Trial Hearing (Open Session) ICC-02/04-01/15

- 1 International Criminal Court
- 2 Trial Chamber IX

filed in the case

- 3 Situation: Republic of Uganda
- 4 In the case of The Prosecutor v. Dominic Ongwen ICC-02/04-01/15
- 5 Presiding Judge Bertram Schmitt, Judge Péter Kovács and
- 6 Judge Raul Cano Pangalangan
- 7 Trial Hearing Courtroom 3
- 8 Tuesday, 27 February 2018
- 9 (The hearing starts in open session at 9.31 a.m.)
- 10 THE COURT USHER: [9:31:47] All rise.
- 11 The International Criminal Court is now in session.
- 12 Please be seated.
- 13 PRESIDING JUDGE SCHMITT: [9:32:15] Good morning, everyone.
- 14 Could the court officer please call the case.
- 15 THE COURT OFFICER: [9:32:21] Thank you, Mr President.
- 16 The situation in Uganda, case of Prosecutor versus Dominic Ongwen,
- 17 case reference ICC-02/04-01/15.
- 18 We are in open session.
- 19 PRESIDING JUDGE SCHMITT: [9:32:29] Thank you.
- 20 For the appearances of the parties, Mr Choudhry for the Prosecution.
- 21 MR CHOUDHRY: [9:32:37] Good morning, your Honour. It's Kamran Choudhry
- 22 here today with Mr Ben Gumpert, Ms Beti Hohler, Mr Julian Elderfield,
- 23 Mr Pubudu Sachithanandan, Ms Yulia Nuzban, Mr Hai Do Duc, Ms Sanyu Ndagire,
- 24 Ms Agnese Valenti and Ms Ramu Bittaye.
- 25 PRESIDING JUDGE SCHMITT: [9:32:50] Thank you.

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- 1 Mr Cox for the representatives of the victims.
- 2 MR COX: [9:32:54] Good morning, your Honours. With me Ms Anushka Sehmi,
- 3 Mr James Mawira, and myself Francisco Cox.
- 4 PRESIDING JUDGE SCHMITT: [9:33:01] Mr Narantsetseg.
- 5 MR NARANTSETSEG: [9:33:03] Good morning, Mr President your Honours. With
- 6 me Ms Caroline Walter; Mr Innocent Mpoko, our visiting professional from the
- 7 Central African Republic; and my name is Orchlon Narantsetseg. Thank you.
- 8 PRESIDING JUDGE SCHMITT: [9:33:14] Thank you, Mr Narantsetseg.
- 9 And for the Defence, Mr Obhof. No, Mr Ayena.
- 10 MR AYENA-ODONGO: [9:33:18] Good morning, Mr President and your Honours.
- 11 Today I am accompanied by Chief Taku Achaleke, Thomas Obhof, Abigail Bridgman,
- 12 Mr Michael Rowse. And our client Dominic Ongwen is in Court. I am Krispus
- 13 Ayena Odongo.

filed in the case

- 14 PRESIDING JUDGE SCHMITT: [9:33:40] Thank you, Mr Ayena.
- 15 And we have Rule 74 counsel also in the courtroom.
- 16 MR RAIMONDO: [9:33:47] Good morning, Mr President and your Honours. This
- is Fabian Raimondo and I am the legal adviser to the witness.
- 18 PRESIDING JUDGE SCHMITT: [9:33:52] Thank you very much, Mr Raimondo.
- 19 The Prosecution is now calling P-209 as its next witness.
- 20 Before commencing, the Chamber notes briefly that protective measures have been
- 21 granted to this witness by virtue of the well-known decision 612, and that the VWU
- 22 recommends no further protective measures.
- 23 We will now have -- and for that we have Mr Raimondo in the courtroom -- the issue
- of Rule 74 assurances. And to address that we would go shortly to private session.
- 25 (Private session at 9.34 a.m.) *(Reclassified entirely in public)

Trial Hearing (Private Session) ICC-02/04-01/15

- 1 THE COURT OFFICER: [9:34:45] We are in private session, Mr President.
- 2 PRESIDING JUDGE SCHMITT: [9:34:46] Thank you.
- 3 Mr Raimondo submitted a filing recommending Rule 74 assurances for his client.
- 4 This is filing 1191 in the case record. And as always I would like to hear -- we are a
- 5 little bit too quick I think with the witness. Madam, we are simply -- we are simply
- 6 too quick. You have to go outside with the witness shortly. We are not yet ready.
- 7 I explain it to the witness later. It's not a problem, that can happen.
- 8 So Mr Raimondo submitted a filing recommending Rule 74 assurances.
- 9 Mr Choudhry, as always, inter partes your views.
- 10 MR CHOUDHRY: [9:35:39] Your Honour, we have no observations.
- 11 PRESIDING JUDGE SCHMITT: [9:35:42] Thank you.
- 12 Mr Obhof, or Mr Ayena, whoever wants to speak.
- 13 MR AYENA ODONGO: [9:35:47] Mr President and your Honours, we have no
- 14 objection.
- 15 PRESIDING JUDGE SCHMITT: [9:35:49] Thank you very much. Then we can
- 16 move to public session.
- 17 Just wait -- it's a couple of seconds. It will be very quick. And I tell you.
- 18 (Open session at 9.36 a.m.)
- 19 THE COURT OFFICER: [9:36:14] We are in open session, Mr President.
- 20 PRESIDING JUDGE SCHMITT: [9:36:16] Thank you very much.
- 21 The Chamber will now render its decision on the requested assurances. Mindful of
- 22 the factors specified in Rule 74(5) of the Rules, the Chamber has decided to provide
- 23 these assurances pursuant to Rule 74 of the Rules in order to enable the witness to
- 24 testify without fear of the consequence of self-incrimination.
- 25 This concludes the ruling of the Chamber and now we can bring the witness into the

- 1 courtroom, please.
- 2 (The witness enters the courtroom)
- 3 PRESIDING JUDGE SCHMITT: [9:37:29] Mr Witness, good morning.
- 4 Do you hear me?
- 5 WITNESS: UGA-OTP-P-0209
- 6 (The witness speaks Acholi)
- 7 THE WITNESS: [9:37:36] (Interpretation) Good morning, I can hear you.
- 8 PRESIDING JUDGE SCHMITT: [9:37:38] You are going to testify before the
- 9 International Criminal Court. I have to apologise that -- for this short delay, but we
- 10 had to discuss a procedural matter in your absence, so to speak, where we took views
- of all the parties. Nothing to disturb you.
- We welcome you on behalf of the Chamber, I welcome you in the courtroom, and I
- will now read the solemn undertaking to you to tell the truth that every witness who
- 14 testifies before this Court has to agree upon.
- 15 Mr Witness, please listen carefully to me: I solemnly declare that I will speak the
- truth, the whole truth and nothing but the truth. Mr Witness, do you understand?
- 17 THE WITNESS: [9:38:29] (Interpretation) Yes, I do.
- 18 PRESIDING JUDGE SCHMITT: [9:38:29] Do you agree?
- 19 THE WITNESS: [9:38:32] (Interpretation) I agree.
- 20 PRESIDING JUDGE SCHMITT: [9:38:34] Thank you. You are now sworn in and
- 21 we continue.
- 22 First of all, I explain to you the protective measures that we have put in place for your
- 23 testimony. Face distortion, first of all, has put in place. This means that no one
- 24 outside the courtroom can see your face during your testimony.
- 25 We will also use a pseudonym. That means that we refer only to you as

- 1 "Mr Witness" as I'm doing so at the moment, not with your real name. So this is to
- 2 make sure that the public does not come to know your identity. When you answer
- 3 questions that will not give away your real name, who you are, then we do this in
- 4 open session and the public can hear what is being said.
- 5 On the other hand, when we are discussing matters that could reveal your identity,
- 6 we will do so in private session. That means that no one outside the courtroom can
- 7 hear what you are saying.
- 8 You have also been assigned a lawyer to provide you with legal advice about possible
- 9 self-incrimination. Mr Raimondo is sitting to the right. So if any issue arises in that
- 10 respect he will address the Court, and also every party and participant and the Bench
- 11 will be vigilant in that respect. And if you answer any questions that could lead to
- 12 your self-incrimination, we will do this in -- address this in private session where, as I
- have already explained to you, no one outside the courtroom can hear you.
- 14 That was a lot of information, Mr Witness. Do you understand?
- 15 THE WITNESS: [9:40:12] (Interpretation) I do.
- 16 PRESIDING JUDGE SCHMITT: [9:40:16] Before we start with your testimony,
- 17 a practical issue: Everything we say here in the courtroom is written down and
- interpreted, and to allow for the interpretation we need to speak at a relatively slow
- 19 pace and speak clearly and speak into the microphone. And we should observe
- 20 these, so to speak, little rules. If you have any questions yourself, Mr Witness, raise
- 21 your hand, then we know you want to address the Court and I will give you the floor.
- 22 This is the information to start with, and Mr Choudhry has now the floor for the
- 23 Prosecution.
- 24 QUESTIONED BY MR CHOUDHRY:
- 25 Q. [9:40:59] Good morning, Mr Witness.

