- 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 Judge Raul Pangalangan
- 6 Trial Hearing Courtroom 3
- 7 Thursday, 30 November 2017
- 8 (The hearing starts in open session at 9.33 a.m.)
- 9 PRESIDING JUDGE SCHMITT: [9:33:34] Good morning, everyone.
- 10 Could the court officer please call the case.
- 11 THE COURT OFFICER: [9:33:40] Good morning, your Honours.
- 12 The situation in the Republic of Uganda, in the case of The Prosecutor versus Dominic
- 13 Ongwen, case reference ICC-02/04-01/15.
- 14 And for the record, we're in open session.
- 15 PRESIDING JUDGE SCHMITT: [9:34:00] (Overlapping speakers) during you were
- speaking it improved a little bit the sound quality, but it would be good if we could
- 17 avoid these extra noise. We simply give it a try and continue as if nothing had
- 18 happened. I call for the appearances of the parties.
- 19 Mrs Hohler first.
- 20 MS HOHLER: [9:34:19] Good morning, your Honour.
- 21 For the Prosecution today Ben Gumpert, Kamran Choudhry, Julian Elderfield, Yulia
- 22 Nuzban, Pubudu Sachithanandan, Adesola Adeboyejo, and myself Beti Hohler.
- 23 PRESIDING JUDGE SCHMITT: [9:34:34] And it's improving from second to
- second, so to speak.
- 25 For Legal Representatives, please, Mrs Massidda.

- 1 MS MASSIDDA: [9:34:40] Good morning, Mr President, your Honours.
- 2 Ms Jane Adong at the location where the witness will testify is attending today.
- 3 And in courtroom today Mr Orchlon Narantsetseg and myself Paolina Massidda.
- 4 PRESIDING JUDGE SCHMITT: [9:34:55] And for the second team, so to speak, of
- 5 the Legal Representatives.
- 6 MS SEHMI: [9:35:01] Good morning, Mr President, your Honours.
- 7 Anushka Sehmi with Mr James Mawira.
- 8 PRESIDING JUDGE SCHMITT: [9:35:09] Thank you.
- 9 And for the Defence, Mr Obhof.
- 10 MR OBHOF: [9:35:10] Good morning, your Honour.
- 11 Today we have our co-counsels Ms Beth Lyons and Chief Charles Achaleke Taku.
- 12 To my left we have a consultant, Ms Eniko Sandor, Ms Abigail Bridgman, our
- assistant to counsel, and Mr Tibor Bajnovic, one of our case managers, and of course
- 14 Dominic Ongwen, our client, and myself, Thomas Obhof.
- 15 PRESIDING JUDGE SCHMITT: [9:35:29] Thank you, Mr Obhof.
- 16 The Prosecution is now calling the next witness, P-6. Before commencing, the
- 17 Chamber notes briefly that protective measures are granted to this witness by virtue
- of decision 612 and that the VWU recommends no further protective measures.
- 19 As counsel have already been informed and noting paragraphs 48 to 55 of the
- 20 mentioned decision 612, the VWU has also determined that certain special measures
- 21 are necessary to assist the witness in her testimony.
- 22 And now we turn to Madam Witness.
- 23 Madam Witness, welcome to the courtroom. Do you understand me?
- 24 WITNESS: UGA-OTP-P-0006
- 25 (The witness speaks Acholi)

- 1 (The witness gives evidence via video link)
- 2 THE WITNESS: [9:36:12] (Interpretation) Yes, I do.
- 3 PRESIDING JUDGE SCHMITT: [9:36:14] Madam Witness, there should be a card
- 4 in front of you with a solemn undertaking to tell the truth. Could you please be so
- 5 kind to take this undertaking by reading the card aloud?
- 6 THE WITNESS: [9:36:31] (Interpretation) Yes, I can.
- 7 PRESIDING JUDGE SCHMITT: [9:36:33] Continue.
- 8 THE WITNESS: [9:36:43] (Interpretation) I solemnly swear to tell the whole
- 9 truth -- the truth, the whole truth and nothing but the truth.
- 10 PRESIDING JUDGE SCHMITT: [9:36:51] Thank you. You have now been sworn
- in. Let me explain to you how the protective measures that have already mentioned
- 12 function.

