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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 25 3 DECEMBER 2012 PAGES 2577 TO 2675

HELD AT

CIVIC CENTRE, RUSTENBURG, NORTH WEST PROVINCE



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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

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Page 2577 Page 2579 [PROCEEDINGS ON 3 DECEMBER 2012] August. 2 2 [10:01] CHAIRPERSON: COMMISSIONER HEMRAJ: I'm sorry, page -The Commission resumes. Mr Burger? 3 Since our last sitting, the former Chief Justice of South MR BURGER SC: Page 9 paragraph 9, 4 Africa, Arthur Chaskalson, the father of one of our 5 evidence leaders, has died and I ask you all to stand. Commissioner. Now Mr Mathunjwa, I'm just reading this to 6 you, I'm putting it to you as the version of Mr Kwadi on 6 We'll have a minute of silence. 7 [MINUTE OF SILENCE OBSERVED] 7 this issue. In 9.1 he says the following - if you'll read 8 CHAIRPERSON: May his soul rest in peace 8 it with me it may be easier to follow. "On the morning of 9 9 and may light perpetual shine upon him. As a mark of the 16th August 2012, Mathunjwa came to LPD. He spoke to 10 respect to the great jurist who has been taken from us, we 10 me and requested that we should 'give him something' to will adjourn for half an hour. take to the koppie. I advised Mathunjwa, after discussing 11 11 12 [COMMISSION ADJOURNS COMMISSION RESUMES1 12 his request that Lonmin must 'give him something' with [11:11] CHAIRPERSON: 13 Mokwena and Kgotle, that Lonmin management was not prepared 13 The Commission resumes. 14 The adjournment took longer than I had originally announced 14 to discuss the strikers' demands or grievances outside of because we were requested by the legal representative of collective bargaining structures and therefore would not AMCU to allow Mr Mathunjwa a longer period to listen to the recognise AMCU as the collective bargaining agent of the 16 recording on which the transcription on which he was cross-17 strikers." You are welcome to comment before I read the 17 18 examined on Friday was based. I understand, Mr Bruinders, 18 next paragraph. 19 19 that Mr Mathunjwa has now heard the recording and gone MR MATHUNJWA: Not something - what I was 20 through the transcript and he's ready to be - for the 20 talking to, I was referring to the forum. 21 cross-examination to continue, is that correct? 21 MR BURGER SC: Then in 9.2 he says, 22 MR BRUINDERS SC: 22 "Mathunjwa became agitated and insinuated that he could get Correct 23 CHAIRPERSON: Before I ask Mr Burger to 23 the strikers off the koppie if Lonmin management 'gave him 24 continue his cross-examination, my colleague Commissioner 24 something' to take to the striking workers. By this, I 25 Hemraj wants to ask a question. Before she asks the understood Mathunjwa to mean that Lonmin should listen to Page 2578 Page 2580 the strikers' grievances and allow AMCU to negotiate on 1 question, I have to remind you Mr Mathunjwa that you're behalf of the strikers." Any comment? 2 still under oath. 3 JOSEPH VUSI MATHUNJWA: Thank you. 3 MR MATHUNJWA: That is wrong. I was 4 COMMISSIONER HEMRAJ: Mr Mathunjwa, this 4 simply – I was simply telling Kwadi in terms of management 5 forum that you speak of that you wanted to be part of, do I commitment. Remember your client has reneged from its understand that forum that you refer to, to be separate commitment. 6 6 from the bargaining structures? 7 MR BURGER SC: Yes, I put my client's version to you on Friday on that issue. Paragraph 9.3 he MR MATHUNJWA: That's correct. 9 then says, "I informed Abey" - that's Abey Kgotle - "and COMMISSIONER HEMRAJ: Yes, thank you. 10 CHAIRPERSON: Yes, Mr Burger? told me that Mathunjwa had already raised the same issue MR BURGER SC: Good morning, Mr 11 Mathunjwa. 12 with him and that he had informed him that Lonmin did not 13

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7 8 9 10 11 12 13 MR MATHUNJWA: Good morning, Mr Burger. 14 CROSS-EXAMINATION BY MR BURGER SC (CONTD): 15 Can I just have clarity on your last answer. Does that mean that the forum would be outside the bargaining 16 17 structures? 18 MR MATHUNJWA: That's correct. 19 MR BURGER SC: I would like to commence this morning by putting to you the versions by the 21 witnesses to give evidence on behalf of Lonmin, of the events of the 16th August at LPD and can I first ask your attention for Exhibit KK? That's the statement by Mr Jomo 24 Kwadi and if in that statement you'd turn to page 9, paragraph 9 please, that deals with the events of the 16th ARCHIVE FOR JUSTICE

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Barnard Mokwena about what Mathunjwa had said. Mokwena recognise AMCU for collective bargaining purposes. I returned and advised Mathunjwa accordingly." MR MATHUNJWA: That's not correct. The only thing, that I wanted a seat which Mr Kwadi confirmed it in one of the - of his recording. That was the confirmation that I wanted them to give me when Mr Kwadi, if I can read to the Commissioner? MR BURGER SC: Where do you read from, then we can follow it? MR MATHUNJWA: I think in bold numerical 695, that was a recording of Mr Kwadi of the meeting of the morning of the 16th. It starts from page 3 right at the bottom.

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MR BURGER SC: I think you read from

Exhibit OO4, page 659. 2

3 MR MATHUNJWA: You are correct.

4 MR BURGER SC: Yes?

5 MR MATHUNJWA: If I may read it, it says "So you are saying that if this issue is to be resolved 6 7 there has to be, call it a central discussion for lack of a

better word, okay." 8

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CHAIRPERSON: Sorry, sorry to interrupt, that's actually Exhibit OO13 and it's the foot of page 3 of that document and he's now going on to page 4.

12 MR MATHUNJWA: May I continue? "- a 13 better word, okay. There has to be a central forum to deal 14 with the issues of RDOO across Marikana operations and you 15 are saying the only way you will go to the mountain is if

you are guaranteed a place there." That's the central 16

forum that I was referring to. 17 18

MR BURGER SC: Yes. That's a forum 19 outside the bargaining structure.

20 MR MATHUNJWA: You are correct. And if you go, if I can refer you back, 697 on your page on the 21 22 same exhibit where you, from the bottom paragraph - right

23 on top where it is said "Mr Mathunjwa" and followed by "Mr

24 Kwadi" and again the third one says "Mr Mathunjwa," because

of the situation, I wanted a seat in this special forum for

Page 2582

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these circumstances, for this extraordinary situation that

has happened at Karee, not on the normal bargaining forum." 2

3 MR BURGER SC: But that would mean that 4 you wanted to negotiate on behalf of AMCU with workers

partaking in an unprotected strike.

MR MATHUNJWA: 6 That is not correct. If I 7 can also draw your attention to the - I don't have that 8 copy but I think because you've got a bundle there, it will 9

be easy for you. The concluded agreement after the

shootings were, the very same central forum that was 10

confirmed by Jomo Kwadi took place, which I wanted a seat 11

12 on. It's where then the strikers themselves had its own

13 delegation, which that delegation of the strike is not a

recognised entity, it's just workers forming delegations. 14

15 So it's where then we said - and then to come closer to

your question, AMCU never influenced anything there. They

17 signed on their behalf. They got the mandate on their own

18 from the mountain, so we just had a seat there.

19 MR BURGER SC: Mr Mathunjwa, that was a different situation. 34 people had been killed and NUM had

21 by then agreed that there would be a negotiation in order

to obtain peace at Lonmin. That was after the tragedy.

This was before the tragedy, you're trying to avoid it

24 here.

MR MATHUNJWA:

The point is, the central

forum was set whereby all unions were called in and even

the parties that were not recognised by the company,

referring to workers' delegation.

4 MR BURGER SC: I'm busy putting Mr Jomo

5 Kwadi's statement to you, Exhibit KK. In paragraph 9.4 he

6 refers to a press conference, which is not important for my

7 purposes, but at 9.5 he will say the following, if you just

8 read with me, 9.5. He says, "I later went to the JOC.

9 While I was there I received a telephone call from

10 Mathunjwa. He informed me that he wanted to go to the

11 koppie and requested that management should organise a

12 meeting with the SAPS in order that he be granted

13 permission to go to the koppie. I advised him that the

14 area had been declared as a police area and that it was no

longer in management's control. I also informed him that

management had been expressly advised that no-one would be

17 allowed to go to the koppie."

> MR MATHUNJWA: Jomo is confusing issues

19 here. Maybe I would be in the assistance. On the 15th,

20 after we had this meeting with all unions and General

21 Mpembe and other officers in management, NUM requested a

22 caucus. We waited behind in the boardroom, as AMCU, until

23 such time I phoned Kwadi because the time was already

24 lapsed. Then I phoned him, guys, where are you are, are

you not finished with the caucus? And that is when he

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alerted us that they are at the JOC, then we have to come

over to the JOC where, when we arrived at the JOC it was

NUM, management and SAPS. Remember, we were left under the

disguise that NUM is going for a caucus. And then

5 secondly, I only phoned Jomo Kwadi the following day on the

6 16th when I was from the mountain to give him a feedback of

7 what the workers are saying. It is totally untrue what he

8 is saying.

9 MR BURGER SC: In 9.6 Mr Kwadi will tell the Commission the following. "He" - referring to you, Mr 10

11 Mathunjwa - "he responded by insulting me. He angrily

12 asked whether management was mad and he told me to go and

13 drink water and that I would perhaps come back to my

14 senses. This is how the telephonic discussion ended."

15 MR MATHUNJWA: Again he is confusing

dates and times and even I said to him, those words I've

17 said it clearly to him when I returned from the koppie on

18 the 16th when I phoned him, that I'm here at the JOC, I'm

19 waiting for them. And then subsequently he said they are

20 not prepared to meet with AMCU. It's when then I said,

21 "What substance have you taken? Can't you take a glass of

22 water in order for you to be sober?" That was on the 16th.

23 So he's confusing dates here.

24 MR BURGER SC: Ja, he is dealing with the

16th August here, Mr Mathunjwa.

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Page 2585
           CHAIRPERSON:
                                 Paragraph - the whole of
    paragraph 9.1 and right - in fact the whole of paragraph 9
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3
    deals with the events of the 16th. Look at the heading of
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    paragraph 9.1, you'll see that.
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           MR MATHUNJWA:
                                    Should Lcomment? Yes
    even he's dealing with the issue of the 16th but he's
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    confusing with the issues of the 15th because I only called
    Jomo Kwadi once on Wednesday when I was referring to the
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    issue of the caucus, where are they. And then he said I
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    must come to the JOC. Then on the 16th I only called Jomo
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    Kwadi once, when I was from the mountain, to say come and
    receive the feedback from the workers, when he said I must
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13
    give it to the general. I said no, the issue of labour was
14
    concerning management. And subsequent to that he said they
    don't want to meet with us. It's when then I said, "What
    substance have you taken? Can you have a glass of water?"
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    [11:31] MR BURGER SC:
                                    The next version I want to
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    put to you is that of Mr Barnard Mokwena. Chair, if that
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    may be Exhibit OO15? And Mr Mathunjwa, what I'm doing is
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    I'm putting the version of the Lonmin senior management to
    you. Your version I debated with you on Friday, I don't
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22
    intend to go back there, so I'm putting their version and
23
    Mr Barnard Mokwena deals with these events of the 16th on
24
    page 11 as part of paragraph 8 and if I may pick it up at
    the top of page 12, paragraph 8.2, he's now dealing with
                                                        Page 2586
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life interesting, Chair. Mr Mathuniwa, let me proceed, I'll come back to that. Let me just read to you the one paragraph I want to put to you from Mr Barnard Mokwena's statement paragraph 8.3 in my statement. 5 CHAIRPERSON: That we have, that we have. MR BURGER SC: 6 Can I stay with that, 7 perhaps. If you read 8.3 with me, Mr Mathunjwa. "Jomo later told me that Mathunjwa had contacted him and informed him that he wanted the company to 'give him something' to 10 take to the mountain. I informed Jomo that Mathunjwa had 11 made the same request to me and that I had already informed 12 him that there was nothing to offer him because we were not 13 engaged in wage negotiations. I also told Jomo that Lonmin would not allow AMCU to speak on behalf of the strikers because Lonmin did not recognise AMCU for collective bargaining purposes." Now you may not know about this discussion, but it put it to you in fairness, this will be Mr Mokwena's evidence before the Commission. 19 MR MATHUNJWA: We'll dispute that one. 20 MR BURGER SC: And then paragraph 8.5 of 21 my statement deals with that telephone call of which you 22 told us earlier. It reads as follows, "During the course 23 of that morning I received a telephone call from General 24 Mbombo who wanted to speak to Mathunjwa. I handed my cell phone to Mathunjwa but did not hear the conversation. Page 2588

that day, Thursday, and he says, "Also during that morning General Mbombo, the provincial police commissioner, requested facilities to conduct a press conference at LPD. This was arranged." Then in 8.3 he says the following - do you have that? MR MATHUNJWA: Just repeat that one? I didn't see that one. MR BURGER SC: Paragraph 8.2 at the top of page 12. CHAIRPERSON: Our copy of the statement you've handed us ends at the foot of page 12, it is quite clear that there must at least be a page 13 because the sentence at the foot of page 12 which is the third sentence, paragraph 8.5, is clearly incomplete. MR BURGER SC: Perhaps I should refer to the paragraph numbers, my pagination may differ. I read the witness paragraph 8.2. Chair, may I ask through you, does that read "Also during that morning?" Yes. CHAIRPERSON: We've got that page. The problem is, that page ends, 8.5 is clearly not the end of

After returning my cell phone to me, I did not again see nor speak to Mathunjwa on the 16th of August but did receive an SMS from him after the shooting. I will deal with that 4 hereunder." Any comment? 5 MR MATHUNJWA: That is correct, he came in one of the offices and handed over his cell phone to me 7 but he never told me who was on the line. 8 MR BURGER SC: And then just finally from 9 Mr Mokwena's statement, paragraph 8.16 -10 MR MAHLANGU: We don't have that. MR BURGER SC: That's the statement 11 12 Exhibit OO15, 8.16 reads as follows. 13 MR MATHUNJWA: I don't have that page. 14 CHAIRPERSON: He hasn't got that and 15 clearly he hasn't either. 16 MR MATHUNJWA: I'm sorry, Mr 17 Commissioner, I don't have -CHAIRPERSON: 18 That's what I said. I said 19 we haven't got it and I don't think you've got it either. 20 MR BURGER SC: 0015. Can I read it to 21 you? It's a short one and we may be able to get past it. Mr Mokwena will say later that day Mathunjwa sent a text 23 message at about 16:37, saying "Your will has been done, 24 are you happy now?" 25

MR MATHUNJWA:

MR BURGER SC:

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the statement because it's quite clear that the last

sentence in paragraph 8.5 on page 12 is incomplete so

24 that heavy typed page 19, I take it, which we haven't got.

there's something we haven't got. So there's a page 13,

This is just to make my

It's not only one SMS I

Page 2592

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further time on it.