Trial Hearing (Private Session) ICC-02/04-01/15

WITNESS: UGA-OTP-P-0209

- 1 Mr Witness, in a minute or so I will be asking you some questions, and I want to ask
- 2 you questions in relation to three areas: The first of those is the LRA and your
- 3 experience of the LRA. The second area relates to an attack at Pajule IDP camp.
- 4 And the third is your experience of how you came to leave the LRA.
- 5 Your Honours, with that, perhaps I can go into private session for approximately one
- 6 minute.

filed in the case

- 7 PRESIDING JUDGE SCHMITT: [9:41:38] Yes, private session.
- 8 (Private session at 9.41 a.m.)
- 9 (Redacted)
- 10 (Redacted)
- 11 (Redacted)
- 12 (Redacted)
- 13 (Redacted)
- 14 (Redacted)
- 15 (Redacted)
- 16 (Redacted)
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- 23 (Redacted)
- 24 (Redacted)
- 25 (Redacted)

Pursuant to the Trial Chamber' IX's instructions, ICC-02/04-01/15-497, dated 13 July 2016, the public reclassified and lesser redacted version of this transcript is filed in the case

Trial Hearing (Private Session) ICC-02/04-01/15 WITNESS: UGA-OTP-P-0209

- 1 (Redacted)
- 2 (Redacted)
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- 13 (Redacted)
- 14 (Redacted)
- 15 (Redacted)
- 16 (Redacted)
- 17 (Open session at 9.45 a.m.)
- 18 THE COURT OFFICER: [9:45:13] We are back to open session, Mr President.
- 19 MR CHOUDHRY: [9:45:18]
- 20 Q. [9:45:20] Mr Witness, you told us that you stopped your primary school
- 21 education at primary 5. Why did you stop?
- 22 A. [9:45:41] I stopped because of the insurgency.
- 23 Q. [9:45:49] What do you mean by "the insurgency"?
- 24 A. [9:45:55] The war, it was the war when Museveni was fighting to overthrow the

25 government.

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WITNESS: UGA-OTP-P-0209

- 1 Q. [9:46:25] Can I just clarify, who were the sides in this war that you are speaking
- 2 of?
- 3 A. [9:46:39] It was the NRA and UNLA.
- 4 Q. [9:46:50] What did you do after you stopped your primary school education?
- 5 A. [9:47:04] I stayed home.
- 6 Q. [9:47:10] And how long did you stay home for?
- 7 A. [9:47:16] From 1985 up to 1994.
- 8 Q. [9:47:34] What did you do in 1994.
- 9 A. [9:47:39] It was in 1994, that's when the LRA rebels abducted me.
- 10 Q. [9:47:54] Can you please tell the Court the story of what happened when the
- 11 LRA abducted you in 1994?
- 12 A. [9:48:09] When the LRA abducted me in 1994, we moved with them and we
- went to the side of Kitgum.
- 14 Q. [9:48:37] Can you please explain how the abduction happened and by example,
- 15 what time of day was it? Who were you with?
- 16 A. [9:48:53] Thank you. My abduction took place at around 10:00 o'clock in the
- morning, I was in the garden with my mother.
- 18 Q. [9:49:11] How many LRA fighters were there that abducted you?
- 19 A. [9:49:22] It is difficult to estimate, but from my observation there were many in
- 20 numbers.
- 21 Q. [9:49:33] What happened to your mother?
- 22 A. [9:49:45] They left my mother in the garden and they continued along with me.
- 23 Q. [9:49:56] Who else was abducted the day that you were?
- 24 A. [9:50:06] We moved forward a little while and some more people were

25 abducted.

- 1 Q. [9:50:18] What was the name of the LRA commander that abducted you?
- 2 A. [9:50:27] He was called Beba Beba.
- 3 Q. [9:50:35] And what unit, what LRA unit did Beba Beba belong to?
- 4 A. [9:50:46] At that time he was in Sinia.
- 5 Q. [9:50:56] Mr Witness, what year did you leave the LRA?
- 6 A. [9:51:07] I left the LRA in 2009.
- 7 Q. [9:51:21] From the moment of your abduction in 1994 up until the time you left
- 8 in 2009, can you please tell the Court all the LRA units that you were attached to and
- 9 the role that you had in each of those units? Thank you.
- 10 A. [9:51:55] Okay. When I was abducted, I was in Sinia. Then after that, I was
- 11 transferred to Control Altar, which is the big group where most LRA senior
- 12 commanders were.
- 13 Q. [9:52:32] And did you stay in Control Altar?
- 14 A. [9:52:39] I stayed in Control Altar and later I was transferred to Gilva group.
- 15 Then from Gilva, I was transferred to Trinkle group.
- 16 Q. [9:53:12] What year were you transferred to Trinkle group?
- 17 A. [9:53:23] You know, most of the things that happened that has past, it's difficult
- to guess, I do not recall the exact year.
- 19 PRESIDING JUDGE SCHMITT: [9:53:40] Mr Choudhry, if you think this is
- 20 important, I think nobody would object if you simply put to him, "Could it have
- 21 been ..." And if the witness recalls, it is good; if not, we just leave it at that. You can
- 22 put dates and so to him that you might have out of former statements of the witness,
- 23 no problem, you don't have to say always where you have it from when it comes to
- 24 such chronologies.
- 25 MR CHOUDHRY: [9:54:10] Thank you, your Honour.

- 1 Q. Mr Witness, in 2003, were you in Trinkle group?
- 2 A. [9:54:20] I was in Trinkle.
- 3 Q. [9:54:25] I would now like to move on to the second area of my questioning and
- 4 that relates to Pajule. Have you heard of a place called Pajule in Uganda?
- 5 A. [9:54:45] Yes, I have.
- 6 Q. [9:54:57] And when you were with the LRA, did the LRA ever attack Pajule?
- 7 A. [9:55:13] Yes, there was an attack.
- 8 Q. [9:55:18] What year was that attack on, please?
- 9 A. [9:55:30] It's difficult to guess, but what I put in my statement, it was
- 10 2004 -- 2003, 2004.
- 11 Q. [9:55:50] Can you remember the month that that attack took place on, please?
- 12 A. [9:56:01] I did not write it down in my statement, but I recall later that it was
- on 9 October.
- 14 PRESIDING JUDGE SCHMITT: [9:56:18] I think you can move on. We have -- we
- 15 have a lot of evidence that might put the attack that we are talking about into a certain
- 16 time frame, so I think you can move on. Of course it's about what the witness knows,
- but nevertheless, you can put all the different pieces together in the end.
- 18 MR CHOUDHRY: [9:56:39] Thank you, your Honour.
- 19 Q. [9:56:41] Mr Witness, how do you know about this attack?
- 20 A. [9:56:53] How I came to know about that attack, I was present at the place where
- 21 the attack was planned.
- 22 Q. [9:57:14] Which LRA units were involved in this attack?
- 23 A. [9:57:28] The groups were Control Altar, Trinkle and Sinia brigade.
- Q. [9:57:47] You've told us that in 2003 you were in Trinkle brigade, who was the

25 commander of Trinkle brigade at that time?

