

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 133

19 SEPTEMBER 2013

PAGES 14055 TO 14122



© 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>



<p style="text-align: right;">Page 14055</p> <p>1 [PROCEEDINGS ON 19 SEPTEMBER 2013] 2 [10:54] CHAIRPERSON: The Commission resumes, 3 somewhat later, I'm afraid, than the scheduled time, but 4 there were matters that had to be discussed in chamber. 5 You're still under oath, Colonel. 6 DUNCAN GEORGE SCOTT: s.u.o. 7 CHAIRPERSON: Mr Chaskalson. 8 CROSS-EXAMINATION BY MR CHASKALSON SC (CONTD.): 9 Thank you, Mr Chairperson. Colonel, I'd like to start off 10 today's cross-examination with an apology to you. When we 11 were last here on Tuesday the 10th, I cross-examined you on 12 how SAPS had withheld Captain Nel's videos 229 and 230 from 13 the evidence leaders. You recall those were the videos 14 which showed Sergeant Venter throwing stun grenades from 15 the helicopter commanded by Brigadier Fritz, and you'll 16 also of course recall that in cross-examination I suggested 17 that you may have been responsible for this apparent 18 attempt to withhold relevant evidence from the evidence 19 leaders. You denied that that was the case, and to 20 substantiate your denial you invited us to examine the hard 21 drive on your laptop and the two external hard drives that 22 you've used in relation to Marikana. 23 Well, I'm happy to report to the Commission that 24 our experts have examined all three drives, analysed the 25 material on those drives, and the material that has</p>	<p style="text-align: right;">Page 14057</p> <p>1 under oath that you've not been party to, or aware of any 2 attempt by SAPS to tamper with the electronic evidence in 3 question. 4 COLONEL SCOTT: No, I haven't. 5 MR CHASKALSON SC: Well, let me put the 6 concerns on record so that you know exactly what it is that 7 I want you to confirm. I'll get to that in a minute, just 8 to tell you where I'm going – 9 CHAIRPERSON: Sorry to interrupt you. 10 You may also have some information about these points which 11 you can give us, even – you've already denied in advance 12 that you were involved in any sinister way, but if you have 13 any information which will help us to find the truth about 14 these matters, obviously we would encourage you to tell us 15 so we can take the matter forward. 16 COLONEL SCOTT: Understood, Commissioner. 17 MR CHASKALSON SC: In relation to Colonel 18 Vermaak's BlackBerry photographs and the water cannon 19 footage, I've got a few clarificatory questions which I'd 20 like to put to you, and then I'll put our concerns on 21 record and again ask you to confirm under oath that you've 22 not been party to or aware of any attempt to tamper with 23 the evidence. So if we can start then with the Sergeant 24 Mhlatsi videos, and we touched on this earlier in the 25 cross-examination last week, and if I can recap; you'll</p>
<p style="text-align: right;">Page 14056</p> <p>1 previously been deleted from those drives since August 2 2012, and I can confirm that the original set of Captain 3 Nel's videos that was downloaded onto your computer was 4 missing videos 229 and 30, and that videos 229 and 30 were 5 first loaded onto your computer only after the evidence 6 leaders had requested them. So I would like to apologise 7 for suggesting that you were the party within SAPS who was 8 responsible for the apparent attempt to hide videos 229 and 9 30. I understand that SAPS is now conducting its own 10 investigation to establish who that party was. When the 11 outcome of that investigation is reported to us we'll take 12 the matter further with whoever that responsible individual 13 is. 14 COLONEL SCOTT: Thank you. 15 MR CHASKALSON SC: There are three 16 remaining concerns I need to traverse with you in relation 17 to possible interference with the video and photographic 18 evidence. They concern Sergeant Mhlatsi's cell phone 19 videos, Lieutenant-Colonel Vermaak's BlackBerry photographs 20 of the 16th, and the Johannesburg water cannon footage of 21 the 16th. In the first two of these cases there are ongoing 22 investigations by SAPS; in the third there's an ongoing 23 investigation by the evidence leaders. So at this stage in 24 relation to Sergeant Mhlatsi's video I merely propose to 25 place our concerns on record and to ask you to confirm</p>	<p style="text-align: right;">Page 14058</p> <p>1 recall that the original set provided to us by SAPS was 2 exhibit JJJ25.1, and if we can just put that up on the 3 screen. Page 104 of file 1, Commissioners. 25.1, and 4 Colonel, you'll recall that that set was on its face 5 missing video 353, so the evidence asked for 353 and SAPS 6 provided the evidence leaders on 7 November with not only 7 353, but also 348 and 349. So the set after 7 November 8 that had been given to the evidence leaders was the set 9 that we showed at JJJ25.2 and 25.3. We can move forward 10 there. 25.2 and 25.3. So we hadn't been aware of the 11 existence of 348 and 349 until SAPS volunteered them. We 12 got the 353 for which we'd been looking, but it now appears 13 that 350 was missing as well because there's now a gap 14 between 348 and 350. 15 If we can shift to the next exhibit, which is – 16 sorry, well before we get to the next exhibit, we then 17 asked for 350 from SAPS and it was provided shortly after 18 the 7th of November. Can we have the next set, which is 19 25.4, which will show the full directory. This is a 20 properties view of the directory on the 7th of November. 21 I'm looking for 25.4. So this is the full directory that 22 we received from SAPS that runs continuously from 348 to 23 365. If we can shift to the properties view, which is 24 25.6, and what the properties view shows is that although 25 these videos were taken on the 18th, SAPS was unable to</p>

<p style="text-align: right;">Page 14059</p> <p>1 download the original files with their original metadata 2 which would show us the date and time of the files. 3 So you see the files all have dates in October or 4 November, and indeed the three files that were provided to 5 us on the 7th of November have dates on the 6th of November, 6 that's 348, 349, and 353, and the file that came after the 7 7th of November, 350, has a date of the 8th of November. We 8 were interested in the real times, so we asked to see 9 Sergeant Mhlatsi so that we could download from his cell 10 phone his original files because we were confident we could 11 get the metadata off his cell phone. 12 If we can then move to JJJ83, which is the 13 directory we took from Sergeant Mhlatsi, and that is the 14 directory that we ourselves took from Sergeant Mhlatsi's 15 cell phone and if we can then shift to JJJ83.1 or 83.2, 16 which is the properties view, and you'll see that those 17 files have the correct original dates. They've got the 18 date and time stamps because we were able to recover that 19 from Sergeant Mhlatsi, but there was something very 20 significant about what we found on Sergeant Mhlatsi's cell 21 phone, which is illustrated in this list; if we can go back 22 to the thumbnails, which is 83.1. There isn't a 350 on 23 Sergeant Mhlatsi's cell phone. So when we examined 24 Sergeant Mhlatsi's cell phone there was no 350, but we've 25 been given a 350 by SAPS. So we then went back to look at</p>	<p style="text-align: right;">Page 14061</p> <p>1 exhibit here. The comparison is the wrong comparison. 2 It's a comparison between the 350 that SAPS gave us and the 3 353 that SAPS gave us, which are also the identical video. 4 This cross-examination is running awry. It is the correct 5 comparison, but what I said to you was the – can we go back 6 to 83.4, which is the – 83.5, 83.5, I'm sorry, 83.5, which 7 should be the 353 that was on the SAPS list that was given 8 to us. Play 83.5. 9 [VIDEO SHOWN] 10 And again you'll see it's the same video. So 11 there are three identical videos, the 353 that SAPS gave 12 us, the 350 that SAPS gave us, and the 353 that we 13 retrieved off Sergeant Mhlatsi's cell phone. But if we 14 compared the properties of the two identical videos that 15 SAPS gave us, that would be the 350 and the 353, they 16 weren't the same, and that was what I was hoping to 17 illustrate with 83.8 and 83.9. So let's go back to 83.8. 18 So although the videos show the same images and were given 19 to us by SAPS as 350, the 8 November file, and 353, the 6 20 November file, they have different properties. So when you 21 look at them in a directory you won't see that they are 22 identical. The one is 47.4 megabytes, the other is 3.47 23 megabytes. One's much bigger than the other, and if we 24 look at the details view, which is the next exhibit, 83.9, 25 the frame width of the videos is different. The frame</p>
<p style="text-align: right;">Page 14060</p> <p>1 the 350 that we had been given by SAPS and if we can play – 2 and here I, or if I can ask that we call up 83.3, which is 3 the thumbnail of the 350 that we'd been given by SAPS, 4 exhibit JJJ83.3, or is it a video? Sorry, it's a video. 5 If we can play the 350 that we were given by 6 SAPS, that's JJJ83.3, a short 17-second video. 7 [VIDEO SHOWN] 8 When we looked at it, we realised that it was 9 actually identical to the 353 that we had found on Sergeant 10 Mhlatsi iPhone, if I can just ask that the 353 from 11 Sergeant Mhlatsi's iPhone be played, that's 83.4. 12 [VIDEO SHOWN] 13 So this is the real 353 on Sergeant Mhlatsi's 14 iPhone and it's the same video that SAPS had given us as 15 350. But when we looked at the properties of the 350 that 16 SAPS had given us, they were very different from the 17 properties of the 353 on the iPhone original, so if we can 18 show now 83.8 and 83.9, which will illustrate that. There 19 we put up the two properties together. On the left are the 20 properties of the 350 that SAPS gave us, and – oh, no, 21 sorry. These are the wrong properties that are being 22 showed here. These are properties of the – on the left are 23 the properties of the 350 that SAPS gave us. On the right 24 are the properties of the 353 that SAPS gave us, which also 25 was the same video. I'm sorry, we've produced the wrong</p>	<p style="text-align: right;">Page 14062</p> <p>1 width of the one is 1280; the frame width of the other is 2 480, and then if we look at the thumbnail images on the two 3 videos, which are what one would see if one looked at the 4 thumbnail view of the directory, which is 83.6 and 83.7, 5 this is the thumbnail of 350, and one can see the SAPS 6 member standing on the left-hand side of this imagine, 7 which is what one would see when one looked at it in the 8 directory, and if one cuts to 353, one sees a different 9 image. The SAPS member is not in that image. 10 So what appeared to us was that an attempt had 11 been made to change the superficial appearance of one of 12 the two files so that they couldn't be seen to be identical 13 files. We've been given two identical files; one is 350 14 and is 353, but the properties were different, the 15 thumbnail was different. It looked to us as though someone 16 had created a false 350 by copying 353 and then changed the 17 appearance so that it couldn't be seen as a copy of 353, 18 and our technical expert has tried to recover file 350, the 19 real file 350 from Sergeant Mhlatsi's cell phone, but he 20 reports that the file has been removed from the phone in a 21 manner that has left no recoverable trace of that file. 22 Now as I indicated earlier, there is now an 23 ongoing investigation by SAPS into this issue, and I don't 24 want to deal with this matter in cross-examination until 25 that investigation has been completed. But for now I just</p>

<p style="text-align: right;">Page 14063</p> <p>1 want to ask you a series of questions so that you can 2 confirm under oath that you have had nothing to do with 3 what appears prima facie at any rate, to be an attempt to 4 tamper with the video evidence in Sergeant Mhlatsi's cell 5 phone. So the first question I'm going to ask you is have 6 you ever seen the real file 350 on Sergeant Mhlatsi's cell 7 phone? 8 COLONEL SCOTT: No. 9 MR CHASKALSON SC: Okay, the second 10 question is, were you involved in any way with the creation 11 of the videos 350 and 353 that were provided by SAPS to the 12 evidence leaders? 13 COLONEL SCOTT: No. 14 MR CHASKALSON SC: And finally I'm going 15 to ask you, are you aware of the identity of anyone within 16 SAPS who's been party to an attempt to tamper with the 17 videos on Sergeant Mhlatsi's cell phone, or to withhold the 18 real file 350 from the evidence leaders? 19 COLONEL SCOTT: No, I'm not aware of that 20 either. 21 MR CHASKALSON SC: Okay. Well at this 22 stage I don't want to take the matter further with you 23 until the – 24 CHAIRPERSON: Do you know anything about 25 those two items?</p>	<p style="text-align: right;">Page 14065</p> <p>1 us exhibit JJJ15 and maybe if I can ask for JJJ15.2 to be 2 shown on screen which is a thumbnail view of the directory 3 holding all three Jo'burg water canon files. It's page 192 4 of the bundle in file 3. What you see there first is a 5 folder called copy 12-11-19, we'll get to that. That is 6 fact the third instalment. The first instalment that came 7 to us on the 12th of November was the file with the name 8 Jo'burg 2012-08-16, time 15:32:18. Are you familiar with 9 that file? 10 COLONEL SCOTT: Yes, I am. 11 MR CHASKALSON SC: And that file, will 12 you confirm, has footage from the water canon video on the 13 water canon camera time that runs from 15:30:28 through to 14 the end of the operation at Marikana. Can you confirm 15 that? 16 COLONEL SCOTT: Yes. 17 MR CHASKALSON SC: And can you confirm 18 also that the water canon camera clock is just over half an 19 hour slow, so the real time of that footage runs from 20 approximately 16h00 in real time which was approximately – 21 sorry I've got it as running from approximately six minutes 22 after the shootings at scene 1. Would you confirm that? 23 COLONEL SCOTT: I'll take your word on 24 that, I haven't checked it up in that way but I'll accept 25 that, yes.</p>
<p style="text-align: right;">Page 14064</p> <p>1 COLONEL SCOTT: Chairperson, no, and I've 2 just checked on my computer and the only place that that 3 file does come up is in the evidence leaders' package that 4 was given to me, and at the date I saw the properties when 5 that file was downloaded to the evidence leaders is the 8th 6 of November, I think it is, I was actually physically 7 presenting the police presentation to the Commissioner at 8 that time as well. So I don't know how it got there. I 9 don't know, no reference to it, Chairperson. 10 CHAIRPERSON: Thank you. Are you now 11 moving on to a different topic? Is this an appropriate 12 time for us to take the tea adjournment, or do you want to 13 ask some questions before we do that? 14 MR CHASKALSON SC: Chairperson, I'm going 15 to move to the Johannesburg water cannon footage. It will 16 be a while, so it would be an appropriate time. 17 CHAIRPERSON: We'll take the tea 18 adjournment at this point. 19 [COMMISSION ADJOURNS COMISSION RESUMES] 20 [11:34] CHAIRPERSON: The Commission resumes, 21 you're still under oath, Colonel. Yes Mr – 22 MR CHASKALSON SC: Colonel, I'm going to 23 move now to the video footage from the Johannesburg water 24 canon. This footage came to the evidence leaders in three 25 instalments. The exhibit describing the files that came to</p>	<p style="text-align: right;">Page 14066</p> <p>1 MR CHASKALSON SC: Then on – so the 2 footage starts from a point after the shootings at scene 1, 3 you can confirm that? 4 COLONEL SCOTT: Yes. 5 MR CHASKALSON SC: Then on 15 November we 6 were given the file Composite 2012-11-14 11:02 do you 7 recognise that file? 8 COLONEL SCOTT: I do, I know it's part of 9 the water canon footage, I haven't spent much time in 10 actually going through these. I think I watched them once 11 each just to see what I could see which wasn't much, so 12 I've never given them much attention. 13 MR CHASKALSON SC: Well that file was 14 supposed to have continuous footage from the water canon 15 video that would show its operations earlier in the day in 16 Muldersdrift and then runs straight through into Marikana. 17 But in fact it only showed some operations in Muldersdrift. 18 It had no footage from Marikana. Does that ring a bell for 19 you? 20 COLONEL SCOTT: Again I'll take your word 21 on it, yes. 22 MR CHASKALSON SC: And then we got the 23 third copy, the third version which in the folder Copy 12- 24 11-19 and if I can ask that we shift to exhibit JJJ15.3 25 which is at page 193 where that file is described. There</p>

