RealTime Transcriptions

TRANSCRIPTION OF THE

COMMISSION OF INQUIRY

MARIKANA

BEFORE TRIBUNAL

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

HELD ON

DAY 38 28 JANUARY 2013 PAGES 4082 TO 4205

HELD AT

CIVIC CENTRE, RUSTENBURG, NORTH WEST PROVINCE



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NCRA...

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Page 4082
                                                                                                                             Page 4084
    [PROCEEDINGS ON 28 JANUARY 2013]
                                                                                MR TIP SC:
                                                                                                   Mark them all, then I'll -
                                                                     1
2
    [10:07] CHAIRPERSON:
                                    The Commission resumes. Ms
                                                                                CHAIRPERSON:
                                                                     2
                                                                                                       The next one is, it looks
3
    Pillay, I see you're the chief evidence leader this
                                                                     3
                                                                         like the Shagan workshop.
4
    morning. You're still under oath and you were still
                                                                     4
                                                                                MR TIP SC:
                                                                                                   It's got Shagan workshop and
5
    leading your witness, Mr Tip.
                                                                         a closer, a better view of the roads around the NUM office
                                 Mr Chairperson, my name is
                                                                         and satellite -
6
           MR MSIMANG:
                                                                     6
7
                                                                     7
                                                                                CHAIRPERSON:
    Henry Msimang. Adv Mpofu, the leader of this team, will
                                                                                                       Is that -
    not be in today. He has asked me to put his apologies and
                                                                     8
                                                                                MR TIP SC:
8
                                                                                                   - police station.
                                                                     9
9
    I'll stand in for him. Thank you.
                                                                                CHAIRPERSON:
                                                                                                       - YY2.2?
10
           CHAIRPERSON:
                                 Thank you for putting
                                                                    10
                                                                                                  That's correct, Mr Chair, and
                                                                                MR TIP SC:
11
    yourself on record.
                                                                    11
                                                                         the third one we put in is a close-up. We put it in for
12
           MR TIP SC:
                             Mr Chair, before I move on to
                                                                    12
                                                                         completion of the immediate vicinity of the NUM office and
13
    the next paragraph, there are some documents that we were
                                                                    13
                                                                         satellite police station. Of course -
14
    able to complete in the course of the weekend, which we
                                                                    14
                                                                                CHAIRPERSON:
                                                                                                       Sorry, there's a little bit
15
    trust will be of assistance to the Commission and all the
                                                                    15
                                                                         of confusion with the documents we've been given, so we're
    parties. Given that we are dealing with the events in and
16
                                                                         busy trying to sort them out here on the bench. When we've
    around the NUM office, we have prepared a set of three
17
                                                                    17
                                                                         finished you can proceed because we'd like to listen to
18
    enlargements from the reliable source of Google and we'll
                                                                         you, but am I right in saying that the one with Wonderkop
19
    hand those up and get an exhibit number. I will describe
                                                                    19
                                                                         Stadium on the left is YY2.1, the one with the Shagan
20
    what they are - well, it will be more useful for me to
                                                                    20
                                                                         workshop is YY2.2, is that right?
21
    describe it when you have them.
                                                                    21
                                                                                MR TIP SC:
                                                                                                   That is correct, Mr Chair.
22
           CHAIRPERSON:
                                                                    22
                                                                                CHAIRPERSON:
                                 If the acting chief
                                                                                                       Then we've got what looks
23
    evidence leader can tell us how to describe the exhibit,
                                                                    23
                                                                         like the same thing. It looks like a black and white copy
24
    we'd be grateful.
                                                                    24
                                                                         of YY2.2. Perhaps the printer ran out of coloured ink or
25
           MS PILLAY:
                             Chair, it would be YY2.
                                                                         something. In fact we've got a number of -
                                                         Page 4083
                                                                                                                             Page 4085
            MR TIP SC:
                              Then may I suggest, Mr Chair,
                                                                                MR TIP SC:
                                                                                                  Mr Chair, what may have
1
    if the Commission has these photographs, that we make them
                                                                         happened is that because they were e-mailed to the evidence
2
3
    YY2, 1, 2 and 3. The first one in the set is the one that
                                                                         leaders, they may have run off copies in black and white.
                                                                                CHAIRPERSON:
4
    gives the broadest overview and -
                                                                     4
                                                                                                      Alright.
5
                                                                     5
            CHAIRPERSON:
                                  Sorry, so -
                                                                                MR TIP SC:
                                                                                                  The ones that we've handed in
            MR TIP SC:
                                                                         are in full colour.
6
                             Yes, yes.
                                                                     6
7
            CHAIRPERSON:
                                                                     7
                                                                                CHAIRPERSON:
                                                                                                      What the acting chief
                                  Is it this?
8
            MR TIP SC:
                              That is the one, Mr Chair,
                                                                         evidence leader has suggested is that we hand them all back
                                                                     8
9
                                                                     9
                                                                         to her and she will sort them out for us. It's not a task
    yes.
10
            CHAIRPERSON:
                                                                    10
                                                                         that chief evidence leaders normally perform but she's
                                  If we stapled them
    together, if you could - what - if they're all in the same
11
                                                                    11
                                                                         prepared to do it.
12
    order we should possibly staple them together so they don't
                                                                    12
                                                                                MR TIP SC:
                                                                                                  Needless to say, we offer our
    get out of sequence but you say the first one, which is -
13
                                                                    13
                                                                         assistance.
14
            MR TIP SC:
                              It's the one that gives the
                                                                    14
                                                                                                      Thank you. Alright, so you
                                                                                CHAIRPERSON:
15
                                                                    15
                                                                         take them back for the moment while they're being sorted,
    largest view. That is the one that extends from Wonderkop
    Stadium on the left hand side through to, inter alia, the
                                                                    16
                                                                         put in the proper order, and she can mark them for us and
17
    NUM office towards the right hand side.
                                                                    17
                                                                         possibly during the tea adjournment attempts can be made to
18
            CHAIRPERSON:
                                  It's a Google document and
                                                                    18
                                                                         ensure that everybody has got the same exhibit numbering on
    at the bottom it says "Imagery date 10/24/2011."
19
                                                                    19
                                                                         each photograph, so we won't have confusion. So shall we
20
            MR TIP SC:
                              It's a Google -
                                                                    20
                                                                         carry on with the witness in the meanwhile?
           CHAIRPERSON:
                                  So we'll call that YY2,
21
                                                                    21
                                                                                MR TIP SC:
                                                                                                  There's one other matter, Mr
22 YY2.1
                                                                    22
                                                                         Chair.
           MR TIP SC:
                              Point 1.
                                                                    23
                                                                                CHAIRPERSON:
23
                                                                                                      Ωh
          CHAIRPERSON:
                                  Right. Let's mark them now
                                                                    24
                                                                                MR TIP SC:
                                                                                                  The Commission raised, in the
                                                                         course of last week, the fact of the pointing out at the
    while we're about it.
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ARCHIVE FOR JUSTICE

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Page 4086 Page 4088 NUM office which was conducted on the 2nd of October and I MALESELA WILLIAM SETELELE (CONTD): undertook - 2nd of October last year -2 CROSS-EXAMINATION BY MR TIP SC (CONTD): 2 3 CHAIRPERSON: Yes. Mr Setelele, we had reached the point at the conclusion of 4 MR TIP SC: I undertook to see to it that the proceedings at the end of Friday afternoon, of 5 a transcript would be prepared. That we have done. May we completing what you have said in paragraph 8 of your mark that YY3? statement. We're moving on to paragraph 9 and again, Mr 6 7 CHAIRPERSON: 7 Well, let's ask Ms Pillay Chair, it may be swifter if, on aspects like this, I simply 8 read the paragraph onto record. If there are any 8 for permission. 9 9 MS PILLAY: It will be YY3. complaints -10 CHAIRPERSON: The transcript of 10 CHAIRPERSON: If it's not contentious inspection at NUM office on 2/10/12. 11 11 then we can -12 12 MR TIP SC: MR TIP SC: It's not contentious. What 13 CHAIRPERSON: Okay and that's YY3. 13 you say there is the following, Mr Setelele, "At 14 MR TIP SC: That is YY3 and it has been 14 approximately 13H00, together with Bongo, I met with Mr 15 done by a professional transcriber service but that doesn't Dietrich. By that time we know that the RDOs had marched mean, of course, that if parties disagree with any aspect to the main offices of Lonmin and that they were indeed on 16 17 strike. I informed Mr Dietrich that the unprotected strike 17 of it, they shouldn't raise it and we can then attend to 18 that. I should also just point out, Mr Chair, that the and the march to Lonmin had not in any way been organised 19 transcribers - the very first portion which consists of two 19 or endorsed by NUM. I also requested permission to convene 20 pages, that was the portion relating to the stage when 20 a mass meeting for workers at 2PM that day at C2 hostel, 21 somebody pointed out that a body had been put to death by Wonderkop, so that we could inform the workers of NUM's 21 assegai stabs in the vicinity of the bus stop, of course 22 22 position and encourage them not to participate in the 23 that comes after, you will recall, the pointing out at the 23 unprotected industrial action. Mr Dietrich granted us 24 NUM office itself. So the pages are out of sequence but 24 permission to convene the meeting. Shortly thereafter I 25 otherwise I all follows. received a message from Mr Dietrich that the meeting should Page 4087 Page 4089 CHAIRPERSON: It's the section beginning not take place because he had concerns about the 1 "NUM office area," page 1 "NUM office area," that's where possibility of violence. However, by that time NUM members 2 3 we start. The one that you're referring - that one is -3 had already been informed that a meeting was to take place 4 MR TIP SC: 4 and several of them had started gathering in that area. Yes. 5 5 CHAIRPERSON: The first part refers to The meeting eventually started at around 4PM with about 500 the [inaudible], that's the one that relates to the place 6 in attendance." Paragraph 11, "I informed them that the 6 7 meeting had to be cancelled. I did, however, inform the 7 of the stabbings. The one that relates to the NUM offices 8 8 and so on, is the one that begins "Video clip VTS02 Onetime members that the strike by the RDOs was unprotected, that 9 70" -9 it was not endorsed by NUM and that they should therefore 10 MR TIP SC: That's correct. 10 continue to report for duty. I advised them also that 11 CHAIRPERSON: 705-14/12. should anyone encounter any difficulties in connection with 11 12 MR TIP SC: That's correct, Mr Chair, and 12 the strike and reporting for duty, the NUM office should be 13 it records you saying, "Is everybody ready?" 13 notified and that assistance would be provided. The NUM 14 CHAIRPERSON: Yes. 14 office was to remain open throughout that night and I had 15 MR TIP SC: 15 arranged with the NUM shop stewards to be present in the So in other words that's the part that is chronologically before. 16 office to assist employees as necessary." Let me just 17 CHAIRPERSON: So now that we've sorted 17 pause to say this, Mr Setelele, you've already confirmed under oath the correctness of this entire statement. 18 that out, can we now have some evidence? I'd better remind 18 19 19 you again, you're still under oath. Mr Tip, yes? MR SETELELE: You are correct. 20 MR TIP SC: Let me just add to that, Mr 20 MR TIP SC: And I'm not going to ask you 21 Chair. In the course of last week you did express some at the end of every paragraph whether you confirm that that 22 interest in perhaps watching the videos of the pointing is correct, but if you should detect that some inaccuracies out. We have set that up. We'll only play that at a stage 23 have crept in, then you'll let us know. 24 that it would really be something that the Commission would 24 MR SETELELE: Alright. 25 wish to see, otherwise we can proceed. 25 MR TIP SC: Good. Then paragraph 12,

5

21

Page 4090

1 "After the meeting I returned to the office. At

- 2 approximately 8PM a NUM member came to the office and
- 3 informed me that two employees had been assaulted by an
- 4 unknown group of people whilst on their way to work that
- 5 evening." That's a typing error, it should be "way to
- 6 work," not "work to work." "I referred this member to Mr
- 7 Bongo with the request that the two employees be taken to
- 8 the Andrew Saffi Hospital for treatment." Paragraph 13,
- 9 "Apart from the occasions set out above, I was at the NUM
- 10 office throughout the day of 10 August 2012. Even when I
- 11 was absent, other NUM members were present there. They
- 12 would have reported to me if anything of significance had
- 13 occurred whilst I was not there. At no stage on that day
- 14 was there any incident involving a group of strikers who
- 15 were marching to or past the office. No shots were fired,
- 16 no strikers were injured there, no strikers were killed
- 17 there. I may add that the NUM office is not along the
- 18 route between the Wonderkop Stadium and the Lonmin
- 19 offices." Paragraph 14, "During the course of that
- 20 evening, a number of NUM members and other employees
- 21 arrived at the office with reports of intimidation and that
- 22 the bus service had been stopped, with the result that
- 23 employees were unable to travel to work. We responded to
- 24 this by using the NUM vehicle, a Toyota Quantum, to
- 25 transport to work throughout the mine and at various times
 - Page 4091
- 1 throughout the night of 10/11 August." Just to clarify
- 2 that, you were transporting employees to work, those who
- 3 wished to report for duty but were having difficulty, is
- 4 that correct?
- 5 MR SETELELE: Correct.
- 6 MR TIP SC: Then you go on to say, "I
- 7 should explain that this vehicle was not owned by NUM but
- 8 had been made available to us by Lonmin. The arrangement
- 9 was that I was the person in NUM who was responsible for it
- 10 and who had to see to it that it was properly cared for and
- 11 used only for bona fide NUM business.
- 12 MR SETELELE: Correct.
- 13 MR TIP SC: Paragraph 15, "I accompanied
- 14 the vehicle on several of these trips. From time to time I
- 15 saw groups of people who were clearly not on their way to
- 16 work, although I did not witness any incidents of
- 17 intimidation. On one occasion, however, we drove past a
- 18 group of people who had gathered at the intersection near
- 19 the Wonderkop Stadium. They shouted at us in a threatening
- 20 tone that we would be killed for transporting people to
- 21 work whilst they were on strike."

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22 MR SETELELE: That's correct.

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- 23 [10:27] MR TIP SC: Paragraph 16, "I had also, in
- 24 the early hours of 11 August 2012, used a loudhailer whilst
- 25 driving around, to inform people that the strike was not

- Page 4092
- endorsed by the NUM and that they should report for duty.
- 2 I also arranged for other NUM members and shop stewards to
- 3 do the same on foot in the hostel complex."
 - MR SETELELE: You're correct.
 - MR TIP SC: Paragraph 17, "I was at the
- 6 NUM office at approximately 8:30 that morning" which
- 7 would be 11 August "when two Lonmin security officers
- 8 arrived at the office and told me that a group of strikers
- 9 had started marching from the veld near the Wonderkop
- 10 Stadium and that they were headed in the direction of the
- 11 NUM office, carrying an assortment of weapons such as
- 12 knobkerries and spears, et cetera. These officers said
- 13 also that their information was that the marchers intended
- 14 to burn down the NUM office and the vehicle that we were
 - to burn down the NOW office and the vehicle that we well
- 15 using to transport employees to work."
- 16 MR SETELELE: Correct.
- 17 MR TIP SC: Paragraph 18, "I decided that
 - the vehicle should immediately be moved to the Andrew Saffi
- 19 Hospital, which I hoped would be a safe place for it. I
- 20 then left with Jeff, the NUM driver, to do so.
 - MR SETELELE: Correct.
- 22 MR TIP SC: "Because I was uncertain of
- 23 where the marchers were at that time, I thought I best not
- 24 to drive along the road leading directly to the hospital
 - because the marchers would have seen it if they were
 - Page 4093
 - already on the road going alongside the hostel." Mr Chair,
- $2\quad \hbox{those are, of course, cumbersome descriptions of the roads}\\$
- 3 and perhaps just for cross-reference purposes, YY2.1 street
- 4 B is the road leading to the hospital. Street A is the one
- 5 leading down from Wonderkop Stadium to the T-junction.
- 6 CHAIRPERSON: [Inaudible] the A is?
- 7 MR TIP SC: A is, street A is the one
- $8 \hspace{0.4cm}$ leading from Wonderkop Stadium on the left through to the
- 9 T-junction -

10

- CHAIRPERSON: Yes.
- 11 MR TIP SC: With street B.
- 12 CHAIRPERSON: Yes, thank you.
- 13 MR TIP SC: And whilst you have those
- 14 maps in front of you?
- 15 MR SETELELE: Yes.
- 16 MR TIP SC: And is it correct that the T-
- 17 junction of streets A and B is the point that you feared
- 18 that the marchers might spot your Quantum vehicle being
- 19 driven?
- 20 MR SETELELE: Correct.
- 21 MR TIP SC: Then you go on with paragraph
- 22 18 to say, "They would then have realised" that is if
- 23 they'd seen it "that we were taking it to the hospital.
- 24 We therefore drove away from the NUM office in the
- 25 direction of Wonderkop township and used quite a long

