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

WITNESS: UGA-OTP-P-0205

- 1 International Criminal Court
- 2 Trial Chamber IX
- 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 Peter Kovacs and
- 6 Judge Raul C. Pangalangan
- 7 Trial Hearing Courtroom 3
- 8 Friday, 10 March 2017
- 9 (The hearing starts in open session at 9.30 a.m.)
- 10 THE COURT USHER: [9:30:20] All rise
- 11 The International Criminal Court is now in session.
- 12 PRESIDING JUDGE SCHMITT: [9:30:38] Good morning, everyone.
- 13 Could the court officer please call the case.
- 14 THE COURT OFFICER: [9:30:44] Good morning, Mr President.
- 15 The situation in the Republic of Uganda, in the case of The Prosecutor versus Dominic
- 16 Ongwen, case reference ICC-02/04-01/15.
- 17 And for the record, we're in open session.
- 18 PRESIDING JUDGE SCHMITT: [9:31:01] Thank you very much.
- 19 I ask for the appearances of the parties like every day.
- 20 MR SACHITHANANDAN: [9:31:06] Your Honour, I appear today with Beti Hohler,
- 21 Ben Gumpert, Julian Elderfield, Yulia Nuzban, Hai Do Duc, Kamran Choudhry, Mari
- 22 Pilvio and Ramu Fatima Bittaye.
- 23 PRESIDING JUDGE SCHMITT: [9:31:22] Thank you very much.
- 24 And the Legal Representative of the Victims.
- 25 MS MASSIDDA: [9:31:27] Good morning, your Honour. Paolina Massidda,

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- 1 appearing today with Jane Adong, Orchlon Narantsetseg and Jacqueline Atim.
- 2 PRESIDING JUDGE SCHMITT: [9:31:36] And Mr Cox.
- 3 MR COX: [9:31:37] Good morning, your Honours.
- 4 Fransisco Cox appearing with Mr James Mawira.
- 5 PRESIDING JUDGE SCHMITT: [9:31:42] Thank you.
- 6 MR COX: [9:31:43] Thank you.
- 7 PRESIDING JUDGE SCHMITT: [9:31:44] And for the Defence, Mr Obhof, please.
- 8 MR OBHOF: [9:31:47] Thank you, your Honour. Today we have Counsel
- 9 Krispus Ayena Odongo; assistant to counsel, Ms Abigail Bridgman; our associate counsel,
- 10 Chief Charles Achaleke Taku; and our client today Mr Dominic Ongwen; and myself,
- 11 Thomas Obhof.
- 12 PRESIDING JUDGE SCHMITT: [9:31:59] Thank you very much.
- 13 And the legal representative -- legal counsel for the witness, please.
- 14 MS KERWEGI: [9:32:04] Good morning, your Honours, I'm Sarah Kerwegi.
- 15 PRESIDING JUDGE SCHMITT: [9:32:10] Thank you very much.
- 16 And we welcome Mr Witness again in the courtroom.
- 17 And Mr Obhof, you still have the floor.
- 18 MR OBHOF: [9:32:19] Thank you, your Honour.
- 19 WITNESS: UGA-OTP-P-0205 (On former oath)
- 20 (The witness speaks Acholi)
- 21 QUESTIONED BY MR OBHOF: (Continuing)
- 22 Q. [9:32:22] Good morning, Mr Witness.
- 23 Mr Witness, on Monday and Tuesday you mentioned a person by a name of
- 24 Kidega Ochudi. Do you remember that person?
- 25 A. [9:32:50] Yes, I do remember Kidega Ochudi.

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- 1 Q. [9:32:58] Was his job carrying the chair for Mr Ongwen?
- 2 A. [9:33:13] That's what I saw him doing.
- 3 Q. [9:33:22] Do you remember who was assigned to carry the chair for Mr Ongwen
- 4 after Kidega Ochudi?
- 5 A. [9:33:41] It was, it was Joe, and he went with Joe to the Congo.
- 6 Q. [9:33:50] So please let me know if I'm correct. So after Kidega Ochudi it was Joe
- 7 and Joe followed and carried the chair for Mr Ongwen all the way through to the Congo?
- 8 A. [9:34:09] Yes.
- 9 Q. [9:34:12] If you know, Mr Witness, does Joe have any other names or any other
- 10 nicknames?
- 11 A. [9:34:27] No, I only knew him by the name Joe.
- 12 Q. [9:34:38] Now, Mr Witness, on Monday you stated that the Opit attack was around
- 13 February 2003; is that correct?
- 14 A. [9:34:56] Yes, that's correct.
- 15 MR OBHOF: [9:35:04] Could the witness please look at the person list that the
- 16 Prosecution provided and Prosecution -- in the Prosecution binder 1, the list of four
- 17 people, which should have an orange top.
- 18 Q. [9:35:27] Mr Witness, do you recognise the names of person 3 and person 4?
- 19 A. [9:35:39] Yes, I do.
- 20 Q. [9:35:43] And without saying any names or positions, on Tuesday, in T-48, when
- 21 the Prosecution asked you about person 3 you stated that, when they questioned him, the
- 22 questioned at page 41, line 13 was:
- 23 "At the time he was -- at the time he became part of the LRA, how old was this person in
- 24 number 3?"
- 25 And you stated "13 years old."

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- 1 And the question was: "Which year did he become part of the LRA?"
- 2 And you answered: "He joined the LRA in 2002."
- 3 Now, Mr Witness, in your statement to the Prosecution, in your transcripts, that's at
- 4 tab 39, confidential by the way, UGA-OTP-0243-0520, at page 0541.
- 5 And for the Court I will replace the names inside of the transcript with person 3 and
- 6 person 4. At line 685.
- 7 The question by the Prosecution interviewer:
- 8 "What was the age of person 3 and person 4 during the Opit attack?"
- 9 Answer: "Person 3 was 15."
- 10 Second answer: "Person 4 was also 15."
- 11 Now, Mr Witness, that's --
- 12 PRESIDING JUDGE SCHMITT: [9:37:46] I would perhaps go a little further.
- 13 MR OBHOF: [9:37:48] Okay. That's okay.
- 14 Interviewer: "Had they ever participated in attacks when they were younger than this
- 15 age or not?"
- 16 Answer: "It was during this year that they were abducted."
- 17 And by that year I would assume that it meant the year of the Opit attack.
- 18 Question: "Where were they abducted from?"
- 19 Answer: "Person 3 was abducted from Pajule road. Person 4 was abducted from near
- 20 Lira Palwo."
- 21 Question: "Lira Palwo?"
- 22 Answer: "Yes."
- 23 And the question was: "Who ordered their abduction?"
- 24 Answer: "At the time these people were being abducted, Tabuley was still alive."
- 25 PRESIDING JUDGE SCHMITT: [9:38:41] I think that would be enough, so that he does

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- 1 not hear too much of it.
- 2 MR OBHOF: [9:38:52]
- 3 Q. [9:38:52] Now, Mr Witness, can you please explain the difference in the ages of
- 4 these persons where you now state person 3 and person 4, at the least in February of 2003,
- 5 were 15, but now you're stating they are much, much younger?
- 6 A. [9:39:28] With regard to their ages, if I have -- if I'm having problems with their
- 7 ages, then that's correct, it's possible, but I did not know their ages, but I guessed that they
- 8 were that age. When they were being born I wasn't present. When they were abducted
- 9 I asked them and they told me, perhaps they told me out of fear, perhaps they told me the
- 10 truth, but that's what they said.
- 11 On Tuesday, I did not actually remember to -- to go forward and give more information.
- I did not want to give them a higher age or a lower age and that's why I guessed 13.
- 13 Q. [9:40:27] And I forgot to say this for the court record, when he said that person 4
- was 13 was at T-48, and this was said in open session, T-48, page 42, lines -- at line 12
- when he states that person 4 was 13 years old after Ngora. Your Honours, we will have
- 16 to go into private session, please.
- 17 PRESIDING JUDGE SCHMITT: [9:41:18] Private session then, please.
- 18 (Private session at 9.41 a.m.)
- 19 THE COURT OFFICER: [9:41:23] We're in private session, Mr President.
- 20 MR OBHOF: [9:41:39]
- 21 Q. [9:41:39] Mr Witness, I have one quick question about -- one or two quick
- 22 questions about Odek before we move back to Lukodi today.
- 23 Mr Witness, what would you say to a question that's saying that immediately after the
- 24 Odek attack that Ocan George Labongo took credit for the attack?
- 25 A.[9:42:21] I do not recall if I said it was Ocan George who was praised for attacking

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- 1 Lukodi -- Odek, sorry.
- 2 Q. [9:42:32] You did not state, Mr Witness, you are correct, you did not state that.
- What we're saying is that others, that there are -- that there is information in the
- 4 possession of both sides of where Mr Labongo took credit. Would you say that would be
- 5 correct?
- 6 A. [9:43:07] I did not actually understand that question. Are they thanking the
- 7 witness or the person that -- or the accused?
- 8 PRESIDING JUDGE SCHMITT: [9:43:19] Perhaps I give it a try.
- 9 If somebody told you, Mr Witness, that Ocan Labongo after Odek said "It was me who has
- done it," what would you say?
- 11 THE WITNESS: [9:43:42] (Interpretation) Well, Ocan George was not present, he did
- 12 not know the standby that went, he did not know the amount of people or the number of
- 13 people that went. I cannot actually comment on that. I do not know how they
- 14 communicated in order for him to say that he attacked Odek, so I cannot actually
- 15 comment on that.
- 16 PRESIDING JUDGE SCHMITT: [9:44:12] I think you have to continue.
- 17 (Redacted)
- 18 (Redacted)
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Pursuant to the Trial Chamber' IX's instructions, ICC-02/04-01/15-497, dated 13 July 2016, the public lesser redacted version of this transcript is filed in the case