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- 13 We have put the following protective measures in place for you: Face and voice
- 14 distortion, which means that no one outside the courtroom can see your face or hear
- 15 your real voice during the testimony. We also will use a pseudonym. In
- 16 accordance with that, we all refer to you during your testimony as "Madam Witness",
- as I am doing at the moment and in the past few minutes have done already. This is
- to make sure that the public does not know your name.
- 19 And when you answer questions that do not give away your identity, your name, we
- 20 will do this in open session. That means that the public can hear what is said in the
- 21 courtroom. When on the other side facts are said, are mentioned, are discussed that
- 22 could reveal your identity, we will do so in private session, and that means that no
- broadcast is there and no one outside the courtroom can hear you.
- 24 Before we start with your testimony, a few practical matters: You are aware that
- everything that is said here in the courtroom and what is said by you at the video-link

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- location is written down and interpreted, and to allow for the interpretation, we will
- 2 have all, including you, of course, to speak clearly and at a relatively slow pace so that
- 3 the interpreters can follow.
- 4 If you have any questions yourself, raise your hand. Then we know that you want to
- 5 address the Chamber and we can give you the floor.
- 6 We will then start your testimony and of course if it could improve a little bit the
- 7 sound quality, it would be nice, but I would simply suggest that we continue. It is,
- 8 let me put it this way, still bearable.
- 9 Mrs Hohler, please.
- 10 MS HOHLER: [9:38:58] Thank you, your Honour.
- 11 QUESTIONED BY MS HOHLER:
- 12 Q. [9:39:02] Good morning, Madam Witness. We've met before and, as you
- 13 know, I will be asking you questions today on behalf of the Prosecution.
- 14 Before I start, Madam Witness, I just want to add one thing to what the Judge has
- already explained, and that is that if at any point you do not understand a question
- that I'm asking, don't hesitate to say so and I will rephrase it. It's really important
- 17 that you understand all of our questions.
- 18 Your Honour, if we could go into private session for no more than three, four minutes
- 19 for a few identifying questions.
- 20 PRESIDING JUDGE SCHMITT: [9:39:45] Yes, private session.
- 21 (Private session at 9.39 a.m.) *(Reclassified partially in public)
- 22 THE COURT OFFICER: [9:39:51] We are in private session.
- 23 MS HOHLER: [9:39:53]
- 24 Q. [9:39:56] Madam Witness, what is your name?
- 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

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- 21 (Redacted)
- 22 MS HOHLER: [9:42:17] We can go back into open session now, your Honour.
- 23 PRESIDING JUDGE SCHMITT: [9:42:21] Back to open session.
- 24 (Open session at 9.42 a.m.)
- 25 THE COURT OFFICER: [9:42:26] We're in open session.

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- 1 MS HOHLER: [9:42:35]
- 2 Q. [9:42:36] Madam Witness, I understand that before coming to testify today,
- 3 you were able to read through the witness statement that you gave to the ICC
- 4 investigators; is that correct?
- 5 A. [9:42:52] Yes, that's correct.
- 6 Q. [9:42:58] There should be a binder with you and the court officer present there.
- 7 If I could ask you to turn to tab 1 of that binder. It's the Prosecution binder, tab 1.
- 8 I think the court officer next to you will assist you.
- 9 THE COURT OFFICER: [9:43:18] (Via video link) The document is in front of the
- 10 witness.
- 11 MS HOHLER: [9:43:21]
- 12 Q. [9:43:22] This is the document UGA-OTP-0144-0072.
- 13 You see the document in front of you, Madam Witness, which at the top it says
- 14 "Witness Statement".
- 15 PRESIDING JUDGE SCHMITT: [9:43:42] I think we have --
- 16 MS HOHLER: [9:43:43] We have lost you for a moment.
- 17 PRESIDING JUDGE SCHMITT: [9:43:46] Yes, there is obviously a disconnection.
- 18 Let's wait a second or some seconds if we can fix it quickly. Otherwise we would
- 19 have to interrupt.
- 20 MS HOHLER: [9:43:58] I can notice that we can see the witness on the screen.
- 21 PRESIDING JUDGE SCHMITT: [9:44:02] So, please continue.
- 22 MS HOHLER: [9:44:04] I can continue.
- 23 PRESIDING JUDGE SCHMITT: [9:44:05] Yes, yes. Since everybody in the
- 24 courtroom has a screen, I think we simply can continue.
- 25 MS HOHLER: [9:44:11]

