

RealTime Transcriptions

TRANSCRIPTION OF THE

COMMISSION OF INQUIRY

MARIKANA

BEFORE TRIBUNAL

THE HONOURABLE MR JUSTICE FARLAM (RETIRED) - CHAIRPERSON
MR TOKOTA SC
MS HEMRAJ SC

HELD ON

DAY 218

15 APRIL 2014

PAGES 26819 TO 26900



© REALTIME TRANSCRIPTIONS

64 10th Avenue, Highlands North, Johannesburg
P O Box 721, Highlands North, 2037
Tel: 011-440-3647 Fax: 011-440-9119 Cell: 083 273-5335
E-mail: realtime@pixie.co.za
Web Address: <http://mysite.mweb.co.za/residents/pak06278>



Page 26819

1 [PROCEEDINGS ON 15 APRIL 2014]
 2 [09:17] CHAIRPERSON: The Commission resumes. I
 3 want to correct something I said yesterday. Yesterday I
 4 said that we were going to sit till half past one and just
 5 before half past one I would give my reasons for the
 6 rulings that I'm going to make in relation to the
 7 application being sought by the police. There's been a
 8 change of plan since then. The Commission will be sitting
 9 till 1 o'clock today, so I will be giving the reasons just
 10 before 1 o'clock. What's going to happen is I'm going to
 11 read the actual rulings and then I will say that copies
 12 will be available with the secretariat, I've given a copy
 13 to the secretariat. Those who wish copies, to receive
 14 copies of their own, ask the secretariat to send copies
 15 electronically. So if there's anyone here at the moment
 16 who wishes to speak to Ms Schubart now and give e-mail
 17 addresses and so on, so that their rulings can be sent
 18 after – there are reasons why they're being sent after the
 19 rulings have been read out – they may do that. And of
 20 course the reasons themselves will also be put on the
 21 Commission's website for those – that will happen just
 22 before 1 o'clock today.
 23 Thank you. Lieutenant-Colonel, you're still
 24 under oath. Mr Wesley?
 25 OMPHILE JOSEPH MERAFAE: (s.u.o.)

Page 26820

1 CROSS-EXAMINATION BY MR WESLEY (CONTD.):
 2 Thank you, Chair. Chair, if I can just begin with a matter
 3 that arose yesterday. It was the date modified – Chair,
 4 you'll remember the Colonel addressed the statement which
 5 is now QQQ2 and I took him through when it was found, where
 6 it was found on the SAPS hard drives that we obtained in
 7 September last year and I said that the date modified was
 8 the 3rd of December 2012 and I said I would check that
 9 because I know, Chair, you queried that and also Mr
 10 Chaskalson queried it.
 11 CHAIRPERSON: You said January.
 12 MR WESLEY: Yes.
 13 CHAIRPERSON: And I said the witness
 14 would have had remarkable foresight if he'd made the
 15 statement in January 2012 dealing with things that happened
 16 in August 2012.
 17 MR WESLEY: I've made quite the opposite
 18 mistake today then because in fact the date is the 3rd of
 19 December 2012.
 20 CHAIRPERSON: Well, I suspected that was
 21 the case, I'm glad that you've clarified it.
 22 MR WESLEY: Thank you, Chair.
 23 CHAIRPERSON: There's also some
 24 housekeeping you want to do, I understand. You came to see
 25 me in chambers.

Page 26821

1 MR WESLEY: Correct, Chair.
 2 CHAIRPERSON: There are some statements
 3 that you want me to give exhibit numbers to.
 4 MR WESLEY: That's correct, Chair.
 5 CHAIRPERSON: So that your cross-
 6 examination can proceed smoothly.
 7 MR WESLEY: Chair, there are four
 8 statements. I have – these weren't previously given to the
 9 Colonel. I have given them to him this morning, he has
 10 read them. I've also provided them to the police
 11 representatives. I think, Chair, you would have been given
 12 copies on your desk.
 13 CHAIRPERSON: Well, what I got is two
 14 statements by – I've got two statements from Constable
 15 Sekgweleya, one an original handwritten one and then one a
 16 supplementary statement.
 17 MR WESLEY: That's correct, Chair.
 18 CHAIRPERSON: And another statement from
 19 –
 20 MR WESLEY: Sergeant Mguye.
 21 CHAIRPERSON: From Sergeant Mguye. The
 22 same thing again, there's a handwritten statement and
 23 there's a typed supplementary statement. Which one – the
 24 first one will be QQQ7, I think we make them QQQ7.1 and
 25 QQQ7.2. So which one comes first?

Page 26822

1 MR WESLEY: Sekgweleya.
 2 CHAIRPERSON: Sekgweleya, so his
 3 handwritten statement will be QQQ7.1 and his supplementary
 4 typed statement will be QQQ7.2 and then Constable –
 5 MR WESLEY: Sergeant Mguye.
 6 CHAIRPERSON: I beg your pardon.
 7 Sergeant Mguye, he is, his statement is QQQ8.1 and 8.2, the
 8 handwritten one being 8.1.
 9 MR WESLEY: Sorry, Chair, I'm just
 10 handing out copies for all the parties.
 11 CHAIRPERSON: Have copies been given to
 12 the parties? Oh, they're being handed out now.
 13 MR WESLEY: They've been given to the
 14 parties. Colonel, we were dealing yesterday with the
 15 statement QQQ2 and also GGG15. Now QQQ2, I'm going to put
 16 some things to you which hopefully you will agree with me
 17 and it's perceptions that I obtained when I read QQQ2. The
 18 first one is that when you drafted it, especially having
 19 regard to the first sentence – I'll remind you what you
 20 said there in the second paragraph, "I hereby make the
 21 following statement to give my version in respect of
 22 Marikana Commission of Inquiry held at Rustenburg Civic
 23 Centre." We know you wanted to tell this Commission your
 24 version.
 25 COLONEL MERAFAE: That is so, Chair.

Page 26823

1 MR WESLEY: The first observation that I
2 want to make is that you wanted to tell the Commission
3 about things that were on your mind that you thought this
4 Commission should know.
5 COLONEL MERAFAE: Things that took place,
6 Mr Chairperson, which I thought this Commission needs to
7 know.
8 MR WESLEY: Well, you've answered the
9 second question because the second impression I got was
10 that you put things in there that you wanted, that you
11 thought the Commission ought to know and you said stuff
12 that the Commission needs to know, so that answers that
13 question but the third one I want to tell you is, you
14 wanted to tell the Commission more than you eventually did
15 in exhibit GGG15.
16 COLONEL MERAFAE: Chairperson, as I have
17 already explained, that I made the unsigned statement
18 before GGG15. I explained fully in the statement QQQ2,
19 than I did in GGG15.
20 MR WESLEY: What you wanted to tell the
21 Commission was in QQQ2 though, everything that was in
22 there.
23 COLONEL MERAFAE: Yes, I admit that in all
24 the statements that I made, Chairperson, is what I wanted
25 the Commission to know. Chairperson, I explained

Page 26824

1 everything that I knew to my mind the Commission needed to
2 know. What I did not explain in the one statement appears
3 in another.
4 MR WESLEY: We'll get to that but I want
5 to put one final thing to you and it's quite personal.
6 You're a modest man. When I asked you about whether you
7 can be considered an expert, the furthest that you would
8 go, an expert on public order policing, was that you know
9 your job well. Well, I want to put to you that to draft
10 QQQ2 and to say what you did there took a lot of courage
11 and you are a courageous man for having said that, what you
12 did in that.
13 COLONEL MERAFAE: I am a person who does
14 not change, Mr Chairperson. If I remain courageous today,
15 the same applies tomorrow, I do not change.
16 MR WESLEY: Now if you – I explained to
17 you yesterday one of the jobs I did, things I did was to
18 take QQQ2 and put it next to GGG15 and we went through some
19 of the changes and some of the differences yesterday. Now
20 would you agree with me that GGG15 is an edited version of
21 QQQ2?
22 CHAIRPERSON: We covered that ground
23 already yesterday. Effectively the answer is yes, it's
24 edited in the sense that he thinks some things were left
25 out, some things were softened but I think he also said

Page 26825

1 that there's extra material that wasn't in QQQ2. That's
2 right, isn't it, Colonel?
3 COLONEL MERAFAE: It's correct,
4 Chairperson.
5 CHAIRPERSON: He said he did, he made
6 those changes on the advice, essentially, of his lawyer but
7 clearly they were working from the original statement QQQ2
8 because the lawyer had a copy, he had a copy and a lot of
9 phraseology and content has been taken over but as I've
10 said, and he agreed, a lot of it has been softened and
11 diluted and so on. I think he's answered that question
12 already.
13 MR WESLEY: I'll move on from that point,
14 Chair. Can we then look at QQQ1, do you have that? Do you
15 have that, Colonel?
16 COLONEL MERAFAE: I have it, Chair.
17 MR WESLEY: Now this statement, if you
18 have a look at the last page it was deposed to on the 10th
19 of April this year, 2014.
20 COLONEL MERAFAE: That's correct,
21 Chairperson.
22 MR WESLEY: And when you began your
23 testimony you made two corrections to this statement, as
24 they were called, the first is to fix a date in paragraph
25 4.7.11.

Page 26826

1 CHAIRPERSON: Yes, in the fourth line 22
2 April becomes 28 – sorry, 22 May to 28 May. That corrects
3 the date of Colonel Vermaak's –
4 MR WESLEY: And the word "pangas."
5 CHAIRPERSON: Yes.
6 MR WESLEY: Yes, Chair, and the word
7 "pangas" was then included in paragraph 4.7.12.
8 CHAIRPERSON: Ja, the fourth line of
9 paragraph 4.7.12, "In addition to the weapons that were
10 used in some of the marches" – that were used in the march,
11 sorry – "referred to by Colonel Vermaak, which were carried
12 by some of the marchers," "in addition to knobkerries and
13 sticks, pangas were used" –
14 MR WESLEY: Now, while you were being led
15 in your evidence and when dealing with an allegation by you
16 of Lieutenant-Colonel Vermaak having taken an R5 rifle from
17 a TRT member on the 13th August you were asked why you
18 hadn't put this in GGG15 or any of the QQQ statements,
19 which is the other statements I've taken you through, and
20 your answer was that "The content of my consolidated
21 statement caters for each and every thing that I forgot to
22 say in my other statements."
23 COLONEL MERAFAE: I remember saying so,
24 Chairperson.
25 MR WESLEY: Now if we take then all your

Page 26827

1 statements together and we accept then for the sake of
 2 argument that the last statement was there to put in stuff
 3 that you forgot, in order to arrive at QQQ1, your last
 4 statement, you would have had to go through your other
 5 statements – sorry, Colonel, if you listen I'll explain it
 6 to you – you'll have to go through your other statements,
 7 which is QQQ6, that's the manuscript statement which you
 8 deposited to on the 13th of August which you handed in, then
 9 you'd also have to look at QQQ2 which is your unsigned
 10 statement, as I call it, also then GGG15 and then QQQ3
 11 which is the supplementary statement of the 29th November
 12 2013. Do you understand the question? In order to go
 13 through, in order to arrive at QQQ1 and to include in that
 14 matter that you'd forgotten to put in your previous
 15 statements, you would have had to have a look at your
 16 previous statements?

17 CHAIRPERSON: That must be right, surely?
 18 That must be right. Did you do that?

19 COLONEL MERAPE: No, I did not do so,
 20 Chair. What I'm trying to explain is – QQQ2 and GGG15,
 21 there are things that corroborate. When I made statements,
 22 Chairperson, like for instance in QQQ2 and GGG15, there are
 23 things that corroborate each other, something that appears
 24 in the one statement would also be in the other. I am also
 25 explaining that in my final statement I then included all

Page 26829

1 had been asked which I had to answer. Some of the
 2 questions came from you that I have to answer as it is
 3 being put to me now.

4 MR WESLEY: In QQQ1?

5 COLONEL MERAPE: When you speak about the
 6 statement referred to as the consolidated statement, which
 7 I have referred to, Mr Chairperson, as my final statement
 8 before coming to testify here. There are 27 questions
 9 which I had to read and answer in completing my final
 10 statement. They were leading me to, where I see here I
 11 missed the ball they would direct me to where the ball is.

12 MR WESLEY: I understand now.

13 CHAIRPERSON: Mr Mahlangu, I heard him
 14 say that in English but I haven't heard you say it in
 15 Tswana.

16 MR MABUNDA: Oh yes, sorry Chair.

17 MR WESLEY: Colonel, I understand now.
 18 So when you prepared QQQ1, what happened was you were given
 19 a list of 27 questions and you were told, answer those
 20 questions.

21 COLONEL MERAPE: Yes, Chairperson. They
 22 were assisting me or preparing me to bring about everything
 23 that is important in my statement.

24 MR WESLEY: Now, we've heard how it came
 25 about now, now we understand that but if there is a

Page 26828

1 the other things that appear in my other statements which I
 2 thought would be important for the Commission, I included
 3 those.

4 MR WESLEY: Colonel, I'm going to take
 5 you through some of the content of QQQ1 but I'm just trying
 6 to understand how it came about. Let's look at QQQ1. It's
 7 called the consolidated statement. From what I understand,
 8 the word "consolidated," it means to combine something or
 9 amalgamate something, put something altogether. Is that
 10 the way you understood this, the purpose of this statement
 11 or what it was meant to achieve?

12 COLONEL MERAPE: Chairperson, that's not
 13 how I understood it. I understand that explanation now
 14 that you are giving me, that is not how I understood it.

15 MR WESLEY: What did you understand you
 16 were doing then if you're giving a consolidated statement?

17 COLONEL MERAPE: I was writing my final
 18 statement.

19 MR WESLEY: Your final statement?

20 COLONEL MERAPE: Correct, Chairperson.

21 MR WESLEY: How did you decide what to
 22 address in your final statement? Let me ask you this
 23 question, did you decide what has to be addressed in this
 24 final statement of yours, QQQ1?

25 COLONEL MERAPE: Chairperson, questions

Page 26830

1 difference between something you say in QQQ1 and something
 2 you say in your other statements, and I'm going to give you
 3 an example, a simple example. I would like you to explain
 4 to the Commission how must we deal with this because we've
 5 got several statements of yours now. I think Colonel
 6 Vermaak claimed the record for the most number of
 7 statements but you might be close to him. How are we
 8 supposed to deal with differences and discrepancies where
 9 they clash. I want to give you an example -

10 [09:37] CHAIRPERSON: Mr Wesley, to be fair to
 11 the witness, shouldn't you put the differences? Some of
 12 the differences he may say, well, now that you put it to
 13 me, my earlier statement is probably right. Others he may
 14 say, I looked at it and I realised what I said in my
 15 earlier statement was wrong and that's why I've corrected
 16 it. So you can't, there's no holdall answer to that
 17 question put as a general proposition. Surely he must be
 18 asked to deal with differences which you will contend in
 19 due course are significant, and asked to explain how we
 20 must handle it. Either the earlier one is right because
 21 his memory was fresher or the later one is right because
 22 he's realised he has made a mistake, then you can explore
 23 those answers after that, surely.

24 MR WESLEY: Yes, Chair. I'm going to put
 25 two now and then as we go through your evidence we will

Page 26831

1 address them as they arise but because I wanted to use an
 2 example it's convenient to do so right now. Let's have a
 3 look at paragraph 5.28, 5.28 of QQQ1. Now what you've done
 4 in this statement is, in paragraph 5.25 through to 5.27 you
 5 deal with what you refer to later on as the planning
 6 exercise that you went through with Lieutenant-Colonel
 7 Scott and then you state in 5.28, "After the presentation
 8 of the plan" – no, sorry, that's the wrong part. The first
 9 sentence, "After the plan exercise with Colonel Scott we
 10 did the slide presentation and briefed members on the same
 11 day about what the plan would be." You see that?
 12 COLONEL MERAPE: I see, Chairperson.
 13 MR WESLEY: If one then has a look at
 14 paragraph 16 of QQQ2 –
 15 CHAIRPERSON: QQQ2 of course hasn't got
 16 numbered paragraphs.
 17 MR WESLEY: No.
 18 CHAIRPERSON: So what page are you on?
 19 MR WESLEY: Chair, it's the very last
 20 page, the first paragraph on the top of the very last page.
 21 It begins, "On Tuesday the 14th August 2012."
 22 CHAIRPERSON: No, it's not on the screen
 23 yet. It goes a bit further. It is, yes, sorry, I beg your
 24 pardon. Yes, it's the top of the page on the screen.
 25 MR WESLEY: The very first sentence, what

Page 26832

1 it reads is the following, "On Tuesday the 14th August 2012
 2 at 07H00 a JOC meeting was held attended by Major-General
 3 Mpmembe, Major-General Annandale, Brigadier Seboloke,
 4 Brigadier Calitz, Brigadier Seloane, whereafter Lieutenant-
 5 Colonel Duncan Scott from head office briefed us about the
 6 detailed plan." Do you see that?
 7 COLONEL MERAPE: I see, Chairperson.
 8 MR WESLEY: Now the difference here is,
 9 in QQQ1 you say that "we did the presentation," you and
 10 Colonel Scott "and briefed the members," but here you're
 11 saying that "Colonel Scott from head office briefed us."
 12 Which one was it?
 13 COLONEL MERAPE: Chairperson, we can plan
 14 a thing together as being two but there's one speaker. The
 15 speaker in this case then Colonel Scott, Mr Chairperson,
 16 about things that we planned together with him. What I say
 17 in the one statement is exactly what I mean in the other
 18 statement, it's the same thing.
 19 MR WESLEY: Colonel, I differ with you
 20 there. In the one you say that you were briefed, in the
 21 other one you say you were the person doing the briefing.
 22 Those are not the same.
 23 COLONEL MERAPE: Yes, Chairperson, I have
 24 explained that in a choir where we sing together as a
 25 group, but here one person speaks on behalf of the group.

Page 26833

1 I have explained that – Chairperson, the position is that
 2 we did the plan together with Colonel Scott, me and him, so
 3 I could not have been one of the people that he was
 4 briefing about the plan that I did together with him, which
 5 I knew.
 6 MR WESLEY: I agree with you there,
 7 that's why I have difficulty where you're saying in
 8 paragraph 16 of QQQ2 that "Lieutenant-Colonel Scott briefed
 9 us."
 10 COLONEL MERAPE: Chairperson, there is
 11 always what is called the slip of a tongue.
 12 MR WESLEY: Okay. Okay, I accept that.
 13 That's –
 14 CHAIRPERSON: This looks like a slip of
 15 the type, though, doesn't it, but anyway I think you've
 16 made the point so far as it can be made, Mr Wesley.
 17 Perhaps we should move on to the next one.
 18 MR WESLEY: Yes. Let's just deal with
 19 one other one which we're going to, what happened on the
 20 13th and what you intended to do and what you wanted to do
 21 but while we're on this point have a look at QQQ2,
 22 paragraph 13.
 23 CHAIRPERSON: Paragraph 13 will be on the
 24 penultimate page.
 25 MR WESLEY: That's on the second page, it

Page 26834

1 is the second paragraph from the top. It begins, "The
 2 group was stopped."
 3 CHAIRPERSON: Well, that's the third page
 4 actually. It's the second paragraph beginning on the third
 5 page.
 6 MR WESLEY: Third page, I beg your
 7 pardon, Chair.
 8 CHAIRPERSON: Well, actually it's the
 9 second paragraph on the third page.
 10 MR WESLEY: Now in the middle, here we're
 11 dealing with events on the 13th and Major-General Mpmembe has
 12 spoken and he's been told that, by the crowd, that Lonmin
 13 management must come and address the people about
 14 grievances regarding salary agreements and then you say the
 15 following, it's in the middle, "Myself and other officers
 16 suggested that we disarm the people there and then because
 17 we have cornered them." Do you see that?
 18 COLONEL MERAPE: I see, Chairperson.
 19 MR WESLEY: And then you carry on to say
 20 the General refused, is that correct?
 21 COLONEL MERAPE: I don't think we should
 22 just read up to there, we should continue with the sentence
 23 where it says the General refused and then what happened
 24 and why.
 25 MR WESLEY: You're welcome to read the

Page 26835

1 rest. It's really not important for the question but if
 2 you'd like I can place it on the record. It reads, "The
 3 General refused and said he didn't want a Tatane incident
 4 (Ficksburg incident) where a person was shot and killed by
 5 the police with rubber bullets." Do you want that on the
 6 record?
 7 COLONEL MERAPE: I thank you, sir.
 8 MR WESLEY: Okay, but what I want to know
 9 here, your thinking at that point in time, your thinking
 10 was that – am I correct in saying your idea, what you
 11 thought should happen was that you should disarm the people
 12 there because you had them cornered?
 13 COLONEL MERAPE: Chairperson, I think at
 14 the time where we had stopped these gentlemen, the
 15 strikers, there, certain things happened. General Mzembe
 16 spoke to the people and me, as crowd manager, thought it
 17 was time that I took over to take control of the situation.
 18 That is when I explained that they should stand back, we
 19 will deal with the situation.
 20 MR WESLEY: In short, your idea at that
 21 stage, what you've written, though, is you wanted them
 22 disarmed because you had them cornered.
 23 COLONEL MERAPE: Chairperson – in terms
 24 of public order intervention they should be followed –
 25 Chairperson, yes, there were certain processes that were

Page 26836

1 going to be followed though that, the aim at the end was to
 2 – but in terms of public order interventions we would have
 3 applied the necessary processes.
 4 MR WESLEY: Okay, I hear that but what
 5 you wrote then, let me make it very simple, what you wrote
 6 here in QQQ2 is that you wanted them disarmed there because
 7 you had them cornered.
 8 COLONEL MERAPE: Chairperson, it was in
 9 the interests of the nation that the people who were
 10 cornered there put their arms down. The reason for the
 11 police going over there was to disarm these people, I had
 12 gone for that purpose as well.
 13 MR WESLEY: Colonel, my question was –
 14 you haven't answered the question. My question is, what
 15 you wrote there in QQQ2, what you wrote was that you wanted
 16 the people, you wanted to disarm the people there and there
 17 "because we had them cornered." That's what you wrote.
 18 COLONEL MERAPE: My response is the same,
 19 yes. That was the purpose of – Chairperson, that was the
 20 purpose of going there, yes, but as I explained there were
 21 certain processes to be followed which will eventually end
 22 up with them putting their arms down.
 23 MR WESLEY: If you can then have a look
 24 at QQQ1 paragraph 5.13, numbered paragraph 5.13 and let's
 25 have a look at what you wrote here. In the middle of the

Page 26837

1 paragraph the sentence reads, "I then said to Major-General
 2 Mzembe that as the senior POP commander I'm taking control
 3 and that we should" – and here's the important part –
 4 "disperse and disarm the people." So what you wrote here
 5 was that you wanted to, you thought they should be
 6 dispersed and disarmed.
 7 COLONEL MERAPE: Yes, Chairperson.
 8 MR WESLEY: In the first part that I put
 9 to you, you want to disarm them because you have them
 10 cornered and in the second one you see, now you're saying
 11 you must disperse them and disarm them.
 12 COLONEL MERAPE: Chairperson, I take it
 13 as I've already explained, I mentioned this when I was
 14 being led by my counsel in evidence-in-chief, that at the
 15 end of the day when you go and disarm people, you have to
 16 disperse them into smaller groups to make it easier. The
 17 final product will be to disarm. There are processes to be
 18 followed.
 19 MR WESLEY: I hear you and we're going to
 20 get to that in more detail, I understand but do you see the
 21 difficulty? There are certain places where what you say in
 22 one statement isn't quite the same as what you say in
 23 another statement and that's what I was trying to show you.
 24 COLONEL MERAPE: I have explained,
 25 Chairperson, that in my statement, that there would be

Page 26838

1 certain things appearing in the one statement which you
 2 would not find in the other one but they were not left
 3 deliberately.
 4 MR WESLEY: Okay. Now, in other parts of
 5 QQQ1 – and remember the context where I'm asking these
 6 questions is, you said in your testimony that what you did
 7 with this statement QQQ1 was to put in stuff that you'd
 8 forgotten to say in your previous statements, okay?
 9 Remember that? That was your testimony.
 10 COLONEL MERAPE: I agree, Chairperson,
 11 the 27 questions to 28 questions -
 12 MR MAHLANGU: - but I must say –
 13 COLONEL MERAPE: - should not be put
 14 aside out of context. They should be part and parcel of my
 15 statement.
 16 MR MAHLANGU: - that the 27 or 28
 17 questions should not be put out of context, they should be
 18 part and part of my statement.
 19 CHAIRPERSON: Mr Mahlangu, we're having a
 20 problem again with you and the witness talking over each
 21 other. I know it's difficult but please try to avoid that
 22 because it's very difficult for the transcribers otherwise.
 23 I know it's difficult, I'm not criticising you, I'm just
 24 asking you to bear it in mind.
 25 MR MABUNDA: Thank you, Chair.