MR BURGER SC:

CHAIRPERSON:

Page 2589 sent to him. The first one, you are correct, that's the unannounced at LPD and was demanding to meet us. Kwadi second one. The first one I sent to him, I don't - I never told me that Mathunjwa had arrived at approximately 9 2 o'clock that morning and had indicated to both Kwadi and 3 heard you quoting it. I send him two text messages on the Patrick Peega that he wanted to discuss 'the strikers' 4 very same day. The first one, if I could recall, was 5 saying I don't get any co-operation, let the peace prevail demand of R12 500,00'." Any comment? in that - but I think we can find it -6 MR MATHUNJWA: 6 That is totally wrong. 7 MR BURGER SC: 7 MR BURGER SC: I remember, I seem to He goes on at 9.5 to say, 8 "I advised Kwadi that I would not be in a position to meet 8 remember that, yes -9 9 MR MATHUNJWA: Thank you. with Mathunjwa at such short notice. I asked him to remind 10 I must be putting the Mathunjwa that General Mpembe's message on the previous day MR BURGER SC: to the strikers was in clear terms. They had to disarm, 11 second text message to you. Can we then establish, did you 11 disperse and return to work in order that their issues 12 send him a message round about 16:37 to the effect that 13 13 "Your will has been done, are you happy now? could be resolved via the established bargaining structures 14 14 MR MATHUNJWA: That is correct that I or via the grievance procedures. I further asked Kwadi to 15 15 sent that text. remind Mathunjwa that as at the morning of 16th August 2012, some 10 persons had lost their lives, many of whom 16 MR BURGER SC: Then the last witness I had done so in the line of duty. I was also mindful that 17 must put to you is Mr Abey Kgotle, if his statement may be 18 OO16, Chair? And Mr Mathunjwa, if you'd turn to page 14, Mathuniwa had consistent informed management that AMCU was 19 paragraph 55. 19 not involved in the RDOs' wage demands or the RDO strike." 20 CHAIRPERSON: I think there's a problem. 20 MR MATHUNJWA: It is not correct to 21 Page 14 has got in heavy type at the top left hand, the top suggest that we just came at LPD unannounced. I think they 21 right hand corner, 35. It contains paragraphs, part of 22 22 knew from the previous night after the debriefing but I can 23 8.11, then 8.12, 8.13 and 9.1. So sorry, I'm not -23 continue, that is confirmed in the recording of these 24 MR BURGER SC: Is that the statement of 24 recordings of the meeting of the 16th, even I'm not in the 25 Mr Kgotle, Chair? position to point it direct but I came across whereby Page 2590 CHAIRPERSON: This is Abraham Mojela 1 someone was saying this, today's meeting was about health Kgotle, yes. So something's gone wrong somewhere and I'm 2 and safety. It's in one of the scripts here of the 3 just alerting you to it early so that we don't spend recording of Mr Kwadi. You'll find out there is a

paragraph where themselves they confirm that the meeting of 5 this morning was about health and safety. That surely is 6 not that we came unannounced at LPD. 7 MR BURGER SC: As I understand your 8 version, you had spoken the previous evening to Mr Abey 9 Kgotle and agreed to meet him at 8 o'clock the next morning. I get that from the opening statement by your 10 11 counsel where he said in paragraph 24.7, if you just listen 12 to me, this is what he said, "In response to a request from 13 Mr Mathunjwa, Mr Kgotle agreed that Lonmin would meet with 14 him at 08h00 the next morning to discuss how strikers would 15 be inducted back into the work place as required by mine 16 regulation." Now is that correct? 17 MR MATHUNJWA: Yes, that was said right 18 at the end of the meeting. Even your audio was not quite clear but it does touch the word "induction" for the following day, so that shot confirmed that we did have an 21 agreement that we'll meet with them the following day. 22 MR BURGER SC: And that agreement you had 23 with Mr Kgotle? 24 MR MATHUNJWA: In the presence of Jomo,

statement you have, it's just that -7 8 MR BURGER SC: Yes. 9 CHAIRPERSON: - the numbering is 10 different. 11 MR BURGER SC: No, that's -12 CHAIRPERSON: So I'm trying to help you and for some reason -13 14 MR BURGER SC: I appreciate that, I'll 15 manage just now. Yes, if I may ask your attention for page 16 36, paragraph 9.4, Mr Mathunjwa? 17 CHAIRPERSON: That's page 15 of the statement at the -18 19 MR BURGER SC: 15 of the typed page, indeed. Thank you, Chair. He will say, "During the course 21 of the press conference" - Mr Mathunjwa, this is now the morning of the 16th at LPD, the provincial commissioner is 22 having a press conference, this is the incident referred 24 to. "During the course of the press conference, Kwadi contacted and advised me that Mathunjwa had arrived

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Thank you.

It sounds as if it's the

everyone was present in that meeting.

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Page 2593 MR BURGER SC: 1 Those are the versions by 2 the Lonmin people on this important meeting. We know you 3 now go back to the koppie for the first interaction with 4 the workers. What I want to ask your attention for, 5 briefly, is the transcript of that meeting which is Exhibit OO9 and on page 12 there is the following interchange. 6 7 That's Exhibit OO9 page 12. You say about two-thirds down 8 that -9 MR MATHUNJWA: Sorry -10 MR BURGER SC: Right hand column. 11 Page? MR MATHUNJWA: 12 MR BURGER SC: Page 12. 13 MR MATHUNJWA: Page 12? 14 MR BURGER SC: On that page the column Do you have that page? 15 starts "Employees, it is ours." 16 MR MATHUNJWA: Page 12. 17 MR BURGER SC: Is that the page, the 18 right hand column starting with "Employees, it is ours?" 19 MR MATHUNJWA: That's correct. 20 MR BURGER SC: Now if you read with me, 21 please, about 10, 12 lines from the foot of that page there is a section where you say the following. "Firstly, the 22 23 employer talked to you about this matter." Do you have that? 24 25 MR MATHUNJWA: Yes.

6 [11:51 7 MR BURGER SC: Mr Mathunjwa, I will argue at the end of this Commission that when you said the 9 following, you suggested to the workers that AMCU could 10 negotiate wages on their behalf in order to defuse the 11 situation. Let me read your words to you again, "that give us power as AMCU to go back to the employer and negotiate." 12 13 MR MATHUNJWA: I think one has to come 14 very clear with this. We are not in the boardroom there, we are not in the office there, there was no legal counsel next to me, it was not an academic environment. The only 17 thing in my mind was to gain a trust of the strikers and for them to see that I associate myself with their 19 grievance and then that's the reason I said to them those 20 issues can be better dealt with in the labour framework. 21 That didn't suggest that I want to be a bargaining agent 22 for them, but was this situation that was - we were 23 confronted with. And also you need to be reminded that 24 AMCU came in this issue by invitation of your client, so if your client knew that AMCU is not a bargaining agent and

dispute has got its own processes. And also you need to

there. I couldn't refer them to something that they don't

know of, but that doesn't imply that we wanted to be a

bargaining agent at Lonmin.

note that by that time we were the only union that can talk

Page 2594 "Firstly, the employer

talked to you about this matter and requested you to 2 3 appoint a team to negotiate about the increment of RDO. 4 The employer has placed the precedent legally, which means 5 the foundation has been laid to show that the employer has agreed to talk to you. The employer also put the 700 6 increment on the table. That gives us power as AMCU to go 7 back to the employer and negotiate." I put to you what you 8 9 suggest to the workers on that morning is that AMCU can 10 negotiate wages on their behalf with Lonmin. 11 MR MATHUNJWA: Are you finished? 12 MR BURGER SC: Yes, I have. That would

MR BURGER SC:

be your question.
MR MATHUNJWA: No, that is not correct.
I think we need to remember, we are facing a very explosive situation there where we want to get people back to work, where we want to save the lives of people. So this was my
effort to put their demands through the labour framework.

19 That was my effort. It was not just a normal situation.

Yes, I'm a registered trade union, I'm not shy of that, but
 I was not promoting our union but I was simply saying go

back, this issue can be taken into a proper way of how to
 deal with it. This was – these demands were outside the

24 bargaining structures. I never said I will bargain for you

25 but I said we can take this process as a dispute, then the

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they knew that those workers, they need 12 500, why did you

2 call AMCU in this situation? That was our best, since we

3 were called as a responsible union, called by the employer.

4 Again, if I didn't come I would have also been blamed but

5 it seems as if today all our efforts are being crucified by

6 yourselves, just because of availing myself to contribute

to defuse the situation.

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MR BURGER SC: Mr Mathunjwa, how responsible you acted as the president of AMCU will be the subject of submissions I make at the end of the inquiry but may I remind you what we had agreed yesterday? One of the few things we did agree was –

CHAIRPERSON: Yesterday, you mean last Friday?

MR BURGER SC: On Friday. One of the few things you and I did agree was that the attitude of Lonmin was consistent and responsible throughout this debate, it was the following, that they will not negotiate with an unprotected strike and they will only talk wages through the bargaining structures in place at the mine in August of 2012. That I thought we'd agreed.

MR MATHUNJWA: I think if my recollection
serves me well, I didn't agree with you because during the
meeting of the 15th, that LPD meeting, your client Mr Kwadi
— Mr Barnard, apology – said the workers they must return