<p style="text-align: right;">Page 14067</p> <p>1 the footages in that file VR movie, do you recognise that 2 file?</p> <p>3 COLONEL SCOTT: No, but again I'll take 4 your word that is the footage.</p> <p>5 MR CHASKALSON SC: Well that footage, if 6 needs be can be played at some stage, I wouldn't will that 7 on anybody though. It shows footage of the water canon 8 from Muldersdrift running through to 10:17:55 in the 9 morning and then cuts immediately water canon time 15:30:28 10 at Marikana which is in fact after the scene 1 shootings. 11 Are you familiar with the video that does that?</p> <p>12 COLONEL SCOTT: As I say I've watched 13 them but I haven't watched those that – I wasn't even aware 14 there was a build up to – I've only watched those two 15 videos from the water canons while they were at Marikana 16 itself. And I recall that because I think one of the 17 screens was very dirty, I don't know what the issue was 18 with the other one but there wasn't much to be seen in my 19 opinion.</p> <p>20 MR CHASKALSON SC: But the Jo'burg water 21 canon footage starts only after the scene 1 shootings. 22 You've never seen footage from the Jo'burg water canon from 23 before the scene 1 shootings have you?</p> <p>24 COLONEL SCOTT: No, that I can recall, 25 no.</p>	<p style="text-align: right;">Page 14069</p> <p>1 COLONEL SCOTT: I'll be honest, I didn't 2 – sorry I know, just as a figure of speech, I didn't even 3 know the water canons had a video capability.</p> <p>4 MR CHASKALSON SC: And when was the first 5 time people brought to your attention that the water canons 6 had a video capability?</p> <p>7 COLONEL SCOTT: That I can recall, we 8 were in consultation in Sandton. There may have been talk 9 about it before then but the first time that I can 10 definitely recall was in Sandton where the video operators 11 or the water canon operators were called in for 12 consultation there to explain why there wasn't video 13 footage for that matter.</p> <p>14 MR CHASKALSON SC: But presumably when 15 someone's called in to explain the absence of video footage 16 or one is aware of the ordinary situation being one where 17 there would be video footage –</p> <p>18 COLONEL SCOTT: That is so but as I say, 19 I met the members there in – it could have been made known 20 at Roots as well. I'm not sure, this is why I can't 21 remember but the time I can recall being with those members 22 was in Sandton because they were called at the same time as 23 me for consultation.</p> <p>24 MR CHASKALSON SC: And can you date that 25 approximately?</p>
<p style="text-align: right;">Page 14068</p> <p>1 MR CHASKALSON SC: I want to ask you 2 questions about the water canon footage. When you were 3 tasked by General Annandale to collect video footage did 4 you expect to receive water canon video evidence?</p> <p>5 COLONEL SCOTT: Well I did. I was told 6 to go to the Hawks, their offices in Pretoria. It was over 7 a weekend, I know that and I think it may have been at the 8 same time as I was presenting in the Commission. And I do 9 recall it was definitely a day off being a Sunday because 10 the guards had to still open up a little office and let me 11 sign for whatever the evidence was which I now know was a 12 hard drive but it was in a sealed envelope which I then 13 delivered back to General Annandale that Monday morning.</p> <p>14 MR CHASKALSON SC: But what you're 15 describing is presumably something that took place in 16 November.</p> <p>17 COLONEL SCOTT: Yes</p> <p>18 MR CHASKALSON SC: 2012. My question was 19 directly slightly differently. You were originally tasked 20 back in August 2012 to gather all video evidence or to be 21 the archive for all video evidence of the event.</p> <p>22 COLONEL SCOTT: To be the archive, yes.</p> <p>23 MR CHASKALSON SC: At that stage did you 24 expect video evidence from the water canons to be brought 25 through to you?</p>	<p style="text-align: right;">Page 14070</p> <p>1 COLONEL SCOTT: I'm not sure, we were in 2 your office, I'm not sure.</p> <p>3 MR CHASKALSON SC: Then I'll probably be 4 able to date it but that would have been in October.</p> <p>5 COLONEL SCOTT: In October, yes.</p> <p>6 MR CHASKALSON SC: Before that stage were 7 you – is your evidence that you were unaware that the water 8 canons had a video capacity?</p> <p>9 COLONEL SCOTT: Well I'm not familiar 10 with them. I don't recall it ever being discussed in any 11 circles that I was in. It may have been but it was never 12 pertinently a point that I had taken up.</p> <p>13 CHAIRPERSON: We know that Colonel 14 Vermaak I think, when he came down back to the ground after 15 being up in the helicopter on the afternoon of the 16th of 16 August, according to a note in the occurrence book he asked 17 for all video material. Now I take it he would have known 18 that the water canons had video cameras, so do you know 19 anything about that, the request from him or from anybody 20 else for that matter for video material to view on the 21 afternoon of the 16th after the shootings?</p> <p>22 COLONEL SCOTT: I don't, Commissioner, 23 it's the first I'm hearing that Colonel Vermaak would have 24 asked for that as well. I'm not sure why he would have 25 asked for it. All I'm aware was that General Annandale</p>

<p style="text-align: right;">Page 14071</p> <p>1 gave instruction on the days following that all video 2 footage should be brought to me. I didn't go out looking 3 for it thus because you know people would be coming to me 4 with what they had. So no I wasn't aware of that, no. 5 MR CHASKALSON SC: I'd like to refer you 6 to what will be exhibit JJJ166 which is an email from 7 SAPS's attorneys on 12 November 2012. Commissioners, I 8 must apologise, a copy of this email is still being printed 9 for your files, so we will have them – 10 CHAIRPERSON: But I must give it an 11 exhibit number mustn't I? 12 MR CHASKALSON SC: JJJ166. 13 CHAIRPERSON: JJJ166, email evidence, 14 this is the SAPS is it? Yes, Mr Pretorius, SAPS attorney 15 to evidence leaders. 16 MR CHASKALSON SC: To evidence leaders 12 17 November 2012. 18 CHAIRPERSON: Yes, that document will be 19 exhibit JJJ166. 20 MR CHASKALSON SC: This was the 21 explanation that came to us from the SAPS attorneys for the 22 initial absence of water canon footage and its subsequent 23 emergence. "We confirm that the personnel who worked with 24 the water canons indicated they did not use the video 25 cameras of the water canons due to the following reasons,</p>	<p style="text-align: right;">Page 14073</p> <p>1 Sales? 2 COLONEL SCOTT: I can't say with 3 certainty, I have heard his name mentioned. As I say I was 4 there on a day when no one was there. The security guards 5 posted at the gates, opened up and were told to give me a 6 package which was locked inside which I signed for there. 7 MR CHASKALSON SC: So you, yourself 8 didn't have any direct dealings with the Hawks' experts who 9 did the downloading? 10 COLONEL SCOTT: No. 11 MR CHASKALSON SC: You say General 12 Annandale sent you to collect it from the Hawks. 13 COLONEL SCOTT: Yes. 14 MR CHASKALSON SC: To collect the package 15 of video footage from the Hawks. At the time prior to 16 General Annandale sending you to the Hawks were you aware 17 that video footage had emerged from the water canons? 18 COLONEL SCOTT: I think, as I say there 19 was the chatter that there was – well obviously I must have 20 been aware because I had heard of the difficulty in the 21 actual downloading it off the cameras. I'm just trying to 22 recall but I think they said that they were able to view 23 it, I think inside the water canon and that's how they 24 became aware of it but they didn't know how to get it off 25 the device inside the water canon. That's about as much as</p>
<p style="text-align: right;">Page 14072</p> <p>1 1. Lack of training in respect of the one water canon. 2. 2 Due to a lack of time caused by the sudden attack by the 3 protestors the video camera of the second water canon was 4 not used. One of the commanders of POPs investigated the 5 possibility that the water canon video cameras could have 6 recorded automatically. We confirm that there are some 7 video footage available which was downloaded by the experts 8 due to the difficulty and technicality thereof. We confirm 9 that the available video footage will be submitted to the 10 evidence leaders as soon as possible." Now the reference 11 in the penultimate paragraph to footage downloaded by the 12 experts, does that refer to what you were describing in 13 relation to your visit to the Hawks? 14 COLONEL SCOTT: I would think so, yes. 15 I'd heard General Annandale mentioning that they even went 16 as far as going to a university to assist with the 17 downloading process. I'm not sure at what stage they 18 became aware that there was footage but that was just in 19 the sort of side bar talking but where I'd gone to I'm 20 presuming those experts or either the Hawks dealt with 21 those experts or possibly those experts reside within the 22 Hawks. I'm not sure but I collected the package from the 23 Hawks' office. 24 MR CHASKALSON SC: And is the officer 25 Hawks who was responsible for the downloading Colonel</p>	<p style="text-align: right;">Page 14074</p> <p>1 I know concerning that. 2 MR CHASKALSON SC: And when did you first 3 see footage from the water canons? 4 COLONEL SCOTT: No, it was after the – I 5 think it was maybe a day or two after I delivered it. 6 MR CHASKALSON SC: So you, yourself never 7 viewed footage inside a water canon? 8 COLONEL SCOTT: No. 9 MR CHASKALSON SC: Are you familiar with 10 the inside of a water canon and a video consol inside a 11 water canon? 12 COLONEL SCOTT: No, also not. 13 MR CHASKALSON SC: Well, Colonel, the 14 evidence leaders do have remaining concerns about why the 15 Johannesburg water canon footage that we now have starts 16 only at Etv time 16h00 and doesn't cover any of the events 17 at scene1, so we are investigating this issue. I'm not 18 going to take it further with you now, but I would want to 19 put to you a series of questions again just to confirm that 20 you're not aware of anything untoward in this regard. So 21 the first question is, well you have already answered. 22 Well let me put it to you again because your answer wasn't 23 necessarily unequivocal. Have you ever seen any footage of 24 scene 1 from the Johannesburg water canon? 25 COLONEL SCOTT: From scene 1, no.</p>

<p style="text-align: right;">Page 14075</p> <p>1 MR CHASKALSON SC: And you're clear on 2 that?</p> <p>3 COLONELS SCOTT: Well to be honest I'm 4 taking your word on it. I watched it, I couldn't really 5 see what I was seeing. I don't even know if it's the one 6 with the dirty screen.</p> <p>7 MR CHASKALSON SC: No, no, no it's the 8 one with the clean screen.</p> <p>9 COLONEL SCOTT: I think it would have 10 made an impact if I had seen it, so I'll agree with you, 11 no.</p> <p>12 MR CHASKALSON SC: And are you aware of 13 any attempt within SAPS either to destroy footage taken by 14 the Johannesburg Water Canon at scene 1 or to withhold it 15 from the Commission?</p> <p>16 COLONEL SCOTT: No, I'm not aware.</p> <p>17 MR CHASKALSON SC: Alright, Colonel, if 18 we can move to –</p> <p>19 CHAIRPERSON: Can I ask a question if 20 you're moving on? Was the question of the Johannesburg 21 water canon video footage, the availability thereof or the 22 non-availability thereof discussed at Roots at all in your 23 presence?</p> <p>24 COLONEL SCOTT: Commissioner, not that I 25 can recall. It may have been discussed on side bars when</p>	<p style="text-align: right;">Page 14077</p> <p>1 sending the photos sporadically over the days from his 2 Blackberry to Brigadier Pretorius as situation reports. 3 "Brigadier Pretorius would forward these photos to me to 4 assist with keeping me up to date. At the end of each day 5 Lieutenant-Colonel Vermaak would download photos onto my 6 computer." And you clarify a couple of pages down at 7 paragraph 45.7.1 that this process started on the 15th of 8 August where you say "Blackberry photos from Lieutenant- 9 Colonel Vermaak sporadically sent via GSM networks since 10 Wednesday 15 August but fully downloaded sometime in the 11 immediate days following 16 August 2012." Now if Colonel 12 Vermaak was sending you situation reports they were 13 presumably designed to get to you as a planner and to get 14 to the JOC commanders as quickly as possible because 15 there's no purpose in a situation report that arrives after 16 the situation has changed materially.</p> <p>17 COLONEL SCOTT: Ja, what I can say is he 18 was BBM-ing them to Brigadier Pretorius and she was 19 emailing them to me. I've looked at them since and there's 20 an actual email how you can see they were sent to me from 21 Brigadier Pretorius. As far as I'm aware she was also 22 giving them to the senior officers in the JOC, the 23 commanders, so I was sort of a CC to it.</p> <p>24 MR CHASKALSON SC: So it would be one 25 email that would go out from Brigadier Pretorius to</p>
<p style="text-align: right;">Page 14076</p> <p>1 they brought the groupings in to speak about things that – 2 not that I can recall. I've got no specific memory of that 3 being mentioned. As I say, the only time I can 4 specifically remember that was when we met at Advocate 5 Chaskalson's office when the same video operators were 6 there or the water canon operators were there. And I was 7 actually sitting down loading videos while they were in 8 consultation and I was listening at the same time, picking 9 up what was going on. But outside of that I don't recall 10 any other time.</p> <p>11 MR SEMENYA SC: Chair, just for the 12 record, we are not taking issue with the questions because 13 they are probing questions but it must not be left 14 lingering that there is evidence by the evidence leaders of 15 any attempts to destroy images on a water canon depicting 16 scenes of scene 1.</p> <p>17 CHAIRPERSON: I think the questions were, 18 as you say, probing questions, they weren't based on 19 anything being put so it's right for you to note the point, 20 it is now noted on record.</p> <p>21 MR CHASKALSON SC: Colonel, if we can 22 move to Colonel Vermaak's Blackberry photographs and these 23 are addressed at various points in your statement. At page 24 127, paragraph 45.1, you mention that there were photos 25 which were provided by Lieutenant-Colonel Vermaak who was</p>	<p style="text-align: right;">Page 14078</p> <p>1 yourself and other members of the JOC.</p> <p>2 COLONEL SCOTT: As far as I can put 3 together, yes.</p> <p>4 [11:54] CHAIRPERSON: Can I ask a question about 5 that? I see that in paragraph 19.2 of your statement, 6 that's your statement HHH20, page 92. You say after the 7 accident which was mainly coordinated by the voice of 8 Brigadier Calitz – sorry, can't you find it? I'll read 9 again from the beginning of the paragraph. "After the 10 accident which was mainly coordinated by the voice of 11 Brigadier Calitz Lieutenant-Colonel Vermaak started 12 providing situational awareness from the peace helicopter 13 call sign Chopper 1." And then you go on to say what he 14 reported. Now, that situational awareness that he was 15 providing was that simply by voice or was that also 16 Blackberry photographs?</p> <p>17 COLONEL SCOTT: Chairperson, I've also 18 checked up on – I'll answer that question. It was by 19 voice. I have checked up when was the last BBM that I 20 received via email and that was sometime in the morning of 21 the 16th, but the situational awareness I'm speaking of here 22 was through his voice speaking out, giving direction to the 23 ground and we were listening obviously to what was going on 24 and receiving situational awareness by listening to what he 25 was saying during the operation.</p>

<p style="text-align: right;">Page 14079</p> <p>1 CHAIRPERSON: Wasn't one of the things he 2 was supposed to be doing taking pictures on his Blackberry 3 and then sending them through to the JOC? Wasn't that one 4 of the reasons he was up there in the helicopter? 5 COLONEL SCOTT: Yes, well, we know that 6 he did take pictures with his Blackberry because they're 7 available. Whether they were sent through at the time that 8 he took them I'm unsure, but I could imagine that he got – 9 you know, there was a lot going on, on the ground. To 10 still sit and want to find and send and – would be a 11 problem. 12 CHAIRPERSON: To whom would he have sent 13 them if he did send them? 14 COLONEL SCOTT: Well, if he was sending 15 he would've probably followed the same chain he had been 16 through the days and that would've been to Brigadier 17 Pretorius. 18 CHAIRPERSON: Thank you. 19 MR CHASKALSON SC: Maybe if I can just 20 pick up from the chairperson's evidence, you – evidence, 21 question, your evidence in response to the chairperson. 22 CHAIRPERSON: I'm not under oath. 23 MR CHASKALSON SC: If we go to page 97 of 24 that statement, paragraph 25.2 – I apologise for that. 25 There you said, "I received input from" and there you were</p>	<p style="text-align: right;">Page 14081</p> <p>1 specific case where you had two or three photographs from 2 Colonel Vermaak describing the movement of the crowd and 3 you later called for more. 4 COLONEL SCOTT: Ja. It was either on 5 Thursday going into the evening or it could've been Friday 6 morning. I'm not too sure, but it was definitely before 7 the briefing that I had to set up for the national 8 commissioner because I remember Colonel Vermaak showing me 9 on his Blackberry these photos of that and, I mean, that 10 was, to us at that time made a lot of sense to what we'd 11 been hearing over the radio, thus necessary for putting 12 into the peace presentation for the national congress media 13 briefing. 14 MR CHASKALSON SC: So do I understand you 15 correctly that while you were preparing the presentation or 16 the media briefing Colonel Vermaak was there with his 17 Blackberry and you identified certain photographs on his 18 Blackberry that you wanted to use in the presentation? 19 COLONEL SCOTT: He actually approached 20 and showed certain photographs. 21 MR CHASKALSON SC: And then you 22 downloaded those photographs specifically but not the full 23 set? 24 COLONEL SCOTT: I don't recall how they 25 were downloaded. They could've just been passed on via the</p>
<p style="text-align: right;">Page 14080</p> <p>1 speaking about the sources at your disposal on the evening 2 of the 16th of August for the briefing memo you drafted for 3 the president. 4 COLONEL SCOTT: Yes. 5 MR CHASKALSON SC: And you state, "I 6 received input from many sources, including Brigadier 7 Pretorius, with regard to the history and statistics to the 8 violence and from Captain Adriaio who was monitoring the 9 video footage, then from the photographs handed in by 10 Lieutenant-Colonel Vermaak. I do not recall the other 11 sources of information although there were many." And then 12 in evidence on Monday last week at page 1383 you clarified 13 I think with reference to this passage that the only 14 photographs that you – the only Colonel Vermaak photographs 15 that you've received by the evening of the 16th were two or 16 three Blackberry photographs which showed the movement of 17 the crowd. If I can read your evidence at page 1381, "I 18 was however aware of Colonel Vermaak's on his Blackberry 19 specifically because those were important to us for the 20 presentation. We wanted to know because initially we just 21 – I think we got the two or three which showed the movement 22 of the crowd and we knew there were more." Do you recall 23 when the chair – I think it was in response to questioning 24 from the chairperson about when you called for further 25 photographs and you answered with reference to this</p>	<p style="text-align: right;">Page 14082</p> <p>1 Blackberry or – but I know I didn't have the full set at 2 that time, yes. 3 MR CHASKALSON SC: To move to a different 4 topic in relation to Colonel Vermaak's Blackberry 5 photographs, the evidence leaders are concerned about a 6 strange and inconsistent pattern in that it's a strange 7 pattern, it's also an inconsistent pattern in the 8 properties of the electronic files of the Blackberry 9 photographs of Colonel Vermaak and you know what I'm 10 referring to because we've discussed it before, but we need 11 to go slowly through it for the benefit of the record and 12 the commissioners and the parties present. In the file 13 properties of the photographic file that is stored on a 14 computer – Colonel, you're aware that in the file 15 properties of a photographic file that's stored 16 electronically there are fields for date taken and for date 17 modified? 18 COLONEL SCOTT: Yes. 19 MR CHASKALSON SC: And normally the times 20 that are recorded under date taken and date modified at 21 least initially start off a few seconds within one another. 22 Are you confirming that? 23 COLONEL SCOTT: Yes, yes. 24 MR CHASKALSON SC: And what we've been 25 informed is that the date taken records the Blackberry</p>