Trial Hearing (Private Session) ICC-02/04-01/15

WITNESS: UGA-OTP-P-0209

- 1 A. [9:58:06] It was Charles Kapere.
- 2 Q. [9:58:18] And what was your rank within Trinkle brigade at that time?
- 3 A. [9:58:26] I was a captain.
- 4 MR CHOUDHRY: [9:58:38] Your Honour, I have two questions for private session.
- 5 PRESIDING JUDGE SCHMITT: [9:58:40] Of course, I understand. Private session.
- 6 (Private session at 9.58 a.m.)
- 7 (Redacted)
- 8 (Redacted)
- 9 (Redacted)
- 10 (Redacted)
- 11 (Redacted)
- 12 (Redacted)
- 13 (Redacted)
- 14 (Redacted)
- 15 (Redacted)
- 16 (Redacted)
- 17 (Open session at 10.00 a.m.)
- 18 THE COURT OFFICER: [10:00:14] We are in open session, Mr President.
- 19 MR CHOUDHRY: [10:00:22]
- 20 Q. Mr Witness, who decided that Trinkle should go for this attack at Pajule?
- 21 A. [10:00:38] The commander of the high command is in Control Altar. Vincent
- 22 Otti was the one who decided.
- 23 Q. [10:00:58] What did Vincent Otti do for Trinkle brigade to become involved in
- 24 this attack?
- 25 A. [10:01:13] He sent someone to Trinkle to come to him.

- 1 Q. [10:01:27] And what location was Trinkle moving in when Vincent Otti
- 2 summoned them?
- 3 A. [10:01:40] As you know, it is not easy to know the exact location while you are
- 4 in the bush, but at that time we were operating around Latanya hills.
- 5 Q. [10:02:00] How do you know that Vincent Otti summoned Trinkle brigade when
- 6 you were at Latanya Hill?
- 7 A. [10:02:13] He communicated with brigade commander and then the brigade
- 8 commander assembled us and told us that we were being summoned.
- 9 Q. [10:02:27] And by "brigade commander" do you mean Charles Kapere?
- 10 A. [10:02:36] Yes, indeed.
- 11 Q. [10:02:40] Did you know why Vincent Otti was summoning Trinkle brigade?
- 12 A. [10:02:49] I learnt from Kapere when Kapere told us.
- 13 Q. [10:02:59] And what did Kapere tell you?
- 14 A. [10:03:03] Kapere told us that Vincent Otti had summoned his brigade to go to
- 15 him, to go to his location and for that matter, we should prepare and go to him.
- 16 Q. [10:03:21] What was the name of the location that Vincent Otti wanted you to go
- 17 to?
- 18 A. [10:03:33] Like I said, there was no permanent location where someone would
- 19 stay. Otti can communicate to you right now from one location and then he would
- 20 move away to another location until you meet again. When you meet, that's when
- 21 you will know that this is where we were meant to meet.
- 22 Q. [10:03:59] After Vincent Otti summoned Trinkle brigade, did Trinkle brigade go
- 23 to meet Vincent Otti?
- 24 A. [10:04:09] Yes, they met.
- 25 Q. [10:04:16] When you got to that location, when Trinkle brigade met Vincent Otti,

- 1 what was the name of that location, please?
- 2 A. [10:04:28] It was in the bush, and it was not easy to know the exact location, but
- 3 I think, according to my statement which I even wrote down -- forgive me, I have
- 4 forgotten it.
- 5 Q. [10:04:50] How far away was the location where Trinkle brigade met Vincent
- 6 Otti from Pajule?
- 7 A. [10:05:01] It was far. But later on we moved closer, and according to my
- 8 estimation, we didn't have a GPS at that time or how to measure distance, so you just
- 9 estimate, so according to my estimation, it could be about 10 kilometres.
- 10 Q. [10:05:36] Approximately what time did Trinkle brigade arrive at that meeting
- 11 point to meet Vincent Otti?
- 12 A. [10:05:49] It was about 4 p.m.
- 13 Q. [10:06:01] And where was Vincent Otti when Trinkle brigade arrived at that
- 14 meeting point?
- 15 A. [10:06:16] He was in the exact location where we met him.
- 16 Q. [10:06:24] Mr Witness, my next few questions I would like you to focus on what
- 17 you yourself personally saw. What LRA unit did you see at the meeting point?
- 18 A. [10:06:45] I said earlier there was Trinkle brigade and Sinia. There was also
- 19 High Command, the brigade where Otti was located.
- 20 Q. [10:07:03] What about LRA commanders, can you please list the names of LRA
- 21 commanders that you yourself saw at the meeting point?
- 22 A. [10:07:16] Firstly, there was Vincent. Secondly, there was Charles Kapere.
- 23 There was Dominic. Opoka was also there. There was Raska Lukwiya. Those are
- 24 the commanders whom I saw. And there were really many people. You could not

25 see everybody and recognise everyone.

- 1 PRESIDING JUDGE SCHMITT: [10:08:09] If you want to ask him certain names I
- 2 think simply, otherwise I think Mr Obhof and Mr Ayena will do it later on tomorrow.
- 3 So simply put the names to him, "Was the person there?" and then he can answer, if
- 4 you think this is necessary.
- 5 MR CHOUDHRY: [10:08:28]
- 6 Q. [10:08:30] Mr Witness, have you heard of a name of "Bogi"?
- 7 A. [10:08:36] Yes, I have heard.
- 8 Q. [10:08:39] Was Bogi at the meeting point with Vincent Otti?
- 9 A. [10:08:45] Yes, Bogi was there, but I listed the more senior commanders.
- 10 Q. [10:08:57] What about Caesar Acellam?
- 11 A. [10:09:03] Caesar Acellam was there.
- 12 Q. [10:09:11] What about Acel Calo Apar?
- 13 A. [10:09:16] Yes, he was there.
- 14 Q. [10:09:20] Now you mentioned the name Dominic, what was Dominic's full
- 15 name, please?
- 16 A. [10:09:33] The one that we knew there was Dominic Ongwen.
- 17 PRESIDING JUDGE SCHMITT: [10:09:47] Just shortly one more name,
- 18 Mr Choudhry.
- 19 Was Buk there, Mr Witness?
- 20 THE WITNESS: [10:09:57](Interpretation) Yes, Buk was there.
- 21 PRESIDING JUDGE SCHMITT: [10:09:59] Thank you.
- 22 Mr Choudhry.
- 23 MR CHOUDHRY: [10:10:02]
- Q. [10:10:04] Does Dominic Ongwen have any other names, Mr Witness?
- 25 A. [10:10:14] We know him as Dominic Ongwen.