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                                                                                                                          Page 2599
    back to work peacefully, then he will engage with the
                                                                              MR BURGER SC:
                                                                                                     Does AMCU have a presence
2
    leaders to the structures of the unions. He never
                                                                       at Impala?
3
    mentioned that those issues will be dealt with in the
                                                                              MR MATHUNJWA:
                                                                                                      Impala, I think we've got
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    bargaining structures. I haven't heard that one. And two,
                                                                       more than 16 000 workers there which are our members.
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    that was the commitment that he made. He never mentioned
                                                                    5
                                                                              MR BURGER SC:
                                                                                                     Do you represent the
    that workers return back to work, I've got a two year
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                                                                       majority of RDOs at Impala, your trade union AMCU?
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                                                                    7
    agreement but in the meeting of the 16th which your tape
                                                                              MR MATHUNJWA:
                                                                                                      We represent workers at
    that was taped by Kwadi, he doesn't - or deliberately or
                                                                    8
                                                                       Impala, I don't know the classification and the categories
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    it's by incident - he doesn't record when I was saying to
                                                                       of those workers.
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    them, when they were telling me that they've got a two year
                                                                   10
                                                                              MR BURGER SC:
                                                                                                     Do you want us to believe
                                                                       that you don't know whether AMCU represents the majority of
    agreement then I responded by saying, you set the
                                                                   11
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                                                                   12
                                                                       RDOs at Impala?
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    precedent, you gave these workers R700 and I believe that
                                                                   13
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    that two year agreement was existing, why did you engage
                                                                              MR MATHUNJWA:
                                                                                                      I've answered by saying I
                                                                   14
                                                                       represent workers at Impala, I don't know what their
14
    those workers outside the two year agreement? So that
15
    gives you an indication that your client was not
                                                                   15
                                                                       categories are, who is the majority.
    consistent.
                                                                   16
                                                                              MR BURGER SC:
                                                                                                     I will argue at the end of
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17
           MR BURGER SC:
                                                                       the day, Mr Mathunjwa, that what you conveyed to the
                                  I want to discuss
                                                                   17
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    something else with you and have clarity from you. Very
                                                                       workers on the 16th August was that AMCU was also involved
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    early in your evidence-in-chief the Chair asked you the
                                                                   19
                                                                       at Impala when the RDOs clamoured for increased wages
20
    following. He asked you, "Were you aware of earlier
                                                                   20
                                                                        earlier that year and that you had spoken to the workers at
21
    increases granted by Implats in respect of rock drill
                                                                   21
                                                                       Impala on that occasion.
                                                                   22
                                                                              MR MATHUNJWA:
22
    operators" and you said "I have heard about that." The
                                                                                                      That will be wrong. The
                                                                   23
23
    Chair then asked you, "Did that lead to a desire at other
                                                                       best thing may be to call a meeting and go with you at
24
                                                                   24
                                                                       Impala and ask those workers.
    mines for rock drill operators to get similar increases?"
25
                                                                   25
                                                                              MR BURGER SC:
    And you said, "I cannot speculate." Do you remember that?
                                                                                                     We know that you went back
                                                                                                                          Page 2600
                                                       Page 2598
           MR MATHUNJWA:
                                                                        a second time on the 16th August to the koppie and if we
1
           MR BURGER SC:
                                                                        have a look at Exhibit L it's round about 3:30 in the
2
                                  You told us you couldn't
3
    speculate. What I want to understand is what was your
                                                                    3
                                                                        afternoon. Where's the recording of that speech of yours?
4
    involvement at the time of the Impala RDO debate earlier in
                                                                    4
                                                                               MR MATHUNJWA:
                                                                                                       I think that's the
5
    2012?
                                                                        question that I posed, that where is the recording of my
           MR MATHUNJWA:
                                                                    6
                                                                        second visit to Impala – I mean, sorry, to the koppie.
6
                                    There was no involvement.
7
                                                                    7
           MR BURGER SC:
                                  Can I read to you what you
                                                                               MR BURGER SC:
                                                                                                      No, but I'm asking you
                                                                    8
8
    said to the workers on the morning of the 16th, on that same
                                                                        because you record what happens at the koppie on your cell
                                                                    9
9
    page where we are, Exhibit OO9 at page 12? You said at the
                                                                        phone. Now where's that recording?
                                                                   10
    top of that page or you're recorded as saying, "Comrade,
                                                                               MR MATHUNJWA:
                                                                                                       I don't recall recording
10
11
    what I bring to you is that we heard that 12 000 is needed.
                                                                   11
                                                                        each and every thing that was happening there. That's the
12
    We hear that the employer is not talking about that. I say
                                                                   12
                                                                        reason, earlier on in this Commission, I mentioned that the
13
    to you, my siblings, painful as it is, it is the first time
                                                                   13
                                                                        media was present there, all those media stations were
14
    that I stand before you. I was standing before you at
                                                                   14
                                                                        there, why they don't provide my second visit to the
15
    Impala and talked. It was difficult but today it is
                                                                   15
                                                                        koppie?
    bright, it is beginning to dawn." Did you stand before the
                                                                   16
16
                                                                               MR BURGER SC:
                                                                                                      That was, in your
17
    workers at Impala also, Mr Mathunjwa?
                                                                   17
                                                                        perception, a most important meeting.
18
           MR MATHUNJWA:
                                    Yes but not on issues of
                                                                   18
                                                                               MR MATHUNJWA:
                                                                                                       All the meetings that I
19
    remuneration or what. It was a May Day celebration where I
                                                                   19
                                                                        engage on were very important.
    was invited. The management of Impala knew that I was
                                                                   20
                                                                               MR BURGER SC:
                                                                                                      The first meeting of the
21
    around the area. I even also, on the day of the
                                                                   21
                                                                        16th, which you call important, you recorded on your cell
22 commemoration - what do they call it, it's not
                                                                   22
                                                                        phone.
    commemoration - of a memorial service that was held at
                                                                   23
                                                                               MR BRUINDERS SC:
                                                                                                         No, that was the
24 Impala by senior management, I was also invited there, I
                                                                   24
                                                                        meeting on the 15th.
25 addressed the workers.
                                  1-30-4
                                                                   25
                                                                               MR BURGER SC:
                                                                                                      I'm asking about the first
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Page 2601
                                                                                                                          Page 2603
     one on the 16th.
                                                                               MR MATHUNJWA:
                                                                                                       Yes, I do have.
1
                                                                    1
2
           MR BRUINDERS SC:
                                       The meeting on the 15th
                                                                    2
                                                                              MR BURGER SC:
                                                                                                     Thank you. There's a lead
3
    he recorded on the cell phone, as I understand it, Chair.
                                                                       up to it but I don't have to deal with all of that. Mr Da
4
            MR MATHUNJWA:
                                     I don't recall.
                                                                        Costa will, on this issue, then say the following to the
                                                                    5
5
           MR BURGER SC:
                                   You do not recall or
                                                                       Commission. He says, "My decision to communicate directly
    record?
                                                                    6
                                                                       with the RDOs was therefore motivated by the following" and
6
7
           MR MATHUNJWA:
                                     I do not recall.
                                                                    7
                                                                       he gives a number of reasons. "The RDOs' request for a
8
           MR BURGER SC:
                                   You do not recall -
                                                                    8
                                                                       higher wage appeared to be confined to RDOs working at
                                                                    9
9
           MR MATHUNJWA:
                                     I do not remember.
                                                                       Karee." Can I just understand here, I'm told that in
10
           MR BURGER SC:
                                   Oh. But it's quite a
                                                                   10
                                                                       August of this year AMCU was dominant at Karee and not
    simple question. I want to know why you didn't record the
                                                                   11
                                                                        dominant at Eastern Platinum and Western Platinum, would
11
    important second visit to the koppie on the 16th August.
                                                                   12
12
                                                                        that be correct?
                                                                   13
13
            MR MATHUNJWA:
                                     I think I've answered that
                                                                              MR MATHUNJWA:
                                                                                                       Yes, that could be so,
14
    one. I can repeat again, all the meetings were important
                                                                   14
                                                                       hence we've got limited rights in terms of the recognition
                                                                   15
15
    for me
                                                                       agreement.
16
            MR BURGER SC:
                                   Mr Mathunjwa, you have
                                                                   16
                                                                       [12:11] MR BURGER SC:
                                                                                                        The second reason he
17
    raised various criticisms against Lonmin during the
                                                                   17
                                                                       refers to is that the RDO delegation had specifically
18
    interview on SAfm and we've dealt with that on Friday and I
                                                                       requested him not to involve the trade unions in their
19
    think we've dealt with the first two and that was the
                                                                   19
                                                                       request for a higher wage. Thirdly, the RDO delegation
20
    criticism that they didn't arrange a meeting in July 2012
                                                                   20
                                                                        appeared to have the support of the majority of RDOs at
21
                                                                       Karee. The fourth reason he suggests is that, pursuant to
    and the second one was that they didn't arrange a meeting
                                                                   21
                                                                   22
                                                                       the Karee strike in May 2011, Lonmin implemented a "line of
22
    including AMCU on the 10th August 2012, but there was a
23
                                                                   23
                                                                       sight strategy which management would, where possible,
    third complaint, a third criticism you levelled at Lonmin
                                                                   24
                                                                        communicate - with employees - effectiveness of direct
24
    and that was that they had spoken and dealt directly with
25
    the RDOs before and they paid them R700 and that was a
                                                                       management communication and to identify – and issues
                                                        Page 2602
                                                                                                                          Page 2604
    mistake, in your view. Do you remember that criticism?
                                                                       quickly and resolve them at the - level." Mr Da Costa will
1
2
           MR MATHUNJWA:
                                                                       say that he was aware of the fact that Impala and Anglo
                                   That's correct.
3
           MR BURGER SC:
                                 Now am I correct to
                                                                       Plats had experienced similar problems with their RDOs
4
    understand that how that debate emanated and how the 700 or
                                                                       which had resulted in them paying more money to their RDOs
5
    R750 was paid to the RDOs, you wouldn't know, you weren't
                                                                       but he was unaware of the mechanism which Implats and Anglo
    present during that period?
                                                                    6
                                                                       Plats had used in order to pay additional monies to their
6
7
           MR MATHUNJWA:
                                                                    7
                                                                       RDOs. [inaudible] where Lonmin was paying a lower wage to
                                   Yes. I was not in that
    meeting.
                                                                       RDOs – when compared to the wages paid to RDOs by Implats
8
                                                                    8
9
                                                                    9
           MR BURGER SC:
                                 Now we will address that
                                                                       and Anglo Plats. Were you aware of this last fact, this
10
    at the Commission, but can I just briefly put to you the
                                                                   10
                                                                       fifth fact, Mr Mathunjwa, round about the 13th of August
11
    version of Mr Da Costa. Do you know Mr Da Costa?
                                                                   11
                                                                       when you became involved in the debate, that if one drew a
12
           MR MATHUNJWA:
                                  I don't know him.
                                                                   12
                                                                       graph at that time of the wages of RDOs, Anglo Plats,
                                                                   13
13
           MR BURGER SC:
                                 He's in charge of Karee
                                                                       Implats and Lonmin, that the Lonmin RDOs were earning
14
                                                                   14
                                                                       considerably less than the other two? Were you aware of
    mine, of the three shafts there and, Chair, his statement
                                                                   15
                                                                       that?
15
    appears in a supplementary bundle which was recently filed.
    Lonmin indexed a witness statement relevant to the first
                                                                   16
16
                                                                              MR MATHUNJWA:
                                                                                                      No. I said no.
17
    theme, so I'm just going to hand that up for convenience
                                                                   17
                                                                              MR BURGER SC:
                                                                                                    Thank you. Then finally
18
    and put one to the witness and -
                                                                   18
                                                                       3.36, I want to put to you that Mr Da Costa will say that
19
           CHAIRPERSON:
                                This will be 0017.
                                                                   19
                                                                       since properly trained and competent RDOs are scarce within
20
           MR BURGER SC:
                                 0017?
                                                                   20
                                                                       the platinum mining industry, he deemed it prudent to give
21
           CHAIRPERSON:
                                Yes.
                                                                   21
                                                                       careful consideration to the RDOs' request and therefore
22
           MR MADLANGA SC:
                                    Thank you, thank you
                                                                   22
                                                                       escalated this matter to EXCO on the 28th of June 2012.
    Chair, Exhibit OO17 and if you go there to paragraph 3.35
                                                                   23
                                                                              MR MATHUNJWA:
                                                                                                      I don't know, is there any
24 on typed page 11 – are our pages the same, Mr Mathunjwa,
                                                                   24
                                                                       question?
   page 11, 3.35? Do you have that?
                                                                   25
                                                                              MR BURGER SC:
                                                                                                    No, I'm just putting -
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Page 2605
    these are the reasons Mr Da Costa will say why he spoke to
2
    the RDOs during June/July of 2012.
           MR MATHUNJWA:
3
                                    Do you want me to respond
    to it?
4
5
           MR BURGER SC:
                                  You're welcome to respond.
           MR MATHUNJWA:
                                    So therefore Mr Da Costa
6
7
    will disregard the collective agreement with the majority
8
    union
9
           MR BURGER SC:
                                  No, no, that's not what he
    says and that won't be his evidence. In fact you will, or
10
11
    the Commission will hear that within the bargaining
12
    structure there is a discretionary entitlement in between
13
    periods of wage agreements where management may award a
14
    discretionary increase to component employees and that was
15
    what happened when the R700 was added to the RDOs. That
    was discretionary and that was not agreed with the workers,
16
    in fact they didn't accept it but that's another, that's a
17
18
    debate for another day.
19
           MR MATHUNJWA:
                                    My experience in trade
20
    union, it tells me that any monetary things that are put to
21
    workers, the recognised trade union is called in even
22
    though they cannot negotiate, whether it's money or is it
23
    salary adjustment or what, or it's for the prerogative of
                                                                    23
                                                                     24
24
    management but the majority union at the work place will be
25
    called and be informed of the processes and the intention
                                                         Page 2606
    of the company.
1
2
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question. What somebody tells their counsel is privileged 2 from disclosure. 3 CHAIRPERSON: I'm not sure that the law 4 is - sticked with that. I've always understood the law to 5 be - I think there was a case called Green in the Appeal 6 Court in the early 60s where, if what was put to counsel, 7 was put to counsel with a view to his putting it in court, 8 then the privilege doesn't apply. That's my understanding 9 of the law. I haven't looked at it for 30 years but I 10 think you'll find that's the law, so - but let's see what 11 Mr Burger says. Maybe I'm wrong, maybe he will agree with your statement of the law. Mr Burger? 12 13 MR BURGER SC: Chair, at this point I'm 14 only interested to identify the sources of my learned 15 friend's instructions and once I have the names of whoever instructed him, what I certainly intend to do is to read a 17 statement in the opening and ask this witness whether it 18 comes from him and why he said it and that, with respect, 19 that - if there was any privilege, in my submission that 20 privilege is waived when it's written in an opening 21 statement and delivered. 22 CHAIRPERSON: My understanding of the law is that it's not a privileged statement anyway but

MR BURGER SC: The majority union in this 3 instance being NUM? 4 MR MATHUNJWA: NUM, according to here and 5 other unions that are part of the -MR BURGER SC: 6 Yes 7 MR MATHUNJWA: - bargaining forum. 8 MR BURGER SC: I want to deal with some Q statements contained in the opening statement by your 10 counsel but in order to understand where he obtained his 11 instructions from, can I ask you whether you had read the 12 opening statement before it was presented to the 13 Commission, the AMCU opening statement? 14 MR MATHUNJWA: Yes, sir. 15 MR BURGER SC: You read that. And may we 16 assume that the instructions here accord with the 17 instructions you gave to your counsel when he wrote the 18 opening statement? Did it come from you? He doesn't get 19 it from any other party and if there is another party, 20 please give us the name of that party and I'd like to ask 21 him a few questions.

I object to that

Mr Bruinders?

I object to the

MR BRUINDERS SC:

MR BRUINDERS SC:

CHAIRPERSON:

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22

23 24

question.

Page 2608 problem by putting to him what was said in the opening speech and saying, is that what you said to your counsel. That would, I think - because that wouldn't involve the 4 question of privilege, as I understand it but if you persist in asking the question the way you originally put 6 it, then I may have to decide the point that is raised by 7 Mr Bruinders' objection and we'll have to look at Green's 8 case and the cases since then but if you reformulate the 9 question then we won't have to perform that interesting and 10 time-consuming exercise. 11 MR BURGER SC: Mr Mathunjwa, you have 12 read the opening statement delivered by my learned friend 13 Mr Bruinders, is that correct? 14 MR MATHUNJWA: Yes 15 MR BURGER SC: And this accords with the 16 instructions you'd given my colleague? 17 MR MATHUNJWA: Yes, on behalf of the 18 union. 19 MR BURGER SC: Yes. Can I ask you to 20 have a look at the opening statement, paragraph 21, it 21 deals with the events of Sunday the 12th of August 2012. 22 Did you give the instructions for the statements contained 23 in paragraphs 21.1 to 21.3 dealing with the events on that 24 Sunday? 25 CHAIRPERSON: Mr Burger, I think the

obviously no-one's in a position to argue the point this

morning, but it may well be that you can get around the

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Page 2609 sensible way to proceed is to take a short adjournment and we can then read the thing quietly and then come back in a 2 3 few minutes when we've all read it, otherwise we have to 4 sit here in the Commission reading it, which is not the 5 right way to go about things. We'll adjourn for five minutes. 6 7 [COMMISSION ADJOURNS COMMISSION RESUMES1 8 [12:29] CHAIRPERSON: The Commission resumes. 9 During the adjournment when we were studying the document 10 we discovered that we'd been given incomplete copies, only the odd numbered pages, not the even numbered pages but 11 12 that fortunately has been rectified, so we can now proceed. 13 MR BURGER SC: I apologise, Chair. 14 CHAIRPERSON: Apology accepted. 15 MR BURGER SC: Thank you. Mr Mathunjwa, paragraph -16 17 MR BRUINDERS SC: Chair, could I - Chair? 18 CHAIRPERSON: Yes? 19 MR BRUINDERS SC: Could I place something 20 on record about the opening address? 21 CHAIRPERSON: I don't know what it is but 22 I can't - I don't know whether I should let you put it on 23 record. Tell me what it is first. 24 MR BRUINDERS SC: Well, you can send the

that the law is as simple as that. 2 MR BRUINDERS SC: Well, I -3 CHAIRPERSON: - we'll have to have 4 argument on that if the question in that form is persisted 5 in but anyway, I think you've made your point, you've put on record what you want to put on record. Mr Burger may 6 7 proceed and if there are any objections that you have to 8 the way he proceeds, well, then we will deal with them as 9 and when they arise. 10 MR BURGER SC: Mr Mathunjwa, paragraph 21 11 of the opening on page 9, I ask your attention for 21.1 to 12 21.3. Are the facts there correct? 13 MR MATHUNJWA: I would hope so, I would 14 hope so even as I haven't seen this document, it's the first time I'm seeing this document. 16 CHAIRPERSON: No, but never mind that. 17 Just read it quietly and I won't take an adjournment because you've only got three sub-paragraphs to read, read it quietly and then Mr Burger will ask you questions about 19 20 what you've read. Unless Mr Burger wants to read it into 21 the record, in which case the few people who are left in 22 the auditorium will be able to follow what's being said. 23 MR BURGER SC: Chair, perhaps I should

Page 2610 If Mr Burger doesn't 24

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2 complain you can carry on. 3 MR BRUINDERS SC: You'll recall that when 4 I delivered the opening address I did so – I had not yet 5 handed in a written copy of an opening statement. In fact, I'd done that from my own notes, nobody had seen it, my 6 7 notes at the time. So the opening address in written form 8 was only given to the evidence leaders and to you, 9 commissioners, after a couple of days - I think it was two 10 days or so after I delivered my opening address. So he 11 could not physically have seen it because I hadn't shown it 12 to anybody before I delivered it here in the Commission. 13 CHAIRPERSON: The question he's being 14 asked whether what was contained in the opening address

witness out of the room if you like but -

CHAIRPERSON:

so he didn't have to have seen it. The question doesn't
 relate to the documents produced after the opening
 statement was given, the question relates to discussions
 prior to the delivery of the opening address.
 MR BRUINDERS SC: Well, two things flow

emanated from him. That's the question he's being asked,

20 MR BRUINDERS SC: Well, two things flow 21 from that, the first is he was asked whether he'd seen the 22 opening address and the second is, that's precisely the 23 objection, is that you can't ask – I mean it's 24 objectionable to ask a witness what he had told his –

CHAIRPERSON: I've told you I'm not sure

Page 2612

is a statement by your counsel at the beginning of the

2 Commission and this is a summary of what he has said on

3 that occasion, let me read it with you. 21, he's talking

4 of Sunday the 12th of August 2012 and he said the following

read it sentence by sentence with the witness and that may

be easier for him. Mr Mathunjwa, what I'm reading to you

5 occurred. "RDOs and other workers gathered at the big

6 koppie. They were mostly NUM members." Are you reading

with me or are you paging, Mr Mathunjwa?

8 MR MATHUNJWA: I want to familiarise 9 myself with your statement because you are just picking on 10 a certain what –

CHAIRPERSON: No – no, Mr Mathunjwa, don't try that. He's reading to you from the beginning of paragraph 21 and what was said by your counsel as to what had happened on Sunday the 12th of August. He's not picking bits and pieces, that's where he's starting and he's taking it sentence by sentence from there and he's asked you to follow that paragraph and those sentences as he reads them. So would you be kind enough to stop reading what you're reading and listen to him as he reads the particular

paragraphs he's reading? You and I have got on very well up to now, let's carry on the way you've been previously

22 and don't start misbehaving, alright?