(Private Session) ICC-02/04-01/15 Trial Hearing WITNESS: UGA-OTP-P-0205

(Private Session) ICC-02/04-01/15 Trial Hearing WITNESS: UGA-OTP-P-0205

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- 15 (Redacted)
- 16 (Open session at 10.31 a.m.)
- 17 THE COURT OFFICER: [10:31:59] We're in open session, Mr President.
- 18 MR OBHOF: [10:32:06]
- 19 Q. [10:32:06] Mr Witness, did the LRA have collaborators amongst the population of
- 20 northern Uganda?
- 21 A. [10:32:45] Well, my response to that question, yes, they do have collaborators.
- Q. [10:32:57] Now I'm not asking for any names right now, but do you know the
- 23 names of some of these collaborators? And if you would feel more comfortable,
- 24 Mr Witness, going back into private session we would understand that.
- 25 PRESIDING JUDGE SCHMITT: [10:33:27] Then we go to private session to answer

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1 this question.

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- 2 (Private session at 10.33 a.m.)
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- 12 (Redacted)
- 13 (Open session at 11.12 a.m.)
- 14 THE COURT OFFICER: [11:12:20] We're back in open session, Mr President.
- 15 PRESIDING JUDGE SCHMITT: [11:12:29] Thank you very much.
- 16 Mr Witness, this concludes your testimony. We thank you for your assistance and wish
- 17 you a safe trip back to Uganda.
- 18 (The witness is excused)
- 19 PRESIDING JUDGE SCHMITT: We have now a break. I would say since we start with
- 20 a new witness I would suggest to start at noon so that we have enough time to relax a
- 21 little bit, to calm down, to also have an extensive coffee break, so to speak. So we meet
- again with a new witness at noon.
- 23 THE COURT USHER: [11:13:02] All rise.
- 24 (Recess taken at 11.13 a.m.)
- 25 (Upon resuming in open session at 12.02 p.m.)

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- 1 THE COURT USHER: [12:02:24] All rise.
- 2 PRESIDING JUDGE SCHMITT: [12:02:47] The Prosecution is now calling P-330 as its
- 3 next witness. And the Chamber turns to his testimony.
- 4 As a preliminary point about protective measures, the Chamber notes that the VWU has
- 5 indicated by way of a 6 March 2017 email that voice distortion should be granted above
- 6 and beyond the measures already granted in decision 612. The Chamber does consider
- 7 that new information has been provided which warrants reconsideration of its previous
- 8 protective measure assessment and grants voice distortion for this witness.
- 9 The Chamber also notes that support measures have been put in place to assist the
- 10 witness in his testimony today also according to the recommendations by the VWU, and
- 11 we see this in place and we have been -- it looked a little bit confusing at the first moment,
- 12 however, we have been told that that would be like that when he enter the courtroom.
- 13 The Chamber will now discuss the matter of assurances for the witness pursuant to Rule
- 14 74 of the Rules of Procedure and Evidence.
- 15 Mrs Massidda has submitted filing 740 requesting Rule 74 assurances for her client, and
- 16 for the discussion of this matter we go to private session.
- 17 (Private session at 12.04 p.m.)
- 18 (Redacted)
- 19 (Redacted)
- 20 (Redacted)
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(Private Session)

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- 14 (Open session at 12.09 p.m.)
- 15 THE COURT OFFICER: [12:09:59] We are back in open session, Mr President.
- 16 PRESIDING JUDGE SCHMITT: [12:10:00] Thank you very much.
- 17 The Chamber will now render its decision on the requested assurances first.
- 18 Mindful of the factors specified in Rule 74(5) of the Rules the Chamber has decided to
- 19 provide assurances pursuant to Rule 74 of the Rules in order to enable the witness to
- 20 testify without fear of the consequence of self-incrimination.
- 21 This concludes the ruling of the Chamber.
- We go back to private session.
- 23 (Private session at 12.10 p.m.)
- 24 (Redacted)
- 25 (Redacted)

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- 10 (Open session at 12.21 p.m.)
- 11 THE COURT OFFICER: [12:21:13] We are back in open session, Mr President.
- 12 PRESIDING JUDGE SCHMITT: [12:21:15] Thank you.
- 13 When we read all now the recommendations by VWS we all can imagine with a little bit
- of empathy what you ever would say with the prospect into the future that it will be not
- an easy exercise for everybody who is here and who is then in charge of examination.
- 16 (The witness enters the courtroom)
- 17 MR AYENA ODONGO: [12:22:30] Your Honours, may I ask a simple question: Who
- of the two is the witness?
- 19 PRESIDING JUDGE SCHMITT: [12:22:40] (Microphone not activated) address the
- 20 witness now and who is answering might be the witness. I can do it for you. I ask. I
- 21 ask.
- 22 Good morning, Mr Witness. Or good afternoon I have to say. We are beyond noon.
- 23 Good afternoon, Mr Witness.
- 24 WITNESS: UGA-OTP-P-0330
- 25 (The witness speaks Acholi)

*WITNESS: UGA-OTP-P-0330

- 1 THE WITNESS: [12:23:02] (Interpretation) Good afternoon.
- 2 PRESIDING JUDGE SCHMITT: [12:23:04] So since you have answered, Mr Witness,
- 3 you are the witness.
- 4 THE WITNESS: [12:23:13] (Interpretation) Yes.
- 5 PRESIDING JUDGE SCHMITT: [12:23:17] Mr Witness, you have going to testify before
- 6 the International Criminal Court. I would like to welcome you to the courtroom.
- 7 I hope --
- 8 THE WITNESS: [12:23:31] (Interpretation) Thank you.
- 9 PRESIDING JUDGE SCHMITT: [12:23:33] I hope you are feeling well.
- 10 THE WITNESS: [12:23:38] (Interpretation) Yes.
- 11 PRESIDING JUDGE SCHMITT: [12:23:41] I will now read the oath to tell the truth to
- 12 you. Every witness who testifies before this Court must agree to this oath. Please listen
- 13 carefully, then answer to my questions.
- 14 So I speak now the oath: "I solemnly declare that I will speak the truth, the whole truth
- 15 and nothing but the truth."
- 16 Now my questions: Mr Witness, do you understand what I have read to you?
- 17 THE WITNESS: [12:24:25] (Interpretation) Yes, I have understood.
- 18 PRESIDING JUDGE SCHMITT: [12:24:28] Do you agree?
- 19 THE WITNESS: [12:24:34] (Interpretation) I do.
- 20 PRESIDING JUDGE SCHMITT: [12:24:37] Good. Then we will continue.
- 21 Mr Witness, the Chamber has put protective and support measures in place for your
- 22 testimony. I explain to you what this means.
- 23 First, face distortion: Face distortion means that no one outside the courtroom can see
- 24 your face during the testimony on the screen.
- 25 Second, voice distortion: This means that nobody outside the courtroom hears your

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1 voice properly.

- 2 Third, we will not call you by your real name. We will all call you "Mr Witness" as I am
- 3 doing since a couple of minutes. We make sure that the public does not know your
- 4 name.
- 5 When you answer questions that will not give away who you are, we do this in open
- 6 session. Open session means that the public can hear what is being said in the
- 7 courtroom.
- 8 Fourth, you see that there is a partition here so that you cannot see the accused.
- 9 Fifth, there is a person next to you, this person is also able to assist you if you need
- 10 assistance during your testimony.
- 11 Sometimes we go into private session. I explain to you what that means and when this
- 12 will take place. When do we go to private session? When you are asked to describe
- anything that relates specifically to you, when you are asked to mention facts that might
- 14 reveal your identity, then we go to private session. And that means, private session
- means there is no video or audio broadcast, then no one outside the courtroom can hear
- 16 your answer. Your testimony will be broadcast on a delay. Because of that, we can
- 17 remove any remarks that might have been made in open session from the broadcast, from
- 18 the broadcast which will be heard by the public and from the public transcript of the
- 19 proceedings.
- 20 Mr Witness, I think you have already recognized that this is a very long speech by the
- 21 Presiding Judge, but there are a lot of things that we have to discuss and to mention
- before we can start with your testimony.
- 23 Mr Witness, you have a lawyer to provide you with legal advice about possible
- 24 self-incrimination. This is Mrs Massidda. She's here today. She will be able to advise

you and to raise any concerns with the Chamber.