- 1 Q. [10:10:20] How well do you know Dominic Ongwen?
- 2 A. [10:10:28] I do know him.
- 3 Q. [10:10:33] How young were you when you first met Dominic Ongwen?
- 4 A. [10:10:45] It is difficult to say how old I was at that time, but the first time I met
- 5 him was in 1995.
- 6 Q. [10:11:05] At the time of the meeting for the Pajule attack, what unit did
- 7 Dominic Ongwen belong to?
- 8 A. [10:11:18] Dominic Ongwen was with Vincent in Control Altar.
- 9 Q. [10:11:36] Why was Dominic Ongwen with Vincent in Control Altar at that
- 10 time?
- 11 A. [10:11:46] I do not know why he was there.
- 12 Q. [10:11:52] What did you believe was the reason that Dominic Ongwen was with
- 13 Vincent Otti in Control Altar at that time?
- 14 A. [10:12:16] It is difficult to guess, because there are two things in Control Altar.
- 15 Sometimes you go there as a prisoner and sometimes you are summoned there or,
- 16 rather, you are transferred there. So I do not know which was which.
- 17 PRESIDING JUDGE SCHMITT: [10:12:45] Now, shortly, I follow what you asked
- 18 the witness.
- 19 Mr Witness, you said you do not know exactly how old you were when you first met
- 20 Mr Ongwen. Can you recall if you were a grown-up man already or if you were
- 21 perhaps an adolescent or even a child, do you recall that?
- 22 THE WITNESS: [10:13:13](Interpretation) I was grown up.
- 23 PRESIDING JUDGE SCHMITT: [10:13:22] Thank you.
- 24 Mr Choudhry.
- 25 MR CHOUDHRY: [10:13:24] Your Honour, with that answer, perhaps I can put to

- 1 the witness what he said in his earlier statement.
- 2 PRESIDING JUDGE SCHMITT: [10:13:31] Yes. The reason why I asked is because
- 3 it did not fully comply with the summary that you gave, and I thought that you
- 4 would like to follow up. But please do that. So you want to refer him to the
- 5 former -- to his statement.
- 6 MR CHOUDHRY: [10:13:46] Yes, your Honour. That is in fact a defence interview.
- 7 The ERN is UGA-D26-0011-0345, and that's at page 0359. And it would be between
- 8 lines 385 to 392.
- 9 Q. [10:14:07] Mr Witness, I'm going to read to you what you said in an interview.
- 10 You were asked: "Do you know Dominic Ongwen?"
- 11 You responded: "I know".
- 12 You were then asked: "Did you know him as a child?"
- 13 Your answer was: "Yes, I knew him as a child".
- 14 Does that refresh your memory?
- 15 A. [10:14:34] Yes, it does remind me. But I knew Dominic when I was already
- 16 grown up.
- 17 PRESIDING JUDGE SCHMITT: [10:14:55] Mr Obhof, please.
- 18 MR OBHOF: [10:14:56] Your Honours, when we heard that when we were doing the
- interview, we believed that he knew Dominic as a child, and the reading of that, not
- as they're interpreting, that he knew the witness was a child when he first met
- 21 Mr Ongwen. I mean, the math clearly says that he's 20 years old.
- 22 PRESIDING JUDGE SCHMITT: [10:15:15] And then we put perhaps, Mr Choudhry,
- 23 you put it differently, that indeed that would be an explanation indeed.
- 24 So, Mr Witness, when you said you met Mr Ongwen for the first time and you were
- 25 already grown up, do you recall how old Mr Ongwen might have been at the time?

- 1 Perhaps not the exact age, but was he younger than you? Was he of the same age?
- 2 Was he older?
- 3 THE WITNESS: [10:15:48] (Interpretation) As far as I remember, Dominic is older
- 4 than me.
- 5 PRESIDING JUDGE SCHMITT: [10:16:14] I think we have to leave it at that.
- 6 And we know, Mr Witness, all these events were a long time ago, and especially
- 7 when we even go back to the 1990s, so it's perfectly clear that you won't remember all
- 8 the details.
- 9 Please continue, Mr Choudhry.
- 10 MR CHOUDHRY: [10:16:30] Your Honour, just prior to Your Honour's question, I
- was dealing with the issue as to why the witness believed Dominic Ongwen was with
- 12 Vincent Otti. There's -- I asked the witness, he couldn't remember. There is a small
- point I would like to refresh him on that's important.
- 14 PRESIDING JUDGE SCHMITT: [10:16:45] Yes, I think that could be, that could
- indeed be of some significance. Please continue.
- 16 MR CHOUDHRY: [10:16:53] And, your Honour, the ERN for that is
- 17 UGA-D26-0011-0362. It's at page 0379, lines 489 to 496.
- 18 Q. [10:17:09] Mr Witness, I was asking you before as to why Dominic Ongwen was
- 19 with Vincent Otti at the time before the Pajule attack. I want to read something to
- 20 you that you now said in one of your interviews. You were asked --
- 21 PRESIDING JUDGE SCHMITT: [10:17:28] Which tab perhaps for us?
- 22 MR CHOUDHRY: [10:17:31] Your Honour, that I believe would be in tab 11.
- 23 Forgive me, your Honour. That is, in fact --
- 24 PRESIDING JUDGE SCHMITT: [10:17:42] If there were a tab 11, I would
- 25 immediately believe you.

- 1 MR CHOUDHRY: [10:17:46] It should be tab 8.
- 2 PRESIDING JUDGE SCHMITT: [10:17:49] Yes, thank you.
- 3 MR CHOUDHRY: [10:17:52] Does your Honour have that in front of him?
- 4 Thank you.
- 5 Q. [10:17:54] Starting at line 489, Mr Witness, you said, "At that time he didn't
- 6 commit any offence, but at that time, there were -- he didn't have skills to support
- 7 Otti."
- 8 You were asked, "Can you repeat that, please?"
- 9 And your answer was, "At that time, Otti Vincent did not have soldiers who would
- 10 help him with planning. So, he saw that he could take him to help him with that,
- since he at that time, his head was able."
- 12 What did -- does that refresh your memory?
- 13 A. [10:18:53] Yes, it does.
- 14 PRESIDING JUDGE SCHMITT: [10:18:55][10:18:56] A follow-up question by me to
- 15 that, Mr Choudhry.
- 16 Mr Witness, how do you know that? How did you come to know that, what the
- 17 reason was that Mr Ongwen was with Otti? Did anybody tell you? Or did you
- 18 hear that? Or did Mr Ongwen tell you that?
- 19 THE WITNESS: [10:19:17] (Interpretation) In regard to that, it is what happens there
- 20 always. Like I said earlier, you are summoned there sometimes as a prisoner or you
- 21 are taken there on a transfer, or sometimes you are brought there to rest. So in
- 22 regard to that, as far as I understood at the time, it is what I knew there, it is what I
- 23 knew from there, the practice that was going on.
- 24 PRESIDING JUDGE SCHMITT: [10:20:18] Yes, I have understood, Mr Witness, but
- 25 you mentioned several possibilities why someone would be removed and the

- 1 question would be, how you could determine which possibility was the correct one in
- 2 this case?
- 3 THE WITNESS: [10:20:38] (Interpretation) When we reached there, I saw that he was
- 4 not being mistreated or taken badly.
- 5 PRESIDING JUDGE SCHMITT: [10:21:09] Mr Choudhry, thank you for your
- 6 indulgence. Please continue.
- 7 MR CHOUDHRY: [10:21:14]
- 8 Q. Mr Witness, I want to focus on four words that I read to you, you said, "His
- 9 head was able." What did you mean by that when you spoke of Dominic Ongwen?
- 10 A. [10:21:35] What I meant was he was able to advise in that group.
- 11 MR OBHOF: [10:22:02] Your Honour, the Defence isn't objecting, the Defence is just
- 12 noting for the record that the witness is not a psychiatrist, psychologist, or any type of
- 13 mental professional.
- 14 PRESIDING JUDGE SCHMITT: [10:22:12] Yes, that's of course correct. And we all
- 15 know that we might have such evidence in the course of the proceedings, but of
- 16 course the witness has said this in the past and he can deliver, so to speak, some sort
- of factual basis for anything. That of course we know that he is not an expert, and he
- was not asked in that capacity by Mr Choudhry as I understood it.
- 19 Mr Choudhry, please continue. I assume simply that you did not ask him as an
- 20 expert.
- 21 MR CHOUDHRY: [10:22:45] Not at all, your Honour, your assumption is correct.
- 22 Q. [10:22:51] Mr Witness, what do you mean by when you said "he was able to
- 23 advise in that group?"
- A. [10:23:01] It means he can help his senior commander to advise him.
- 25 Q. [10:23:20] And who did you believe Dominic Ongwen was advising?