<p style="text-align: right;">Page 26839</p> <p>1 MR WESLEY: Now you've made reference 2 again to the 27 questions. The point I want to make is, 3 those 27 questions didn't just deal with material that you 4 may have left out. It also dealt with other material and 5 more specifically – we know this now because you say in 6 this statement you answered 27 questions – more 7 specifically you were also asked to deal with evidence, 8 testimony that had been led in this Commission. Is that 9 not correct? Was that not part of what you were, part of 10 the 27 questions that you were given, stuff that was said 11 here?</p> <p>12 COLONEL MERAFAE: I agree to what, about 13 what I'm being asked, Chairperson, that it is true. I just 14 want to say that some of the things that I left out were 15 left so deliberately, it's something that I wrote.</p> <p>16 MR WESLEY: No, I'm not – leave it there 17 but let's take an example. Paragraph 8.1 and it's 18 something we dealt with yesterday. Here you say, "I'm 19 aware that there is evidence that some strikers on 16 20 August 2012 were shot with pellets. None of the members 21 under my command are issued with pellets." You say that in 22 paragraph 8.1 of QQQ1, is that correct?</p> <p>23 COLONEL MERAFAE: True, sir.</p> <p>24 MR WESLEY: Now the evidence that you're 25 referring here to, you say I'm aware that there's evidence,</p>	<p style="text-align: right;">Page 26841</p> <p>1 dealing with something that was said in this Commission, 2 testimony led here by Lieutenant-Colonel Vermaak.</p> <p>3 COLONEL MERAFAE: Chairperson, you will 4 understand that when I made the statement the Commission 5 had already commenced. As a person who listens to the news 6 you hear these things, you hear what this person is saying.</p> <p>7 [09:57] MR WESLEY: Would I then be correct in 8 saying if one looks at QQQ1 that there were actually two 9 reasons why it was drafted and presented to this 10 Commission. The first one was to put stuff in there, 11 matters that you had forgotten and there was a second 12 reason and the second reason was to deal specifically with 13 specific evidence that had been led in this Commission.</p> <p>14 MS BALOYI: Chairperson, I object to that 15 question. The ruling that was previously made by the 16 Commission was that when witnesses come to testify we have 17 to provide statements, full statements of what the evidence 18 of that witness was going to be so that witnesses do not 19 end up testifying or saying things for the first time in 20 the witness stand and denying the other parties the 21 opportunity to prepare for the cross-examination of that 22 witness. Chairperson, that is the basis on which QQQ1 was 23 prepared.</p> <p>24 CHAIRPERSON: Yes, well, I don't think 25 it's the basis for an objection but I mean the point made</p>
<p style="text-align: right;">Page 26840</p> <p>1 is that evidence that has been led in this Commission? Is 2 that the evidence you are talking about?</p> <p>3 COLONEL MERAFAE: These are some of the 4 things that I overheard. What I was explaining here is 5 that I have heard that some of my members had used pellets. 6 I was also explaining that where I am working, I have not 7 seen any member being issued with those, with that 8 ammunition, the pellets.</p> <p>9 MR WESLEY: So did you put this sentence 10 in paragraph 8.1 because it was something that you heard or 11 because it was part of the 27 questions that you were given 12 to answer?</p> <p>13 COLONEL MERAFAE: Chairperson, I do not 14 remember there whether I was responding to part of the 27 15 questions or something that I'd heard but what I am 16 explaining here is that I had heard that some of the 17 members had used pellets.</p> <p>18 MR WESLEY: Let's take another example, 19 paragraph 6.3, the last part of paragraph 6.3. Here it is 20 more specific. You say there, "I am aware that Lieutenant- 21 Colonel Vermaak testified before the Commission that I told 22 him at Roots that General Mpmembe gave the order to fire 23 teargas." Do you see that?</p> <p>24 COLONEL MERAFAE: I see so.</p> <p>25 MR WESLEY: So there you are specifically</p>	<p style="text-align: right;">Page 26842</p> <p>1 is a valid one, that the purpose obviously of the statement 2 was to provide a written version of all the evidence-in- 3 chief that the witness was going to give. That would have 4 included what was in the original statement, answers to the 5 27 questions, things that he noticed on reading his 6 statement that he'd forgotten about and was going to 7 mention in chief and your point is that over and above 8 those reasons, he also was going to answer specifically to 9 things Colonel Vermaak had said. Well, of course what Ms 10 Baloyi says, applies. If she was proposing to lead him in 11 chief to answer things that Colonel Vermaak had said, it 12 was appropriate for her to ensure that that material was 13 included in the statement, isn't that so?</p> <p>14 MR WESLEY: Quite so, Chair.</p> <p>15 CHAIRPERSON: I mean I think I understand 16 the point you're trying to make but I think, if I may say 17 so, you should put it differently.</p> <p>18 MR WESLEY: Over-egged the pudding. 19 Colonel, let's – we'll leave that point there.</p> <p>20 CHAIRPERSON: It is correct, is it not, 21 that part of the – some of the new material in your 22 statement that's not in the others, is inserted 23 specifically to give your answer to some of the things that 24 Colonel Vermaak had said because you didn't agree with some 25 of the things he said and you wanted to make it clear to</p>

Page 26843

1 the Commission that that was so. That's fair, isn't it?

2 COLONEL MERAPE: That's correct,

3 Chairperson.

4 MR WESLEY: Let's have a look at

5 something and here we've heard Colonel Vermaak testify and

6 you have certain things to say. Now I want you to

7 understand that what we're doing here, the process which

8 I'm going to go through now with you is just to test what

9 you have to say. It must be tested, one cannot just leave

10 it hanging in the air. So you accept that, it must be

11 tested, what you have to say.

12 COLONEL MERAPE: It is so, Chairperson.

13 MR WESLEY: Okay. Now regarding the

14 order for teargas, what you're saying in paragraph 6.3 of

15 QQQ1 and I will read it again to you, so you can listen

16 carefully. You say, "I am aware that Lieutenant-Colonel

17 Vermaak testified before the Commission that I told him at

18 Roots that General Mpembe gave the order to fire teargas."

19 And you say, "I did not tell Lieutenant-Colonel Vermaak

20 this. I was not anywhere near Major-General Mpembe when

21 the first teargas was thrown and I could not have made such

22 an allegation."

23 COLONEL MERAPE: Chair, it is true, I was

24 not near General Mpembe when the teargas was thrown.

25 MR WESLEY: Were you in this chamber when

Page 26844

1 Lieutenant-Colonel Vermaak gave this evidence?

2 COLONEL MERAPE: No.

3 MR WESLEY: Did you see this evidence

4 being led on television maybe?

5 COLONEL MERAPE: Chair, I read the

6 papers, I also listen to the broadcasts. That's what I

7 read in the news and I knew that I was at Roots, it's not

8 just stories that I'm giving here.

9 MR WESLEY: But you can't remember

10 specifically how you became aware of this?

11 COLONEL MERAPE: You're confusing me,

12 sir. The questions that you were asking are not questions

13 that I can answer directly, I am a bit confused.

14 MR WESLEY: No, okay, I'll make it

15 simple. Here you say, the very first sentence, "I am aware

16 that Lieutenant-Colonel Vermaak testified." You're aware

17 that he testified, you know that Lieutenant-Colonel Vermaak

18 testified this, do you see that?

19 COLONEL MERAPE: As I have explained,

20 that as a person who listens to the news, when General –

21 when Vermaak was here, when Vermaak was here, from the news

22 and so on I knew that he had said this. That is why I'm

23 saying I knew that he was giving evidence here. I had also

24 seen this in the news.

25 MR WESLEY: You saw this in the news, is

Page 26845

1 that how you became aware of this testimony?

2 COLONEL MERAPE: Chair, at Roots this

3 matter came up. In the Commission here it also came up. I

4 made my statement whilst the Commission was continuing.

5 The matter that is being raised here is something that I

6 know, it has been said.

7 MR WESLEY: Colonel, you're not answering

8 the question but I'm going to move on, I'll leave it there.

9 You must have been very upset with Lieutenant-Colonel

10 Vermaak that he would say something like this about you

11 under oath.

12 COLONEL MERAPE: Chairperson, anybody has

13 that right to say things about me, I don't get angry, it's

14 fine.

15 MR WESLEY: You weren't upset?

16 COLONEL MERAPE: Never. I don't get

17 angry about things that happen – particularly where there

18 is no truth, that does not worry me.

19 MR WESLEY: Okay. Would you be surprised

20 if I told you that Lieutenant-Colonel Vermaak did not

21 testify like that?

22 COLONEL MERAPE: No, Chairperson, as I

23 explained I am not going to argue with you if you say that.

24 MR WESLEY: In the documents that you

25 were given is exhibit LLL8, that's Lieutenant-Colonel

Page 26846

1 Vermaak's statement of 21 January 2014. Could you go to

2 paragraph 12 of it? It's in Afrikaans. I'll read the

3 Afrikaans and if the Chair would be kind enough to

4 translate –

5 CHAIRPERSON: Why don't, why shouldn't I

6 read the Afrikaans, you translate –

7 MR WESLEY: I'm quite happy to do it

8 myself, Chair.

9 CHAIRPERSON: What's the paragraph?

10 MR WESLEY: I can do it, Chair.

11 CHAIRPERSON: Where is it, where –

12 MR WESLEY: Paragraph 12.

13 CHAIRPERSON: Okay, I think I can find

14 it.

15 MR WESLEY: There's words the word –

16 there's one sentence and it is this, the Colonel is dealing

17 with events on the 6th of September, if I'm not mistaken or

18 maybe it was the 5th, the 5th of September at Roots. Now he

19 gets to a part at the bottom, it reads as follows in

20 Afrikaans, "Die kwessie het ter sprake gekom van wie die

21 traanrook en skokgranate gegooi het en wie die opdrag gegee

22 het. Kaptein Thupe het toe opgestaan en vir die generaal

23 gesê dat hy, wat die generaal is, is die een wat die opdrag

24 gegee het. Die generaal het dit aanvanklik ontken." And

25 then it carries on.

Page 26847

1 CHAIRPERSON: I'll translate it. The
 2 question then arose as to who threw the teargas and the
 3 stun grenades and who gave the instruction. Captain Thupe
 4 then stood up and told the General that he, that's to say
 5 the General, is the one who gave the instruction. That's
 6 the passage that you read in Afrikaans.
 7 MR WESLEY: Thank you, Chair.
 8 CHAIRPERSON: The point made is that he,
 9 and he said the same in his evidence, the point made is
 10 that Lieutenant-Colonel Vermaak didn't accuse you of having
 11 made that allegation. He said, in fact, that it was
 12 Captain Thupe who said it. So if you heard it on the radio
 13 or read it in the newspaper – well, I don't think you could
 14 have heard it on the radio because they wouldn't have got
 15 it wrong and I don't think, it's unlikely there was a wrong
 16 report in the newspaper, so either somebody told you that
 17 or somehow you misunderstood what you'd heard. I'm not
 18 sure how significant it is but what is important is that
 19 the Colonel didn't say that.
 20 COLONEL MERAFAE: Chairperson, as I
 21 explained, counsel is going this way and this way and
 22 doesn't ask direct questions to which I should reply. That
 23 is why I mention that even if I try my best to respond to
 24 him, he confuses me.
 25 CHAIRPERSON: You're now going on a

Page 26848

1 dwaalspoor. Let's stick to the main track. The point I'm
 2 putting to you has nothing to do with the way counsel is
 3 asking his questions. What I said to you is this, you said
 4 in your statement that you're aware that Lieutenant-Colonel
 5 Vermaak accused you of having said that he gave the order.
 6 What counsel says to you is, that's not correct,
 7 Lieutenant-Colonel Vermaak didn't say that, he said
 8 something else and he then shows you from the original
 9 statement that Colonel Vermaak made – not the original
 10 statement, the statement he put before the Commission which
 11 is in accordance with the evidence he gave and which I,
 12 which he read to you in Afrikaans and I have translated –
 13 it appears from that that Lieutenant-Colonel Vermaak did
 14 not say that you had accused him of having given the
 15 instruction. What he said was that Captain Thupe stood up
 16 at Roots and said that he accused him, that is to say the
 17 General, of having given the instruction. That's the
 18 point. So what you said in your statement, I'm aware that
 19 Colonel Vermaak said that, that wasn't correct. You either
 20 misunderstood what Lieutenant-Colonel Vermaak had said or
 21 you were misinformed but anyway, the point is the
 22 allegation you were dealing with wasn't correct. Of course
 23 it's not serious because you say you didn't make the
 24 allegation, you said you couldn't have made it because you
 25 weren't next to him at the time the stun grenade was

Page 26849

1 thrown, the teargas canister was thrown. Now that fits in
 2 with what Colonel Vermaak says because he says you didn't
 3 make the allegation, it was Thupe.
 4 COLONEL MERAFAE: It is so, Chairperson.
 5 Yesterday I also explained the Thupe question, I said Thupe
 6 was the person next to him and Thupe is the person who
 7 said.
 8 CHAIRPERSON: You see, so you and the
 9 Colonel were choirboys singing from the same hymn sheet on
 10 that point, to use the metaphor you used.
 11 MR WESLEY: Do you accept that you were
 12 misinformed by wherever it was or whomever it was that told
 13 you that Lieutenant-Colonel Vermaak had made that
 14 statement? He didn't say that about you.
 15 COLONEL MERAFAE: Chairperson, what I
 16 know, what I know about General Vermaak – I mean General,
 17 what I know about General – what I know about the
 18 allegations which were made by Colonel Vermaak was that
 19 there was a plan to murder the General. That is all I
 20 know.
 21 MR WESLEY: Okay.
 22 COLONEL MERAFAE: Which was mentioned at
 23 Roots.
 24 MR WESLEY: Let's move on to a second
 25 part then. In that same paragraph 6.3 there's something

Page 26850

1 else that you state. At the very start of the sentence,
 2 let's look at this part, you say here – 6.3, there we go,
 3 I'll read it for you. You say that "Before we started a
 4 discussion in my breakaway group, Major-General Mpembe
 5 asked Lieutenant-Colonel Vermaak to tell him who threatened
 6 to kill him on 13 August 2012. Major-General Mpembe said
 7 to Colonel Vermaak that if he did not disclose the person
 8 that made the threat he would lay a charge of intimidation
 9 against Colonel Vermaak. Colonel Vermaak then said 'die
 10 man langs jou,'" which means the man next to you. "I was
 11 sitting next to Major-General Mpembe and Major-General
 12 Mpembe turned and looked at me. I said to the Major-
 13 General that I did not know anything of what Colonel
 14 Vermaak was talking" and it carries on. You see that?
 15 COLONEL MERAFAE: I see, Chairperson.
 16 MR WESLEY: Now if you have a look –
 17 that's what you, you're addressing that allegation but that
 18 doesn't quite accord with what Lieutenant-Colonel Vermaak,
 19 what his evidence was. If you can have a look at LLL8,
 20 I'll use the statement again to show you, paragraph 12. I
 21 just want to find the place, Chair. It begins – well, it
 22 begins at, actually that's the start, there we go. It
 23 says, "In opdrag van die Provinsiale Kommissaris moes die
 24 betrokke bevelvoerders van 27 Augustus 2012 tot 6 September
 25 2012 'n nabetragtingsessie bywoon te Potchefstroom, Roots,

Page 26851

1 om 'n voorlegging voor te berei vir die Provinsiale en
2 Nasionale Kommissarisse. In die tydperk was daar noukeurig
3 deur die gebeure gewerk. Op 5 September 2012 het ons
4 opdrag ontvang om in groepe op te deel soos die gebeure
5 plaasgevind het. Luitenant-kolonel Merafe het by my kom
6 staan tydens tee breek en het hy aan my genoem dat hy
7 ongelukkig is oor – ongelukkig is dat generaal Mpembe die
8 toneel by die spoor oorgeneem het en hom as POP
9 bevelvoerder uitgeskuif het en nie geluister het na die
10 raad wat vir hom gegee was nie. Ek het besef dat dit net
11 bevestig wat die lede die dag by die spruit vir my gesê
12 het, dat hulle nie tevrede was met die generaal se besluite
13 nie." Now I can do a rough translation. The only part
14 which is –

15 CHAIRPERSON: Before you translate it for
16 him, what paragraph?

17 MR WESLEY: From 5 September, "Op 5
18 September-"

19 CHAIRPERSON: Op 5 September?

20 MR WESLEY: The sentence that begins, on
21 5 September, "Op 5 September" – Chair, can I do a
22 translation?

23 CHAIRPERSON: Yes, do so.

24 MR WESLEY: What he said is, on 5
25 September 2012 we received an order to divide ourselves

Page 26852

1 into groups according to the events as they happened.
2 Lieutenant-Colonel Merafe came and stood by me during a tea
3 break and he mentioned to me that he was upset that General
4 Mpembe took over at the scene –

5 CHAIRPERSON: Had taken over the scene.

6 MR WESLEY: Ja.

7 CHAIRPERSON: Had taken over the scene by
8 the railway line.

9 MR WESLEY: Yes.

10 CHAIRPERSON: And had pushed him aside as
11 POP commander and did not listen to the advice that was
12 given to him. I realised that that just confirmed what the
13 members had said to me that day at the stream, that they
14 were not satisfied with the General's decisions. We then
15 went into the discussion group and the group could not get
16 started, whereupon I suggested that we should begin at the
17 beginning where the strikers were next to the railway line
18 and what went wrong there. I made the comment, I then made
19 the comment that some of the members were not happy with
20 the General's decision. General Mpembe was immediately
21 angry about the comment and insisted that I should say who
22 had said it, whereupon I mentioned to him that Lieutenant-
23 Colonel Merafe about 15 minutes earlier had made the
24 comment. Lieutenant-Colonel Merafe originally denied it.
25 That's the passage.

Page 26853

1 MR WESLEY: Thank you, Chair. Do you see
2 that there's a difference here? We of course yet don't
3 know which is correct but what you're addressing in
4 paragraph 6.3 of QQQ1 where Colonel Vermaak would have said
5 "die man langs jou," you're saying that it regarded a
6 threat against the life of General Mpembe but what
7 Lieutenant-Colonel Vermaak was actually addressing was
8 unhappiness about the General having taken over and having
9 moved you aside as POP commander at the scene on the 13th,
10 do you see that?

11 [10:16] COLONEL MERAFA: I see, Chairperson, but
12 I want to explain that. In this statement, the statement
13 now on the screen, here there's not – it is not talking
14 about things that were happening at Roots. It is a cover-
15 up as it is that the statements went about being changed
16 from time to time. The first thing is, there was no 15
17 minutes tea breaks there. General Mpembe started, before
18 we can even start talking about anything, asked Colonel
19 Vermaak – right away.

20 MR MAHLANGU: General Mpembe asked right
21 away, the other part he said in English, he said it's right
22 away from the start about the allegations, the threats on
23 his life.

24 COLONEL MERAFA: I don't know what the
25 General was trying to, the Colonel here was trying to

Page 26854

1 polish when he mentioned these things.

2 MR WESLEY: But you see, Colonel Vermaak
3 didn't testify that you were the one who made the death
4 threat against General Mpembe.

5 COLONEL MERAFA: Die man langs jou –
6 General Mpembe - I'm going to lay a charge of intimidation
7 against you if you don't tell me the man who threatened to
8 kill me. That is that.