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- 1 The Chamber gives you an assurance your testimony will not be used either directly or
- 2 indirectly against you in any subsequent proceedings by this Court. This is except if you
- don't say the truth, of course, which is an offence against the Court, but you have already
- 4 told us that you will tell us the truth.
- 5 If any question is asked that could lead to your self-incrimination, we will hear your
- 6 answer in private session, I have already explained what this means, and we will keep
- 7 such an answer confidential.
- 8 The questioning party is responsible for requesting private session. So when the
- 9 Prosecution is questioning you, then Prosecution is responsible. When Legal
- 10 Representatives of Victims is questioning, Legal Representatives of Victims. And later
- on when Defence is questioning, Defence is responsible. But also the Chamber is vigilant
- in that respect.
- 13 Mr Witness, do you understand what I have said?
- 14 THE WITNESS: [12:29:18] (Interpretation) Yes, I do.
- 15 PRESIDING JUDGE SCHMITT: [12:29:20] Thank you, Mr Witness.
- 16 I have still not finished with my preliminary remarks. I have a couple of practical
- 17 matters now that you should have in mind when you give your testimony.
- 18 Everything we say here in the courtroom is written down and interpreted so that
- 19 everybody understands what is being said and what happens and everybody can follow
- 20 later on what has been said.
- 21 It is important to speak clearly and at a slow pace. Also please speak into the
- 22 microphone. And please only start speaking when the person asking you the question
- 23 has finished.
- 24 If you have any questions yourself, raise your hand. Then we know that you wish to say

25 something.

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- 1 Have you understood all that, Mr Witness?
- 2 THE WITNESS: [12:30:21] (Interpretation) Yes, I have.
- 3 PRESIDING JUDGE SCHMITT: [12:30:24] That was a lot of information, but now that
- 4 was the end of what I have to say. We will then start your testimony.
- 5 And I have a short remark for the person who is questioning the witness.
- 6 You are of course aware of the recommendations by VWU now about to adapt the
- 7 questioning, to adapt the questioning to the needs of this witness. I don't have to I think
- 8 to elaborate on that.
- 9 And that of course applies to everybody.
- 10 We start then with the Prosecution and you have the floor.
- 11 MS HOHLER: [12:31:01] Thank you, your Honour.
- 12 QUESTIONED BY MS HOHLER: [12:31:05]
- 13 Q. [12:31:07] Good afternoon, Mr Witness.
- 14 A. [12:31:10] I'm okay.
- 15 Q. [12:31:12] You know me, we have met and I will be asking you questions today on
- 16 behalf of the Prosecution.
- 17 I will try to make my questions short and clear, but if at any point you do not understand
- the question, please just say so and I will put it in a different way. Do you understand,
- 19 Mr Witness?
- 20 A. [12:31:37] Yes, I do.
- 21 Q. [12:31:39] Also, Mr Witness, if you feel tired, also do not hesitate to tell us and the
- 22 Judges and we will ask for a break.
- 23 MS HOHLER: [12:31:53] Your Honours, I would now request a private session for
- 24 about 15 minutes, I would think.
- 25 PRESIDING JUDGE SCHMITT: [12:31:59] Then we go to private session.

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- 1 (Private session at 12.32 p.m.)
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ICC-02/04-01/15 Trial Hearing (Private Session) *WITNESS: UGA-OTP-P-0330 Page redacted – Private session.

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

(Private Session)

*WITNESS: UGA-OTP-P-0330

Trial Hearing

Trial Hearing (Open Session) ICC-02/04-01/15 *WITNESS: UGA-OTP-P-0330

- 1 (Open session at 12.43 p.m.)
- 2 MS HOHLER: [12:43:07]
- 3 Q. Mr Witness, I will --
- 4 PRESIDING JUDGE SCHMITT: [12:43:11] You are too quick a little bit.
- 5 MS HOHLER: [12:43:13] I am too quick. I will learn.
- 6 THE COURT OFFICER: [12:43:15] We are back in open session, Mr President.
- 7 MS HOHLER: [12:43:17] Thank you. I apologise.
- 8 Q. [12:43:20] Mr Witness, I will now ask you a few more questions about your
- 9 abduction, about when you were taken by Odomi's group from the group that you
- mentioned. We'll try not to mention that name now that we are in public session.
- 11 When that happened, do you remember what class at school you were in?
- 12 A. [12:43:51] I was in second year.
- 13 Q. [12:43:57] Do you remember what year it was that you were abducted?
- 14 A. [12:44:07] Well, I cannot recall. I was abducted when I was still very young.
- 15 Q. [12:44:18] Can you tell us, Mr Witness, about that abduction, about that time when
- 16 Odomi's group took you from the other group, from the thugs, can you describe that to us
- in a bit of detail what happened?
- 18 A. [12:44:40] I was abducted and I was assembled together with other people. We
- 19 were being addressed as civilians. After the address we started moving. We crossed
- 20 Lira road going northwards.
- 21 Q. [12:45:19] I want to ask you about those people that took you. Can you describe
- 22 them to me? How did they look?
- 23 A. [12:45:36] These people looked like rebels because there shall very many children,
- 24 there were also many young girls, and during that time they were not yet killing civilians,

25 they had just come around.

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- 1 Q. [12:46:02] What were they wearing, Mr Witness?
- 2 A. [12:46:13] They had combats, army fatigue, Sudanese uniforms. Some of the
- 3 recruits, the newly -- the new abductees were in civilian clothing. Some of them had
- 4 tattered clothes.
- 5 Q. [12:46:35] Did they carry anything, the men who took you?
- 6 A. [12:46:46] They had luggage, they had a goat, they were pulling a goat, they had
- 7 chickens. And they also had weapons, there were big weapons as well and smaller
- 8 weapons among the soldiers. And it was on that basis that I confirmed that they were
- 9 soldiers.
- 10 Q. [12:47:24] And how many were they? How many of these soldiers?
- 11 A. [12:47:36] There were many. There were many soldiers. There were also new
- 12 abductees, recruits.
- 13 Q. [12:47:49] How many of these new abductees, recruits as you call them?
- 14 A. [12:48:06] There were probably 10 or more newly abducted recruits.
- 15 Q. [12:48:15] How old do you think they were?
- 16 A. [12:48:24] They were young children. Some were 15, 16, 17, 18.
- 17 Q. [12:48:37] And where did the soldiers take you and the other abductees?
- 18 A. [12:48:50] They walked with us, they walked with us in Uganda for about three,
- 19 three or four months. And then we started going towards Sudan, they took us to Sudan.
- 20 Q. [12:49:11] Do you know who was the leader of this group of soldiers?
- 21 A. [12:49:25] At the time I did not know, but I saw the commander addressing
- 22 civilians and I formed the opinion that he was the overall commander.
- 23 Q. [12:49:47] And who was this commander?
- 24 A. [12:49:57] It was Dominic Ongwen, the commander was Dominic Ongwen.
- 25 Q. [12:50:04] And what made you think that this was the commander? You

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- 1 say -- you told us you formed the opinion this was the commander. Can you explain to
- 2 us why?
- 3 A. [12:50:19] Well, I formed that opinion because I -- when they brought a small kid,
- 4 the kid was carrying the chair, and all the soldiers stood to attention, they placed the chair
- 5 down, he sat down and then started addressing the civilians.
- 6 Q. [12:50:45] When was the first time that you saw Dominic Ongwen? How soon
- 7 after you were taken by the soldiers?
- 8 A. [12:51:07] The first time I was abducted that's when I saw him, that's when they
- 9 assembled the civilians, and I was also -- I was brought to them. And when I actually
- 10 came to realise that he was the commander, that was when we went to Sudan.
- 11 Q. [12:51:31] You told us, Mr Witness, that Dominic Ongwen addressed the civilians.
- 12 What did he say?
- 13 A. [12:51:48] He was telling us about the soldiers. He told us that those soldiers
- started their own group and he does not actually like or want to affiliate with those
- soldiers, because those soldiers, those soldiers do not have weapons, they only have one
- 16 gun and they should be using bows and arrows.
- 17 MS HOHLER: [12:52:18] Your Honours, private session for one question in light of this
- 18 answer. I apologise.
- 19 PRESIDING JUDGE SCHMITT: [12:52:25] Private session.
- 20 (Private session at 12.52 p.m.)
- 21 (Redacted)
- 22 (Redacted)
- 23 (Redacted)
- 24 (Redacted)
- 25 (Redacted)

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- 1 (Redacted)
- 2 (Redacted)
- 3 (Redacted)
- 4 (Redacted)
- 5 (Open session at 12.53 p.m.)
- 6 MS HOHLER: [12:53:25]
- 7 Q. Mr Witness, were you able --
- 8 THE COURT OFFICER: [12:53:31] One moment, please.
- 9 We are back in open session, Mr President.
- 10 MS HOHLER: [12:53:33] I'm a slow learner. I apologise, your Honours.
- 11 PRESIDING JUDGE SCHMITT: [12:53:36] In the end, in the process it will function.
- But, you know, I'm also being admonished constantly by, mainly by interpreters from
- 13 time to time. So you don't have to worry. Please continue.
- 14 MS HOHLER: [12:53:47] Thank you, your Honour.
- 15 Q. [12:53:51] Mr Witness, were you able to run away from the group of soldiers in
- 16 those -- in those first days or weeks?
- 17 A. [12:54:09] Escape?
- 18 Q. [12:54:11] Yes, Mr Witness.
- 19 A. [12:54:21] When we went to Teso, when Kony spoke, communicated over radio call,
- 20 he told Odomi to take people back to Sudan and that was when I was -- when I escaped.
- 21 That was the time that they shot Tabuley and that was the time that I escaped. Well, this
- 22 is how I escaped: We were selected for a standby --
- 23 Q. [12:54:55] I apologise, I apologise, Mr Witness. I want to stop you there. I will
- 24 ask you about how you escaped a little bit later on. My question was unclear, I apologise.
- 25 I wanted to -- what I want to know is in those first days and weeks with the group, could