- 1 MR TAKU: [10:23:30] Your Honours, we object. He didn't say that he advised, he
- 2 said he could -- he can advise. But now the question of whom do you say was
- 3 advising presupposes that the witness has testified that he advised (Overlapping
- 4 speakers)
- 5 PRESIDING JUDGE SCHMITT: [10:23:42] So then I reformulate it. Mr Witness, did
- 6 you at some point in time come to know that he was advising one of the commanders?
- 7 Just generally, in general first.
- 8 THE WITNESS: [10:24:03] (Interpretation) No, I did not see.
- 9 PRESIDING JUDGE SCHMITT: [10:24:07] Mr Choudhry, continue.
- 10 MR CHOUDHRY: [10:24:10]
- 11 Q. [10:24:10] What rank was Dominic Ongwen at the time of this meeting before
- 12 the attack at Pajule?
- 13 A. [10:24:28] You know, there are things that happened among the high command
- or the senior officers, there would be little communication to ask the junior officers.
- 15 That is why I estimated that he was either a colonel or a brigadier.
- 16 Q. [10:24:49] Thank you. I'd like to move on to the person called Bogi, please.
- 17 Who was Bogi?
- 18 A. [10:25:07] Bogi was a CO.
- 19 Q. [10:25:08] Which LRA unit did he belong to?
- 20 A. [10:25:14] He was in Trinkle.
- 21 Q. [10:25:19] And what was Bogi's role as a CO in Trinkle?
- 22 A. [10:25:29] He was in charge of a battalion.
- 23 Q. [10:25:34] You also mentioned the name Opoka. Who was Opoka, please?
- 24 A. [10:25:45] Opoka was a director, he was a director of operation.
- 25 Q. [10:25:58] Which LRA unit was Opoka a member of?

- 1 A. [10:26:05] He was in high command.
- 2 Q. [10:26:14] And what was Opoka's role as a director of operations in high
- 3 command?
- 4 A. [10:26:27] In regard to his role, he would take orders from Vincent. If Vincent
- 5 wanted something done, he would pass down the orders to him and then he would
- 6 send down the orders.
- 7 Q. [10:26:55] When you arrived at the meeting point, what did Vincent Otti do?
- 8 A. [10:27:09] When we arrived there, Vincent summoned the high-ranking officers.
- 9 For us in Trinkle, Charles Kapere was the one who went.
- 10 Q. [10:27:35] What other LRA officers did Vincent Otti summon?
- 11 A. [10:27:43] According to what Kapere told us, he said that Vincent called him.
- 12 And when he arrived there he found his colleagues, his other commander colleagues
- 13 were also there. There was Buk, Raska, Dominic, there was Opoka, those are the
- 14 people he found there.
- 15 Q. [10:28:25] And just to be clear, this is information that you learned from
- 16 Charles Kapere; is that right?
- 17 A. [10:28:38] Yes, that's right, I got it from Kapere.
- 18 Q. [10:28:45] Why didn't you go to the place where Vincent Otti summoned these
- 19 commanders?
- 20 A. [10:28:55] I was not yet a high-ranking officer, I did not qualify to go there.
- 21 Q. [10:29:03] What did Vincent Otti do with these high-ranking commanders after
- 22 he summoned them?
- A. [10:29:20] According to what Kapere told us, he said that he was summoned,
- 24 and when he was there Vincent distributed roles to each of them.
- 25 Q. [10:29:43] And just to be clear, when you say "summoned", do you mean

- 1 meeting with?
- 2 A. [10:30:00] Yes, it was in a meeting. First, they were summoned from the
- 3 different locations that they were in, and then they came and met together. And
- 4 then later on he called for a meeting where he invited them.
- 5 Q. [10:30:25] How long approximately was this meeting between Vincent Otti and
- 6 the high-ranking LRA commanders?
- 7 A. [10:30:38] In relation to the meeting, Kapere took there about two hours.
- 8 Q. [10:30:53] And what did Charles Kapere do after this meeting?
- 9 A. [10:31:04] When Charles Kapere returned, he called his commanders, his COs,
- 10 the COs that were under him.
- 11 Q. [10:31:24] Can you list the names of the people that Charles Kapere called,
- 12 please?
- 13 A. [10:31:36] Charles Kapere called Bogi, who was in charge of battalion -- first
- 14 battalion. He called Opio Sam. Opio Sam is also his CO. He called the IO and he
- 15 called me.
- 16 Q. [10:32:20] How soon after the meeting with Vincent Otti did Charles Kapere call
- 17 you and other COs?
- 18 A. [10:32:35] Immediately after he returned from the meeting. It did not take
- 19 more than 30 minutes he had already sent the invitation.
- 20 Q. [10:32:56] What did Charles Kapere say to you and other COs when he called
- 21 you?
- 22 A. [10:33:13] What he told us was that we were called to the high command,
- 23 Vincent explained to us why he called us, that there is going to be an operation.
- 24 Q. [10:33:40] Did Charles Kapere explain what that operation was?
- 25 A. [10:33:46] He told us that Vincent told him that he wants us to go and attack the

1 UPDF.

- 2 Q. [10:34:09] Where were you going to attack the UPDF?
- 3 A. [10:34:14] In Pajule.
- 4 Q. [10:34:25] Did he say anything else about what other parts of Pajule the LRA
- 5 were to go to?
- 6 A. [10:34:37] Sorry, could you say the question again?
- 7 Q. [10:34:49] What other parts of Pajule were the LRA to go to as part of this
- 8 operation?
- 9 A. [10:34:58] According to the information from Kapere, how and what Otti told
- 10 him, there was not any other place apart from Pajule, but there are other smaller,
- smaller areas within Pajule that the attack should focus. And the first place is the
- 12 barracks, where there were government soldiers, and then we should go and -- we
- should go to the mission to take the radio equipment and then go to the centre to
- 14 collect food, soap, salt and other items.
- 15 Q. [10:36:00] If I can just take those one by one, starting with the barracks. Who
- 16 was in charge of the group going to the barracks?
- 17 A. [10:36:18] The person in charge of the group going to the barracks was CO Bogi.
- 18 Q. [10:36:38] Why did the LRA want to go to the barracks?
- 19 A. [10:36:45] The LRA wants to go and fight the government soldiers.
- 20 Q. [10:37:05] Who was in charge of the group going to the centre?
- 21 A. [10:37:14] According to information that Charles Kapere gave us, he said it was
- 22 Dominic who would lead the group going to the centre.
- 23 Q. [10:37:38] Now, you mentioned that the group going to the centre would collect
- 24 food, soap and salt. Apart from food items, did that group have any other objective

25 at the centre?

- 1 A. [10:37:57] According to the information that Kapere gave us and the plan they
- 2 had with Vincent, that was the only thing that they were supposed to do at the centre.
- 3 Q. [10:38:25] Who would carry the food, soap and salt that was obtained at the
- 4 centre?
- 5 A. [10:38:33] That would be carried by people who were abducted, that is if some
- 6 people were abducted. But in case they do not abduct anyone, then those items
- 7 would be carried by those soldiers who went there.
- 8 Q. [10:39:05] Mr Witness, did the plan to go to Pajule involve abducting civilians
- 9 from the centre?
- 10 A. [10:39:23] Yes, it includes.
- 11 Q. [10:39:31] Why did the LRA want to abduct civilians from the centre?
- 12 A. [10:39:41] To help them carry items and also to increase their numbers, the
- 13 number of soldiers in their group, especially for those that are able to.
- 14 Q. [10:40:10] You spoke of a group going to the mission to obtain radio equipment.
- 15 Who was in charge of that group, please?
- 16 A. [10:40:25] That, I do not recall who was in charge.
- 17 Q. [10:40:38] Who was the overall operational commander for the attack at Pajule?
- 18 A. [10:40:48] It was Raska Lukwiya.
- 19 Q. [10:40:59] What LRA commander was in charge of organising the fighting force
- 20 to go to Pajule?
- 21 A. [10:41:13] It was -- it was Opoka who was in charge of mobilising the fighters.
- 22 Q. [10:41:33] And for this attack, what steps did Opoka take to organise the
- 23 fighting force?
- 24 A. [10:41:43] There was nothing else that Opoka did, only that he was to ensure
- 25 that the number that Vincent want to go for the operation is achieved.