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Page 4094
                                                                                                                              Page 4096
    detour in order to come out at the back of the hospital.
                                                                                 CHAIRPERSON:
                                                                                                        Thank you.
                                                                      1
2
           MR SETELELE:
                                                                     2
                                                                                 MR TIP SC:
                                 Correct
                                                                                                    Was it a song that expressed
3
            MR TIP SC:
                              Just to illustrate that in
                                                                     3
                                                                          anything of a threatening nature in relation to any other
4
    relation to the same aerial - or not aerial photograph but
                                                                     4
                                                                          party?
                                                                     5
5
    the map - you would then have travelled along street B,
                                                                                 MR SETELELE:
                                                                                                       It was just a song that I
    roughly speaking, in a northerly direction or north-west.
                                                                     6
                                                                         can say was not insulting anyone or that can hurt anyone
6
7
    You'll see in the right hand top there is an "N" sign for
                                                                     7
                                                                          actually, emotionally or whatever. It was just an ordinary
    north that Google provides on all its photographs, would
                                                                     8
                                                                          NUM song.
8
    that be right?
                                                                     9
9
                                                                                 MR TIP SC:
                                                                                                    Thank you. Then paragraph
10
           MR SETELELE:
                                                                     10
                                                                         21, "At the office I was further briefed on the
                                 Correct.
           MR TIP SC:
11
                              Then to continue with your
                                                                     11
                                                                          confrontation. In the course of this I was told that some
                                                                          shots had been fired by NUM members and that a couple of
    statement, "As already indicated, I was responsible for
                                                                     12
12
    this vehicle and therefore decided that I should go with it
13
                                                                     13
                                                                          the attacking strikers may have been injured as a result.
    to ensure that it reached a safe destination."
14
                                                                     14
                                                                          I was also told that none of the strikers had been killed
           MR SETELELE:
15
                                 Correct.
                                                                     15
                                                                          by these shots. I later established that two strikers had
           MR TIP SC:
                             Paragraph 10, "There were, at
                                                                          indeed been injured and that they had gone to Andrew Saffi
16
                                                                     16
    the time, a number of weapons such as knobkerries, sticks
17
                                                                     17
                                                                          Hospital for attention."
18
    and spears at the NUM office. That was not usually the
                                                                     18
                                                                                 MR SETELELE:
                                                                                                       Correct.
19
    case. Ordinarily there would be none.
                                                                     19
                                                                                 MR TIP SC:
                                                                                                    Now, in addition to those
20
           MR SETELELE:
                                 Correct.
                                                                     20
                                                                         reports that you received, Mr Setelele, from your own
21
           MR TIP SC:
                             Some of the weapons that were
                                                                     21
                                                                          observations at the time that you were proceeding back to
22
    there that morning, had been taken away from strikers in
                                                                     22
                                                                          the NUM office, anywhere in the vicinity did you see any
23
    the course of the night before. Others had been brought in
                                                                     23
                                                                          people who had been killed, bodies that were lying there?
                                                                     24
                                                                                 MR SETELELE:
                                                                                                       No.
24
    by members who had gone home to fetch them in response to
                                                                     25
                                                                                 MR TIP SC:
25
    their experience of threats and intimidatory conduct by
                                                                                                    Then paragraph 22, "Shortly
                                                                                                                              Page 4097
                                                         Page 4095
    strikers when these members were assisting employees to get
                                                                         after our discussions at the office, Mr Bongo and I again
1
    to work during the night."
                                                                         went to meet Mr Dietrich in order to request permission to
2
3
            MR SETELELE:
                                 Correct.
                                                                         convene another meeting that afternoon."
                                                                     4
4
            MR TIP SC:
                              "I heard afterwards that the
                                                                                MR SETELELE:
                                                                                                    Correct.
                                                                     5
                                                                                MR TIP SC:
5
    late Mr Bongo had distributed these weapons amongst those
                                                                                                 "As we were returning at
    who decided to defend the NUM office against the
                                                                     6
                                                                         about 2PM, I saw a group of singing NUM members coming down
6
7
                                                                     7
                                                                         the road from the entrance to the Wonderkop hostel." Again
    approaching strikers."
8
            MR SETELELE:
                                                                     8
                                                                         let me just -
                                 Correct.
9
            MR TIP SC:
                                                                     9
                              Paragraph 20, "By the time we
                                                                                MR SETELELE:
                                                                                                    Chairperson, I think there
                                                                     10
    had parked the vehicle at the hospital and walked back to
                                                                         is a need for me to correct one thing here, but maybe it's
10
    the NUM office, the incident there had already taken
                                                                     11
                                                                         the language that has - the people who were coming through
11
12
    place."
                                                                     12
                                                                         the gate, in other words walking towards the stadium.
                                                                     13
13
                                                                                MR TIP SC:
                                                                                                 In other words you're
            MR SETELELE:
                                 Correct.
14
            MR TIP SC:
                              "We met up with a group of
                                                                     14
                                                                         correcting the point, it was at the gate, not along the
15
    NUM strikers who were marching down from the direction of
                                                                     15
                                                                         road leading from the stadium, is that right?
    the Wonderkop Stadium towards the NUM office."
                                                                     16
                                                                                MR SETELELE:
                                                                                                    Ja, along the road to the
16
17
            MR SETELELE:
                                 Correct.
                                                                     17
                                                                         stadium.
                              "They were singing. I
                                                                     18
18
            MR TIP SC:
                                                                                MR MAHLANGU:
                                                                                                      Not the hostel.
                                                                     19
    received a short report on what had happened. It was clear
                                                                                MR SETELELE:
                                                                                                    No, not the hostel.
                                                                     20
    that these members were very relieved that they had been
                                                                                MR TIP SC:
                                                                                                 Oh yes, I beg your pardon,
21
    able to disperse the attacking strikers."
                                                                     21
                                                                         I'm being slow. It's the stadium, not the hostel. In
22
            MR SETELELE:
                                 Correct.
                                                                     22
                                                                         other words they were returning from the vicinity of the
                            What were they singing?
           CHAIRPERSON:
                                                                     23
                                                                         stadium towards the direction of the T-junction and NUM
23
          MR SETELELE:
                                 I don't remember correctly
                                                                     24
                                                                         office, is that right?
    but it was a union song.
                                                                     25
                                                                                MR SETELELE:
                                                                                                    No, they were from the
```

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Page 4098
                                                                                                                             Page 4100
    hostel towards the gate of - on the road to the stadium.
                                                                                 MR TIP SC:
                                                                                                   Paragraph 24, "On the morning
                                                                     1
    If you can look at this exhibit YY2.1.
2
                                                                         of 12 August 2012", that being the next day, "I received a
3
            MR TIP SC:
                              Yes, point - that would be
                                                                         call informing me that the NUM office had been set alight.
4
    the best way, just point out the spot that you're referring
                                                                         I cannot now recall who called me." I immediately
5
    to? You're looking at YY2.1.
                                                                         contacted Mr Dietrich who told me that it was not the NUM
                                                                     6
6
            MR SETELELE:
                                 Ja, I just want to check, I
                                                                         office that had been set alight, but a Lonmin security
7
                                                                     7
    just want to find the direction to the stadium on this map.
                                                                         vehicle."
    Where is it? Okay, they were on the street, street A
                                                                     8
8
                                                                                MR SETELELE:
                                                                                                      Correct.
                                                                     9
9
    towards Wonderkop Stadium, right at the gate. then it's
                                                                                MR TIP SC:
                                                                                                   "He told me also that this
10
    where I met them, before they come out of the gate towards
                                                                     10
                                                                         had happened next to the business terminus at Wonderkop
11
    the stadium.
                                                                         hostel and two Lonmin security officers had been killed
                                                                     11
12
                                                                     12
            MR TIP SC:
                              Perhaps you can just describe
                                                                         there."
                                                                     13
13
    to us where the gate that you're talking about is.
                                                                                MR SETELELE:
                                                                                                      Correct.
14
            MR SETELELE:
                                 You see where is Wonderkop
                                                                     14
                                                                                MR TIP SC:
                                                                                                   "He said that this had been
15
    Stadium? On this exhibit YY2 there is writing there that
                                                                     15
                                                                         done by a march of strikers and that they had been on their
    says "Wonderkop Stadium."
                                                                         way to the NUM office. I could hear that he was very upset
16
17
            MR TIP SC:
                                                                     17
                              Yes.
                                                                         about this event."
18
            MR SETELELE:
                                 And IU is a white line
                                                                     18
                                                                                MR SETELELE:
                                                                                                      Correct.
19
    towards street A and that is where the gate is.
                                                                     19
                                                                         [10:47] MR TIP SC:
                                                                                                     Paragraph 25, "A little later
20
            MR TIP SC:
                              Yes. Would I be correct in
                                                                     20
                                                                         there were some discussions about what the WPL branch
21
    saying this, that the gate is really at the point where the
                                                                    21
                                                                         should do. It was decided that, given these two attacks on
    stadium buildings come to an end before you then move
                                                                         the NUM office and the overall volatility of the situation
22
                                                                     22
23
    further along towards Wonderkop Stadium?
                                                                     23
                                                                         at Marikana, the branch committee members should, for their
24
            MR SETELELE:
                                 Correct.
                                                                     24
                                                                         own safety, be accommodated off the mine premises."
25
            MR TIP SC:
                              Thank you, thank you for that
                                                                         Paragraph 26, "I am informed that on 14 August 2012 a
                                                         Page 4099
                                                                                                                             Page 4101
    correction, Mr Setelele. Then to continue with your
                                                                         meeting of members was arranged by the Eastern Platinum NUM
1
    statement, you say that "I met up with them" - that is
2
                                                                         branch, which was well attended. I understand that members
3
    these NUM members - "and was told that they had marched to
                                                                         of the regional leadership were also present and that NUM's
4
    the stadium to see whether there were any indications that
                                                                         position concerning the strike was once more conveyed."
5
    the strikers were preparing another attack. They had not
                                                                         And paragraph 27, "I understand further that the meeting
    seen any indications of that kind."
                                                                     6
                                                                         also condemned the acts of violence that had taken place at
6
7
           MR SETELELE:
                                                                     7
                                                                         that stage, as well as ongoing acts of intimidation."
                                Correct.
           MR TIP SC:
                             Paragraph 23, "Later that
                                                                     8
                                                                                MR SETELELE:
                                                                                                    Correct.
8
                                                                     9
                                                                                MR TIP SC:
                                                                                                 Mr Chair, that concludes the
9
    afternoon I addressed a meeting of about 1 000 workers in
    the veld near the Wonderkop Stadium."
                                                                     10
                                                                         evidence-in-chief of Mr Setelele.
10
11
           MR SETELELE:
                                Correct.
                                                                     11
                                                                                CHAIRPERSON:
                                                                                                     Mr Semenya, I take it you
12
           MR TIP SC:
                             "I again outlined NUM's
                                                                     12
                                                                         don't want to cross-examine at this stage, do you?
                                                                     13
                                                                                                       If there is anybody going
13
    position that it opposed the strike which was unprotected,
                                                                                MR SEMENYA SC:
    and that workers should report for duty. I further
                                                                     14
                                                                         first, that's alright, Chair.
14
                                                                     15
                                                                                CHAIRPERSON:
15
    emphasised that a wage agreement was already in place and
                                                                                                     Mr Burger?
    that any wage demands had to be addressed through the
                                                                     16
                                                                                                      Thank you very much, I'm
16
                                                                                MR BURGER SC:
17
    proper channels."
                                                                     17
                                                                         in the same position, Chair.
18
           MR SETELELE:
                                                                     18
                                                                                CHAIRPERSON:
                                Correct.
                                                                                                     Ms Barnes, you're here for
19
           MR TIP SC:
                             "I stressed that employees
                                                                     19
                                                                         AMCU.
20
    who took part in illegal strike action may jeopardise their
                                                                     20
                                                                                MS BARNES:
                                                                                                   Yes, I do have some
21
    employment and urged them to think of their families and
                                                                     21
                                                                         questions, Chair.
                                                                     22
    dependants before joining any such action. After this
                                                                                CHAIRPERSON:
                                                                                                     Yes, alright.
    meeting we returned to the NUM office which I left at
                                                                     23
                                                                                MS BARNES:
                                                                                                   I had thought that it might
    around 5:30PM and went home."
                                                                         be prudent for Mr Mpofu's team to cross-examine first,
           MR SETELELE:
                                Correct.
                                                                         having regard to the statement of Mr Booi.
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20111	January 2013 Marikana Comin	112210	on or inquiry Rustenbur
	Page 4102		Page 4104
1	CHAIRPERSON: Yes, yes, I follow.	1	accommodated off the mine premises." Now – and then you
2	MS BARNES: And then I would have some	2	tell us about a meeting on the 14th, which is the Tuesday,
3	questions after that.	3	but I take it you weren't there, is that correct?
4	CHAIRPERSON: Are you going to cross-	4	MR SETELELE: I was not there at the
5	examine? Do you wish to cross-examine first?	5	Eastern Platinum meeting.
6	MR MSIMANG: No, in fact I would have	6	CHAIRPERSON: Right. You talk about
7	preferred to be last.	7	arrangements being made for branch committee members being
8	CHAIRPERSON: Well then, Ms Barnes I	8	accommodated off the mine premises and you say that
9	think in view of this reluctant debutante wants to come	9	happened on the 12th. Do I understand that you weren't at
10	last, I'm not going to - then let him go last, but I think	10	the mine, on the mine premises, from the 12th onwards? Were
11	you'd better start.	11	you one of the members who was accommodated, for his own
12	MR MSIMANG: Who, me Chairperson?	12	safety, off the mine premises?
13	CROSS-EXAMINATION BY MS BARNES: Mr	13	MR SETELELE: Ja, I think Chairperson, I
14	Setelele, you testified that you attempted to persuade your	14	need to explain. The decision to take the members of the
15	members not to participate in the unprotected strike, is	15	branch committee out of the mine premises and the nearby
16	that correct? But nevertheless NUM members did participate	16	villages, this took place of course on the 12th of -
17	in the unprotected strike, is that correct?	17	CHAIRPERSON: All I want to know is
18	MR SETELELE: Correct.	18	whether you were one of those people who were away from the
19	MS BARNES: And in fact the majority of	19	mine premises from sometime on the Sunday the 12th?
20	the people that participated in the unprotected strike were	20	MR SETELELE: Correct.
21	NUM members, is that correct?	21	CHAIRPERSON: And when did you come back
22	MR SETELELE: Partly correct.	22	to the mine premises?
23	MS BARNES: Would you like to explain	23	MR SETELELE: Maybe I need to explain
24	what you mean by partly correct?	24	further so that, Chairperson, it must be clear for you -
25	MR SETELELE: I thought that you will say	25	CHAIRPERSON: No – no, I'll try to keep
	Page 4103		Page 4105
1	some of them and maybe you were looking to the fact that	1	it short. When did you come back? Did you come back on
2	how did they come, how did they went to the mountain or how $% \left(1\right) =\left(1\right) \left(1\right) $	2	the 15th or the 16th or the 17th? When did you come back?
3	did they went for strike. I think that the issue of	3	MR SETELELE: Actually in the mine
4	intimidation also shall be part of your comment.	4	premises, I've been in the mine premises since the strike
5	MS BARNES: Well, evidence has been led,	5	started and until today I used to be at the mine premises.
6	sir, that approximately 55% of the group were NUM members	6	What happened that I wanted to explain to Chairperson was
7	and 35% were AMCU members. You can't dispute that, can	7	that on Sunday the 12th, after hearing that there is a
8	you?	8	problem at Western Plat, most of the members of – the NUM
9	MR SETELELE: It may be possible, it may	9	officers were already fled away from the premises of the
10	be possible because if a person was not on work on that	10	company and I heard they were on the veld somewhere. Then
11	day, that doesn't mean he's on strike. He may be, or she	11	I fetched the very same Combi and go and collect them in
12	may be, at home because of threats that he came across.	12	the bush. I left them, I put them on a safe place in the
13	CHAIRPERSON: Ms Barnes, may I intervene	13	bush, then I went directly to the Middlekraal where the
14	and ask a couple of questions just to set the scene a bit?	14	president was already there, the president of NUM. Later
15	I don't think it'll interfere with the cross-examination	15	then I went there at the bush again and take the people to
16	you're going to be busy with. In your statement you tell	16	a safe place where they were booked for a new residence.
17	us about the discussion you had with Mr Dietrich on the 12th	17	And every day I was at the mine premises, more especially
18	of August, that's the Sunday, paragraph 24. Then in	18	at Middlekraal. Even though it's not all the days but most
19	paragraph 25 you say, "A little later" – I take it that's	19	of the days I used to go to Middlekraal on a daily basis.
20	on, that's the same day, Sunday the 12th – "there were some	20	CHAIRPERSON: I'm really interested in
21	discussions about what the WPL branch should do" – that's	21	the WPL section of it. I take it that's Western Platinum?

22

23

MR SETELELE:

24 ascertain is, were you at Western Platinum after you left

25 on Sunday the 12th and of course much later when you came

CHAIRPERSON:

Ja, that's Western Plat.

What I really tried to

22 Western Platinum Lonmin branch, I take it - "should do. It

23 was decided that, given these two attacks on the NUM office

24 and the overall volatility of the situation, branch

25 committee members should, for their own safety, be

Page 4106 Page 4108 back? some of them may not be at that strike but staying at their 1 2 MR SETELELE: 2 homes. Yes, because Western Plat, 3 3 Middlekraal is also Western Plat. It's where we had the CHAIRPERSON: A lot of the strikers were 4 meeting, it's where we met our president there. rock drill operators, is that correct? 5 CHAIRPERSON: How would you describe the 5 MR SETELELE: I agree. area that you were talking about earlier where the NUM WPL 6 6 CHAIRPERSON: And a number of the rock 7 office is and where the Wonderkop Stadium is? How would 7 drill operators were members of the NUM. 8 Of course. 8 you describe that area? MR SETELELE: 9 9 MR SETELELE: Next to - NUM offices is CHAIRPERSON: Ms Barnes, I was actually 10 next to the police station, satellite police station. trying, unsuccessfully, to cut things short and help you to 10 focus your cross-examination. I wasn't successful but I CHAIRPERSON: How far is that from 11 11 12 did try. Please carry on. 12 Middlekraal? 13 MS BARNES: 13 MR SETELELE: It may be five kilometres, Thank you, Chairperson. Sir, 14 I'm not that much -14 if you could look at paragraph 25 of your statement. MR MAHLANGU: 15 CHAIRPERSON: 15 Paragraph number? Now the area that you were talking about earlier in your evidence - Wonderkop Stadium, 16 MS BARNES: 25. You say there, "It was 16 decided that given these two attacks on the NUM office" -17 NUM office, WPL, satellite police station and so on - what 17 18 do you call that area? Do you call it Wonderkop or what do 18 presumably there you are referring to what you've just 19 you -19 described in relation to what happened on Saturday the 11th. 20 MR SETELELE: That is Wonderkop. 20 What else are you referring to there? 21 CHAIRPERSON: Okay, that's Wonderkop. 21 MR SETELELE: On paragraph 25 I'm saying Now what I want to know from you is, were you away from 22 22 a little bit later, a little later there was some 23 Wonderkop for some days after the 12th of August? 23 discussion about the WPL branch, about what the WPL branch 24 MR SETELELE: Sometimes I used to go to 24 should do. It was decided that, given these two attacks on 25 Wonderkop. NUM offices and the overall volatility of the situation at Page 4109 Page 4107 CHAIRPERSON: Marikana, the branch committee members should, for their 1 You see what I was 2 own safety, be accommodated off the mine premises. 2 concerned about, Ms Barnes was asking you questions about 3 how many people were involved – about the people involved 3 CHAIRPERSON: That's not what Ms Barnes in the strike and how many were NUM and how many were AMCU 4 4 is asking you about. What she's asking about is your 5 and how many weren't members of unions at all and what I statement that there were two attacks want to know from you was, does your knowledge extend to 6 MR SETELELE: 6 la 7 what happened after the 12th or is your knowledge primarily 7 CHAIRPERSON: - on the NUM premises. And based upon what you saw up to the 12th and particularly on 8 she's making the point that what you've told us about was 9 the 10th, 10th and 11th? 9 one attack on the NUM office -10 10 MR SETELELE: MR SETELELE: I need to be clear here, 11 Chairperson, whether the numbers that you asked me, is the 11 CHAIRPERSON: And one false report you 12 attendance of the people on these two meetings that I held. 12 received – I must put it differently – one incorrect report 13 CHAIRPERSON: What Ms Barnes was wanting 13 you received that the office had been set alight, which 14 to know from you was how many people, the people who took 14 turned out to be incorrect. So you've only actually told 15 part in the strike and how many of those were, or what 15 us about one attack on the NUM office. That's why she says percentage of those were NUM members, what percentage were where do you get two attacks from. Am I paraphrasing your 16 16 17 AMCU members and what percentage weren't members of any 17 question correctly? 18 MS BARNES: 18 union at all. Now, I'm interested to know, insofar as you That is quite correct, thank 19 answer her question, is your - would your answer be based 19 you, Chair. 20 upon what you saw on the 10th and the 11th or do you have 20 MR SETELELE: You're correct. However, other knowledge of your own, based upon what happened 21 21 it would like to give further information. There were two 22 thereafter? attacks. The Saturday I think is the one that is well I'm not quite sure, MR SETELELE: known, if I can put it that way. On Sunday after the 23 23 Chairperson, how many members of NUM who was on strike, but 24 killing or the murdering of the policeman, they proceeded I just only say that some of them they fled to home and to the NUM offices.

RCHIVE FOR JUSTICE

	Page 4110		Page 4112
1	CHAIRPERSON: Do you know that from your	1	MR MADLANGA SC: It's at paragraph 14,
2	own knowledge?	2	yes.
3	MR SETELELE: I was told and the windows	3	MR SETELELE: You are correct.
4	were broken.	4	MR MADLANGA SC: And you say that in
5	MS BARNES: Yes, you were not present	5	assisting people to go to work as a result of the
6	when that – when what you say happened, took place. Is	6	interruption of the bus service, at one stage whilst you
7	that right? You weren't there yourself?	7	were doing that, people shouted at you and those that you
8	MR SETELELE: I was not there, it was	8	were with in a "threatening tone" that you would be killed
9	reported by the stewards.	9	for transporting people to work whilst they were on strike.
10	MS BARNES: If you could look please at	10	That's in paragraph 15, do you see that?
11	paragraph 17 of your statement, this is where you refer to	11	MR SETELELE: Correct.
12	the Lonmin security guards coming to the NUM office and	12	MR MADLANGA SC: I take it that - you
13	warning you that the striking workers were headed towards	13	hold the position of the NUM chairperson at WPL - that you
14	the office, do you see that?	14	are an experienced unionist, not so?
15	MR SETELELE: You talk about – it talks	15	MR SETELELE: According to the years that
16	about the incident of the 11th, not the 11th.	16	I've been in NUM I may say of course.
17	[11:07] MS BARNES: Yes, I'm not talking about	17	MR MADLANGA SC: In your experience as a
18	the 12th of August, sir, I'm talking about what is written	18	unionist, have acts of intimidation on occasion been
19	in paragraph 17 of your statement. Are you with me now?	19	followed by killings?
20	MR SETELELE: Correct.	20	MR SETELELE: I don't have that
21	MS BARNES: Isn't it correct that those	21	experience.
22	Lonmin security guards warned all the NUM officials in the	22	MR MADLANGA SC: Did you take the reports
23	office to leave the office, isn't that correct?	23	of intimidation that you received and which you referred to
24	MR SETELELE: You are correct.	24	at paragraph 14 and also the threat that you yourself
25	MS BARNES: And then the altercation that	25	received whilst transporting workers, did you take those
	The Drawing and the analysis was		received without transporting workers, and you take those
	Page 4111		Page 4113
1	Page 4111 took place between the striking workers and the NUM	1	Page 4113 seriously?
1 2		1 2	ŭ .
	took place between the striking workers and the NUM		seriously?
2	took place between the striking workers and the NUM officials on Saturday the 11th, you didn't witness that	2	seriously? MR SETELELE: I think I took it
2	took place between the striking workers and the NUM officials on Saturday the 11th, you didn't witness that altercation, did you?	2	seriously? MR SETELELE: I think I took it seriously. That is why I removed even the other leadership
2 3 4	took place between the striking workers and the NUM officials on Saturday the 11th, you didn't witness that altercation, did you? MR SETELELE: Correct, I was not there.	2 3 4	seriously? MR SETELELE: I think I took it seriously. That is why I removed even the other leadership on Sunday and gave them another alternative place of
2 3 4 5	took place between the striking workers and the NUM officials on Saturday the 11th, you didn't witness that altercation, did you? MR SETELELE: Correct, I was not there. MS BARNES: I have no further questions,	2 3 4 5	seriously? MR SETELELE: I think I took it seriously. That is why I removed even the other leadership on Sunday and gave them another alternative place of safety.