- 1 Q. [9:44:11] Madam Witness, you see the document in front of you and at the top
- 2 it says "Witness Statement". Do you see that?
- 3 A. [9:44:21] Yes, I'm looking at it.

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- 4 Q. [9:44:24] And do you see on the left is your name and on the right the names
- 5 of your parents that you just told us?
- 6 If you could turn the page to the second page, the document to the second page, and
- 7 you see in the middle there there are a number of signatures. There is one signature
- 8 on the left and two signatures on the right. Do you see that?
- 9 A. [9:45:04] Yes, I do.
- 10 Q. [9:45:06] If you can focus on the signature on your left, the one signature on
- 11 the left above the date 16 April 2005, whose signature is that?
- 12 A. [9:45:22] That's my signature.
- 13 Q. [9:45:25] If you could now please turn to the page before last of that document.
- 14 It's page 12. And you see there a box titled "Witness Acknowledgment" and there is
- 15 again a signature. Is that also your signature, Madam Witness?
- 16 A. [9:46:02] Yes, it is.
- 17 Q. [9:46:10] Madam Witness, is this then the witness statement that you gave to
- the ICC investigators in April 2005?
- 19 A. [9:46:25] Yes, it is.
- 20 Q. [9:46:27] When you gave your statement, were you telling the truth?
- 21 A. [9:46:37] Yes, I was. I was telling the truth.
- 22 Q. [9:46:40] Did you make this statement to the best of your knowledge and
- 23 recollection?
- 24 A. [9:46:49] Yes.
- 25 Q. [9:46:56] Now, Madam Witness, the Judges can use this statement when they

- 1 make up their mind about the case. Do you have any objection to the Judges using
- 2 this statement when they decide the case?
- 3 A. [9:47:15] No, I have no objection.
- 4 Q. [9:47:19] Thank you, Madam Witness.
- 5 MS HOHLER: [9:47:21] And, your Honours, I believe this satisfies the procedural
- 6 requirements under Rule 68(3).
- 7 PRESIDING JUDGE SCHMITT: [9:47:27] You believe correctly, so please continue.
- 8 MS HOHLER: [9:47:31]

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- 9 Q. [9:47:32] Madam Witness, your statement is now in evidence, but I still have a
- 10 few more questions to ask you.
- 11 What I will do typically is read out a part of your statement and then ask you a few
- 12 clarifying questions about the portion that I have read out. Do you understand that?
- 13 A. [9:47:59] Yes, I do.
- 14 Q. [9:48:00] My first question is about the LRA kadogos that entered the house
- where you were on the day of the attack on Pajule and Lapul camps. And this is
- 16 paragraph 11 of the witness statement. This is what you said, Madam Witness:
- 17 "Small children called kadogos entered the house. There were maybe about seven
- 18 kadogos who entered the house and they were about fourteen years old."
- 19 Now, my question is: What about the kadogos made you conclude that they were
- about 14 years old?
- 21 A. [9:49:07] I concluded that they were about 14 years old was because of the
- 22 appearance, their facial appearance and their size, and I estimated that there wasn't a
- 23 big age difference between those children and myself.
- Q. [9:49:29] And you were about 16 years old at the time; is that correct?
- 25 A. [9:49:37] That's correct.

- 1 Q. [9:49:41] In paragraph 14, Madam Witness, you stated the following:
- 2 "I was also beaten by a small boy, approximately about fourteen years old. He was
- 3 carrying a lagoc type gun, and he beat me with a stick two times."
- 4 What part of your body did he beat you on?
- 5 A. [9:50:18] He beat me on my back. He was beating my back. He was mostly
- 6 beating my back.
- 7 Q. [9:50:26] How many blows did you receive? How many blows did he beat
- 8 you?