23 MR BURGER SC: I'm starting again. 21,

on Sunday 12th August 2012 the following occurred. "RDOs

and other workers gathered at the big koppie. They were

2

4

Page 2615

Page 2613 mostly NUM members." Is that correct? 1 2 MR MATHUNJWA: Yes, that's correct. 3 MR BURGER SC: "They were armed with 4 weapons such as knobkerries, sticks and spears and pangas." 5 Is that correct? Mr Mathunjwa, is that correct? 6 CHAIRPERSON: Mr Mathunjwa, you're being 7 asked whether a paragraph that's been read to you is correct. You don't have to go on reading in the document. 8 9 Answer the question you're being asked. 10 MR MATHUNJWA: According to the 11 information, yes *06:22. 12 MR BURGER SC: Where did you get this 13 information from, Mr Mathunjwa? 14 MR MATHUNJWA: I was getting from the 15 mountain, from the people. 16 MR BURGER SC: Is this the version that you got from the people on the mountain on the 15th and the 17 18 16th August? 19 MR MATHUNJWA: This is the message, I've 20 got it from the people, I mean themselves and also from our 21 comrades who went to the mountain during the strike. 22 MR BURGER SC: Then give me the name of 23 your lead comrade. Who's the most important comrade who 24 gave you this information? What's his name? 25 MR MATHUNJWA: It was in the debriefing, Page 2614 1 general secretary Mphahlele. 2 MR BURGER SC: And he's available? He's

demand to the NUM as advised by Lonmin." 6 MR MATHUNJWA: Yes 7 So in other words what he's CHAIRPERSON: 8 saying is, because Lonmin says we'll only negotiate with 9 NUM, if you want this demand to be put to us, you've got to 10 put it to us through NUM. That's what he means when he's 11 talking about it in 21.1. So I think to be fair, if one 12 cross-examines him on 21.1 standing by itself, without his 13 being aware of what's said in the earlier paragraph I've 14 read, then you may find he's at a disadvantage but anyway I've now, I hope, read the relevant passage which he's presumably heard, so you can continue because any 17 unfairness that might previously have existed has, I hope, 18 been done away with. 19 MR BURGER SC: Chair, you'll remember 20 that on the evidence there's a factual conflict here and 21 Lonmin's version – and there is a version here which says 22 that that march on the NUM offices was very different, the 23 purpose of that march. 24 CHAIRPERSON: Mr Burger, I'm aware of that but it's also common cause, I think, that Mr Mathunjwa

says, "After refusal" - sub-paragraph, sorry - "After

they decided to strike or to continue to strike and to

refusal by management to talk to RDOs about their demand,

march to the NUM offices on the following day to put their

3 around and if he has to give evidence, he can give

4 evidence?

7

5 MR MATHUNJWA: I'll believe even though

he's not around here in Rustenburg, but surely if he's 6

needed he can be.

8 MR BURGER SC: Can I read on? The next 9 sentence says, "They decided to march again to the NUM offices to put their demand to the NUM." Now can I stop 10

there? What was the demand they wanted to put to NUM, as 11

12 you understood it? What did they want to ask NUM?

13 MR MATHUNJWA: I think that was a demand

14 that they was, keep on saying of 12 500.

15 CHAIRPERSON: Mr Burger, I think this questioning is unfair and I'll tell you why, because if you

17 look at paragraph 19.5 on page 7, you'll see that he's

talking about what had happened on the previous day, as I 18

understand, and he says that "The RDOs arrived at the LPD -

I'm reading 29.5 – "stopped by the police and Lonmin

21 security, asked to elect five representatives, they did.

22 Lonmin management informed the five representatives, called

the five Mdoda, that the strike was unlawful and that they

24 had to negotiate through NUM. Lonmin refused to discuss

25 the wage increase with RDOs." Then the next paragraph

Page 2616 wasn't there. So Mr Mathunjwa, as I understand it, is

giving us what he was told by his people, if one can call

them that, on the spot at the time. So it's not just a

question of what really happened on that day, what he says

5 happened, there is the scope for misunderstanding and

6 misinformation between his informants and him. But anyway,

7 the point I was concerned with was 21.1 read by itself does

8 seem strange, why would they put their demand to NUM, but

9 if you understand that according to his version or what was

10 told to him, Lonmin in fact said to the people, the

11 Amadoda, put your demand to NUM because we can only

12 negotiate with them and not with you, then it makes sense.

13 But anyway, as I said, the point has now been, I hope,

14 sorted out and I suggest you continue with your cross-

15 examination.

> MR BURGER SC: And the second half of that sentence then, Mr Mathunjwa, says, "They decided to march again to the NUM offices to complain about the killing of the two RDOs by NUM officials on the previous day." I think we've canvassed that on Friday and you accept that's not correct.

22 MR MATHUNJWA: That's correct.

23 MR BURGER SC: Yes

24 CHAIRPERSON: Can I interpose and ask a question at this stage? When did you discover that two

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Page 2619

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Page 2617

RDOs were not killed on the previous day? 1 2 MR MATHUNJWA: I think in the - also in 3 the loco inspection it was not quite clear that who are the 4 people that had been killed, there was no trace and I did, 5 being asked by the leading evidence on, during this Commission, where I confirmed that I'd never seen them. 6 7 CHAIRPERSON: But you now accepted when it was put to you by Mr Madlanga that people were shot but 8 9 no-one was killed on that day, you accepted that. What I 10 want to know is when did you discover that they hadn't been 11 killed, that people had been shot but not fatally? 12 MR MATHUNJWA: It's during the loco 13 inspection when our attorneys were keeping on asking, there 14 was no clarity there that indeed there was someone who was 15 killed. 16 CHAIRPERSON: So you discovered it before 17

the opening speech was made. MR MATHUNJWA: What I'm trying to say, Mr

Chairman, is that during that loco inspection where we were, it was not quite clear and keep on, during the - yes, during the loco inspection the workers themselves they said

people were killed but if we keep on asking, it was not 22

23 quite clear when was - I mean where did those people were

24 killed and during my submission of my statement I was still

under the impression that there were people that were

Page 2618

killed because it's what the people keep on saying. And

2 these workers were keep on insisting that two people were

3 shot, one was gouged with a spear and they died but we

4 couldn't get it. We keep on asking until that statement

5 was submitted and thereafter until Adv Madlanga precisely

6 asked me that did I saw those people, then I said no, I

7 didn't see, then I retracted that statement that people

were killed. Thank you, Mr Chairman. 8

9 MR BRUINDERS SC: Chair, can I place something on record and again if you want the witness to 10 leave then I'm quite happy for that to happen. 11

12 CHAIRPERSON: If I ask the witness to 13 leave, that's an insinuation that he'll change his story 14 because he's heard you and I don't think it's appropriate 15 for any insinuation of that kind to be made.

16 MR BRUINDERS SC: Chair, long after the -17 in fact it was after the first witness was called, we,

18 together with Mr Chaskalson, were working on a schedule of

19 the deceased and at that stage during the course of this

inquiry our instructions were that two NUM members were

21 killed. We then, in the course of compiling that schedule

22 of the deceased, we - there was a debate between us and the

evidence leaders and in fact during the course of that

24 debate certainly I accepted that we couldn't establish that

25 two NUM people were killed on the 11th although they were

shot on the 11th. But that happened way into the inquiry

when we were attempting to compile a joint list of who we

3 say was deceased and who not.

4 CHAIRPERSON: Effectively you're giving evidence which you shouldn't do but never mind, it sounds 6 as if this point has now been cleared up, so we can carry 7 on and not waste, spend further time on it.

MR BURGER SC: Mr Mathunjwa, in paragraph 21.3 of the opening it was said that two marchers were shot and killed by Lonmin security officers. This is on Sunday the 12th August when Lonmin loses two security officers.

12 Now do you accept today this is false?

MR MATHUNJWA: That is what I was told, that is what I stand by, that is what was said, that two workers were shot by NUM and two marchers were shot by Lonmin security.

MR BURGER SC: Do you accept today that two marchers were not shot and killed by Lonmin security on Sunday the 12th of August 2012?

Mr Burger, I think that's CHAIRPERSON: an unfortunately phrased question, it's a double question. They may have been shot and not killed, so by putting the

23 two together you get the -

24 MR BURGER SC: I'm concentrating on the

25 killing -

Page 2620

CHAIRPERSON: I know, that's the point -1 2 MR BURGER SC: So can I put it that way -

CHAIRPERSON: It's a double question,

rephrase it.

5 MR BURGER SC: Can I put it? I put to you that two marchers were not killed by Lonmin security on

7 the 12th of August 2012. Do you accept that?

8 MR MATHUNJWA: If that is the case, yes,

9 but as far as I know this is what I was told.

MR BURGER SC: In fact, I want to put to you that you knew that the two marchers were not killed on that day during the inspection in loco when you walked that road and you heard what was said and you saw where the two security officers were killed.

MR MATHUNJWA: During the loco inspection I think the workers themselves, I think in the camera, who was having the video camera, he said that two people were shot and killed. They pointed even where, behind the offices of NUM, I think it's a T-junction and they even pointed the one that tried to cross over the fence and the one ran towards the taxi rank. They pointed where he was

finished, in the loco inspection.

[12:49] MR BURGER SC: And what we find quite

remarkable is that in your witness statement you don't deal

with any of these events. Do you have a comment on that?

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Page 2621
                                                                                                                           Page 2623
           MR MATHUNJWA:
                                    I don't have a comment.
                                                                        speeches on the 16th, which one are you referring to?
1
           MR BURGER SC:
                                   Were you a NUM office-
                                                                    2
2
                                                                               MR TIP SC:
                                                                                                 I beg your pardon, Mr Chair,
3
    bearer in your past?
                                                                    3
                                                                        the first one, the one of which we have a transcript. Mr
4
           MR MATHUNJWA:
                                    Yes.
                                                                        Mathunjwa, you needn't turn to it now, I'm not about to ask
5
           MR BURGER SC:
                                   And is there another AMCU
                                                                    5
                                                                        you a question concerning it, I just want to explain what I
    official called Steven who was a NUM office bearer in his
6
                                                                    6
                                                                        will be seeking to get your assistance on so that you have
7
                                                                    7
                                                                        a proper understanding of where the questions will be
    past?
8
           MR MATHUNJWA:
                                                                    8
                                                                        going. What is apparent in the proceedings and from the
                                    Repeat that question?
9
                                                                    9
           MR BURGER SC:
                                   Steve, a man by the name
                                                                        evidence and the documents that are before the Commission
    of Steve, I'm told, was a NUM office-bearer, he's now very
                                                                   10
                                                                        at this stage is that the belief amongst the strikers on
10
     prominent in AMCU at Lonmin. Do you know who I refer to?
                                                                   11
                                                                        the koppie that NUM had, for no good reason, killed two of
11
12
                                                                   12
           MR MATHUNJWA:
                                    Yes, I know.
                                                                        their members, played a significant role in their attitude
13
           MR BURGER SC:
                                   I'm told it's Steve
                                                                   13
                                                                        to their circumstances and their mood. Would you agree
14
    Kulalukele.
                                                                   14
                                                                        with that?
15
           MR MATHUNJWA:
                                    That's correct.
                                                                   15
                                                                               MR MATHUNJWA:
                                                                                                        Yes, on the 15th it's what
                                                                        they told us.
                                   Is he available to give
16
           MR BURGER SC:
                                                                   16
                                                                   17
17
    evidence, is he around?
                                                                               MR TIP SC:
                                                                                                 And on the 16th it was raised
18
           MR MATHUNJWA:
                                    I don't know where, his
                                                                   18
                                                                        again, in fact you touched on it more than once, didn't
19
    whereabouts right now.
                                                                   19
                                                                        you?
20
           MR BURGER SC:
                                   Is he an AMCU office-
                                                                   20
                                                                               MR MATHUNJWA:
                                                                                                        Yes, that could be, sir.
21
    bearer at Lonmin?
                                                                   21
                                                                               MR TIP SC:
                                                                                                 Now you've made it clear, Mr
22
           MR MATHUNIWA:
                                    He is not an office-
                                                                   22
                                                                        Mathunjwa, that you were not personally present at Lonmin
23
    bearer, he's an AMCU official. There is a difference
                                                                   23
                                                                        on the 10th August or the 11th August or the 12th August or
24
    between an office-bearer and an official. An office-bearer
                                                                   24
                                                                        the 13th August of this year, correct?
                                                                   25
25
    is a person who is elected by the members. An official is
                                                                               MR MATHUNJWA:
                                                                                                        That's correct.
                                                        Page 2622
                                                                                                                           Page 2624
    a person who has been employed.
                                                                              MR TIP SC:
                                                                                               And accordingly I'm not going
1
2
           MR BURGER SC:
                                   I am indebted to you, so
                                                                        to pose questions to you that seek to extract detail in
3
    he's employed by AMCU.
                                                                        respect of what took place then. However, it is of great
4
           MR MATHUNJWA:
                                    That's correct.
                                                                        concern to NUM to try to establish where false accounts of
5
           MR BURGER SC:
                                   I have no further
                                                                        what had taken place came to be propagated amongst the
                                                                        people on the koppie. I will accordingly begin by putting
6
    questions.
7
           COMMISSIONER HEMRAJ:
                                                                    7
                                                                        questions to you that seek to obtain some clarity on where
                                            Mr Mathunjwa, your
                                                                        such reports came from and what the flow of information
8
    second visit to the koppie, do you recall, apart from the
9
                                                                        concerning them was. You're with me on the overall
    media, whether anyone else was making a video recording
10
    when you addressed the crowd?
                                                                   10
                                                                        structure of what I'm going to do today?
11
           MR MATHUNJWA:
                                                                   11
                                                                              MR MATHUNJWA:
                                                                                                     Yes, I'm following you.
                                    No ma'am, I don't recall.
                                                                   12
                                                                              MR TIP SC:
12
           CHAIRPERSON:
                                  Mr Tip?
                                                                                               Thank you. Could I ask you
                                                                        then to turn first of all to your statement, Exhibit NN,
13
           CROSS-EXAMINATION BY MR TIP SC:
                                                                   13
14
    Chair, commissioners, yes. Mr Mathunjwa, a great many
                                                                   14
                                                                        paragraph 25? That - you have it in front of you?
                                                                   15
                                                                              MR MATHUNJWA:
15
    circumstances have already been traversed in cross-
                                                                                                     Yes, that's page 9.
                                                                   16
                                                                              MR TIP SC:
                                                                                               That's correct. That deals
16
    examination and I'm going to try not to go across that
                                                                        with the meeting that you had at your offices in Witbank on
17
    material again. On occasion, we might have to touch down
                                                                   17
                                                                        the 13th August 2012 when, according to your statement you
18
    on aspects of documents or what you said because of the
                                                                   18
                                                                        had received a telephone call from Mr Kwadi, do you recall
19
    point that I want to make and in that case, please accept
                                                                   19
                                                                   20
                                                                        that?
    my apology in advance and I hope it won't tax you. I want
                                                                   21
21
    to begin by explaining quite clearly what it is that I'm
                                                                              MR MATHUNJWA:
                                                                                                     Yes.
                                                                   22
22 really going to be concerned with in my cross-examination
                                                                              MR TIP SC:
                                                                                               And towards the end of
    of you. Apart from the speech that you yourself gave on
                                                                        paragraph 25 you say that you delegated the general
24 the 16th August about which you have personal knowledge -
                                                                        secretary and the national organiser to go to Lonmin and
           CHAIRPERSON:
                                 He said he made two
                                                                        meet with Lonmin management and the AMCU branch committee.
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Tel: 011 021 6457 Fax: 011 440 9119