<p style="text-align: right;">Page 14083</p> <p>1 clock time when a photograph is taken and the date modified</p> <p>2 records the Blackberry clock time when it is originally</p> <p>3 saved onto the Blackberry memory card or if anything in the</p> <p>4 photographic file is subsequently modified on computer.</p> <p>5 The date modified field will then record the time on that</p> <p>6 computer's clock when the modification was made.</p> <p>7 COLONEL SCOTT: And then saved on the</p> <p>8 device.</p> <p>9 MR CHASKALSON SC: Well, not just saved,</p> <p>10 modified. Because if one copies a Blackberry file onto a</p> <p>11 computer –</p> <p>12 COLONEL SCOTT: Ja, but I mean saved on</p> <p>13 the source device, onto its own hard drive, internal hard</p> <p>14 drive. Is that the modified?</p> <p>15 MR CHASKALSON SC: The first modified is</p> <p>16 that.</p> <p>17 COLONEL SCOTT: Yes.</p> <p>18 MR CHASKALSON SC: Thereafter if you</p> <p>19 change the file in any way the modified date will change to</p> <p>20 reflect the date on which the file was changed.</p> <p>21 COLONEL SCOTT: To date created I think.</p> <p>22 I'm also learning in these –</p> <p>23 MR CHASKALSON SC: I'm interest in date</p> <p>24 taken and date modified at this stage.</p> <p>25 COLONEL SCOTT: I just want to clarify.</p>	<p style="text-align: right;">Page 14085</p> <p>1 that. Are you, will you accept that?</p> <p>2 COLONEL SCOTT: Ja, I accept that.</p> <p>3 MR CHASKALSON SC: The next detail that I</p> <p>4 need you to accept is that if you change the time in the</p> <p>5 date taken field you are in a way modifying the file</p> <p>6 because it's now going to reflect a different time as the</p> <p>7 time taken, so when you then save the file with the new</p> <p>8 date taken time the date modified file will also change.</p> <p>9 It will change to reflect the date on which – the date and</p> <p>10 time on which you have modified the date taken field.</p> <p>11 COLONEL SCOTT: Okay, no, I wasn't aware</p> <p>12 of that, no.</p> <p>13 MR CHASKALSON SC: You can accept it from</p> <p>14 me.</p> <p>15 COLONEL SCOTT: Yes.</p> <p>16 MR CHASKALSON SC: But there's no simple</p> <p>17 way of changing the date modified field by just going into</p> <p>18 properties and playing around with it. You need some</p> <p>19 fairly sophisticated technical expertise to change it to</p> <p>20 order.</p> <p>21 COLONEL SCOTT: Okay, I accept that.</p> <p>22 MR CHASKALSON SC: The date taken field</p> <p>23 on the other hand you can change to order by just going</p> <p>24 into the properties and changing the date and time. So if</p> <p>25 one wanted to change the date modified field for people</p>
<p style="text-align: right;">Page 14084</p> <p>1 Date taken is when he pushed the button and the shutter</p> <p>2 went. Date modified is when it saved itself onto the</p> <p>3 device that it was taken on.</p> <p>4 MR CHASKALSON SC: That's correct and</p> <p>5 then –</p> <p>6 COLONEL SCOTT: Date created is when it's</p> <p>7 downloaded onto a second device.</p> <p>8 MR CHASKALSON SC: I'm not interested in</p> <p>9 date created at this stage. The date taken field is a</p> <p>10 field that can be changed by people like you and me</p> <p>11 relatively simply. Are you aware of that?</p> <p>12 COLONEL SCOTT: The date taken field?</p> <p>13 MR CHASKALSON SC: Indeed.</p> <p>14 COLONEL SCOTT: No, no, I wasn't.</p> <p>15 MR CHASKALSON SC: Let me –</p> <p>16 COLONEL SCOTT: If it's the name of the</p> <p>17 actual file I'm aware that you can actually – because I</p> <p>18 have put timeframes in front of other names, but if it's in</p> <p>19 the details I wasn't aware that you can modify things in</p> <p>20 the actual details, no.</p> <p>21 MR CHASKALSON SC: Well, what I'd like to</p> <p>22 clarify before the commission is that if one goes to the</p> <p>23 file properties and goes to the details tab on the file</p> <p>24 properties you can just change the time or the date in the</p> <p>25 date taken field and anyone can do that once they know</p>	<p style="text-align: right;">Page 14086</p> <p>1 like you and me who don't have a great deal of technical</p> <p>2 expertise, the only way to do that would be to reset a</p> <p>3 computer clock manually to a time that you want that date</p> <p>4 modified time to reflect and then to resave the file at</p> <p>5 that time on the changed computer clock time and then it</p> <p>6 would reflect a date modified time of the artificially</p> <p>7 changed computer clock time. Will you accept that?</p> <p>8 COLONEL SCOTT: Ja, I will accept that,</p> <p>9 yes. You're talking about the device now itself, the</p> <p>10 Blackberry, or a computer?</p> <p>11 MR CHASKALSON SC: Either.</p> <p>12 COLONEL SCOTT: Alright.</p> <p>13 MR CHASKALSON SC: Because the modified</p> <p>14 will reflect when the file is altered and saved – saved in</p> <p>15 an altered form. Now, I'd like to show you a directory</p> <p>16 list of the Colonel Vermaak Blackberry photographs of the</p> <p>17 afternoon of the 16th and this will be exhibit JJJ11.1 and</p> <p>18 again, Commissioners, I must apologise for the absence of a</p> <p>19 file at this stage, a hard copy at this stage. We have</p> <p>20 printed out an extract from the directory of Colonel</p> <p>21 Vermaak's Blackberry photos on which we've made certain</p> <p>22 annotations, and the date modified and date taken fields</p> <p>23 are described in the last two columns on the right hand</p> <p>24 side. Date modified is the second last column.</p> <p>25 Date taken is the last column. Now, as we</p>

<p style="text-align: right;">Page 14087</p> <p>1 described earlier ordinarily date modified and date taken 2 would correlate with one another to within a few seconds on 3 an individual file, but if we look at that directory at a 4 certain point in that directory the date taken entry in 5 relation to a particular photo, that's the right hand, the 6 far right column, correlates not with the date modified of 7 that photo but with the date modified of the preceding 8 photo. That's what those diagonal red lines on the 9 document illustrate. So if we run down, to begin with they 10 correlate.</p> <p>11 The first entry is 3.30pm, 3.30pm. Then 3.31, 12 3.30, that might be a difference of a couple of seconds at 13 the end of the – you know, as the minute, as the seconds 14 approach the minute. 3.31, 3.31, 3.32, 3.31 which is a bit 15 odd. Then 3.35, 3.35 correlates. Then we have 3.42, 3.35 16 which doesn't correlate, but the 3.42 is picked up in the 17 next entry at 3.42. Then we have 3.42 being picked up at 18 the next entry at 3.42 again, 3.43 being picked up at the 19 next entry at 3.43. 3.46 being picked up at the next entry 20 at 3.46 as opposed to the 3.43 on the same entry.</p> <p>21 3.55 doesn't correlate with 3.46 on the same 22 entry but does correlate with 3.55 on the next entry. 3.56 23 and so on. The pattern isn't consistent, so if we go down 24 to where the horizontal lines are suddenly the files start 25 correlating – the fields start correlating within the</p>	<p style="text-align: right;">Page 14089</p> <p>1 CHAIRPERSON: Mr Chaskalson, how do you 2 respond to that contention? 3 MR CHASKALSON SC: I only want to explain 4 what occurred to us, to put the question to Colonel Scott 5 whether he was responsible for anything like that or was 6 aware of anything like that. If he says no I'm not going 7 to take it further at this stage. 8 CHAIRPERSON: That seems to deal with the 9 point, Mr Semenya. Carry on, Mr Chaskalson. 10 MR CHASKALSON SC: So just to clarify so 11 that you understand what I'm asking you to answer a 12 possibility that occurred to us is that someone tried to 13 change the times on the date taken file then thought better 14 of it and tried to undo the, his or her handiwork in this 15 regard but bungled the re-entering process by re-entering 16 the times incorrectly so that they are out by one. And I 17 have to ask did you do anything like that? 18 COLONEL SCOTT: No, I did not, and I'm 19 just trying to have a look in the photos that I received at 20 that time. I'll tell you now. I received eight BBM 21 photographs which were downloaded to me, 08.18, and 22 strangely none of them fall within that category. 23 MR CHASKALSON SC: Sorry, 08.18? 24 COLONEL SCOTT: 08, 2012, 08.18, date 25 created on my computer.</p>
<p style="text-align: right;">Page 14088</p> <p>1 individual file whereas previously they were correlating 2 across files. Now, our expert can't offer us an innocent 3 explanation for this broken pattern. Are you aware of any 4 explanation for this pattern? 5 COLONEL SCOTT: I'm not, no. 6 MR CHASKALSON SC: We've discussed it and 7 on of the possibilities that has occurred to us is that it 8 may reflect – and I emphasise "may", I'm putting it no 9 higher than that, that someone tried to change the times on 10 the date taken file and then thought better of it and tried 11 to undo his or her handiwork by re-entering the original 12 times or a best estimate of them but bungled the re- 13 entering process because they were being entered across – 14 CHAIRPERSON: Yes, Mr Semenya's turned 15 his microphone on. 16 MR SEMENYA SC: Well, perhaps again for 17 the record to make two statements, Chair. The first is 18 that the comment of the expert that he cannot find any 19 innocent explanation cannot amount to saying there is no 20 innocent explanation. 21 CHAIRPERSON: That follows, yes. 22 MR SEMENYA SC: The second is this 23 speculation is not helpful as to what would be the 24 probabilities. It's conjecture and I think inadmissible, 25 Chair.</p>	<p style="text-align: right;">Page 14090</p> <p>1 CHAIRPERSON: You received them on the 2 18th of August. 3 COLONEL SCOTT: Yes. 4 CHAIRPERSON: Are you saying none of 5 those you received is on this list or is one of those 6 marked on the exhibit? Is that what you're saying? 7 COLONEL SCOTT: My image number starts at 8 1490 to 1503 and that's before what is shown there. 9 COMMISSIONER HEMRAJ: Mr Chaskalson, your 10 expert, does he say where the first arrow, where does it 11 originate if that photograph was taken at 3.35 that it 12 could not be saved at 3.42 which was reflected on the left 13 of that? 14 MR CHASKALSON SC: Well, I don't want to 15 give evidence for my expert, but it could've been saved at 16 3.42 but it would have to have been modified at 3.42 and it 17 wouldn't have been saved - on the Blackberry there wouldn't 18 be a gap of seven minutes between the initial capture of 19 the film on the Blackberry, the capture of the shot on the 20 Blackberry and the saving onto the Blackberry hard drive. 21 So if it – the only way that time, that gap could have been 22 accounted is if the file – through the process that you 23 describe, Commissioner Hemraj, is if the file was BBM'd 24 down to somebody else who then saved it on their machine in 25 a modified form seven minutes later.</p>

Page 14091

1 COLONEL SCOTT: I also – I'm just looking
 2 at another file on my hard drive. I have others which
 3 include those which are downloaded 08.50am on the 17th, so
 4 the Friday the 17th at 08.50am. I can't see the properties
 5 as you have them with – I've only got date. I'm not sure
 6 how to get date modified – or I can look down at the
 7 bottom.
 8 [12:13] If I go to, one of the contentious ones is 1512,
 9 I think it falls within that range. 1512 is one of the
 10 contentious ones, and I have it as date created, but that's
 11 on my computer date modified, date taken, 2012-08-16 at
 12 3:42. Date modified, 2012-08-16 at 3:42.
 13 MR CHASKALSON SC: That's a perfect
 14 correlation, which is what they should be.
 15 COLONEL SCOTT: Ja.
 16 MR CHASKALSON SC: Of course that's at a
 17 point in the pattern where a whole series of photographs
 18 were taken at 03:42.
 19 COLONEL SCOTT: Yes.
 20 MR CHASKALSON SC: So the line could just
 21 as easily have gone horizontally.
 22 COLONEL SCOTT: Yes.
 23 MR SEMENYA SC: Chair, I also am cautious
 24 that the witness is not speaking out of his field of
 25 expertise, and then making comments within which he's not

Page 14092

1 qualified.
 2 CHAIRPERSON: That sounds as if it's a
 3 point that may have some substance, Mr Chaskalson. What do
 4 you say about that? I mean if you're asking him things
 5 about things that he doesn't even know about, then his
 6 answers actually don't help us very much, do they?
 7 MR CHASKALSON SC: No, I don't need to
 8 take this matter further with this witness at this stage.
 9 I mentioned that there is an ongoing investigation. The
 10 witness has confirmed that he –
 11 CHAIRPERSON: I understand that. You're
 12 putting these things to him and he's excluded himself from
 13 any misconduct that may – or if that's the correct word –
 14 that may or may not have taken place, but he says whatever
 15 happened, whether it's right or wrong, he didn't do it.
 16 That's his –
 17 MR CHASKALSON SC: Indeed. That's all
 18 that I wanted this witness to confirm while he was giving
 19 evidence at this stage. If the investigation yields
 20 further information and it's necessary to ask for Colonel
 21 Scott to be recalled to answer flowing from that, then
 22 we'll deal with that if it arises.
 23 CHAIRPERSON: Ja, I don't know whether he
 24 can help us, but I'm rather interested in the penultimate
 25 one on this page, which is taken on the 16th of August 2012

Page 14093

1 and modified on the 22nd of May this year. Is that
 2 something that –
 3 MR CHASKALSON SC: Chairperson, I can
 4 answer that. That in fact is not a BlackBerry photograph
 5 and shouldn't have been in –
 6 CHAIRPERSON: I see. Okay, no I –
 7 MR CHASKALSON SC: - in that list. It's
 8 one of Captain Van Heerden's photographs and it was resaved
 9 on one of the evidence leaders' hard drives on that date.
 10 CHAIRPERSON: So it's not relevant at
 11 all?
 12 MR CHASKALSON SC: It's not relevant at
 13 all.
 14 CHAIRPERSON: Thank you.
 15 COMMISSIONER HEMRAJ: Might a series of
 16 photographs have been taken without being saved and then
 17 saved subsequent to three or four photographs being taken?
 18 MR CHASKALSON SC: It's not something
 19 that we've discussed with our expert, but we can raise that
 20 with our expert. We'd also have to check to see whether
 21 that would explain these particular time differences.
 22 COMMISSIONER HEMRAJ: There's more than
 23 one photograph that appears to be saved at the same time.
 24 MR CHASKALSON SC: Commissioner, it
 25 wouldn't be at the same time. It would be within the same

Page 14094

1 minute, because if –
 2 COMMISSIONER HEMRAJ: Yes.
 3 MR CHASKALSON SC: If one could see the
 4 seconds, they would be different seconds.
 5 COMMISSIONER HEMRAJ: Right.
 6 COLONEL SCOTT: Chairperson, for the, I'm
 7 just looking also at mine. I've downloaded Colonel
 8 Vermaak's photos twice. I made a separate file which said
 9 "copy thereof" and in the separate file, which is on the
 10 30th of October which I downloaded, they are still in order.
 11 So I'm not too sure where or how that happened, but the
 12 versions I have are in line.
 13 MR CHASKALSON SC: Colonel, are you
 14 saying that both sets of your Colonel Vermaak photographs
 15 have those properties?
 16 COLONEL SCOTT: Well, if I look here,
 17 it's the image 1512, image 1512, it says 03:40 – oh, but
 18 hang on, it also says 03:42 across, if you actually go
 19 across, it's also 03:42 on that one. I think I must choose
 20 another one which is not in line.
 21 MR CHASKALSON SC: Maybe if I can pick up
 22 from my learned friend Mr Semanya at this stage, Colonel, I
 23 don't think we need to take this further at this stage. If
 24 something arises and we do need to take it further, then we
 25 will.