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- 9 A. [9:50:34] Twice.
- 10 Q. [9:50:37] How were you feeling at the time?
- 11 A. [9:50:48] It was painful.
- 12 Q. [9:50:55] I now want to ask you, Madam Witness, about the beatings and other
- things that you saw within the camp that day. In paragraph 14 you stated:
- 14 "After I took the luggage the rebels told us to run towards the barracks. The
- 15 commanders of the rebels began to beat people who were refusing to run."
- 16 What did the commanders use to beat the people with? What were they using?
- 17 A. [9:51:40] They were using sticks.
- 18 Q. [9:51:45] Could you describe to us a little bit more how they were beating, how
- 19 the commanders were beating the people?
- 20 A. [9:51:56] The commanders were beating people because they instructed people
- 21 to run towards the barracks, but there were some people who were scared to run
- 22 towards the barracks. The people who were running slowly were being beaten, they
- 23 were being beaten so that they could run faster towards the barracks.
- 24 PRESIDING JUDGE SCHMITT: [9:52:20] May I shortly.
- 25 Did you understand at the time or did you have an idea why you were told to run

- 1 towards the barracks?
- 2 THE WITNESS: [9:52:38] (Interpretation) No. I do not understand and I never
- 3 came to understand why we were being instructed to run towards the barracks. I do
- 4 not know what the intention was.
- 5 PRESIDING JUDGE SCHMITT: [9:52:51] And could you perhaps describe a little
- 6 bit more the sticks with whom the commanders and the others beat the people.
- 7 How long were they, how thick were they, if you recall it, so that we have an idea
- 8 what kind of sticks have been used?
- 9 THE WITNESS: [9:53:18] (Interpretation) The sticks that were being used to beat
- 10 people were big pieces of wood that they took from civilians' houses. Some of them
- were very big. It's usually the size of the walking stick used by the elderly.
- 12 PRESIDING JUDGE SCHMITT: [9:53:35] Thank you.
- 13 Please, Ms Hohler.
- 14 MS HOHLER: [9:53:39]
- 15 Q. [9:53:39] And just to follow up on the Judge's question, Madam Witness, with
- these sticks, what part of the body were the commanders beating the people on?
- 17 A. [9:53:55] They were just beating people on their backs, on their necks, and also
- 18 on their buttocks.
- 19 Q. [9:54:04] In paragraph 18, Madam Witness, you stated the following: "I also
- 20 saw the rebels had made a mess in some shops instead of taking the foodstuffs ..."
- 21 What did you mean when you said they had made a mess? What did you see the
- rebels doing at those shops?
- 23 A. [9:54:34] Could you please repeat your question.
- 24 Q. [9:54:44] Yes. In your statement you said the following: "I also saw the
- 25 rebels had made a mess in some shops instead of taking the foodstuffs ..."

- 1 I would like to know what did you mean when you said that the rebels had made a
- 2 mess in the shops. What did you see the rebels doing at the shops in the camp?
- 3 A. [9:55:19] I saw the rebels scattering things in the shop. There were clothes,
- 4 there were red clothes, there were white clothes as well. They would remove the
- 5 clothes from the hangers and throw the clothes on the ground, and other things, other
- 6 merchandise were scattered all over the shops. Those are the things that I saw
- 7 scattered on the shop floors.
- 8 Q. [9:55:47] In the same paragraph, paragraph 18, you also said: "... and I saw
- 9 the smoke from burnt grass-thatched houses at the trading centre of both Lapul and
- 10 Pajule camps."
- 11 Do you know who set the houses on fire?
- 12 A. [9:56:16] I -- at that particular time I did not know who had set the houses on
- 13 fire, but I did guess that it was the rebels who had attacked the camp, because at that
- 14 time I could not -- I did not know whether it was the government soldiers because
- 15 government soldiers had never set houses on fire before.
- 16 Q. [9:56:40] I now want to ask you, Madam Witness, about the luggage you
- 17 carried and how you moved into the bush from the camp. In paragraph 13 you
- described that the rebels made you carry luggage from Pajule. You stated that you
- 19 carried maize stolen from the house and cooking oil which was taken from a shop.
- 20 My question is: How heavy was the luggage that you were made to carry?
- 21 A. [9:57:20] The luggage that I carried was quite heavy, maybe two and a half
- 22 basins full of stuff.
- 23 Q. [9:57:32] Did you find it easy or difficult to carry these basins?
- 24 A. [9:57:47] It was extremely heavy.
- 25 Q. [9:57:52] Were other abductees carrying luggage as well?