9 MR MAHLANGU: The use of the words "die
10 man langs jou," as he says, came out as a result of that.

11 CHAIRPERSON: [Microphone off, inaudible]
12 – this point does seem to differ from the previous point.
13 The previous point you were dealing with an allegation this
14 witness made about what he understood Colonel Vermaak to
15 have said in evidence here and you showed that in Colonel
16 Vermaak hadn't said that. He's now dealing with something
17 else, he's not dealing with what he understood Colonel
18 Vermaak to have said here. What he's dealing with is what
19 he says Colonel Vermaak said at Roots. He says Colonel
20 Vermaak at Roots accused him of having said that he was the
21 one who had threatened the General. And he says, and it's
22 correct that Colonel Vermaak didn't say that in his
23 evidence here but that's not the point. He says that what
24 Colonel Vermaak did say is incorrect and he says what
25 Colonel Vermaak did say at Roots but it doesn't turn on his

<p style="text-align: right;">Page 26855</p> <p>1 evidence, it turns upon what actually happened at Roots. 2 So there is a difference, I think. 3 MR WESLEY: Yes, Chair. No, what I was 4 going to say is we must then accept that as far as this 5 incident is concerned there's definitely a difference 6 between you have to say and what Colonel Vermaak has to say 7 about what happened. We know that, you've got a version, 8 he has a version. 9 MS BALOYI: Chairperson, Mr Wesley is 10 putting to the witness the difference in the account of 11 what happened at Roots. I'm not sure that that is 12 factually correct, Chairperson. Colonel Vermaak speaks to 13 something and then the Colonel speaks to something 14 completely different. It may well be that all of that 15 happened or one or the other happened and I'm not sure that 16 what Mr Wesley is putting is correct. 17 CHAIRPERSON: Well, I'm not sure that 18 anything turns on this from a material point of view and I 19 don't propose devoting a chapter in the report to solving 20 this particular problem, this conflict of fact. The fact 21 is, as you correctly say, Colonel Vermaak gives one version 22 of what was said, the witness gives another. It's 23 possible, as suggested, that both may even be true because 24 both may be correct but speaking for myself, I hope I'll be 25 forgiven for saying I'm not terribly interested in which of</p>	<p style="text-align: right;">Page 26857</p> <p>1 COLONEL MERAFAE: You are given a sidearm 2 if you have undergone training in the use. 3 MR WESLEY: Now when you are given a 4 sidearm as a SAPS member, what are your duties with regard 5 to the keeping of that sidearm? 6 COLONEL MERAFAE: One has got to see to it 7 that it is kept safe in his possession – a safe that is 8 moulded on the wall for safekeeping of that firearm. 9 MR MAHLANGU: That in one's house, if 10 it's got to be kept there, there has got to be a safe that 11 is moulded into the wall for the safety of that firearm. 12 MR WESLEY: Okay, so when it's not in 13 your possession you must keep it in a safe. 14 COLONEL MERAFAE: Lock it and have the key 15 with you. 16 MR WESLEY: Have the key with you and 17 otherwise you must keep it safe in your possession when you 18 have it. 19 COLONEL MERAFAE: Correct, Chairperson. 20 MR WESLEY: Is a SAPS member allowed to 21 take his firearm, his sidearm, and just give it to another 22 SAPS member, his friend who is on duty with him, or never? 23 COLONEL MERAFAE: It depends on 24 circumstances, Chairperson. 25 MR WESLEY: Okay. What circumstances may</p>
<p style="text-align: right;">Page 26856</p> <p>1 the two is correct on this point because I don't think it's 2 going to affect any recommendations or findings the 3 Commission makes. 4 MR WESLEY: No, Chair. The point is the 5 witness's answers have explained the difference and we 6 can't take it further and I have no intention of taking it 7 any further than that. 8 CHAIRPERSON: May we move on, Mr Wesley? 9 MR WESLEY: Next point. Now, Colonel, 10 you hold the rank of Lieutenant-Colonel, it's a senior 11 officer, regarded as a senior officer in the South African 12 Police Service. Are you a senior officer? 13 COLONEL MERAFAE: It is so, yes. 14 MR WESLEY: Yes, and as a senior officer 15 is it not your duty to report incidents of misconduct on 16 the part of fellow officers to your superiors? In other 17 words, if you see a fellow officer misconduct themselves, 18 himself or herself, you report to whomever it is that you 19 have to report. 20 COLONEL MERAFAE: It's my job, yes. 21 MR WESLEY: And here, please, I'm relying 22 on your experience as a police officer to explain this to 23 us. We know that – well, let me ask you, are all SAPS 24 members issued with a sidearm? Does everyone get one or 25 only selected members?</p>	<p style="text-align: right;">Page 26858</p> <p>1 he do it and what circumstances may he not do it? 2 COLONEL MERAFAE: Circumstances such as I 3 have been injured there and I know that you have undergone 4 training in the use of this firearm, I could give it to 5 you. 6 MR WESLEY: Okay, any other 7 circumstances? 8 COLONEL MERAFAE: The other circumstances 9 would be if I'm unable to use it – I have run out of 10 ammunition for that firearm, the rounds. It actually 11 depends on circumstances existing at the time, Mr 12 Chairperson. 13 MR WESLEY: Okay, so there are 14 circumstances when you can. Now, if one SAPS member does 15 hand over a weapon to his friend, would you agree with me 16 that it must be recorded in – that SAPS person, member, 17 must record that in their pocketbook or diary? 18 COLONEL MERAFAE: Chairperson, when you 19 speak of handing over, yes, that would be the position. 20 MR WESLEY: Yes. Now, not all SAPS 21 members are issued with R5 rifles. 22 COLONEL MERAFAE: Any member of the police 23 who has undergone training in the use of R5 is issued with 24 an R5. 25 MR WESLEY: So it's the same thing, if</p>

Page 26859

1 you've undergone the training you can be issued with an R5,
2 I understand that. Now, the duties with regards, if you've
3 got an R5 in your possession, you're issued one, are they
4 any different to your handgun as regards keeping it in your
5 possession and handing it over to another member if you
6 want to? Is it the same? In other words, you've got to –
7 if you have it in your possession you have to keep it safe
8 in your possession. If you don't have it, you must have it
9 locked up or is there a difference?

10 COLONEL MERAPE: Safekeeping of firearms
11 is the same, Chairperson. One has got to have it in his
12 possession all the time. If you're not using it, it must
13 be locked away where another person could not have access
14 to it.

15 MR WESLEY: Now with regard to handing it
16 over to another member, is there a difference between an R5
17 and a 9 millimetre, for instance, are you permitted to hand
18 it over in circumstances?

19 COLONEL MERAPE: Chair, if a person
20 voluntarily hands this over to another person, an entry
21 would be made, it would be written down.

22 MR WESLEY: And entry would be made in?

23 COLONEL MERAPE: It depends where you
24 are. It depends on where people are. If you are in the
25 veld, this would be in the pocketbook. An OB entry would,

Page 26861

1 circumstances, let's not talk in theory. Let's look at
2 these circumstances so we can understand this. Let me read
3 the paragraph to you. You say, "Whilst attending to
4 Warrant Officer Lepaaku I saw Lieutenant-Colonel Vermaak on
5 the scene. I did not see him land his chopper on the
6 scene. I saw Lieutenant-Colonel Vermaak grab an R5 rifle
7 from one of the TRT members who were standing around where
8 we were attending to Warrant Officer Lepaaku and I heard
9 him say in Afrikaans to the TRT members, why were they just
10 standing and that they should go with him to chase after
11 the marchers to go recover the police R5. I did not know
12 the name of the member from whom Lieutenant-Colonel Vermaak
13 took the R5 but remember that he is short. Lieutenant-
14 Colonel Vermaak ran with the TRT members that he ordered to
15 go with him in the direction of the informal settlement."
16 Okay, those are the circumstances.

17 COLONEL MERAPE: That's correct, Chair.

18 MR WESLEY: Was he entitled to do that?

19 COLONEL MERAPE: Chair, I said it will
20 depend on the circumstances and I said he took this
21 firearm, I saw him do that. I saw him do that and I saw
22 him going along with them. One other thing, Chairperson,
23 you cannot just follow people and follow them when they
24 have arms and you don't have anything, just with your empty
25 hands.

Page 26860

1 through proper communications, also be made.

2 MR WESLEY: Okay, so there would be some
3 – there would be, I mean this is a powerful weapon, there
4 would be a record somewhere, a written record that R5
5 number XYZ was handed over to so-and-so by so-and-so on
6 this day?

7 COLONEL MERAPE: If you have noted, sir,
8 that I said if a person hands it over as to another person
9 voluntarily.

10 MR WESLEY: Yes. No, I understand that.
11 Now let's deal specifically with R5 rifles. Is one SAPS
12 member allowed to go and take an R5 rifle from another
13 member?

14 COLONEL MERAPE: As I explained, Chair,
15 if circumstances force one to do that and one has the
16 necessary training, you can.

17 MR WESLEY: You can go to a member and
18 grab their R5 for yourself?

19 COLONEL MERAPE: Chairperson, I said
20 depending on different circumstances.

21 MR WESLEY: Well, let's go specifically
22 to the point, Lieutenant-Colonel Vermaak on the 13th of
23 August grabbing an R5 rifle from a TRT member. You make
24 that allegation, you say he did. It's in paragraph 5.2.1
25 of QQQ1, shall we go there? Let's look at those

Page 26862

1 MR WESLEY: Yes? And so a firearm
2 belonging to the SAPS was taken by one of the strikers and
3 he was going away with it. Vermaak then grabbed one arm
4 from members of the TRT and went along with them. This is
5 not something that I overheard, not hearsay, it's something
6 that I saw with my own eyes.

7 MR WESLEY: Now I've heard what you said
8 but my question was, in these circumstances was he entitled
9 to do that?

10 COLONEL MERAPE: Chair, I have mentioned,
11 circumstances would differ. Possibly he made that decision
12 because he saw the others standing and doing and he took a
13 firearm which he's trained to use and then proceeded with
14 the job.

15 CHAIRPERSON: You haven't answered the
16 question. The question was, in the circumstances which
17 you've described, was Lieutenant-Colonel Vermaak entitled
18 to take the firearm from the TRT member?

19 COLONEL MERAPE: In terms of law, sir,
20 no, he was not supposed to.

21 CHAIRPERSON: So it was an irregular act
22 on his part?

23 COLONEL MERAPE: It also surprised me,
24 Chair.

25 MR WESLEY: Now just to round off the

Page 26863

1 picture, did he then – you've spoken about he ran off with
 2 members, did he run off with the R5 rifle with him?
 3 COLONEL MERAPE: Yes, sir. He had the
 4 firearm, he had it when he left then. I then did not
 5 further pay attention to that.
 6 MR WESLEY: Okay, so he ran off with the
 7 R5 with the TRT members.
 8 COLONEL MERAPE: Correct, they were two
 9 and one from the POP.
 10 MR WESLEY: Two TRT, one POP.
 11 COLONEL MERAPE: Who were standing around
 12 there, I saw two of the TRT and one – but there were many
 13 others standing there.
 14 CHAIRPERSON: I understand you to say
 15 that you and Colonel Dirole then left and took Warrant
 16 Officer Lepaaku to the clinic at Marikana.
 17 COLONEL MERAPE: That is so, Chair.
 18 CHAIRPERSON: So you don't know what
 19 happened to the R5 that Colonel Vermaak took over from the
 20 TRT member after that, is that right?
 21 COLONEL MERAPE: I do not know what was
 22 the end of this, what he did with it.
 23 CHAIRPERSON: But it was an irregular
 24 action on his part to take the weapon, is that right?
 25 That's what you said.

Page 26864

1 COLONEL MERAPE: Chairperson, yes. As I
 2 say, it also surprised me to a great extent.
 3 CHAIRPERSON: Well, wasn't it something
 4 that should have been followed up? Shouldn't some entry
 5 have been made, shouldn't some charge have been laid or
 6 something of that kind if it's an irregular thing that took
 7 place in front of you, observed clearly?
 8 COLONEL MERAPE: Chairperson, on that day
 9 certain things happened that, of the police, the death of
 10 the protesters, the strikers, after this I attended to
 11 quite a number of things, Chairperson, and did not really
 12 take this thing further.
 13 CHAIRPERSON: Mr Wesley, perhaps you can
 14 take this point further after we've taken the tea
 15 adjournment.
 16 MR WESLEY: I was about to ask, Chair.
 17 CHAIRPERSON: We will take the tea
 18 adjournment at this stage.
 19 [COMMISSION ADJOURNS COMMISSION RESUMES]
 20 [11:13] CHAIRPERSON: The Commission resumes.
 21 Before we carry on with the evidence, I understand that the
 22 families are due to return home today. I don't know
 23 whether they will leave before we adjourn just before 1
 24 o'clock but if they do I think it's appropriate – just in
 25 case they do, it's appropriate for me to say to them now

Page 26865

1 that we wish them a safe journey home and we look forward
 2 to seeing them again when we resume in May. No, let me
 3 repeat that. We wish them a safe journey home and we hope
 4 that they will also have a safe journey back when we
 5 resume. I'm not sure when we'll resume but that's a matter
 6 which we'll deal with in due course but I know it's a long,
 7 difficult journey for them to come here, to leave their
 8 homes behind but it's important for them to be here, it's
 9 important for us that they are here and I want them to
 10 appreciate that and that's why we wish them a safe journey
 11 home and a safe return. And we wish them also a happy
 12 Easter. Colonel, you're still under oath.
 13 OMPHILE JOSEPH MERAPE: (s.u.o.)
 14 CHAIRPERSON: Mr Wesley?
 15 CROSS-EXAMINATION BY MR WESLEY (CONTD.):
 16 Thank you, Chair. Colonel, to carry on with this point, we
 17 don't need to go there but I can tell you in paragraph 12
 18 of QQQ2 you list the participants or the people, the SAPS –
 19 CHAIRPERSON: Before we get there,
 20 housekeeping. We found on our table a document headed
 21 "Consolidated statement of Captain Samuel K Thupe." I take
 22 it this has got to be marked as an exhibit?
 23 MR WESLEY: Yes, Chair. I beg your
 24 pardon, I forgot to mention that to you.
 25 CHAIRPERSON: QQQ9.

Page 26866

1 MR WESLEY: Chair, yes, and while we're
 2 on housekeeping let me just mention, this statement arrived
 3 by e-mail this morning at approximately 25 to 10 while I
 4 was busy cross-examining the witness. Chair, during the –
 5 CHAIRPERSON: So it's hot off the press.
 6 MR WESLEY: Very hot off the press,
 7 Chair.
 8 CHAIRPERSON: You'll get to it in due
 9 course but anyway, now I've marked it, the consolidated
 10 statement of Captain SKK Thupe is now QQQ9 and when, if you
 11 get an opportunity to deal with it before we adjourn, you
 12 will, otherwise you'll look at it, you'll deal with it
 13 again on Monday.
 14 MR WESLEY: Chair, I'm going to return to
 15 it –
 16 CHAIRPERSON: Monday?
 17 MR WESLEY: Tuesday, Chair.
 18 CHAIRPERSON: Tuesday, sorry. I beg your
 19 pardon, Tuesday. Look at it on Monday and prepare what
 20 you're going to do with it on Tuesday.
 21 MR WESLEY: Chair, there's some further
 22 housekeeping and here I must admit I think I've got myself
 23 into trouble with you but more especially with Ms Pillay.
 24 Mr Gumbi was kind enough to point out to me that what we
 25 have marked as exhibit QQQ7.1 and QQQ8.1, the two

Page 26867

1 manuscript statements by Constable Sekgweleya and Sergeant
2 Mguye respectively were already made exhibits by him.
3 CHAIRPERSON: I see, alright.
4 MR WESLEY: They are –
5 CHAIRPERSON: Well, I'm sorry for that
6 little mistake but we'll have to fix it up.
7 MR WESLEY: Yes.
8 CHAIRPERSON: So wht we will do is we'll
9 simply make the supplementary statement of Constable
10 Sekgweleya QQQ7 and the supplementary statement of Sergeant
11 Mguye QQQ8.
12 MR WESLEY: Thank you, Chair, and may I –
13 CHAIRPERSON: And the other two you say
14 are already exhibits?
15 MR WESLEY: Yes, Chair –
16 CHAIRPERSON: Just for the sake of good
17 order would you like to tell us what the exhibit numbers
18 are?
19 MR WESLEY: Yes. The manuscript
20 statement of Sergeant, of Constable Sekgweleya is HHH29 and
21 the manuscript statement of Sergeant Mguye is HHH30.
22 CHAIRPERSON: Thank you very much.
23 MR WESLEY: And may I just say thank you
24 to Mr Gumbi for pointing that out to me.
25 CHAIRPERSON: Mr Gumbi, you've made

Page 26868

1 another valuable contribution to the work of the
2 Commission.
3 MR WESLEY: Sorry, Colonel, to get back,
4 in QQQ2 you list the SAPS units and members who went to the
5 scene on the 13th by the railway line and you there
6 specifically state that the TRT was the TRT from North-
7 West. Is that the TRT members that attended the scene on
8 the 13th? North-West TRT.
9 COLONEL MERAFAE: Chairperson, yes, under
10 Captain Thupe. When I speak of North-West I mean
11 Klerksdorp and Rustenburg, Chair.
12 MR WESLEY: Thank you. Now we know that
13 approximately 70 SAPS members in total went to that scene.
14 How many of them were TRT, approximately? You don't have
15 to give me an exact figure, an approximation?
16 COLONEL MERAFAE: I did not count them,
17 Chair.
18 MR WESLEY: Could you say approximately
19 10, 20?
20 COLONEL MERAFAE: Chairperson, I did not
21 count them nor did I cause them to parade because they came
22 with their own commanders.
23 MR WESLEY: Okay. If you don't know then
24 obviously you don't know. You'll agree with me though,
25 SAPS, the police should be able to – it's not such a large

Page 26869

1 number that SAPS won't be able to identify who they were.
2 SAPS can say who they were or investigate and establish
3 that fact, who they were. The TRT members that were there,
4 SAPS can get a list of their names.
5 COLONEL MERAFAE: Chairperson, SAPS
6 receives an SAP15, they would be able to determine from
7 there who those members were.
8 MR WESLEY: And once they've done that
9 exercise they'll be able to call those members in and say
10 please give us your pocketbooks and if they're an officer,
11 give us your diary.
12 COLONEL MERAFAE: Correct, Chairperson.
13 MR WESLEY: I just want to put this to
14 you. We've seen pocketbooks and diaries and I don't recall
15 my attention being directed to one specifically where any
16 mention is made of the incident that you've referred to,
17 the taking of the R5 rifle by Lieutenant-Colonel Vermaak,
18 by any member. Do you know of a pocketbook or a diary
19 entry that records this?
20 COLONEL MERAFAE: Chair, I did not check
21 exhibits or statements or whatsoever of members of
22 different units. Even statements of my own members I
23 haven't checked. If you say so, I think I would agree with
24 you.
25 MR WESLEY: But if SAPS are inclined to

Page 26870

1 do the exercise they can do that, though.
2 COLONEL MERAFAE: SAPS can do so,
3 Chairperson, as the employer. Yes, they can do so as the
4 employer.
5 MR WESLEY: Now you also mentioned that
6 another place where one might find mention of this in
7 writing is an entry in the occurrence book, if I'm not
8 mistaken, where a sitrep is given or –
9 COLONEL MERAFAE: I've said if it is done
10 correctly, Chairperson, yes, entries are being made.
11 MR WESLEY: No, if it is done correctly,
12 I accept that but we need just to round off the point. The
13 occurrence book pertaining to Marikana is exhibit FFF25 and
14 I apologise for not previously referring you to this but
15 this only came up as a result of your evidence now. FFF25,
16 during teatime I have gone through the occurrence book, I
17 think it'll be brought up now, Craig should be – page 4,
18 Craig. If you go up, up. No, that's down. Up, up a bit
19 more, a bit more. I just want to show you – Craig go to
20 the previous page, entry number 1. If you start, there we
21 go. Go down, down. Now that's the occurrence book that
22 you see there from, that records the events on Monday. Now
23 during the tea break I've gone through this occurrence
24 book. There isn't an entry recording that Lieutenant-
25 Colonel Vermaak might have taken or took an R5 from a

Page 26871

1 member. Would you accept that I say that to you, it's not
2 there?

3 COLONEL MERAFAE: I said, Chairperson, if
4 things are being done in accordance with law, correctly,
5 the procedure that is being followed is the one that I have
6 explained. Extraordinary things will not appear on our
7 occurrence book.

8 MR WESLEY: So this is an extra – sorry,
9 I'm trying to understand now. Well, let me go to entry
10 number 47 because you made a sitrep that day. Now please
11 understand - 47, there we go – now understand, I don't want
12 to minimise what happened and what occurred that day was
13 traumatic. I accept that fully but you testified about
14 making reports and this is a serious incident and if things
15 are done properly then that would be recorded. You did
16 make a sitrep report there at approximately 25 to four.
17 Now you don't record in that sitrep this incident of
18 Lieutenant-Colonel Vermaak taking an R5 rifle from a
19 member.

20 COLONEL MERAFAE: Chairperson, I don't see
21 on the sitrep where I make mention of the TRT following up
22 the people and the shooting that took place. Also on the
23 sitrep made by me I don't see where I mentioned the use of
24 teargas and other – there I was, the entry specifically
25 refers to the injured and the dead police officers.

Page 26872

1 MR WESLEY: No, I accept that and I said
2 to you, and I can even understand why you only made that
3 report. I understand that. It was traumatic and I know
4 why you made this sitrep but the point I'm making is, in
5 this one you don't mention Lieutenant-Colonel Vermaak
6 having taken an R5.

7 COLONEL MERAFAE: Chair, I say just as I
8 did not say that the TRT members who were following the
9 strikers, the same question should be asked and not that
10 where I speak about him alone.

11 MR WESLEY: I'll carry on. There isn't
12 another entry on that day about Lieutenant-Colonel – by
13 anybody in fact – about Lieutenant-Colonel Vermaak, about
14 him having taken an R5 rifle from a TRT member and having
15 run off with it. Do you accept that?

16 COLONEL MERAFAE: I agree if you say so,
17 sir.

18 MR WESLEY: Now the reference to this
19 event of Lieutenant-Colonel Vermaak having taken an R5
20 rifle from a member on the 13th and then having run off with
21 it, Colonel, the only place that it is mentioned in an
22 affidavit is your affidavit. Did you know that?

23 COLONEL MERAFAE: I did not know that. I
24 only know it now that you're saying it to me, sir. As I
25 have already said, I did not have a chance to go through

Page 26873

1 the statements of other different people.