<p style="text-align: right;">Page 14095</p> <p>1 COLONEL SCOTT: Okay.</p> <p>2 MR CHASKALSON SC: There are two</p> <p>3 outstanding issues on –</p> <p>4 CHAIRPERSON: No, no, Mr Chaskalson, we</p> <p>5 have another objection or comment.</p> <p>6 MR NTSONKOTA: It's not an objection,</p> <p>7 Chair. I just want to ask for my edification and to be</p> <p>8 able to follow the debate, Chair, I understand that my</p> <p>9 learned colleague Mr Chaskalson is asking these questions</p> <p>10 really in a probing fashion, but if I may just ask a direct</p> <p>11 question. Is it his case that if these inconsistencies</p> <p>12 that he has so meticulously taken us through hadn't</p> <p>13 occurred, a different picture would have emerged as to what</p> <p>14 happened on the day, different from what SAPS has up until</p> <p>15 now told us was the case on the day in question? In other</p> <p>16 words, I'm just trying to understand where is Mr Chaskalson</p> <p>17 taking us to by drawing our attention to all these</p> <p>18 inconsistencies that he says occurred as to what happened</p> <p>19 on the day.</p> <p>20 CHAIRPERSON: Yes, Mr Chaskalson?</p> <p>21 MR CHASKALSON SC: Mr Chairperson, the</p> <p>22 photograph would show what the photograph shows. The time</p> <p>23 of the photograph - I must say the evidence leaders' view</p> <p>24 at the moment is that the times recorded on these</p> <p>25 photographs under "date modified" are in fact the correct</p>	<p style="text-align: right;">Page 14097</p> <p>1 indicate that some attempt may have been made, apparently</p> <p>2 it would appear ultimately unsuccessfully, to change</p> <p>3 things. But whether that's so or not, this witness is now</p> <p>4 being asked if anything of that kind happened, did you do</p> <p>5 it, and he says no, and I think the purpose of the question</p> <p>6 is simply to exclude him. So if evidence comes later from</p> <p>7 the experts that there was something sinister about this,</p> <p>8 or may have been, one doesn't have to get him back to say</p> <p>9 did you do it. He's already said "I didn't do it." That's</p> <p>10 my understanding of it. Is that right, Mr Chaskalson?</p> <p>11 MR CHASKALSON SC: Yes, and of course if</p> <p>12 Colonel Scott were to put up his hand and say yes, I am</p> <p>13 aware of it, you know, so and so tried to do this, well</p> <p>14 then we'll pursue that, but Colonel Scott is not aware of</p> <p>15 it.</p> <p>16 CHAIRPERSON: Yes, and it's not been</p> <p>17 established that there was anything untoward, but the</p> <p>18 question is if something untoward happened, was it you, and</p> <p>19 he says no. That seems to be the answer.</p> <p>20 MR CHASKALSON SC: Yes.</p> <p>21 COLONEL SCOTT: Chairperson, I'm not sure</p> <p>22 if the, there is possibly a plausible explanation because</p> <p>23 I'm looking at my computer as well and I've chosen one that</p> <p>24 doesn't have a –</p> <p>25 MR SEMENYA SC: Chair, I'm trying to stop</p>
<p style="text-align: right;">Page 14096</p> <p>1 times of these photographs. We can see by the time</p> <p>2 correlation exercise that we've done against other</p> <p>3 photographs that these times are accurate times, and that</p> <p>4 what the photographs describe in those particular images</p> <p>5 correlate with what we would expect to see described at</p> <p>6 that time on the Colonel Vermaak BlackBerry. So the date</p> <p>7 modified field as we see it today, we believe is a reliable</p> <p>8 indicator of the time on which those photographs were</p> <p>9 taken. Our only concern is that there may have been some</p> <p>10 earlier attempt to attempt to change times in the date</p> <p>11 taken field and then an attempt to reverse it. It's not</p> <p>12 going to, it would only go to questions of whether there</p> <p>13 has been interference and attempted interference with</p> <p>14 evidence by SAPS. It won't go to the reliability of the</p> <p>15 evidence as we now have it. Those date modified fields are</p> <p>16 in our view accurate times of when those photographs were</p> <p>17 taken.</p> <p>18 CHAIRPERSON: Thank you. Mr Ntsonkota,</p> <p>19 are you happy with that explanation?</p> <p>20 MR NTSONKOTA: Not entirely, Chair,</p> <p>21 because I'm still not so sure as to what it is that we're</p> <p>22 now being asked to infer from these inconsistencies.</p> <p>23 CHAIRPERSON: As I understand it we're</p> <p>24 not being asked to infer anything at the moment. There</p> <p>25 will, or may be evidence, as I understand it, later to</p>	<p style="text-align: right;">Page 14098</p> <p>1 my witness –</p> <p>2 COLONEL SCOTT: Okay.</p> <p>3 MR SEMENYA SC: - from going into fields</p> <p>4 where he doesn't belong.</p> <p>5 CHAIRPERSON: It's sensible sometimes to</p> <p>6 follow the advice of your own counsel, particularly on this</p> <p>7 issue. I know you're trying to be helpful and I understand</p> <p>8 that, but I think if Mr Chaskalson wants you to be helpful,</p> <p>9 he will ask you, and if Mr Semenya wants to raise the</p> <p>10 matter in re-examination, he will do so also.</p> <p>11 MR CHASKALSON SC: Colonel, finally two</p> <p>12 short remaining video issues; they concern a directory on</p> <p>13 the SAPS master hard drive called \Videos\Coin, which I</p> <p>14 understand to be a directory where video material obtained</p> <p>15 from Coin Security is located on the SAPS master hard</p> <p>16 drive. Is my assumption correct?</p> <p>17 COLONEL SCOTT: Yes.</p> <p>18 MR CHASKALSON SC: If we can call up a</p> <p>19 thumbnail of that directory - Commissioners, this will be</p> <p>20 exhibit JJJ104, the Coin directory. The first two files</p> <p>21 from the left, Lonmin_MP4, Lonmin_WMV, V9.WMV, there are</p> <p>22 two versions, or two different file types of what has been</p> <p>23 called the Coin – what is the official name for what used</p> <p>24 to be called the Lonmin chopper video? The Coin Security,</p> <p>25 is it the Coin Security video?</p>

Page 14099

1 CHAIRPERSON: Protea Coin –
 2 MR CHASKALSON SC: The Protea Coin, so
 3 those are the Protea Coin videos. Will you confirm that?
 4 COLONEL SCOTT: Yes.
 5 MR CHASKALSON SC: The third is a video
 6 taken of the 15th with which I don't want to concern myself
 7 now. The fourth, that's Marikana 2012-08-16, 12:24 ABI, is
 8 what appears to be footage from the Protea Coin chopper
 9 taken at 12:24, approximately 12:24 on the 16th. Would you
 10 confirm that?
 11 COLONEL SCOTT: I confirm that, yes.
 12 MR CHASKALSON SC: Commissioners, in our
 13 view it's – well, it is footage that had previously not
 14 been made available. In our view it's footage that should
 15 be evidence before the Commission. We don't need to play
 16 it now, but we'd like to identify it and to give it an
 17 exhibit number, and can we ask that it be called exhibit
 18 JJJ105. It's an aerial, what it provides is aerial footage
 19 of the koppie at approximately 12:24 on the 16th at the time
 20 that Mr Mathunjwa was addressing the koppie, but it is
 21 aerial footage.
 22 CHAIRPERSON: Yes, very well, it will be
 23 JJJ105, and I've described it as aerial footage of koppie
 24 at 12:24 on the 16th of August 2012.
 25 MR CHASKALSON SC: If we can just go back

Page 14100

1 to the thumbnail of the directory, the last file, UAV2013-
 2 08-16 15:19 MOV, will you confirm that this is an aerial
 3 video taken of the koppie and the surrounding areas at
 4 approximately 15:19 on the 16th, taken from a remote
 5 controlled model aeroplane?
 6 COLONEL SCOTT: Yes.
 7 CHAIRPERSON: Described as 2013, is that
 8 correct? I see the 16th of August, but the year is 2013,
 9 unless that's -
 10 MR CHASKALSON SC: It is in fact, it
 11 should be 2012. It is footage taken from the day. In our
 12 view this footage may have implications for recommendations
 13 that this Commission makes at the end of its hearing in
 14 relation to methods of monitoring gatherings of this
 15 nature. So I would like it to be played in Commission so
 16 that the Commission can see what can be taken from a model
 17 aeroplane, a remote controlled model aeroplane, and can I
 18 ask that we call this exhibit JJJ106?
 19 CHAIRPERSON: I'll call it JJJ106, aerial
 20 footage, is this taken from model aeroplane?
 21 MR CHASKALSON SC: Mr Chairperson, I've
 22 just been corrected; it's not a model aeroplane. I'm told
 23 emphatically it's an unmanned aerial vehicle, UAV.
 24 CHAIRPERSON: Oh, hang on. The sort of
 25 thing they use in Afghanistan. Unmanned aerial vehicle,

Page 14101

1 that's UAV, yes. So it's aerial footage taken from
 2 unmanned aerial vehicle on 16 August 2012.
 3 MR CHASKALSON SC: Indeed, Chairperson.
 4 If we could then play the video.
 5 [VIDEO SHOWN]
 6 If we could stop the video at this stage.
 7 Colonel, I understand that Brigadier Fritz was responsible
 8 for the arrangement of this particular flight of the UAV,
 9 and if needs be we'll have to pose these questions to him,
 10 but I wonder if you could just describe to the
 11 Commissioners in response to my questions certain features
 12 of what we've seen, because it does seem to us that this
 13 might be a very useful means of monitoring gatherings of
 14 this nature for the SAPS. So the first question I need to
 15 ask you, and if you don't know the answers we'll just
 16 canvass them with Brigadier Fritz; we understand that the
 17 footage that we've seen is from a camera that's mounted on
 18 what I would call a remote controlled model aeroplane, what
 19 I've been told is an unmanned aerial vehicle, is that
 20 correct?
 21 COLONEL SCOTT: That's correct.
 22 MR CHASKALSON SC: And the vehicle in
 23 question is small. In fact it is being carried by the man
 24 whose shadow we see on the image on the screen now.
 25 COLONEL SCOTT: That's correct.

Page 14102

1 MR CHASKALSON SC: The vehicle that, from
 2 which this footage is taken can be pre-programmed to fly a
 3 particular flight path.
 4 [12:33] COLONEL SCOTT: I don't know that one,
 5 but I'm aware that you do get those, yes, you can actually
 6 fly them by computer, not necessarily with a radio control.
 7 So one doesn't have to be a radio remote control pilot to
 8 fly them, it can actually be done via computer by plotting
 9 on Google Earth and then it flies its own course for you.
 10 MR CHASKALSON SC: Indeed, so you can
 11 pre-programme its flight path, and you can change its
 12 flight path in flight.
 13 COLONEL SCOTT: That's correct.
 14 MR CHASKALSON SC: And the programming
 15 unit shows you a video feed that is live.
 16 COLONEL SCOTT: Yes.
 17 MR CHASKALSON SC: Do you have any idea
 18 of what the cost of these sorts of units is relative to the
 19 cost of sending up a helicopter for someone to film from a
 20 helicopter?
 21 COLONEL SCOTT: I am not sure of the cost
 22 per hour for a helicopter but I think it's ranging R10 to
 23 R12 000 an hour, an unmanned aerial vehicle like this
 24 depending on what you are purchasing again, we've looked at
 25 these for the Football World Cup 2010, also for similar

Page 14103

1 reasons, but they can go up into the millions obviously but
 2 you do get those at the lower scale. I think some of them
 3 are actually even produced in South Africa for maybe 100 or
 4 200 000, and I think they are getting cheaper as technology
 5 gets more available. So, I am not sure if I've answered
 6 the question for you.

7 MR CHASKALSON SC: We, I don't this is
 8 going to be contentious evidence, but we will get details
 9 put before this Commission. The advantages that we have
 10 identified in relation to this is, cost and also a live
 11 video feed.

12 COLONEL SCOTT: I agree, yes.

13 MR CHASKALSON SC: Can you identify any
 14 other advantages?

15 COLONEL SCOTT: Well, for that matter,
 16 depending whether you want to be clandestine or not, some
 17 of these vehicles are made so that they are not easily
 18 heard running on battery power, thus, you can have it up in
 19 the air and not know that the group below is being
 20 monitored for that instance.

21 MR CHASKALSON SC: There would possibly
 22 be an additional advantage which would may have been
 23 relevant in a situation like Marikana, in circumstances
 24 where there are a whole lot of power lines which would
 25 impair the mobility of a helicopter. You could pre-

Page 14104

1 programme the flight of a vehicle like this, to make sure
 2 that it avoided power lines and could get into places
 3 without any risk to human life.

4 COLONEL SCOTT: Yes, obviously, it does
 5 have its application, and I think that's why SAPS followed
 6 the route in the 2010 World Cup to have these type of
 7 cameras placed on our helicopters for that matter, but when
 8 we are talking in South Africa, having up to 15 000 crowd
 9 unrest related or crowd management related incidents in a
 10 year, to simply have helicopters deployed for all of those,
 11 becomes a tasking on its own, whereas vehicles such as
 12 these could assist obviously with the video taping of the
 13 incident from the air, to give a more holistic picture.

14 MR CHASKALSON SC: And are you aware of
 15 any details relating to the use of that particular vehicle
 16 on the 16th of August?

17 COLONEL SCOTT: No. I wasn't actually
 18 part of that. I am not sure, I think it was a privateer,
 19 it wasn't necessarily a company based one, from what I got
 20 to hear afterward, but just to mention restrictions on
 21 these though as well, they are also weather based.
 22 Obviously the larger the aircraft, the more it costs, the
 23 better weather conditions it can fly in or the worse
 24 weather conditions it can fly in. So the smaller the
 25 aircraft, the cheaper it becomes, obviously the more

Page 14105

1 limited you become again with weather conditions.

2 MR CHASKALSON SC: Thank you, Colonel.

3 CHAIRPERSON: Can I ask you a question
 4 about that. Are you moving away from this?

5 MR CHASKALSON SC: If I might just -

6 CHAIRPERSON: UAV. I want to know, was
 7 any material retained through this particular UAV on the
 8 16th of August which helps us?

9 COLONEL SCOTT: Other than from what
 10 we've seen here, no, Commissioner.

11 CHAIRPERSON: What we saw didn't tell me
 12 anything, but perhaps I missed things that I should have
 13 seen. Mr Chaskalson?

14 MR CHASKALSON SC: This footage was taken
 15 at 23 minutes past three, which is approximately 20 minutes
 16 before the operation started, so it wouldn't have shown or
 17 doesn't show anything of the operation itself, and we have
 18 established from the person who took this footage that this
 19 was a test flight and that it was, this was the only
 20 footage that was taken on that day. We are not showing it
 21 for the purposes of what it shows in terms of footage, but
 22 for the purposes of what it shows in terms of what footage
 23 can be obtained from vehicles like this in situations of
 24 this nature. Colonel Scott, that brings me to the end of
 25 the questions I have for you in relation to videos. There

Page 14106

1 are a series of other topics that I want to canvass with
 2 you but due to developments in the last week, the evidence
 3 leaders do not want to canvass those topics with you now.
 4 We will want to canvass those topics with you in the
 5 future, but I wonder if I can ask Mr Budlender at this
 6 point to indicate the position of the evidence leaders, and
 7 subject to the ruling of the Chairperson, we may or may not
 8 proceed to those topics today.

9 CHAIRPERSON: Mr Budlender?

10 MR BUDLENDER SC: Thank you, Chairperson.

11 Mr Chairperson and members of the Commission, over the past
 12 ten days, the evidence leaders have obtained access to the
 13 computer hard drives of members of the SAPS, and have
 14 obtained copies of SAPS documents to which we have not had
 15 access before. We are still examining the new material
 16 which we have obtained. It runs to thousands of pages. As
 17 we speak, as we proceed here, in another room, the
 18 technical people are continuing the painstaking and slow
 19 task of identifying and copying the further SAPS hard drive
 20 material of which we will be given copies. We intervene
 21 now, I intervene now to say that the examinations which
 22 we've undertaken have thus far, have revealed the
 23 following. First, we have obtained certain documents which
 24 the SAPS previously said were not in existence. Second, we
 25 have obtained documents which in our opinion ought to have