- 1 A. [9:58:04] Yes, they were. The abductees were carrying, were carrying luggage
- 2 as well.
- 3 Q. [9:58:12] What were they carrying?
- 4 A. [9:58:18] The luggage that the abductees were carrying was mostly maize,
- 5 beans and other things that had been taken from the shops such as cooking oil.
- 6 PRESIDING JUDGE SCHMITT: [9:58:29] Perhaps we can interrupt for a minute.
- 7 I'm informed that the Registry would need a minute or so to fix the video connection.
- 8 So we simply stop here for a minute and I trust that it will only last 60 seconds.
- 9 MS HOHLER: [9:58:44] Very well, your Honour.
- 10 (Pause in proceedings)
- 11 PRESIDING JUDGE SCHMITT: [10:00:14] And I also trust that I'm informed if we
- 12 are ready again, of course.
- 13 I think the next minute that we were going to take to fix things we will have during a
- 14 break, I would suggest. I thought the connection was good enough to continue.
- 15 (Pause in proceedings)
- 16 PRESIDING JUDGE SCHMITT: [10:01:54] Madam Witness, do you still hear me?
- 17 THE WITNESS: [10:01:59] (Interpretation) Yes, I can hear you clearly.
- 18 PRESIDING JUDGE SCHMITT: [10:02:02] Simply, Mrs Hohler, you continue.
- 19 MS HOHLER: [10:02:05]
- 20 Q. [10:02:05] We apologise, Madam Witness, for that interruption, we tried to fix
- 21 some technical difficulties. But as long as you hear us and we hear you everything is
- 22 okay.
- We were talking, Madam Witness, and you were telling us that your luggage was
- 24 extremely heavy and that other abductees were carrying luggage as well. Did you
- 25 see any of the other abductees struggling to carry luggage?

- 1 A. [10:02:42] I saw those who were abducted at that time, like myself, were
- 2 struggling to carry their luggage. It appears the luggage was also heavy for them the
- 3 way I would see.
- 4 Q. [10:02:58] What did the rebels do if an abducted person could not carry the
- 5 luggage because it was too heavy, for example?
- 6 A. [10:03:10] Most of the people I saw came under pressure of heavy luggage
- 7 were beaten by the rebels that they should run faster. But even despite the fact that
- 8 they are being beaten to run faster, they will still walk slowly because of the heavy
- 9 load.

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- 10 Q. [10:03:40] And what did the rebels do if someone could not move, walk more
- 11 fast, could not walk faster?
- 12 A. [10:03:59] They are beaten, they are beaten so that it would increase the speed.
- 13 Q. [10:04:05] Was any abducted person killed during this time?
- 14 A. [10:04:17] From within the centre I did not see a civilian killed.
- 15 Q. [10:04:23] What about when you and the other abductees were moving away
- 16 from the camps and you were walking in the bush that first day, did you see anyone
- 17 killed at that time?
- 18 A. [10:04:42] I saw people, I saw people were killed.
- 19 Q. [10:04:48] Can you describe that for us? Can you describe who you saw
- 20 killed?
- 21 A. [10:04:56] The person that I saw who was killed was a soldier who was
- 22 wearing -- putting on a green army uniform, had a gumboot, and the person was
- 23 actually shot.
- Q. [10:05:22] Two questions about that. The soldier, was that a government
- 25 soldier or an LRA soldier?