2 3 4 5 6	took place between the striking workers and the NUM officials on Saturday the 11th, you didn't witness that altercation, did you? MR SETELELE: Correct, I was not there. MS BARNES: I have no further questions, Chair.	2 3 4 5 6	seriously? MR SETELELE: I think I took it seriously. That is why I removed even the other leadership on Sunday and gave them another alternative place of safety. MR MADLANGA SC: In short, you believed
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MR MADLANGA SC: Did this stance or

attitude of yours - and by yours I'm referring to NUM at

large, at least at the workplace - did that stance ever 3

4 change at all?

> MR SETELELE: I think we always say,

stand by that position that people should go to work and if

7 there is any concern they must raise it through the

relevant structures so that it can be addressed. And 8

9

furthermore, in these two meetings that I held, if you can

look into my message, it was clear that the strike was 10

unprotected and we understand that if there is any issue 11

12 they need to bring it forward so that we can look at how to

13 get it solved. It was not only a matter of, go to work,

14 the strike is illegal, go to work, the strike is illegal.

It was to say if there is an issue, bring it forward so 15

that we can get it sorted out. 16

17 MR MADLANGA SC: That was your stance

18 throughout, from the beginning.

19 MR SETELELE: Ja.

20 MR MADLANGA SC: My question is, did that

21 stance ever change? You have not answered that.

22 MR SETELELE: Yes, that was our stance.

23 CHAIRPERSON: Did it ever change? We'll

take the tea adjournment when we've got an answer to the 24 25 question. Did that stance ever change or was it the stance

Page 4116 question, that when one is confronted, a role player in the

field of industrial relations managing that situation, such

as NUM – when one is confronted by circumstances of that

kind, that one is obliged to depart from one's ordinary

principles and give way to those who have embarked on that

6 course of action.

> CHAIRPERSON: - understand the question to imply an obligation but in view of the fact that you've posed it, in the interests of clarity and also possibly shortening matters, perhaps Mr Madlanga can give us the answer to the question and then carry on with his cross-

12 examination. MR TIP SC:

Thank you, Chair.

MR MADLANGA SC: Chair, commissioners, I would rather not answer the question. In the absence of the suggestion by my learned friend that the witness is

17 having difficulty for one reason or another, perhaps the

question is misleading or the witness does not follow where

19 I'm getting to, and so on, I do not understand the basis -

20 CHAIRPERSON: Mr Madlanga, what he says

21 is the question is unclear because it's not clear to him 22

and presumably not clear to the witness, what exactly

23 you're putting. He says are you putting that there was an

obligation on NUM to change its stance because there had

been violence and intimidation? I didn't understand you to

Page 4115

of NUM throughout?

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2 MR SETELELE: You are correct, we didn't

3 even change our stance. The only thing, if you can look

4 into my statement is that we have even made an addition of

5 talking about the families so that workers can see how

6 important is their families, women and children.

CHAIRPERSON: Yes, I understand that. At

this point we'll take the tea adjournment. 8

9 [COMMISSION ADJOURNS COMMISSION RESUMEST

[11:38] CHAIRPERSON: 10 The Commission resumes.

11 You're still under oath.

MALESELA WILLIAM SETELELE (CONTD):

13 MR TIP SC: Mr Chair, if I may, before Mr

14 Madlanga pursues the questions that he is putting at present, it would, with respect, be helpful to the witness

15

and to us and perhaps others and the Commission, if the 16

basis of these questions could be made perfectly clear 17

18 because at the moment the witness is being asked did NUM

change its stance and the basis for that question is that 19

there was now a situation where there was a large group of

21 persons who had embarked on unprotected strike action, who

22 had embarked on a course of action involving acts of

23 intimidation, had embarked on a course of action which, by

24 the morning of the 12th, had resulted in deaths and quite

25 brutal deaths. And is the proposition that underlies the

be putting that but he asks whether that's what you are

2 putting. You know, in other words, whenever there's

violence and intimidation, do the ordinary basic structures

4 have to be relaxed? That's what he's asking. I don't know

whether that's what you want, what you're putting to the

witness. As I say, I didn't understand you to be saying 6

7 that but it might just help if you clarify what it is that

8 you are putting because it may be that the witness shares

9 Mr Tip's difficulty in understanding what precisely you are

10 putting and if he doesn't understand what you're putting

properly, then we won't get a meaningful answer that's 11

12 going to take us any further.

MR MADLANGA SC: Mr Chairman, even with that last clarification by you, I still do not agree that

15 the questions themselves are not clear. It may well be

16 that my learned friend doesn't know where I'm getting -

17 that's something else altogether, but it does not follow as 18 a matter of logic that my questions then do not or are not

19 of such a nature that the witness follows them.

20 Throughout, throughout, even the Chairperson appeared to

21 follow the questions themselves. Hence the Chairperson

22 even, even -

23 CHAIRPERSON: Yes. Mr Madlanga, thank 24 you for the "even the Chairperson understood," I - put the

questions again as you framed them before and we'll carry

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this sort of money.

MR MADLANGA SC:

Page 4120

Are you aware that as at

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Page 4118 on and if it's a question which even the Chairperson doesn't understand, then I can do something about it. 2 3 MR MADLANGA SC: Thank you, Mr Chairman. 4 In fact, I was actually going to repeat my question but 5 just making sure that there is no confusion as to the 6 response that the stance or attitude never changed and this 7 is how I was going to ask it. Mr Setelele, in response to 8 my earlier questions around the issue of whether or not 9 NUM's attitude, which was that this is an unprotected 10 strike - and I will add the rider that you added which is 11 that that is not all that you said, you also said that if 12 there was an issue, the people should come forward. So in 13 response to my question whether that stance or attitude 14 ever changed and - you said it never did. Now, what I want 15 to make or what I want to be sure of is whether that attitude or stance persisted up to and including the 16th of 16 17 August 2012, that is right up to the moment when the 18 strikers or protesters or, some of them at least, were 19 killed. Did it persist throughout, right up to that 20 moment? 21 MR SETELELE: Actually if you can get 22 what happened is that we stand on our position until at a

later stage whereby the workers really, there was a

addressed on the negotiating, negotiation table.

negotiation table, it was opened and their demand was

3 16 August 2012 about 10 people had already died as a result of the protests or strike action? 5 MR SETELELE: Of course I heard. 6 MR MADLANGA SC: We now know, with the 7 wisdom of what actually happened, that the coming together of all the people concerned around the negotiating table and the discussion of all the issues, resulted in a 10 solution. 11 MR SETELELE: Yes. 12 MR MADLANGA SC: Would you discount the 13 probability that instead of being legalistic - legalistic 14 in the sense of just saying this is an unprotected strike, go to work, if there's an issue come to us - would you discount the probability that if NUM had been proactive and 17 taken an initiative at an early stage, many lives might 18 have been saved? Would you discount that probability? 19 MR TIP SC: Mr Chair, before the witness 20 answers, this proposition has been put on the basis of 21 there being a probability that -22 CHAIRPERSON: Perhaps it should have been 23 framed as a possibility. 24 MR TIP SC: Well, perhaps it should. 25 CHAIRPERSON: If it's framed as a Page 4121

Page 4119 MR MADLANGA SC: And the opening of the 1 2 negotiation table, as you put it, was only after the 16th of 3 August 2012, not so? 4 MR SETELELE: Of course. 5 MR MADLANGA SC: You referred to - or rather you said you'd told the workers at the meeting of 6 7 the 11th in the afternoon, attended by about 1 000 workers, you told them, amongst others, that if there is an issue 8 they must bring it forward. What sort of issue or issues 9 did you have in mind? 10 11 MR SETELELE: Obviously we already heard 12 that they are demanding a certain amount of money on their wages. 13 14 MR MADLANGA SC: Yes, that was an issue 15 but that could not have been the issue that you had in mind because you said if there was an issue they should bring it 16 17 forward. That one you were already aware of. What other issue did you have in mind? 18 19 MR SETELELE: Actually as a union, people bring in the demand at the mass meeting and so that we can address that demand. So I had never had a meeting where 21 22 they have told us directly that how many demands do they have. So I will never speculate what demand, what other 24 demand they had because remember, they even explained that

they don't want the assistance of a union when they demand

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possibility, will you still object? MR TIP SC: No, that - that would make a very, very, substantial difference to the question. CHAIRPERSON: Let's see what Mr -MR BURGER SC: Chair, may I then raise an objection? CHAIRPERSON: Yes, you may. MR BURGER SC: Whether that's a probability or a possibility, with respect, is within your jurisdiction, your Commission's jurisdiction. The witness can't help us on that but it's an unfair question. It's no good to put that question without explaining to the witness that by the 16th of August one of the constituents to the debate are armed, are threatening criminal action and as part of an unprotected strike and the September debate happens with unarmed people under the guidance of an institution of state, the CCMA, and the role players are all in a very, very different state of mind. So it's quite an unfair question to put without those qualifications. MR MADLANGA SC: Not that I don't have a response to that, Chair, I will just leave the question on the basis that it's better that one can argue ultimately and -CHAIRPERSON: One of the points is whether the witness's answer would help us very much. I

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1	Page 4122	1	Page 4124 MR SETELELE: Of course, that's what we
1 2	know he is the chairperson of the NUM branch at WPL and is ordinarily resident in Marikana West but possibly, if this	2	did.
3	question is to have any future, it's one that should be	3	MR SEMENYA SC: And yet you couldn't
4	addressed to the president of the NUM. I take it he could	4	satisfy their claim for higher wages, could you?
5	be called to give evidence. And then there may be	5	MR SETELELE: I think so.
6	questions as to whether he's really able to help us by	6	MR SEMENYA SC: Now just help me
7	giving an answer, but if and when that position arises,	7	understand because when I read the collective agreement it
8	we'll consider it but I don't think, with respect, that	8	then says, on those issues where you don't agree, the two
9	·		
10	this witness can help us very much on that point. I can see where you're going with your question but –	9	parties will deem those issues to be settled. Correct?
		10 11	MR SETELELE: You are partly correct. However, I would like to explain one thing. Before we can
11	, and the second se	12	•
12	Ü		sign any agreement, all the workers affected will agree and
13	question you've actually got to close a number of other	13	give us a way forward, that we must sign or not. Meaning
14	doors first but anyway, you've indicated you're not	14	that the salary increase that the RDOs got on that previous
15	persisting with the question at this stage so any debate	15	agreement was correct to them, they give us that we must
16	further on the matter at this stage would be academic. So	16	sign. We don't have right.
17	perhaps let's move on to non-academic terrain.	17	MR SEMENYA SC: Do you have the agreement
18	MR MADLANGA SC: May the Chair please	18	in front of you?
19	bear with me. Do you know, Mr Setelele, who it is that	19	MR SETELELE: No, no.
20	took the decision that the NUM office should be defended –	20	[11:58] MR SEMENYA SC: It is in the bundle of
21	that is on the 11th?	21	documents of NUM, exhibit XX2. Do you have it in front of
22	MR SETELELE: I don't know.	22	you now?
23	MR MADLANGA SC: No further questions,	23	MR SETELELE: No.
24	commissioners.	24	MR MAHLANGU: We've got it now.
25	CHAIRPERSON: Mr Msimang, are you ready	25	MR SEMENYA SC: If you go to page 19 of
	Dama 4100		Dama 410F
1	Page 4123 to ask questions now?	1	Page 4125 that bundle and in particular clause 12.3 of that
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Page 4126 Page 4128 MR TIP SC: Chair, forgive me, I 1 must assist them. However, what I would like to explain 2 2 interrupt with reluctance but it is important, with further is that remember that this demand of R12 500 was 3 respect, for the propositions to be put with accuracy and 3 not brought to the attention of NUM. In other words, NUM 4 that there shouldn't be any illusion between the notion of was not clearly aware where does this 12 500 come from. 5 a demand, an agreement and a component that may have been That is why NUM want the RDO or any other people to come part of the demand that hasn't become an agreement, but the forward and bring that demand to NUM so that NUM can look 6 7 agreement is there and -7 into that. Currently, myself I cannot say 15 000, I mean 8 CHAIRPERSON: I think you'll find if we 8 12 500 is correct or incorrect because as my colleague 9 9 are patient, if you and I are patient and we give Mr yesterday - if not yesterday, before yesterday - has 10 Semenya a chance to finish this line of questioning, I 10 mentioned that before we make a demand, a salary increase, 11 suspect you'll find that he's going to address that we look into things like inflation and so on but I'm not at 11 problem. If he doesn't, then you and I can take him on but 12 12 that level of looking into the inflation issues. let him finish this line of questioning first before we 13 13 MR SEMENYA SC: For two ways of 14 tackle him further because it may not be necessary for us 14 negotiations, as NUM you knew they were underpaid, these 15 to do so. 15 RDOs, so it's not a surprise. MR TIP SC: My concern, of course, is not 16 16 MR SETELELE: You're correct. to tackle Mr Semenya, it's merely that the questions that 17 17 MR SEMENYA SC: And to already have the 18 Mr Semenya put -18 benefit of Amplats strike action there -CHAIRPERSON: 19 CHAIRPERSON: 19 I'm speaking No, I think it was Implats metaphorically. 20 20 and then Impala. 21 MR TIP SC: No -21 MR SEMENYA SC: You already have the 22 CHAIRPERSON: I mean talking in relation 22 benefit of what the type of complaint they have resulted in 23 to a valid upholdable objection to the questions he's 23 unrest at Impala, that you already know. Correct? 24 24 asking. MR SETELELE: Partly correct but however, 25 MR SEMENYA SC: Can we try again, Mr you need to also look at - I'm a branch chairperson, I'm Page 4127 Page 4129 Setelele? We have tied it up that NUM considers this not Lonmin branch chairperson and some issues of Impala, I 1 won't know them as a chairperson from Impala. Some of them 2 demand for higher salaries of RDOs as a very legitimate and 3 a pressing one. We have gone past that point, haven't we? come to me as a rumour. I will give you an example of 4 MR SETELELE: Of course. Maybe I don't those rumours. 5 5 understand you clearly but I think they had to raise the MR SEMENYA SC: No - no [inaudible]. No, issues so that, as a union, to look in that, in those but correctly speaking now, we know that these RDOs and the 6 7 7 unrest at Impala had a profound impact on the mining issues. 8 sector. That you know, even as a chairperson of WPL. 8 MR SEMENYA SC: And it is one of the 9 9 MR SETELELE: You're correct. demands that you as a union take up with the employer in 10 MR SEMENYA SC: Resulting in some 10 these wage negotiations, right? 11 adjustment of the payment to RDOs in Impala, that you knew. 11 MR SETELELE: Correct. 12 MR SEMENYA SC: And it is about one of 12 MR SETELELE: Correct, I've heard. 13 Which aggravates the 13 those on which the parties could not agree. MR SEMENYA SC: 14 MR SETELELE: Correct. 14 situation - which aggravates the condition of your RDOs at 15 15 Lonmin. MR SEMENYA SC: And by agreement it is one of those issues which cannot be the subject matter of a 16 MR SETELELE: I think it may be possible. 17 strike, a protected strike. 17 MR SEMENYA SC: Now, that's what I'm 18 MR SETELELE: Correct. 18 trying to push to - knowing that their claim is legitimate, 19 MR SEMENYA SC: So help me understand 19 knowing that the industry is changing, knowing that Impala now. The poor RDOs have a union that can't press any is paying better now, knowing that that claim is pressing, 21 further on a demand that they and the union are in 21 you knew that they cannot look to you as a union for agreement is legitimate and pressing. 22 resolution of that problem, am I right? 22 MR SETELELE: Actually there is nothing – 23 23 MR SETELELE: I don't know whether -24 if I understand your question, there is nothing that they 24 MR BURGER SC: Chair can do on their own. It is the representative union which 25 MR SETELELE: I don't know whether Impala ARCHIVE FOR JUSTICE

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is - sorry. 2 MR BURGER SC: Chair, as a proposition of 3 contract law, that's not correct. There's a non-variation 4 clause if the two parties to an agreement is willing to 5 amend that agreement, to agree it, they can do it. So there's no impossibility here. 6 7 CHAIRPERSON: I think that you weren't 8 here when we heard that the fate of a similarly phrased 9 clause in an earlier agreement, when the inflation rate 10 rose dramatically, beyond the increase provided for in the

agreement, NUM was prepared to go back to the employer and 11 seek to get that changed, despite an agreement, a clause 12 like the one we're busy with, so -13 MR BURGER SC: 14 I heard that -

15 CHAIRPERSON: You were here -MR BURGER SC: And that being the basis 16 of my observation, that it could've been done. 17

18 CHAIRPERSON: Yes. Alright, you've heard 19 the point taken by Mr Burger -

20 MR SEMENYA SC: No, it's not a good

point, Chair -21

CHAIRPERSON: 22 I'm not saying it's a good 23 point, I'm saying you heard it. Can you accommodate it in 24 your question?

25 MR SEMENYA SC: Indeed. Your attitude to

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this unprotected strike is that there is a wage agreement, 1

you as NUM can't press it any further, what they are doing 2

3 would be an unprotected strike, it would hurt their family,

4 it would hurt them personally by losing jobs, is that

right? 5

6

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14

15

16

MR SETELELE: Yes, we advised them that they will lose jobs and their families will be thereafter -

8 MR SEMENYA SC: What you don't do is what 9

Mr Schalk Burger says, you don't say because it is

legitimate, but because we have the right to amend our own 10

agreement, we'll go to Lonmin and say, now, these are 11

12 circumstances necessary for us to revisit our agreement.

13 Correct?

> MR SETELELE: Firstly, I don't know whether I'll be answering your question. First of all, I'm the chairperson of Western Plat, not of the whole Lonmin.

17 And secondly, I don't know how much Impala pays the RDOs

18 compared to Lonmin. And the issue of the RDOs, more

19 especially the RDOs' salaries, we say they are earning less

than compared to the work that they do. We raised this in

21 our previous wage negotiations. We [inaudible] make an

addition of, I mean a certain percentage to their salary

and at the end of the day we meet in the mass meeting and

24 they agreed that this is the percentage that we can sign

25 now. The same I think, the same thing must happen when

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they want another percentage on top of the percentage they

got, they must just come to us so that we can engage

management on that. So they choose to exclude us.

4 MR SEMENYA SC: I'm going to repeat my

5 question. As NUM, NUM, you don't, with the benefit of what

6 you then know, go to Lonmin and say, we do have an

7 agreement, it is binding until 2013 but there are

8 circumstances now that would compel us to relook at that

9 agreement and see whether or not we cannot negotiate this

10 industrial dispute.

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MR SETELELE: We actually go to the management with a mandate from the workers.

13 MR SEMENYA SC: Mr Setelele, I'll ask it in an open-handed fashion. With the escalating tension of 14 15 RDOs going to the mountain in what you know to be an

unprotected strike, but knowing that their demands are

legitimate, you as NUM do not go to Lonmin and say can we 17

re-negotiate this agreement to accommodate this legitimate 19 and pressing demand.

20 MR SETELELE: I think if you can,

21 somebody can remember, during the strike when people were

22 on the mountain, we tried to engage with management to look

into how to get the problems get solved and I think you 24 will remember that management said people must climb off

the mountain and go to work so that we can sit down and

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address the issue. And most of the time I attended most of

the meetings when the RDOs were on strike. For myself just

3 to state my role as the chairperson of Western Plat, what I

4 did, I can mention this.

5 [12:18] MR SEMENYA SC: Okay, just assist me

6 then. On the 9th you see the RDOs are on what you call an

7 unprotected strike - they are only having kieries - about

8 something you yourself concede is a legitimate demand by

9

them and there has been -

MR TIP SC: Mr Chair, I have to - I have to object to that. The demand that was made was for R12 500. The witness has thus far spoken about the fact that there demands during the negotiations for improvements in the RDOs' wages. It never was in the realm of R12 500.

15 The witness has made it clear that there is a process

16 within NUM for the vetting of demands and it's not correct,

with respect, to say that you've already conceded that this was a legitimate demand of 12 500.

MR SEMENYA SC: Chair. I have never even put a rand value on the demand, never, since I started cross-examining. The objection on 12 500 has no relevance to what I'm raising with the witness.

23 CHAIRPERSON: Well, repeat the question 24 and if you put a rand value on it Mr Tip's point will have a validity and if you don't, it won't.

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Page 4134 Page 4136 1 MR SEMENYA SC: I don't put any rand must go back to work and then they will ask, they will get value, I'm just talking about an RDO demand for a higher to negotiations thereafter. wage, no higher. So on the 9th, while these protesters are 3 3 MR SEMENYA SC: So you are saying that just carrying kieries and on a good song and they're not 4 management was very difficult to constructively engage with 5 militant in any way, they raise a demand which you 5 the problem. legitimately find properly placed, they need to be paid 6 6 MR SETELELE: I cannot say management 7 higher, right? 7 gave us a problem. 8 MR SETELELE: I don't know the issue of 8 What do you mean then MR SEMENYA SC: 9 9 the matter because it was a holiday and I heard that they management was difficult? held a meeting and I think they were not marching. I don't 10 I'm trying to say 10 MR SETELELE: 11 know whether they even sang or what. 11 management, the position of management was that they will MR SEMENYA SC: 12 never negotiate or get into negotiations of salary 12 Okay, let's make it the increases as long as people are still at the mountain. 13 10th then, if you like. You still don't know that they are 13 having these demands which you can engage them on and go to MR SEMENYA SC: 14 14 But they could talk to 15 Lonmin to have them resolved. 15 the union leaders and say, well, if we can resolve the 16 MR SETELELE: We would only go to Lonmin mountain problem amongst ourselves as negotiators here, if we had a mandate. 17 they will get off the mountain. 17 18 MR SEMENYA SC: By that you must mean you 18 MR SETELELE: I don't think that was the would have spoken to your union members, you would have 19 19 solution, that we must talk to management and even from 20 chiselled out the nature of the concerns they have, they 20 this management, that immediately you can open negotiations 21 would then give you a mandate to go and engage Lonmin on then people will climb off the mountain - because they 21 22 it. Is that what you say? 22 didn't tell us that if they can get that money then they 23 MR SETELELE: The difficulty was that 23 will climb off the mountain. What I know is that they said 24 they were not ready to give us the mandate and their 24 they don't want NUM there. 25 demands. 25 MR SEMENYA SC: Did you or did you not, Page 4135 as NUM, before the problem escalated, say to Lonmin, please 1 MR SEMENYA SC: We have repeatedly been let us sit down, re-negotiate this impasse away, or you 2 told all these people wanted was to say, bring the 3 employer, we want to discuss these matters, but you are the 3 didn't?

4 union who's supposed to be doing it for them - for which 5 you take a subscription of 1% of their salaries -MR SETELELE: 6 I think, Chairperson, here 7 I'm asked a question that gives me a problem also. The 8 reason is, if [inaudible] says - we have no access to talk 9 to the work - the RDOs. The president of this union NUM was chased away from the mountain, so it becomes very 10 difficult to say you have the RDOs mandate and deal with 11 12 that mandate whereas you know that no-one has sent you to deal with it. 13 14 MR SEMENYA SC: The president was not 15 chased on the 10th. So let's just deal with your approach as a representative union in respect of a claim you accept 16 17 to be legitimate. There's industry shift, I don't 18 understand what could be a compelling difficulty in 19 approaching Lonmin and saying, can we negotiate this problem away? 20 It was difficult also to 21 MR SETELELE: talk to management. That is why you see that 750 and 250 and 500 rand was not negotiated, it was the offer that was 24 issued by management and need no comment from any union. And the - management, as I understand, was that the people

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Page 4137 4 MR SETELELE: Always when we go to the meeting or the briefings, we were there to get the 6 solution. The calling of the meeting with the RDOs or the 7 workers was to get the solution. 8 MR SEMENYA SC: Mr Setelele, did you as NUM, before the problem got out of hand, go to Lonmin and 10 say, can we negotiate this problem away? It's either a fact or it's not, you can tell us if I'm wrong or if I'm 11 12 right. 13 When you say, before -MR SETELELE: 14 maybe I must ask clarity. When you say before, which day 15 do you specifically refer to? MR SEMENYA SC: 16 Let's work on the 9th, on 17 the 10th if you like. 18 From the 10th until the MR SETELELE: 19 negotiations, we were there negotiating with management and 20 engaging with management. 21 MR SEMENYA SC: Are you saying as fact, on the 10th of August 2012 NUM engaged Lonmin with a view to 23 negotiate the impasse? Are you saying that? If you look into my 24 MR SETELELE: statement you'll see that I said on the 10th I met the VP to

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                                                                                                                         Page 4140
    say I arranged a meeting with the workers. The issue of
                                                                              MR SETELELE:
                                                                                                    We were told that we must
                                                                   1
    salaries of the RDOs is a long term issue.
                                                                       leave the RDOs dealing with their own demands.
2
                                                                   2
                                                                   3
3
           MR SEMENYA SC:
                                    So do you refuse to
                                                                              MR SEMENYA SC:
                                                                                                       No -
4
    answer my question now?
                                                                   4
                                                                              MR SETELELE:
                                                                                                    So the problem that we were
5
           MR SETELELE:
                                If you remind me that
                                                                   5
                                                                       in was that we were trying to talk to them to say, however
    question, yes.
                                                                       you have a demand, we are saying go back to work and we
6
                                                                   6
7
                                                                   7
                                                                       will sit down and collect your demand and see how to deal
           MR SEMENYA SC:
                                   Are you making a
    statement of fact that on the 10th NUM approached Lonmin
                                                                   8
                                                                       with your demand.
8
                                                                   9
9
    with a view to negotiate this problem away?
                                                                              MR SEMENYA SC:
                                                                                                       Mr Setelele, this I my
10
           MR SETELELE:
                                Not the increase.
                                                                  10
                                                                       last question on this point and I want to put this
           MR SEMENYA SC:
                                                                  11
                                                                       proposition to you. I'm going to argue that your answer
11
                                    The one that caused the
                                                                       cannot be correct. Mr Gcilitshana, NUM chief negotiator,
12
    people to go to the mountain, you are not talking about
                                                                  12
13
    that?
                                                                  13
                                                                       called it a ticking bomb for a very long time, it's not
14
           MR SETELELE:
                                How can you talk about
                                                                  14
                                                                       something new.
15
    something that you don't have a mandate of?
                                                                  15
                                                                              MR SETELELE:
                                                                                                    You're correct.
                                                                  16
16
           MR SEMENYA SC:
                                    Where are you going to
                                                                              MR SEMENYA SC:
                                                                                                       I know. Now you say or
17
    take that feedback, because people on the mountain don't
                                                                  17
                                                                       you reported -
18
    want you. The only thing that I think is going to be a
                                                                  18
                                                                              CHAIRPERSON:
                                                                                                     Are you moving on to
    better thing is to call a meeting and talk to the people to
                                                                       another point or are you still busy with this one?
19
                                                                  19
20
    say, go to work, we are here as NUM and we are prepared to
                                                                  20
                                                                              MR SEMENYA SC:
                                                                                                       Yes, Chair.
21
    assist you on your concern. We don't even know what
                                                                  21
                                                                              CHAIRPERSON:
                                                                                                     Moving on to another point?
22
    informed 12.5.
                                                                  22
                                                                                                       Yes, I was going to go to
                                                                              MR SEMENYA SC:
23
           MR SEMENYA SC:
                                    Did you care to know?
                                                                  23
                                                                       another point.
24
           MR SETELELE:
                                Ja, they were not prepared
                                                                  24
                                                                              CHAIRPERSON:
                                                                                                     I'd like to ask a question
                                                                       on the point you're busy with. I understood you to say
25
    to talk to us.
                                                                                                                         Page 4141
                                                       Page 4139
                                                                       that your - the attitude of NUM was that the RDOs must go
1
           MR SEMENYA SC:
                                    On the 9th?
                                                                       back to work, raise the matter with NUM and NUM would then
2
           MR SETELELE:
                                 They have told us on the 8th
3
    that they will deal this issue by themselves.
                                                                       raise it with the employer. Do I understand you correctly?
4
           MR SEMENYA SC:
                                    That -
                                                                   4
                                                                             MR SETELELE:
                                                                                                 Correct.
5
           MR SETELELE:
                                 On the 10th and the 11th was
                                                                   5
                                                                             CHAIRPERSON:
                                                                                                   That doesn't seem to be
    only to show them, to advise them, to guide them.
                                                                       consistent with what appears in para 4 of your statement.
6
7
                                                                   7
                                                                       Let me read it to you. "The issue of this demand" - that's
            MR SEMENYA SC:
                                    We're going to argue that
    as NUM, even if earlier, the 9th or the 8th or the 10th, you
                                                                   8
                                                                       the demand for R12 500 - "by the RDOs was discussed at
8
9
                                                                   9
    knew that these demands of the RDOs are legitimate, you
                                                                       various meetings by the NUM branches in Lonmin. NUM's
    were contractually able to open this discussion with
                                                                  10
                                                                       position was consistently put forward at these meetings,
10
                                                                  11
                                                                       namely, that the wages of RDOs was" - it should be "were" -
11
    Lonmin, you elected not to until lives were lost.
12
           MR SETELELE:
                                 I think it's your views.
                                                                  12
                                                                       "covered in the two year collective agreement that had been
13
           MR SEMENYA SC:
                                    No, but if you have some
                                                                       concluded in December 2011, that it was a breach of this
    compelling logic or argument or answer, please square up
                                                                  14
                                                                       agreement for RDOs to raise fresh demands during the term
14
                                                                       of that agreement and that NUM was opposed to unprotected
15
    with that argument.
                                                                  15
                                                                  16
                                                                       and hence illegal strike action."
16
            MR SETELELE:
                                 As I'm saying, there was no
17
    demand brought to NUM branch committee of Western Plat.
                                                                  17
                                                                             MR SETELELE:
                                                                                                  You're correct.
18
    What I know is that they've said they don't want to bring
                                                                  18
                                                                       [12:38] CHAIRPERSON:
                                                                                                     I haven't got a problem
19
    it to the NUM's attention.
                                                                  19
                                                                       with your statement that NUM was opposed to unprotected and
20
            MR SEMENYA SC:
                                    And we'll argue it's a
                                                                  20
                                                                       hence illegal strike action and in fact it's clear that
21
     demand you've always known.
                                                                  21
                                                                       this demand could not have been the subject of strike
22
            MR SETELELE:
                                 But you cannot take - those
                                                                       action because it was governed by clause 12.3 of the
    were the rumours, because you are not given to deal with it
23
                                                                  23
                                                                       agreement to which you refer, but I have got a problem with
    and you are told to get away from that.
                                                                       previous part of that sentence, that it was NUM's position
25
           MR MAHLANGU:
                                 You were?
                                                                       that - let me remind you of what you said - that it was a
```