<p style="text-align: right;">Page 14107</p> <p>1 been previously disclosed by the SAPS, but were not. 2 Third, we have obtained documents which give the impression 3 that they are contemporaneous documents, contemporaneous 4 with the events which they describe, but which appear in 5 fact to have been constructed after those events to which 6 they refer, in some instances at the time of the nine day 7 Potchefstroom meeting, at which members of the SAPS 8 prepared the case which they were to present to this 9 Commission. Fourth, we have obtained documents which in 10 our opinion, demonstrate that the SAPS version of the 11 events at Marikana as described in the SAPS presentation to 12 this Commission, and in the evidence of SAPS witnesses in 13 this Commission, is in material respects not the truth. 14 CHAIRPERSON: It is or it may be? 15 MR BUDLENDER SC: In our opinion, it is 16 not the truth. 17 CHAIRPERSON: Well that's a matter we 18 will obviously – 19 MR BUDLENDER SC: That remains to be 20 seen. 21 CHAIRPERSON: It may not be so. 22 MR BUDLENDER SC: But it's a matter of 23 course for the Commission to decide ultimately, not for us 24 to decide. We don't – 25 CHAIRPERSON: Mr Semenya, so – Mr</p>	<p style="text-align: right;">Page 14109</p> <p>1 before we are ready to continue with the hearing, and of 2 course, it will be necessary for the SAPS legal team to 3 consult with their clients on these matters in order to 4 obtain their account of the documents in question. So 5 Chairperson, we therefore propose that the – 6 CHAIRPERSON: I take it you will be 7 indicating to the SAPS the points on which you would expect 8 some kind of explanation. 9 MR BUDLENDER SC: Yes, we'll identify the 10 documents which cause us concern and if they – if it's not 11 clear what the concern is, we will explain what the concern 12 is. Obviously, we wish to play open cards in this regard. 13 These are serious matters and they have to be dealt with in 14 a serious and careful manner. We therefore propose that 15 the Commission should stand down until Wednesday next week, 16 Tuesday being a public holiday, for the evidence leaders to 17 continue their investigation and for the SAPS legal team to 18 consult with their clients on these matters. That is our 19 proposal, Chair. 20 CHAIRPERSON: Thank you. Mr Semenya? 21 MR SEMENYA SC: Chair, may we place three 22 things on record? The address by Mr Budlender seems to 23 suggest they obtained documents, but the correct position 24 is they obtained them from SAPS. It mustn't convey as 25 though they have been going somewhere and obtained these</p>
<p style="text-align: right;">Page 14108</p> <p>1 Semenya's turned his light on, do you want to intervene now 2 or do you want to wait for Mr Budlender to finish? 3 MR SEMENYA SC: I will wait. 4 CHAIRPERSON: Right. Carry on, Mr 5 Budlender. 6 MR BUDLENDER SC: Chair, we do not make 7 the statement lightly, and we recognise two things, 8 firstly, that it is important that the SAPS should have the 9 opportunity to explain the matters which have raised our 10 concern, and secondly, that it's ultimately for the 11 Commission to decide whether we are correct in our 12 assessment of what we have seen, as I describe it. But we 13 do say that absence a convincing explanation or a 14 satisfactory explanation, this material has serious 15 consequences for the future conduct of this Commission. 16 The result is that at this stage, we do not wish to 17 continue the cross-examination of Colonel Scott. We 18 anticipate that it will be necessary for him to be recalled at 19 a later stage, but at this stage, in our view, it is 20 necessary for the matters which we've identified to be 21 addressed, because of their consequences for the further 22 conduct of the Commission. In the light of the documents 23 which we found, it's also necessary for us to work through 24 all of the new material in our possession, and to obtain 25 access to additional hard drives and electronic records</p>	<p style="text-align: right;">Page 14110</p> <p>1 documents without the co-operation of SAPS. The second 2 thing is, it's regrettable. If the evidence leaders 3 already know what the truth is, maybe they must give it to 4 us. To purport to say there is something untruthful about 5 our account, without even the investigation having been 6 done, it's unfair. Thirdly, we had agreed in chambers with 7 you, Chair and the Commissioners, that we were going to be 8 placed with all the concerns that are raised, to see 9 whether or not we are able to meet them, and if we are 10 unable to meet them then this commentary would be 11 appropriate, but before we are given an opportunity to see 12 whether or not there is exculpatory information or evidence 13 in relation to those concerns, it's entirely prejudicial. 14 CHAIRPERSON: You've placed those points 15 on record. What is your attitude to the application which 16 Mr Budlender made? 17 MR SEMENYA SC: If it's a cogent 18 application, we support it. 19 CHAIRPERSON: I see, thank you. Mr 20 Budlender – 21 MR BUDLENDER SC: Chair, very briefly – 22 CHAIRPERSON: Sorry, perhaps before you 23 reply, some of the other parties present may wish to say 24 something. You can give a reply to all. Are there any of 25 the legal representatives of any of the other parties</p>

Page 14111

1 present, wish to say something in regard to this
2 application? No. Yes, Mr Budlender, you only have one
3 submission to reply to.

4 MR BUDLENDER SC: Chair, just two points.
5 Firstly, Mr Semanya is absolutely correct that we obtained
6 these documents from the SAPS legal team. What's happen is
7 that we identified files, documents or hard drives which we
8 wished to see and they made them available to us.

9 CHAIRPERSON: To be fair, did this not
10 flow from the attitude expressed by the present witness,
11 when he was cross-examined? If you want to, you can look
12 at my computer. Is that correct?

13 MR BUDLENDER SC: Very largely, yes,
14 Chairperson. And so that is correct, and I wouldn't want
15 to correct an impression that we found these materials
16 anywhere else, they were obtained through the SAPS legal
17 team. The second thing I wish to say is that I appreciate
18 that what we are saying is serious, but the reason we say
19 it is not because we say that these are conclusions which
20 must now be made, they are matters, as I emphasised to be
21 decided ultimately by the Commission. Suspicions have been
22 raised, or concerns have been raised, and it was necessary
23 for us, we believe, to explain to the Commission why we
24 seek a postponement now which is something ordinarily we
25 would never want to do, we all want to get the Commission

Page 14112

1 moving forward as rapidly as possible but it's only because
2 of the, what I perhaps should refer to as the potential
3 seriousness of the matter, that we seek this postponement
4 now and it was necessary to explain to the Commission and
5 generally, why we would seek a postponement at this time.

6 CHAIRPERSON: Thank you. In the
7 circumstances, the application for a postponement will be
8 granted. As you say, Tuesday is a public holiday, so we
9 will resume then – so we will adjourn then until Wednesday
10 at 09:30. I think it appropriate to place on record these
11 are at the moment only concerns, there are no findings
12 made, these are matters that have to be looked at, and we
13 don't know what the results of the examination of these
14 points will be, but clearly from what you tell us, these
15 are matters that require careful consideration, which I am
16 sure they will receive. So at this stage, we will adjourn
17 until 09:30 on Wednesday.

18 [COMMISSION ADJOURNED]

19 .
20 .
21 .
22 .
23 .
24 .
25 .

A	14073:12,16 annotations 14086:22 answer 14074:22 14078:18 14089:11 14092:21 14093:4 14097:19 answered 14074:21 14080:25 14103:5 answers 14092:6 14101:15 anticipate 14108:18 anybody 14067:7 14070:19 apologise 14056:6 14071:8 14079:24 14086:18 apology 14055:10 apparent 14055:17 14056:8 apparently 14097:1 appear 14097:2 14107:4 appearance 14062:11 14062:17 appeared 14062:10 appears 14058:12 14063:3 14093:23 14099:8 application 14104:5 14110:15,18 14111:2 14112:7 appreciate 14111:17 approach 14087:14 approached 14081:19 appropriate 14064:11 14064:16 14110:11 14112:10 approximately 14065:20,20,21 14069:25 14099:9,19 14100:4 14105:15 archive 14068:21,22 areas 14100:3 arises 14092:22 14094:24 arrangement 14101:8 arrives 14077:15 arrow 14090:10 artificially 14086:6 asked 14058:5,17 14059:8 14070:16,24 14070:25 14096:22 14096:24 14097:4 asking 14089:11 14092:4 14095:9 assessment 14108:12 assist 14072:16 14077:4 14104:12 assumption 14098:16 attack 14072:2 attempt 14055:18 14056:8 14057:2,22 14062:10 14063:3,16 14075:13 14096:10 14096:10,11 14097:1 attempted 14096:13	attempts 14076:15 attention 14066:12 14069:5 14095:17 attitude 14110:15 14111:10 attorney 14071:14 attorneys 14071:7,21 August 14056:1 14068:20 14070:16 14077:8,10,11 14080:2 14090:2 14092:25 14099:24 14100:8 14101:2 14104:16 14105:8 automatically 14072:6 availability 14075:21 available 14072:7,9 14079:7 14099:14 14103:5 14111:8 avoided 14104:2 aware 14057:1,22 14058:10 14063:15 14063:19 14067:13 14069:16 14070:25 14071:4 14072:18 14073:16,20,24 14074:20 14075:12 14075:16 14077:21 14080:18 14082:14 14084:11,17,19 14085:11 14088:3 14089:6 14097:13,14 14102:5 14104:14 awareness 14078:12,14 14078:21,24 awry 14061:4	B	back 14059:21,25 14061:5,17 14068:13 14068:20 14070:14 14097:8 14099:25 bar 14072:19 bars 14075:25 based 14076:18 14104:19,21 battery 14103:18 BBM 14078:19 14089:20 BBM'd 14090:23 BBM-ing 14077:18 beginning 14078:9 believe 14096:7 14111:23 bell 14066:18 belong 14098:4 benefit 14082:11 best 14088:12 better 14088:10 14089:13 14104:23 bigger 14061:23 bit 14087:14 Blackberry 14056:19 14057:18 14076:22 14077:2,8 14078:16 14079:2,6 14080:16	14080:18 14081:9,17 14081:18 14082:1,4,8 14082:25 14083:2,3 14083:10 14086:10 14086:16,21 14090:17,19,20,20 14093:4 14096:6 book 14070:16 bottom 14091:7 briefing 14080:2 14081:7,13,16 briefly 14110:21 Brigadier 14055:15 14077:2,3,18,21,25 14078:8,11 14079:16 14080:6 14101:7,16 brings 14105:24 broken 14088:3 brought 14068:24 14069:5 14071:2 14076:1 Budlender 14106:5,9 14106:10 14107:15 14107:19,22 14108:2 14108:5,6 14109:9,22 14110:16,20,21 14111:2,4,13 build 14067:14 bundle 14065:4 bungled 14088:12 14089:15 button 14084:1	C	Calitz 14078:8,11 call 14060:2 14078:13 14098:18 14100:18 14100:19 14101:18 called 14065:5 14069:11,15,22 14080:24 14081:3 14098:13,23,24 14099:17 camera 14065:13,18 14072:3 14101:17 cameras 14070:18 14071:25 14072:5 14073:21 14104:7 cannon 14056:20 14057:18 14064:15 canon 14064:24 14065:3,12,13,18 14066:9,14 14067:7,9 14067:21,22 14068:2 14068:4 14069:11 14071:22 14072:1,3,5 14073:23,25 14074:7 14074:10,11,15,24 14075:14,21 14076:6 14076:15 canons 14067:15 14068:24 14069:3,5 14070:8,18 14071:24 14071:25 14073:17 14074:3 canvass 14101:16	14106:1,3,4 can't 14078:8 14088:2 14091:4 capability 14069:3,6 capacity 14070:8 Captain 14055:12 14056:2 14080:8 14093:8 capture 14090:18,19 card 14083:3 cards 14109:12 careful 14109:14 14112:15 carried 14101:23 Carry 14089:9 14108:4 case 14055:19 14081:1 14095:11,15 14107:8 cases 14056:21 category 14089:22 cause 14109:10 caused 14072:2 cautious 14091:23 CC 14077:23 cell 14056:18 14059:9 14059:11,15,20,23,24 14061:13 14062:19 14063:4,6,17 certain 14081:17,20 14086:21 14087:4 14101:11 14106:23 certainty 14073:3 chain 14079:15 chair 14076:11 14080:23 14088:17 14088:25 14091:23 14095:7,8 14096:20 14097:25 14108:6 14109:19,21 14110:7 14110:21 14111:4 chairperson 14055:2,7 14055:9 14057:9 14063:24 14064:1,9 14064:10,14,17,20 14070:13 14071:10 14071:13,18 14075:19 14076:17 14078:4,17 14079:1 14079:12,18,21,22 14080:24 14088:14 14088:21 14089:1,8 14090:1,4 14092:2,11 14092:23 14093:3,6 14093:10,14 14094:6 14095:4,20,21 14096:18,23 14097:16,21 14098:5 14099:1,22 14100:7 14100:19,21,24 14101:3 14105:3,6,11 14106:7,9,10,11 14107:14,17,21,25 14108:4 14109:5,6,20 14110:14,19,22 14111:9,14 14112:6 chairperson's 14079:20
----------	--	---	----------	---	---	----------	---	---

<p>chamber 14055:4 chambers 14110:6 change 14062:11 14083:19,19 14084:24 14085:4,8,9 14085:19,23,25 14088:9 14089:13 14096:10 14097:2 14102:11 changed 14062:16 14077:16 14083:20 14084:10 14086:5,7 changing 14085:17,24 Chaskalson's 14076:5 chatter 14073:19 cheaper 14103:4 14104:25 check 14093:20 checked 14064:2 14065:24 14078:18 14078:19 choose 14094:19 chopper 14078:13 14098:24 14099:8 chosen 14097:23 circles 14070:11 circumstances 14103:23 14112:7 clandestine 14103:16 clarificatory 14057:19 clarified 14080:12 clarify 14077:6 14083:25 14084:22 14089:10 clean 14075:8 clear 14075:1 14109:11 clearly 14112:14 clients 14109:3,18 clock 14065:18 14083:1 14083:2,6 14086:3,5 14086:7 cogent 14110:17 Coin 14098:15,20,23 14098:24,25 14099:1 14099:2,3,8 colleague 14095:9 collect 14068:3 14073:12,14 collected 14072:22 COLONELS 14075:3 column 14086:24,25 14087:6 columns 14086:23 come 14064:3 comes 14097:6 coming 14071:3 COMISSION 14064:19 commanded 14055:15 commanders 14072:4 14077:14,23 comment 14088:18 14095:5 commentary 14110:10 comments 14091:25 commission 14055:2,23</p>	<p>14064:19,20 14068:8 14075:15 14084:22 14099:15 14100:13 14100:15,16 14103:9 14106:11 14107:9,12 14107:13,23 14108:11,15,22 14109:15 14111:21 14111:23,25 14112:4 14112:18 commissioner 14057:16 14064:7 14070:22 14075:24 14081:8 14090:9,23 14093:15,22,24 14094:2,5 14105:10 commissioners 14058:3 14071:7 14082:12 14086:18 14098:19 14099:12 14101:11 14110:7 company 14104:19 compared 14061:14 comparison 14061:1,1 14061:2,5 completed 14062:25 Composite 14066:6 computer 14056:3,5 14064:2 14077:6 14082:14 14083:4,11 14086:3,5,7,10 14089:25 14091:11 14097:23 14102:6,8 14106:13 14111:12 computer's 14083:6 concern 14056:18 14096:9 14098:12 14099:6 14108:10 14109:10,11,11 concerned 14082:5 concerning 14074:1 concerns 14056:16,25 14057:6,20 14074:14 14110:8,13 14111:22 14112:11 conclusions 14111:19 conditions 14104:23,24 14105:1 conduct 14108:15,22 conducting 14056:9 confident 14059:10 confirm 14056:2,25 14057:7,21 14063:2 14065:12,14,17,22 14066:3 14071:23 14072:6,8 14074:19 14092:18 14099:3,10 14099:11 14100:2 confirmed 14092:10 confirming 14082:22 congress 14081:12 conjecture 14088:24 consequences 14108:15 14108:21 consideration 14112:15 consistent 14087:23</p>	<p>consol 14074:10 constructed 14107:5 consult 14109:3,18 consultation 14069:8 14069:12,23 14076:8 CONTD 14055:8 contemporaneous 14107:3,3 contention 14089:2 contentious 14091:8,10 14103:8 continue 14108:17 14109:1,17 continuing 14106:18 continuous 14066:14 continuously 14058:22 control 14102:6,7 controlled 14100:5,17 14101:18 convey 14109:24 convincing 14108:13 coordinated 14078:7 14078:10 copies 14083:10 14106:14,20 copy 14062:17 14065:5 14066:23,23 14071:8 14086:19 14094:9 copying 14062:16 14106:19 correct 14059:17 14061:4 14084:4 14092:13 14095:25 14098:16 14100:8 14101:20,21,25 14102:13 14108:11 14109:23 14111:5,12 14111:14,15 corrected 14100:22 correctly 14081:15 correlate 14087:2,10 14087:16,21,22 14096:5 correlates 14087:6,15 correlating 14087:25 14087:25 14088:1 correlation 14091:14 14096:2 cost 14102:18,19,21 14103:10 costs 14104:22 couldn't 14062:12,17 could've 14081:5,25 14090:15 counsel 14098:6 couple 14077:6 14087:12 course 14055:16 14091:16 14097:11 14102:9 14107:23 14109:2 cover 14074:16 co-operation 14110:1 created 14062:16 14083:21 14084:6,9 14089:25 14091:10</p>	<p>creation 14063:10 cross-examination 14055:8,10,16 14057:25 14061:4 14062:24 14108:17 cross-examined 14055:11 14111:11 crowd 14080:17,22 14081:2 14104:8,9 Cup 14102:25 14104:6 cuts 14062:8 14067:9</p> <hr/> <p style="text-align: center;">D</p> <hr/> <p>date 14059:2,7,18 14064:4 14069:24 14070:4 14077:4 14082:16,16,20,20,25 14083:1,5,19,20,21 14083:23,24 14084:1 14084:2,6,9,9,12,24 14084:25 14085:5,8,8 14085:9,9,10,17,22 14085:24,25 14086:3 14086:6,22,22,24,25 14087:1,1,4,6,7 14088:10 14089:13 14089:24 14091:5,6 14091:10,11,11,12 14093:9 14095:25 14096:6,10,15 dates 14059:3,5,17 day 14066:15 14068:9 14073:4 14074:5 14077:4 14095:14,15 14095:19 14100:11 14105:20 14107:6 days 14071:1 14077:1 14077:11 14079:16 14106:12 deal 14062:24 14086:1 14089:8 14092:22 dealings 14073:8 dealt 14072:20 14109:13 debate 14095:8 decide 14107:23,24 14108:11 decided 14111:21 definitely 14068:9 14069:10 14081:6 deleted 14056:1 delivered 14068:13 14074:5 demonstrate 14107:10 denial 14055:20 denied 14055:19 14057:11 depending 14102:24 14103:16 depicting 14076:15 deployed 14104:10 describe 14090:23 14096:4 14101:10 14107:4 14108:12 described 14066:25 14086:23 14087:1</p>	<p>14096:5 14099:23 14100:7 14107:11 describing 14064:25 14068:15 14072:12 14081:2 designed 14077:13 destroy 14075:13 14076:15 detail 14085:3 details 14061:24 14084:19,20,23 14103:8 14104:15 developments 14106:2 device 14073:25 14083:8,13 14084:3,7 14086:9 diagonal 14087:8 didn't 14082:1 14092:15 14097:9 14105:11 difference 14087:12 differences 14093:21 different 14060:16 14061:20,25 14062:8 14062:14,15 14064:11 14082:3 14085:6 14094:4 14095:13,14 14098:22 differently 14068:19 difficulty 14072:8 14073:20 direct 14073:8 14095:10 direction 14078:22 directly 14068:19 directory 14058:19,20 14058:21 14059:13 14059:14 14061:21 14062:4,8 14065:2 14086:15,20 14087:3 14087:4 14098:12,14 14098:19,20 14100:1 dirty 14067:17 14075:6 disclosed 14107:1 discussed 14055:4 14070:10 14075:22 14075:25 14082:10 14088:6 14093:19 disposal 14080:1 document 14071:18 14087:9 documents 14106:14 14106:23,25 14107:2 14107:3,9 14108:22 14109:4,10,23 14110:1 14111:6,7 doesn't 14087:16,21 14092:5 14097:8,24 14098:4 14102:7 14105:17 doing 14079:2 don't 14062:23 14063:22 14064:8,9 14081:24 14086:1 14090:14 14092:6,7</p>
---	---	---	--	---