Page 2625 Page 2627 They left immediately. CHAIRPERSON: Your apology is accepted 2 MR MATHUNJWA: but may I give you some advice and listen in future to the I see that. questions that you're asked and the comments that are made 3 MR TIP SC: Yes. And do you confirm that when the Commission adjourns. Mr Tip, would you repeat the 4 the delegation or instruction that you gave them related to 5 meetings only with Lonmin and the branch committee, nobody question you asked before the adjournment and give the 6 witness a chance to get his breath back so that he can then else? 6 7 MR MATHUNJWA: 7 give you a considered answer. Yes, to meet with Lonmin 8 and the branch structures. 8 CROSS-EXAMINATION BY MR TIP SC (CONTD): 9 9 MR TIP SC: Now if you'd go to paragraph Certainly, Mr Chair. Mr Mathunjwa, I'd drawn your 10 28 of your statement at the foot of that page, that is now 10 attention to paragraph 28 of your statement from which it the 14th August, the following day when you got feedback 11 appears that the general secretary and the national 11 from your general secretary and the national organiser and 12 organiser not only met with Lonmin and with the local 12 13 13 the feedback was that they had met with the AMCU branch branch committee, but they had also met with the striking 14 committee, Lonmin management and the striking workers. The 14 workers and I had asked you to account for how that had striking workers, of course, hadn't formed part of your happened because it wasn't part of your instruction and who 15 instruction to them. had facilitated that meeting with the striking workers? 16 16 17 MR MATHUNJWA: 17 MR MATHUNJWA: Yes, I didn't mention the Yes, that is correct that 18 strikers. 18 they were told that they have to meet management and the 19 MR TIP SC: Now I'd be glad, Mr 19 branch structures but however, even though that I cannot 20 Mathunjwa, if you could tell us how that happened? How was 20 tell what developments transpired during the engagement at 21 it that your instruction came to be extended and how it 21 the mine but I should think that the invitation was clearly 22 22 was, as far as you know, that these two office-bearers were that they need our intervention. 23 able to meet with the striking workers? 23 MR TIP SC: Can you tell us whether 24 CHAIRPERSON: 24 Mr Mathunjwa, is it going members of the branch committee, the AMCU branch committee 25 to be a long answer, because if it is, it's one o'clock, I or a full-time official like Steven Kulalukele were in Page 2626 Page 2628 suggest we take the lunch adjournment till half past one, contact with the striking workers at that stage, did they 1 formulate your answer in your mind clearly during that time have an entrée, could they arrange for your general 2 3 - at half past one. The Commission will adjourn till 1:30. secretary and national organiser to go there and to be 4 [COMMISSION ADJOURNS COMMISSION RESUMES] 4 properly received? [13:32] CHAIRPERSON: 5 The Commission resumes. I 5 MR MATHUNJWA: As I've stated earlier on. had thought that the witness was already back and in the I don't know what transpired on that day when they arrived 6 7 witness seat but I was wrong. 7 at Lonmin and what arrangement they came up to that led MR BRUINDERS SC: 8 8 They've just gone to them to attend to the strikers there at the koppie. 9 9 call him. MR TIP SC: Very well. I want to move on 10 If this was a court and I CHAIRPERSON: 10 to the second portion of paragraph 28 of your statement 11 had an orderly, I could send him to arrest him but I can't where you say, "They advised us that the striking workers 11 12 do - this is not a court so I can't do that, but you're 12 told them that they were demanding 12 500 and asked them to 13 looking after the matter, Mr Bruinders? 13 convey this to Lonmin management. They did so." Do you 14 MR BRUINDERS SC: 14 confirm that that was reported to you? We sent somebody out to 15 15 MR MATHUNJWA: Yes, on the debriefing on CHAIRPERSON: 16 Send a posse of policemen 16 the following day. 17 out to find him. 17 MR TIP SC: Yes, on the 14th. 18 MR BRUINDERS SC: To corral him and bring 18 MR MATHUNJWA: That's correct. 19 19 him in. MR TIP SC: Was that the only topic on 20 CHAIRPERSON: Mr Mathunjwa, I think you 20 which they reported? 21 should put your apology on record but before you do that, 21 MR MATHUNJWA: Inasmuch I might not be let me remind you, you're still under oath. precise but I think also to the event led to, for them to 22 MR MATHUNJWA: Thank you. I'd like to 23 23 be on the strike. 24 extend my sincere apology. I thought the break was for an 24 MR TIP SC: The event that led to them hour, but I hope you'll accept my apology. Thank you. being on strike, which was what, what event? ARCHIVE FOR JUSTICE

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Page 2629
                                                                                                                            Page 2631
           MR MATHUNJWA:
                                    Even though we'd never - I
                                                                         examination.
1
                                                                     1
                                                                     2
                                                                               MR MATHUNJWA:
2
    don't think we've got some minutes of that but it was
                                                                                                         That is correct.
3
    mainly that they'd been to the employer and then the
                                                                     3
                                                                                MR TIP SC:
                                                                                                  But what I'm interested for
4
    employer subsequent to that referred them to the union's
                                                                     4
                                                                        the moment is in where the information came from on that
5
    offices and subsequent to that there were incidents, as was
                                                                     5
                                                                         Tuesday the 14th of August that led to this press statement,
6
    mentioned previously, that occurred, then they ran to the
                                                                     6
                                                                        that the incident had happened on Friday, that being the
7
                                                                     7
    mountain.
                                                                         day when people marched to Lonmin's office and back to the
8
           MR TIP SC:
                                                                    8
                                                                        stadium.
                              This was, this report I
                                                                    9
9
    gather was received quite shortly before AMCU drew up the
                                                                                MR MATHUNJWA:
                                                                                                         Information inasmuch maybe
    media statement which led to the media briefing of 14
                                                                    10
                                                                        the day, it looks Friday as I've said also but this
10
11
    August.
                                                                    11
                                                                        information was most of the information of the debriefing
12
                                                                    12
                                                                         that I received from the two office-bearers and officials
           MR MATHUNJWA:
                                    Yes, that is correct.
13
           MR TIP SC:
                              Could we turn to that media
                                                                    13
                                                                        that were at the mine.
14
    briefing? It is OO2. I'd be glad if you'd turn to page 2.
                                                                    14
                                                                                MR TIP SC:
                                                                                                  Let me just draw this to a
15
                                                                    15
                                                                        head, if I can. We know, Mr Mathunjwa, that there was a
           MR MATHUNJWA:
                                                                        march from the stadium to the Lonmin offices, the LPD
16
           MR TIP SC:
                              The second paragraph on that
    page. You've read it?
17
                                                                    17
                                                                         offices on the Friday and back again to the stadium.
18
           MR MATHUNJWA:
                                    The one that starts with
                                                                    18
                                                                        You're familiar with that?
                                                                    19
                                                                                MR MATHUNJWA:
19
     "Last week?"
                                                                                                        Yes. I think that was said
20
           MR TIP SC:
                              "Last week Friday," yes, that
                                                                    20
                                                                        in the Commission.
21
    one. Now what, what was said there in that media statement
                                                                   21
                                                                               MR TIP SC:
                                                                                                  And what this paragraph in
    was and I'm summarising - I'm not going to read the whole,
                                                                    22
                                                                        the media statement conveys is clearly that it was in the
22
23
    you've, read yourself - but that on the Friday, while
                                                                    23
                                                                        course of that event that people happened to pass by the
                                                                    24
24
    passing at Wonderkop mine, people came out of the NUM
                                                                        NUM office when they were shot at and one was killed and
    office wearing NUM T-shirts and they opened fire and one
                                                                    25
                                                                        others were injured. Is that a fair interpretation?
25
                                                        Page 2630
                                                                                                                            Page 2632
    worker was killed on the spot while others were wounded and
                                                                                                        Sorry, could you please
1
                                                                     1
                                                                               MR MATHUNJWA:
    it goes on to say, workers have seen the culprits and can
2
                                                                     2
                                                                        repeat that question for me?
3
    identify them by names. The first question I have for you
                                                                     3
                                                                               MR TIP SC:
                                                                                                 Yes, certainly. What I'm
4
    is, precisely who gave you that information?
                                                                        suggesting to you is that this paragraph in your media
5
           MR MATHUNJWA:
                                    If I do my recollection,
                                                                     5
                                                                        statement clearly conveys that it was in the course of that
    this was about the management referring to the call - ja,
                                                                        march where people had gone to Lonmin's office and back
                                                                     6
6
    if I refer to Friday, if I do my recollection, was about a
                                                                     7
7
                                                                        again, that they had happened to pass NUM office when they
    call that I received to management.
                                                                     8
                                                                        were essentially attacked by NUM people who came out of the
8
9
           MR TIP SC:
                                                                    9
                                                                         office and shot at them for no reason.
                             Mr Mathunjwa, I don't want to
                                                                    10
    put questions to you when it's apparent to me that you
                                                                               MR MATHUNJWA:
10
                                                                                                        Yes, this suggests that,
    haven't adequately read this paragraph. I'm going - well,
11
                                                                    11
                                                                        yes.
12
    perhaps let me put the question to you. You've described
                                                                    12
                                                                               MR TIP SC:
                                                                                                 And why it is important in
13
    an incident where people were passing the NUM office,
                                                                    13
                                                                        the context of this Commission is that that belief
14
    evidently not intending to stop there and that NUM people
                                                                    14
                                                                        continued to be articulated by people on the koppie. It
15
    came out and shot at them for no reason. That's correct,
                                                                    15
                                                                        was said to them during your speech, the first speech on
                                                                    16
                                                                        the 16th August -
16
    that's what is set out here.
17
           MR MATHUNJWA:
                                    Yes - yes.
                                                                    17
                                                                               MR MATHUNJWA:
                                                                                                        Can I come in?
                                                                    18
                                                                                                 Yes.
18
           MR TIP SC:
                             Now are we to understand that
                                                                               MR TIP SC:
    you were saying in this media statement that that incident
                                                                    19
                                                                               MR MATHUNJWA:
                                                                                                        It's not that it was only
    was said to have occurred on Friday the 10th of August?
                                                                        said on the 16th August. It was the shooting or apparently
21
           MR MATHUNJWA:
                                    Yes, according to here,
                                                                    21
                                                                        the killing on the first day when we went to the koppie
22 but I think that I rectified in that people were not shot
                                                                    22
                                                                        with the SAPS the workers, when they were responding, they
    on Friday.
                                                                    23
                                                                        did indicate that as they were marching then they were shot
        MR TIP SC:
                             Yes, you rectified that here
                                                                    24
                                                                        and killed, two of their colleagues were killed.
25 in the course of your evidence last week in cross-
                                                                    25
                                                                               MR TIP SC:
                                                                                                 Mr Mathunjwa, you're quite
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ARCHIVE FOR JUSTICE

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    correct in that and forgive me if you thought that I was
                                                                       below that the point of the, the location of the stadium is
    suggesting that it was what you said on the 16th that led to
                                                                   2
2
                                                                       marked. The stadium is just to the left of the word
    this being the belief amongst those on the koppie, I'm not
3
                                                                   3
                                                                       "Stadium," do you see that?
4
    suggesting that. It was there already. Do you follow?
                                                                   4
                                                                              MR MATHUNJWA:
                                                                                                       Yes
5
           MR MATHUNJWA:
                                                                  5
                                                                              MR TIP SC:
                                    Yes, sir.
                                                                                                And at the foot of the
           MR TIP SC:
6
                             And what I'm really concerned
                                                                   6
                                                                       photograph if you go straight down, following that yellow
7
    to do insofar as you can assist us, is to try to find out
                                                                  7
                                                                       line, you see the LPD office of Lonmin.
    who began that belief? In other words, who started that
                                                                  8
8
                                                                              MR MATHUNJWA:
                                                                                                       Yes, I see that.
9
                                                                  9
    version and who propagated it before the 15th, by the 13th?
                                                                              MR TIP SC:
                                                                                                And just to clarify the
10
    [13:53] MR MATHUNJWA:
                                      It came from the workers
                                                                  10
                                                                       coloured lines, Mr Mathunjwa, Chair, this is in fact as
11
                                                                  11
                                                                       obtained from Lonmin and the long yellow line that runs
    after our office bearers, general secretary, went to the
    mountain and then they reported to me.
                                                                       vertically is the route of the marches from the stadium to
12
                                                                  12
13
           MR TIP SC:
                             Now Mr Mathunjwa, you've
                                                                  13
                                                                       the LPD office and back again. Do you see that line?
14
    accepted that in fact this didn't take place on the Friday
                                                                  14
                                                                              MR MATHUNJWA:
                                                                                                       That's correct, I see it.
    but because it is so widespread a version, I'm going to
                                                                  15
                                                                              MR TIP SC:
                                                                                                And is it also clear to you.
15
                                                                       looking at this photograph, that for workers to have gone
    point out two features to the Commission, through you,
16
                                                                  16
17
    which underline that it couldn't have happened in the way
                                                                  17
                                                                       to the NUM office on that occasion would have required a
18
    described in your media statement and I'm going to ask you
                                                                  18
                                                                       deliberate decision and a deliberate diversion by them.
19
    first of all to look at a map which we propose to hand up,
                                                                  19
                                                                       They weren't going to pass it otherwise, do you agree?
20
    Mr Chair.
                                                                  20
                                                                              MR MATHUNJWA:
                                                                                                       Yes, it looks - the NUM
21
           CHAIRPERSON:
                                 We'll make it 0018.
                                                                  21
                                                                       offices are behind the stadium, is that correct?
22
           MS PILLAY:
                             Chair, may I just - with your
                                                                  22
                                                                              MR TIP SC:
                                                                                                Well, it's to the right of
    leave, may I just enquire, the OO exhibits have all been
23
                                                                  23
                                                                       the stadium. You see that little red line leading up to
    Lonmin documents thus far.
24
                                                                  24
                                                                       the NUM office?
25
           CHAIRPERSON:
                                                                  25
                                 I see, yes.
                                                                              MR MATHUNJWA:
                                                                                                       Yes, I do see it.
                                                       Page 2634
1
           MS PILLAY:
                             These are now NUM documents,
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Page 2636 MR TIP SC: That shows the road that 1 would've had to be followed by anyone who moved from the stadium area to the NUM office. It would require a deliberate decision to go there. You agree with that? 5 MR MATHUNJWA: Yes. 6 MR TIP SC: Thank you. Then I -7 CHAIRPERSON: I don't understand it. If you are referring to media release statement OO2, second paragraph, we have to know where the Wonderkop Mine is 10 because the paragraph says, "We received information. All 11 RDOs decided to submit a memorandum to Lonmin in the form 12 of a march." Well, that's - it's not quite clear what that means but I take it - we get the general idea. "They all 14 gathered at Karee, together at Karee and proceeded to Wonderkop Mine to meet with other RDOs there, so they could 16 all proceed to the stadium where the memorandum would be 17 handed over." 18 MR TIP SC: 19 CHAIRPERSON: "While passing at Wonderkop 20 mine, there were people who came out of NUM office who 21 opened fire" et cetera. Now if you look at this PP1, where exactly is the Wonderkop mine? Is it where the words -23 where the word "Wonderkop" appears near the top of the

page? Because if they were coming from the Wonderkop mine,

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they would've passed NUM offices, they would then have

so that they should be PP1. 2 3 CHAIRPERSON: This should be PP1. 4 MS PILLAY: That's right, yes. 5 CHAIRPERSON: Thank you. MR TIP SC: Mr Mathunjwa, before - you've 6 7 got the map there - before I draw your attention to the 8 relevant features of it, I just want to make clear what the 9 purpose -10 CHAIRPERSON: It's not actually a map, it 11 looks like a Google photograph. 12 MR TIP SC: It is a Google photograph. 13 Google would probably say it was the most reliable map that one could have, Mr Chair, but that's what it is. I'm going 14 15 to ask you to have a look at this because part of this 16 version that had taken root amongst the striking workers 17 was that people had been innocently marching past the NUM 18 office on their way from the LPD back to the stadium. That 19 is what was being said by them, isn't it? 20 MR MATHUNJWA: That is correct, that is 21 how I was briefed. Alright. Now, if you have a 22 MR TIP SC: look at this Google photograph you will see that there are 24 two – there are two yellow pointers. The one on the right