11

21

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- 1 breach of this agreement for RDOs to raise fresh demands
- 2 during the term of that agreement. Let me tell you why.
- 3 As was pointed out, paragraph clause 12.4 of the
- 4 agreement provide that there can be amendments of the
- 5 agreement during the period of its operation, provided both
- 6 parties agree and the variation is reduced to writing and
- 7 signed by all the parties. It wasn't, therefore, a breach
- 8 of the agreement for fresh demands to be raised during the
- 9 term of the agreement. All that would've been a breach of
- 10 the agreement would've been strike action if these demands
- 11 were not satisfactorily dealt with. Do you understand the
- 12 point I'm putting to you?

15

- 13 MR SETELELE: I understand.
- 14 CHAIRPERSON: The point is let me just
 - put it, make it clear. The point is, you said it was NUM's
- 16 position that it was a breach of the agreement for the
- 17 demand to be raised. That means, as I understand it, that
- 18 what you were saying was that NUM's attitude, position was
- 19 that until the end of the agreement it was not possible for
- 20 any demand even to be raised for an increase despite the
- 21 fact that the whole climate had changed because of what
- 22 happened at Impala. Now we know that when the climate
- 23 changes it is possible, despite the fact that there's an
- 24 agreement, for the union to go back to the employer and say
- 25 look here, for example, we've agreed on an increase of so
 - Page 4143
- 1 much, so much per cent, inflation has gone beyond that
- 2 amount, therefore the climate has changed, it's appropriate
- 3 for us to revisit it. That's the point that's been dealt
- 4 with already. Therefore it would've been possible for NUM
- $5\,$ $\,$ to have gone back to Lonmin, to have said, we want to raise
- 6 this demand again, despite the fact that the agreement is
- 7 still operative, because of this change brought about by
- 8 what happened at Impala. Isn't that correct?
- 9 MR SETELELE: You're correct.
- 10 CHAIRPERSON: In doing so, NUM would not
- 11 have been acting in breach of the agreement.
- 12 MR SETELELE: You're correct.
- 13 CHAIRPERSON: So why did you say that it
- 14 was that NUM's position was, it was a breach of the
- 15 agreement for RDOs to raise fresh demands during the term
- 16 of that agreement? That statement was not correct, was it?
- 17 MR SETELELE: I think the statement is
- 18 not correct since the agreement says, is stating against my
- 19 statement. However, I was giving the people also the
- 20 opportunity to say however the agreement is saying
- 21 something that is against what you demand if it was so
- 22 that you can meet with management, it's also appearing in
- 23 my statement -that means, Chairperson, there was a room for
- 24 NUM to go and take the demands to the management.
- 25 CHAIRPERSON: What did you tell the RDOs
 - CHAIN ENSON. What did you tell th

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- 1 at the meeting? Did you tell them there's room for us to
- 2 take this demand to management, or did you tell them that
- 3 by raising this demand you're acting in breach of the
- 4 agreement?
- 5 MR SETELELE: I've told them that if they
- 6 have a demand they must bring the demand to us.
- 7 CHAIRPERSON: But did you tell them what
- 8 you say here in your statement, that it was a breach of the
- 9 agreement for the RDOs to raise fresh wage demands during
- 10 the term of the agreement? Did you tell them that?
 - MR SETELELE: Yes, I've told them.
- 12 CHAIRPERSON: Mr Semenya, do you want to
- 13 move on to your next point?
- 14 MR SEMENYA SC: Thank you, Chair. But it
- 15 compounds the problem, Mr Setelele. We are told that
- 16 Lonmin also has what it calls a discretionary power to deal
- 17 with allowances outside the agreement. Did you know that
- 18 power they have?
- 19 MR SETELELE: No.
- 20 MR SEMENYA SC: You have never seen any
 - documented policy of Lonmin that gives them the power to
- 22 offer allowances outside the agreement?
- 23 MR SETELELE: In most of that time there
- 24 are positions or the levels where they can talk about a
 - certain amount of money but not the salaries.

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- MR SEMENYA SC: So if Lonmin's version is
- to be believed, they too could have just spoken to NUM and
- 3 said, we'll use our discretionary power and deal with this
- 4 impasse.
- 5 MR SETELELE: They have done that on 750.
- 6 MR SEMENYA SC: No, before the loss of
- 7 life, damage to property, injury to people and mayhem. So
- 8 it is your view that they could have, if they had elected
- 9 to do so before the loss of life.
 - MR SETELELE: I don't understand your
- 11 question.