14092:23 14094:23 14099:6,15 14101:15 14102:4 14103:7 14107:24 14112:13 download 14059:1,9 14077:5 downloaded 14056:3 14064:5 14072:7,11 14077:10 14081:22 14081:25 14084:7 14089:21 14091:3 14094:7,10 downloading 14072:17 14072:25 14073:9,21 drafted 14080:2 drawing 14095:17 drive 14055:21 14068:12 14083:13 14083:14 14090:20 14091:2 14098:13,16 14106:19 drives 14055:21,24,25 14056:1 14093:9 14106:13 14108:25 14111:7 due 14071:25 14072:2 14072:8 14106:2 DUNCAN 14055:6	Etv 14074:16 evening 14080:1,15 14081:5 event 14068:21 events 14074:16 14107:4,5,11 evidence 14055:13,18 14055:18 14056:5,18 14056:23 14057:2,23 14058:5,6,8 14063:4 14063:12,18 14064:3 14064:5,24 14068:4 14068:11,20,21,24 14070:7 14071:13,15 14071:16 14072:10 14074:14 14076:14 14076:14 14079:20 14079:20,21 14080:12,17 14082:5 14090:15 14092:19 14093:9 14095:23 14096:14,15,25 14097:6 14099:15 14103:8 14106:2,6,12 14107:12 14109:16 14110:2,12 exactly 14057:6 examination 14112:13 examinations 14106:21 examine 14055:20 examined 14055:24 14059:23 examining 14106:15 exclude 14097:6 excluded 14092:12 exculpatory 14110:12 exercise 14096:2 exhibit 14058:2,15,16 14060:4 14061:1,24 14064:25 14065:1 14066:24 14071:6,11 14071:19 14086:17 14090:6 14098:20 14099:17,17 14100:18 existence 14058:11 14106:24 expect 14068:4,24 14096:5 14109:7 expert 14062:18 14088:2,18 14090:10 14090:15 14093:19 14093:20 expertise 14085:19 14086:2 14091:25 experts 14055:24 14072:7,12,20,21,21 14073:8 14097:7 explain 14069:12,15 14089:3 14093:21 14108:9 14109:11 14111:23 14112:4 explanation 14071:21 14088:3,4,19,20 14096:19 14097:22 14108:13,14 14109:8	expressed 14111:10 external 14055:21 extract 14086:20	F	14069:4,9 14070:23 14074:2,21 14083:15 14087:11 14088:17 14090:10 14098:20 14101:14 14106:23 firstly 14108:8 14111:5 flies 14102:9 flight 14101:8 14102:3 14102:11,12,12 14104:1 14105:19 flow 14111:10 flowing 14092:21 fly 14102:2,6,8 14104:23,24 folder 14065:5 14066:23 follow 14095:8 14098:6 followed 14079:15 14104:5 following 14071:1,25 14077:11 14106:23 follows 14088:21 footage 14056:20 14057:19 14064:15 14064:23,24 14065:12,19 14066:2 14066:9,14,18 14067:4,5,7,21,22 14068:2,3 14069:13 14069:15,17 14071:2 14071:22 14072:7,9 14072:11,18 14073:15,17 14074:3 14074:7,15,23 14075:13,21 14080:9 14099:8,13,14,18,21 14099:23 14100:11 14100:12,20 14101:1 14101:17 14102:2 14105:14,18,20,21,22 footages 14067:1 Football 14102:25 form 14086:15 14090:25 forward 14057:15 14058:9 14077:3 14112:1 found 14059:20 14060:9 14108:23 14111:15 four 14093:17 fourth 14099:7 14107:9 frame 14061:25,25 14062:1 Friday 14081:5 14091:4 friend 14094:22 Fritz 14055:15 14101:7 14101:16 front 14084:18 full 14058:19,21 14081:22 14082:1 fully 14077:10 further 14056:12 14063:22 14074:18 14080:24 14089:7	14092:8,20 14094:23 14094:24 14106:19 14108:21 future 14106:5 14108:15
E				G	
earlier 14057:24 14062:22 14066:15 14087:1 14096:10 Earth 14102:9 easily 14091:21 14103:17 edification 14095:7 eight 14089:20 either 14063:20 14072:20 14075:13 14081:4 14086:11 electronic 14057:2 14082:8 14108:25 electronically 14082:16 email 14071:6,8,13 14077:20,25 14078:20 emailing 14077:19 emerged 14073:17 14095:13 emergence 14071:23 emphasise 14088:8 emphasised 14111:20 emphatically 14100:23 encourage 14057:14 entered 14088:13 entering 14088:13 entirely 14096:20 14110:13 entry 14087:4,11,17,18 14087:19,19,20,22,22 envelope 14068:12 establish 14056:10 established 14097:17 14105:18 estimate 14088:12			gap 14058:13 14090:18 14090:21 gates 14073:5 gather 14068:20 gatherings 14100:14 14101:13 General 14068:3,13 14070:25 14072:15 14073:11,16 generally 14112:5 GEORGE 14055:6 getting 14103:4 give 14057:11 14071:10 14073:5 14090:15 14099:16 14104:13 14107:2 14110:3,24 given 14058:8 14059:25 14060:1,3,5 14060:14,16 14061:7 14061:18 14062:13 14064:4 14066:6,12 14106:20 14110:11 giving 14077:22 14078:22 14092:18 go 14059:21 14061:5,17 14068:6 14071:2 14077:25 14078:13 14079:23 14082:11 14087:23 14091:8 14094:18 14096:12 14096:14 14099:25 14103:1 goes 14084:22,23 going 14057:8 14063:5 14063:14 14064:14 14064:22 14066:10 14072:16 14074:18 14076:9 14078:23 14079:9 14081:5 14085:6,17,23 14089:6 14096:12 14098:3 14103:8 14109:25 14110:7 Google 14102:9 granted 14112:8 great 14086:1 grenades 14055:14 ground 14070:14 14078:23 14079:9 group 14103:19 groupings 14076:1 GSM 14077:9 guards 14068:10 14073:4		
				H	
				hadn't 14058:10 14095:12 half 14065:18	

hand 14085:23 14086:23 14087:5 14097:12 handed 14080:9 handiwork 14088:11 14089:14 hang 14094:18 14100:24 happen 14111:6 happened 14092:15 14094:11 14095:14 14095:18 14097:4,18 happy 14055:23 14096:19 hard 14055:20,21 14068:12 14083:13 14083:13 14086:19 14090:20 14091:2 14093:9 14098:13,15 14106:13,19 14108:25 14111:7 haven't 14057:4 Hawks 14068:6 14072:13,20,22,23,25 14073:8,12,15,16 hear 14104:20 heard 14072:15 14073:3,20 14103:18 hearing 14070:23 14081:11 14100:13 14109:1 Heerden's 14093:8 helicopter 14055:15 14070:15 14078:12 14079:4 14102:19,20 14102:22 14103:25 helicopters 14104:7,10 help 14057:13 14092:6 14092:24 helpful 14088:23 14098:7,8 helps 14105:8 Hemraj 14090:9,23 14093:15,22 14094:2 14094:5 he's 14091:25 14092:12 14097:9 HHH20 14078:6 hide 14056:8 higher 14088:9 history 14080:7 holding 14065:3 holiday 14109:16 14112:8 holistic 14104:13 honest 14069:1 14075:3 hoping 14061:16 horizontal 14087:24 horizontally 14091:21 hour 14065:19 14102:22,23 human 14104:3	identical 14060:9 14061:3,11,14,22 14062:12,13 identified 14081:17 14103:10 14108:20 14111:7 identify 14099:16 14103:13 14109:9 identifying 14106:19 identity 14063:15 illustrate 14060:18 14061:17 14087:9 illustrated 14059:21 image 14062:9,9 14090:7 14094:17,17 14101:24 images 14061:18 14062:2 14076:15 14096:4 imagine 14062:6 14079:8 immediate 14077:11 immediately 14067:9 impact 14075:10 impair 14103:25 implications 14100:12 important 14080:19 14108:8 impression 14107:2 14111:15 inadmissible 14088:24 incident 14104:13 incidents 14104:9 include 14091:3 including 14080:6 inconsistencies 14095:11,18 14096:22 inconsistent 14082:6,7 incorrectly 14089:16 indicate 14097:1 14106:6 indicated 14062:22 14071:24 indicating 14109:7 indicator 14096:8 individual 14056:12 14087:3 14088:1 infer 14096:22,24 information 14057:10 14057:13 14080:11 14092:20 14110:12 informed 14082:25 initial 14071:22 14090:18 initially 14080:20 14082:21 innocent 14088:2,19,20 input 14079:25 14080:6 inside 14073:6,23,25 14074:7,10,10 instalment 14065:6,6 instalments 14064:25 instance 14103:20 instances 14107:6	instruction 14071:1 interest 14083:23 interested 14059:8 14084:8 14092:24 interference 14056:17 14096:13,13 internal 14083:13 interrupt 14057:9 intervene 14106:20,21 14108:1 investigated 14072:4 investigating 14074:17 investigation 14056:10 14056:11,23 14062:23,25 14092:9 14092:19 14109:17 14110:5 investigations 14056:22 invited 14055:20 involved 14057:12 14063:10 iPhone 14060:10,11,14 14060:17 isn't 14059:22 14087:23 issue 14062:23 14067:17 14074:17 14076:12 14098:7 issues 14095:3 14098:12 items 14063:25 it's 14060:4,14 14061:2 14061:10 14082:6,7 14084:6,16,18 14085:6 14088:24 14092:2,15,20 14093:7,10,12,18 14094:17,19 14095:6 14096:11 14097:16 14098:5 14099:13,14 14099:18 14100:22 14100:23 14101:1 14102:22 14107:22 14108:10,23 14109:10 14110:2,6 14110:13,17 14112:1 I'd 14055:9 14057:19 14084:21 14086:15 I'll 14057:7,20 14078:8 14078:18 14089:20 14100:19 I'm 14055:3,23 14057:8 14058:21 14060:25 14061:6 14063:5,14,19 14064:14 14078:21 14079:8,22 14081:6 14082:9 14083:22,23 14084:8,17 14088:5,8 14089:6,11,18 14091:1,5 14092:24 14094:6,11 14095:16 14096:21 14097:21 14097:23,25 14100:22 14102:5	I've 14057:19 14064:1 14078:17 14091:5 14094:7 14097:23 14099:23 14100:21 14101:19 14103:5	<hr/> J <hr/> Ja 14077:17 14081:4 14083:12 14085:2 14086:8 14091:15 14092:23 JJJ104 14098:20 JJJ105 14099:18,23 JJJ106 14100:18,19 JJJ11.1 14086:17 JJJ15 14065:1 JJJ15.2 14065:1 JJJ15.3 14066:24 JJJ166 14071:6,12,13 14071:19 JJJ25.1 14058:2 JJJ25.2 14058:9 JJJ83 14059:12 JJJ83.1 14059:15 JJJ83.3 14060:4,6 JOC 14077:14,22 14078:1 14079:3 Johannesburg 14056:20 14064:15 14064:23 14074:15 14074:24 14075:14 14075:20 Jo'burg 14065:3,8 14067:20,22	14064:5,24 14071:15 14071:16 14072:10 14074:14 14076:14 14082:5 14093:9 14095:23 14106:3,6 14106:12 14109:16 14110:2 learned 14094:22 14095:9 learning 14083:22 left 14060:19,22 14062:21 14076:13 14090:12 14098:21 left-hand 14062:6 legal 14109:2,17 14110:25 14111:6,16 let's 14061:17 Lieutenant 14077:8 Lieutenant-Colonel 14056:19 14076:25 14077:5 14078:11 14080:10 life 14104:3 light 14108:1,22 lightly 14108:7 limited 14105:1 line 14091:20 14094:12 14094:20 lines 14087:8,24 14103:24 14104:2 lingering 14076:14 list 14059:21 14061:7 14086:16 14090:5 14093:7 listening 14076:8 14078:23,24 little 14068:10 live 14102:15 14103:10 loaded 14056:5 loading 14076:7 located 14098:15 locked 14073:6 Lonmin 14098:24 Lonmin_MP4 14098:21 Lonmin_WMV 14098:21 look 14059:25 14061:21,24 14062:2 14087:3 14089:19 14091:6 14094:16 14111:11 looked 14060:8,15 14062:3,7,15 14077:19 14102:24 14112:12 looking 14058:12,21 14071:2 14091:1 14094:7 14097:23 lot 14079:9 14081:10 14103:24 lower 14103:2
<hr/> I <hr/> idea 14102:17			<hr/> K <hr/> keeping 14077:4 kind 14097:4 14109:8 knew 14080:22 know 14057:6 14063:24 14064:8,9 14066:8 14067:17 14068:7,11 14069:2,3 14070:13,18 14071:3 14073:24 14074:1 14075:5 14079:5,9 14080:20 14082:1,9 14084:25 14087:13 14092:5,23 14097:13 14098:7 14101:15 14102:4 14103:19 14105:6 14110:3 14112:13 known 14069:19 14070:17 koppie 14099:19,20,23 14100:3		
			<hr/> L <hr/> lack 14072:1,2 laptop 14055:21 largely 14111:13 larger 14104:22 leaders 14055:13,19 14056:6,23 14058:6,8 14063:12,18 14064:3		
			<hr/> M <hr/> machine 14090:24 making 14091:25		