is the NUM office and then you see just to the left and

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Page 2637
    passed the stadium and they would then have gone to LPD.
                                                                                MR TIP SC:
                                                                                                  Thank you. Perhaps what I
                                                                      1
2
    So I'm not making a statement, I'm asking you a question.
                                                                         should also do is to ask you to go to the written opening
3
           MR TIP SC:
                             Yes.
                                                                         statement made on behalf of AMCU. Where is that? I'm
                                                                         going to refer just to one, one short paragraph of it.
4
           CHAIRPERSON:
                                  Because I can't follow
                                                                     5
5
    exactly the point you're making, if one has regard to what
                                                                                CHAIRPERSON:
                                                                                                       Sorry, can I ask you a
    is said in the second paragraph on page 2 of the media
                                                                     6
                                                                         question? Am I correct in thinking this isn't in the
6
7
    statement which is OO2. So I'd be grateful if you could
                                                                     7
                                                                         transcript because we only got the copy of it after Mr
    clarify that for me.
                                                                     8
8
                                                                         Bruinders had – some days after Mr Bruinders made it. So
9
                                                                     9
           MR TIP SC:
                                                                         if that's so, then perhaps we should get an exhibit number
                             Yes, I'll do that, Mr Chair.
    The reason why I specifically refer to the stadium is
                                                                     10
                                                                         and I think it was put in first by Mr Burger, so with Ms
10
11
    because that is the evidence that has been presented thus
                                                                     11
                                                                         Pillay's permission we'll give it a OO number, is that
    far and the Commission will recall that we had video
                                                                     12
                                                                         right?
12
    material which - and accounts that the workers had on that
                                                                     13
13
                                                                                MS PILLAY:
                                                                                                  That's correct, Chair, OO18.
                                                                     14
                                                                                MR TIP SC:
14
    occasion gathered at the stadium on Friday the 10th of
                                                                                                  Thank you, Mr Chair.
15
    August and had then proceeded to the LPD offices and back
                                                                     15
                                                                                CHAIRPERSON:
                                                                                                       Thank you. You're
    again.
                                                                         referring to Exhibit 0018, what particular paragraph are
16
17
           CHAIRPERSON:
                                  The point is that before
                                                                     17
                                                                         you -
18
    they got to the stadium, according to the media statement,
                                                                     18
                                                                                MR TIP SC:
                                                                                                  Paragraph 19 on page 6 of the
19
    they first had to meet up with the other RDOs, that's the
                                                                     19
                                                                         written opening. Mr Mathunjwa, you have it there?
20
    Karee RDOs, to meet up with the other RDOs whom they were
                                                                     20
                                                                                MR MATHUNJWA:
                                                                                                         Yes.
21
                                                                     21
                                                                                MR TIP SC:
                                                                                                  I'm going to draw your
    apparently going to meet, so the statement says, at the
                                                                         attention only to the first sub-paragraph, so it will read
22
    Wonderkop mine. Now if that's correct, and then they were
                                                                     22
23
    to proceed from there to the stadium, they would've passed
                                                                     23
                                                                         as follows, "On Friday, 10 August 2012, the following
                                                                     24
24
    the NUM offices. That's the only point that puzzles me.
                                                                          occurred. Early in the morning RDOs from Lonmin gathered
25
    That's why I'd like you to clear that up if you can.
                                                                         to march to LPD. There were thousands, they were unarmed,
                                                         Page 2638
            MR TIP SC:
                              Well, let me do it this way.
1
                                                                          they marched to LPD. There were no violent incidents
    Mr Mathunjwa, there isn't in fact a Wonderkop mine, would
2
3
    you agree?
                                                                      3
4
            MR MATHUNJWA:
                                     I'm not familiar much with
                                                                     4
                                                                          able to comment?
5
    the operations of the mine in totality.
                                                                     5
                                                                                 MR MATHUNIWA:
                                                                                                          Yes.
            MR TIP SC:
                              And -
                                                                     6
                                                                                 MR TIP SC:
6
7
                                                                     7
            MR MATHUNJWA:
                                     I know there's a Wonderkop
                                                                     8
8
    Stadium, I think Wonderkop Stadium.
```

during the march to or from LPD." You're satisfied that that correctly sets out the position insofar as you are There is another aspect of the media statement that I'd be glad to get your response to. That's OO2, the first paragraph. You welcome the 9 ladies and gentlemen of the press and the third line you 10 point out that nine people had been murdered by the time that this media conference was being held, you see that? 11 12 MR MATHUNJWA: 13 MR TIP SC: Now, can you tell us where 14 you got that figure from? 15 MR MATHUNJWA: If I'm not mistaken, it was also with the media. The media also was also 16 17 publishing that there are people that had been killed. 18 MR TIP SC: I gather from that answer 19 that you and your co-office bearers in AMCU hadn't established for themselves how many people had been killed 21 and, more particularly, hadn't established what the 22 circumstances were of those killings. 23 MR MATHUNJWA: I'd say that is correct.

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24

Exhibit L slide 61, there's a running summary prepared by

Mr Tip, if you look at

CHAIRPERSON:

Page 2641 Page 2643 the police from which it appears that nine people had been morning of the 15th? 1 2 killed, that is to say two mine security guards on the 2 MR MATHUNJWA: Repeat the date, sir, when 3 Sunday, two mine employees on the Sunday, two policemen on 3 was it recovered? 4 the Monday, two protesters on the Monday - that brings it 4 MR TIP SC: The killing was on the 14th of 5 up to eight – and then the ninth person was the one who was 5 August. The body was found, I think, in the course of the stabbed, who was found in the informal settlement, it's not 6 early afternoon. 6 7 clear whether he was a protester -7 [14:13] MR MATHUNJWA: I don't quite recall or I 8 MR TIP SC: Yes. 8 heard from Mr Zolwane in the SAfm, I don't know, by then -9 9 CHAIRPERSON: - or what actually MR TIP SC: Can we turn to the SAfm's 10 happened. So that's nine and that doesn't include anybody transcript? That's Exhibit LL and I'm going to refer to 10 11 killed on either the Friday or the Saturday. the typed page numbers and if you begin at page 1, Mr -11 12 MR TIP SC: Yes. 12 have you got it there? 13 CHAIRPERSON: 13 So what appears from the MR MATHUNJWA: Yes, I do have. 14 media statement in fact is in accordance with the 14 MR TIP SC: Thank you. If you have a 15 information given to us by the police in slide 61. Is that 15 look at page 1, Mr Gwala introduces the topic and then 16 16 about the eighth or ninth lines he observes that "We heard 17 CHAIRPERSON: I just mention that because 17 that the death toll has risen to 10 now, after one body was 18 it might shorten things. 18 also discovered late yesterday afternoon." What I'd like 19 MR TIP SC: Yes. Mr Chair, that's 19 to get your reaction to are some portions of what you said 20 precisely correct, with respect. 20 which are to be found at page 16 and 17 of this transcript 21 CHAIRPERSON: Sorry, if I anticipated 21 and you again describe how, on Friday, people were shot at 22 by NUM members or officials while passing the NUM offices. your cross-examination please forgive me. 22 23 MR TIP SC: Yes. No, no, I had intended, 23 I'm not going to traverse that again, you've - I've 24 if Mr Mathunjwa had established what the circumstances were 24 discussed that, but at the foot of the page you say, "Some 25 of these nine deaths and where they had been, to point out driving" - well - "People wearing T-shirts of NUM and some Page 2642 Page 2644 to him that there was no scope there for a tenth body or an driving a Combi fired at the workers and that was 1 confirmed," you say. Now I'm going to suggest to you that 2 eleventh body as at the 9th but he has drawn this number 3 from the press, so he's not really in a position to add generally when one uses a phrase such as "that was 4 that. In fact, Mr Mathunjwa, you followed that interaction confirmed," one wants to convey that there has been some 5 and I can, with full confidence, put to you that the nine kind of independent verification of what it is that is persons whom you have reflected in this media statement, 6 being said, would you agree? 6 7 7 MR MATHUNJWA: did not include or made no provision for another one or two Yes. bodies at the NUM office. Do you accept that? 8 MR TIP SC: 8 It is an impressive 9 MR MATHUNIWA: 9 That is correct, after collateral statement, that something has been confirmed, it's been established. 10 correct? 10 MR TIP SC: 11 MR MATHUNJWA: Yes, sir. 11 Yes, thank you. And perhaps 12 just to underline the same point, we also know and I 12 MR TIP SC: Now what - what confirmation 13 believe that I express a common view on this, there are no 13 had you had? Who had confirmed what? 14 dockets in respect of killings in the vicinity of the NUM 14 MR MATHUNJWA: The confirmation that I've 15 office on the 10th or the 11th August. There are no reports 15 got was from the debriefing that I referred to. MR TIP SC: That was a debriefing from in Lonmin's security accounts of people having been killed 16 17 in that vicinity on those days, would you accept that also? 17 your general secretary and your national organiser? 18 MR MATHUNJWA: Yes, because I haven't 18 MR MATHUNJWA: Yes, from the information 19 seen them, as I acknowledged before the Commission. 19 they received from the koppie – the koppie, the mountain. 20 MR TIP SC: Yes. Now as it happens, 20 MR TIP SC: But that was a report to you 21 whilst you were conducting your press conference on the 14th of what they had heard from people on the koppie on the 13th

22

23

24

of August.

MR MATHUNJWA:

that could be described as something that had been

MR TIP SC:

That's correct.

Now I fail to understand how

22 of August, on the Tuesday, a further person was killed, he

24 was a NUM shop steward and that brought the total to 10.

25 Did that killing come to your attention on the 14th or the

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being Mr Twala who was killed very close to the koppie. He

24

MR TIP SC:

CHAIRPERSON:

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Yes.

Obviously you don't need

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Page 2645
                                                                                                                          Page 2647
     confirmed. Any comment on that?
                                                                        the actual reference to the transcript for the purposes of
2
            MR MATHUNJWA:
                                                                    2
                                                                        that topic.
                                     Yes. I will believe that
    because they were told by the strikers who were involved, I
3
                                                                    3
                                                                               MR TIP SC:
                                                                                                 No, I beg your pardon. When
4
    think that's where they meant it was confirmed by them.
                                                                    4
                                                                        I say the transcript, I mean the transcript of the evidence
5
    But if then it's explained in terms of the competent
                                                                        here. I beg your pardon, I should've clarified that, it's
    institutions, then it cannot be as confirmed.
                                                                    6
                                                                        not the transcript of the speech. So have you got the
6
7
            MR TIP SC:
                                                                    7
                              And I take it that you
                                                                        transcript of the evidence that you gave at page 2356? My
    appreciate, as we sit here today, that it couldn't have
                                                                    8
                                                                        apologies, Mr Chair.
8
                                                                    9
9
    been confirmed, properly speaking, because it hadn't
                                                                               MR MATHUNJWA:
                                                                                                        Is it my statement?
    happened.
                                                                   10
                                                                               MR TIP SC:
                                                                                                 No, not your statement, the
10
           MR MATHUNJWA:
                                     I'm saying from the
                                                                   11
                                                                        typed transcript of the testimony that you've given here.
11
                                                                        Well, perhaps I can just read it, it's only a few lines and
12
    mountain is what they got, that people were shot and
                                                                   12
13
    killed, so that is what I was debriefed and in this
                                                                   13
                                                                        I think that you'll recall it and if necessary we can -
14
    Commission as it was established, I said yes, I apologise
                                                                   14
                                                                               COMMISSIONER HEMRAJ:
                                                                                                                Mr Tip, are you
15
    on that effect.
                                                                   15
                                                                        referring to the transcript that was handed in by Mr
                                  Mr Tip, I think it might be
                                                                        Burger?
16
            CHAIRPERSON:
                                                                   16
                                                                   17
17
    helpful to find out what he understands the word
                                                                               MR TIP SC:
                                                                                                 No - no, I'm referring to the
18
     "confirmed" to mean.
                                                                   18
                                                                        transcript of the evidence, this four-paged document.
19
           MR TIP SC:
                              Mr Chair, I thought I had
                                                                   19
                                                                               CHAIRPERSON:
                                                                                                     This is the transcript that
20
    done that by putting to him that when one comes across a
                                                                   20
                                                                        we get - it's the document we get electronically and then
                                                                        hard copies are printed for us and put in a file -
21
    phrase like "that was confirmed," that means that it has
                                                                   21
22
    been independently verified, which he - Mr Mathunjwa -
                                                                   22
                                                                               MR TIP SC:
                                                                                                 That's correct, by Realtime
23
                                                                   23
                                                                        Transcriptions. Mr Mathunjwa, after that, have you got the
    agreed with. I'm not sure what - but let me ask you, is
24
    there any further comment that you'd like to make on the
                                                                   24
                                                                        correct document now?
                                                                   25
25
    use of the word "confirmed?"
                                                                               MR MATHUNJWA:
                                                                                                        It's page – what, 2357?
                                                        Page 2646
                                                                                                                          Page 2648
                                                                              MR TIP SC:
1
           MR MATHUNJWA:
                                    The "confirmed" that I was
                                                                                                2356.
    referring to, is the confirmed that we - is the normal word
                                                                    2
                                                                              MR MATHUNJWA:
2
                                                                                                       Right on top?
3
    that we use. Do you confirm that you were there, you have
                                                                    3
                                                                              MR TIP SC:
                                                                                                Yes, right on top. Mr
4
    seen something or you heard something. So not in the very
                                                                        Bruinders, your counsel is leading you and he asks you this
5
    detailed manner in which you presented to me, that it shows
                                                                        question, "What was your message essentially to the
    a different meaning altogether.
                                                                       workers, the strikers on the koppie in that address?" And
6
                                                                    6
7
           MR TIP SC:
                              Well, we'll leave that for
                                                                    7
                                                                       your answer is, "My address to the workers was saying,
                                                                       workers disperse, return back to work" - and you were asked
8
    submissions in due course. I want to turn to the events of
9
    16th August and in particular the speech, the first speech
                                                                        whether you'd understood the question correctly and he says
10
    that you gave on that day. The topic that I want to
                                                                   10
                                                                       you have. But do you confirm it, that that was the
11
    discuss with you is what your message was to the people on
                                                                   11
                                                                        essential message that you say that you conveyed to them on
12
    the koppie in the course of that address and it may be
                                                                   12
                                                                        the 16th August in your first address?
                                                                   13
                                                                              MR MATHUNJWA:
13
    appropriate to begin with your evidence-in-chief at page
                                                                                                       Yes, that was the message.
14
    2356 of the transcript, lines 6 to 11.
                                                                   14
                                                                              MR TIP SC:
                                                                                                Disperse and return to work -
15
           CHAIRPERSON:
                                  Mr Tip, if you're referring
                                                                   15
                                                                       and I think that you had some debate in cross-examination -
                                                                        I beg your pardon, Mr Interpreter?
16
    to his first speech on the 16th, it might be helpful to
                                                                   16
17
    refer to Exhibit OO9 which is extracted from the transcript
                                                                   17
                                                                              MR MAHLANGU:
                                                                                                     I've just finished, thanks.
                                                                   18
                                                                              MR TIP SC:
                                                                                                Oh, you have. That return to
18
    but includes also the original speech in Zulu.
19
                                                                       work also necessarily implies that they would lay down
           MR TIP SC:
                              I'm indebted to you, Mr
                                                                   19
    Chair, and I'll come to that transcript shortly but I
                                                                   20
                                                                       their arms.
21
    wanted first just to note what Mr Mathunjwa had to say
                                                                   21
                                                                              MR MATHUNJWA:
                                                                                                       Yes.
    about the purpose of his speech in his evidence-in-chief.
                                                                   22
                                                                              MR TIP SC:
                                                                                                Now if we could turn to the
22
           CHAIRPERSON:
                                 No – no, I understand that.
                                                                   23
                                                                       transcript of your address, that is OO9. I'm going to be
23
```

testing your evidence on what you say the essential message

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was by taking you, bringing your attention to certain

24

5

7

9

Page 2649

aspects of what was said by you in order to show that that

- was something that you didn't very clearly convey and that 2
- 3 you conveyed a great deal of other material that would have
- 4 had a different result from persuading people to disperse
- 5 peacefully. I'm going to ask for just the very first
- portion of the recording, the video recording of the 6
- 7 proceedings on that day to be played. It's the song, the
- kill the NUM song. You've given evidence that you 8
- 9 reprimanded your national organiser for calling for the

10 singing of that song.