Trial Hearing (Open Session) ICC-02/04-01/15

WITNESS: UGA-OTP-P-0209

1 Q. [10:42:06] And what was that number?

- 2 A. [10:42:14] It's difficult to guess; I do not know.
- 3 (Redacted)

filed in the case

- 4 (Redacted)
- 5 (Redacted)
- 6 Q. [10:43:06] And how many fighters was Charles Kapere tasked to organise?
- 7 A. [10:43:18] 75.
- 8 (Redacted)
- 9 (Redacted)
- 10 (Redacted)
- 11 (Redacted)
- 12 (Redacted)
- 13 (Redacted)
- 14 (Redacted)
- 15 (Redacted)
- 16 (Redacted)
- 17 (Redacted)
- 18 (Redacted)
- 19 (Redacted), "Otti had wanted 150 people, but the number did not reach there".
- 20 Does that refresh your memory?
- 21 A. [10:44:50] Yes, it does.
- 22 Q. [10:44:55] What do you say about that today?
- 23 A. [10:44:59] I still refer back to that one.
- 24 (Redacted)
- 25 (Redacted)

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- 1 Q. [10:45:40] What made it difficult?
- 2 A. [10:45:46] The number of people could not reach that one, that number.
- 3 Q. [10:45:55] Can you explain why not?
- 4 A. [10:46:04] Because some members of Kapere's group had gone to Sudan.
- 5 Q. [10:46:14] (Redacted), was that limited to Trinkle
- 6 brigade or was that across all brigades that were at the meeting point?
- 7 A. [10:46:30] Could you say that question again?
- 8 (Redacted)

filed in the case

- 9 (Redacted)
- 10 PRESIDING JUDGE SCHMITT: [10:46:57] Mr Choudhry, I have -- I would like to go
- shortly to private session if you allow.
- 12 We go to private session, yes.
- 13 (Private session at 10.47 a.m.)
- 14 (Redacted)
- 15 (Redacted)
- 16 (Redacted)
- 17 (Redacted)
- 18 (Redacted)
- 19 (Redacted)
- 20 (Redacted)
- 21 (Redacted)
- 22 (Redacted)
- 23 (Redacted)
- 24 (Redacted)
- 25 (Redacted)

1 (Redacted)

filed in the case

- 2 (Redacted)
- 3 (Redacted)
- 4 (Redacted)
- 5 (Redacted)
- 6 (Redacted)
- 7 (Redacted)
- 8 (Redacted)
- 9 (Redacted)
- 10 (Redacted)
- 11 (Redacted)
- 12 (Redacted)
- 13 (Redacted)
- 14 (Redacted)
- 15 (Redacted)
- 16 (Redacted)
- 17 (Redacted)
- 18 (Redacted)
- 19 (Open session at 10.49 a.m.)
- 20 THE COURT OFFICER: [10:49:43] We are in open session, Mr President.
- 21 MR CHOUDHRY: [10:49:48]
- 22 Q. [10:49:50] Mr Witness, after fighters were selected what did Vincent Otti do?
- 23 A. [10:50:03] From the high command, I do not know what he said to his officers
- 24 who were going for operation, but what he told Charles Kapere is what I am also

25 talking about.

- 1 Q. [10:50:36] Did anyone address the LRA fighters that were selected to go for the
- 2 attack at Pajule?
- 3 A. [10:50:52] Most times the person who organises the fighters like in the person of
- 4 Opoka, he would speak with the fighters briefly. Then, Vincent would come and
- 5 speak and then the fighters would leave to go. But for that particular occasion, I did
- 6 not see with my own eyes if it happened.
- 7 Q. [10:51:34] After the LRA fighters were selected, did they go to Pajule?
- 8 A. [10:51:43] They went.
- 9 Q. [10:51:50] Can you estimate approximately how many LRA fighters in total
- 10 went to Pajule?
- 11 A. [10:52:02] It's difficult to estimate because when I sent my people, I came back to
- 12 my position.
- Q. [10:52:25] Can you estimate how old was the youngest person that you saw go
- 14 to Pajule?
- 15 A. [10:52:34] Could you say the question again.
- 16 Q. [10:52:48] How old was the youngest person that you saw go for the attack at
- 17 Pajule?
- 18 A. [10:52:58] There were very many people and not easy to know the youngest
- 19 person.
- 20 Q. [10:53:21] When the LRA fighters left for Pajule, did they have weapons with
- 21 them?
- 22 A. [10:53:33] They had weapons.
- 23 Q. [10:53:39] What kind of weapons did they have with them?
- 24 A. [10:53:44] From our group, because at the point -- at the point where the fighters
- 25 were already assembled I was not present, so I only know the ones that we had in our

- 1 group.
- 2 Q. [10:54:15] What kind of weapons did the people from your group have with
- 3 them?
- 4 A. [10:54:36] Our group went with AK-47, PKM, RPG, and 12.7 gun.
- 5 Q. [10:55:07] What time of day did the LRA fighters leave to go to Pajule?
- 6 A. [10:55:15] It was around 10 -- I think that I cannot recall very well now.
- 7 Q. [10:55:40] Do you mean 10 in the morning or 10 in the evening?
- 8 A. [10:55:47] It was in the night.
- 9 MR CHOUDHRY: [10:55:48] Your Honours, perhaps with that, we could take
- 10 a break and come back early because I'm about to move to my next portion.
- 11 PRESIDING JUDGE SCHMITT: [10:56:02] Yes. I think that's a good idea. We
- meet again then at 11.30.
- 13 THE COURT USHER: [10:56:11] All rise.
- 14 (Recess taken at 10.56 a.m.)
- 15 (Upon resuming in open session at 11.31 a.m.)
- 16 THE COURT USHER: [11:31:45] All rise.
- 17 PRESIDING JUDGE SCHMITT: [11:32:04] Mr Choudhry, you still have the floor.
- 18 MR CHOUDHRY: [11:32:07] Thank you, your Honour. And the Prosecution is
- 19 joined by Ms Adesola Adeboyejo.
- 20 PRESIDING JUDGE SCHMITT: [11:32:17] And the Defence remains unchanged, I
- 21 would say.
- 22 MR CHOUDHRY: [11:32:26]
- 23 Q. [11:32:26] Mr Witness, before the break you had told us that LRA fighters had
- left to go and attack Pajule at around 10 o'clock in the evening.
- 25 When the LRA fighters left for Pajule, where was Vincent Otti?

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- 1 A. [11:32:55] He was in that same location.
- 2 Q. [11:33:01] Did he go to Pajule?
- 3 A. [11:33:07] No, he remained behind.
- 4 Q. [11:33:12] How about yourself, did you go to Pajule?
- 5 A. [11:33:18] No, I did not go.
- 6 Q. [11:33:28] Can you please list the names of who else remained behind?
- 7 A. [11:33:43] Those who did not go to Pajule include Charles Kapere. Vincent
- 8 himself did not go. Opoka did not go. Caesar Acellam did not go. Those are the
- 9 people I remember among the high-ranking officials.
- 10 Q. [11:34:13] Why did a group of LRA fighters remain behind?
- 11 A. [11:34:25] Most times when there is such an operation not all the fighters go.
- 12 Other fighters remain at the base.
- 13 Q. [11:34:37] Have you heard of a person called Van Damme?
- 14 A. [11:34:47] Yes, I heard about Van Damme.
- 15 Q. [11:34:52] Where was Van Damme when LRA fighters went to Pajule?
- 16 A. [11:35:03] Van Damme used to be Kapere's signaller.
- 17 Q. [11:35:11] Did he go to Pajule or remain behind?
- 18 A. [11:35:18] He remained behind with the brigade commander.
- 19 Q. [11:35:27] After the LRA troops left for Pajule, what time did the attack start?
- 20 A. [11:35:46] We started hearing gunshots about 6 a.m. in the morning.
- 21 Q. [11:36:00] How long did the gunshots go on for?
- 22 A. [11:36:06] It started at that time when we heard the gunshots first and it
- continued till about 8 a.m. There was a little break, but it continued up to about
- 24 8 a.m.
- 25 Q. [11:36:26] Why did the gunshots stop?