<p>man 14101:23 management 14104:9 manner 14062:21 14109:14 manually 14086:3 Marikana 14055:22 14065:14 14066:16 14066:18 14067:10 14067:15 14099:7 14103:23 14107:11 marked 14090:6 master 14098:13,15 material 14055:25,25 14070:17,20 14098:14 14105:7 14106:15,20 14107:13 14108:14 14108:24 materials 14077:16 materially 14111:15 Mathunjwa 14099:20 matter 14056:12 14057:15 14062:24 14063:22 14069:13 14070:20 14092:8 14098:10 14103:15 14104:7 14107:17,22 14112:3 matters 14055:4 14057:14 14108:9,20 14109:3,13,18 14111:20 14112:12 14112:15 mean 14081:9 14083:12 14092:4 means 14101:13 media 14081:12,16 meet 14110:9,10 meeting 14107:7 megabytes 14061:22,23 member 14062:6,9 members 14069:19,21 14078:1 14106:11,13 14107:7 memo 14080:2 memory 14076:2 14083:3 mention 14076:24 14104:20 mentioned 14073:3 14076:3 14092:9 mentioning 14072:15 merely 14056:24 met 14069:19 14076:4 metadata 14059:1,11 methods 14100:14 meticulously 14095:12 Mhlatsi 14057:24 14059:9,13,19 14060:10 Mhlatsi's 14056:18,24 14059:14,20,23,24 14060:11,13 14061:13 14062:19 14063:4,6,17 microphone 14088:15</p>	<p>millions 14103:1 mine 14094:7 minute 14057:7 14087:13,14 14094:1 minutes 14065:21 14090:18,25 14105:15,15 misconduct 14092:13 missed 14105:12 missing 14056:4 14058:5,13 mobility 14103:25 model 14100:5,16,17 14100:20,22 14101:18 modification 14083:6 modified 14082:17,20 14083:1,4,5,10,14,15 14083:19,24 14084:2 14085:8,10,17,25 14086:4,6,13,22,24 14087:1,6,7 14090:16 14090:25 14091:6,11 14091:12 14093:1 14095:25 14096:7,15 modify 14084:19 modifying 14085:5 moment 14095:24 14096:24 14112:11 Monday 14068:13 14080:12 monitored 14103:20 monitoring 14080:8 14100:14 14101:13 morning 14067:9 14068:13 14078:20 14081:6 mounted 14101:17 MOV 14100:2 move 14058:9 14059:12 14064:15 14064:23 14075:18 14076:22 14082:3 movement 14080:16,21 14081:2 movie 14067:1 moving 14064:11 14075:20 14105:4 14112:1 Muldersdrift 14066:16 14066:17 14067:8 mustn't 14109:24 mustn't 14071:11</p> <hr/> <p style="text-align: center;">N</p> <p>name 14065:7 14073:3 14084:16 14098:23 names 14084:18 national 14081:7,12 nature 14100:15 14101:14 14105:24 necessarily 14074:23 14102:6 14104:19 necessary 14081:11 14092:20 14108:18 14108:20,23 14109:2</p>	<p>14111:22 14112:4 need 14056:16 14082:10 14085:4,18 14092:7 14094:23,24 14099:15 14101:14 needs 14067:6 14101:9 Nel's 14055:12 14056:3 networks 14077:9 never 14066:12 14067:22 14070:11 14074:6 14111:25 new 14085:7 14106:15 14108:24 nine 14107:6 non-availability 14075:22 normally 14082:19 note 14070:16 14076:19 noted 14076:20 November 14058:6,7 14058:18,20 14059:4 14059:5,5,7,7 14061:19,20 14064:6 14065:7 14066:5 14068:16 14071:7,17 Ntsonkota 14095:6 14096:18,20 number 14071:11 14090:7 14099:17</p> <hr/> <p style="text-align: center;">O</p> <p>oath 14055:5 14057:1 14057:21 14063:2 14064:21 14079:22 objection 14095:5,6 obtain 14108:24 14109:4 obtained 14098:14 14105:23 14106:12 14106:14,16,23,25 14107:2,9 14109:23 14109:24,25 14111:5 14111:16 obviously 14057:14 14073:19 14078:23 14103:1 14104:4,12 14104:22,25 14107:18 14109:12 occurred 14088:7 14089:4,12 14095:13 14095:18 occurrence 14070:16 October 14059:3 14070:4,5 14094:10 odd 14087:15 offer 14088:2 office 14068:10 14070:2 14072:23 14076:5 officer 14072:24 officers 14077:22 offices 14068:6 official 14098:23 oh 14060:20 14094:17 14100:24</p>	<p>Okay 14063:9,21 14085:11,21 14093:6 14095:1 14098:2 once 14066:10 14084:25 ones 14091:8,10 One's 14061:23 ongoing 14056:21,22 14062:23 14092:9 open 14068:10 14109:12 opened 14073:5 operation 14065:14 14078:25 14105:16 14105:17 operations 14066:15,17 operators 14069:10,11 14076:5,6 opinion 14067:19 14106:25 14107:10 14107:15 opportunity 14108:9 14110:11 opposed 14087:20 order 14085:20,23 14094:10 14109:3 ordinarily 14087:1 14111:24 ordinary 14069:16 original 14056:2 14058:1 14059:1,1,10 14059:17 14060:17 14088:11 originally 14068:19 14083:2 originate 14090:11 ought 14106:25 outcome 14056:11 outside 14076:9 outstanding 14095:3</p> <hr/> <p style="text-align: center;">P</p> <p>package 14064:3 14072:22 14073:6,14 page 14058:3 14065:3 14066:25 14076:23 14078:6 14079:23 14080:12,17 14092:25 pages 14077:6 14106:16 painstaking 14106:18 paragraph 14072:11 14076:24 14077:7 14078:5,9 14079:24 part 14066:8 14104:18 particular 14087:5 14093:21 14096:4 14101:8 14102:3 14104:15 14105:7 particularly 14098:6 parties 14082:12 14110:23,25 party 14056:7,10 14057:1,22 14063:16 passage 14080:13</p>	<p>passed 14081:25 path 14102:3,11,12 pattern 14082:6,7,7 14087:23 14088:3,4 14091:17 peace 14078:12 14081:12 penultimate 14072:11 14092:24 people 14069:5 14071:3 14084:10 14085:25 14106:18 perfect 14091:13 person 14105:18 personnel 14071:23 pertinently 14070:12 phone 14056:18 14059:10,11,15,21,23 14059:24 14061:13 14062:19,20 14063:5 14063:7,17 photo 14087:5,7,8 photograph 14083:1 14090:11 14093:4,23 14095:22,22,23 photographic 14056:17 14082:13,15 14083:4 photographs 14056:19 14057:18 14076:22 14078:16 14080:9,14 14080:14,16,25 14081:1,17,20,22 14082:5,9 14086:16 14089:21 14091:17 14093:8,16,17 14094:14 14095:25 14096:1,3,4,8,16 photos 14076:24 14077:1,3,5,8 14081:9 14086:21 14089:19 14094:8 physically 14064:6 pick 14079:20 14094:21 picked 14087:16,17,18 14087:19 picking 14076:8 picture 14095:13 14104:13 pictures 14079:2,6 pilot 14102:7 place 14056:25 14064:2 14068:15 14092:14 14109:21 14112:10 placed 14104:7 14110:8,14 places 14104:2 planner 14077:13 plausible 14097:22 play 14060:1,5 14061:8 14099:15 14101:4 14109:12 played 14060:11 14067:6 14100:15 playing 14085:18 plotting 14102:8</p>
--	---	---	---	---

<p>point 14064:18 14066:2 14070:12 14076:19 14087:4 14089:9 14091:17 14092:3 14106:6</p> <p>points 14057:10 14076:23 14109:7 14110:14 14111:4 14112:14</p> <p>police 14064:7</p> <p>POPs 14072:4</p> <p>pose 14101:9</p> <p>position 14106:6 14109:23</p> <p>possession 14108:24</p> <p>possibilities 14088:7</p> <p>possibility 14072:5 14089:12</p> <p>possible 14056:17 14072:10 14077:14 14112:1</p> <p>possibly 14072:21 14097:22 14103:21</p> <p>posted 14073:5</p> <p>postponement 14111:24 14112:3,5,7</p> <p>Potchefstroom 14107:7</p> <p>potential 14112:2</p> <p>power 14103:18,24 14104:2</p> <p>pre 14103:25</p> <p>preceding 14087:7</p> <p>prejudicial 14110:13</p> <p>prepared 14107:8</p> <p>preparing 14081:15</p> <p>presence 14075:23</p> <p>present 14082:12 14107:8 14110:23 14111:1,10</p> <p>presentation 14064:7 14080:20 14081:12 14081:15,18 14107:11</p> <p>presenting 14064:7 14068:8</p> <p>president 14080:3</p> <p>presumably 14068:15 14069:14 14077:13</p> <p>presuming 14072:20</p> <p>Pretoria 14068:6</p> <p>Pretorius 14071:14 14077:2,3,18,21,25 14079:17 14080:7</p> <p>previously 14056:1 14088:1 14099:13 14106:24 14107:1</p> <p>pre-programme 14102:11</p> <p>pre-programmed 14102:2</p> <p>prima 14063:3</p> <p>printed 14071:8 14086:20</p> <p>prior 14073:15</p> <p>privateer 14104:18</p> <p>probabilities 14088:24</p>	<p>probably 14070:3 14079:15</p> <p>probing 14076:13,18 14095:10</p> <p>problem 14079:11</p> <p>proceed 14106:8,17</p> <p>PROCEEDINGS 14055:1</p> <p>process 14072:17 14077:7 14088:13 14089:15 14090:22</p> <p>produced 14060:25 14103:3</p> <p>programme 14104:1</p> <p>programming 14102:14</p> <p>properties 14058:20,23 14058:24 14059:16 14060:15,17,19,20,21 14060:22,23,24 14061:14,20 14062:14 14064:4 14082:8,13,15 14084:23,24 14085:18,24 14091:4 14094:15</p> <p>proposal 14109:19</p> <p>propose 14056:24 14109:5,14</p> <p>Protea 14099:1,2,3,8</p> <p>protestors 14072:3</p> <p>provided 14058:1,6,17 14059:4 14063:11 14076:25</p> <p>provides 14099:18</p> <p>providing 14078:12,15</p> <p>public 14109:16 14112:8</p> <p>purchasing 14102:24</p> <p>purport 14110:4</p> <p>purpose 14077:15 14097:5</p> <p>purposes 14105:21,22</p> <p>pursue 14097:14</p> <p>pushed 14084:1</p> <p>put 14057:5,20,20 14058:2 14060:19 14074:19,22 14076:19 14078:2 14084:18 14089:4 14097:12 14103:9</p> <p>putting 14081:11 14088:8 14092:12</p> <hr/> <p style="text-align: center;">Q</p> <hr/> <p>qualified 14092:1</p> <p>question 14057:3 14063:5,10 14068:18 14074:21 14075:19 14075:20 14078:4,18 14079:21 14089:4 14095:11,15 14097:5 14097:18 14101:14 14101:23 14103:6 14105:3 14109:4</p> <p>questioning 14080:23</p>	<p>questions 14057:19 14063:1 14064:13 14068:2 14074:19 14076:12,13,17,18 14095:9 14096:12 14101:9,11 14105:25</p> <p>quickly 14077:14</p> <hr/> <p style="text-align: center;">R</p> <hr/> <p>radio 14081:11 14102:6,7</p> <p>raise 14093:19 14098:9</p> <p>raised 14108:9 14110:8 14111:22,22</p> <p>range 14091:9</p> <p>ranging 14102:22</p> <p>rapidly 14112:1</p> <p>rate 14063:3</p> <p>read 14078:8 14080:17</p> <p>ready 14109:1</p> <p>real 14059:8 14060:13 14062:19 14063:6,18 14065:19,20</p> <p>realised 14060:8</p> <p>really 14075:4 14095:10</p> <p>reason 14111:18</p> <p>reasons 14071:25 14079:4 14103:1</p> <p>recall 14055:13,16 14058:1,4 14067:16 14067:24 14068:9 14069:7,10,21 14070:10 14073:22 14075:25 14076:2,9 14080:10,22 14081:24</p> <p>recalled 14092:21 14108:18</p> <p>recap 14057:25</p> <p>receive 14068:4 14112:16</p> <p>received 14058:22 14078:20 14079:25 14080:6,15 14089:19 14089:20 14090:1,5</p> <p>receiving 14078:24</p> <p>recognise 14066:7 14067:1 14108:7</p> <p>recommendations 14100:12</p> <p>record 14056:25 14057:6,21 14076:12 14076:20 14082:11 14083:5 14088:17 14109:22 14110:15 14112:10</p> <p>recorded 14072:6 14082:20 14095:24</p> <p>records 14082:25 14083:2 14108:25</p> <p>recover 14059:18 14062:18</p> <p>recoverable 14062:21</p> <p>red 14087:8</p> <p>refer 14071:5 14072:12</p>	<p>14107:6 14112:2</p> <p>reference 14064:9 14072:10 14080:13 14080:25</p> <p>referring 14082:10</p> <p>reflect 14083:20 14085:6,9 14086:4,6 14086:14 14088:8</p> <p>reflected 14090:12</p> <p>regard 14074:20 14080:7 14089:15 14109:12 14111:1</p> <p>regrettable 14110:2</p> <p>related 14104:9,9</p> <p>relating 14104:15</p> <p>relation 14055:22 14056:16,24 14057:17 14072:13 14082:4 14087:5 14100:14 14103:10 14105:25 14110:13</p> <p>relative 14102:18</p> <p>relatively 14084:11</p> <p>relevant 14055:18 14093:10,12 14103:23</p> <p>reliability 14096:14</p> <p>reliable 14096:7</p> <p>remaining 14056:16 14074:14 14098:12</p> <p>remains 14107:19</p> <p>remember 14069:21 14076:4 14081:8</p> <p>remote 14100:4,17 14101:18 14102:7</p> <p>removed 14062:20</p> <p>reply 14110:23,24 14111:3</p> <p>report 14055:23 14077:15</p> <p>reported 14056:11 14078:14</p> <p>reports 14062:20 14077:2,12</p> <p>representatives 14110:25</p> <p>request 14070:19</p> <p>requested 14056:6</p> <p>require 14112:15</p> <p>resave 14086:4</p> <p>resaved 14093:8</p> <p>reset 14086:2</p> <p>reside 14072:21</p> <p>respect 14072:1</p> <p>respects 14107:13</p> <p>respond 14089:2</p> <p>response 14079:21 14080:23 14101:11</p> <p>responsible 14055:17 14056:8,12 14072:25 14089:5 14101:7</p> <p>restrictions 14104:20</p> <p>result 14108:16</p> <p>results 14112:13</p> <p>resume 14112:9</p> <p>resumes 14055:2</p>	<p>14064:19,20</p> <p>retained 14105:7</p> <p>retrieved 14061:13</p> <p>revealed 14106:22</p> <p>reverse 14096:11</p> <p>re-entering 14088:11 14089:15,15</p> <p>re-examination 14098:10</p> <p>right 14060:23 14076:19 14086:23 14087:5,6 14092:15 14094:5 14097:10 14108:4</p> <p>ring 14066:18</p> <p>risk 14104:3</p> <p>room 14106:17</p> <p>Roots 14069:20 14075:22</p> <p>route 14104:6</p> <p>ruling 14106:7</p> <p>run 14087:9</p> <p>running 14061:4 14065:21 14067:8 14103:18</p> <p>runs 14058:22 14065:13,19 14066:16 14106:16</p> <p>R10 14102:22</p> <p>R12 14102:23</p> <hr/> <p style="text-align: center;">S</p> <hr/> <p>Sales 14073:1</p> <p>Sandton 14069:8,10,22</p> <p>SAPS 14055:12 14056:7,9,22 14057:2 14058:1,5,11,17,22 14058:25 14059:25 14060:1,3,6,14,16,20 14060:23,24 14061:2 14061:3,7,11,12,15 14061:19 14062:5,9 14062:23 14063:11 14063:16 14071:14 14071:14,21 14075:13 14095:14 14096:14 14098:13 14098:15 14101:14 14104:5 14106:13,14 14106:19,24 14107:1 14107:7,10,11,12 14108:8 14109:2,7,17 14109:24 14110:1 14111:6,16</p> <p>SAPS's 14071:7</p> <p>satisfactory 14108:14</p> <p>save 14085:7</p> <p>saved 14083:3,7,9,12 14084:2 14086:14,14 14090:12,15,17,24 14093:16,17,23</p> <p>saving 14090:20</p> <p>saw 14064:4 14105:11</p> <p>saying 14078:25 14088:19 14090:4,6 14094:14 14111:18</p>
---	---	---	---	--