2 MR WESLEY: I accept that, I accept that
3 but I've done a job to go and look for other places where
4 this might have been mentioned and I came across two
5 statements which might assist us. Now, during the course
6 of this morning you saw them, they are now two statements
7 that are QQQ7 and QQQ8. You remember seeing those two
8 statements? I think you have copies with you. It's a
9 statement by Constable Sekgweleya and Sergeant Mguye. Do
10 you remember reading those?

11 COLONEL MERAFAE: I read them thoroughly,
12 Chair.

13 MR WESLEY: Okay, right. Now Chair,
14 before I proceed I must place something on record, Chair.
15 Yes Chair, before I proceed with these I must place
16 something on record. When these were handed in the
17 evidence leaders - there was an attempt last week to hand
18 them in, if I'm not mistaken – the evidence leaders
19 objected to them being handed in. I'm also asked to record
20 the South African Human Rights, just to record, they also
21 objected to the handing in of these two statements. I
22 intend to use them in fact to show a negative. My
23 submission is that producing them here doesn't detract from
24 the objections that stand. I just wish to place that on
25 record.

Page 26874

1 CHAIRPERSON: But the objections really
2 related, as I understood it – if I misunderstood it I hope
3 you'll correct me – the main thrust of the objection was,
4 this was in the course of the examination or cross-
5 examination actually of Colonel Vermaak. The main point,
6 as I understood it, was that it's very unfair on him. It
7 also was a departure from what is understood to be the
8 practice in this Commission, but Colonel Vermaak is now
9 away, he's going to be cross-examined I'm not quite sure
10 when but he's not going to be cross-examined immediately
11 and he will have an opportunity to look at these statements
12 in the meanwhile. The police know what our attitude is in
13 regard to statements and when they should be filed, so
14 that's something that already belongs to history.

15 MR WESLEY: Thank you –

16 CHAIRPERSON: I understand the concern
17 but they're here. Anyway, you are now seeking to extract
18 something positive from your side and negative for the
19 other side from – so you're certainly not objecting to the
20 statements being put in at this stage and if you were to
21 try to object I'd overrule you, so shall we carry on?

22 MR WESLEY: Thank you, Chair. Colonel,
23 if you can maybe just for the sake of good order, the first
24 one is QQQ7, if you can take Sergeant Sekgweleya's
25 statement, put that by your left hand and then the

Page 26875

1 supplementary statement of Sergeant Mguye on the right.
 2 You've got them in front of you, have you got both of them?
 3 COLONEL MERAFAE: I have both,
 4 Chairperson.
 5 MR WESLEY: Right. Now you're going to
 6 see that they begin by saying "Supplementary statement" and
 7 in the statement of Constable Sekgweleya in paragraph 3 he
 8 says, "I initially" – we don't have to show this but just
 9 listen to me, he says "I initially made a statement
 10 covering the incidents of 13 August at Marikana." And then
 11 in the supplementary statement of Sergeant Mguye he says,
 12 "I have already made a statement regarding my deployment at
 13 Marikana on 13 August." Do you see that? They both say
 14 we've already made a statement about the 13th of August, do
 15 you see that?
 16 COLONEL MERAFAE: I see that, Chair.
 17 MR WESLEY: Now, I did a bit of digging
 18 and there are two other manuscript statements which I also
 19 showed you this morning and you also read, one by Constable
 20 Sekgweleya and the other by Sergeant Mguye. You agree, you
 21 read them as well?
 22 COLONEL MERAFAE: I read them as well,
 23 Chair –
 24 MR WESLEY: They are HHH29 and HHH30.
 25 Sorry, there was a translation. Those are HHH29 and HHH30,

Page 26876

1 for the record. Now in those two statements, HHH29 and
 2 HHH30, neither – well, let me put it this way. In the
 3 supplementary statements QQQ7 and QQQ8 these two members,
 4 they say they're from the TRT in Rustenburg and they
 5 identify themselves as having been with Colonel Vermaak at
 6 the scene on the 13th and having been with him as TRT
 7 members who then pursued the crowd, as you've described.
 8 Would you like me to read you the seconds or will you
 9 accept what I say to you?
 10 COLONEL MERAFAE: I accept what you say, I
 11 read it.
 12 [11:33] MR WESLEY: Okay, so these two TRT
 13 members went with Lieutenant-Colonel Vermaak in pursuit of
 14 the crowd. So we know that they were there and they were
 15 at the scene. Now if I can go back then to HHH29 and
 16 HHH30, you've read those statements, in neither of these
 17 two statements do these two members say that Lieutenant-
 18 Colonel Vermaak took an R5 rifle from them or from any
 19 other TRT member.
 20 COLONEL MERAFAE: Yes, Chairperson. When
 21 I read the statements I don't see anywhere where both these
 22 policemen, they don't mention anything about Mr Vermaak
 23 carrying any kind of a firearm. They don't say anything
 24 about him and a firearm.
 25 MR WESLEY: Carrying a firearm, but it's

Page 26877

1 the taking of the R5 rifle from a TRT member specifically,
 2 they don't mention that happening.
 3 COLONEL MERAFAE: Chairperson, I am saying
 4 if they had at least explained what he had, if they didn't
 5 explain that. I agree with you that they don't make any
 6 such explanation.
 7 MR WESLEY: Okay. And that's in the
 8 handwritten statements. You also then read this morning
 9 the supplementary statements which I gave you which are now
 10 QQQ7 and QQQ8, you read those as well. Neither of them
 11 mention in those statements either this, the incident where
 12 Lieutenant-Colonel Vermaak took an R5 rifle from a TRT
 13 member.
 14 COLONEL MERAFAE: That's correct, Chair.
 15 COMMISSIONER HEMRAJ: Mr Wesley, these
 16 two statements 29 and 30, HHH29 and 30, they are the two
 17 persons who were involved in trying to repel the attack on
 18 the policemen. They were involved in the incident.
 19 MR WESLEY: Yes.
 20 COMMISSIONER HEMRAJ: I don't know if it
 21 makes a difference that in his statement Colonel Merafe
 22 says it was those TRT members who were standing around. I
 23 don't know if it's a different time.
 24 MR WESLEY: Commissioner, what these two
 25 – as I read their statements, I've been trying to place

Page 26878

1 them at the scene, it's after the attack has occurred these
 2 two TRT members place themselves by Lieutenant-Colonel
 3 Vermaak and then they say, both of them, that they then
 4 were part of the group that pursued the strikers. If one
 5 has a look at QQQ7, this is Constable Sekgweleya. In
 6 paragraph 8 he says, "Colonel Vermaak appeared at the
 7 scene. I saw him coming out of a chopper and approached
 8 us. Colonel Vermaak instructed the members to pursue the
 9 strikers with the aim of retrieving the pistols and the R5
 10 rifle. I, together with some members, went inside a Nyala
 11 but the driver was not there. The members alighted.
 12 Colonel Vermaak, myself, together with Sergeant Mguye
 13 pursued the group of strikers on foot."
 14 COMMISSIONER HEMRAJ: Yes, I beg your
 15 pardon, you're quite right.
 16 MR WESLEY: Ja, so he was part of the
 17 group that pursued and the same is the case with – I'll
 18 place it on the record – Sergeant Mguye. It's paragraph 8
 19 of his statement QQQ8. He says the following in paragraph
 20 7, "The members went inside the Nyala but because the Nyala
 21 driver was not present at that stage, the members got out
 22 of the Nyala. Colonel Vermaak, myself armed with both an
 23 R5 and a 9 millimetre pistol, together with Constable
 24 Sekgweleya also armed with an R5 and 9 millimetre pistol,
 25 pursued the strikers on foot." And you will recall that

Page 26879

1 what the Colonel explained was, Colonel Vermaak having TRT
 2 members with him and then taking an R5 rifle and pursuing
 3 them. So it appears from this that these two TRT members
 4 were certainly with that group who were with him at that
 5 time and then pursued the strikers in order to retrieve, as
 6 he says, an R5 rifle. Colonel, now you've heard me read a
 7 passage from QQQ8 which is the statement of Sergeant Mguye.
 8 He, not only in that statement does he not say that he saw
 9 Colonel Vermaak take an R5 rifle from a TRT member, he
 10 gives it a little bit more detail. He in fact describes at
 11 least how he was armed and Constable Sekgweleya were armed.
 12 You read the passage, it's paragraph 7. He says, "The
 13 members went inside the Nyala but because the Nyala driver
 14 was not present at that stage, the members got out of the
 15 Nyala." Now please listen carefully here. He says,
 16 "Colonel Vermaak, myself armed with both an R5 and a 9
 17 millimetre pistol, together with Constable Sekgweleya also
 18 armed with an R5 and 9 millimetre pistol, pursued the
 19 strikers on foot." Now the point is, in his description of
 20 what happened there he describes the armaments that the
 21 three of them had. He mentions that Constable Sekgweleya
 22 had an R5 and a 9 millimetre pistol but when he talks about
 23 Colonel Vermaak he makes no mention of any arm, any weapon
 24 at all, not a 9 millimetre pistol or an R5. Do you see
 25 that?

Page 26880

1 COLONEL MERAFAE: I see it clearly, Mr
 2 Chairperson. The member I believe was talking about
 3 themselves and not Colonel Vermaak as to what Colonel
 4 Vermaak had. According to me, if this is what he wanted to
 5 explain he would have said Colonel Vermaak did not have
 6 anything or – Colonel Vermaak unarmed, myself and this man
 7 armed with so-and-so. So here it is unclear whether indeed
 8 Colonel Vermaak was unarmed by then.
 9 MR WESLEY: Colonel, I must take issue
 10 with you on that. You've just said that in this statement
 11 the members described how they were armed. It's not that.
 12 Look at it carefully. It's only one member describing what
 13 happens here. It's Sergeant Mguye, okay, it's not both of
 14 them. What Sergeant Mguye does is he says what he had, he
 15 mentions specifically he had an R5 and a 9 millimetre
 16 pistol. He then mentions specifically that Constable
 17 Sekgweleya had an R5 and a 9 millimetre pistol, do you see
 18 that?
 19 COLONEL MERAFAE: I see that, Chairperson,
 20 but there I don't see any part where he explains whether
 21 Captain, I mean Colonel Vermaak had anything or did not
 22 have anything. He is dead quiet about that.
 23 MR WESLEY: Yes, he is and that's the
 24 point. He is dead quiet about it. He takes the effort to
 25 describe what he had, he takes the effort to describe what

Page 26881

1 Constable Sekgweleya was armed with but he doesn't take the
 2 effort to describe what Colonel Vermaak had.
 3 COLONEL MERAFAE: I am surprised, yes.
 4 MR WESLEY: Now, before I ask if you can
 5 give an explanation or tell us why this would be the case,
 6 I want to refer you to another statement. It's one that
 7 arrived this morning. Where's the copies? Thupe. I
 8 understand it's a statement by Captain Thupe, have you got
 9 a copy of Captain Thupe's statement with you?
 10 CHAIRPERSON: It's QQQ9. Have you got a
 11 copy?
 12 COLONEL MERAFAE: If I could please see
 13 it, I haven't seen that one, Chairperson.
 14 MR WESLEY: No, Colonel, please sit.
 15 Colonel, I've managed to go through this very briefly,
 16 we've just received it. I've read it –
 17 CHAIRPERSON: Mr Wesley, if the witness
 18 hasn't read the statement yet then it's not fair to ask him
 19 questions about it. I was proposing to take an adjournment
 20 at about 12 o'clock. I normally like to take adjournments
 21 every hour and a quarter because my experience is and it's
 22 reported to me that this is so, that people find it
 23 difficult to concentrate properly after that but if it's
 24 necessary we'll take the adjournment now and give the
 25 witness an opportunity to read the statement and then we'll

Page 26882

1 run on, when we resume we'll run till we adjourn.
 2 MR WESLEY: Chair, that would be –
 3 CHAIRPERSON: We'll take the tea
 4 adjournment now. We'll try to come back by noon and then
 5 we'll run through till just before one when I give the
 6 ruling. I've explained about where the reasons can be
 7 obtained.
 8 [COMMISSION ADJOURNS COMMISSION RESUMES]
 9 [12:07] CHAIRPERSON: The Commission resumes.
 10 Colonel, you're still under oath. Mr Wesley?
 11 OMPHILE JOSEPH MERAFAE: (s.u.o.)
 12 CROSS-EXAMINATION BY MR WESLEY (CONTD.):
 13 Thank you, Chair. Colonel, before we took the adjournment
 14 I was referring to a statement by Captain Thupe. Have you
 15 had a chance now to go through the statement?
 16 COLONEL MERAFAE: I did read it,
 17 Chairperson.
 18 MR WESLEY: That's exhibit QQQ9, for the
 19 record. Captain Thupe – he's still captain, he was captain
 20 then – he was in command of the TRT at the scene of the
 21 13th.
 22 COLONEL MERAFAE: I agree with you, sir.
 23 MR WESLEY: Now, having read the
 24 statement you'll agree with me he makes no mention of
 25 having seen Colonel Vermaak take an R5 rifle from one of

Page 26883

1 his TRT members or of receiving a report from any of his
 2 members that Colonel Vermaak would have taken an R5 rifle
 3 from a TRT member. It's not there.
 4 COLONEL MERAFAE: I read Captain Thupe's
 5 statement, Chairperson. I would like the Commission to
 6 permit me also to mention certain things that I see from
 7 his statement.
 8 CHAIRPERSON: [Microphone off, inaudible]
 9 – mentioning things from his statement for. We have his
 10 statement, he'll give evidence in due course. If you
 11 yourself can give evidence about some of the matters, you
 12 can give evidence about it but you don't have to mention
 13 things in his statement. We'll read them in due course.
 14 MR WESLEY: Colonel, when we get to the –
 15 CHAIRPERSON: If you wish to comment on
 16 things –
 17 COLONEL MERAFAE: Yes.
 18 CHAIRPERSON: - I suppose that you can
 19 do.
 20 COLONEL MERAFAE: Yes, to comment, Chair.
 21 CHAIRPERSON: But I don't want you just
 22 to mention things. We've got –
 23 MR WESLEY: Colonel, when we get to – I'm
 24 going to take you through exactly what happened on the 13th.
 25 I'm still going to get there. Can I give you an

Page 26884

1 undertaking that when we do that, we will go through
 2 Captain Thupe's statement and you can mention it then.
 3 Would that be in order with you?
 4 COLONEL MERAFAE: It's fine, sir.
 5 MR WESLEY: Okay. I will take you
 6 through Captain Thupe's statement then when we get to what
 7 happened on the 13th. Now returning to the present matter
 8 that we're dealing with, I've seen no report that you made
 9 of this incident concerning Lieutenant-Colonel Vermaak and
 10 the R5 rifle on 13 August. Did you make a report to
 11 anybody on that day about this event, the R5 rifle event?
 12 COLONEL MERAFAE: I have already explained
 13 here, sir, that there was no written report. I left
 14 Colonel Vermaak together with the TRT police there.
 15 MR WESLEY: Did you make an oral report
 16 to anybody?
 17 COLONEL MERAFAE: I did not. I did not
 18 see the need to make any oral report, to make an oral
 19 report to anybody.
 20 MR WESLEY: Well, let's look at that
 21 then. We know then you didn't see the need but this was a
 22 serious incident, why didn't you see the need to report
 23 this to anybody?
 24 COLONEL MERAFAE: Chairperson, I saw
 25 Colonel Vermaak grab the gun, the firearm from a TRT

Page 26885

1 policeman. Except that, I did not see Colonel Vermaak do
 2 anything with that firearm because I later left the scene.
 3 MR WESLEY: I accept that but I asked you
 4 why didn't you feel the need to report the fact, the
 5 serious incident that he took it from a TRT member? Why
 6 didn't you see the need to report that?
 7 COLONEL MERAFAE: I have explained, sir,
 8 that the last thing I saw was the firearm being taken. I
 9 then attended to Lepaaku who was bleeding there.
 10 MR WESLEY: I'll carry on. Might I just
 11 mention, Mr Mahlangu, I'm getting a wave again from the
 12 people recording the transcript, if we can – if you can
 13 just wait before you translate, till the Colonel finishes.
 14 I see that they are waving at me.
 15 MR MAHLANGU: I will do so.
 16 MR WESLEY: We do know, Colonel, that you
 17 waited until the 10th of April 2014 before you made mention
 18 of this incident in writing to anybody. That's when you
 19 made the statement QQQ1.
 20 COLONEL MERAFAE: I have responded to that
 21 question, sir, when I said when I made that statement I
 22 endeavoured to make mention of each and every aspect.
 23 MR WESLEY: Yes, you did and that was the
 24 first time that you mentioned this serious incident. We'll
 25 leave it at that. Right, could you grab QQQ2, have you got

Page 26886

1 that in front of you? QQQ2, that's your unsigned
 2 statement.
 3 COLONEL MERAFAE: I've got it, sir.
 4 MR WESLEY: Okay, you have it with you.
 5 Now you'll remember I said to you that I've numbered the
 6 paragraphs, the first paragraph beginning "I am a
 7 Lieutenant-Colonel" is paragraph number 1 and how I ran
 8 through them, the numbering. We're going to use the same
 9 numbering now. In paragraph 3 which begins, "There have
 10 been challenges in how POP units operate," from that
 11 paragraph all the way through to paragraph 8 of this
 12 statement, in those paragraphs you don't actually deal with
 13 the events specifically at Marikana between 10 and 16
 14 August 2012. Do you agree with me on that?
 15 COLONEL MERAFAE: I agree with you, Chair.
 16 MR WESLEY: Yes. Now what you deal with
 17 in those paragraphs, I've made a list of – I've extracted
 18 nine matters that you deal with and I'll mention them to
 19 you and after each one tell me if you agree. I would like
 20 you to agree because it is correct, though. What you deal
 21 with is the challenges facing public order policing in the
 22 Republic and in the North-West before Marikana.
 23 COLONEL MERAFAE: It was important that
 24 these facts be mentioned, Chairperson.
 25 MR WESLEY: I agree with you, it was

<p style="text-align: right;">Page 26887</p> <p>1 important. I agree with you. The second you say is the 2 effect, the second thing you address is the effect of these 3 challenges on the efficiency of public order policing in 4 the Republic and in the North-West.</p> <p>5 COLONEL MERAPE: I agree with you there.</p> <p>6 MR WESLEY: The third thing you tell the 7 Commissioners about, these Commissioners here, is the 8 conditions, if I can use the term on the ground in the area 9 that comprises your cluster, the Rustenburg cluster, you 10 describe what it was like on the ground for public order 11 policemen.</p> <p>12 COLONEL MERAPE: It is so.</p> <p>13 MR WESLEY: And you deal specifically in 14 certain places with the problems or difficulties or 15 challenges, I use those words interchangeably, that were 16 experienced in your cluster in 2012 before Marikana.</p> <p>17 COLONEL MERAPE: Correct, Chairperson.</p> <p>18 MR WESLEY: You also deal with some of 19 the interventions that were made by police management with 20 regard to public order policing in the North-West.</p> <p>21 COLONEL MERAPE: Correct, Chair.</p> <p>22 MR WESLEY: And you deal with the 23 provincial operational response meeting of 16 May 2012 and 24 the attendance of Brigadier Calitz thereat.</p> <p>25 COLONEL MERAPE: That is so.</p>	<p style="text-align: right;">Page 26889</p> <p>1 MR WESLEY: Yes, if I can just summarise 2 there, you say Marikana didn't happen out of the blue and 3 that some of these challenges I think you said had an 4 influence or had an effect at Marikana.</p> <p>5 COLONEL MERAPE: It is so, if you look at 6 things correctly.</p> <p>7 MR WESLEY: Yes. No, I agree with you. 8 I agree with you fully. If one does have regard to what 9 you say here, I agree with you fully and you've confirmed, 10 I mean the reason why you addressed it is because you want 11 these Commissioners to take note of that.</p> <p>12 COLONEL MERAPE: Correct, Chairperson.</p> <p>13 MR WESLEY: It helps them understand what 14 happened at Marikana better. You get a better 15 understanding of what happened at Marikana if you know what 16 happened before that.</p> <p>17 COLONEL MERAPE: I take it, it is so, 18 yes.</p> <p>19 MR WESLEY: Okay. Now let's turn to you 20 in particular. I'm going to try and do this as quickly as 21 possible, if you'll just – I can't ask you to agree with me 22 but if I'm wrong you'll point out where I'm wrong. You've 23 got 26 or 28 experience, years' experience in public order 24 policing.</p> <p>25 COLONEL MERAPE: It is so, Chair.</p>
<p style="text-align: right;">Page 26888</p> <p>1 MR WESLEY: You deal with the incident 2 that occurred at Tlabane on the 22nd of May 2012.</p> <p>3 COLONEL MERAPE: Correct, Chair.</p> <p>4 MR WESLEY: You deal with the POP 5 national conference of 28 and 29 May 2012 and the 6 attendance of Major-General Mpembe thereat.</p> <p>7 COLONEL MERAPE: That is correct, Chair.</p> <p>8 MR WESLEY: And you deal with a meeting 9 that occurred at Phokeng regarding the implementation of 10 provincial integrated crime combating strategy, that would 11 have occurred on the 30th of May 2012 and the attendance of 12 Lieutenant-General Mbombo and Major-Generals Mpembe and 13 Naidoo at that meeting.</p> <p>14 COLONEL MERAPE: Correct, Chairperson.</p> <p>15 MR WESLEY: Now shortly and briefly, can 16 you tell the Commissioners why was it important for you, 17 when describing Marikana, to tell them about this stuff?</p> <p>18 COLONEL MERAPE: According to me, Chair, 19 Marikana did not just spring up from the blue. Some of the 20 things that I mentioned there had an effect or a 21 contribution towards what eventually became Marikana and 22 that is why we asked the assistance of the other units. So 23 it was important for me to mention the challenges, the 24 problems that we had in Marikana and what endeavours were 25 made to address them.</p>	<p style="text-align: right;">Page 26890</p> <p>1 MR WESLEY: Many, many years. Now you've 2 also, according to paragraph 1 and paragraph 2 of QQQ2 3 you're a Lieutenant-Colonel, you're stationed at the 4 Rustenburg public order police unit, you are posted as the 5 unit commander, you have 148 members under your command. 6 They serve in three clusters, namely Rustenburg, Brits and 7 Mmakau and your primary function is – yours, when I say 8 yours I mean public order policing – the primary function 9 is crowd management and a secondary function is crime 10 prevention.</p> <p>11 COLONEL MERAPE: That is so, sir.</p> <p>12 MR WESLEY: Now you also in paragraph 3, 13 the third paragraph of QQQ2 you explain that it is known 14 that the Rustenburg cluster on its own has more mining 15 companies, resorts, factories, venues to host major events 16 and more influx of people from other areas in the country 17 seeking employment, thus creating more informal settlements 18 – but you don't say where. Is that than anywhere else in 19 the country, is that what you're saying? More than what, 20 yes?</p> <p>21 COLONEL MERAPE: Chairperson, if the 22 question could be repeated, sir, so that I can understand 23 exactly what it is that I'm to respond to.</p> <p>24 MR WESLEY: What you're saying is that in 25 Rustenburg there's more of these things – mining companies,</p>