- 1 A. [11:36:34] I do not know why it stopped. I don't know what was happening
- 2 there.
- 3 Q. [11:36:48] Other than gunshots, could you see anything of the attack at Pajule?
- 4 A. [11:37:06] I would like to clarify, what do you mean seeing? From where?
- 5 Q. [11:37:18] I will ask a better question, Mr Witness. Are you aware of why the
- 6 attack at Pajule stopped?
- 7 A. [11:37:40] According to reports from those who returned later, what happened
- 8 and stopped them from continuing to attack Pajule was that the government soldiers
- 9 were many.
- 10 Q. [11:38:09] Did you ever hear about a government aircraft being used during the
- 11 attack at Pajule?
- 12 A. [11:38:28] I saw and I also heard.
- 13 Q. [11:38:32] What did you see?
- 14 A. [11:38:38] The helicopter gunship is what I saw, because when there was a stop
- in the gunfire, I saw a gunship, a helicopter gunship hovering and it was, it started
- 16 firing later, firing at those who went to attack Pajule.
- 17 Q. [11:39:06] When was the next time you saw LRA fighters that went to Pajule?
- 18 A. [11:39:22] It was the following day. It was when it was daybreak already when
- 19 they came back and they rejoined us where we were at the base.
- 20 Q. [11:39:42] Who were the LRA fighters that rejoined you at the base with?
- 21 A. [11:39:53] The ones who went to attack Pajule.
- Q. [11:40:01] Mr Witness, you mentioned that the LRA fighters went to the centre
- 23 to get -- to abduct civilians. Did you see any civilians when the LRA fighters
- 24 returned to the base?
- 25 A. [11:40:25] Yes, I saw they came back with the civilians.

- 1 Q. [11:40:34] Approximately how many civilians did you see the LRA come back
- 2 with?
- 3 A. [11:40:45] The ones I saw were about 50 people.
- 4 Q. [11:40:58] What gender were these civilians? Were they men, women or both?
- 5 A. [11:41:13] There were men and there were also women.
- 6 Q. [11:41:20] Can you please estimate the age of the youngest civilian that you saw
- 7 back at the base.
- 8 A. [11:41:39] Between 18 and 20, going upwards.
- 9 Q. [11:41:48] What were the civilians that returned with the LRA doing?
- 10 A. [11:42:05] The civilians with whom the LRA came back with were not doing
- anything really, except that they helped to carry the luggage.
- 12 Q. [11:42:23] Can you please describe how they were helping to carry the luggage.
- 13 A. [11:42:40] In regard to that, when we talk about carrying luggage, it means
- 14 carrying on their, on their head.
- 15 Q. [11:42:56] How were the civilians who were carrying the luggage dressed?
- 16 A. [11:43:09] They were still wearing the clothes in which they were abducted.
- 17 Q. [11:43:16] What type of luggage were these civilians carrying?
- 18 A. [11:43:26] I could not know what was inside the luggage they were carrying.
- 19 Q. [11:43:36] Mr Witness, you mentioned earlier that the group going to the centre
- 20 wanted to collect food items. Were any food items brought back?
- 21 A. [11:43:55] I did not see personally because at the time that they were returning
- 22 there were -- people were up and down, and you could not know who was carrying
- 23 what and what was inside the luggage being carried. But you could see clearly that
- 24 they were carrying luggage which covered on their heads.
- 25 PRESIDING JUDGE SCHMITT: I have a question, Mr Choudhry.

- 1 Mr Witness, what would happen if the civilians did not want to carry the luggage?
- 2 THE WITNESS: [11:44:38] (Interpretation) The civilians could not refuse to carry the
- 3 luggage. First of all, you have to fear for your life. Let me give you an example like
- 4 here now. The cold is here, you cannot resist wearing a jacket.
- 5 PRESIDING JUDGE SCHMITT: [11:44:56] That's interesting. And it indeed is, even
- 6 if you live here a couple of years, it is relatively cold. I never experienced a coldness
- 7 like that. So, Mr Witness, it is not always like that, not even in the Netherlands.
- 8 Mr Choudhry, please continue.
- 9 MR CHOUDHRY: [11:45:17]
- 10 Q. [11:45:18] What happened to these civilians after they returned to the base?
- 11 A. [11:45:31] The ones who could be recruited to work were left behind. And then
- the ones who could not be recruited to work were told to return home.
- 13 Q. [11:45:46] What is the difference between the ones who could be recruited to
- 14 work and the ones who could not?
- 15 A. [11:46:05] The grownup men who were married, as well as women who were
- 16 already married.
- 17 Q. [11:46:20] What about the grownup men and grownup women that were
- married, were they the ones that were kept, or not?
- 19 A. [11:46:36] No, they were the ones who were released and returned home.
- 20 Q. [11:46:44] Approximately how many civilians were released to go home?
- 21 A. [11:46:55] I do not know, because it was the senior commanders who were doing
- 22 that. As a junior commander I could not know what was going on there.
- 23 Q. [11:47:13] What senior commanders are you thinking of when you say they were
- 24 the ones releasing these civilians?
- 25 A. [11:47:33] As far as I know, Vincent would instruct Opoka to do this and that.

- 1 Opoka would then coordinate all those things.
- 2 Q. [11:47:59] Can you help us with approximately how many civilians remained?
- 3 A. [11:48:13] It is hard for me to guess. I only know the ones who were sent to us
- 4 in Trinkle.
- 5 Q. [11:48:24] How many civilians were sent to you in Trinkle?
- 6 A. [11:48:30] They were six.
- 7 Q. [11:48:34] Who sent those civilians to you in Trinkle?
- 8 A. [11:48:46] It was Opoka.
- 9 Q. [11:48:49] How do you know about the six civilians that were sent to Trinkle?
- 10 A. [11:49:02] Let me ask for clarification. Knowing them personally or knowing
- 11 how they were sent?
- 12 Q. [11:49:11] Knowing how they were sent.
- 13 A. [11:49:18] All right. In regard to how they were sent, according to how Kapere
- 14 went to Vincent, he came back and said that we have been given people, we have
- been given six people to be part of our soldiers. These were given from the high
- 16 command, from the high command where Vincent is.
- 17 Q. [11:49:54] Did you ever learn whether any other LRA unit or commander
- 18 received any of the civilians that were abducted from Pajule?
- 19 A. [11:50:14] Since some of them came to us, I am sure that the different units in the
- 20 LRA at that time were given, because that is what happens there. But I did not
- 21 personally know how many were given to Control Altar, to Sinia. All I know is that
- 22 ours was given. So since we were given some soldiers, I am certain that the different
- 23 units at that time present were also given.
- Q. [11:50:51] Other than food items and civilians, did the LRA take anything else

25 from Pajule?