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- 1 A. [10:05:35] The soldier that I saw who was killed was a government soldier.
- 2 Q. [10:05:43] And who killed him?
- 3 A. [10:05:50] I saw an LRA rebel who killed, that killed him.
- 4 Q. [10:05:58] Did you see any abducted person killed during your movement into
- 5 the bush with the rebels?
- 6 A. [10:06:17] When we had just left the centre or after I had spent some time in
- 7 the bush?
- 8 Q. [10:06:24] I'm interested in that first day when you left the centre and you were
- 9 walking into the bush, but not later, the first day. Did you see any abducted person
- 10 killed then by the rebels?
- 11 A. [10:06:46] No, I did not see.
- 12 MS HOHLER: [10:06:49] Your Honour, could we go into private session for a few
- 13 questions.
- 14 PRESIDING JUDGE SCHMITT: [10:06:56] Private session.
- 15 MS HOHLER: [10:07:05]
- 16 Q. [10:07:07] Madam Witness, in paragraph 61 --
- 17 (Private session at 10.07 a.m.) *(Reclassified partially in public)
- 18 THE COURT OFFICER: [10:07:10] We are in private now.
- 19 MS HOHLER: [10:07:11] I apologise.
- 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

Trial Hearing (Private Session) ICC-02/04-01/15 WITNESS: UGA-OTP-P-0006

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- 4 PRESIDING JUDGE SCHMITT: [10:08:18] Are we speaking of an account that she
- 5 said -- what she has seen herself?
- 6 MS HOHLER: [10:08:25] Correct, your Honour.
- 7 (Redacted)
- 8 (Redacted)
- 9 (Redacted)
- 10 (Redacted)
- 11 (Redacted)
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WITNESS: UGA-OTP-P-0006

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- 10 MS HOHLER: [10:14:05] We can go back into open session, your Honour.
- 11 PRESIDING JUDGE SCHMITT: [10:14:08] Back to open session.
- 12 (Open session at 10.14 a.m.)
- 13 THE COURT OFFICER: [10:14:17] We are in open session.
- 14 MS HOHLER: [10:14:19]
- 15 Q. [10:14:21] And the last thing I want to do, Madam Witness, is show you some
- documents, and I would ask the court officer if he gives you the court binder again.
- 17 In paragraph 61 of your statement, Madam Witness, you said you gave a statement to
- the police in Pader about your abduction and stay in the bush; is that correct?
- 19 A. [10:14:51] Correct.
- 20 Q. [10:14:53] If you can please turn to tab 2 of your binder. The document at the
- 21 top says "A Victim Statement" and we can see a date on the left which is
- 22 28 October 2004. And do you see your name right at the top of the page?
- 23 A. [10:15:24] Yes, I have seen.
- Q. [10:15:28] If you could please turn the document to the very last page now.
- 25 And on that page, if you look at the penultimate line where there is a signature, is that

- 1 your signature?
- 2 A. [10:16:00] This is not my signature.
- 3 Q. [10:16:06] It is not your signature?
- 4 PRESIDING JUDGE SCHMITT: [10:16:11] If you compare it with the ones on the
- 5 Prosecution statement, I would also say it's not her signature.
- 6 MS HOHLER: [10:16:20] That's true, but this was 10, 12 years earlier than the ones
- 7 we have seen. Not the statement, your Honour is correct, not the statement.
- 8 PRESIDING JUDGE SCHMITT: [10:16:28] The statement is from 2005 and this one
- 9 is from 2004 so -- but you can continue, but there seems to be a discrepancy.
- 10 MR OBHOF: [10:16:39] Your Honour, it might be the way she's asking, because it's
- 11 not a signature, it's a printed name.
- 12 PRESIDING JUDGE SCHMITT: [10:16:45] I also think so. So it's -- but what I
- understand is, first of all, we can verify, Madam Witness, this is not your handwriting,
- 14 you know, these several pages that have been shown to you.
- 15 THE WITNESS: [10:16:59] (Interpretation) This is not my handwriting.
- 16 PRESIDING JUDGE SCHMITT: [10:17:01] So somebody -- so somebody took this
- information and, Mrs Hohler, you would have to simply elaborate if this information
- has been given by the witness or not.
- 19 MS HOHLER: [10:17:13] Yes.
- 20 Q. [10:17:15] Madam Witness, when you were giving this statement to the police
- 21 station, were they writing things down? Do you remember?
- 22 A. [10:17:30] Yes, they were writing.
- 23 Q. [10:17:32] When they were finished writing, did they read back to you what
- 24 they have written?
- 25 A. [10:17:41] They did not read to me.