10

- 12 MR SEMENYA SC: It was within Lonmin's
- 13 remit or within their competence or within their power,
- 14 prior to the loss of life, damage to property, to use this
- 15 discretionary power to resolve the problem.
- 16 MR SETELELE: The 750 allowance came
- 17 before the strike.
- 18 MR SEMENYA SC: And what, sir?
- 19 MR SETELELE: I mean even they were given
- 20 750 but the strike should keep on going.
- 21 MR SEMENYA SC: And it is not a matter
- 22 you as a union take up for the workers?
- 23 MR SETELELE: We actually, after being
- 24 updated on this allowance, we went to the mass meeting and
- addressed this to the workers and they've said no, we don't

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                                                                                                                            Page 4148
    want this money, all what we want, we want to go for
                                                                        not negotiating anything, it would be a breach of
2
    ourselves and seek money.
                                                                     2
                                                                        agreement.
           MR SEMENYA SC:
                                  I thought you said you
                                                                     3
3
                                                                               MR SETELELE:
                                                                                                    You're correct.
    didn't discuss this matter with the strikers or your
4
                                                                     4
                                                                               MR SEMENYA SC:
                                                                                                       Now you can assume I'm
5
    members, that you don't know where the 12 500 comes from.
                                                                     5
                                                                        Judge Farlam. And now -
           MR SETELELE:
                               The issue of 12 500 was not
6
                                                                     6
                                                                               MR SETELELE:
                                                                                                    I don't know whether you
7
    I mean discussed or being mandated by the workers as a
                                                                    7
                                                                        want to change your surname or not.
    demand. When management come with that 750, we went to the
                                                                    8
                                                                               MR SEMENYA SC:
                                                                                                       Because I find your
8
    workers and told the workers how was management saying as
9
                                                                        approach to questions put by the Judge quite sensible,
10
    an allowance and management also told us that we've got no
                                                                    10
                                                                        direct and accurate, but anyway I put it to you that you
    room to negotiate this. And still on that allowance,
                                                                        could not have advanced the claim of the RDOs at the same
11
                                                                    11
                                                                    12
    they're showing the management that it's a small sum of
                                                                        time that you're holding the position that it would be in
12
    money.
                                                                    13
                                                                        breach of the agreement.
13
                                                                    14
14
           MR SEMENYA SC:
                                  Oh, this is before the 9th
                                                                               MR SETELELE:
                                                                                                    This is what we said.
15
    of August?
                                                                    15
                                                                        However, there was a room also, in my statement there is a
           MR SETELELE:
                               Ja, before the 9th and the
                                                                        room that shows that even though it's a breach of an
16
                                                                        agreement, we would still engage with management if we are
17
    mass meeting was on the 8th.
                                                                    17
                                                                        given the mandate or the demand. You see, what I would
18
           MR SEMENYA SC:
                                  And to tell management,
19
    look, this allowance you want to pay is not enough.
                                                                    19
                                                                        like also to add on that is that I don't know whether
20
           MR SETELELE:
                               Correct.
                                                                    20
                                                                        management with that R750 was responding to the, I mean the
21
           MR SEMENYA SC:
                                  Did you put a proposal of
                                                                    21
                                                                        demand of the RDOs directly on the meetings that they held
22
    what would constitute a correct amount?
                                                                    22
                                                                        or not, but according to me there were demands from workers
23
           MR SETELELE:
                                                                    23
                                                                        that they don't want to include NUM and there was some -
                               Sorry, sir?
           MR SEMENYA SC:
24
                                  Did you put a proposal of
                                                                    24
                                                                        there was an allowance that comes with the management. But
25
    what would constitute a proper amount?
                                                                        management said this 750, they wanted to be on the same
                                                                                                                            Page 4149
                                                        Page 4147
           MR SETELELE:
                                We couldn't because we've
                                                                        level with the other companies' RDOs as they are people
1
    got no mandate.
                                                                        with a scarce skill and they are aware that most of them
2
3
           MR SEMENYA SC:
                                   You're confusing me. Did
                                                                     3
                                                                        are the old people.
4
    you go to negotiate an allowance with management for and on
                                                                     4
                                                                               MR SEMENYA SC:
                                                                                                       Chair, would this be a
                                                                        convenient stage for the lunch adjournment?
5
    behalf of the members?
           MR SETELELE:
                                                                     6
                                                                               CHAIRPERSON:
                                                                                                     [Inaudible]
6
                                Nο
7
           MR SEMENYA SC:
                                   You could have.
                                                                     7
                                                                               [COMMISSION ADJOURNS
                                                                                                             COMMISSION RESUMES1
           MR SETELELE:
                                                                                                       The Commission resumes.
8
                                If we got the mandate.
                                                                        [13:35] CHAIRPERSON:
           MR SEMENYA SC:
9
                                                                    9
                                   Just explain to me what
                                                                        You are still under oath. Mr Semenya, is there more cross-
    is a mandate?
                                                                    10
                                                                        examination? Do you want to take your jacket off first?
10
11
           MR SETELELE:
                                                                    11
                                                                               MR SEMENYA SC:
                                                                                                       I was tempted to, Chair.
                                By mandate in the union we
                                                                    12
12
    talk about being told by the mass that you represent, what
                                                                               CHAIRPERSON:
                                                                                                     You can.
                                                                    13
13
    to do. And before you change anything on that mandate you
                                                                               MALESELA WILLIAM SETELELE (CONTD):
    need to go back to those people who gave you that mandate
                                                                    14
                                                                               CROSS-EXAMINATION BY MR SEMENYA SC (CONTD):
14
                                                                    15
    to tell what does the management propose - until the
                                                                        Thank you, Chair. Mr Setelele, as labour and capital, you
15
    workers say it's correct, you may sign for that amount.
                                                                    16
                                                                        don't need the Council, South African Council of Churches
16
17
    This is a mass meeting to a mandate.
                                                                    17
                                                                        to resolve labour disputes, do you?
18
           MR SEMENYA SC:
                                   Did NUM seek the mandate
                                                                    18
                                                                               MR SETELELE:
                                                                                                    My answer will be, if we
                                                                        have a sort of problem then we will need everybody who can
19
    of the RDOs on their demand?
                                                                    19
20
           MR SETELELE:
                                Always if we want a
                                                                    20
                                                                        come with a solution.
21
    meeting, a mass meeting for mandate, new issues may come
                                                                    21
                                                                               MR SEMENYA SC:
                                                                                                       Do you seriously say
22
    there, then we carry that mandate as we are given.
                                                                    22
                                                                        that?
           MR SEMENYA SC:
                                   And Mr Setelele pretend
                                                                    23
23
                                                                               MR SETELELE:
                                                                                                    Maybe I need to give an
24 that I'm Judge Farlam, because you've agreed when he was
                                                                    24
                                                                        example. Am I allowed?
                                                                                                      He's asking if he's allowed
   asking you, that your attitude in that meeting was, you're
                                                                    25
                                                                               MR MAHLANGU:
```

25

payment to RDOs.

Page 4150 Page 4152 to make, to give an example. Churches to help you resolve that problem. 2 CHAIRPERSON: 2 I suppose it depends what MR SETELELE: I don't think the presence 3 the example is, but if it's a relevant example you can give 3 of the South African Council of Churches was that we cannot 4 solve our own problem until their intervention. Therefore 5 5 MR SETELELE: I cannot say the problem of Lonmin was resolved by the For an example, people of Wonderkop they used to have a problem on taxis. We used to 6 South African Council of Churches. Whatever what I can say 6 7 7 interact with the councillors and so on to get the problem, is that they were there when the problem was - we were 8 trying to get the solution about the problem. 8 get solved. We even got to the extent where people around 9 9 Lonmin were on strike of unemployment, then we were part of MR SEMENYA SC: In fact, you have the trying to get the solution. In other words, we work with 10 tools and the facility to involve structures like the CCMA 10 11 the community most of the time. 11 to help mediate industrial disputes where they're needed, 12 MR SEMENYA SC: You don't need the South 12 correct? African Council of Churches to resolve payment of RDOs. 13 13 MR SETELELE: Most of the time the CCMA 14 MR SETELELE: I think we'll need them if 14 will come in as a facilitator or a mediator. 15 necessary, but per our collective agreement there is 15 MR SEMENYA SC: It doesn't have to be nowhere where it says we need South African Council of 16 16 after the death of 44 people, correct? Churches. That will depend on the stakeholders, whether 17 17 MR SETELELE: I can't say it wants us to wait for death. Actually we are against any sort of death. 18 they agree on that. 18 19 19 MR SEMENYA SC: The point I'm making is, MR SEMENYA SC: Again I ask the question, 20 we have a very effective legal framework for these type of 20 you're able to resolve that as labour and capital, without the loss of 44 deaths? 21 disputes, correct? 21 22 MR SETELELE: 22 MR SETELELE: Correct. Correct. 23 MR SEMENYA SC: 23 MR SEMENYA SC: You also don't even need So you don't need the the intervention of the South African Police Service to South African Council of Churches to help you resolve the 24 24

Page 4151 1 MR SETELELE: I don't think there was one 2 time a need for us to call them and even those who were, 3 who were present during the strike, were not called by NUM 4 or maybe consulted NUM before they came here. 5 MR SEMENYA SC: I don't want to argue against - surely you can, as the union and the employer, 6 resolve your industrial disputes without the intervention 7 of the South African Council of Churches? 8 9 MR SETELELE: Yes, we've got ways to resolve our problem but if it went to that extent that we 10 would need the assistance from other parties, then we will 11 12 agree on it. Then it was the first time South African 13 Council of Churches came to the wages. 14 MR SEMENYA SC: So you'll allow me to 15 argue at the end that the parties, that is labour and capital, acting responsibly, can resolve within the 16 17 framework of the law, industrial disputes without the 18 intervention of parties like the South African Council of 19 Churches. 20 MR SETELELE: As I've said, it's the 21 first time I see the members of the South African Council 22 of Churches in the wages. MR SEMENYA SC: So your answer is yes, if 23

parties to an industrial dispute act responsibly you do not

25 require external agents like the South African Council of

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Page 4153 1 MR SETELELE: You're correct. 2 MR SEMENYA SC: All parties acting 3 responsibly, would help the police go and deal with other issues in crime control, correct? 5 MR SETELELE: Correct. 6 MR SEMENYA SC: Can I invite you to look 7 at XX2, page 89, and that is the peace accord, right? 8 MR SETELELE: Got it. 9 MR SEMENYA SC: You will see that this peace accord deals with the adjustments of the workers on 10 11 the schedule which is page 93 of exhibit XX2. Can you go 12 to that page? 13 MR SETELELE: Ja, I got it. 14 MR SEMENYA SC: You will see there that 15 there is clause 2 which says, "The terms and conditions of 16 this agreement shall be binding upon the parties, namely 17 the company, company management, the unions, delegates, as well as all the employees that they represent and all 18 19 employees not represented by any of the unions and 20 delegates." Do you see that? 21 MR SETELELE: 22 MR SEMENYA SC: And then it says in 23 clause 2.2, "The terms and conditions of this agreement 24 shall be applicable to the Marikana operation only." 25 MR SETELELE: I can see it.

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resolve a labour dispute, do you?

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Page 4154 MR SEMENYA SC: Most significant is 1 clause 3 which says, "This is an amendment to the original 2 3 agreement." Do you see that? 4 MR SETELELE: 5 MR SEMENYA SC: So the parties did know all this time that they can amend that original agreement. 6 7 MR SETELELE: Correct. 8 MR SEMENYA SC: And if you look at the 9 adjustment under paragraph 3.2, "All rock drill operators 10 will be promoted from Paterson grade A4 to B1, effective 1 11 October 2012." 12 MR SETELELE: Correct. 13 MR SEMENYA SC: And which was an increase 14 from what they were earning at the time before the strike. 15 MR SETELELE: Correct. 16 MR SEMENYA SC: Just confirm these 17 figures with me. The effect of the accord and the 18 amendment, it meant that the general underground workers were now going to earn 900 and - 9 600. Is that figure 19 20 more or less correct? 21 MR SETELELE: I don't see those figures 22 you talk about here. 23 CHAIRPERSON: The figures aren't in the 24 agreement. What's in the agreement is they were promoted,

we were there present and looking at how to sort the problem and the company by that time was saying people must go to work first so that we can sit down and amend. In other words there is no way I can say the union failed. 5 MR SEMENYA SC: Whatever the attitude of 6 the union is or was, and whatever the attitude of Lonmin is or was, it is possible - it was always possible for both 8 you as union and Lonmin as employer to reach this agreement without the loss of life. It was always within your 9 10 capacities to do it. 11 MR SETELELE: I don't agree, if you look 12 at what was the reason that NUM didn't call the meeting or meet with workers at the mountain. And if NUM was able to 14 go to the mountain and engage with workers, I think that it would be possible but when we were denied to talk to workers, I don't think possibility of reaching this 17 agreement before. MR SEMENYA SC: People don't have to go 19 to the mountain for capital and labour to resolve an 20 industrial dispute. 21 [13:56] MR BURGER SC: Chair, with respect, this 22 is an unhelpful debate. We have time constraints. The 23 debate is that what is capital and labour going to do, but there are other parties to this agreement. In September there's a constituency called the workers. Does my learned

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promoted from Paterson grade A3 to A4, but what Mr Semenya 1 wants to know from you is can you tell us what that means 2 3 in money and he put to you that it's over R9 000 and he 4 says are you able to confirm from your own knowledge that -5 MR SETELELE: What I can confirm is that there will be an increase but I can't be specific on how 6 7 many thousands in terms of money, unless I will be

all the service and underground general workers were

referring to the document I'd say they will be increased 8 9 from this amount to another amount. What I can only

10 confirm for now are the percentages and the A4, group A, I

11 mean category A3 and A4 and B1, that there'll be a 12 movement.

13 MR SEMENYA SC: In fact, Mr Setelele, it 14 can't be a correct attitude to say this agreement will require the deaths of people before union and capital can 15 conclude it on their own. 16

17 MR SETELELE: I'm saying we are 18 condemning death, whether it's of a worker or a police or anyone.

19 20 MR SEMENYA SC: No, focus on my question. 21 We intend to argue at the end of the Commission that it was

competent for labour, that's yourself, and Lonmin as the employer, to reach this agreement without the loss of life.

MR SETELELE: I don't know whether I can say it was possible or not but what I can tell you is that

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friend suggest that this agreement should've been reached on the koppie or off the koppie, with arms or without arms? What is the argument of the police on this?

4 MR SEMENYA SC: We'll make the argument at the right stage, Chair.

CHAIRPERSON: Mr Burger's entitled to say that these questions, phrased as they are, are not terribly helpful and unless one factors in the other parties, the non-unionised RDOs who were obdurate - at one point the position was firmly stuck in concrete, 12.5 or nothing and they were prepared to resort to violence in order to achieve it. So the questions as you framed them don't really help us very much. And I know you're going to argue

13 14 the point further later but if you're busy with questions 15 it would be helpful if you asked questions that produced 16 dividends.

MR SEMENYA SC: Yes, Chair, and the question is, it does not require anything else, it was always within the competence of labour and capital to resolve a dispute such as this one. We don't need to reinvent the wheel, do we?

22 CHAIRPERSON: I think the witness has 23 conceded that, so perhaps you can move on.

24 MR SEMENYA SC: My next question is, it could still have been achieved before the 9th of August.

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           MR SETELELE:
                                                                                MR SEMENYA SC:
1
                                Correct.
                                                                     1
                                                                                                         Just educate me. How is
2
           MR SEMENYA SC:
                                   And that it was remiss of
                                                                         that encouraged in an employment environment like this
    either capital or labour in not resolving it the way they
3
                                                                     3
                                                                         where there are competing unions for membership?
4
    should.
                                                                     4
                                                                                MR SETELELE:
                                                                                                     Maybe I would like to
           MR SETELELE:
5
                                                                         understand your question clearly, if you can repeat the
                                That's not correct
           MR SEMENYA SC:
                                                                     6
                                   So capital was not remiss
                                                                         question.
6
7
    in not resolving the problem before the 9th?
                                                                     7
                                                                                MR SEMENYA SC:
                                                                                                        Are there systems within
8
           MR SETELELE:
                                We can also include the
                                                                     8
                                                                         the unions, are there protocols, are there agreements which
9
                                                                     9
    attitude of the RDOs by that time because you'll also
                                                                         make it possible for people to move from one union to the
10
    remember that they used to give their demands directly to
                                                                    10
                                                                         other without creating union rivalry or hostility?
    the union so that the union can deal with, and the NUM by
11
                                                                    11
                                                                                MR SETELELE:
                                                                                                     I think there is nowhere
12
    that time we've got no enough grounds to convey the demands
                                                                    12
                                                                         where NUM experienced or launched a fight against the other
    of the RDOs to the company and taking the response from the
13
                                                                         union based on the floor crossing. We take that as a
14
    management to the workers themselves. In most of - in
                                                                         freedom of choice. If a person wants to go to another
15
    mostly, or all the times when we deal with the demands, we
                                                                    15
                                                                         union, he's free to do so and we will not call that union a
    take the demand from workers to the company, from the
                                                                         rivalry union.
16
                                                                    16
    company's response to the workers, so that we can put our
                                                                    17
17
                                                                                MR SEMENYA SC:
                                                                                                        Was it a concern, or not,
                                                                         of NUM that it was losing members to AMCU, the competing
18
    signature. We don't take a decision in their absence
                                                                    19
19
    without their comment. They will - they are the last
                                                                         union?
20
    people to say we must sign or not, or we must refer to the
                                                                    20
                                                                                MR SETELELE:
                                                                                                     That is actually worrying
21
    CCMA. So always the solution of the problem in terms of
                                                                    21
                                                                         when it happens on, during the strikes, but what I can
22
    the salaries will be taken by the mass. So in other words
                                                                         confirm is that that was a different situation during the
                                                                    22
23
    the union and the management cannot reach a solution in the
                                                                    23
                                                                         strike and what I can say now is that members of, who had
24
    absence of the workers. The workers need to comment and
                                                                    24
                                                                         crossed floor before, are now coming back in numbers,
25
    decide. Ours is only to guide the workers in terms of some
                                                                         rejoining NUM. And I think, if I'm not going to waste your
                                                         Page 4159
                                                                                                                             Page 4161
    other labour issues like -
1
                                                                         time, I think the reason is that we are honest with them.
2
            MR SEMENYA SC:
                                                                         We can do what we can do. We can't do what we can't do and
                                    So this peace accord
                                                                         we are straightforward on that. And I don't think for our
3
    could, if the parties wanted to, have been signed before
    the 9th of August, as mandated - this peace accord together
                                                                         member to cross floor to another union is because we don't
4
5
    with the addendum could have been signed, with appropriate
                                                                         give them a proper service. It was only a situation of
    mandates, before the 9th of August 2012.
                                                                     6