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- 1 you have escaped? Was it possible for you to run away or not?
- 2 A. [12:55:24] No. I hadn't stayed in the -- I hadn't stayed with them for a long time,
- 3 so it was not possible. I hadn't been there for a long time.
- 4 Q. [12:55:38] The group of soldiers that took you, Mr Witness, and of whom you say
- 5 Dominic Ongwen was the commander, do you know what was the name of this group?
- 6 A. [12:55:56] The group was known as Sinia group.
- 7 Q. [12:56:05] And did you stay with Sinia group your entire time in the bush or were
- 8 you in any other groups?
- 9 A. [12:56:22] I stayed in -- I was with Sinia group. And Odomi was in charge of two
- 10 groups, one group was known as Terwanga, so if there is no battle, the groups would join
- 11 up and would move together.
- 12 Q. [12:56:45] How many soldiers were there in Odomi's group?
- 13 A. [12:57:00] There were many soldiers. I do not recall the actual number because he
- 14 had two groups. He was commanding -- he was commanding two groups. So for
- 15 example, if the groups split up, then one -- I stay in one group, Terwanga goes off in
- 16 another direction. But if the two groups are both combined together, then there are so
- 17 many people.
- 18 Q. [12:57:29] You've mentioned Sinia and Terwanga. Can you remember names of
- any other groups in the bush?
- 20 A. [12:57:48] There is -- the other groups that I know are Control Altar, I know Gilva
- 21 and Otti Vincent's group and Raska Lukwiya's group. But I do not know the
- 22 groups -- the groups were not named, but they were referred to by the names of the
- 23 commanders. The groups were not called by specific names, but they were called by the
- 24 names of the commanders. But I know Gilva because they were called as Gilva and

25 Control Altar.

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- 1 Q. [12:58:38] I would like, Mr Witness, for us to focus on the first couple of weeks
- with the group. So before you went to Sudan, as you mentioned earlier.
- 3 Can you describe to us how you were treated in this group, in your words?
- 4 A. [12:59:15] The group that abducted me took me because I was -- I was not yet in
- 5 Odomi's household, I was still in the hands of the person who abducted me, a soldier
- 6 belonging to Okello, who was under Odomi. They took me to a trench, took off my shirt
- 7 and I was told that they had to recruit me into the army. I was told that I had to be
- 8 recruited into the army. I was told to kneel down and touch my nails and I was beaten
- 9 with a wire lock. And that was the initiation, the recruitment into the army.
- 10 Q. [13:00:04] You mentioned an Okello who you stayed with. Does Okello have
- 11 another name?
- 12 A. [13:00:20] There are two Okello's. There is Okello who was a Lango and then
- 13 there is Okello Kalalang. They were both commanders. The Okello that I'm talking
- 14 about is a soldier, his soldier who abducted me. He's known as Mujahideen. He was a
- 15 child soldier, Okello.
- 16 Q. [13:00:48] And who was his commander?
- 17 A. [13:00:52] Are you talking about Mujahideen?
- 18 Q. [13:01:04] The Okello that you stayed with.
- 19 A. [13:01:08] It was Odomi, it was Commander Odomi.
- 20 PRESIDING JUDGE SCHMITT: [13:01:22] Mrs Hohler, it would be time now if you
- 21 think we can go now into the lunch break. I think we should do that.
- 22 MS HOHLER: [13:01:29] Yes, it's a perfect time.
- 23 PRESIDING JUDGE SCHMITT: [13:01:31] Yes, I thought so. Until 2.30. And the last
- session for today has to really finish functionally at 4 o'clock ideally.
- 25 Thank you very much for the moment, 2.30.

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- 1 THE COURT USHER: [13:01:47] All rise.
- 2 (Recess taken at 1.01 p.m.)
- 3 (Upon resuming in open session at 2.31 p.m.)
- 4 THE COURT USHER: [14:31:25] All rise.
- 5 PRESIDING JUDGE SCHMITT: [14:31:43] Ms Hohler, you still have the floor.
- 6 MS HOHLER: [14:31:47] Thank you, your Honour.
- 7 Q. [14:31:51] Mr Witness, I want to go back briefly to one thing we discussed earlier.
- 8 Do you remember when I asked you earlier about Dominic Ongwen addressing the
- 9 civilians that you told us about? And you mentioned that he was telling you about
- 10 Bookec and how he does not want to be affiliated with them. Did he say anything about
- 11 the civilians on that occasion?
- 12 Just a second, Mr Witness, if you can stop, your -- your microphone I believe is not on. If
- 13 you could start your answer from the beginning, please.
- 14 A. [14:32:59] He told civilians that those guys give the rebels a reputation -- a bad
- 15 reputation. Those guys do not want, do not like government soldiers, neither do they
- like rebels, they are merely robbers. They only have one gun. Civilians should prepare
- 17 with bows and arrows to shoot them because those guys are giving rebels a bad
- 18 reputation.
- 19 Q. [14:33:36] And what happened with those civilians that he was addressing, did they
- stay with the group, with the Holy or were they released?
- 21 A. [14:33:53] Well, I -- I stayed with them. I spent the night with them. I was
- 22 abducted in the evening and I spent the night with them. All civilians spent the night
- 23 with them. Civilians were released after being warned. At the time, they hadn't yet
- 24 started disturbing civilians and no killing civilians.
- 25 Q. [14:34:16] And who decided that the civilians should be released?

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- 1 A. [14:34:31] Odomi himself. In the bush we refer to him as "lapwony", which is
- 2 teacher, we refer to him as Lapwony Odomi.
- 3 Q. [14:34:44] And just one more question on that, Mr Witness. You told us you spent
- 4 the night, can you tell us how you spent the night?
- 5 A. [14:35:01] I was tied, my feet were bound together. The, the ropes came through
- 6 my thighs, to my hands. They assumed or they stated that I might try and escape in the
- 7 night.
- 8 Q. [14:35:22] Thank you, Mr Witness.
- 9 I now want to ask you how you went to Sudan. You told us earlier that after about three
- or four months you went to Sudan; is that right?
- 11 A. [14:35:41] Yes, it is.
- 12 Q. [14:35:43] How did you go to Sudan? How did you travel?
- 13 A. [14:35:55] We walked. We first went to Ogira (phon) hill and they started
- 14 abducting more -- more children to boost the army ranks, the LRA ranks. After the
- 15 abductions, we started working towards Gulu, we crossed Aswa river. They sent
- 16 a standby. Because when you are going to Sudan you cannot go without food, so they
- 17 split up a standby and instructed it to go and collect some food. We continued walking.
- 18 The standby came, followed us and they came with food, food that they had collected
- 19 beans, maize and other things. We started walking. We did not know that we were
- 20 going to Sudan. I noticed when everybody had been bound together with a rope and I
- 21 knew that we were walking, going towards Sudan.
- 22 Q. [14:36:51] Where was Odomi when you were walking to Sudan?
- 23 A. [14:37:01] He was with us, he was among us.
- Q. [14:37:05] What happened, Mr Witness, if someone could not walk?
- 25 A. [14:37:20] When we were going to Sudan, it took us two days and we walked

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- 1 without sleeping, we walked the whole night till dawn, we kept on walking continuously.
- 2 My feet were swollen. He came, the commander came and found me among the people,
- 3 next to a guard. The guard was about to kill me. He told the guard, "Do not kill this
- 4 boy, this is the boy who grew up and boost our army ranks." And they carried me. But
- 5 the older, older people with swollen feet would be killed, they will hit you at the back of
- 6 your head.
- 7 Q. [14:38:17] The commander you mention that said you should be carried, who was
- 8 that commander?
- 9 A. [14:38:24] It was Dominic, Odomi himself.
- 10 Q. [14:38:31] And the older people who were killed because their feet got swollen, how
- many people were killed this way on the way to Sudan?
- 12 A. [14:38:50] There were other people that were killed because of thirst, not because
- of -- because their feet were swollen. There are some people who had to urinate in the
- mouths of other people. A lot of people were dying. There were also some older
- people who were extremely dehydrated, they would -- and if they fell down they would
- 16 hit him at the back of their heads. There were a number of people but I cannot recall the
- 17 exact number.
- Q. [14:39:20] That's no problem, Mr Witness. What happened when you reached the
- 19 border with Sudan?
- 20 A. [14:39:34] When we reached the border, the soldiers created a fence, government
- 21 soldiers. They started shooting at us. They had already selected a standby who had
- 22 gone ahead of us. There was crossfire between the UPDF soldiers and the LRA. We
- 23 managed to break through and pass through. There are a number of soldiers who also
- lost their lives, LRA soldiers who lost their lives, one, two or three soldiers who were shot

25 and killed.