11 MR MATHUNJWA: Yes.

12 MR TIP SC: Now when I play, have this 13 small portion played, I want you to look, if you will, at 14 two aspects of what we see there. The first aspect is the combination of the song and the rhythmic clashing together 15

of lethal weapons by the men who were gathered there just a 16

17 few metres away from you. And I'm going to put to you

18 immediately what I will be suggesting about that, that the

19 impact of that is extremely menacing and for a person who

20 might be identified in the words of the song, simply

21 terrifying. The second feature of what I want you to look

at in the few minutes that that excerpt runs for is your 22

23 own presence there and what you are seen to be doing is

filming the proceedings and again I'm going to put to you 24

25 in advance that I have been unable to discern any inkling

Page 2650

of surprise or concern on your part at the fact that that 1

song was being sung in the manner in which it was sung. 2

3 Could we have that excerpt?

4 [VIDEO IS SHOWN]

5 MR TIP SC: Mr Mathunjwa, you've seen

that excerpt, you've heard what I have to say about it, 6

would you like to comment on those propositions?

8 MS PILLAY: Chair, if I could just

indicate for the purposes of the record that that was

Exhibit CC7. 10

7

9

11 CHAIRPERSON: Thank you.

12 MR MATHUNJWA: Yes, before it was played

13 there were several questions that you wanted me to answer.

Maybe if you can -14

MR TIP SC: 15 I'll repeat them. I thought

16 that I would identify what was going to be asked so that

17 you could be sure to look at those particular aspects. The

18 first question is that I put to you that the singing of

19 that song in the way that it was sung by a large group of

armed men who are clashing their weapons together, is

21 extremely menacing and that - generally - and that for any

person who is identified in the words of the song it would 22

be terrifying. Would you agree with that?

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MR MATHUNJWA: Yes, as I've reprimanded

25 him and said it might have a different interpretation.

Page 2651

MR TIP SC: You see I want to suggest to

you that there's no scope at all for a different

interpretation and certainly no scope at all for the use of

a word like "metaphor."

MR MATHUNJWA: There is.

6 MR TIP SC: You've seen the performance,

did you not think that that was objectively menacing?

8 MR MATHUNJWA: Maybe one should – I hear

what you say but the culture comes in. We, if we sing there is a movement, it depends what you've got. Sometimes 10

11

if you don't have anything in your hand you'll clap your

12 hands. It depends by that time what do you have. So it

13 happens too that the strikers had those weapons and then

14 after that I reprimanded the comrade, I said "Don't sing

this song, people they will interpret in a different way."

Maybe through the Commissioner, if I may be allowed, even

though I was not there - there was a clip that was played

by SAPS next to the railway line and when I was listening

19 and watching that clip I saw that there, some of these

20 workers when they were singing they were doing the very 21

same thing of clashing against their weapons, if my memory

22 serves me well. Thank you.

23 MR TIP SC: Mr Mathunjwa, your memory 24 serves you very well. That was workers clashing their

weapons together in an incident which, shortly thereafter,

Page 2652

was to lead to five deaths but we're not here to

2 investigate the 13th of August. I'm here to put questions

3 to you concerning the situation that you went to on the

4 16th August in order to persuade people to disperse, to lay

down their weapons and to go back to work. That's what

6 we're looking at. 7

5

10

MR MATHUNJWA: But not only that, also 8 the commitment of the management was supposed to be

9 retaliated or communicated on the 16th August.

MR TIP SC: That's a topic which my

learned friend Mr Burger has debated with you fully and I'm 11

12 not going to touch on that again. I'm dealing with what

13 you saw when you arrived on the scene and the first matter

14 that I want to clarify with you is that you would've seen

15 that there were two distinct groups of people. There was a

16 large diffuse group on the koppie itself and there was

17 another more tightly knit but also a large group, armed,

18 that were on the ground some 20 or 30 metres in front of

19 the general group. Do you recall noticing that?

20 MR MATHUNJWA: What I observed, I

21 observed workers from the top hill of the mountain down to the ground and little bit up to another small mountain, the

23 strikers. For those that I was close to them, yes, they

24 were having arms. I won't be in the position to say those

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that were far, beyond my recognition, what they were

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Page 2653 Page 2655 said it on the Friday -1 having. 2 MR TIP SC: 2 MR TIP SC: I fully accept that, Mr No. no -3 3 Mathunjwa, I'm not concerned here to probe your MR MATHUNJWA: And I repeated on the 16th. 4 recollection of what the more distant, larger group on the 4 MR TIP SC: I'm interested only in what 5 koppie itself was doing or how they were armed, if at all. you said on the 16th and I'll repeat my question because you I'm dealing with the tightly knit group of heavily armed 6 converted what I had asked you into a specific proposition, 6 7 7 you never said "Join AMCU" and I'm asking you in an people who were within a metre or two of you at that location. You accept that there was such a group? 8 equivalent way whether you said explicitly, "Lay down your 8 9 9 MR MATHUNJWA: Among the strikers there arms, disperse, go back to work?" 10 were workers that were armed, yes. 10 MR MATHUNJWA: It might not maybe 11 CHAIRPERSON: That doesn't answer the 11 explicit but to me, to return back to work it simply means 12 12 question. The question was, apart from the people on the they must leave the weapons there and return back to work 13 top of the koppie, described as the more diffuse group, was peacefully because the word "peacefully" was also mentioned 14 there a tightly, tightly knit group on the ground level 14 and that is what was also conveyed by management. 15 near you? That was the guestion. You haven't answered 15 MR TIP SC: Can you - I suppose that that. you're familiar with this transcript of your speech, are 16 16 17 17 MR MATHUNJWA: No, to me from my left you? 18 going down I saw the people were armed going - I mean in 18 MR MATHUNJWA: Yes, we've been paging it the whatsiname, I didn't, I don't have a recollection that 19 19 for quite some time. 20 there was a specific, specific people but there were 20 MR TIP SC: Yes, I have no doubt that you 21 amongst the armed in front of the row where I was standing. 21 have. Well, could you take us to the portion where you 22 MR TIP SC: 22 explicitly say, "Go back to work, disperse from here." Mr Mathunjwa, we're not going 23 to take up time in that aspect but would have been clear to 23 MR MATHUNJWA: Where is that one? Where 24 24 you is that the group or the people close to you that were must I show it? 25 25 armed and beating their weapons together, they must have MR TIP SC: Well, you say that it's to be Page 2654 Page 2656 found in the transcript of what you said. I'm asking you 1 impressed you as being people who were in a high state of just to take us to those words. 2 excitement. I'll put it neutrally in that way, do you 3 agree? 3 MR MATHUNJWA: I think I said it might 4 MR MATHUNJWA: No, I couldn't draw any 4 not be explicit, that is what I've said, but I've said to 5 distinction in that. people they must return back to work and, two, this MR TIP SC: You couldn't draw any 6 transcript that is before us is only dealing with only one 6 7 distinction between those close to you and those further up 7 address here. It doesn't come across, my second address. 8 CHAIRPERSON: 8 on the koppie? I think counsel is 9 9 MR MATHUNJWA: questioning you about your first speech at this stage, is As you've said, I mean the 10 that correct? workers, all of them there in front they were clashing 10 11 MR TIP SC: 11 their weapons. That is correct. 12 MR TIP SC: Mr Mathunjwa, Mr Burger put 12 MR MATHUNJWA: Yes, I mean I did say, as 13 it to you and again I don't want to traverse the material far as my recollection, and hence it was made a mockery out that he has already covered but he put it to you that you 14 of me when I was kneeling, pleading to the workers, in this 14 15 had taken the opportunity of this gathering and the 15 Commission. opportunity to make a speech to it, to do some recruiting 16 MR TIP SC: 16 Well, I'm not certain what 17 for AMCU. 17 you mean by a mockery and this certainly doesn't form part 18 MR MATHUNJWA: That is not correct and 18 of any questions that I'm putting to you. You see what I'm even those that were present in the mountain, they never 19 going to put to you, Mr Mathunjwa, I have also tried my 20 heard me saying, "Comrades, join AMCU." best to read this transcript with great care several times 21 MR TIP SC: Did they ever hear you say in order to appreciate what it conveys - I haven't been "Comrade, lay down your weapons, disperse and go back to 22 able to see explicit statements from you, "Disperse, lay down your weapons, go back to work." The closest I've been 23 MR MATHUNJWA: Yes, surely they heard me. 24 able to come and I put this, I advance it for your comment, I was always saying that, leave and return back to work. I is at pages 12 and 13 where you deal with that topic in a