                                                                         that time.
6
7
                                                                     7
                                                                                MR SEMENYA SC:
                                                                                                        Mr Gcilitshana told us
            MR SETELELE:
                                 I think if you can look
                                                                         that, or considered that there is some tension at
8
    into this peace accord, there were unions there and I think
9
                                                                     9
                                                                         membership level between the two unions. Do you confirm
    the representatives of workers also were there.
10
                                                                    10
                                                                         that?
            MR SEMENYA SC:
                                    I'll ask you if I want to
11
                                                                    11
                                                                                MR SETELELE:
                                                                                                     I remember him saying there
12
            MR SETELELE:
                                                                    12
                                                                         is no tension on the level, on the level of - on his level.
                                 So in other words, if I'm
                                                                    13
13
    not interrupting with you, in other words there was a link
                                                                                MR SEMENYA SC:
                                                                                                        But I didn't ask you
14
    between the workers and the unions who were sitting there
                                                                    14
                                                                         that.
                                                                    15
15
                                                                                MR SETELELE:
                                                                                                     And as I again recall, he
    in the peace accord.
                                                                         said he doesn't know at the lower level where sometimes a
16
            MR SEMENYA SC:
                                    Now the point I'm making
                                                                    16
17
    is, that link could still have been achieved by all the
                                                                    17
                                                                         person like me is working.
    parties to this agreement before the 9th of August 2012.
                                                                    18
18
                                                                                MR SEMENYA SC:
                                                                                                        Are you going to
19
            MR SETELELE:
                                 I think it's possible.
                                                                    19
                                                                         seriously contend -
20
            MR SEMENYA SC:
                                    Let's deal with something
                                                                    20
                                                                                MR SETELELE:
21
    different, Mr Setelele. Floor crossing, the ability of
                                                                    21
                                                                                MR SEMENYA SC:
                                                                                                        Do you want to say
22 workers to move from one union to the other, that should be
                                                                    22
                                                                         something?
    possible to do without creating hostilities and inter-union
                                                                    23
                                                                                MR SETELELE:
                                                                                                     No, just only to give you
24 rivalry, am I right?
                                                                         an example. Since I've been here with this [inaudible] I
         MR SETELELE:
                               That is freedom of choice.
                                                                         never saw a complaint from other unions which are here
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	Page 4162		Page 4164
1	complaining about NUM.	1	MR SEMENYA SC: Who shot them?
2	MR SEMENYA SC: No, I'm sure the	2	MR SETELELE: Who?
3	Commission would be interested to make recommendations if	3	MR SEMENYA SC: Who shot them?
4	you were able to identify the causes of the tensions that	4	MR SETELELE: Mr Chairperson, I think
5	were there between the members at the lower level of	5	I've written here a transparent statement and for the sake
6	unions. Now I'm asking, were you aware that there such	6	of safety I would like to make a request that - comrade
7	tensions between members, at least at the lower level of	7	Daluvuyo Bongo has been killed after being involved with
8	officials?	8	the loco, the loco inspection, so I'm prepared to give the
9	MR SETELELE: What I can say is that	9	names of the people whom I was told they make shots, but my
10	there is an intimidation that is taking place at the	10	request is that not in this forum. I would like to make a
11	working places.	11	request to Mr Chairperson that I'm prepared to give names
12	MR SEMENYA SC: Causes?	12	and look into the relevant place where I can give names of
13	MR SETELELE: I think there are some	13	those comrades. So we have made, we have followed that
14	other people belonging to other unions that are giving	14	after the allegations of shooting, so I got names.
15	challenge or maybe intimidating NUM members.	15	MR SEMENYA SC: No, I don't want to
16	MR SEMENYA SC: About what?	16	compromise you in any way. Chair, those are the questions
17	MR SETELELE: In most of the time, giving	17	we have for the witness.
18	you an example, if you wear a T-shirt of NUM then you'll be	18	[14:16] CHAIRPERSON: Thank you. Mr Msimang, are
19	in danger.	19	you now ready or did Mr Burger want to cross-examine?
20	MR SEMENYA SC: But that's precisely why	20	MR MSIMANG: I am ready, Mr Chairman, and
21	we're here, that it cannot be that you wear a T-shirt and	21 22	thank you for the indulgence. CROSS-EXAMINATION BY MR MSIMANG: Mr
22	you are in danger. That's not a proper labour environment.	23	Setelele, you are the Chairperson of NUM.
23 24	That's why I'm asking for your assistance. My clients don't want to bring water cannons because somebody is	24	MR SETELELE: The chairperson of Western
25	wearing a T-shirt. Tell us what's the cause of the	25	Platinum branch committee.
23	wearing a 1-still. Tell us what's the cause of the	23	Tatinum branch committee.
	Page 4163		Page 4165
1	Page 4163 tensions.	1	Page 4165 MR MSIMANG: Your statement says
1 2	tensions. MR SETELELE: You know, the issue of	1 2	MR MSIMANG: Your statement says chairperson of the NUM branch at WPF –
	tensions. MR SETELELE: You know, the issue of intimidation may come in many ways, though I can't be	2	MR MSIMANG: Your statement says chairperson of the NUM branch at WPF – MR SETELELE: You're correct.
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1	I say the majority members at Karee Mine belong to AMCU?	1	early as – according to him, at least – the 22nd of November
2	MR SETELELE: You're correct. However,	2	2011, he at that stage intimated that there's a time bomb
3	it doesn't mean it was AMCU who held meetings of the RDOs.	3	ticking, related to the issues of the RDOs.
4	CHAIRPERSON: He didn't ask you that. I	4	MR SETELELE: I've heard this statement.
5	suggest you confine your answers to the questions that are	5	MR MSIMANG: Do you agree with that
6	asked, otherwise it will prolong matters exceedingly. It	6	assertion, that around November 2011 NUM was aware of a
7	won't help us. If he wants to know about that, he'll ask	7	ticking time bomb relating to the RDOs?
8	you and you can then answer.	8	MR SETELELE: I think he was referring to
9	MR SETELELE: Point taken.	9	the issue of taking the RDO from category A4 to 7 and the
10	MR MSIMANG: Is it correct that the	10	agreement – in our agreement we were unable to reach that,
11	majority of members in Karee Mine are members of AMCU?	11	what they requested us to, that was their mandate. And he
12	MR SETELELE: Correct.	12	was trying to say if – as I understood him, he was trying
13	MR MSIMANG: Would I be correct that if	13	to say since the RDOs are not taken to, I mean group,
14	it did not – if these demands did not arise from NUM	14	category 7, then that is a time bomb because they will be
15	structures within Karee Mine, then it's likely to have	15	always sitting, having a concern of their salaries.
16	arisen within NUM structures, within the AMCU structures or	16	MR MSIMANG: Will you agree with me that
17	AMCU members in Karee?	17	there were RDOs within NUM who wanted to be upgraded and
18	MR SETELELE: I can't say that.	18	who felt that the salary or remuneration they received from
19	MR MSIMANG: But doesn't logic dictate	19	the employer was not sufficient?
20	that?	20	MR SETELELE: I agree.
21	CHAIRPERSON: If the majority are members	21	MR MSIMANG: The plight of the RDOs was
22	of AMCU, unless we know that the demand emanated from the	22	not a new thing within the NUM.
23	majority, then it doesn't follow because there might have	23	MR SETELELE: I agree.
24	been a minority of 25 of non-union people who raised this	24	MR MSIMANG: You said to the Chairperson
25	point and the others then liked it – so I don't think that	25	you told the RDOs in your meeting that there was an
	Page 4167		Page 4169
1	question takes us any further.	1	argument with the employer and that no new demands could be
1 2	question takes us any further. MR MSIMANG: I'll rephrase the question.	1 2	9
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MR MSIMANG: That's evidence that has 1

- 2 been led, that there has been such a communiqué, but what I
- 3 want to know from you is that if there was such a
- 4 communiqué, the way I read the communiqué it says
- 5 management would not entertain any approaches from
- groupings of employees and concerning wage increases. In 6
- 7 fact what I wanted to know - maybe you are not the correct
- person to answer that, maybe or maybe the question is put 8
- 9 to a wrong person but was that the understanding, according
- to you, of Lonmin, that Lonmin as well understood that you 10

cannot go outside the agreement? 11

CHAIRPERSON: I don't know that you can ask the witness what Lonmin understood. You can ask him about what he understood insofar as is relevant, but Lonmin's understanding is something you can take up with

the Lonmin witnesses when they come. 16

17 MR MSIMANG: Exactly Mr - maybe the 18 question was clumsily put. Basically what I want to know 19 from you is that when you told the employees that the RDOs

20 cannot re-negotiate outside the agreement, are you aware of

any interpretation, according to you at least, now that you say you shared it, are you aware if Lonmin shared the same 22

23 interpretation?

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24 MR SETELELE: I was not aware.

25 MR MSIMANG: Today, and after all the

management. 1

2 MR MSIMANG: You told the employees, the

3 RDOs, that they cannot negotiate outside the agreement.

[14:36] MR SETELELE: I agree. However, it's not

5 the end of my statement. And the other thing, Chairperson,

if you may allow me, the meeting of the RDOs at Western 6

7 Plat in front of the stadium was not their first meeting.

8 If you can look back you'll see that they've already

9 engaged with management in the absence of the union. And

10 the other thing I would like to also highlight, that I'm

11 the chairperson of Western Plat and again to highlight that

12 we are four branches at Western - I mean at Lonmin. So

13 some other questions of other branches, we are equal in

14 terms of our protocol wht other chairpersons of their

branches. So some other questions become difficult for me

to respond on behalf of other chairpersons of the branches.

17 So Western Plats was the first time the people hold a mass

18 meeting there.

19

20

21

MR MSIMANG: I understand your lengthy answer and if you could please restrict yourself to the questions that I put. The question is, when you told the

22 RDOs that they cannot, NUM cannot negotiate outside the

23 agreement, that was wrong.

24 MR BURGER SC: That question is wrong,

with respect Mr Chair. My learned friend formulates badly,

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- cross-examination by the Chairperson and all the people, do
- vou still -2
- 3 CHAIRPERSON: Chairpersons don't cross-
- 4 examine, they ask questions. I'd like you to withdraw
- 5 that. Counsel ask questions.
- MR MSIMANG: 6 I'm sorry, I withdraw that
- 7 but after the cross-examination today that you've gone
- through and the clarifications that you had to give to the 8
- 9 Chairperson and after you yourself over the time had had a
- reflection, do you still share the view that you could not, 10
- or NUM could not at that stage negotiate with the employer 11
- 12 outside the agreement? Is that what you'd still tell the
- employees today if you are asked the same question? 13 14 MR SETELELE: I won't say that again but

15 the only thing that I will say, I will say however outside

that, but I've accommodated you to bring forward your 16

17 concerns and your demands so that they can be addressed.

18 MR MSIMANG: In view of your response, do

19 you agree with me that when RDOs were told that they

cannot, NUM cannot negotiate outside the agreement and that

21 they would have to wait for 2013, that information given by

- 22 NUM and yourself to the employees was incorrect?
- MR SETELELE: I don't think, Chairperson, 23
- 24 I've stated the issue of 2013. I've said they must bring
- forward their demands so that we can engage with

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- that's why the witness is struggling. It's incorrect to
- suggest that they couldn't negotiate outside the agreement
- and that that's of wrong. Of course they cannot negotiate
- outside the agreement. I think what my learned friend
- 5 wants to ask is, should they not have negotiated inside the
- 6 agreement but made use of the non-variation clause and
- 7 changed that. The witness has never suggested what my
- learned friend says. The witness was taken to task because
- he had suggested that it would be in breach of the
- 10 agreement for the RDOs to make a demand and he's quite
- fairly conceded that that was wrong, but the difficulty 11
- 12 arises from the question, not from the answer.

MR MSIMANG: I'll rephrase the question.

14 When the RDOs approached you and NUM for an increased wage

15 or to ask the employer to increase their salaries -

> MR TIP SC: Mr Chair -

17 CHAIRPERSON: Is it correct that they

ever approached the NUM for an increased wage? That's not 18

correct. The whole tenor of the evidence is that they were

paddling their own canoe and they didn't want any

21 assistance from the union. So I don't think the way you're

formulating the question is correct. There was going to be

23 an objection from Mr Tip. What's your objection, Mr Tip?

24 MR TIP SC: It was precisely that, Mr

Chair, and I just wanted to add also that there's a

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repeated refrain in the questions that are being put -2 CHAIRPERSON: That's not an objection, 3 you're making -4 MR TIP SC: No, no, it's an objectionable 5 refrain. My learned friend -CHAIRPERSON: 6 When the refrain comes 7 again, you can object then but you're objecting now to a specific question -8

9 MR TIP SC: It's part of the proposition, 10 Mr Chair. He's saying when NUM addressed the RDOs - and

that conveys the impression that there was a distinct 11 12 meeting of the RDOs that NUM addressed and that is not the 13 position. There were mass meetings at which information

14 was conveyed about the position of the RDOs and it should

be put precisely, with respect. 15

16 CHAIRPERSON: At which RDOs were present.

17 MR TIP SC: At which RDOs were present. 18 CHAIRPERSON: But not solely, the people

present were lot solely RDOs.

19

20 MR TIP SC: Correct, Mr Chair.

21 CHAIRPERSON: Right, I think those two

22 points are correct, so I think you must go back to the

23 drawing board and reformulate your question correctly. 24

MR MSIMANG: Thank you, Chairperson. Let 25 me refer you to paragraph 4 - which you have already

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clarified to the Chairperson - of your statement. In that

you say, "The issue of these demands by the RDOs was 2

3 discussed at various meetings by NUM branches in Lonmin.

4 NUM's position was consistently put forward at these

5 meetings, namely that the wages of RDOs was covered in the

two year collective agreement that had been concluded in 6

7 December 2011, that it was a breach of these RDOs for the

8 demand to raise fresh wage demands during the term of that

9 agreement and that NUM was opposed to unprotected and hence

illegal strike action." Will I be correct in interpreting 10

11 this paragraph in your statement to say that what you were

12 conveying to the RDOs was that it was not possible to re-

approach the employer for negotiation? Am I correct or, if 13

14 I'm not correct, how do you - what meaning should I place

15 to this?

16 MR SETELELE: That is incorrect.

17 CHAIRPERSON: What you were then asked by

18 Mr Msimang was, if it was incorrect what was the correct

19 interpretation of what you said? I think that was the

20 second half of his question which you haven't answered yet.

21 The truth was that the MR SETELELE:

agreement should be, they can - we can amend the agreement

and provided they bring forward their demand.

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MR MSIMANG: I wonder if you'll be able

to answer this and I'm trying to constrain myself. If the

RDOs were consistently told that it's not possible to

revisit the agreement and if they believed that, then it

would mean that going through the structures of NUM would

not assist. Would you agree with me?

5 MR SETELELE: I think before I can come to answer, I would like to advise one thing. There were

6 7 several meetings held by the RDOs at Karee before the 9th

8 and - the 9th of August, where they even approached

9 management at their unit at Karee. So it's before I can

10 even address the meeting at Western Plats on the 11th, on

11 the 10th and 11th, so you can see that there's no influence

12 of my statement that I said to the people, to the RDOs.

13 They already took that decision of not including NUM in -

CHAIRPERSON: Yes, but that's not the question. Do me a favour, answer the question. Don't

answer other questions you haven't been asked because you

only then make difficulties for yourself. Answer the 17

18 question. The question was, never mind what had happened

19 before, once they were consistently told at all these 20

meetings you refer to in paragraph 4, that it wasn't

21 possible for them to negotiate or to bring wage demands to

22 Lonmin, would that not have conveyed to them that there was

23 no point in asking NUM to do anything for them because NUM 24 regarded its hands as tied and it wasn't able to help. The

answer to that must be yes, I would've thought. Do you

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1 agree?

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2 MR SETELELE: I don't think so.

3 CHAIRPERSON: I put it to you again. At

a number of meetings the RDOs were told, or the people at

5 the meetings were told that it was a breach of the

6 agreement for RDOs to raise fresh wage demands during the

7 term of the agreement. Now that surely would've conveyed

8 to them that it was in breach of the agreement for this to

9 happen, you won't, you can't expect NUM to try to do it for

10

you. Doesn't that follow?

MR SETELELE: I don't think so.

12 CHAIRPERSON: Oh.

13 MR MSIMANG: Whether you believe in that

14 assertion or not, do you agree with me that if the RDOs

15 believed that the hands of the NUM were tied, they were

then entitled to say if you, if the union can't assist us, 16

17 we can approach the employer ourselves?

18 MR SETELELE: I don't agree.

19 MR MSIMANG: Would you say -

20 CHAIRPERSON: Would you agree? Let's

assume that after one of your meetings that you talked

about, an RDO, a rock drill operator had walked outside and

23 someone had come up to him and said, look here, don't you

24 think it's a good idea for us to get NUM to take our

request or our demand to Lonmin? Isn't it obvious that the

Email: realtime@mweb.co.za

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Page 4178
                                                                                                                         Page 4180
    RDO chap would've said, don't be silly, you're wasting my
                                                                             MR MSIMANG:
                                                                                                  You go on to say, "NUM
                                                                   1
    time, you heard what they say, they say it can't be done,
                                                                      nevertheless made it clear at the meeting that it did not
2
3
    it's a breach of the agreement. Isn't it the logical
                                                                      support and resort to unprotected strike action and it
4
    consequence of what you've said the RDOs were told in the
                                                                      cautioned the RDOs of the risks involved in any such
5
    meeting? Can you imagine an RDO operator seriously
                                                                      action."
                                                                   6
6
    accepting a proposal that, despite what he's been told in
                                                                             MR SETELELE:
                                                                                                  Correct.
7
                                                                   7
    the meeting, that he should rather go to NUM and ask them
                                                                             MR MSIMANG:
                                                                                                  Will you agree with me that
    please to take this demand to the employer? Does that make
                                                                  8
                                                                      the RDOs referred to in this paragraph are RDOs that
8
9
    sense?
                                                                   9
                                                                      belonged to NUM?
10
           MR SETELELE:
                                                                  10
                                                                                                  I don't agree because the
                                No, I don't see it in that
                                                                             MR SETELELE:
    way, Chairperson. The reason is the RDO has took that
                                                                  11
                                                                      mass meetings are attended by everybody.
11
                                                                  12
                                                                             MR MSIMANG:
                                                                                                  Would you agree that there
12
    decision to meet with management before this statement.
                                                                      would have been some NUM RDOs that would have taken that
13
           MR MSIMANG:
                                I won't pursue that -
                                                                  13
                                                                  14
14
           CHAIRPERSON:
                                 No, I think that point has
                                                                      stance?
    been taken as far as it can go and possibly a little bit
                                                                  15
                                                                      [14:56] MR SETELELE:
                                                                                                    It may be possible.
15
    further. I think you might like to move on to the next
                                                                  16
                                                                             MR MSIMANG:
                                                                                                  If I may refer you to the
16
                                                                      statement of Gcilitshana on the same subject because it
17
    point.
                                                                  17
18
           MR MSIMANG:
                                Then you go on in your
                                                                      also says, "A report back meeting had been arranged for the
19
    statement to say, "On the 8th of August 2012 an NUM report
                                                                  19
                                                                      8th August 2012 at 16H00."
20
    back meeting was held on this at 16H00. This meeting had
                                                                  20
                                                                             CHAIRPERSON:
                                                                                                  Paragraph 38, page 11.
21
    been convened by Daluvuyo Bongo to report back to the
                                                                  21
                                                                             MR MSIMANG:
                                                                                                  Did the Chairperson say
22
    members concerning the allowances that had been decided
                                                                  22
                                                                      anything?
23
    upon by Lonmin."
                                                                  23
                                                                             CHAIRPERSON:
                                                                                                  I said paragraph 38, page
24
           MR SETELELE:
                                                                  24
                                Correct.
                                                                      11
25
           MR MSIMANG:
                                                                  25
                                                                             MR MSIMANG:
                                This meeting, this report
                                                                                                  Thanks, Chairperson. The
                                                       Page 4179
                                                                                                                         Page 4181
    back meeting, can you elaborate further because I'm trying
1
                                                                       convenor thereof was the late Mr Daluvuyo Bongo. At that
    to understand who was reporting back to whom?
                                                                       stage it was clear to NUM that there was an imminent
2
3
           MR SETELELE:
                                On the 8th of August it was
                                                                   3
                                                                       prospect of an unprotected strike. The opportunity was
4
    a meeting whereby the branch should report to the
                                                                   4
                                                                       taken at this meeting to caution RDOs against action of
5
    management about the R750.
                                                                   5
                                                                       that sort and to warn them of the dangers thereof.
6
           MR MAHLANGU:
                                                                   6
                                  Report to the management?
                                                                              MR SETELELE:
                                                                                                  Correct. The workers were
7
           MR SETELELE:
                                                                   7
                                                                       talking amongst themselves, were commenting against the
                                To report to the workers.
                                                                   8
8
           MR MSIMANG:
                                In the other statement of Mr
                                                                       RDOs who want to go for strike. Actually according to my
                                                                   9
9
                                                                       knowledge they were not talking about the strike, they said
    Gcilitshana at paragraph 38 he also makes reference to
                                                                       they will go on their own and the others showed them what
    these meetings. He says, "A NUM report" - paragraph 38 -
10
                                                                  10
11
           CHAIRPERSON:
                                 That's not an answer to the
                                                                  11
                                                                       is the correct way to take.
12
    question. Repeat the question please, Mr Msimang?
                                                                  12
                                                                              MR MSIMANG:
                                                                                                   That statement refers to two
                                                                  13
13
           MR MSIMANG:
                                The question simply is the
                                                                      e-mails, to e-mails between - it says between Mr Bongo and
14
    report back on the 8th of August, who was reporting back to
                                                                       Larry Diederich. In fact there are three e-mails at page
                                                                  14
15
    whom?
                                                                  15
                                                                       71, 72 and 73. Unfortunately I do not have page 73.
16
           MR SETELELE:
                                The branch committee was
                                                                  16
                                                                              CHAIRPERSON:
                                                                                                   You don't need page 73
17
    reporting to the mass meeting concerning the 750 which was
                                                                  17
                                                                       because page 73 contains an e-mail which was sent on -
    proposed by management as an allowance.
18
                                                                  18
                                                                       sorry, I beg your pardon, I was wrong. Page 73 contained
19
           MR MSIMANG:
                                Maybe before I go to the
                                                                  19
                                                                       an e-mail -
                                                                  20
    other statement, I should go on with what you say here.
                                                                              MR MSIMANG:
                                                                                                   Chairperson, Chairperson -
21
    You go on to say, "At this meeting some of the RDOs
                                                                  21
                                                                              CHAIRPERSON:
                                                                                                   - which reads -
    indicated that they would approach management directly
                                                                  22
                                                                                                   Excuse me, Chairperson.
22
                                                                              MR MSIMANG:
    concerning their 12 500 wage demand and that they did not
                                                                  23
                                                                              CHAIRPERSON:
24 want to talk to NUM about it."
                                                                  24
                                                                              MR MSIMANG:
                                                                                                   In fact it's 72, if I can
           MR SETELELE:
                                Correct.
                                                                      read that of 72. I've got 71 and 73.
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Page 4182 Page 4184 CHAIRPERSON: 72, as I see it, doesn't they could have approached - I don't want to take you 1 help. 72 contains a request for the mass meeting from the through that. At that stage at least the NUM could have 2 3 branch committee. That's at the foot of page 72. That's done something. 4 an e-mail sent on the 2nd of August. Then there's an e-mail 4 MR SETELELE: I think the issue of 5 on the 6th August on the same page, approving the meeting. education is one of those routes. 6 And then on 71 there is an e-mail sent at 7.40PM on the 8th MR MSIMANG: Would I be correct in my 6 7 August by Mr Bongo to Mr Trollip, Mr Hamman and Mr Dietrich 7 mind, in view of all the events up until the 16th, saying, "Mass meeting went peaceful. Attendance was very particularly where the NUM through its various officials 8 9 good. We educated the RDOs and showed" - I think it's would say, we don't have members at the mountains there, 10 supposed to be - "the danger they will achieve in their 10 would I be correct in my assumption that the NUM was in denial about the plight of these RDOs? 11 wrongdoing. Some NUM members advised them as well." And 11 12 that e-mail is repeated on page 73. I think those are the MR SETELELE: I don't remember NUM saying 12 13 its members is not at the mountain. 13 relevant e-mails, are they? That's followed on page 73 by 14 an e-mail from Mr Hamman to Mr Bongo, sent at 8.13PM on the 14 MR MSIMANG: If that was said by NUM, 8th of August saying, "Thanks Daluvuyo for the feedback. 15 would you agree that the NUM was washing its hands from the Hope" - I think it should be "they" - "understand and get 16 RDOs? 16 back to adding value at the shaft. The rumour is they will 17 MR SETELELE: I may agree, or saying - as 17 18 not be at work tomorrow. Hope your influence is 18 I'm not guite sure that they did that, I can't say they 19 effective." And then there's something else which is 19 were washing their hands. 20 presently irrelevant. Those are the relevant e-mails, 20 MR MSIMANG: I'll move on. I see your 21 aren't they? 21 statement, including those - that one of Mr Gcilitshana, 22 MR MSIMANG: you talk about the 8th and the next paragraph you move on to That's correct, Chairperson. 22 23 CHAIRPERSON: 23 the 9th, to the 10th. Where were you on the 9th and what But now I've read them, 24 24 happened on the 9th? it's clear what they're about, I suggest we take the tea 25 25 adjournment at this point and you can return to the charge, CHAIRPERSON: The 9th was a public Page 4183 Page 4185 1 if that's the right word, after the adjournment. holiday, you remember. 1 2 [COMMISSION ADJOURNS **COMMISSION RESUMES**] 2 MR MSIMANG: Yes indeed, but there were 3 [15:20] CHAIRPERSON: The Commission resumes. activities. MR SETELELE: 4 You're still under oath. Mr Msimang, are you ready now to 4 I think in the early hours 5 ask your question based on the e-mails you looked at before I was at home. 6 the adjournment? 6 MR MSIMANG: Do you know what happened, 7 MALESELA WILLIAM SETELELE (CONTD): 7 were there any activities on the 9th and what were those CROSS-EXAMINATION BY MR MSIMANG(CONTD): 8 8 activities? 9 9 Thanks, Mr Chairperson, I am ready. Do you agree with me If I can recall, I was at MR SETELELE: that on the 8th of August NUM was aware that there may be an 10 10 home on the 9th. 11 imminent strike by members, by the RDOs? 11 MR MSIMANG: Was there a meeting by the 12 MR SETELELE: We got that rumours. 12 RDOs on the 9th? 13 13 MR MSIMANG: Do you also agree with me MR SETELELE: Yes, I was told. 14 that NUM tried to dissuade the members at the meeting not 14 Would you, have you also MR MSIMANG: 15 to go onto an unprotected strike? 15 been told where was the meeting and what was discussed? 16 MR SETELELE: Correct. 16 CHAIRPERSON: Mr Msimang, is this going 17 MR MSIMANG: In fact, it went further 17 to help us? We've already got the logbook which has been 18 than that. The e-mail of the 8th to Mr Dietrich by Bongo, put before us as part of XX2, page 21, which tells us that 19 Daluvuyo, actually assured Lonmin that - to use the words, the RDOs gathered at 10 o'clock in front of the Wonderkop to be precise - that "we educated the RDOs and showed the 20 Stadium, at least 300 workers gathered. The group dangers, the danger they will achieve in their wrongdoing." 21 eventually dispersed peacefully and the information was MR SETELELE: 22 1 agree. 22 that workers will not report for duty tomorrow and that by MR MSIMANG: At that stage at least the 23 23 7 o'clock they were marched to the LPD. SAPS informed, all 24 NUM should have followed the other avenues which appear in 24 stakeholders informed of this information. That's terms of the agreement - as was pursued by Mr Semenya, that basically what happened. He wasn't there, he says he was ARCHIVE FOR JUSTICE

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Page 4186
                                                                                                                          Page 4188
    at home, so is there any point in asking him about what he
                                                                              MR SETELELE:
                                                                                                   I don't have that knowledge
                                                                    1
    heard? I mean those are the basic facts, they are before
2
                                                                        but according to me, I think they did.
3
    the Commission. I don't know that he can throw any light
                                                                    3
                                                                              MR MSIMANG:
                                                                                                   Your indulgence, Chair, with
4
    on what happened on the 9th, so are you not wasting time?
                                                                    4
                                                                       the question I want to put because I don't have this
5
                                                                       statement. If there's an objection I won't ask the
           MR MSIMANG:
                                 Thanks, Mr Chairperson,
6
    thanks for putting on record what actually happened. The
                                                                       question. That in fact the employer in fact refused to
7
                                                                    7
                                                                        address the employees on the basis that they should bring,
    question then is, if on the 9th there was a meeting and the
    RDOs in that meeting have decided that they would not be
                                                                   8
                                                                       they will talk to them through the unions.
8
9
                                                                   9
                                                                              CHAIRPERSON:
    going to work tomorrow, doesn't that tell you that the RDOs
                                                                                                    Does the witness know this?
10
    have decided that they are going to take, to strike
                                                                   10
                                                                       If the witness doesn't know, what's the point of asking the
11
    officially?
                                                                   11
                                                                       question? At best for you, at best for you, he may give
12
                                                                   12
                                                                       you some hearsay evidence on it but surely we're going to
           MR SETELELE:
                                 I think the decision for
                                                                        get direct evidence in due course from Lonmin and from the
13
    them to make a strike was depending on the response of the
                                                                       workers themselves who were involved and that'll be far
14
    management on the 10th.
                                                                   15
15
           MR MSIMANG:
                                                                       better and more valuable, won't it?
                                 I won't pursue that any
                                                                   16
                                                                              MR MSIMANG:
                                                                                                   Then I'll leave it like
16
    further. On the 10th, it appears that the RDOs did not go
                                                                       that, Chairperson. That would conclude evidence of what
17
    to work and officially there was a strike, will you agree
                                                                   17
18
    with me?
                                                                       happened on the 10th. Your statement, you go on to say what
19
           MR SETELELE:
                                 Correct.
                                                                   19
                                                                       happened on the 11th. You state that on the 11th -
20
           MR MSIMANG:
                                 What did NUM do immediately
                                                                   20
                                                                              CHAIRPERSON:
                                                                                                    You don't have to repeat to
21
    in the morning when they knew that there was a strike
                                                                   21
                                                                       him what he said. We heard it when he gave it. We have
22
    officially taking place?
                                                                   22
                                                                       the statement in front of us and remember the people in the
23
           MR SETELELE:
                                 Our branch requested a mass
                                                                   23
                                                                       auditorium have heard it as well. Let's cut to the chase,
                                                                   24
24
    meeting with workers at C2.
                                                                       deal with the points on the 11th that are relevant.
25
                                                                   25
           MR MSIMANG:
                                                                              MR MSIMANG:
                                 And you do know, of course,
                                                                                                   I'm cutting to the chase,
                                                                                                                          Page 4189
                                                        Page 4187
    that the workers did march to the offices of the employer?
                                                                        Chairperson. On the 11th NUM received a report that the
1
2
           MR SETELELE:
                                                                        RDOs were going to - approaching the office and they were
                                Correct.
3
           MR MSIMANG:
                                Where were you then?
                                                                    3
                                                                        armed. I just want your indulgence, Chairperson, I know
4
           MR SETELELE:
                                I was - it was a working
                                                                    4
                                                                        I've seen it somewhere - that they were approaching the
                                                                    5
5
    day, I was in the NUM offices, the branch offices.
                                                                        office and they were armed. They were actually approached
                                Did anyone - did the
           MR MSIMANG:
                                                                    6
                                                                        by a security official. That's what -
6
7
    employer contact any of the NUM officials to say that there
                                                                    7
                                                                               CHAIRPERSON:
                                                                                                     - statement.
    are people on strike that you know of?
                                                                    8
8
                                                                               MR SETELELE:
                                                                                                    You're correct.
9
           MR SETELELE:
                                                                    9
                                I don't recall.
                                                                               MR MSIMANG:
                                                                                                    Did you see any of these
           CHAIRPERSON:
10
                                                                   10
                                                                       employees that were armed or did you see any weapons?
                                It's the other way around
    really, isn't it? If you read the statement, which he's
                                                                   11
                                                                               MR SETELELE:
                                                                                                    I didn't see those people.
11
12
    already confirmed and we don't have to go through it in
                                                                   12
                                                                               MR MSIMANG:
                                                                                                    You go on to say that, on
13
    detail - he received information that there was going to be
                                                                   13
                                                                        paragraph -
14
    a strike, that they'd marched to the main offices of Lonmin
                                                                   14
                                                                               CHAIRPERSON:
                                                                                                     We know what he went to
                                                                        say. Just ask him a question about it, if it's relevant to
15
    and he then informed Mr Dietrich about that at his meeting
                                                                   15
    at one o'clock. Does the point that you've now sought to
16
                                                                   16
                                                                        your case.
17
    raise take the matter any further?
                                                                   17
                                                                               MR MSIMANG:
                                                                                                    That in fact the weapons
                                                                        that you've seen were at the NUM offices.
18
           MR MSIMANG:
                                Do you know what happened
                                                                   18
                                                                   19
19
    when the workers - did they speak to the employer, the
                                                                               MR SETELELE:
                                                                                                    You're correct.
    workers, do you know?
                                                                   20
                                                                               MR MSIMANG:
                                                                                                    Were these weapons used by
20
                                I heard that they've
21
           MR SETELELE:
                                                                   21
                                                                        NUM members?
    approached the employer. However, I don't know exactly how
                                                                               MR SETELELE:
                                                                                                    I think they were - they
                                                                   22
    their mass meeting was addressed.
                                                                       were from, they were on their possession because they were
                                                                   23
         MR MSIMANG:
                              So you wouldn't know if the
                                                                   24
                                                                        in our offices.
   employer addressed or spoke to the employees at all or not?
                                                                   25
                                                                               CHAIRPERSON:
                                                                                                     The question is whether you
  ARCHIVE FOR JUSTICE
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	Page 4190		Page 4192
1	know whether these weapons were used by the NUM members.	1	available to them by Lonmin, for which he was responsible
2	MR SETELELE: I was not aware.	2	and which could only be used for bona fide NUM business. I
3	MR MSIMANG: You testified that there	3	didn't understand him to say it was given to them on the
4	were shots that were fired by members of NUM.	4	10th, was I correct? It is a longstanding arrangement
5	CHAIRPERSON: He testified he was told	5	whereby - in terms of which Lonmin made the vehicle
6	there were shots. He didn't hear them himself, am I	6	available. Is that correct?
7	correct?	7	MR SETELELE: You are correct, sir.
8	MR SETELELE: You're correct, sir.	8	MR MSIMANG: That will be all, Mr
9	CHAIRPERSON: This is hearsay again. I	9	Chairperson.
10	mean I don't know what the point of traversing the hearsay	10	. CHAIRPERSON: Thank you, Mr Msimang. Mr
11	is. Presumably there'll be direct evidence, I hope,	11	Burger, do you want to cross-examine?
12	dealing with these matters. I mean what's the point of	12	MR BURGER SC: No, thank you, sir.
13	asking, getting hearsay from him?	13	CHAIRPERSON: Anyone else who wishes to
14	MR MSIMANG: The point I'm asking is that	14	cross-examine? Re-examination, Mr Tip?
15	from the cross-examination of Mr Semenya you testified that	15	RE-EXAMINATION BY MR TIP SC: Thank you,
16	you may be aware of people who may have used firearms.	16	Mr Chair, I have a few points. Mr Setelele, just in
17	MR SETELELE: I was responding on the	17	relation to the version, the proposition that was put to
18	issue of shots fired.	18	you that there was an exhibit which showed that the
19	CHAIRPERSON: I understood his evidence	19	majority of people who were on the koppie on the 16th of
20	to be that he'd been told about it. He was presumably	20	August were NUM members. You were asked one or two
21	told, or may well have been told the names of the person	21	questions about that and it wasn't made clear to you. I
22	who fired shots. He was unwilling to give their names in	22	just wanted to make it clear to you that that exhibit is a
23	public because he's afraid they might have the same fate as	23	list that had been prepared by Lonmin of persons, of RDOs
24	Mr Bongo.	24	who were absent for whatever reason, from service. Do you
25	MR MSIMANG: There were two case dockets	25	follow?
		ı	
	Page 4191		Page 4193
1	Page 4191 opened in Marikana. Would you volunteer whatever	1	Page 4193 MR SETELELE: Correct, I'm listening.
1	opened in Marikana. Would you volunteer whatever information you have to the police?	1 2	MR SETELELE: Correct, I'm listening. MR TIP SC: And that schedule also
	opened in Marikana. Would you volunteer whatever information you have to the police? CHAIRPERSON: Is that going to help us		MR SETELELE: Correct, I'm listening. MR TIP SC: And that schedule also records what Lonmin's records were at a particular time of
2	opened in Marikana. Would you volunteer whatever information you have to the police?	2	MR SETELELE: Correct, I'm listening. MR TIP SC: And that schedule also
2	opened in Marikana. Would you volunteer whatever information you have to the police? CHAIRPERSON: Is that going to help us	2	MR SETELELE: Correct, I'm listening. MR TIP SC: And that schedule also records what Lonmin's records were at a particular time of
2 3 4	opened in Marikana. Would you volunteer whatever information you have to the police? CHAIRPERSON: Is that going to help us answer the questions that we have to determine for the	2 3 4	MR SETELELE: Correct, I'm listening. MR TIP SC: And that schedule also records what Lonmin's records were at a particular time of who was registered as being a NUM member, who was an AMCU
2 3 4 5	opened in Marikana. Would you volunteer whatever information you have to the police? CHAIRPERSON: Is that going to help us answer the questions that we have to determine for the purposes of our work as a Commission? Whether he's going	2 3 4 5	MR SETELELE: Correct, I'm listening. MR TIP SC: And that schedule also records what Lonmin's records were at a particular time of who was registered as being a NUM member, who was an AMCU member and who was neither.
2 3 4 5 6	opened in Marikana. Would you volunteer whatever information you have to the police? CHAIRPERSON: Is that going to help us answer the questions that we have to determine for the purposes of our work as a Commission? Whether he's going to give information to the police, how does that take our work any further? MR MSIMANG: I'll leave that one,	2 3 4 5 6	MR SETELELE: Correct, I'm listening. MR TIP SC: And that schedule also records what Lonmin's records were at a particular time of who was registered as being a NUM member, who was an AMCU member and who was neither. MR SETELELE: I hear.
2 3 4 5 6 7	opened in Marikana. Would you volunteer whatever information you have to the police? CHAIRPERSON: Is that going to help us answer the questions that we have to determine for the purposes of our work as a Commission? Whether he's going to give information to the police, how does that take our work any further?	2 3 4 5 6 7	MR SETELELE: Correct, I'm listening. MR TIP SC: And that schedule also records what Lonmin's records were at a particular time of who was registered as being a NUM member, who was an AMCU member and who was neither. MR SETELELE: I hear. MR TIP SC: I just want to ask you one or
2 3 4 5 6 7 8	opened in Marikana. Would you volunteer whatever information you have to the police? CHAIRPERSON: Is that going to help us answer the questions that we have to determine for the purposes of our work as a Commission? Whether he's going to give information to the police, how does that take our work any further? MR MSIMANG: I'll leave that one,	2 3 4 5 6 7 8	MR SETELELE: Correct, I'm listening. MR TIP SC: And that schedule also records what Lonmin's records were at a particular time of who was registered as being a NUM member, who was an AMCU member and who was neither. MR SETELELE: I hear. MR TIP SC: I just want to ask you one or two questions. I just want to inform the Chair and the
2 3 4 5 6 7 8	opened in Marikana. Would you volunteer whatever information you have to the police? CHAIRPERSON: Is that going to help us answer the questions that we have to determine for the purposes of our work as a Commission? Whether he's going to give information to the police, how does that take our work any further? MR MSIMANG: I'll leave that one, Chairperson. You also testified that on the 10th – I	2 3 4 5 6 7 8 9	MR SETELELE: Correct, I'm listening. MR TIP SC: And that schedule also records what Lonmin's records were at a particular time of who was registered as being a NUM member, who was an AMCU member and who was neither. MR SETELELE: I hear. MR TIP SC: I just want to ask you one or two questions. I just want to inform the Chair and the commissioners that we're in the process of analysing that list in conjunction with other sources in order to produce a more, what will hopefully be a more useful picture but I
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	opened in Marikana. Would you volunteer whatever information you have to the police? CHAIRPERSON: Is that going to help us answer the questions that we have to determine for the purposes of our work as a Commission? Whether he's going to give information to the police, how does that take our work any further? MR MSIMANG: I'll leave that one, Chairperson. You also testified that on the 10th – I forgot, I missed that one – you actually were given a Combi by Lonmin management and you were ferrying employees to and from the shaft. [15:40] MR SETELELE: That's incorrect. MR MSIMANG: So you never ferried employees to various shafts on the 10th? MR SETELELE: We did. CHAIRPERSON: Your question was to and from. The statement that he made, which he's confirmed, says "to", in effect. MR MSIMANG: At what stage on the 10th did you engage management or were you given that vehicle by management at all, or –	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	MR SETELELE: Correct, I'm listening. MR TIP SC: And that schedule also records what Lonmin's records were at a particular time of who was registered as being a NUM member, who was an AMCU member and who was neither. MR SETELELE: I hear. MR TIP SC: I just want to ask you one or two questions. I just want to inform the Chair and the commissioners that we're in the process of analysing that list in conjunction with other sources in order to produce a more, what will hopefully be a more useful picture but I just want to take up and clarify with you one or two things that you said in relation to those questions. You said that during this period some NUM members had gone home, do you recall that? MR SETELELE: Yes, I recall. MR TIP SC: And when you said home in that context, were you referring to Marikana or the Ikaneng settlement or were you referring to places like Lusikisiki and Flagstaff? MR SETELELE: Most of them – those, the others have went home in Eastern Cape and the others in

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Page 4194
                                                                                                                               Page 4196
    experience, that miners and other employees who work on the
                                                                          the delegation of the striking employees was there as a
2
    mine do at times of strife, in order to maintain their own
                                                                      2
                                                                          distinct entity, do you agree?