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- 1 Q. [14:40:14] When you passed through, as you say, where did you go in Sudan?
- 2 A. [14:40:28] We went to Atebe (phon) and we crossed Atebe on the other side of the
- 3 river. We were selected positions where they put us in different positions. There's
- 4 some people with swollen legs, if they ask you "Do you want to rest?", if you tell them,
- 5 "Yes, I want to rest" that means that you are supposed to be killed on the spot. They
- 6 should hit you at the back of the head so that you can rest forever. The other people that
- 7 we crossed the river with, they told us that people should rest and we were also -- we
- 8 stayed there to find out exactly where Kony was, they communicated via radio call.
- 9 Q. [14:41:19] Who is Kony, Mr Witness?
- 10 A. [14:41:32] Kony, Kony is a person, but he is the overall leader of the rebel group.
- 11 Q. [14:41:42] And just remind us, what's the name of that rebel group?
- 12 A. [14:41:54] I did not understand the question, can you please repeat the question?
- 13 Q. [14:41:59] The rebel group that Kony is in command of, what's it called?
- 14 A. [14:42:09] I know some names but I do not know others. You have Sinia, that was
- 15 my group. There is Trinkle and there are several other groups that I do not -- I do not
- 16 recall the names. I used to know the names, but I no longer recall the names.
- 17 Q. [14:42:32] That's fine, Mr Witness. Did you -- you said we stayed there to find
- 18 exactly where Kony was. Were you able to find out where he was?
- 19 A. [14:42:51] After cooking, people rested, people started walking. We went and
- 20 found him at his -- the location where he was. I -- at his previous position -- he was no
- 21 longer at his previous position, but he'd left people there. He left two patrols to wait for
- 22 people at that location and then they took us to his new location.
- 23 Q. [14:43:32] And who else besides Kony did you find at that new location, who was
- 24 there?
- 25 A. [14:43:47] No, there was no other person other than the commander who left his

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- 1 security -- his security at the old position to wait for people because he had moved to
- 2 a new location.
- 3 Q. [14:44:00] I'm trying to understand, Mr Witness. Did you eventually come to meet
- 4 up with -- with Kony, or not?
- 5 A. [14:44:17] Yes. I did not see him. I personally did not see him, but we found his
- 6 soldiers. On that day, I did not see him, but he was there. But I do not know exactly
- 7 where he was, but he was around. But we found his soldiers, we found his household
- 8 with everybody in the household.
- 9 Q. [14:44:42] And I now want to focus on your time in Sudan, when you came to this
- 10 place where Kony and his soldiers were staying. What happened, what was the first
- thing that happened when you arrived there, if you can remember?
- 12 A. [14:45:06] When we arrived we stayed for about three days to rest our feet, to rest
- 13 the feet of the recruits who had swollen feet. Then they started training us. We were
- selected. The new recruits who had just gone to Sudan for the first time were trained.
- 15 They were -- we were given guns.
- 16 Q. [14:45:43] Let's focus on that training and the group that you trained with. Can you
- tell us a little bit more about what this training included? What was it that you learned
- 18 in the training?
- 19 A. [14:46:05] We were given -- we were given guns with a bayonet and a wooden
- 20 bottom. That's what we were using, a wooden butt. We were loading stones. The
- 21 training included loading stones. We were given uniforms, combat uniforms,
- 22 Sudanese-type uniforms. We were also given a pack in which to put stones, to load
- 23 stones, we would put stones in that pack and run with the stones on our back. We
- 24 would run, we would run to a certain position, to a new position and then come back to
- 25 the old position. So we would run back and forth from the old position to the new

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- 1 position and then we were marching as well.
- 2 Q. [14:46:56] How far would you be running between the two positions?
- 3 A. [14:47:12] It's far. It is not -- it is not near, it's far. The distance is far. But I was
- 4 young at the time so I cannot actually give you the exact distance.
- 5 Q. [14:47:27] And you told us you used guns. Did you learn how to use those guns,
- 6 can you describe that a little bit to us in more detail?
- 7 A. [14:47:45] You would get up and walk, move one step, pick up your gun, the gun
- 8 would be in the ground with the bayonet in the ground, you'd take out the magazine,
- 9 cock it three times and cock it and fire, cock it and fire. Then you'd move the spring,
- 10 you'd take off the cover and take out the cocking -- cocking handle and then clean it. So
- we were taught how to dismantle the gun, clean the gun and put it back together.
- Once you have cleaned the inside of the gun, you put the magazine, cock it, lock it and
- 13 stick it back in the ground. You move three steps and then move back and sit down,
- somebody else does, repeats the same procedure.
- 15 Q. [14:48:52] Did you learn anything about how to behave in an ambush?
- 16 A. [14:49:04] Yes, we were told how to take, to protect yourselves when you get into an
- 17 ambush. They told us as soon as you get into an ambush, if you get into an army
- ambush, they showed us how we were to fall, how we are to roll, how we are to fire our
- 19 guns and how to change your positions when you are in battle.
- 20 Q. [14:49:40] The group of new recruits that you trained with, how many were you in
- 21 this group?
- 22 A. [14:49:55] Well, the group -- the groups that we trained with there was one section,
- 23 the new recruits were one section.
- Q. [14:50:07] Are you able to estimate how many of you were there, 10, 20, 50, more?
- 25 A. [14:50:19] Approximately 40 people, because those of us who were being trained

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- 1 we're told that we could actually now actively participate in combat because we were
- 2 fully trained.
- 3 Q. [14:50:41] And how old were these new recruits that you were trained together
- 4 with?
- 5 A. [14:50:55] Well, from 12, 12 to 18 years old. We were mostly young people.
- 6 Q. [14:51:10] What groups of the Holy were you -- were you from? The new recruits
- 7 that you trained with, were you all from Odomi's group, or you were from different
- 8 groups?
- 9 A. [14:51:32] No, we were not from different groups, we are all in Odomi's group
- 10 because, when we were going to Sudan, Odomi had merged both groups, he had merged
- 11 Sinia and Terwanga. Terwanga is part of his group. If, for example, there is a gunship
- or if the -- we are being pursued by the army, then they split the two groups so that the
- groups are smaller and are able to flee and escape.
- 14 Q. [14:52:11] Who was the person that trained you, Mr Witness?
- 15 A. [14:52:24] Our trainer -- well, I cannot recall his name at the moment, but there
- 16 was -- he was a commander and he was -- I believe he was a deputy to Odomi.
- 17 Q. [14:52:54] Your Honours, I would apply to refresh the witness' memory on the name
- of this person that trained them?
- 19 PRESIDING JUDGE SCHMITT: [14:53:01] Yes, you can do that.
- 20 MS HOHLER: [14:53:03] This is in the witness' statement, which is at tab 1 of your
- 21 binders. The ERN is 0256-0071 at page 0076, it is at paragraph 30. It's the first sentence,
- 22 your Honours.
- 23 Q. [14:53:35] Mr Witness, I will read to you a line from a statement that you gave to the
- 24 ICC investigators. The statement says, after discussing a bit of training in Sudan, the line

25 says:

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- 1 "Then Okello trained us to be soldiers."
- 2 Is this what you said, Mr Witness?
- 3 A. [14:54:03] Yes, it is, it was Okello.
- 4 Q. [14:54:07] Thank you, Mr Witness. How long did the training last in Sudan?
- 5 A. [14:54:26] It took approximately three to four months. Because after the training,
- 6 after the parade, and all the other training, we were all gathered together, he spoke to us.
- 7 Q. [14:54:57] Who do you mean by "he", Mr Witness?
- 8 A. [14:55:07] Kony, Mr Kony.
- 9 Q. [14:55:10] And what did Kony say?
- 10 A. [14:55:18] Once we were all gathered after the training, after we'd been given our
- 11 weapons, we were put in different groups. Odomi's group was different, Trinkle's group
- 12 was different, Gilva, Raska's group was different, we were all lined up, Kony sat -- sat on
- 13 a hill and started addressing us. He told us that when he was fighting -- or, that he, the
- 14 fight that he's fighting is for the Acholi people. He is not fighting for anything else and
- that our salary would be the meat that we get.
- 16 Q. [14:56:17] And you mentioned, Mr Witness, that you had been given your weapons.
- 17 I just want to clarify what those weapons were that you were given.
- 18 A. [14:56:35] I had a gun. I was given a gun with a bayonet attached to it. I was also
- 19 given a magazine, six magazines, the seventh was in the gun, I was also given two hand
- 20 grenades. And that's how they gave us the weapons.
- 21 Q. [14:57:13] Do you know how long you stayed in Sudan after that address by Kony?
- 22 A. [14:57:27] No, we did not stay there for that long. After his address, he told us that
- 23 we should be on standby.
- Q. [14:57:43] You have mentioned a couple of times now, Mr Witness, the standby.
- 25 What is a standby?