<p style="text-align: right;">Page 26891</p> <p>1 resorts factories, venues for major events and people 2 seeking jobs but you don't say more than what? More than 3 any other place in the country, is that the answer? 4 COLONEL MERAFAE: I was talking about what 5 is exactly happening in Rustenburg. The difficulties that 6 I mentioned there, these are things that are happening in 7 Rustenburg. 8 MR WESLEY: Yes, but the specific 9 question is, you say that Rustenburg has more of these 10 things but more than anywhere else in the country or more 11 than another town in the North-West or more than where? I 12 think what you're trying to say, let me help you here, I 13 think what you're trying to say is that Rustenburg has got 14 more of these things than anywhere else in the country, 15 your cluster. Is that correct? 16 COLONEL MERAFAE: If you assist me with 17 that answer, I accept it. 18 MR WESLEY: Okay, alright, we've got that 19 one. Now you also mention statistics and you say that 20 "Rustenburg was the highest in police gatherings for the 21 last two years." 22 COLONEL MERAFAE: Yes, Chairperson, it is 23 so. I have realised it is so in my province. 24 MR WESLEY: Now is that countrywide, in 25 the whole country or is this just in the North-West</p>	<p style="text-align: right;">Page 26893</p> <p>1 of QQQ2, I've already mentioned it, you talk about the 2 primary function of public order policing being crowd 3 management and the secondary function is crime prevention. 4 Let's start with the second part, what does crime 5 prevention entail? I need to know what is public order 6 policing and where does it stop and where does crime 7 prevention begin and what is crime prevention? 8 COLONEL MERAFAE: Chair, the duty of each 9 and every policeman is crime prevention. Chairperson, a 10 police person is, as you said, first crime prevention but 11 after the training that I received and all such things, 12 specifically I looked at and that as my priority was 13 management of crowds rioting. 14 MR WESLEY: I accept that but I'm just 15 trying to establish what would constitute crime prevention 16 and what would constitute public order policing? Can you 17 explain that difference to me? Remember I am a layman, I 18 don't understand this. 19 COLONEL MERAFAE: As I explained, 20 Chairperson, each and every policeman comes into the police 21 service with a view of stopping crime. That is crime 22 prevention. 23 MR WESLEY: Yes? 24 COLONEL MERAFAE: Crowd management has to 25 do with the Gatherings Act. It is also mentioned in the</p>
<p style="text-align: right;">Page 26892</p> <p>1 Province, do you know? 2 COLONEL MERAFAE: I think in South Africa. 3 MR WESLEY: Okay, that's what I'm trying 4 to establish. So in a nutshell then it's fair to say that 5 your cluster that you deal with would maybe have been the 6 busiest cluster as far as public order policing is 7 concerned, in South Africa in 2012, you were the busiest? 8 COLONEL MERAFAE: It is correct, 9 Chairperson, but I was able to ask assistance of members 10 from other provinces to come and assist us. 11 MR WESLEY: No, I accept that, I accept 12 that. We're going to get to that as well. And it follows, 13 you were then the busiest public order police commander 14 during 2012 in the country. 15 COLONEL MERAFAE: It is so, Chair. 16 MR WESLEY: Now we've already covered 17 this and you are a modest man but police management must 18 have had a great deal of faith in you to put you in charge 19 of the busiest cluster, public order policing cluster in 20 the country. They must have thought, you've agreed with me 21 already, this man knows his job. 22 COLONEL MERAFAE: This was management's 23 decision, Chairperson. Whether they were wrong or right, I 24 am unable to say. 25 MR WESLEY: Fair enough. In paragraph 2</p>	<p style="text-align: right;">Page 26894</p> <p>1 Constitution of the country that the National Commissioner 2 of Police shall bring to life a wing of the police that 3 would be specifically charged with managing and controlling 4 crowds. Standing order 262 specifies, specifically refers 5 to public gatherings but it also has to do with crime 6 prevention. 7 [12:26] MR WESLEY: Yes, it does. The order – 8 I'll give you a wording, what it refers to is crowd 9 management during gatherings and demonstrations. That's 10 the official wording, it's the heading of the standing 11 order. 12 CHAIRPERSON: Yes, but it also contains 13 provisions which are designed to ensure that when there is 14 a crowd, when there is a gathering, there won't be trouble 15 and these things precede the actual gathering and the 16 management thereof, isn't that so? 17 MR WESLEY: The Chair is correct, 18 Colonel. Colonel, do you agree with what the Chair just 19 said? 20 COLONEL MERAFAE: I agree, Chairperson. 21 MR WESLEY: So when one has a crowd 22 management situation, including and you also now have 23 aspects of policing, what you have to keep in mind as a 24 public order police, or a policeman maybe, just a normal 25 policeman at a crowd management situation and your members</p>

Page 26895

1 as well, they must keep in mind a couple of things. One
 2 is, they're there to promote public safety.
 3 COLONEL MERAPE: That's so.
 4 MR WESLEY: They're there to protect
 5 communities.
 6 COLONEL MERAPE: Correct, Chair.
 7 MR WESLEY: They're there to identify
 8 conflict.
 9 COLONEL MERAPE: If you could repeat
 10 that, sir?
 11 MR WESLEY: Identify conflict. You'll
 12 recall that in the introduction there's mention made of
 13 proactive –
 14 COLONEL MERAPE: Okay yes, I understand.
 15 It is so.
 16 MR WESLEY: They must spot trouble when
 17 it happens.
 18 COLONEL MERAPE: That is correct, Chair.
 19 MR WESLEY: Be on the lookout for that,
 20 that's what I mean, identify conflict. And they must then
 21 also keep in mind they're there to diffuse the conflict
 22 before it becomes violent.
 23 COLONEL MERAPE: That is so, Chairperson.
 24 MR WESLEY: And also they're there for
 25 proactive communication with the public.

Page 26896

1 COLONEL MERAPE: That is so.
 2 MR WESLEY: Yes, they can't just sit back
 3 and wait for people to come to them to talk and then just
 4 sit back and listen. You go and look for a man to talk to.
 5 You go find the man and you talk to him. Now, with regard
 6 to a crowd management or rather a gathering or a
 7 demonstration or a crowd management incident, when I've
 8 spoken here of the public and he communities, you know, the
 9 promotion of public safety, protection of communities, that
 10 public and that communities, that includes people who are
 11 protesting and gathering or gathering for that matter.
 12 COLONEL MERAPE: That is so, Chairperson.
 13 MR WESLEY: In other words, yes, if you
 14 see a large community in front of you and let's say there's
 15 10 people on the one side who are protesting, they still
 16 form part of this whole community.
 17 COLONEL MERAPE: That is so, yes.
 18 MR WESLEY: And they get, with regard to
 19 the items that I mentioned, they get as much respect as
 20 those people that aren't gathering or demonstrating.
 21 COLONEL MERAPE: As I say, they have the
 22 same rights, Chairperson.
 23 MR WESLEY: Now these thoughts or ideas
 24 or notions that I've mentioned to you, the five of them
 25 that police members must keep in mind, they must – they

Page 26897

1 play a part at the planning stage of an operation, you keep
 2 them in mind when you plan.
 3 COLONEL MERAPE: Yes, it is so,
 4 Chairperson.
 5 MR WESLEY: But you don't stop
 6 considering them when the planning is done. When you
 7 implement an operation you still keep them in mind, they're
 8 important.
 9 COLONEL MERAPE: That is so, Chair.
 10 MR WESLEY: Chair, I see it's quarter to.
 11 I'm going to move on to a document now –
 12 CHAIRPERSON: I was proposing to suggest
 13 at this stage that you resume your cross-examination on
 14 Tuesday morning. In a moment we're going to adjourn, in 20
 15 seconds. I now wish to deal with the – thank you, Mr
 16 Wesley. You'll be excused at this stage, Colonel, and come
 17 back on Tuesday morning.
 18 RULING
 19 I now wish to deal with the application brought
 20 by the South African Police Service to lead evidence in
 21 camera and by visual link. I've made my decision on the
 22 application and I've prepared a document setting out the
 23 reasons for the decision, which is in the hands of the
 24 secretariat. I shall now read the last paragraph of that
 25 document. I make the following rulings:

Page 26898

1 1. That the evidence of Mr X be presented in
 2 camera and by video link.
 3 2. That at all times during the testimony of Mr
 4 X one of the evidence leaders shall be present in the room
 5 from which he testifies.
 6 [12:46] 3. That only the Commissioners, the legal
 7 representatives, the evidence leaders, accredited media
 8 representatives and the parties shall be present in the
 9 auditorium during the testimony of Mr X. That at least two
 10 weeks prior to the commencement of the testimony of Mr X,
 11 the SAPS legal representatives shall –
 12 (a) disclose the name of Mr X to the evidence
 13 leaders and the legal representatives of all the parties;
 14 (b) provide the evidence leaders and the legal
 15 representatives of the parties with a photograph of Mr X;
 16 and
 17 (c) indicate to the evidence leaders and the
 18 legal representatives of the parties all points at which
 19 they have been able to identify Mr X on video footage of
 20 the events during the period 13 to 16 August 2012.
 21 That the details in sub-paragraphs (a) to (c) of
 22 the paragraph I have just read shall be disclosed only to
 23 the Commissioners, the evidence leaders and to the legal
 24 representatives who require the information in order to
 25 obtain instructions from their clients.

1 That neither the name nor any information that
 2 may reveal the identity of Mr X shall be disclosed further
 3 by any party other than the SAPS, save for the purpose of
 4 obtaining instructions.

5 That, subject to the rulings made in the last
 6 three paragraphs, in terms of section 18 and 19 of the
 7 Witness Protection Act 112 of 1998, the following shall be
 8 prohibited:

9 (a) The publication of any information, including
 10 any drawing, picture, illustration, painting, photograph,
 11 pamphlet, poster or other printed matter, in whatever form,
 12 which may disclose the place of safety or location where Mr
 13 X is or has been under protection or where he has been
 14 relocated in terms of this Act;

15 (b) the circumstances relating to his protection;

16 (c) the identity of any other protected person
 17 and the place of safety or location where such person is
 18 being protected or the relocation or change of identity of
 19 a protected person; or

20 (d) any questioning of Mr X which can lead to a
 21 disclosure of any of the matters referred to in the three
 22 paragraphs I have read, that's (a), (b) and (c);

23 That members of the public may listen to the
 24 audio transmission of the testimony of Mr X in the overflow
 25 room; that members of the media may not publish the name of

1 Mr X any other information which may reveal his identity;
 2 that all video recordings of the evidence of Mr X must be
 3 blurred out so as not to disclose his identity.

4 And the last paragraph of the order is that leave
 5 be granted to any interested person to seek an amendment of
 6 these rulings should circumstances show that any such
 7 ruling may be impracticable or incapable of proper
 8 implementation or circumstances may emerge which call for a
 9 reconsideration of these rulings.

10 Those are the rulings that I have made. The
 11 Commission will now adjourn until Tuesday morning, the 22nd
 12 of April at 9AM.

13 [COMMISSION ADJOURNED]

14 .
 15 .
 16 .
 17 .
 18 .
 19 .
 20 .
 21 .
 22 .
 23 .
 24 .
 25 .



A	26872:16 26875:20 26877:5 26882:22,24 26886:14,15,19,20,25 26887:1,5 26889:7,8 26889:9,21 26894:18 26894:20	appropriate 26842:12 26864:24,25 approximately 26866:3 26868:13,14,18 26871:16 approximation 26868:15 April 26819:1 26825:19 26826:2 26885:17 26900:12 area 26887:8 areas 26890:16 aren't 26896:20 argue 26845:23 argument 26827:2 arm 26862:3 26879:23 armaments 26879:20 armed 26878:22,24 26879:11,11,16,18 26880:7,11 26881:1 arms 26836:10,22 26861:24 arose 26820:3 26847:2 arrive 26827:3,13 arrived 26866:2 26881:7 aside 26838:14 26852:10 26853:9 asked 26824:6 26826:17 26829:1 26830:18,19 26839:7 26839:13 26850:5 26853:18,20 26872:9 26873:19 26885:3 26888:22 asking 26838:5,24 26844:12 26848:3 aspect 26885:22 aspects 26894:23 assist 26873:5 26891:16 26892:10 assistance 26888:22 26892:9 assisting 26829:22 attack 26877:17 26878:1 attempt 26873:17 attendance 26887:24 26888:6,11 attended 26832:2 26864:10 26868:7 26885:9 attending 26861:3,8 attention 26863:5 26869:15 attitude 26874:12 audio 26899:24 auditorium 26898:9 August 26820:16 26826:17 26827:8 26831:21 26832:1 26839:20 26850:6 26860:23 26875:10 26875:13,14 26884:10 26886:14 26898:20	Augustus 26850:24 available 26819:12 avoid 26838:21 aware 26839:19,25 26840:20 26843:16 26844:10,15,16 26845:1 26848:4,18	B	bring 26829:22 26894:2 Brits 26890:6 broadcasts 26844:6 brought 26870:17 26897:19 bullets 26835:5 busiest 26892:6,7,13,19 busy 26866:4 bywoon 26850:25
aan 26851:6 aanvanklik 26846:24 able 26868:25 26869:1 26869:6,9 26892:9 26898:19 accept 26827:1 26833:12 26843:10 26849:11 26855:4 26870:12 26871:1,13 26872:1,15 26873:2,2 26876:9,10 26885:3 26891:17 26892:11 26892:11 26893:14 access 26859:13 accord 26850:18 account 26855:10 accredited 26898:7 accuse 26847:10 accused 26848:5,14,16 26854:20 achieve 26828:11 act 26862:21 26893:25 26899:7,14 action 26863:24 actual 26819:11 26894:15 addition 26826:9,12 address 26828:22 26831:1 26834:13 26887:2 26888:25 addressed 26820:4 26828:23 26889:10 addresses 26819:17 addressing 26850:17 26853:3,7 adjourn 26864:23 26866:11 26882:1 26897:14 26900:11 ADJOURNED 26900:13 adjournment 26864:15 26864:18 26881:19 26881:24 26882:4,13 adjournments 26881:20 ADJOURNS 26864:19 26882:8 admit 26823:23 26866:22 advice 26825:6 26852:11 affect 26856:2 affidavit 26872:22,22 Africa 26892:2,7 African 26856:11 26873:20 26897:20 Afrikaans 26846:2,3,6 26846:20 26847:6 26848:12 26861:9 agree 26822:16 26824:20 26833:6 26838:10 26839:12 26842:24 26858:15 26868:24 26869:23	agreed 26825:10 26892:20 agreements 26834:14 aim 26836:1 26878:9 air 26843:10 alighted 26878:11 allegation 26826:15 26843:22 26847:11 26848:22,24 26849:3 26850:17 26854:13 26860:24 allegations 26849:18 26853:22 allowed 26857:20 26860:12 alright 26867:3 26891:18 altogether 26828:9 amalgamate 26828:9 amendment 26900:5 ammunition 26840:8 26858:10 angry 26845:13,17 26852:21 Annandale 26832:3 answer 26824:23 26826:20 26829:1,2,9 26829:19 26830:16 26840:12 26842:8,11 26842:23 26844:13 26891:3,17 answered 26823:8 26825:11 26836:14 26839:6 26862:15 answering 26845:7 answers 26823:12 26830:23 26842:4 26856:5 anybody 26845:12 26872:13 26884:11 26884:16,19,23 26885:18 anyway 26833:15 26848:21 26866:9 26874:17 apologise 26870:14 appear 26828:1 26871:6 appeared 26878:6 appearing 26838:1 appears 26824:2 26827:23 26848:13 26879:3 application 26819:7 26897:19,22 applied 26836:3 applies 26824:15 26842:10 appreciate 26865:10 approached 26878:7	back 26835:18 26865:4 26868:3 26876:15 26882:4 26896:2,4 26897:17 ball 26829:11,11 Baloyi 26841:14 26842:10 26855:9 basis 26841:22,25 bear 26838:24 beg 26822:6 26831:23 26834:6 26865:23 26866:18 26878:14 began 26825:22 beginning 26834:4 26852:17 26886:6 begins 26831:21 26834:1 26850:21,22 26851:20 26886:9 behalf 26832:25 believe 26880:2 belonging 26862:2 belongs 26874:14 berei 26851:1 besef 26851:10 besluite 26851:12 best 26847:23 betrokke 26850:24 better 26889:14,14 bevelvoerder 26851:9 bevelvoorders 26850:24 bevestig 26851:11 bit 26831:23 26844:13 26870:18,19 26875:17 26879:10 bleeding 26885:9 blue 26888:19 26889:2 blurred 26900:3 book 26870:7,13,16,21 26870:24 26871:7 bottom 26846:19 break 26852:3 26870:23 breakaway 26850:4 breaks 26853:17 breek 26851:6 briefed 26831:10 26832:5,10,11,20 26833:8 briefing 26832:21 26833:4 briefly 26881:15 26888:15 Brigadier 26832:3,4,4 26887:24	C	c 26898:17,21 26899:16 26899:22 Calitz 26832:4 26887:24 call 26827:10 26869:9 26900:8 called 26825:24 26828:7 26833:11 camera 26897:21 26898:2 canister 26849:1 captain 26847:3,12 26848:15 26865:21 26866:10 26868:10 26880:21 26881:8,9 26882:14,19,19,19 26883:4 26884:2,6 carefully 26843:16 26879:15 26880:12 carried 26826:11 carries 26846:25 26850:14 carry 26834:19 26864:21 26865:16 26872:11 26874:21 26885:10 carrying 26876:23,25 case 26820:21 26832:15 26864:25 26878:17 26881:5 caters 26826:21 cause 26868:21 Centre 26822:23 certain 26835:15,25 26836:21 26837:21 26838:1 26843:6 26864:9 26883:6 26887:14 certainly 26874:19 26879:4 challenges 26886:10,21 26887:3,15 26888:23 26889:3 chamber 26843:25 chambers 26820:25 chance 26872:25 26882:15 change 26819:8 26824:14,15 26899:18 changed 26853:15 changes 26824:19 26825:6 chapter 26855:19	