                                                                      3
3
    safety?
                                                                                 MR SETELELE:
                                                                                                       I agree.
4
           MR SETELELE:
                                 You're correct.
                                                                      4
                                                                                 MR TIP SC:
                                                                                                    Then I want to take you to
5
           MR TIP SC:
                             And you've referred, you said
                                                                      5
                                                                          the addendum which was signed on the 18th of September by
                                                                          all parties and if you'd look first of all at page 92 of
    to the Commission already that some of the NUM members -
                                                                      6
6
7
    well, NUM members and other employees were unable to get to
                                                                      7
                                                                          that bundle XX2.
    work, were unable to report, correct?
                                                                      8
                                                                                 MR SETELELE:
8
                                                                                                       Correct, I can see it.
9
           MR SETELELE:
                                                                      9
                                 You are correct.
                                                                                 MR TIP SC:
                                                                                                    And you will see there that
10
           MR TIP SC:
                             And those persons would've
                                                                     10
                                                                          it describes itself, of course, as being an addendum to the
    been recorded on that list by Lonmin as being absent, does
                                                                     11
                                                                          category 3 to category 9 substantive wage agreement
11
     that mean that they would necessarily have been on strike
                                                                     12
                                                                          concluded in October 2011 and then it sets out the parties,
12
    or at the koppie?
                                                                     13
13
                                                                          between Lonmin - I'll just abbreviate, so that we move on -
           MR SETELELE:
14
                                 No.
                                                                     14
                                                                          between Lonmin, and then you'll see that there's a grouping
15
           MR TIP SC:
                             Then the second topic, you've
                                                                     15
                                                                          of unions which are described all together - that is NUM,
    been asked a number of questions around the theme of
                                                                          UASA, Solidarity and AMCU, they're all described as the
16
    negotiation by NUM on behalf of the RDOs and a number of
                                                                     17
                                                                          unions. You see that?
17
18
    questions were put to you querying why NUM had not done
                                                                     18
                                                                                 MR SETELELE:
                                                                                                       Yes, I can see it.
                                                                                 MR TIP SC:
19
    that and your attention was drawn to the fact that a peace
                                                                     19
                                                                                                    And then below that again you
20
    accord and an addendum to the collective agreement had been
                                                                     20
                                                                          see "and the striking workers delegates" as a distinct
21
    concluded in the course of September 2012. Do you recall
                                                                     21
                                                                          entity.
22
                                                                     22
                                                                                 MR SETELELE:
    all those questions?
                                                                                                       Yes, I can see it.
23
           MR SETELELE:
                                                                     23
                                                                                 MR TIP SC:
                                 I recall.
                                                                                                    And at page 94 the
24
           MR TIP SC:
                                                                          signatories to the addendum are displayed.
                             Now, I just want to take you
                                                                     24
25
    first of all to the peace accord which was signed on, by
                                                                     25
                                                                                 MR SETELELE:
                                                                                                       Yes, I can see.
                                                          Page 4195
                                                                                                                               Page 4197
                                                                                 MR TIP SC:
                                                                                                   It runs from Lonmin at the
     those who signed it, on the 1st of September 2012 and the
                                                                      1
1
     page I want to refer you to particularly is page 89 of
                                                                          top, through all those unions again and then again at the
2
3
     exhibit XX2. Do you have that?
                                                                      3
                                                                          foot, the last signatory is one that is made on behalf of
4
            MR SETELELE:
                                                                      4
                                                                          the delegates and it says in brackets, "duly authorised".
                                  Yes, I've got it.
                                                                      5
5
            MR TIP SC:
                               And you will see that
                                                                                 MR SETELELE:
                                                                                                      Yes, I can see.
     paragraph 1 sets out the various stakeholders who had an
                                                                      6
                                                                                 MR TIP SC:
                                                                                                   Now, having regard to the
6
                                                                      7
                                                                          structure of these documents, I just want to ask you -
7
     interest in endorsing an environment of social harmony and
                                                                      8
                                                                                 CHAIRPERSON:
8
     peace, do you have that paragraph?
                                                                                                       Before you proceed, perhaps
9
                                                                      9
                                                                          you should put to him paragraph 2.1 on page 93 which takes
            MR SETELELE:
                                  Yes, I can see it.
            MR TIP SC:
                                                                          the point further.
10
                               Paragraph 1.1.1 stipulates
                                                                     10
     that one of the stakeholders that's defined was the
                                                                                 MR TIP SC:
11
                                                                     11
                                                                                                   Yes. I'm indebted to you, Mr
12
     delegation of the striking employer which was referred to
                                                                     12
                                                                          Chair. If you'd go back, please Mr Setelele, to page 93
                                                                     13
                                                                          and heed the terms of paragraph 2.1 and I'll just read it
13
     as "the delegation."
14
            MR SETELELE:
                                                                     14
                                                                          onto the record. This is under the heading of "Application
                                  Yes, I can see it.
15
            MR TIP SC:
                                                                     15
                                                                          of the agreement" and it says, "The terms and conditions of
                               And below that is NUM and
                                                                          this agreement shall be binding upon the parties, namely,
     other unions - Solidarity, UASA, AMCU and then Lonmin, the
17
     employer. Do you see all that?
                                                                     17
                                                                          the company, company management, the unions, the delegates,
                                                                     18
                                                                          as well as all the employees that they represent" - in
18
            MR SETELELE:
                                  Yes, I can see it.
19
            MR TIP SC:
                               Although, for whatever
                                                                     19
                                                                          brackets - "and all employees not represented by any of the
     reason, that delegation didn't see fit to sign the peace
                                                                     20
                                                                          unions and delegates." Do you see that?
21
     accord on that day, it is apparent -
                                                                     21
                                                                                 MR SETELELE:
                                                                                                      I see.
                                                                     22
            CHAIRPERSON:
                                   Neither did AMCU, it
                                                                                 MR TIP SC:
                                                                                                   And having regard to that
22
     appears from page 91.
                                                                     23
                                                                          particular clause it is apparent also, is it not, that the
23
         MR TIP SC:
                               That is correct, Mr Chair.
                                                                     24
                                                                          delegates were indeed participants in the discussions that
    It is clear from that definition of the stakeholders that
                                                                          had led to the addendum, as representatives of all the
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Page 4198 Page 4200 the proper channels." striking employees. 1 2 2 MR SETELELE: You're correct. MR SETELELE: You're correct. 3 3 MR TIP SC: MR TIP SC: And when you set that out in Now having regard to all 4 those circumstances I really have just one question to ask 4 that paragraph, did you have in mind that wage demands 5 and that is, in light of all the circumstances, was there -5 could be addressed only at the very end of the collective agreement or that they could be addressed during the was it in any way feasible for NUM to put itself forward as 6 6 7 7 the representative of the striking employees for the collective agreement? purpose of negotiations with Lonmin and the conclusion of 8 [16:00] MR SETELELE: I was aware that at any 9 this addendum? time we can meet with management and get the solution over 10 MR SETELELE: 10 the matter that was existing at that time. No. 11 MR TIP SC: MR TIP SC: Then thirdly and briefly, in Mr Chair, we've run a minute 11 respect of your statement, Mr Setelele, you have already 12 or so past 4 o'clock. I've only one last set and I'll deal 12 13 with that briefly. 13 accepted, properly, that in paragraph 4 you did not 14 correctly reflect the terms of paragraph or clause 12.3 of 14 CHAIRPERSON: - sit a little bit longer 15 the two year collective agreement. You will recall the 15 if it will enable this witness to finish. questions that were put to you and your acceptance that 16 MR TIP SC: It will, thank you, Mr Chair. 16 The last point, Mr Setelele, you've drawn attention to the 17 that was a shortcoming. 17 18 MR SETELELE: Yes, I recall. - in the context of the attitude of the RDOs, you've drawn 19 MR TIP SC: And in particular you 19 attention to the meeting, the report back meeting of the 8th 20 accepted that merely to speak about a breach of the 20 of August 2012, that was a NUM meeting. You recall that? 21 21 MR SETELELE: Yes, I recall. agreement did not properly recognise the provision in 22 MR TIP SC: 22 clause 12.3 that there could be discussions on terms and You've explained that the 23 23 particular point that was raised at that report back conditions, but no strike action, is that right? 24 24 meeting concerned the allowances that Lonmin had wished to MR SETELELE: You're correct. 25 MR HANABE: pay to the RDOs. Can you repeat the question Page 4199 Page 4201 MR SETELELE: 1 again, senior counsel? 1 Yes, I recall. 2 MR TIP SC: 2 MR TIP SC: Yes, of course. Yes, I will, Now going back in time from 3 with pleasure - that the effect of what you accepted there the 8th of August over many weeks, say through the whole of 4 was that insofar as you spoke only about a breach of this July as well, were there any NUM meetings at which the agreement, you did not indicate in that paragraph that 5 5 position of RDOs was addressed - in the context of the there was scope for discussion between parties during the 6 demand that they were formulating at the time, which 6 term of a collective agreement, if circumstances warranted 7 ultimately came to be identified as 12 500. 7 it, but that there could not be strike action. There could 8 MR SETELELE: 8 No. 9 9 MR TIP SC: be discussion, there could be negotiation, but no strike Now against that, I want to 10 action, in short. just take you to a few paragraphs of a statement that has 10 11 MR SETELELE: been filed in these proceedings in respect of Mr Da Costa. You're correct. 11 12 MR TIP SC: And in the course of your 12 It's in - Mr Chair, it's in the Lonmin bundle. CHAIRPERSON: 13 13 evidence today you did, on a few indications, indicate that It's part of OO17 and it's the door was in fact not entirely closed land I just want 14 page 66 and following. 14 15 to take you to paragraph 23 of your statement. Just to put 15 MR TIP SC: And Mr Da Costa, you know who it in context, you were dealing there with a meeting that 16 16 Mr Da Costa is? 17 you addressed on the afternoon of 11 August 2012 and I'll 17 MR SETELELE: Yes, I know him. 18 3.8 of that paragraph, 18 just read the first few sentences and then ask you about MR TIP SC: that very briefly. "Later that afternoon I addressed a there's no need to turn to it, I'm just referring it - it meeting of about 1 000 workers in the veld near the identifies a date on which he met certain representatives 21 Wonderkop Stadium. I again outlined NUM's position that it 21 of the RDOs, being 21 June 2012 and in paragraph 3.17 he 22 opposed the strike which was unprotected, and that workers 22 identifies that the representatives said that they required 23 should report for duty." And then you go on to say this, 23 a salary increase to 12 500, you accept that?

24

24 "I further emphasised that a wage agreement was already in

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25 place and that any wage demands had to be addressed through

I can agree and I agree

that there were meetings at Karee and then I'm residing at

MR SETELELE:

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Page 4202
                                                                                                                          Page 4204
    Western Plat. What I know is that there were some meetings
                                                                               MR TIP SC:
                                                                                                 Very shortly.
                                                                    1
    that Mr Da Costa used to hold with the workers.
                                                                    2
                                                                               CHAIRPERSON:
                                                                                                      What's he going to testify
2
                                                                    3
                                                                       about?
3
           MR TIP SC:
                             Then Mr Chair, I have an idea
                                                                               MR TIP SC:
4
    that this has already been read onto the record, paragraph
                                                                    4
                                                                                                 He was present during the
5
    3.18, and I'm just going to abbreviate it, if I may, just
                                                                       confrontation on the 11th of August.
                                                                   6
                                                                               CHAIRPERSON:
6
    to draw to your attention, Mr Setelele, that the two
                                                                                                      And then do you propose -
7
                                                                   7
                                                                       thank you - do you propose showing the video clip, asking
    representatives told Mr Da Costa that they were after this
                                                                   8
                                                                       us to look at the video clip and going through the
8
    increase and Mr Da Costa says he realised that it was a
                                                                   9
9
    wage issue and then he says the following, "I consequent
                                                                       transcript of the inspection before or after you call the
10
    told Matlabine and Mofokeng that there was a procedure for
                                                                   10
                                                                       witness? How long will the video clip take?
11
    negotiating salaries and that the issue that they were
                                                                   11
                                                                               MR TIP SC:
                                                                                                 Oh, it's short. It's a
                                                                   12
                                                                       matter of five minutes or so. It would be desirable to do
12
    raising should be dealt with through the established
13
    central bargaining structures. They objected to dealing
                                                                   13
                                                                       that before he starts.
14
    with the matter in this way because, so they told me, they
                                                                   14
                                                                               CHAIRPERSON:
                                                                                                      No, but what I was leading
15
    did not want any union involvement in the matter."
                                                                   15
                                                                       up to -
           MR SETELELE:
                                                                   16
                                                                               MR TIP SC:
16
                                I hear that.
                                                                                                 Yes.
17
                                                                   17
           MR TIP SC:
                             And it's - their position was
                                                                               CHAIRPERSON:
                                                                                                      So tomorrow morning we'll
18
    set out and evidently among the unions that they had no
                                                                   18
                                                                       start with the video clip and the - which will involve, we
    wish to deal with in respect of their demand, would've been
19
                                                                   19
                                                                       have the transcript of what was said -
20
    NUM. Would that be apparent to you from that statement?
                                                                   20
                                                                               MR TIP SC:
                                                                                                 Yes
21
           MR SETELELE:
                                I think they include NUM.
                                                                  21
                                                                               CHAIRPERSON:
                                                                                                      And we'll see what was
22
           MR TIP SC:
                             As I said, that was as early
                                                                   22
                                                                       happening.
23
    as 21 June 2012 and I just want to ask you this, Mr
                                                                   23
                                                                               MR TIP SC:
                                                                                                 Yes.
    Setelele, the position that Mr Da Costa set out in those
                                                                   24
24
                                                                               CHAIRPERSON:
                                                                                                      And then you'll call your
25
    terms, did that accord with your later experience of the
                                                                   25
                                                                       witness, Mr Gegeleza.
                                                       Page 4203
                                                                                                                          Page 4205
    position and the attitude of RDOs insofar as you heard what
                                                                   1
                                                                              MR TIP SC:
                                                                                                 Yes.
1
                                                                    2
                                                                              CHAIRPERSON:
2
    it was?
                                                                                                     And after that?
                                                                                                Well, when his evidence is
3
           MR SETELELE:
                                 That's correct.
                                                                   3
                                                                              MR TIP SC:
           MR TIP SC:
4
                              Mr Chair, that concludes the
                                                                   4
                                                                       finished, we'll have available the president, Mr Zokwana.
5
    re-examination.
                                                                   5
                                                                              CHAIRPERSON:
                                                                                                     We have already a statement
                                                                   6
                                                                       from him, I think.
6
            CHAIRPERSON:
                                  Thank you for your
7
    evidence, you'll be excused. tomorrow, what are you going
                                                                   7
                                                                              MR TIP SC:
                                                                                                There is a statement. I may
8
    to do tomorrow, Mr Tip, if I ask -
                                                                       say at this stage that arising out of the cross-examination
9
                                                                   9
            MR TIP SC:
                              With your leave, we have a
                                                                       that we've had thus far, I will do what - similarly to what
                                                                   10
                                                                       I did with Mr Gcilitshana, which is, in respect of certain
10
    second - well, a third NUM witness available.
                                                                   11
                                                                       paragraphs to take Mr Zokwana's attention to other aspects
11
           CHAIRPERSON:
                                  Do you have a statement to
12
    give us -
                                                                   12
                                                                       that he can assist the Commission on.
13
                                                                   13
           MR TIP SC:
                              A statement was circulated
                                                                              CHAIRPERSON:
                                                                                                     Thank you, Mr Tip. I have
14
    yesterday but we do have hard copies. Could we -
                                                                   14
                                                                       a clearer understanding of what tomorrow holds for us. The
15
            CHAIRPERSON:
                                  If I can study this tonight
                                                                   15
                                                                       Commission will adjourn until 9.30 tomorrow morning.
    - you don't have to give it to me now. We'll adjourn and
                                                                   16
                                                                              [COMMISSION ADJOURNED]
17
    you can give it to me before I leave.
                                                                   17
18
            MR TIP SC:
                              We'll see to it, yes.
                                                                   18
19
            CHAIRPERSON:
                                  So we can study it tonight.
                                                                   19
                                                                   20
20
            MR TIP SC:
                              Yes.
                                  What's the witness's name?
21
            CHAIRPERSON:
                                                                   21
22
            MR TIP SC:
                              It's Gegeleza, Mr Alfred -
                                                                   22
    Sasiso Albert, I beg your pardon, Gegeleza.
                                                                   23
23
         CHAIRPERSON:
                                  And just shortly in one
                                                                   24
                                                                   25
    sentence-
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