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- 1 A. [14:57:55] A standby, well, if you are told to be on standby, that means you
- 2 should -- you should always be ready with your -- with your backpack on your back, your
- 3 gumboots on your feet ready for combat. This is different from the standby that is sent
- 4 to collect food.
- 5 Q. [14:58:19] Thank you, Mr Witness. We'll talk about the standby who was sent to
- 6 collect food a bit later. What happened that made you leave Sudan?
- 7 A. [14:58:39] We left Sudan because of an operation. Gunships -- Museveni's gunships,
- 8 two gunships, the third was a small plane and soldiers. The soldiers came and attacked
- 9 us there. After Kony's address telling us that people should be on standby, three days
- 10 after that address this incident took place. We started fleeing. I do -- I actually did not
- see which, in which direction his group went to, but I realise that people were being
- 12 divided into their own groups, Odomi's group was sent to one direction and everybody
- else was put in their groups, sent to their -- in different directions and told to head
- 14 towards Uganda.
- 15 Q. [14:59:37] And did you go back to Uganda?
- 16 A. [14:59:44] Yes, we walked and went back to Uganda.
- 17 Q. [14:59:49] Where was Odomi when you went back to Uganda?
- 18 A. [14:59:59] When we went back to Uganda, Odomi -- Odomi was, was sent back to
- 19 the location of his home around Gulu. And that is the area in which we were working.
- 20 Q. [15:00:19] I want to ask you now, Mr Witness, a few questions about your tasks and
- 21 your role in Sinia.
- 22 Before you completed your training, what were the tasks that you were given?
- 23 A. [15:00:56] Could you please ask the question again, I didn't understand it?
- Q. [15:01:00] Yes. Before you were trained in Sudan, what was your work in Odomi's

25 group? What did you have to do?

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- 1 A. [15:01:16] Before I was trained I was just an ordinary soldier at dog adaki.
- 2 Q. [15:01:32] What is a dog adaki?
- 3 A. [15:01:44] Dog adaki is where the ordinary soldiers -- for instance, if our people are
- 4 placed in their positions the superiors would be at the centre. The other soldiers are
- 5 supposed to -- are supposed to stay far away from the -- the boss so that you provide
- 6 security to the boss.
- 7 Q. [15:02:13] Besides providing security, do dog adaki do anything else?
- 8 A. [15:02:27] Those who stationed at the dog adaki would include one soldier, mature
- 9 soldier would be in charge of the dog adaki and if anything happens that person would be
- in charge of providing a report to the superior who would be somewhere in front. I was
- at the dog adaki with Odoki, Odoki was the one in charge of providing a report to Okello
- who was Odomi's deputy.
- 13 MS HOHLER: [15:03:10] Your Honours, I would apply to refresh the witness' memory
- on his tasks as a new abductee. This is in his statement, the parent ERN I've already
- 15 cited, it is at page 0256-007 -- oh, I apologise.
- 16 MR TAKU: [15:03:29] Your Honours, the purpose of wanting to refresh the memory is if
- 17 the witness says "I cannot remember." That is not what he said. So what was the
- purpose of saying I will refresh his memory when the witness has not demonstrated that
- 19 he cannot remember? It is not just an opportunity to read and get the witness to confirm
- 20 what is on record. The witness must have demonstrated to the Court that he could
- 21 answer the question. But he could not remember, then you can say that you will refresh
- 22 his memory. But that is not the case here.
- 23 PRESIDING JUDGE SCHMITT: [15:04:05] So perhaps there is something I would agree
- 24 to. Perhaps you can ask the witness if there were any other tasks, and if he says "No",
- 25 then it is done, and if he says "I can't remember", then you can refresh his memory.

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- 1 MS HOHLER: [15:04:23] I'm well guided, your Honour.
- 2 Q. [15:04:25] Mr Witness, besides being in the dog adaki before you were trained, do
- 3 you remember doing any other tasks?
- 4 A. [15:04:41] The other task other than being at the dog adaki, well, when -- when we
- 5 went to Gulu and went west wards towards Koch Goma, I was given the role of an escort.
- 6 Q. [15:05:07] The role of an escort, Mr Witness, who were you an escort for?
- 7 A. [15:05:18] I was the escort of the boss, Odomi.
- 8 Q. [15:05:28] And how did you become Odomi's escort?
- 9 A. [15:05:37] As we were moving in the bushes of Koch, we were in a group and that
- 10 place was very bushy. The person who was Odomi's escort then was called Wokarach.
- 11 Then Wokarach was moving in front of Odomi and Odomi's child, called Back, was
- 12 walking in front of the escort, then the escort was walking and then the safe, kind of,
- opened and then a, kind of, a stick triggered the gun and shot Back on the back and Back
- 14 died.
- 15 Q. [15:06:37] And what happened after that, Mr Witness?
- 16 A. [15:06:48] Thereafter, the gentleman who shot the boss' child was arrested and
- 17 imprisoned. They identified a signaller, who was in charge of -- moving with the radio
- call, it was somebody who was carrying the -- the PK. And they also shot that
- 19 gentleman.
- 20 I also became the escort at that time. I started carrying the chairs -- the chair and then the
- 21 magazine of Odomi, together with his gun and my gun as well.
- 22 Q. [15:07:43] Who decided that you should be Odomi's escort?
- 23 A. [15:07:56] Nobody decided that. But at that time that guy was tied I was nearby.
- 24 They told me to remove the chair from him. I removed the chair on the porch. And
- 25 that gentleman was tied there. Odomi didn't stay there. He started walking ahead and

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- then I followed him. The signaller remained behind with the PK. When only heard
- 2 gunshots behind us.
- 3 Q. [15:08:34] Besides carrying things for Odomi, did you have any other tasks as an
- 4 escort? What would be your other tasks?
- 5 A. [15:08:52] Could you please ask the question again?
- 6 Q. [15:08:56] Besides carrying Odomi's things, his chair, his magazines, did you have
- 7 any other tasks as Odomi's escort?
- 8 A. [15:09:14] My work was to guard him, guarding the women and then the girls he
- 9 would move with. And unless and maybe sometimes I could have forgotten any other
- 10 roles, but that was basically.
- 11 Q. [15:09:35] And when you were Odomi's escort, how much time did you spend with
- 12 him?
- 13 A. [15:09:50] I was supposed to move next to him. Whenever he is in front I would be
- 14 directly behind him. All his wives and the girls in his household would be moving
- 15 behind me. Behind would be the other soldiers carrying the radio call and the solar
- and -- and the support would also be moving behind. They would be moving behind the
- 17 women. But for me I would have to walk immediately behind him because whenever he
- says he wants to sit down, I'll have to put the chair for him to sit down. When he stands
- 19 up, I would also have to stand up. When he goes out, when he moves in the bush to ease
- 20 himself, I need to move near him.
- 21 Q. [15:10:46] And who would set up Odomi's tent at night?
- 22 A. [15:11:02] Could you please ask that question again?
- 23 Q. [15:11:04] Who would prepare the place where Ongwen slept at night?
- 24 A. [15:11:15] I am the one. I would be the one to make the place and sometimes I
- 25 would ask one of the girls to go and get some grass so that I, I could use to make his bed.

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- 1 I would set the net. I could also call one girl to come and help me because there were
- 2 many girls in his household.
- 3 Q. [15:11:46] Did Odomi have other escorts besides you?
- 4 A. [15:11:57] Yes, there was no other escort other than myself. There were only
- 5 signallers. But they were not escorts. They were only nearby because whenever Odomi
- 6 wanted to talk on radio they would be available. That's why they would move near
- 7 Odomi. But I would also be behind Odomi because the signallers were more of his
- 8 household because Odomi was the one who would talk on radio.
- 9 Q. [15:12:29] Did Odomi have other guards who moved close with him?
- 10 A. [15:12:40] The guard was the support. The support team would take care -- would
- provide security for the radio and they would have a PK, together with other soldiers.
- 12 The radio was very important.
- 13 Q. [15:13:02] What is a PK, Mr Witness? Can you describe that for us?
- 14 A. [15:13:12] A PK is a, a gun, a support gun that has a chain and it has a stand as well.
- 15 Q. [15:13:30] Thank you, Mr Witness. You mentioned earlier a standby. If my
- 16 recollection is correct, you mentioned two standbys. With regard to one you mentioned
- it's a standby that goes to collect food. I want to talk about that, actions of standbys that
- do that. Such a standby, where would it get food from?
- 19 A. [15:14:05] When the standby is set up, standby means, whenever a standby is set up
- 20 it might be set up either to go and attack the soldiers or go and attack a camp or to go and
- 21 loot food items.
- Q. [15:14:34] Were you ever part of a standby that went on -- that went on to attack
- 23 a camp?
- 24 A. [15:14:47] Yes.
- 25 Q. [15:14:51] Do you remember any locations that you went to as part of such a standby?

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- 1 What camps would those be?
- 2 A. [15:15:09] I remember we went and attacked Opit camp.
- 3 Q. [15:15:19] Do you remember any other, Mr Witness?
- 4 A. [15:15:27] We also went and attacked Abok, we also attacked Pajule.
- 5 Q. [15:15:41] I'm sorry to repeat my question again. Besides those three, do you
- 6 remember any other?
- 7 A. [15:16:00] Well, I cannot recall the others, unless it's read out to me to refresh my
- 8 memory.
- 9 PRESIDING JUDGE SCHMITT: [15:16:12] So this is a classical one, so to speak.
- 10 MS HOHLER: [15:16:16] Yes.
- 11 PRESIDING JUDGE SCHMITT: [15:16:18] But perhaps I can say something in general
- 12 because there is always a little bit uncertainty when we would allow refreshing the
- memory of, better to say confronting with former statements. There are two different
- 14 possibilities, I would say.
- 15 The first one is the classical, the refresh memory that is if the witness does not recall
- a certain fact that he or she has stated beforehand. So an example would be witness said
- in the former statement A and B and now only recalls A and it is established that there
- might be a gap that he cannot fill at the moment.
- 19 The second one would be to clarify contradictions. That is what Defence Counsel Obhof
- 20 did this morning. Meaning that the witness said at the time A and B and now in
- 21 courtroom says A and instead of B says C, so to speak.
- 22 So these are the two possibilities when we would allow that, as a little bit of a general
- 23 guidance. And we know of course that we are here not talking about mathematics, this
- 24 is to be decided on a case-by-case basis. So but now we are refreshing the memory
- 25 because it is established here. So please tell us where we are going to.