<p>says 14089:6 14092:14 14094:17,18 14095:18 14097:5,19</p> <p>scale 14103:2</p> <p>scene 14065:22 14066:2 14067:10,21 14067:23 14074:24 14074:25 14075:14 14076:16</p> <p>scenes 14076:16</p> <p>scene1 14074:17</p> <p>scheduled 14055:3</p> <p>screen 14058:3 14065:2 14075:6,8 14101:24</p> <p>screens 14067:17</p> <p>sealed 14068:12</p> <p>second 14063:9 14072:3 14084:7 14086:24 14088:22 14106:24 14110:1 14111:17</p> <p>secondly 14108:10</p> <p>seconds 14082:21 14087:2,12,13 14094:4,4</p> <p>security 14073:4 14098:15,24,25</p> <p>see 14059:3,8,16 14061:10,21 14062:3 14062:5,7 14065:4 14066:11,11 14074:3 14075:5 14077:20 14078:5 14091:4 14093:6,20 14094:3 14096:1,5,7 14100:8 14100:16 14101:24 14110:8,11,19 14111:8</p> <p>seeing 14075:5</p> <p>seek 14111:24 14112:3 14112:5</p> <p>seen 14062:12,17 14063:6 14067:18,22 14074:23 14075:10 14101:12,17 14105:10,13 14107:20 14108:12</p> <p>sees 14062:8</p> <p>Semenya 14076:11 14088:16,22 14089:9 14091:23 14094:22 14097:25 14098:3,9 14107:25 14108:3 14109:20,21 14110:17 14111:5</p> <p>Semenya's 14088:14 14108:1</p> <p>send 14079:10,13</p> <p>sending 14073:16 14077:1,12 14079:3 14079:14 14102:19</p> <p>senior 14077:22</p> <p>sense 14081:10</p> <p>sensible 14098:5</p> <p>sent 14073:12 14077:9 14077:20 14079:7,12</p>	<p>separate 14094:8,9</p> <p>SEPTEMBER 14055:1</p> <p>Sergeant 14055:14 14056:18,24 14057:23 14059:9,13 14059:14,19,20,23,24 14060:9,11,13 14061:13 14062:19 14063:4,6,17</p> <p>series 14063:1 14074:19 14091:17 14093:15 14106:1</p> <p>serious 14108:14 14109:13,14 14111:18</p> <p>seriousness 14112:3</p> <p>set 14056:2 14058:1,4,7 14058:8,18 14081:7 14081:23 14082:1</p> <p>sets 14094:14</p> <p>seven 14090:18,25</p> <p>shadow 14101:24</p> <p>shift 14058:15,23 14059:15 14066:24</p> <p>shootings 14065:22 14066:2 14067:10,21 14067:23 14070:21</p> <p>short 14060:6 14098:12</p> <p>shortly 14058:17</p> <p>shot 14090:19</p> <p>shouldn't 14093:5</p> <p>show 14058:19 14059:2 14060:18 14061:18 14066:15 14086:15 14095:22 14105:17</p> <p>showed 14055:14 14058:9 14060:22 14066:17 14080:16 14080:21 14081:20</p> <p>showing 14081:8 14105:20</p> <p>shown 14060:7,12 14061:9 14065:2 14090:8 14101:5 14105:16</p> <p>shows 14058:24 14067:7 14095:22 14102:15 14105:21 14105:22</p> <p>shutter 14084:1</p> <p>side 14062:6 14072:19 14075:25 14086:24</p> <p>sign 14068:11 14078:13</p> <p>signed 14073:6</p> <p>significant 14059:20</p> <p>similar 14102:25</p> <p>simple 14085:16</p> <p>simply 14078:15 14084:11 14097:6 14104:10</p> <p>sinister 14057:12 14097:7</p> <p>sit 14079:10</p> <p>sitting 14076:7</p> <p>situation 14069:16 14077:2,12,15,16</p>	<p>14103:23</p> <p>situational 14078:12,14 14078:21,24</p> <p>situations 14105:23</p> <p>six 14065:21</p> <p>slightly 14068:19</p> <p>slow 14065:19 14106:18</p> <p>slowly 14082:11</p> <p>small 14101:23</p> <p>smaller 14104:24</p> <p>somebody 14090:24</p> <p>someone's 14069:15</p> <p>somewhat 14055:3</p> <p>soon 14072:10</p> <p>sophisticated 14085:19</p> <p>sorry 14057:9 14058:16 14060:4,21 14060:25 14061:6 14065:21 14069:2 14078:8 14089:23 14110:22</p> <p>sort 14072:19 14077:23 14100:24</p> <p>sorts 14102:18</p> <p>sounds 14092:2</p> <p>source 14083:13</p> <p>sources 14080:1,6,11</p> <p>South 14103:3 14104:8</p> <p>speak 14076:1 14106:17</p> <p>speaking 14078:21,22 14080:1 14091:24</p> <p>specific 14076:2 14081:1</p> <p>specifically 14076:4 14080:19 14081:22</p> <p>speculation 14088:23</p> <p>speech 14069:2</p> <p>spent 14066:9</p> <p>sporadically 14077:1,9</p> <p>stage 14056:23 14063:22 14067:6 14068:23 14070:6 14072:17 14083:24 14084:9 14086:19,19 14089:7 14092:8,19 14094:22,23 14101:6 14108:16,19,19 14112:16</p> <p>stamps 14059:18</p> <p>stand 14109:15</p> <p>standing 14062:6</p> <p>start 14055:9 14057:23 14082:21 14087:24 14087:25</p> <p>started 14077:7 14078:11 14105:16</p> <p>starts 14066:2 14067:21 14074:15 14090:7</p> <p>state 14080:5</p> <p>statement 14076:23 14078:5,6 14079:24 14108:7</p> <p>statements 14088:17</p>	<p>statistics 14080:7</p> <p>stop 14097:25 14101:6</p> <p>stored 14082:13,15</p> <p>straight 14066:16</p> <p>strange 14082:6,6</p> <p>strangely 14089:22</p> <p>stun 14055:14</p> <p>subject 14106:7</p> <p>submission 14111:3</p> <p>submitted 14072:9</p> <p>subsequent 14071:22 14093:17</p> <p>subsequently 14083:4</p> <p>substance 14092:3</p> <p>substantiate 14055:20</p> <p>sudden 14072:2</p> <p>suddenly 14087:24</p> <p>suggest 14109:23</p> <p>suggested 14055:16</p> <p>suggesting 14056:7</p> <p>Sunday 14068:9</p> <p>superficial 14062:11</p> <p>support 14110:18</p> <p>supposed 14066:14 14079:2</p> <p>sure 14069:20 14070:1 14070:2,24 14072:17 14072:22 14081:6 14091:5 14094:11 14096:21 14097:21 14102:21 14103:5 14104:1,18 14112:16</p> <p>surrounding 14100:3</p> <p>Suspicions 14111:21</p> <p>s.u.o 14055:6</p> <hr/> <p style="text-align: center;">T</p> <hr/> <p>tab 14084:23</p> <p>take 14056:11 14057:15 14063:22 14064:12,17 14065:23 14066:20 14067:3 14070:17 14074:18 14079:6 14089:7 14092:8 14094:23,24 14109:6</p> <p>taken 14058:25 14070:12 14075:13 14082:16,20,25 14083:1,24 14084:1,3 14084:9,12,25 14085:5,7,8,10,22 14086:22,25 14087:1 14087:4 14088:10 14089:13 14090:11 14091:11,18 14092:14,25 14093:16,17 14095:12 14096:9,11 14096:17 14099:6,9 14100:3,4,11,16,20 14101:1 14102:2 14105:14,20</p> <p>talk 14069:8</p> <p>talking 14072:19 14086:9 14104:8</p>	<p>tamper 14057:2,22 14063:4,16</p> <p>taping 14104:12</p> <p>task 14106:19</p> <p>tasked 14068:3,19</p> <p>tasking 14104:11</p> <p>tea 14064:12,17</p> <p>team 14109:2,17 14111:6,17</p> <p>technical 14062:18 14085:19 14086:1 14106:18</p> <p>technicality 14072:8</p> <p>technology 14103:4</p> <p>tell 14057:8,14 14089:20 14105:11 14112:14</p> <p>ten 14106:12</p> <p>terms 14105:21,22</p> <p>test 14105:19</p> <p>thank 14055:9 14056:14 14064:10 14079:18 14093:14 14096:18 14105:2 14106:10 14109:20 14110:19 14112:6</p> <p>that's 14059:6 14060:6 14060:11 14078:6 14082:15 14084:4 14087:5,8 14090:8 14091:10,13,16 14092:13,16,17 14097:3,9 14099:7 14100:9 14101:1,17 14101:21,25 14102:13 14104:5 14107:17</p> <p>thereof 14072:8 14075:21,22 14094:9</p> <p>there's 14056:22 14058:13 14085:16 14093:22</p> <p>they're 14079:6</p> <p>They've 14059:17</p> <p>thing 14100:25 14110:2 14111:17</p> <p>things 14076:1 14079:1 14084:19 14092:4,5 14092:12 14097:3 14105:12 14108:7 14109:22</p> <p>think 14064:6 14066:10 14067:16 14068:7 14070:14 14072:14 14073:18 14073:22,23 14074:5 14075:9 14076:17 14080:13,21,23 14083:21 14088:24 14091:9 14094:19,23 14097:5 14098:8 14102:22 14103:2,4 14104:5,18 14112:10</p> <p>third 14056:22 14065:6 14066:23,23 14099:5 14107:2</p>
--	---	--	--	--

<p>Thirdly 14110:6 thought 14088:10 14089:13 thousands 14106:16 three 14055:24 14056:15 14059:4 14061:11 14064:24 14065:3 14080:16,21 14081:1 14093:17 14105:15 14109:21 throwing 14055:14 thumbnail 14060:3 14062:2,4,5,15 14065:2 14098:19 14100:1 thumbnails 14059:22 Thursday 14081:5 time 14055:3 14059:2 14059:18 14064:8,12 14064:16 14065:8,13 14065:19,20 14066:9 14067:9 14068:8 14069:5,9,21,22 14072:2 14073:15 14074:16 14076:3,8 14076:10 14079:7 14081:10 14082:2 14083:1,2,5 14084:24 14085:4,6,7,8,10,24 14086:3,4,5,5,6,7 14089:20 14090:21 14093:21,23,25 14095:22 14096:1,6,8 14099:19 14107:6 14112:5 timeframes 14084:18 times 14059:8 14082:19 14088:9,12 14089:13,16 14095:24 14096:1,3,3 14096:10,16 today 14096:7 14106:8 today's 14055:10 told 14068:5 14073:5 14095:15 14100:22 14101:19 topic 14064:11 14082:4 topics 14106:1,3,4,8 touched 14057:24 trace 14062:21 training 14072:1 traverse 14056:16 tried 14062:18 14088:9 14088:10 14089:12 14089:14 14097:13 truth 14057:13 14107:13,16 14110:3 trying 14073:21 14089:19 14095:16 14097:25 14098:7 Tuesday 14055:11 14109:16 14112:8 turned 14088:14 14108:1 twice 14094:8 two 14055:21 14056:21</p>	<p>14060:19 14061:14 14062:2,12,13 14063:25 14067:14 14074:5 14080:15,21 14081:1 14086:23 14088:17 14095:2 14098:11,20,22,22 14108:7 14111:4 type 14104:6 types 14098:22</p> <hr/> <p style="text-align: center;">U</p> <p>UAV 14100:23 14101:1 14101:8 14105:6,7 UAV2013 14100:1 ultimately 14097:2 14107:23 14108:10 14111:21 unable 14058:25 14110:10 unaware 14070:7 understand 14056:9 14081:14 14089:11 14092:11 14095:8,16 14096:23,25 14098:7 14098:14 14101:7,16 understanding 14097:10 Understood 14057:16 undertaken 14106:22 undo 14088:11 14089:14 unequivocal 14074:23 unfair 14110:6 unit 14102:15 units 14102:18 university 14072:16 unmanned 14100:23 14100:25 14101:2,19 14102:23 unrest 14104:9 unsuccessfully 14097:2 unsure 14079:8 untoward 14074:20 14097:17,18 untruthful 14110:4 use 14071:24 14081:18 14100:25 14104:15 useful 14101:13</p> <hr/> <p style="text-align: center;">V</p> <p>Van 14093:8 various 14076:23 vehicle 14100:23,25 14101:2,19,22 14102:1,23 14104:1 14104:15 vehicles 14103:17 14104:11 14105:23 Venter 14055:14 Vermaak 14070:14,23 14076:25 14077:5,9 14077:12 14078:11 14080:10,14 14081:2 14081:8,16 14082:9 14086:16 14094:14</p>	<p>14096:6 Vermaak's 14056:19 14057:18 14080:18 14082:4 14086:21 14094:8 Vermaak's 14076:22 version 14066:23 14107:10 versions 14094:12 14098:22 video 14056:17,24 14058:5 14060:4,4,6 14060:7,12,14,25 14061:3,9,10 14063:4 14064:23 14065:12 14066:15 14067:11 14068:3,4,20,21,24 14069:3,6,10,12,15 14069:17 14070:8,17 14070:18,20 14071:1 14071:24 14072:3,5,7 14072:9 14073:15,17 14074:10 14075:21 14076:5 14080:9 14098:12,14,24,25 14099:5 14100:3 14101:4,5,6 14102:15 14103:11 14104:12 videos 14055:12,13 14056:3,4,4,8,19 14057:24 14058:25 14061:11,14,18,25 14062:3 14063:11,17 14067:15 14076:7 14099:3 14105:25 Videos\Coin 14098:13 view 14058:20,23,24 14059:16 14061:24 14062:4 14065:2 14070:20 14073:22 14095:23 14096:16 14099:13,14 14100:12 14108:19 viewed 14074:7 violence 14080:8 visit 14072:13 voice 14078:7,10,15,19 14078:22 volunteered 14058:11 VR 14067:1 V9.WMV 14098:21</p> <hr/> <p style="text-align: center;">W</p> <p>wait 14108:2,3 want 14057:7 14062:24 14063:1,22 14064:12 14068:1 14074:18 14079:10 14083:25 14086:3 14089:3 14090:14 14095:7 14099:6 14103:16 14105:6 14106:1,3,4 14108:1,2 14111:11 14111:14,25,25 wanted 14080:20 14081:18 14085:25</p>	<p>14092:18 wants 14098:8,9 wasn't 14079:1,3 14084:14,19 14085:11 14104:17 14104:19 wasn't 14066:11 14067:13,18 14069:12 14071:4 14074:22 watched 14066:10 14067:12,13,14 14075:4 water 14056:20 14057:18 14064:15 14064:23 14065:3,12 14065:13,18 14066:9 14066:14 14067:7,9 14067:15,20,22 14068:2,4,24 14069:3 14069:5,11 14070:7 14070:18 14071:22 14071:24,25 14072:1 14072:3,5 14073:17 14073:23,25 14074:3 14074:7,10,11,15,24 14075:14,21 14076:6 14076:15 way 14057:12 14063:10 14065:24 14083:19 14085:5,17 14086:2 14090:21 weather 14104:21,23 14104:24 14105:1 Wednesday 14077:10 14109:15 14112:9,17 week 14057:25 14080:12 14106:2 14109:15 weekend 14068:7 went 14059:25 14072:15 14084:2 weren't 14061:16 weren't 14076:18 we'd 14058:12 14060:3 14081:10 14093:20 14099:16 we'll 14056:11 14064:17 14092:22 14097:14 14101:9,15 14109:9 we're 14096:21,23 we've 14059:24 14060:25 14062:13 14082:10,24 14086:21 14088:6 14093:19 14096:2 14101:12,17 14102:24 14105:10 14106:22 14108:20 we'll 14065:5 What's 14111:6 who's 14063:16 width 14061:25 14062:1,1 wish 14108:16</p>	<p>14109:12 14110:23 14111:1,17 wished 14111:8 withheld 14055:12 withhold 14055:18 14063:17 14075:14 witness 14091:24 14092:8,10,18 14097:3 14098:1 14111:10 witnesses 14107:12 wonder 14101:10 14106:5 won't 14061:21 14096:14 word 14065:23 14066:20 14067:4 14075:4 14092:13 words 14095:16 work 14108:23 worked 14071:23 World 14102:25 14104:6 worse 14104:23 wouldn't 14090:17,17 14093:25 14105:16 14111:14 wouldn't 14067:6 would've 14079:15,16 wrong 14060:21,25 14061:1 14092:15</p> <hr/> <p style="text-align: center;">Y</p> <p>year 14093:1 14100:8 14104:10 yields 14092:19 you'll 14055:15 14057:25 14058:4 14059:16 14061:10 you're 14055:5 14082:14 14086:9 14090:6 14092:4,11 14098:7 you've 14055:22 14057:1,11,21 14080:15 14110:14</p> <hr/> <p style="text-align: center;">0</p> <p>000 14102:23 14103:4 14104:8 03:40 14094:17 03:42 14091:18 14094:18,19 08 14089:24 08-16 14100:2 08.18 14089:21,23,24 08.50am 14091:3,4 09:30 14112:10,17</p> <hr/> <p style="text-align: center;">1</p> <p>1 14058:3 14065:22 14066:2 14067:10,21 14067:23 14072:1 14074:24,25 14075:14 14076:16 14078:13</p>
--	--	---	--	--

<p>10th 14055:11 10:17:55 14067:8 10:54 14055:2 100 14103:3 104 14058:3 11-19 14066:24 11:02 14066:6 11:34 14064:20 11:54 14078:4 12 14066:23 14071:7,16 12th 14065:7 12-11-19 14065:5 12:13 14091:8 12:24 14099:7,9,9,19 14099:24 12:33 14102:4 127 14076:24 1280 14062:1 1381 14080:17 1383 14080:12 1490 14090:8 15 14066:5 14077:10 14104:8 15th 14077:7 14099:6 15:19 14100:2,4 15:30:28 14065:13 14067:9 15:32:18 14065:8 1503 14090:8 1512 14091:8,9 14094:17,17 16 14077:11 14101:2 16h00 14065:20 14074:16 16th 14056:20,21 14070:15,21 14078:21 14080:2,15 14086:17 14092:25 14099:9,19,24 14100:4,8 14104:16 14105:8 17th 14091:3,4 17-second 14060:6 18th 14058:25 14090:2 19 14055:1 19.2 14078:5 192 14065:3 193 14066:25</p> <hr/> <p style="text-align: center;">2</p> <hr/> <p>2 14072:1 20 14105:15 200 14103:4 2010 14102:25 14104:6 2012 14056:2 14068:18 14068:20 14071:7,17 14077:11 14089:24 14092:25 14099:24 14100:11 14101:2 2012-08-16 14065:8 14091:11,12 14099:7 2012-11-14 14066:6 2013 14055:1 14100:7,8 22nd 14093:1 229 14055:12 14056:4,4 14056:8</p>	<p>23 14105:15 230 14055:12 25.1 14058:3 25.2 14058:10 14079:24 25.3 14058:9,10 25.4 14058:19,21 25.6 14058:24</p> <hr/> <p style="text-align: center;">3</p> <hr/> <p>3 14065:4 3.30 14087:12 3.30pm 14087:11,11 3.31 14087:11,14,14,14 3.32 14087:14 3.35 14087:15,15,15 14090:11 3.42 14087:15,16,17,17 14087:18 14090:12 14090:16,16 3.43 14087:18,19,20 3.46 14087:19,20,21 3.47 14061:22 3.55 14087:21,22 3.56 14087:22 3:42 14091:12,12 30 14056:4,4,9 30th 14094:10 348 14058:7,11,14,22 14059:6 349 14058:7,11 14059:6 350 14058:13,14,17 14059:7,22,24,25 14060:1,3,5,15,15,20 14060:23 14061:2,12 14061:15,19 14062:5 14062:13,16,18,19 14063:6,11,18 353 14058:5,5,7,12 14059:6 14060:9,10 14060:13,17,24 14061:3,7,11,12,15 14061:19 14062:8,14 14062:16,17 14063:11 365 14058:23</p> <hr/> <p style="text-align: center;">4</p> <hr/> <p>45.1 14076:24 45.7.1 14077:7 47.4 14061:22 480 14062:2</p> <hr/> <p style="text-align: center;">6</p> <hr/> <p>6 14061:19 6th 14059:5</p> <hr/> <p style="text-align: center;">7</p> <hr/> <p>7 14058:6,7 7th 14058:18,20 14059:5,7</p> <hr/> <p style="text-align: center;">8</p> <hr/> <p>8 14061:19 8th 14059:7 14064:5 83.1 14059:22 83.2 14059:15</p>	<p>83.3 14060:2 83.4 14060:11 14061:6 83.5 14061:6,6,6,8 83.6 14062:4 83.7 14062:4 83.8 14060:18 14061:17 14061:17 83.9 14060:18 14061:17 14061:24</p> <hr/> <p style="text-align: center;">9</p> <hr/> <p>92 14078:6 97 14079:23</p>		
---	---	--	--	--