- 1 A. [11:51:10] From the government soldiers, I saw the LRA came back with the
- 2 weapons, a weapon known as recoillers. In our military language in the LRA we
- 3 used to call it B-10.
- 4 Q. [11:51:34] Thank you, Mr Witness.
- 5 That ends my questioning so far as Pajule is concerned. I now want to focus on how
- 6 you came to leave the LRA. You told us that you left the LRA in 2009. Before 2009
- 7 did you ever think of escaping?
- 8 A. [11:52:10] Yes. You have to start thinking about escaping from the LRA on the
- 9 day you get abducted until you escape. From the time you are abducted up to the
- 10 time you really escape you keep thinking when to leave.
- 11 Q. [11:52:31] Why did you not try to escape before 2009?
- 12 A. [11:52:43] What made me not to try to escape was I saw personally what
- happened to someone who planned to escape, but they got wind of his plan and they
- 14 worked on him.
- 15 Q. [11:53:03] What do you mean "worked on him"?
- 16 A. [11:53:12] He was killed.
- 17 Q. [11:53:17] What was the name of the person that was killed?
- 18 A. [11:53:24] I remember he was called Ocira.
- 19 Q. [11:53:38] Why did you decide to leave in 2009?
- 20 A. [11:53:52] What made me decide to leave -- to escape, rather, is because I had an
- 21 opportunity to escape at that time. Besides, I, I realised that even if I escape, the LRA
- or Kony himself were no longer capable of coming to cause atrocities in my area of
- 23 origin.
- Q. [11:54:38] How long did it take to organise your escape in 2009?
- 25 A. [11:54:52] It took a long time. Like I said earlier, I had been thinking of

- 1 escaping. But you don't share that plan. Right from the time I was abducted, all
- 2 the time that I was in the LRA, I had been planning on how to escape.
- 3 Q. [11:55:16] After you decided to escape did you ever discuss your plans with
- 4 anybody?
- 5 A. [11:55:33] I did share.
- 6 Q. [11:55:40] Who did you share your plans with?
- 7 A. [11:55:48] I discussed with Dominic.
- 8 Q. [11:55:53] And by "Dominic" do you mean Dominic Ongwen?
- 9 A. [11:56:05] Yes, that is correct.
- 10 Q. [11:56:06] What did you say to Dominic Ongwen when you shared your plans
- 11 about escaping?
- 12 A. [11:56:20] I told him that, "Sir, I think my time has come to go back home
- because I, I think that if I go back home now, Kony will not be able to follow me up to
- where I will be. Secondly, the propaganda and the lies that Kony was telling us that
- when you come back home you will be killed, for me, I have realised that was a lie.
- 16 And, for that matter, I am going to leave."
- 17 Q. [11:57:18] Why did you share your plans to escape with Dominic Ongwen?
- 18 A. [11:57:29] I did that because Kony was also disturbing him at that time.
- 19 Q. [11:57:42] What do you mean "disturbing him at that time"?
- 20 A. [11:57:55] As far as I know, and according to what I observed, Kony had plans of
- 21 killing him.
- Q. [11:58:09] What was Dominic Ongwen's response when you shared your plans
- 23 to escape with him?
- 24 A. [11:58:25] He told me only one thing, about the court case on him, the
- 25 indictment.

- 1 Q. [11:58:37] What did he say about the court case and indictment?
- 2 A. [11:58:51] He told me that he feared about the court case.
- 3 Q. [11:58:57] What court case did he mean?
- 4 A. [11:59:05] He was talking about the ICC.
- 5 Q. [11:59:10] And what did Dominic Ongwen say about the ICC court case?
- 6 A. [11:59:22] He didn't say much, but he just told me that he feared the Court.
- 7 Q. [11:59:34] Which year did this discussion about your escape take place in,
- 8 please?
- 9 A. [11:59:46] It was in the year 2008.
- 10 PRESIDING JUDGE SCHMITT: [11:59:54] Mr Choudhry, I just step in for one
- 11 question.
- 12 Mr Witness, would it be correct to say that when you talked to Mr Ongwen that at the
- time you confided in him?
- 14 THE WITNESS: [12:00:18] (Interpretation) Yes, that is correct. It was not only mine,
- 15 also his condition.
- 16 PRESIDING JUDGE SCHMITT: [12:00:28] And it's of course difficult when you
- 17 never have been in such a situation and -- but perhaps you can try to explain, when I
- say you confided in him and you said that is correct, have you thought before you
- 19 addressed him and talked with him about these matters that this could be a risk
- 20 for you?
- 21 THE WITNESS: [12:01:03] (Interpretation) I did not think of the risk, for this reason:
- 22 First of all, he and Kony were not on very good terms at this point. It would actually
- 23 lead to his death as well. That is the reason why I was not sceptical that telling him
- 24 would put me at risk because I was still his -- well, I was still his -- his soldier, and
- 25 Dominic himself was a victim of circumstances and was supposed to be killed. Even

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- 1 me myself, I was already a target of Kony and for that matter I thought it was safe.
- 2 PRESIDING JUDGE SCHMITT: [12:02:03] Thank you, Mr Witness.
- 3 Mr Choudhry.
- 4 MR CHOUDHRY: [12:02:07]
- 5 Q. [12:02:08] Just to clarify, Mr Witness, when you say "I was still his soldier", who
- 6 do you mean by the word "his"?
- 7 A. [12:02:26] Excuse me, could you say the question again.
- 8 Q. [12:02:33] Mr Witness, you have just told us "I was his soldier" in response to
- 9 one of the Judge's questions. Who did you mean by the word "his"?
- 10 A. [12:02:55] I meant, I meant Kony.
- 11 Q. [12:03:03] You told us that you left in 2009. Can you please tell the Court the
- story of how you came to leave the LRA in 2009?
- 13 MR OBHOF: [12:03:19] Your Honour, this isn't an objection. Could we go into
- private session so I could make a brief explanation of why I would like to be in
- 15 private session.
- 16 PRESIDING JUDGE SCHMITT: [12:03:28] Yes, we trust you now when you say you
- 17 need a private session for that.
- 18 Private session shortly.
- 19 (Private session at 12.03 p.m.)
- 20 (Redacted)
- 21 (Redacted)
- 22 (Redacted)
- 23 (Redacted)
- 24 (Redacted)
- 25 (Redacted)

Pursuant to the Trial Chamber' IX's instructions, ICC-02/04-01/15-497, dated 13 July 2016, the public reclassified and lesser redacted version of this transcript is filed in the case

- 1 (Open session at 12.07 p.m.)
- 2 THE COURT OFFICER: [12:07:23] We are back in open session, Mr President.
- 3 PRESIDING JUDGE SCHMITT: [12:07:32] Thank you. And for the public,
- 4 the Prosecution has finished its questioning. And my question would be now to the
- 5 Legal Representatives of the Victims, if they have any questions that they want to put
- 6 to the witness?
- 7 MR COX: [12:07:42] Not from our team, your Honour.
- 8 PRESIDING JUDGE SCHMITT: [12:07:45] Mr Narantsetseg, any questions?
- 9 MR NARANTSETSEG: [12:07:47] No further questions, your Honour. Thank you.
- 10 PRESIDING JUDGE SCHMITT: [12:07:50] I have a question of course now leaning
- 11 towards the Defence. How long do you envision your examination, Mr Ayena?
- 12 MR AYENA ODONGO: [12:07:59] Mr President and your Honours, our fair
- estimate is that it won't take more than two sessions.
- 14 PRESIDING JUDGE SCHMITT: [12:08:11] I can propose simply that we finish for
- 15 today and you have the first two sessions tomorrow. That would be a possibility. I
- 16 would simply leave it to you, so to speak. Or we start in the afternoon with one
- 17 session and have tomorrow another session.
- 18 MR AYENA ODONGO: [12:08:27] You read my mind correctly.
- 19 PRESIDING JUDGE SCHMITT: [12:08:30] You would prefer the latter option?
- 20 MR AYENA ODONGO: [12:08:32] No.
- 21 PRESIDING JUDGE SCHMITT: The first.
- 22 MR AYENA ODONGO: Tomorrow.
- 23 PRESIDING JUDGE SCHMITT: [12:08:34] Tomorrow.
- 24 MR AYENA ODONGO: Yes.
- 25 PRESIDING JUDGE SCHMITT: Okay, then we do it this way. So we will have

- 1 then tomorrow at 9.30 the two sessions that you envision and finish for today.
- 2 This concludes the hearing for today.
- 3 For the moment, thank you very much, Mr Witness, you will come back tomorrow
- 4 and then there will be the questioning by the Defence.
- 5 THE COURT USHER: [12:09:09] All rise.
- 6 (The hearing ends in open session at 12.09 p.m.)
- 7 RECLASSIFICATION REPORT
- 8 Pursuant to the Trial Chamber' IX's instructions, ICC-02/04-01/15-497, dated 13 July
- 9 2016, the public reclassified and lesser redacted version of this transcript is filed in the

10 case.