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- 1 MR GUMPERT: [15:17:40] Your Honours, may I seek to persuade you of one other
- 2 possibility.
- 3 PRESIDING JUDGE SCHMITT: [15:17:44] Yes.
- 4 MR GUMPERT: [15:17:45] In my respectful submission it can't be right that memory
- 5 refreshing should depend, as it seemed your Honour might be suggesting a moment ago,
- 6 upon the witness actually uttering the words "I cannot remember." One of the
- 7 characteristics of forgetfulness is that one does not recall that one has forgotten something,
- 8 and so I would respectfully submit that there may be occasions when although the
- 9 witness doesn't say "I can't remember" or "I have forgotten" it is permissible to refresh
- 10 their memory.
- 11 PRESIDING JUDGE SCHMITT: [15:18:21] I agree that we would not need the words
- 12 "I don't recall any more." But this is what I said, we are not talking about mathematics,
- there are accreditations. What counsel last time objected to was that without evening
- 14 having tried, if there would be more perhaps in the memory of a witness putting a certain
- statement to him. So this, I agree with you that we do not need the exact words "I do not
- 16 recall any more," but at least it should be tried to ask, for example, "Was there more, do
- 17 you remember more? Did you have other tasks?" like you did it and then there came the
- 18 answer. You know, Ms Hohler. It was exactly like that. So let's say two-thirds you are
- 19 right.
- 20 Please, Ms Hohler.
- 21 MS HOHLER: [15:19:15]Thank you, your Honour.
- 22 Q. [15:19:17] Mr Witness, you mentioned you went to Pajule, Abok, Opit as part of
- 23 a standby. What about Odek camp, did you ever go as part of standby to Odek camp?
- 24 A. [15:19:37] Yes, we went to Odek.
- 25 Q. [15:19:42] And what about a camp in Bar-Rio? I hope my pronunciation is

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- 1 approximately correct?
- 2 A. [15:19:58] Yes, we also went and unleashed havoc in Bar-Rio camp.
- 3 Q. [15:20:07] Thank you, Mr Witness. I will ask you a bit more detailed questions
- 4 about those five locations.
- 5 The first one I want to talk about, Mr Witness, is the Pajule camp that you mentioned.
- 6 Do you remember what day the Pajule attack took place?
- 7 A. [15:20:58] We went to Pajule on the 10th.
- 8 Q. [15:21:04] Can you remember the month or the year? I don't want you to guess, but
- 9 only if you can remember.
- 10 A. [15:21:20] I know that it was on the 10th, but I don't know the actual day because
- that happened when I was still very young. I couldn't clearly recall.
- 12 Q. [15:21:38] That's perfectly understandable, Mr Witness.
- 13 Is there anything particular that makes you remember that day?
- 14 A. [15:21:55] I have not understood your question.
- 15 Q. [15:21:57] It was a poor question, I apologise, Mr Witness. How come you
- remember that attack or that day, the 10th, so well?
- 17 A. [15:22:17] It's because when we, (Redacted)
- 18 (Redacted). When I came back I didn't know that we had attacked Pajule. I only
- 19 heard when people were saying the rebels came and attacked here on the 10th. Some
- 20 people came here, others passed through the market and I now realise that when we came
- 21 to attack we were in two different groups. One group went towards the police barracks
- 22 and the other one went towards the market. I then realised that it was us who attacked
- 23 Pajule.
- Q. [15:23:14] We'll come to talk about the details of the attack in a little while,
- 25 Mr Witness. I want to focus your mind just before the attack, on the time before the

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- 1 attack. Who were the people that ordered the attack on Pajule?
- 2 A. [15:23:40] There was a standby between the leaders because we met. There were
- 3 two groups, there was Otti Vincent's group and that of Odomi. They met and they had
- 4 a peace talk. When there is a peace talk, that means only the commanders meet and the
- 5 escorts would be -- would be far off. We wouldn't know what they are discussing.
- 6 They -- then they said a standby should be established and the -- and the standby was set
- 7 for the two groups because there were two groups at that time.
- 8 Q. [15:24:36] These talks, Mr Witness, you say the escorts were away and could not
- 9 hear them, were you able to see the leaders talking?
- 10 A. [15:24:51] Yes, you could see the bosses. The -- the escorts would be on the sides.
- 11 Each of the commander would have their escorts at the sides. So we were just seated not
- 12 a very far-off distance from them.
- 13 Q. [15:25:14] Can you give the Court a bit of an estimate how far away from them you
- 14 were seated? Were you as close as I am to you or as close as the Judges are to you?
- 15 Further? Closer?
- 16 A. [15:25:35] That is a bit too near.
- 17 Q. [15:25:44] Mr Witness, so just to understand you correctly, you were further from
- them than the Judges are at the moment; am I understanding you correctly?
- 19 A. [15:25:59] Well, the instruction didn't allow the escorts to stay near or the distance of
- 20 here and where the Judges are. You wouldn't stay this near. You'd have to stay much
- 21 farther than this distance because if we were seated like this you would have to move very
- 22 far and stay next to the dog adaki. You stay in between the dog adaki and the bosses.
- 23 Q. [15:26:37] But you were still able to see them, Mr Witness; am I right in that?
- 24 A. [15:26:46] Yes, you could be able to see them.
- 25 Q. [15:26:48] And who were the leaders in these talks, who was there?

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- 1 A. [15:27:01] There was Odomi, Okello Kalalang and then Lapwony Okello. From the
- 2 other side, there was Otti Vincent and there was a guy -- well, the other people I could not
- 3 clearly recognise. I didn't know the other leaders in the other group of control.
- 4 Q. [15:27:43] How long were they talking?
- 5 A. [15:27:57] They talked for -- for a day. The second day they selected the standby
- 6 because when -- when they met we met during the day and they moved into positions.
- 7 Then they started talking. The next day the standby was identified.
- 8 Q. [15:28:22] I want to take this one step at a time, Mr Witness. So these leaders are
- 9 talking and you saw them. When they stopped talking, let's take each person in turn
- what they did after they stopped talking, what did Odomi do after they stopped talking?
- 11 A. [15:28:56] When they had finished they selected a standby to see who was Odomi's
- deputy selected on the standby. On the other side, the 2C also identified the standby, he
- was Otti Vincent's deputy.
- 14 Q. [15:29:16] Who was Odomi's deputy? Remind us of his name?
- 15 A. [15:29:28] He was called Lapwony Okello.
- 16 Q. [15:29:36] How many soldiers did they select into the standby?
- 17 A. [15:29:50] They selected quite a number of soldiers, but I cannot recall the number
- because we don't actually go to count the number of the standby, we could only just see
- 19 that the standby is there. And if you are also selected as one of them you just move with
- them, you wouldn't count, but the leaders would know the number.
- 21 Q. [15:30:20] Do you remember the names of any of those soldiers that were selected?
- 22 A. [15:30:39] If I can remember there was Odoki and Bomek. The other soldiers
- 23 I cannot recall. I cannot recall. Because I was still young.
- 24 MS HOHLER: [15:31:06] Your Honours, may I apply to refresh the witness' memory on

25 the names of some other soldiers that --

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- 1 PRESIDING JUDGE SCHMITT: Yes.
- 2 MS HOHLER: -- the witness had mentioned?
- 3 PRESIDING JUDGE SCHMITT: [15:31:16] Yes, you may.
- 4 MS HOHLER: [15:31:17] This is at page 0256-0086, in paragraph 80.
- 5 Q. [15:31:38] Mr Witness, again I will read you a line from the statement that you gave
- 6 to the ICC investigators. This is what it says:
- 7 "I do not remember all the people who were selected for the standby, but I know there
- 8 was Odoki, Oyo and another soldier called Oyet."
- 9 Is this what you said, Mr Witness?
- 10 A. [15:32:09] Yes, it is.
- 11 Q. [15:32:11] Would you say the same today; is this correct?
- 12 A. [15:32:21] Yes, it is, it's correct.
- 13 Q. [15:32:24] These soldiers that you named, what group were they from?
- 14 A. [15:32:37] They were from Sinia group.
- 15 Q. [15:32:39] And you mentioned another soldier called Bomek. Does Bomek have
- 16 another name?
- 17 A. [15:32:52] Pardon? I did not understand.
- 18 Q. [15:32:54] Do you know any other names for Bomek?
- 19 A. [15:33:05] No. I heard them -- he was always being referred to as Lapwony Bomek,
- 20 so I do not know his other name. He -- he already had a wife. He was a commander,
- 21 but I do not know his specific role. He was always in Sinia support.
- 22 Q. [15:33:31] What is Sinia support, Mr Witness?
- 23 A. [15:33:45] Support is a gun, it's a big gun. That's the -- it's a big gun. It's a heavy
- 24 artillery with the four barrels. And that's what's referred to as support.
- 25 Q. [15:34:05] Do I understand correctly that Bomek was then in charge of such a gun?