<p>charge 26850:8 26854:6 26864:5 26892:18 charged 26894:3 chase 26861:10 Chaskalson 26820:10 check 26820:8 26869:20 checked 26869:23 chief 26842:3,7,11 choir 26832:24 choirboys 26849:9 chopper 26861:5 26878:7 circumstances 26857:24,25 26858:1 26858:2,7,8,11,14 26859:18 26860:15 26860:20 26861:1,2 26861:16,20 26862:8 26862:11,16 26899:15 26900:6,8 Civic 26822:22 claimed 26830:6 clarified 26820:21 clash 26830:9 clear 26842:25 clearly 26825:7 26864:7 26880:1 clients 26898:25 clinic 26863:16 close 26830:7 cluster 26887:9,9,16 26890:14 26891:15 26892:5,6,19,19 clusters 26890:6 combating 26888:10 combine 26828:8 come 26834:13 26841:16 26865:7 26882:4 26892:10 26896:3 26897:16 comes 26821:25 26893:20 coming 26829:8 26878:7 command 26839:21 26882:20 26890:5 commander 26837:2 26852:11 26853:9 26890:5 26892:13 commanders 26868:22 commenced 26841:5 commencement 26898:10 comment 26852:18,19 26852:21,24 26883:15,20 Commission 26819:2,8 26822:22,23 26823:2 26823:4,6,11,12,14 26823:21,25 26824:1 26828:2 26830:4 26839:8 26840:1,21 26841:1,4,10,13,16 26843:1,17 26845:3,4</p>	<p>26848:10 26856:3 26864:19,19,20 26868:2 26874:8 26882:8,8,9 26883:5 26900:11,13 Commissioner 26877:15,20,24 26878:14 26894:1 Commissioners 26887:7,7 26888:16 26889:11 26898:6,23 Commission's 26819:21 communication 26895:25 communications 26860:1 communities 26895:5 26896:8,9,10 community 26896:14 26896:16 companies 26890:15,25 completely 26855:14 completing 26829:9 comprises 26887:9 concentrate 26881:23 concern 26874:16 concerned 26855:5 26892:7 concerning 26884:9 conditions 26887:8 conference 26888:5 confirmed 26852:12 26889:9 conflict 26855:20 26895:8,11,20,21 confused 26844:13 confuses 26847:24 confusing 26844:11 considered 26824:7 considering 26897:6 consolidated 26826:20 26828:7,8,16 26829:6 26865:21 26866:9 Constable 26821:14 26822:4 26867:1,9,20 26873:9 26875:7,19 26878:5,23 26879:11 26879:17,21 26880:16 26881:1 constitute 26893:15,16 Constitution 26894:1 contains 26894:12 CONTD 26820:1 26865:15 26882:12 contend 26830:18 content 26825:9 26826:20 26828:5 context 26838:5,14,17 continue 26834:22 continuing 26845:4 contribution 26868:1 26888:21 control 26835:17 26837:2 controlling 26894:3</p>	<p>convenient 26831:2 copies 26819:11,13,14 26819:14 26821:12 26822:10,11 26873:8 26881:7 copy 26819:12 26825:8 26825:8 26881:9,11 cornered 26834:17 26835:12,22 26836:7 26836:10,17 26837:10 correct 26819:3 26821:1,4,17 26825:3 26825:20 26828:20 26834:20 26835:10 26839:9,22 26841:7 26842:20 26843:2 26848:6,19,22 26853:3 26854:22 26855:12,16,24 26856:1 26857:19 26861:17 26863:8 26869:12 26874:3 26877:14 26886:20 26887:17,21 26888:3 26888:7,14 26889:12 26891:15 26892:8 26894:17 26895:6,18 corrected 26830:15 corrections 26825:23 correctly 26855:21 26870:10,11 26871:4 26889:6 corrects 26826:2 corroborate 26827:21 26827:23 couldn't 26848:24 counsel 26837:14 26847:21 26848:2,6 count 26868:16,21 country 26890:16,19 26891:3,10,14,25 26892:14,20 26894:1 countrywide 26891:24 couple 26895:1 courage 26824:10 courageous 26824:11 26824:14 course 26819:20 26830:19 26831:15 26842:9 26848:22 26853:2 26865:6 26866:9 26873:5 26874:4 26883:10,13 cover 26853:14 covered 26824:22 26892:16 covering 26875:10 Craig 26870:17,18,19 creating 26890:17 crime 26888:10 26890:9 26893:3,4,6 26893:7,9,10,15,21 26893:21 26894:5 criticising 26838:23 cross 26821:5 26874:4</p>	<p>cross-examination 26820:1 26841:21 26865:15 26882:12 26897:13 cross-examined 26874:9,10 cross-examining 26866:4 crowd 26834:12 26835:16 26876:7,14 26890:9 26893:2,24 26894:8,14,21,25 26896:6,7 crowds 26893:13 26894:4</p> <hr/> <p style="text-align: center;">D</p> <hr/> <p>d 26899:20 daar 26851:2 dag 26851:11 dat 26846:23 26851:6,7 26851:10,12 date 26820:3,7,18 26825:24 26826:3 day 26831:11 26837:15 26852:13 26860:6 26864:8 26871:10,12 26872:12 26884:11 dead 26871:25 26880:22,24 deal 26830:4,8,18 26831:5 26833:18 26835:19 26839:3,7 26841:12 26860:11 26865:6 26866:11,12 26886:12,16,18,20 26887:13,18,22 26888:1,4,8 26892:5 26892:18 26897:15 26897:19 dealing 26820:15 26822:14 26826:15 26834:11 26841:1 26846:16 26848:22 26854:13,16,17,18 26884:8 dealt 26839:4,18 death 26854:3 26864:9 December 26820:8,19 decide 26828:21,23 decision 26852:20 26862:11 26892:23 26897:21,23 decisions 26852:14 deel 26851:4 definitely 26855:5 deliberately 26838:3 26839:15 demonstrating 26896:20 demonstration 26896:7 demonstrations 26894:9 denied 26852:24 denying 26841:20 departure 26874:7</p>	<p>depend 26861:20 depending 26860:20 depends 26857:23 26858:11 26859:23 26859:24 deployment 26875:12 deposed 26825:18 26827:8 describe 26880:25,25 26881:2 26887:10 described 26862:17 26876:7 26880:11 describes 26879:10,20 describing 26880:12 26888:17 description 26879:19 designed 26894:13 desk 26821:12 detail 26837:20 26879:10 detailed 26832:6 details 26898:21 determine 26869:6 detract 26873:23 deur 26851:3 devoting 26855:19 diaries 26869:14 diary 26858:17 26869:11,18 didn't 26835:3 26839:3 26842:24 26847:10 26847:19 26848:7,23 26849:2,14 26854:3 26854:22 26877:4 26884:21,22 26885:4 26885:6 26889:2 die 26846:20,20,21,22 26846:23,23,23,24 26850:9,23,23 26851:1,2,3,4,7,8,9 26851:11,11,11,12 26853:5 26854:5,9 differ 26832:19 26854:12 26862:11 difference 26830:1 26832:8 26853:2 26855:2,5,10 26856:5 26859:9,16 26877:21 26893:17 differences 26824:19 26830:8,11,12,18 different 26855:14 26859:4 26860:20 26869:22 26873:1 26877:23 differently 26842:17 difficult 26838:21,22 26838:23 26865:7 26881:23 difficulties 26887:14 26891:5 difficulty 26833:7 26837:21 diffuse 26895:21 digging 26875:17 diluted 26825:11</p>
---	---	---	---	---

<p>Diolo 26863:15 direct 26829:11 26847:22 directed 26869:15 direction 26861:15 directly 26844:13 disarm 26834:16 26835:11 26836:11 26836:16 26837:4,9 26837:11,15,17 disarmed 26835:22 26836:6 26837:6 disclose 26850:7 26898:12 26899:12 26900:3 disclosed 26898:22 26899:2 discrepancy 26899:21 discrepancies 26830:8 discussion 26850:4 26852:15 disperse 26837:4,11,16 dispersed 26837:6 dit 26846:24 26851:10 divide 26851:25 document 26865:20 26897:11,22,25 documents 26845:24 doesn't 26833:15 26847:22 26850:18 26854:25 26873:23 26881:1 doing 26828:16 26832:21 26843:7 26862:12 don't 26834:21 26841:24 26845:13 26845:16 26846:5 26847:13,15 26853:2 26853:24 26854:7 26855:19 26856:1 26859:8 26861:24 26863:18 26864:22 26865:17 26868:14 26868:23,24 26869:14 26871:11 26871:17,20,23 26872:5 26875:8 26876:21,22,23 26877:2,5,20,23 26880:20 26883:12 26883:21 26886:12 26890:18 26891:2 26893:18 26897:5 draft 26824:9 drafted 26822:18 26841:9 drawing 26899:10 driver 26878:11,21 26879:13 drives 26820:6 due 26830:19 26864:22 26865:6 26866:8 26883:10,13 Duncan 26832:5 duties 26857:4 26859:2</p>	<p>duty 26856:15 26857:22 26893:8 dwaalspoor 26848:1</p> <hr/> <p style="text-align: center;">E</p> <p>earlier 26830:13,15,20 26852:23 easier 26837:16 Easter 26865:12 edited 26824:20,24 een 26846:23 effect 26887:2,2 26888:20 26889:4 Effectively 26824:23 efficiency 26887:3 effort 26880:24,25 26881:2 either 26830:20 26847:16 26848:19 26877:11 Ek 26851:10 electronically 26819:15 emerge 26900:8 employer 26870:3,4 employment 26890:17 empty 26861:24 en 26846:21,21,22 26851:1,6,8,9 endeavoured 26885:22 endeavours 26888:24 English 26829:14 26853:21 ensure 26842:12 26894:13 entail 26893:5 entitled 26861:18 26862:8,17 entries 26870:10 entry 26859:20,22,25 26864:4 26869:19 26870:7,20,24 26871:9,24 26872:12 especially 26822:18 26866:23 essentially 26825:6 establish 26869:2 26892:4 26893:15 event 26872:19 26884:11,11 events 26834:11 26846:17 26852:1 26870:22 26886:13 26890:15 26891:1 26898:20 eventually 26823:14 26836:21 26888:21 evidence 26826:15 26830:25 26839:7,19 26839:24,25 26840:1 26840:2 26841:13,17 26844:1,3,23 26847:9 26848:11 26850:19 26854:15,23 26855:1 26864:21 26870:15 26873:17,18 26883:10,11,12</p>	<p>26897:20 26898:1,4,7 26898:12,14,17,23 26900:2 evidence-in 26842:2 evidence-in-chief 26837:14 exact 26868:15 exactly 26832:17 26883:24 26890:23 26891:5 examination 26821:6 26874:4,5 example 26830:3,3,9 26831:2 26839:17 26840:18 excused 26897:16 exercise 26831:6,9 26869:9 26870:1 exhibit 26821:3 26823:15 26845:25 26865:22 26866:25 26867:17 26870:13 26882:18 exhibits 26867:2,14 26869:21 existing 26858:11 experience 26856:22 26881:21 26889:23 26889:23 experienced 26887:16 expert 26824:7,8 explain 26824:2 26827:5,20 26830:3 26830:19 26853:12 26856:22 26877:5 26880:5 26890:13 26893:17 explained 26823:17,18 26823:25 26824:16 26832:24 26833:1 26835:18 26836:20 26837:13,24 26844:19 26845:23 26847:21 26849:5 26856:5 26860:14 26871:6 26877:4 26879:1 26882:6 26884:12 26885:7 26893:19 explaining 26827:25 26840:4,6,16 explains 26880:20 explanation 26828:13 26877:6 26881:5 explore 26830:22 extent 26864:2 extra 26825:1 26871:8 extract 26874:17 extracted 26886:17 Extraordinary 26871:6 eyes 26862:6 e-mail 26819:16 26866:3</p> <hr/> <p style="text-align: center;">F</p> <p>facing 26886:21</p>	<p>fact 26820:18 26847:11 26855:20,20 26869:3 26872:13 26873:22 26879:10 26885:4 factories 26890:15 26891:1 facts 26886:24 factually 26855:12 fair 26830:10 26843:1 26881:18 26892:4,25 faith 26892:18 families 26864:22 far 26833:16 26855:4 26892:6 feel 26885:4 fellow 26856:16,17 FFF25 26870:13,15 Ficksburg 26835:4 figure 26868:15 filed 26874:13 final 26824:5 26827:25 26828:17,19,22,24 26829:7,9 26837:17 find 26838:2 26846:13 26850:21 26870:6 26881:22 26896:5 findings 26856:2 fine 26845:14 26884:4 finishes 26885:13 fire 26840:22 26843:18 firearm 26857:8,11,21 26858:4,10 26861:21 26862:1,13,18 26863:4 26876:23,24 26876:25 26884:25 26885:2,8 firearms 26859:10 first 26821:24,25 26822:18,19 26823:1 26825:24 26831:8,20 26831:25 26837:8 26841:10,19 26843:21 26844:15 26853:16 26874:23 26885:24 26886:6 26893:10 fits 26849:1 five 26896:24 fix 26825:24 26867:6 follow 26861:23,23 followed 26835:24 26836:1,21 26837:18 26864:4 26871:5 following 26822:21 26832:1 26834:15 26871:21 26872:8 26878:19 26897:25 26899:7 follows 26846:19 26892:12 foot 26878:13,25 26879:19 footage 26898:19 force 26860:15 foresight 26820:14 forgiven 26855:25</p>	<p>forgot 26826:21 26827:3 26865:24 forgotten 26827:14 26838:8 26841:11 26842:6 form 26896:16 26899:11 forward 26865:1 found 26820:5,6 26865:20 four 26821:7 26871:16 fourth 26826:1,8 fresher 26830:21 friend 26857:22 26858:15 front 26864:7 26875:2 26886:1 26896:14 full 26841:17 fully 26823:18 26871:13 26889:8,9 function 26890:7,8,9 26893:2,3 further 26831:23 26856:6,7 26863:5 26864:12,14 26866:21 26899:2 furthest 26824:7</p> <hr/> <p style="text-align: center;">G</p> <p>gathering 26894:14,15 26896:6,11,11,20 gatherings 26891:20 26893:25 26894:5,9 gebeur 26851:3,4 gegee 26846:21,24 26851:10 gegooi 26846:21 gekomp 26846:20 geluister 26851:9 generaal 26846:22,23 26846:24 26851:7,12 general 26830:17 26834:20,23 26835:3 26835:15 26840:22 26843:18,24 26844:20 26847:4,5 26848:17 26849:16 26849:16,17,19 26850:13 26852:3,20 26853:6,8,17,20,25 26854:4,6,21 General's 26852:14,20 genoem 26851:6 gentlemen 26835:14 gesê 26846:23 26851:11 getting 26885:11 gewerk 26851:3 GGG15 26822:15 26823:15,18,19 26824:18,20 26826:18 26827:10 26827:20,22 give 26819:5,16 26821:3 26822:21 26830:2,9 26842:3,23</p>
---	---	--	--	---

26857:21 26858:4 26868:15 26869:10 26869:11 26881:5,24 26882:5 26883:10,11 26883:12,25 26894:8 given 26819:12 26821:8,9,11 26822:11,13 26829:18 26839:10 26840:11 26845:25 26848:14,17 26852:12 26857:1,3 26870:8 gives 26855:21,22 26879:10 giving 26819:9 26828:14,16 26844:8 26844:23 glad 26820:21 go 26824:8 26827:4,6 26827:12 26830:25 26837:15 26843:8 26846:1 26850:2,22 26860:12,17,21,25 26861:10,11,15 26865:17 26870:18 26870:19,21,21 26871:9,11 26872:25 26873:3 26876:15 26881:15 26882:15 26884:1 26896:4,5 goes 26831:23 going 26819:4,6,10,10 26822:15 26828:4 26830:2,24 26833:19 26836:1,11,20 26837:19 26841:18 26842:3,6,8 26843:8 26845:8,23 26847:21 26847:25 26854:6 26855:4 26856:2 26861:22 26862:3 26866:14,20 26874:9 26874:10 26875:5 26883:24,25 26886:8 26889:20 26892:12 26897:11,14 good 26867:16 26874:23 grab 26860:18 26861:6 26884:25 26885:25 grabbed 26862:3 grabbing 26860:23 granted 26900:5 great 26864:2 26892:18 grenade 26848:25 grenades 26847:3 grievances 26834:14 groepe 26851:4 ground 26824:22 26887:8,10 group 26832:25,25 26834:2 26850:4 26852:15,15 26878:4 26878:13,17 26879:4 groups 26837:16	26852:1 Gumbi 26866:24 26867:24,25 gun 26884:25 <hr/> H hadn't 26826:18 26854:16 half 26819:4,5 hand 26858:15 26859:17 26873:17 26874:25 handed 26822:12 26827:8 26860:5 26873:16,19 handgun 26859:4 handing 26822:10 26858:19 26859:5,15 26873:21 handle 26830:20 hands 26859:20 26860:8 26861:25 26897:23 handwritten 26821:15 26821:22 26822:3,8 26877:8 hanging 26843:10 happen 26819:10,21 26835:11 26845:17 26889:2 happened 26820:15 26829:18 26833:19 26834:23 26835:15 26852:1 26855:1,7,11 26855:15,15 26863:19 26864:9 26871:12 26879:20 26883:24 26884:7 26889:14,15,16 happening 26853:14 26877:2 26891:5,6 happens 26880:13 26895:17 happy 26846:7 26852:19 26865:11 hard 26820:6 hasn't 26831:15 26881:18 head 26832:5,11 headed 26865:20 heading 26894:10 hear 26836:4 26837:19 26841:6,6 heard 26829:13,14,24 26840:5,10,15,16 26843:5 26847:12,14 26847:17 26861:8 26862:7 26879:6 hearsay 26862:5 held 26822:22 26832:2 help 26891:12 helps 26889:13 HEMRAJ 26877:15,20 26878:14 here's 26837:3 het 26846:20,21,22,22	26846:24,24 26851:3 26851:5,5,6,8,9,9,10 26851:12 he'd 26820:14 26842:6 he'll 26883:10 he's 26825:11 26830:22 26834:12 26854:16 26854:17,18 26862:13 26874:9,10 26882:19 HHH29 26867:20 26875:24,25 26876:1 26876:15 26877:16 HHH30 26867:21 26875:24,25 26876:2 26876:16 highest 26891:20 history 26874:14 hold 26856:10 holdall 26830:16 hom 26851:8,10 home 26864:22 26865:1,3,11 homes 26865:8 hope 26855:24 26865:3 26874:2 hopefully 26822:16 host 26890:15 hot 26866:5,6 hour 26881:21 house 26857:9 housekeeping 26820:24 26865:20 26866:2,22 hulle 26851:12 Human 26873:20 hy 26846:23 26851:6,6 hymn 26849:9 <hr/> I idea 26835:10,20 ideas 26896:23 identify 26869:1 26876:5 26895:7,11 26895:20 26898:19 identity 26899:2,16,18 26900:1,3 illustration 26899:10 immediately 26852:20 26874:10 implement 26897:7 implementation 26888:9 26900:8 important 26828:2 26829:23 26835:1 26837:3 26847:18 26865:8,9 26886:23 26887:1 26888:16,23 26897:8 impracticable 26900:7 impression 26823:9 inaudible 26854:11 26883:8 incapable 26900:7 incident 26835:3,4 26855:5 26869:16 26871:14,17	26877:11,18 26884:9 26884:22 26885:5,18 26885:24 26888:1 26896:7 incidents 26856:15 26875:10 inclined 26869:25 include 26827:13 included 26826:7 26827:25 26828:2 26842:4,13 includes 26896:10 including 26894:22 26899:9 incorrect 26854:24 indicate 26898:17 influence 26889:4 influx 26890:16 informal 26861:15 26890:17 information 26898:24 26899:1,9 26900:1 initially 26875:8,9 injured 26858:3 26871:25 Inquiry 26822:22 inserted 26842:22 inside 26878:10,20 26879:13 insisted 26852:21 instance 26827:22 26859:17 instructed 26878:8 instruction 26847:3,5 26848:15,17 instructions 26898:25 26899:4 integrated 26888:10 intend 26873:22 intended 26833:20 intention 26856:6 interchangeably 26887:15 interested 26855:25 26900:5 interests 26836:9 intervention 26835:24 interventions 26836:2 26887:19 intimidation 26850:8 26854:6 introduction 26895:12 investigate 26869:2 involved 26877:17,18 irregular 26862:21 26863:23 26864:6 issue 26880:9 issued 26839:21 26840:7 26856:24 26858:21,23 26859:1 26859:3 items 26896:19 it'll 26870:17 it's 26865:8 it's 26822:17 26824:5 26824:23 26825:3	26828:6 26831:2,19 26831:22,24 26832:18 26834:4,8 26834:15 26835:1 26838:21,22,23 26839:15,17 26841:25 26844:7 26845:13 26846:2 26847:15 26848:23 26853:21 26854:21 26855:22 26856:1,10 26856:20 26857:10 26857:12 26858:25 26860:24 26862:5 26864:6,24,25 26865:6,8 26866:5 26868:25 26871:1 26873:8 26874:6 26876:25 26877:23 26878:1,18 26879:12 26880:11,12,13,13 26881:6,8,10,18,21 26881:23 26883:3 26884:4 26892:4 26894:10 26897:10 I'd 26840:15 26874:21 <hr/> J Ja 26826:8 26852:6 26878:16 January 26820:11,15 26846:1 job 26824:9 26856:20 26862:14 26873:3 26892:21 jobs 26824:17 26891:2 JOC 26832:2 JOSEPH 26819:25 26865:13 26882:11 jou 26850:10 26853:5 26854:5,10 journey 26865:1,3,4,7 26865:10 <hr/> K K 26865:21 Kaptein 26846:22 keep 26857:13,17 26859:7 26894:23 26895:1,21 26896:25 26897:1,7 keeping 26857:5 26859:4 kept 26857:7,10 key 26857:14,16 kill 26850:6 26854:8 killed 26835:4 kind 26846:3 26864:6 26866:24 26876:23 Klerksdorp 26868:11 knew 26824:1 26833:5 26844:7,22,23 knobkerries 26826:12 know 26820:9 26822:23 26823:4,7 26823:11,12,25
---	--	---	--	--

26824:2,8 26835:8 26838:21,23 26839:5 26844:17 26845:6 26849:16,16,17,17,20 26850:13 26853:3,24 26855:7 26856:23 26858:3 26861:11 26863:18,21 26864:22 26865:6 26868:12,23,24 26869:18 26872:3,22 26872:23,24 26874:12 26876:14 26877:20,23 26884:21 26885:16 26889:15 26892:1 26893:5 26896:8 known 26890:13 knows 26892:21 kom 26851:5 Kommissaris 26850:23 Kommissaris 26851:2 kwessie 26846:20	26884:20 26889:19 26893:4 26896:14 Lieutenant 26832:4 26840:20 26852:22 26861:13 26870:24 26876:17 Lieutenant-Colonel 26819:23 26826:16 26831:6 26833:8 26841:2 26843:16,19 26844:1,16,17 26845:9,20,25 26847:10 26848:4,7 26848:13,20 26849:13 26850:5,18 26852:2,24 26853:7 26856:10 26860:22 26861:4,6,12 26862:17 26869:17 26871:18 26872:5,12 26872:13,19 26876:13 26877:12 26878:2 26884:9 26886:7 26890:3 Lieutenant-General 26888:12 life 26853:6,23 26894:2 line 26826:1,8 26852:8 26852:17 26868:5 link 26897:21 26898:2 list 26829:19 26865:18 26868:4 26869:4 26886:17 listen 26827:5 26843:15 26844:6 26852:11 26875:9 26879:15 26896:4 26899:23 listens 26841:5 26844:20 little 26867:6 26879:10 LLL8 26845:25 26850:19 location 26899:12,17 Lock 26857:14 locked 26859:9,13 long 26865:6 Lonmin 26834:12 look 26825:14,18 26827:9,15 26828:6 26831:3,13 26833:21 26836:23,25 26843:4 26850:2,16,19 26860:25 26861:1 26865:1 26866:12,19 26873:3 26874:11 26878:5 26880:12 26884:20 26889:5 26896:4 looked 26830:14 26850:12 26893:12 lookout 26895:19 looks 26833:14 26841:8 lot 26824:10 26825:8 26825:10 Luitenant-kolonel	26851:5 <hr/> M <hr/> MABUNDA 26829:16 26838:25 Mahlangu 26829:13 26838:12,16,19 26853:20 26854:9 26857:9 26885:11,15 main 26848:1 26874:3 26874:5 major 26850:12 26890:15 26891:1 Major-General 26832:2,3 26834:11 26837:1 26843:20 26850:4,6,11,11 26888:6 Major-Generals 26888:12 making 26871:14 26872:4 man 26824:6,11 26850:10,10 26853:5 26854:5,7,10 26880:6 26892:17,21 26896:4 26896:5 managed 26881:15 management 26834:13 26887:19 26890:9 26892:17 26893:3,13 26893:24 26894:9,16 26894:22,25 26896:6 26896:7 management's 26892:22 manager 26835:16 managing 26894:3 manuscript 26827:7 26867:1,19,21 26875:18 march 26826:10 marchers 26826:12 26861:11 marches 26826:10 Marikana 26822:22 26863:16 26870:13 26875:10,13 26886:13,22 26887:16 26888:17 26888:19,21,24 26889:2,4,14,15 marked 26865:22 26866:9,25 material 26825:1 26839:3,4 26842:12 26842:21 26855:18 matter 26820:2 26827:14 26845:3,5 26865:5 26884:7 26896:11 26899:11 matters 26841:11 26883:11 26886:18 26899:21 Mbombo 26888:12 mean 26832:17	26841:25 26842:15 26849:16 26860:3 26868:10 26880:21 26889:10 26890:8 26895:20 means 26828:8 26850:10 meant 26828:11 media 26898:7 26899:25 meeting 26832:2 26887:23 26888:8,13 member 26826:17 26840:7 26857:4,20 26857:22 26858:14 26858:16,22 26859:5 26859:16 26860:12 26860:13,17,23 26861:12 26862:18 26863:20 26869:18 26871:1,19 26872:14 26872:20 26876:19 26877:1,13 26879:9 26880:2,12 26883:3 26885:5 members 26831:10 26832:10 26839:20 26840:5,17 26852:13 26852:19 26856:24 26856:25 26858:21 26861:7,9,14 26862:4 26863:2,7 26868:4,7 26868:13 26869:3,7,9 26869:21,22 26872:8 26876:3,7,13,17 26877:22 26878:2,8 26878:10,11,20,21 26879:2,3,13,14 26880:11 26883:1,2 26890:5 26892:9 26894:25 26896:25 26899:23,25 memory 26830:21 mention 26842:7 26847:23 26865:24 26866:2 26869:16 26870:6 26871:21 26872:5 26876:22 26877:2,11 26879:23 26882:24 26883:6,12 26883:22 26884:2 26885:11,17,22 26886:18 26888:23 26891:19 26895:12 mentioned 26837:13 26849:22 26852:3,22 26854:1 26862:10 26870:5 26871:23 26872:21 26873:4 26885:24 26886:24 26888:20 26891:6 26893:1,25 26896:19 26896:24 mentioning 26883:9 mentions 26879:21 26880:15,16	met 26851:12 metaphor 26849:10 Mguye 26821:20,21 26822:5,7 26867:2,11 26867:21 26873:9 26875:1,11,20 26878:12,18 26879:7 26880:13,14 Microphone 26854:11 26883:8 middle 26834:10,15 26836:25 millimetre 26859:17 26878:23,24 26879:17,18,22,24 26880:15,17 mind 26823:3 26824:1 26838:24 26894:23 26895:1,21 26896:25 26897:2,7 minimise 26871:12 mining 26890:14,25 minutes 26852:23 26853:17 misconduct 26856:15 26856:17 misinformed 26848:21 26849:12 missed 26829:11 mistake 26820:18 26830:22 26867:6 mistaken 26846:17 26870:8 26873:18 misunderstood 26847:17 26848:20 26874:2 Mmakau 26890:7 modest 26824:6 26892:17 modified 26820:3,7 moes 26850:23 moment 26819:15 26897:14 Monday 26866:13,16 26866:19 26870:22 morning 26821:9 26866:3 26873:6 26875:19 26877:8 26881:7 26897:14,17 26900:11 moulded 26857:8,11 move 26825:13 26833:17 26845:8 26849:24 26856:8 26897:11 moved 26853:9 Mpembe 26832:3 26834:11 26835:15 26837:2 26840:22 26843:18,20,24 26850:4,6,11,12 26851:7 26852:4,20 26853:6,17,20 26854:4,6 26888:6,12 murder 26849:19
---	--	---	--	---