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Page 2657
    very indirect way. You essentially say to the workers,
2
    "Don't let NUM have the satisfaction of bringing about a
    bloodbath here." Do you recall that you said that on more
3
4
    than one occasion?
5
            MR MATHUNIWA:
                                    Yes, I think I recall that
                                                                  5
    one
                                                                  6
6
7
           MR TIP SC:
                                                                  7
                              And you said that more than
                                                                  8
8
    once, correct?
9
                                                                  9
            MR MATHUNJWA:
                                    If the script says so, I
    concur with that.
                                                                 10
10
            MR BRUINDERS SC:
                                                                 11
11
                                      Chair, at page 12 and
                                                                 12
12
    13 -
                                                                 13
13
            MR TIP SC:
                              Well, let me - sorry?
                                                                 14
14
            MR BRUINDERS SC:
                                      It doesn't say "Don't
15
    let NUM have the satisfaction of a bloodbath." Those are
    not the words.
16
17
                                                                 17
            MR TIP SC:
                              Right, let me put some of the
18
    words to you and then you'll be able to deal with it more
                                                                 18
                                                                 19
19
    directly. Let us, for example Mr Mathunjwa, look at page
20
    13 and approximately the middle of the column, the
                                                                 20
21
                                                                 21
    translated column where you say, "I mean, comrade, let us
                                                                 22
22
    not give satan a chance to see the bloodshed because the
23
                                                                 23
    decision has been taken." Now who's satan?
24
                                                                 24
            MR MATHUNJWA:
                                    According to my faith,
                                                                 25
25
    satan feasts on the blood. I'm a Christian, by the way.
```

Page 2659 would get an opportunity to go back to the platform to continue oppressing the black nation." It is because of passages like that drawn from what you had to say to the workers on that day that I tried to abbreviate it by saying the closest I can get to a call from you to them to disperse and lay down their arms and to go back to work, was this notion that they mustn't give NUM the opportunity of causing bloodshed. Am I correct in my assessment that that is indeed the closest that you get to saying "Move away from here, comrades, leave, put down your weapons, go back to work?" MR MATHUNJWA: No. MR TIP SC: Well, take out and show, Sir. MR MATHUNJWA: As I've said earlier on, as we mentioned we were talking of the 16th. This is just a part of it. I went further and said, "Comrades, if you retreat as a ram, it doesn't mean that all is lost." MR TIP SC: That was -MR MATHUNJWA: And I further said to them, "Your issues can be taken through the labour framework." MR TIP SC: Is that your answer? MR MATHUNJWA: And to say they must leave the koppie because they are going to be killed. That was all the second MR TIP SC:

Page 2658 MR TIP SC: 1 Then if you go down to the 2 foot of that page, the ninth or tenth line from the bottom 3 you are kneeling and you say so, "I am kneeling down, 4 coming to you as nothing I say, let us stop this blood that 5 NUM allowed this employer to let flow. We do not want bloodshed but we want your problems to be solved and get 6 7 your salaries, comrade." Do you see that? 8 MR MATHUNJWA: Yes. 9 We are requesting, or I am MR MAHLANGU: kneeling down -10 MR TIP SC: 11 On page 12 again in the 12 middle of the page -13 MR MATHUNJWA: Yes, I've got it. 14 MR TIP SC: You've got it? 15 MR MATHUNJWA: Yes. [14:53] MR TIP SC: You say, "What I'm asking 16 17 from you is to diffuse this bomb that they want to let explode, the employer and NUM. There is a time bomb placed 18 19 for you and AMCU." On page 14, the third line you say, "I appeal to you not to give NUM this opportunity to run and 21 say, 'AMCU made people to be killed in the mountain'." And 22 one more example, page 11 the first paragraph, the last half dozen lines, I'll read them. "The employer wants to 24 run away from your demands and hide with the fact that

employees were violent, that is why they were killed. NUM

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Page 2660 1 speech that you made, is that right? 2 MR MATHUNJWA: Yes. 3 MR TIP SC: Now as it happens, I think 4 that in the first speech you also spoke about the CCMA and 5 certificates and so forth, but that's not the way to say to people, put down your arms, leave, go back to work. 6 7 MR MATHUNJWA: Mr Tip, I think I did 8 mention, I will repeat again, in the Commission, you are 9 talking of the environment that I don't have any control of, which is not my constituency – something that happens 10 11 outside the labour structures. I won't go there and 12 lecture those workers and say, as you see here, standoff 13 and go. I have to get a wisdom of how to gain their trust 14 and to build hope that their problems will be resolved. I 15 wish I have other wisdom that I could - that was my best I 16 could do to convince those workers to return back to work 17 and address their issues based on the CCMA processes. In 18 any situation you have to associate yourself with the 19 environment that you find yourself in, then is when then I 20 will introduce saying, guys, you do have a concern, you do 21 have a grievance but however, there is another better way that your concerns can be addressed - referring to those 23 processes. And if all the clips of the day of the 16th can

be played, after my addresses some of the workers left

koppie. I believe that if the company hadn't reneged from

24

1

2

3

Page 2663

Page 2661

- its commitment, surely those workers would have left the
- koppie. I was facing with a situation that is not just
- instigation or whatsoever, it's the provocation situation 3
- that I was facing there. People were promised something,
- 5 we conveyed the message. The following day the very same
- message has been turned, turned away. Then I have to go 6
- 7 and face the very same workers that I've been talking to
- them saying the management is committing that they will 8
- 9 address your issues if you left the koppie, through your
- 10 leaders, through your structures and the following day
- those things are no longer on the table. You remember, 11
- anything that happened there you must think in the split of 12
- 13 a second. I don't even know whether I was safe because I
- 14 already told the workers that this is what's going to
- happen, tomorrow I'm changing, I mean the topic, management 15
- is no longer there how I will be regarded. I had the 16
- 17 way, that was the only way by that time to try and convince
- 18 them and to associate myself with their grievances and in
- 19 order to take their grievances through the rightful
- 20 structures because there was no-one backing me, there was
- 21 no SAPS close to me, there was no management close to me.
- 22 Remember, at the JOC I was never provided with security to
- 23 get to that koppie. There was no armed vehicle that I used
- 24 the previous night, that I will be inside it or I will be
- 25 guarded by any police. And today I'm blamed that that was

Page 2662

- an opportunity that I've used to recruit for AMCU. I think
- 2 it is proper to mention the following. If AMCU was the
- 3 union that believed much in violence or any means of
- 4 sorting its organisational right, why did I not use it when
- 5 the CCMA issued a legitimate certificate at Lonmin to
- embark on a protected strike to pursue my organisational 6
- right? I've never done that. I kept on pursuing the 7
- management of Lonmin. Until today the COO of Lonmin, there 8
- 9 were correspondence that I made, until such time we receive
- 10 those organisational rights in 2012. The point is, I never
- 11 went to that mountain to promote AMCU. I went there, in my
- 12 mind, but to my mind to see the people dispersing. If,
- 13 after they tend to associate themselves with AMCU - that's
- correct, I'm not shy of that, I'm a trade union. That's 14
- 15 what I'd like to say.

1

- CHAIRPERSON: 16 Is this an appropriate
- 17 stage to take the tea adjournment?
- 18 MR TIP SC: It would be appropriate.
- 19 There's a great deal that has been said.
- 20 CHAIRPERSON: The Commission will take
- 21 the tea adjournment.
- 22 [COMMISSION ADJOURNS **COMMISSION RESUMES**]
- 23 [15:25] CHAIRPERSON: The Commission resumes.
- 24 You're still under oath, Mr Mathunjwa.
- MR MATHUNJWA: Yes.

CHAIRPERSON: You're still cross-

examining, Mr Tip.

CROSS-EXAMINATION BY MR TIP SC (CONTD):

4 Thank you, Mr Chair. Mr Mathunjwa, you were - you said a great many things in your last answer, all of which is good

- 6 to get on record, so thank you. I want to deal with the -
- 7 firstly, with the observation that you made that this was
- 8 not a pro-AMCU set of addresses, what you and your
- 9 colleagues were doing there, and that it was simply up to
- 10 the individual strikers that - up to them whether they
- 11 wanted to join you or not. I want to draw your attention
- 12 to some passages in what took place during those
- 13 proceedings, which appear to me to be fairly direct and
- 14 deliberate statements about AMCU which are calculated to
- 15 make people want to join you. Now it begins at page 2 of
- Exhibit 009 and the first paragraph under, where you see 16
- 17 "Speaker." "Comrades, I will not be too long but,
- 18 comrades, at all times my brothers we are with you. We
- 19 cannot allow it, comrades, even yesterday we did not want
- 20 to catch other planes, saying that we are going to human
- beings, they are not baboons" and so on. "We are AMCU, 21
- 22 not so?" What is being said there is that AMCU is with
- 23 you.

6

- 24 MR MATHUNJWA: Are you saying there's -
- what is written AMCU here, I don't get your question.

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- MR TIP SC: I'm saying that when the 1
 - speaker, who is evidently your national organiser, says
 - 3 "Comrades, I will not be too long but comrades at all time,
 - 4 my brothers, we are with you" - is he not saying at all 5
 - times AMCU is with you?
 - MR MATHUNJWA: Yes, it can be that, yes.
 - 7 MR TIP SC: And then the next paragraph,
 - 8 "Comrades, we will support you my brothers, we will be with
 - you because we are a trusted organisation at all times that
 - 10 will remain trustworthy to you, that will never lie to you.
 - 11 We are an organisation for employees." That's AMCU?
 - 12 MR MATHUNJWA: Of course, AMCU.
 - 13 MR TIP SC: Page 4, the first paragraph,
 - 14 the last three lines, "Comrades, we will fight as this
 - 15 AMCU. We cannot turn back in fighting for you. We will be
 - with you at all times. Power." Right? 16
 - 17 MR MATHUNJWA: Yes.
 - MR TIP SC: At the foot of that column, 18
 - 19 the last four lines, "By so doing comrades, as AMCU we have
 - come to support you. As the national organiser has said,
 - 21 that we will be with you in everything." Then on page 8,
 - the second paragraph.
 - MR MAHLANGU: Page 8, which paragraph,
 - 24 sir?

23

25 MR TIP SC: The second paragraph, about

Page 2665

- five lines in there. This is you speaking, you say "This
- place is under the control of government who are police 2
- 3 officials. It is no longer a place that the employer has
- 4 control over. Let us explain what does this mean to you.
- 5 I beg your pardon, to us. That means whatever the
- government feels like doing to us, it can do it because we 6
- 7 are AMCU, we came here knowing the pain of a black person.
- We decided that some leaders enjoy the fact there should be 8
- 9 a bloodshed, we said we cannot allow that." Again AMCU is
- being marketed and I want to ask you this, incidentally, 10
- when you said "We decided that some leaders enjoy the fact 11
- there should be a bloodshed," who are those leaders? Who 12
- 13 were you referring to?

14 MR MATHUNJWA: In the meeting of the 15th,

the management said that they have held back for the police 15

16 to trigger their action.

17 MR TIP SC: So are you saying here that

18 the Lonmin management enjoy the fact that there should be

19 bloodshed?

1

20 MR MATHUNJWA: That's what I was saying,

21 it must be avoided.

22 MR TIP SC: You don't say that. You say,

23 "We cannot allow that." The point that I'm canvassing with

you is that you say to these workers who are in an angry 24

25 mood, I suggest to you, there are some leaders who enjoy

Page 2666

- the fact that there should be bloodshed. Now a statement
- like that, Mr Mathunjwa, is that likely to increase the 2
- 3 wish of striking workers to peacefully lay down their arms
- 4 and disperse and go back to work or is it going to increase
- 5 their state of feeling aggrieved and angry? It's a
- question. I'll pose it more clearly if you like. I'm 6
- 7 suggesting to you that statements of that kind, of which
- 8 there are unfortunately several in your address, are more
- 9 likely to increase the sense of being aggrieved that is
- 10 held by those striking workers than a sense that they
- 11 should simply lay down their arms and disperse and go back
- 12 to work.

13 MR MATHUNJWA: That's not correct. If I

was saying workers, don't move in this mountain until your 14

12 500 is in your pocket, then I will agree with you but 15

16 here I'm talking about avoiding which ultimately, at the

17 end of the day, workers were massacred. So here I find you

- 18 picking certain spots of my message but if you can look
- holistically then you get the context that I was pleading
- to the workers that even though they do have grievances,
- 21 leave, there is a day tomorrow that these issues can be
- 22 addressed. As I've stated earlier on that this was not a
- normal situation. What I was doing that day mustn't be
- 24 looked in the context that I was fuelling violence or I was
- 25 getting the workers to be more angry but I was looking the
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way that I was trying my utmost best. As I've said again

- earlier on, that after my full address of the day of the
- 16th, not the piecemeal address, the workers themselves,
- some they dispersed, they left the koppie. If it wasn't
- 5 that address, maybe there will have been more than 34
- 6 workers that were mowed down on that particular day. That
- 7 was my contribution and, lastly, you should appreciate that
- this country has got over 48 million people academics,
- 9 you name it, all sorts of kinds of people in this country.
- 10 That was - this news was all over the world, but now today
- 11 that massacre of that day should be put to one person out
- 12 of 48 million people, Joseph Mathunjwa, you have failed -
- 13 who doesn't own any sophisticated material or equipment
- 14 that the government has, not the money that the company
- 15 has, poor Joseph Mathuniwa should be today, be crucified.
- That was the best I could do as a mortal man. 16

17 MR TIP SC: Mr Mathunjwa, I'm really just

18 looking at what you said and putting questions to you about

19 it. I have heard your sentiments but I want to turn to a

20 different aspect. I've pointed to a number of passages

21 where you are at pains, you and your colleagues are at

22 pains to paint AMCU in a very positive light. Equally, you

23 were concerned to paint NUM in a very bad light.

24 MR MATHUNJWA: Maybe that's how you

interpret it. Maybe I should answer you in the following.

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1 MR TIP SC: Sorry, I missed that. Maybe 2 you should do what? Did you say pamper me?

3 MR MATHUNJWA: That's how you paint it.

4 MR TIP SC: Oh, yes?

5 MR MATHUNJWA: In Natal recently -

MR TIP SC: No, with respect, Mr 6

7 Mathunjwa, we're not going to Natal.

8 MR MATHUNJWA: It's not because I'm 9

staying there, I'm from there but I think it does have a

10 relevant example that I can pinpoint in this matter because 11

15

17

12 MR TIP SC: Let me -

13 MR MATHUNJWA: If you may give me an

14 opportunity, if you don't mind.

MR TIP SC:

16 MR MATHUNJWA: Here you want to paint

18 taking the advantage of that, so that's why I'm asking

19 through the Commissioner that can I draw the inference, if

they allow, the Commissioner allows me I'll do that but if

that there is animosity between AMCU and NUM. Then I'm

21 you said no, I will stop there.

22 CHAIRPERSON: Sorry, I'm not quite

23 understanding you about your inference that you want to 24 draw. Can you repeat the inference? Is it an inference or

an analogy really that you are drawing?

17

18

25

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MR MATHUNJWA: It's something that has

happened. 2

3 CHAIRPERSON: Well, tell us shortly and

4 I'll see if I give you permission to take the point

5 further.

8

6 MR MATHUNJWA: - maybe it is relevant or 7

not, but I will say it. There is a strike in Dundee. We

see AMCU, NUM alongside, holding the flag, approaching the

9 employer. We see the security guards of the mine shooting,

randomly killing two workers there, but we never - when we 10

11 hold meeting and say we were promoting AMCU or NUM was

promoting what. In this instance of the koppie, it's 12

common cause that the only union that was there was AMCU 13

14 but not using that, was the recruiting, but it was the only

15 union that was given an opportunity by the workers to come

the following day. 16

17 CHAIRPERSON: Mr Mathunjwa, I've allowed 18 you to make your point but I would suggest that you give Mr

19 Tip a chance to ask the questions and endeavour to answer

20 them directly. He is pointing to passages in the speech

21 which tend to show that there is animosity between AMCU and

22 NUM and NUM is being put in a bad light by you and other

23 AMCU speakers. That's what he's asking you about. Now I

understand that you and NUM stood together in Dundee, it 24

was very commendable but it's not directly relevant to what 25

Page 2670

you said on the 16th August at Marikana in the passages

which are being put to you. So I think I would be grateful 2

3 if, when Mr Tip asks you further questions, you answer them

4 directly. Anyway, I've given you a chance to make your

5 point. I understand the point you've made but I think bear

in mind what I've told you. Mr Tip, would you like to 6

7 carry on?

1

9

10

MR TIP SC: 8 Yes, Mr Chair. Mr Mathunjwa,

I just want to make it clear that I am not at all directing

my questions towards animosity between these two unions,

11 far from it. NUM has an unqualified commitment to there

12 being peace and a cessation of violence. All that I'm

13 doing is to examine the certain passages of your speech in

14 order to assist the Commission in understanding what the

15 likely impact might have been on the events, of your

16 speech. You appreciate that?

17 [15:45] MR MATHUNJWA: I understand.

18 MR TIP SC: Thank you for that. And I

19 may say that one appreciates also the fact that there were

particular circumstances that led to you being there that

21 afternoon but you were there and you had the opportunities

22 to speak and you did speak and it is relevant for this

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Commission to look at what you said. Now you said that you

24 were not really concerned to paint a bad picture of NUM.

25 There are several examples. I'm going to take you to just

Page 2671

one because otherwise I'm going to take too much time of

2 this Commission. Page 3 of OO9. Now let me correct

3 myself, that is not you speaking at the time, that is still

Dumisane, I think, but it is a theme that you reproduced in

5 the course of your own speech and that is the idea that NUM

6 has been oppressing black workers for 30 years, for its

7 entire existence. You yourself spoke and I've already

8 cited the passage at page 11, that you said if people are

9 going to be killed then NUM would get an opportunity to go

10 back to the platform to continue oppressing the black

11 nation. Those are your words. Now Mr Mathunjwa, I haven't

12 forgotten that in the course of last week you dissociated

13 yourself from expressions of that kind, calling NUM an

oppressor and I may say that your willingness to do that is 15

appreciated but it's necessary for me to ask you why those

statements about NUM were made on that occasion? 16

MR MATHUNJWA: Inasmuch one cannot have exactly – but there were things that were said by the

19 strikers themselves against NUM on that particular day.

20 MR TIP SC: Yes, but whatever the 21 strikers may have been saying, this is you in your capacity

22 as the president of AMCU who has the rare opportunity to

23 speak to them all on a very tense occasion, who fuels that

24 view. You add to it instead of seeking to neutralise it.

> MR MATHUNJWA: No, I didn't do that. As

> > Page 2672

I've explained earlier on, that the situation one finds

himself in, it was just not the normal situation. You have

to come closer to these workers when they say about their

grievances and now what their experiences are. I've never

said they mustn't continue being members of NUM. I don't

6 recall saying such things.

7 MR TIP SC: Well, Mr Mathunjwa, I've got 8 to take you up on that unfortunately because it is very

transparent from a number of passages and what you said to

10 the striking workers that that was your message - NUM has

done nothing for you, it has oppressed you and it has 11

12 killed you. Does that not add up to a clear suggestion to

13 them all that they should not remain members of NUM if they

14 still are?

15 MR MATHUNJWA: No, I never suggested to anyone to belong to AMCU.

16 17

MR TIP SC: I'm going to take you to just

18 one passage relating to the attitude to NUM and that's at

page 9, to the last passage. Before that you have

20 explained that AMCU sends its condolences to the families

of those who've been killed and we now know that there were

no such families and you say as AMCU you'll help those

23 families so that the victims can be laid to rest with

24 dignity.

25 MR MAHLANGU: You said on page number 11?

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Page 2673 Page 2675 MR TIP SC: No, 9. 1 them not being able to make it to -1 2 2 MR MAHLANGU: Page 9. CHAIRPERSON: We understand where they 3 MR TIP SC: The last paragraph I'm coming 3 were today. I have no problem with that. All I'm asking 4 to. Against that backdrop of saying what AMCU does, what you is, do you or your counsel when they're back here 5 it will do to help, you say the following, "This is where 5 tomorrow, have any questions for the witness? 6 SPEAKER: the matter is, those who have already delivered their That's the second thing I was 6 7 7 speeches, the ones who were escorted yesterday, they said getting to, Chair. The LRC has no questions for Mr the police can do anything. That was Mr Zokwana you're 8 Mathunjwa, so we'll not -8 9 9 referring to, aren't you? CHAIRPERSON: Mr Ntsebeza, do you have 10 MR MATHUNJWA: Ja, yes because he said he 10 any questions? 11 MR NTSEBEZA SC: Not one that I can deal 11 doesn't have members in the mountain. 12 MR TIP SC: Yes, but you are referring to 12 with in five minutes. 13 the president of NUM in this way in a derogatory fashion, 13 CHAIRPERSON: No, no, the reason I ask 14 "those who were escorted here, they have said the police you for questions, if you have questions, was to know can do anything" - so you are again connecting NUM and the whether you have questions at all or whether - and if you 15 15 prospect of bloodshed at the hands of the police. And that said you had, I was going to suggest you might like to ask 16 16 17 passage evidently found approval amongst the persons who 17 them tomorrow morning. 18 were gathered on the koppie because it says "Noise by 18 MR NTSEBEZA SC: I will welcome that 19 employees." I suppose that was approving noise, a rumble. 19 suggestion from the Chair. 20 Any comment on that, Mr Mathunjwa? 20 CHAIRPERSON: The Commission will adjourn 21 MR MATHUNJWA: No, I was not fuelling any 21 until 9:30 tomorrow morning. 22 tension. 22 [COMMISSION ADJOURNED] 23 CHAIRPERSON: 23 What does the expression, "They said the police can do anything" mean? What did you 24 24 mean by saying "they said?" They obviously means, is a 25 25 Page 2674 reference to NUM - "they said the police can do anything." 1 What did you mean by that? 2 3 MR MATHUNJWA: I think that is the word 4 that is being used but I mean according to the meeting,

- 5 they said they don't have members, let the AMCU must go to
- the mountain because it's AMCU who promised the people 6
- 7 12 500. That I was taking from there.
- 8 CHAIRPERSON: I'm sorry, Mr Mathunjwa,
- 9 that's not an answer to my question. I said what did you
- mean when you said "they", that's NUM, said "the police can 10
- 11 do anything?" What did you mean by that?
- 12 MR MATHUNJWA: I think in this context
- 13 that they must, people must be removed. In other words
- 14 it's in the hands of the police, they can do what they had
- to do, to say.
- MR TIP SC: 16 Mr Chair, those are our
- 17 questions.
- 18 CHAIRPERSON: Is there - yes, it's nearly
- 4 o'clock. I don't know whether Mr Bizos is not here
- today but you're standing in for him, do you propose asking
- 21 any questions?
- 22 SPEAKER: Thank you, Chair. My name is
- [indistinct]. I'm an attorney at the Legal Resources
- 24 Centre. The first thing I'd like to mention, Chair, is

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- 15

- that counsel for the LRC have asked me to apologise for

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Tel: 011 021 6457 Fax: 011 440 9119

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Email: realtime@mweb.co.za

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