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- 1 A. [15:34:18] Bomek had two supports, a RPG and M2N.
- 2 Q. [15:34:37] Can you explain for us what those two are? What is an RPG?
- 3 A. [15:34:47] RPG is a heavy artillery gun with the -- the ammunition coming out from
- 4 the front.
- 5 Q. [15:35:07] And an M2N?
- 6 A. [15:35:14] Pardon? I didn't understand.
- 7 Q. [15:35:17] My transcript says that Bomek had two supports, one is an RPG and the
- 8 second one is M2N.
- 9 A. [15:35:45] No, it wasn't pronounced properly. Repeat it, please.
- 10 Q. [15:35:51] Bomek had two supports, so one is RPG, how is the other called?
- 11 A. [15:36:06] Twelve.
- 12 Q. [15:36:08] Can you describe the 12 for us?
- 13 A. [15:36:22] A 12 has four barrels, it's a hand-held weapon. It's held on both sides.
- 14 If you are firing the gun, bullets come from both sides.
- 15 Q. [15:36:45] Did Bomek take these weapons to Pajule?
- 16 A. [15:36:54] Yes, he did. Yes, they also took other supports like recoiler.
- 17 Q. [15:37:07] And what is a recoiler, Mr Witness?
- 18 A. [15:37:18] A recoiler is a B -- it's a B-10, it's a heavy ammunition. The -- the
- 19 ammunition comes out of a very big barrel. It -- it is able to shoot a mamba and
- 20 other -- it's called a B-10. Those of us in the rebel group refer to it as recoiler. But if I
- call it, if -- the real name is a B-10, if I refer to it as a B-10, then government soldiers even
- 22 understand what I am talking about.
- 23 Q. [15:38:06] Just one more question I forgot to ask earlier, Mr Witness: When the
- leaders were having the talks as you described, were they sitting or were they standing?

25 A. [15:38:29] I did not understand the question.

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- 1 Q. [15:38:33] When Odomi and Okello Kalalang and Lapwony Okello and Vincent Otti
- 2 were talking before the Pajule attack, and you said you saw them but did not hear them,
- 3 were they sitting or were they standing, if you can remember?
- 4 A. [15:39:06] They were seated.
- 5 Q. [15:39:08] And who prepared the chair for Odomi then?
- 6 A. [15:39:19] I did.
- 7 Q. [15:39:24] Mr Witness, after the standby was selected, what happened?
- 8 A. [15:39:36] My -- my commander said that -- said he wanted a gun -- sorry, a goat,
- 9 that I should bring him a goat or a chicken, so if we get a chicken, we should also bring it
- 10 to him, we should not leave it behind.
- 11 Q. [15:39:59] When you say "my commander" who is that, who do you mean?
- 12 A. [15:40:11] I am talking about the commander whose escort I was and that was
- 13 Odomi.
- 14 Q. [15:40:22] Did the standby that you were part of receive any other instructions about
- 15 what to do in Pajule?
- 16 A. [15:40:44] The standby were instructed that as soon as you get to civilian homes do
- 17 not eat their food. When you get to civilian homes, do not drink -- do not drink their
- 18 water unless you put in shea -- you put shea butter in that water.
- 19 Q. [15:41:12] For this particular attack and this particular standby for Pajule, were you
- 20 given any instructions what to do, for example, if you encounter soldiers or if you
- 21 encounter civilians?
- 22 A. [15:41:39] We were instructed or ordered that if you, if you -- if the different groups
- 23 meet up, then you would not actually be able to identify that that's another group or that
- 24 is a government -- that group belongs to the government soldier. So what -- we were
- 25 told that if, if two groups, for example, if the rebel groups were in Pajule, if you meet up

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- 1 you should ask "Are you Holy?" and then respond, "One Lakwena." And that was one of
- 2 the instructions we were given in order to prevent us from shooting another Holy.
- 3 Q. [15:42:32] So what would happen if or what happened if you shouted out "Lakwena"
- 4 and the answer didn't come, what would happen to that person? Let me rephrase that.
- 5 It was a poorly phrased question.
- 6 When you say "Are you Holy?" and then respond "One Lakwena" if that other person did
- 7 not respond "Lakwena" what would a Holy soldier do?
- 8 A. [15:43:10] Well that -- that's an indication that that's a government soldier, so the
- 9 person has to be shot. You shoot the person or they shoot you. But if you ask "one" and
- then the person says "Lakwena" that means that you are both in the same group.
- 11 Q. [15:43:30] So that was about the soldiers. Were you given any instructions what to
- do if you encounter civilians?
- 13 A. [15:43:54] If we came across civilians, civilians should be abducted and used to
- 14 carry luggage. (Redacted).
- 15 MS HOHLER: [15:44:07] Your Honours, I think we will have to go into private session
- 16 now for the next line of questioning, considering the last answer.
- 17 PRESIDING JUDGE SCHMITT: [15:44:15] We go to private session then.
- 18 MS HOHLER: [15:44:18] I think for the end of session as well, if I may indicate.
- 19 PRESIDING JUDGE SCHMITT: [15:44:28] Okay, yes.
- 20 (Private session at 3.44 p.m.)
- 21 (Redacted)
- 22 (Redacted)
- 23 (Redacted)
- 24 (Redacted)
- 25 (Redacted)

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

*WITNESS: UGA-OTP-P-0330

- 1 (Redacted)
- 2 (Redacted)
- 3 Q. [15:45:23] And who was this overall commander that you mention?
- 4 A. [15:45:31] The, the commander who led us was -- we went with Odoki.
- 5 Q. [15:45:51] Did I understand that correctly, Odoki?
- 6 A. [15:46:02] The person, the -- I do not recall the person who was the commander, but
- 7 Odoki was the 2IC.
- 8 Q. [15:46:25] Do you know, Mr Witness, someone called -- and I will have to apologise
- 9 for the pronunciation probably, but I think the interpreters will be able to interpret
- 10 properly the name, a name Otti Ngwiny Cet Na Ayewatna?
- 11 MR TAKU: [15:46:49] Your Honour, if there is a reference to the witness statement, then
- she should indicate. It shouldn't be just be that she was asking the question from
- 13 somewhere. She should indicate it is what he said in his statement, should refer to the
- 14 paragraph or the reference in his statement.
- 15 PRESIDING JUDGE SCHMITT: [15:47:05] I think, Mr Taku, counsel is simply asking an
- open question, does he know this person, and I think he can answer to that.
- 17 So could you repeat it, although it might not be easy for you.
- 18 MS HOHLER: [15:47:24] Yes, that was my question.
- 19 Q. Do you know, Mr Witness, someone called Otto Ngwiny Cet Na Ayewatna?
- 20 For the interpreters they will have this name in the list of names and locations that we
- 21 provided from the statement, if that makes it easy.
- 22 And for Mr Taku this name is referenced in paragraph 81 of the statement, if that helps.
- 23 A. [15:48:24] No, they call it -- they call him Otto Ngwiny Cet Na Ayewatna. If I can
- 24 explain, that is "my ass is my relative" or "my asshole is my relative."
- 25 Q. [15:48:47] Thank you, Mr Witness. Do you know where this person was during

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Pajule?

1

- 2 [15:49:03] They were I think on the way to the police, if I recall, because his group
- 3 went towards the police.
- 4 [15:49:20] And by "the police" you mean the police in Pajule? Q.
- 5 A. [15:49:26] Yes, because there were two roads. One of the roads is split going
- 6 towards the market, the other road is from Laloyo's home and it goes straight on.
- 7 Q. [15:50:01] Besides going to the police, Mr Witness, did Otto have any other role in
- 8 this attack?
- 9 A. [15:50:19] Otto Ngwiny Cet Na Ayewatna was a commander -- well, I do not know
- 10 his exact rank, but he was from Control Altar, he was from Otti Vincent's group.
- 11 (Redacted)
- 12 (Redacted)
- 13 (Redacted)
- 14 (Redacted)
- 15 (Redacted)
- 16 (Redacted)
- 17 (Redacted)
- 18 (Redacted)
- 19 (Redacted)
- 20 (Redacted)
- 21 (Redacted)
- 22 (Redacted)
- 23 (Redacted)
- 24 (Redacted)
- 25 (Redacted)

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

*WITNESS: UGA-OTP-P-0330

- 1 (Redacted)
- 2 (Redacted)
- 3 (Redacted)
- 4 (Redacted)
- 5 (Redacted)
- 6 (Redacted)
- 7 (Redacted)
- 8 (The hearing ends in private session at 3.53 p.m.)
- 9 RECLASSIFICATION REPORT
- 10 Pursuant to the Trial Chamber' IX's instructions, ICC-02/04-01/15-497, dated 13 July
- 2016, the public lesser redacted version of this transcript is filed in the case