<p>N n 26850:25 26851:1 nabetragtingsessie 26850:25 Naidoo 26888:13 name 26861:12 26898:12 26899:1,25 names 26869:4 Nasionale 26851:2 nation 26836:9 national 26888:5 26894:1 near 26843:20,24 necessary 26836:3 26860:16 26881:24 need 26865:17 26870:12 26884:18 26884:21,22 26885:4 26885:6 26893:5 needed 26824:1 needs 26823:6,12 negative 26873:22 26874:18 neither 26876:2,16 26877:10 26899:1 net 26851:10 never 26845:16 26857:22 new 26842:21 news 26841:5 26844:7 26844:20,21,24,25 newspaper 26847:13 26847:16 nie 26851:9,10,12,13 nine 26886:18 noon 26882:4 normal 26894:24 normally 26881:20 North 26868:6 North-West 26868:8 26868:10 26886:22 26887:4,20 26891:11 26891:25 note 26889:11 noted 26860:7 noticed 26842:5 notions 26896:24 noukeurig 26851:2 November 26827:11 number 26830:6 26860:5 26864:11 26869:1 26870:20 26871:10 26886:7 numbered 26831:16 26836:24 26886:5 numbering 26886:8,9 numbers 26821:3 26867:17 nutshell 26892:4 Nyala 26878:10,20,20 26878:22 26879:13 26879:13,15</p> <hr/> <p>O oath 26819:24</p>	<p>26845:11 26865:12 26882:10 OB 26859:25 object 26841:14 26874:21 objected 26873:19,21 objecting 26874:19 objection 26841:25 26874:3 objections 26873:24 26874:1 observation 26823:1 observed 26864:7 obtain 26898:25 obtained 26820:6 26822:17 26882:7 obtaining 26899:4 obviously 26842:1 26868:24 occurred 26871:12 26878:1 26888:2,9,11 occurrence 26870:7,13 26870:16,21,23 26871:7 office 26832:5,11 officer 26856:11,11,12 26856:14,17,22 26861:4,8 26863:16 26869:10 officers 26834:15 26856:16 26871:25 official 26894:10 Oh 26822:12 26829:16 okay 26833:12,12 26835:8 26836:4 26838:4,8 26843:13 26844:14 26845:19 26846:13 26849:21 26857:12,25 26858:6 26858:13 26860:2 26861:16 26863:6 26868:23 26873:13 26876:12 26877:7 26880:13 26884:5 26886:4 26889:19 26891:18 26892:3 26895:14 om 26851:1,4 OMPHILE 26819:25 26865:13 26882:11 once 26869:8 one's 26857:9 ongelukkig 26851:7,7 ons 26851:3 ontken 26846:24 ontvang 26851:4 oor 26851:7 oorgeneem 26851:8 op 26851:3,4,17,19,21 opdrag 26846:21,23 26850:23 26851:4 operate 26886:10 operation 26897:1,7 operational 26887:23 opgestaan 26846:22 opportunity 26841:21</p>	<p>26866:11 26874:11 26881:25 opposite 26820:17 oral 26884:15,18,18 order 26824:8 26827:3 26827:12,13 26835:24 26836:2 26840:22 26843:14 26843:18 26848:5 26851:25 26867:17 26874:23 26879:5 26884:3 26886:21 26887:3,10,20 26889:23 26890:4,8 26892:6,13,19 26893:2,5,16 26894:4 26894:7,11,24 26898:24 26900:4 ordered 26861:14 original 26821:15 26825:7 26842:4 26848:8,9 originally 26852:24 ought 26823:11 overflow 26899:24 overheard 26840:4 26862:5 overrule 26874:21 Over-egged 26842:18 o'clock 26819:9,10,22 26864:24 26881:20</p> <hr/> <p>P page 26825:18 26831:18,20,20,24 26833:24,25 26834:3 26834:5,6,9 26870:17 26870:20 painting 26899:10 pamphlet 26899:11 pangas 26826:4,7,13 papers 26844:6 parade 26868:21 paragraph 26822:20 26825:24 26826:7,9 26831:3,4,14,20 26833:8,22,23 26834:1,4,9 26836:24 26836:24 26837:1 26839:17,22 26840:10,19,19 26843:14 26846:2,9 26846:12 26849:25 26850:20 26851:16 26853:4 26860:24 26861:3 26865:17 26875:7 26878:6,18 26878:19 26879:12 26886:6,7,9,11,11 26890:2,2,12,13 26892:25 26897:24 26898:22 26900:4 paragraphs 26831:16 26886:6,12,17 26899:6,22 parcel 26838:14</p>	<p>pardon 26822:6 26831:24 26834:7 26865:24 26866:19 26878:15 part 26831:8 26837:3,8 26838:14,18,18 26839:9,9 26840:11 26840:14,19 26842:21 26846:19 26849:25 26850:2 26851:13 26853:21 26856:16 26862:22 26863:24 26878:4,16 26880:20 26893:4 26896:16 26897:1 participants 26865:18 particular 26855:20 26889:20 particularly 26845:17 parties 26822:10,12,14 26841:20 26898:8,13 26898:15,18 parts 26838:4 party 26899:3 passage 26847:6 26852:25 26879:7,12 pay 26863:5 pellets 26839:20,21 26840:5,8,17 penultimate 26833:24 people 26833:3 26834:13,16 26835:11,16 26836:9 26836:11,16,16 26837:4,15 26859:24 26861:23 26865:18 26871:22 26873:1 26881:22 26885:12 26890:16 26891:1 26896:3,10,15,20 perceptions 26822:17 period 26898:20 permit 26883:6 permitted 26859:17 person 26824:13 26832:21,25 26835:4 26841:5,6 26844:20 26849:6,6 26850:7 26858:16 26859:13 26859:19,20 26860:8 26860:8 26893:10 26899:16,17,19 26900:5 personal 26824:5 persons 26877:17 pertaining 26870:13 Phokeng 26888:9 photograph 26898:15 26899:10 phraseology 26825:9 picture 26863:1 26899:10 Pillay 26866:23 pistol 26878:23,24 26879:17,18,22,24 26880:16,17</p>	<p>pistols 26878:9 plaasgevind 26851:5 place 26823:5 26835:2 26850:21 26864:7 26870:6 26871:22 26872:21 26873:14 26873:24 26877:25 26878:2,18 26891:3 26899:12,17 placed 26873:15 places 26837:21 26873:3 26887:14 plan 26819:8 26831:8,9 26831:11 26832:6,13 26833:2,4 26849:19 26897:2 planned 26832:16 planning 26831:5 26897:1,6 play 26897:1 please 26838:21 26856:21 26869:10 26871:10 26879:15 26881:12,14 pocketbook 26858:17 26859:25 26869:18 pocketbooks 26869:10 26869:14 point 26825:13 26833:16,21 26835:9 26839:2 26841:25 26842:7,16,19 26847:8,9 26848:1,18 26848:21 26849:10 26854:12,12,13,23 26855:18 26856:1,4,9 26860:22 26864:14 26865:16 26866:24 26870:12 26872:4 26874:5 26879:19 26880:24 26889:22 pointing 26867:24 points 26898:18 police 26819:7 26821:10 26835:5 26836:11 26856:12 26856:22 26858:22 26861:11 26864:9 26868:25 26871:25 26874:12 26884:14 26887:19 26890:4 26891:20 26892:13 26892:17 26893:10 26893:20 26894:2,2 26894:24 26896:25 26897:20 policeman 26885:1 26893:9,20 26894:24 26894:25 policemen 26876:22 26877:18 26887:11 policing 26824:8 26886:21 26887:3,20 26889:24 26890:8 26892:6,19 26893:2,6 26893:16 26894:23</p>
--	---	--	---	--

<p>polish 26854:1 POP 26837:2 26851:8 26852:11 26853:9 26863:9,10 26886:10 26888:4 position 26833:1 26858:19 positive 26874:18 possession 26857:7,13 26857:17 26859:3,5,7 26859:8,12 possible 26855:23 26889:21 Possibly 26862:11 posted 26890:4 poster 26899:11 Potchefstroom 26850:25 powerful 26860:3 practice 26874:8 precede 26894:15 prepare 26841:21 26866:19 prepared 26829:18 26841:23 26897:22 preparing 26829:22 present 26878:21 26879:14 26884:7 26898:4,8 presentation 26831:7 26831:10 26832:9 presented 26841:9 26898:1 press 26866:5,6 prevention 26890:10 26893:3,5,7,9,10,15 26893:22 26894:6 previous 26827:14,16 26838:8 26854:12,13 26870:20 previously 26821:8 26841:15 26870:14 primary 26890:7,8 26893:2 printed 26899:11 prior 26898:10 priority 26893:12 proactive 26895:13,25 probably 26830:13 problem 26838:20 26855:20 problems 26887:14 26888:24 procedure 26871:5 proceed 26821:6 26873:14,15 proceeded 26862:13 PROCEEDINGS 26819:1 process 26843:7 processes 26835:25 26836:3,21 26837:17 producing 26873:23 product 26837:17 prohibited 26899:8 promote 26895:2</p>	<p>promotion 26896:9 proper 26860:1 26900:7 properly 26871:15 26881:23 propose 26855:19 proposing 26842:10 26881:19 26897:12 proposition 26830:17 protect 26895:4 protected 26899:16,18 26899:19 protection 26896:9 26899:7,13,15 protesters 26864:10 protesting 26896:11,15 provide 26841:17 26842:2 26898:14 provided 26821:10 province 26891:23 26892:1 provinces 26892:10 provincial 26887:23 26888:10 Provinsiale 26850:23 26851:1 provisions 26894:13 public 26824:8 26835:24 26836:2 26886:21 26887:3,10 26887:20 26889:23 26890:4,8 26892:6,13 26892:19 26893:2,5 26893:16 26894:5,24 26895:2,25 26896:8,9 26896:10 26899:23 publication 26899:9 publish 26899:25 pudding 26842:18 purpose 26828:10 26836:12,19,20 26842:1 26899:3 pursue 26878:8 pursued 26876:7 26878:4,13,17,25 26879:5,18 priority 26879:2 pursuit 26876:13 pushed 26852:10 put 26819:20 26822:15 26823:10 26824:5,9 26824:18 26826:18 26827:2,14 26828:9 26829:3 26830:11,12 26830:17,24 26836:10 26837:8 26838:7,13,17 26840:9 26841:10 26842:17 26848:10 26869:13 26874:20 26874:25 26876:2 26892:18 putting 26836:22 26848:2 26855:10,16</p>	<p>QQQ 26826:18 QQQ1 26825:14 26827:3,13 26828:5,6 26828:24 26829:4,18 26830:1 26831:3 26832:9 26836:24 26838:5,7 26839:22 26841:8,22 26843:15 26853:4 26860:25 26885:19 QQQ2 26820:5 26822:15,15,17 26823:18,21 26824:10,18,21 26825:1,7 26827:9,20 26827:22 26831:14 26831:15 26833:8,21 26836:6,15 26865:18 26868:4 26885:25 26886:1 26890:2,13 26893:1 QQQ3 26827:10 QQQ6 26827:7 QQQ7 26821:24 26867:10 26873:7 26874:24 26876:3 26877:10 26878:5 QQQ7.1 26821:24 26822:3 26866:25 QQQ7.2 26821:25 26822:4 QQQ8 26867:11 26873:7 26876:3 26877:10 26878:19 26879:7 QQQ8.1 26822:7 26866:25 QQQ9 26865:25 26866:10 26881:10 26882:18 quarter 26881:21 26897:10 queried 26820:9,10 question 26823:9,13 26825:11 26827:12 26828:23 26830:17 26835:1 26836:13,14 26836:14 26841:15 26845:8 26847:2 26849:5 26862:8,16 26862:16 26872:9 26885:21 26890:22 26891:9 questioning 26899:20 questions 26828:25 26829:2,8,19,20 26838:6,11,11,17 26839:2,3,6,10 26840:11,15 26842:5 26844:12,12 26847:22 26848:3 26881:19 quickly 26889:20 quiet 26880:22,24 quite 26820:17 26824:5 26837:22 26842:14</p>	<p>26846:7 26850:18 26864:11 26874:9 26878:15</p> <hr/> <p style="text-align: center;">R</p> <hr/> <p>raad 26851:10 radio 26847:12,14 railway 26852:8,17 26868:5 raised 26845:5 ran 26861:14 26863:1,6 26886:7 rank 26856:10 read 26819:11,19 26821:10 26822:17 26829:9 26834:22,25 26843:15 26844:5,7 26846:2,6 26847:6,13 26848:12 26850:3 26861:2 26873:11 26875:19,21,22 26876:8,11,16,21 26877:8,10,25 26879:6,12 26881:16 26881:18,25 26882:16,23 26883:4 26883:13 26897:24 26898:22 26899:22 reading 26842:5 26873:10 reads 26832:1 26835:2 26837:1 26846:19 realised 26830:14,22 26852:12 26891:23 really 26835:1 26864:11 26874:1 reason 26836:10 26841:12,12 26889:10 reasons 26819:5,9,18 26819:20 26841:9 26842:8 26882:6 26897:23 recall 26869:14 26878:25 26895:12 receive 26819:13 received 26851:25 26881:16 26893:11 receives 26869:6 receiving 26883:1 recommendations 26856:2 reconsideration 26900:9 record 26830:6 26835:2,6 26858:17 26860:4,4 26871:17 26873:14,16,19,20,25 26876:1 26878:18 26882:19 recorded 26858:16 26871:15 recording 26870:24 26885:12 recordings 26900:2 records 26869:19</p>	<p>26870:22 recover 26861:11 refer 26831:5 26881:6 reference 26839:1 26872:18 referred 26826:11 26829:6,7 26869:16 26899:21 referring 26839:25 26870:14 26882:14 refers 26871:25 26894:4,8 refused 26834:20,23 26835:3 regard 26822:19 26857:4 26859:15 26874:13 26887:20 26889:8 26896:5,18 regarded 26853:5 26856:11 regarding 26834:14 26843:13 26875:12 26888:9 regards 26859:2,4 related 26874:2 relating 26899:15 relation 26819:6 relocated 26899:14 relocation 26899:18 relying 26856:21 remain 26824:14 remarkable 26820:14 remember 26820:4 26826:23 26838:5,9 26840:14 26844:9 26861:13 26873:7,10 26886:5 26893:17 remind 26822:19 repeat 26865:3 26895:9 repeated 26890:22 repel 26877:17 reply 26847:22 report 26847:16 26855:19 26856:15 26856:18,19 26871:16 26872:3 26883:1 26884:8,10 26884:13,15,18,19,22 26885:4,6 reported 26881:22 reports 26871:14 representatives 26821:11 26898:7,8 26898:11,13,15,18,24 Republic 26886:22 26887:4 require 26898:24 resorts 26890:15 26891:1 respect 26822:21 26896:19 respectively 26867:2 respond 26847:23 26890:23 responded 26885:20 responding 26840:14</p>
---	---	---	---	---

<p>response 26836:18 26887:23</p> <p>rest 26835:1</p> <p>result 26854:10 26870:15</p> <p>resume 26865:2,5,5 26882:1 26897:13</p> <p>resumes 26819:2 26864:19,20 26882:8 26882:9</p> <p>retrieve 26879:5</p> <p>retrieving 26878:9</p> <p>return 26864:22 26865:11 26866:14</p> <p>returning 26884:7</p> <p>reveal 26899:2 26900:1</p> <p>rifle 26826:16 26860:12,23 26861:6 26863:2 26869:17 26871:18 26872:14 26872:20 26876:18 26877:1,12 26878:10 26879:2,6,9 26882:25 26883:2 26884:10,11</p> <p>rifles 26858:21 26860:11</p> <p>right 26825:2 26827:17 26827:18 26830:13 26830:20,21 26831:2 26845:13 26853:19 26853:20,21 26863:20,24 26873:13 26875:1,5 26878:15 26885:25 26892:23</p> <p>rights 26873:20 26896:22</p> <p>rioting 26893:13</p> <p>room 26898:4 26899:25</p> <p>Roots 26840:22 26843:18 26844:7 26845:2 26846:18 26848:16 26849:23 26850:25 26853:14 26854:19,20,25 26855:1,11</p> <p>rough 26851:13</p> <p>round 26862:25 26870:12</p> <p>rounds 26858:10</p> <p>rubber 26835:5</p> <p>ruling 26841:15 26882:6 26897:18 26900:7</p> <p>rulings 26819:6,11,17 26819:19 26897:25 26899:5 26900:6,9,10</p> <p>run 26858:9 26863:2 26872:15,20 26882:1 26882:1,5</p> <p>Rustenburg 26822:22 26868:11 26876:4 26887:9 26890:4,6,14 26890:25 26891:5,7,9 26891:13,20</p>	<p>R5 26826:16 26858:21 26858:23,24 26859:1 26859:3,16 26860:4 26860:11,12,18,23 26861:6,11,13 26863:2,7,19 26869:17 26870:25 26871:18 26872:6,14 26872:19 26876:18 26877:1,12 26878:9 26878:23,24 26879:2 26879:6,9,16,18,22 26879:24 26880:15 26880:17 26882:25 26883:2 26884:10,11</p> <hr/> <p style="text-align: center;">S</p> <p>safe 26857:7,7,10,13,17 26859:7 26865:1,3,4 26865:10,11</p> <p>safekeeping 26857:8 26859:10</p> <p>safety 26857:11 26895:2 26896:9 26899:12,17</p> <p>sake 26827:1 26867:16 26874:23</p> <p>salary 26834:14</p> <p>Samuel 26865:21</p> <p>SAPS 26820:6 26856:23 26857:4,20 26857:22 26858:14 26858:16,20 26860:11 26862:2 26865:18 26868:4,13 26868:25 26869:1,2,4 26869:5,25 26870:2 26898:11 26899:3</p> <p>SAP15 26869:6</p> <p>satisfied 26852:14</p> <p>save 26899:3</p> <p>saw 26844:25 26861:4 26861:6,21,21,21 26862:6,12 26863:12 26873:6 26878:7 26879:8 26884:24 26885:8</p> <p>saying 26826:23 26832:11 26833:7 26835:10 26837:10 26841:6,8,19 26843:14 26844:23 26853:5 26855:25 26872:24 26875:6 26877:3 26890:19,24</p> <p>says 26834:23 26842:10 26848:6 26849:2,2 26850:23 26854:10,19,19,21,23 26854:24 26875:8,9 26875:11 26877:22 26878:6,19 26879:6 26879:12,15 26880:14</p> <p>scene 26852:4,5,7 26853:9 26861:5,6</p>	<p>26868:5,7,13 26876:6 26876:15 26878:1,7 26882:20 26885:2</p> <p>Schubart 26819:16</p> <p>Scott 26831:7,9 26832:5,10,11,15 26833:2,8</p> <p>screen 26831:22,24 26853:13</p> <p>se 26851:12</p> <p>Seboloke 26832:3</p> <p>second 26822:20 26823:9,9 26833:25 26834:1,4,9 26837:10 26841:11,12 26849:24 26887:1,2 26893:4</p> <p>secondary 26890:9 26893:3</p> <p>seconds 26876:8 26897:15</p> <p>secretariat 26819:12 26819:13,14 26897:24</p> <p>section 26899:6</p> <p>see 26820:24 26829:10 26831:11,12 26832:6 26832:7 26834:17,18 26837:10,20 26840:23,24 26844:3 26844:18 26849:8 26850:14,15 26853:1 26853:10,11 26854:2 26856:17 26857:6 26861:5 26867:3 26870:22 26871:20 26871:23 26875:6,13 26875:15,16 26876:21 26879:24 26880:1,17,19,20 26881:12 26883:6 26884:18,21,22 26885:1,6,14 26896:14 26897:10</p> <p>seeing 26865:2 26873:7</p> <p>seek 26900:5</p> <p>seeking 26874:17 26890:17 26891:2</p> <p>seen 26840:7 26844:24 26869:14 26881:13 26882:25 26884:8</p> <p>Sekgweleya 26821:15 26822:1,2 26867:1,10 26867:20 26873:9 26875:7,20 26878:5 26878:24 26879:11 26879:17,21 26880:17 26881:1</p> <p>Sekgweleya's 26874:24</p> <p>selected 26856:25</p> <p>Seloane 26832:4</p> <p>send 26819:14</p> <p>senior 26837:2 26856:10,11,12,14</p> <p>sense 26824:24</p> <p>sent 26819:17,18</p>	<p>sentence 26822:19 26831:9,25 26834:22 26837:1 26840:9 26844:15 26846:16 26850:1 26851:20</p> <p>September 26820:7 26846:17,18 26850:24 26851:3,17 26851:18,19,21,21,25</p> <p>Sergeant 26821:20,21 26822:5,7 26867:1,10 26867:20,21 26873:9 26874:24 26875:1,11 26875:20 26878:12 26878:18 26879:7 26880:13,14</p> <p>serious 26848:23 26871:14 26884:22 26885:5,24</p> <p>serve 26890:6</p> <p>service 26856:12 26893:21 26897:20</p> <p>setting 26897:22</p> <p>settlement 26861:15</p> <p>settlements 26890:17</p> <p>sheet 26849:9</p> <p>shooting 26871:22</p> <p>short 26835:20 26861:13</p> <p>shortly 26888:15</p> <p>shot 26835:4 26839:20 shouldn't 26830:11 26846:5 26864:4,5</p> <p>show 26837:23 26850:20 26870:19 26873:22 26875:8 26900:6</p> <p>showed 26854:15 26875:19</p> <p>shows 26848:8</p> <p>side 26874:18,19 26896:15</p> <p>sidearm 26856:24 26857:1,4,5,21</p> <p>significant 26830:19 26847:18</p> <p>simple 26830:3 26836:5 26844:15</p> <p>simply 26867:9</p> <p>sing 26832:24</p> <p>singing 26849:9</p> <p>sir 26835:7 26839:23 26844:12 26860:7 26862:19 26863:3 26872:17,24 26882:22 26884:4,13 26885:7,21 26886:3 26890:11,22 26895:10</p> <p>sit 26819:4 26881:14 26896:2,4</p> <p>sitrep 26870:8 26871:10,16,17,21,23 26872:4</p> <p>sitting 26819:8 26850:11</p>	<p>situation 26835:17,19 26894:22,25</p> <p>SKK 26866:10</p> <p>skokgranate 26846:21</p> <p>slide 26831:10</p> <p>slip 26833:11,14</p> <p>smaller 26837:16</p> <p>smoothly 26821:6</p> <p>softened 26824:25 26825:10</p> <p>solving 26855:19</p> <p>somebody 26847:16</p> <p>soos 26851:4</p> <p>sorry 26822:9 26826:2 26826:11 26827:5 26829:16 26831:8,23 26866:18 26867:5 26868:3 26871:8 26875:25</p> <p>sought 26819:7</p> <p>South 26856:11 26873:20 26892:2,7 26897:20</p> <p>so-and-so 26860:5,5 26880:7</p> <p>speak 26819:16 26829:5 26858:19 26868:10 26872:10</p> <p>speaker 26832:14,15</p> <p>speaking 26855:24</p> <p>speaks 26832:25 26855:12,13</p> <p>specific 26840:20 26841:13 26891:8</p> <p>specifically 26839:5,7 26840:25 26841:12 26842:8,23 26844:10 26860:11,21 26868:6 26869:15 26871:24 26877:1 26880:15,16 26886:13 26887:13 26893:12 26894:3,4</p> <p>specifies 26894:4</p> <p>spoke 26835:16</p> <p>spoken 26834:12 26863:1 26896:8</p> <p>spoor 26851:8</p> <p>spot 26895:16</p> <p>sprake 26846:20</p> <p>spring 26888:19</p> <p>spruit 26851:11</p> <p>staan 26851:6</p> <p>stage 26835:21 26864:18 26874:20 26878:21 26879:14 26897:1,13,16</p> <p>stand 26835:18 26841:20 26873:24</p> <p>standing 26861:7,10 26862:12 26863:11 26863:13 26877:22 26894:4,10</p> <p>start 26850:1,22 26853:18,22 26870:20 26893:4</p> <p>started 26850:3</p>
--	--	---	--	--

26852:16 26853:17 state 26831:7 26850:1 26868:6 statements 26821:2,8 26821:14,14 26823:24 26826:18 26826:19,22 26827:1 26827:5,6,15,16,21 26828:1 26830:2,5,7 26838:8 26841:17,17 26853:15 26867:1 26869:21,22 26873:1 26873:5,6,8,21 26874:11,13,20 26875:18 26876:1,3 26876:16,17,21 26877:8,9,11,16,25 stationed 26890:3 statistics 26891:19 stick 26848:1 sticks 26826:13 stood 26847:4 26848:15 26852:2 stop 26893:6 26897:5 stopped 26834:2 26835:14 stopping 26893:21 stories 26844:8 strategy 26888:10 stream 26852:13 strikers 26835:15 26839:19 26852:17 26862:2 26864:10 26872:9 26878:4,9,13 26878:25 26879:5,19 stuff 26823:11 26827:2 26838:7 26839:10 26841:10 26888:17 stun 26847:3 26848:25 subject 26899:5 submission 26873:23 sub-paragraphs 26898:21 suggest 26897:12 suggested 26834:16 26852:16 26855:23 summarise 26889:1 superiors 26856:16 supplementary 26821:16,23 26822:3 26827:11 26867:9,10 26875:1,6,11 26876:3 26877:9 suppose 26883:18 supposed 26830:8 26862:20 sure 26847:18 26855:11,15,17 26865:5 26874:9 surely 26827:17 26830:17,23 surprised 26845:19 26862:23 26864:2 26881:3 suspected 26820:20 s.u.o 26819:25	26865:13 26882:11 <hr/> T <hr/> table 26865:20 take 26824:18 26826:25 26828:4 26835:17 26837:12 26839:17 26840:18 26856:6 26857:21 26860:12 26862:18 26863:24 26864:12 26864:14,17 26865:21 26874:24 26879:9 26880:9 26881:1,19,20,24 26882:3,25 26883:24 26884:5 26889:11,17 taken 26825:9 26826:16,19 26852:5 26852:7 26853:8 26862:2 26864:14 26870:25 26872:6,14 26872:19 26883:2 26885:8 takes 26880:24,25 talk 26861:1 26893:1 26896:3,4,5 talking 26838:20 26840:2 26850:14 26853:13,18 26880:2 26891:4 talks 26879:22 Tatane 26835:3 te 26850:25 26851:1,4 tea 26852:2 26853:17 26864:14,17 26870:23 26882:3 teargas 26840:23 26843:14,18,21,24 26847:2 26849:1 26871:24 teatime 26870:16 tee 26851:6 television 26844:4 tell 26822:23 26823:2 26823:13,14,20 26843:19 26850:5 26854:7 26865:17 26867:17 26881:5 26886:19 26887:6 26888:16,17 ter 26846:20 term 26887:8 terms 26835:23 26836:2 26862:19 26899:6,14 terribly 26855:25 test 26843:8 tested 26843:9,11 testified 26840:21 26843:17 26844:16 26844:17,18 26871:13 testifies 26898:5 testify 26829:8 26841:16 26843:5	26845:21 26854:3 testifying 26841:19 testimony 26825:23 26838:6,9 26839:8 26841:2 26845:1 26898:3,9,10 26899:24 tevrede 26851:12 thank 26819:23 26820:2,22 26835:7 26838:25 26847:7 26853:1 26865:16 26867:12,22,23 26868:12 26874:15 26874:22 26882:13 26897:15 that's 26825:1,20 26827:7 26828:12 26830:15 26831:8 26833:7,13,25 26834:3 26836:17 26837:23 26842:22 26843:1 26844:6 26845:25 26847:4,5 26848:6,17 26850:17 26850:22 26852:25 26854:23 26863:25 26865:5,10 26870:18 26870:21 26874:14 26877:7,14 26880:23 26882:18 26885:18 26886:1 26892:3 26894:9 26895:3,20 26899:22 theory 26861:1 thereat 26887:24 26888:6 thereof 26894:16 there's 26819:7,15 26820:23 26821:22 26821:23 26825:1 26830:16 26832:14 26839:25 26846:15 26846:16 26849:25 26853:2,13 26855:5 26866:21 26890:25 26895:12 26896:14 they'll 26869:9 they're 26819:18 26822:12 26869:10 26874:17 26876:4 26895:2,4,7,21,24 26897:7 they've 26822:13 26869:8 thing 26821:22 26824:5 26826:21 26832:14 26832:18 26853:16 26858:25 26861:22 26864:6,12 26885:8 26887:2,6 things 26820:15 26822:16 26823:3,5 26823:10 26824:17 26824:24,25 26827:21,23 26828:1	26832:16 26835:15 26838:1 26839:14 26840:4 26841:6,19 26842:5,9,11,23,25 26843:6 26845:13,17 26853:14 26854:1 26864:9,11 26871:4,6 26871:14 26883:6,9 26883:13,16,22 26888:20 26889:6 26890:25 26891:6,10 26891:14 26893:11 26894:15 26895:1 think 26821:11,24 26824:25 26825:11 26830:5 26833:15 26834:21 26835:13 26841:24 26842:15 26842:16 26846:13 26847:13,15 26855:2 26856:1 26864:24 26866:22 26869:23 26870:17 26873:8 26889:3 26891:12,13 26892:2 thinking 26835:9,9 thinks 26824:24 third 26823:13 26834:3 26834:4,6,9 26887:6 26890:13 thoroughly 26873:11 thought 26823:3,6,11 26828:2 26835:11,16 26837:5 26892:20 thoughts 26896:23 threat 26850:8 26853:6 26854:4 threatened 26850:5 26854:7,21 threats 26853:22 three 26879:21 26890:6 26899:6,21 threw 26847:2 thrown 26843:21,24 26849:1,1 thrust 26874:3 Thupe 26846:22 26847:3,12 26848:15 26849:3,5,5,6 26865:21 26866:10 26868:10 26881:7,8 26882:14,19 Thupe's 26881:9 26883:4 26884:2,6 till 26819:4,9 26882:1,5 26885:13 time 26835:9,14,17 26841:19 26848:25 26853:16,16 26858:11 26859:12 26877:23 26879:5 26885:24 times 26898:3 Tlabane 26888:2 today 26819:9,22 26820:18 26824:14	26864:22 toe 26846:22 told 26829:19 26834:12 26840:21 26843:17 26845:20 26847:4,16 26849:12 tomorrow 26824:15 toneel 26851:8 tongue 26833:11 top 26831:20,24 26834:1 tot 26850:24 total 26868:13 town 26891:11 traanrook 26846:21 track 26848:1 trained 26862:13 training 26857:2 26858:4,23 26859:1 26860:16 26893:11 transcribers 26838:22 transcript 26885:12 translate 26846:4,6 26847:1 26851:15 26885:13 translated 26848:12 translation 26851:13 26851:22 26875:25 transmission 26899:24 traumatic 26871:13 26872:3 trouble 26866:23 26894:14 26895:16 TRT 26826:17 26860:23 26861:7,9 26861:14 26862:4,18 26863:7,10,12,20 26868:6,6,7,8,14 26869:3 26871:21 26872:8,14 26876:4,6 26876:12,19 26877:1 26877:12,22 26878:2 26879:1,3,9 26882:20 26883:1,3 26884:14 26884:25 26885:5 true 26839:13,23 26843:23 26855:23 truth 26845:18 try 26838:21 26847:23 26874:21 26882:4 26889:20 trying 26827:20 26828:5 26837:23 26842:16 26853:25 26853:25 26871:9 26877:17,25 26891:12,13 26892:3 26893:15 Tswana 26829:15 Tuesday 26831:21 26832:1 26866:17,18 26866:19,20 26897:14,17 26900:11 turn 26854:25 26889:19
--	--	---	--	--

<p>turned 26850:12 turns 26855:1,18 two 26821:13,14 26825:23 26830:25 26832:14 26841:8 26856:1 26863:8,10 26863:12 26866:25 26867:13 26873:4,6,7 26873:21 26875:18 26876:1,3,12,17,17 26877:16,16,24 26878:2 26879:3 26891:21 26898:9 tydens 26851:6 tydperk 26851:2 type 26833:15 typed 26821:23 26822:4</p>	<p>van 26846:20 26850:23 26850:24 veld 26859:25 venues 26890:15 26891:1 Vermaak's 26826:3 26846:1 version 26822:21,24 26824:20 26842:2 26855:7,8,21 video 26898:2,19 26900:2 view 26855:18 26893:21 violent 26895:22 vir 26846:22 26851:1 26851:10,11 visual 26897:21 voluntarily 26859:20 26860:9 voor 26851:1 voorlegging 26851:1</p>	<p>26878:10,20 26879:13 weren't 26821:8 26845:15 26848:25 West 26868:7 we'll 26824:4 26842:19 26865:5,6 26867:6,8 26881:24,25 26882:1 26882:3,4,5 26883:13 26885:24 we're 26833:19,21 26834:10 26837:19 26838:19 26843:7 26866:1 26884:8 26886:8 26892:12 26897:14 we've 26829:24 26830:4 26843:5 26864:14 26869:14 26875:14 26881:16 26883:22 26891:18 26892:16 whatsoever 26869:21 What's 26819:10 26846:9 Where's 26881:7 whilst 26845:4 26861:3 wht 26867:8 wie 26846:20,21 wing 26894:2 wish 26819:13 26865:1 26865:3,10,11 26873:24 26883:15 26897:15,19 wishes 26819:16 witness 26820:13 26830:11 26838:20 26841:18,20,22 26842:3 26854:14 26855:10,22 26866:4 26881:17,25 26899:7 witnesses 26841:16,18 witness's 26856:5 word 26826:4,6 26828:8 26846:15 wording 26894:8,10 words 26846:15 26854:9 26856:17 26859:6 26887:15 26896:13 work 26868:1 working 26825:7 26840:6 worry 26845:18 wouldn't 26847:14 writing 26828:17 26870:7 26885:18 written 26835:21 26842:2 26859:21 26860:4 26884:13 wrong 26830:15 26831:8 26847:15,15 26852:18 26889:22 26889:22 26892:23 wrote 26836:5,5,15,15 26836:17,25 26837:4</p>	<p>26839:15 <hr/> X X 26898:1,4,9,10,12,15 26898:19 26899:2,13 26899:20,24 26900:1 26900:2 XYZ 26860:5 <hr/> Y year 26820:7 26825:19 years 26889:23 26890:1 26891:21 yesterday 26819:3,3 26820:3 26822:14 26824:17,19,23 26839:18 26849:5 you'd 26835:2 26838:7 you'll 26820:4 26827:6 26866:8,12,12 26868:24 26874:3 26886:5 26889:21,22 26895:11 26897:16 you're 26819:23 26824:6 26828:16 26832:10 26833:7 26834:25 26837:10 26839:24 26842:16 26843:14 26844:11 26844:16 26845:7 26847:25 26848:4 26850:17 26853:3,5 26859:3,12 26865:12 26866:20 26872:24 26874:19 26875:5 26878:15 26882:10 26890:3,3,19,24 26891:12,13 you've 26820:21 26823:8 26831:3 26833:15 26835:21 26839:1 26855:7 26859:1,2,6 26862:17 26863:1 26867:25 26869:16 26875:2 26876:7,16 26879:6 26880:10 26889:9,22 26890:1 26892:20</p>	<p>11:33 26876:12 112 26899:7 12 26846:2,12 26850:20 26865:17 26881:20 12:07 26882:9 12:26 26894:7 12:46 26898:6 13 26833:22,23 26850:6 26875:10,13 26884:10 26898:20 13th 26826:17 26827:8 26833:20 26834:11 26853:9 26860:22 26868:5,8 26872:20 26875:14 26876:6 26882:21 26883:24 26884:7 14th 26831:21 26832:1 148 26890:5 15 26819:1 26852:23 26853:16 16 26831:14 26833:8 26839:19 26886:13 26887:23 26898:20 18 26899:6 19 26899:6 1998 26899:7</p>
<p><hr/> U uitgeskuif 26851:9 unable 26858:9 26892:24 unarmed 26880:6,8 unclear 26880:7 undergone 26857:2 26858:3,23 26859:1 understand 26820:24 26827:12 26828:6,7 26828:13,15 26829:12,17,25 26837:20 26841:4 26842:15 26843:7 26859:2 26860:10 26861:2 26863:14 26864:21 26871:9,11 26871:11 26872:2,3 26874:16 26881:8 26889:13 26890:22 26893:18 26895:14 understanding 26889:15 understood 26828:10 26828:13,14 26854:14,17 26874:2 26874:6,7 undertaking 26884:1 unfair 26874:6 unhappiness 26853:8 unit 26890:4,5 units 26868:4 26869:22 26886:10 26888:22 unsigned 26823:17 26827:9 26886:1 upset 26845:9,15 26852:3 use 26831:1 26849:10 26850:20 26854:9 26857:2 26858:4,9,23 26862:13 26871:23 26873:22 26886:8 26887:8,15</p>	<p><hr/> W wait 26885:13 26896:3 waited 26885:17 wall 26857:8,11 want 26819:3 26820:24 26821:3 26823:2,13 26824:4,9 26830:9 26835:3,5,8 26837:9 26839:2,14 26843:6 26850:21 26853:12 26859:6 26865:9 26869:13 26870:19 26871:11 26881:6 26883:21 26889:10 wanted 26822:23 26823:2,10,14,20,24 26831:1 26833:20 26835:21 26836:6,15 26836:16 26837:5 26842:25 26880:4 Warrant 26861:4,8 26863:15 wasn't 26825:1 26848:19,22 26864:3 wat 26846:23,23 26851:10,11 wave 26885:11 waving 26885:14 way 26828:10 26847:21 26847:21 26848:2 26876:2 26886:11 weapon 26858:15 26860:3 26863:24 26879:23 weapons 26826:9 website 26819:21 week 26873:17 weeks 26898:10 welcome 26834:25 went 26824:18 26831:6 26852:15,18 26853:15 26862:4 26868:4,13 26876:13</p>	<p><hr/> What's 26819:10 26846:9 Where's 26881:7 whilst 26845:4 26861:3 wht 26867:8 wie 26846:20,21 wing 26894:2 wish 26819:13 26865:1 26865:3,10,11 26873:24 26883:15 26897:15,19 wishes 26819:16 witness 26820:13 26830:11 26838:20 26841:18,20,22 26842:3 26854:14 26855:10,22 26866:4 26881:17,25 26899:7 witnesses 26841:16,18 witness's 26856:5 word 26826:4,6 26828:8 26846:15 wording 26894:8,10 words 26846:15 26854:9 26856:17 26859:6 26887:15 26896:13 work 26868:1 working 26825:7 26840:6 worry 26845:18 wouldn't 26847:14 writing 26828:17 26870:7 26885:18 written 26835:21 26842:2 26859:21 26860:4 26884:13 wrong 26830:15 26831:8 26847:15,15 26852:18 26889:22 26889:22 26892:23 wrote 26836:5,5,15,15 26836:17,25 26837:4</p>	<p><hr/> 0 07H00 26832:2 09:17 26819:2 09:37 26830:10 09:57 26841:7 <hr/> 1 1 26819:9,10,22 26864:23 26870:20 26886:7 26890:2 26898:1 10 26866:3 26868:19 26886:13 26896:15 10th 26825:18 26885:17 10:16 26853:11 11:13 26864:20</p>	<p><hr/> 2 2 26890:2 26892:25 26898:3 20 26868:19 26897:14 2012 26820:8,15,16,19 26831:21 26832:1 26839:20 26850:6,24 26850:25 26851:3,25 26886:14 26887:16 26887:23 26888:2,5 26888:11 26892:7,14 26898:20 2013 26827:12 2014 26819:1 26825:19 26846:1 26885:17 21 26846:1 22 26826:1,2 22nd 26888:2 26900:11 25 26866:3 26871:16 26 26889:23 262 26894:4 27 26829:8,19 26838:11 26838:16 26839:2,3,6 26839:10 26840:11 26840:14 26842:5 26850:24 28 26826:2,2 26838:11 26838:16 26888:5 26889:23 29 26877:16 26888:5 29th 26827:11 <hr/> 3 3 26875:7 26886:9 26890:12 26898:6 3rd 26820:8,18 30 26877:16,16 30th 26888:11</p>

<p>4</p> <p>4 26870:17 4.7.11 26825:25 4.7.12 26826:7,9 47 26871:10,11</p> <hr/> <p>5</p> <p>5 26851:3,17,17,19,21 26851:21,24 5th 26846:18,18 5.13 26836:24,24 5.2.1 26860:24 5.25 26831:4 5.27 26831:4 5.28 26831:3,3,7</p> <hr/> <p>6</p> <p>6 26850:24 6th 26846:17 6.3 26840:19,19 26843:14 26849:25 26850:2 26853:4</p> <hr/> <p>7</p> <p>7 26878:20 26879:12 70 26868:13</p> <hr/> <p>8</p> <p>8 26878:6,18 26886:11 8.1 26822:8 26839:17 26839:22 26840:10 8.2 26822:7</p> <hr/> <p>9</p> <p>9 26859:17 26878:23,24 26879:16,18,22,24 26880:15,17 9AM 26900:12</p>				
--	--	--	--	--