- 1 Q. [10:17:49] Thank you, Madam Witness. I think that is all we can establish --
- 2 PRESIDING JUDGE SCHMITT: [10:17:54] Yes.
- 3 MS HOHLER: [10:17:55] -- with regard to that document.
- 4 PRESIDING JUDGE SCHMITT: [10:17:57] I also -- I also would say we stop it here
- 5 and continue to the next point.
- 6 MS HOHLER: [10:18:01] Yes.
- 7 Q. [10:18:02] If you can turn to tab 3, Madam Witness, and this is
- 8 UGA-OTP-0270-1376.
- 9 PRESIDING JUDGE SCHMITT: [10:18:18] I think it's clear, but also not to be
- 10 shown to the public.
- 11 MS HOHLER: [10:18:22] Yes, not to be shown to the public. The documents are
- 12 confidential.
- 13 Q. [10:18:27] Do you see the document, Madam Witness?
- 14 A. [10:18:34] Yes.
- 15 Q. [10:18:34] Do you see your name at the top?
- 16 A. [10:18:40] Yes, I have seen.
- 17 Q. [10:18:42] And on the left-hand side there we see the date 15 March 2013.
- 18 A. [10:19:01] Correct.
- 19 PRESIDING JUDGE SCHMITT: [10:19:02] And we see on the last page a signature,
- and the signature is at least similar to the one we have already seen on the
- 21 Prosecution statement. But you can ask her, of course.
- 22 MS HOHLER: [10:19:12]
- 23 Q. [10:19:12] If you can turn to the last page now, Madam Witness, and there is a
- 24 signature there. Is this your signature, Madam Witness?
- 25 A. [10:19:38] Yes, this is my signature.

- 1 Q. [10:19:41] Thank you, Madam Witness. And I realise, your Honour, I forgot
- 2 to give the ERN of the first document that I showed to the witness.
- 3 PRESIDING JUDGE SCHMITT: [10:19:49] Yes, please do.
- 4 MS HOHLER: [10:19:50] So just for the record, that's UGA-OTP-0137-0236. And
- 5 that concludes my questions for this witness.
- 6 Thank you, Madam Witness.
- 7 PRESIDING JUDGE SCHMITT: [10:20:02] Thank you, Mrs Hohler.
- 8 And I think Mrs Massidda will want to question the witness.
- 9 MS MASSIDDA: [10:20:09] Thank you very much, your Honour.
- 10 Ms Adong will question the witness. I have been reassured that the issue of the
- microphone that we had last time is now fixed and Ms Adong will speak loudly.
- 12 Thank you.
- 13 PRESIDING JUDGE SCHMITT: [10:20:24] And as I see, Ms Adong is now also in
- 14 the video frame so we can see her, which is of course very good. So we have both
- 15 Mrs Adong and the witness on video-link location visible.
- 16 Please, Mrs Adong.
- 17 QUESTIONED BY MS ADONG:
- 18 Q. [10:20:46] Madam Witness, I think we have met several times, and you have
- 19 also had a chance to wave to my colleagues who are in Court. And our question to
- 20 you will be to assist the Court to know more about yourself as a victim.
- 21 Madam Witness, could you please explain briefly what your life was like before you
- 22 were abducted?
- 23 A. [10:21:33] Before my abduction my life was easy. The reason why I say my
- 24 life was easy and was okay because I would eat well, I had a good sleep, and I was

also in school.

- 1 Q. [10:21:50] Now, when you were abducted what did you feel?
- 2 A. [10:21:58] When I was abducted I felt my life changed, because what I would
- 3 do from home, how I was living at home changed, my way of life changed.
- 4 Q. [10:22:15] How did it change?
- 5 A. [10:22:23] My life changed in ways that I stopped going to school, I no longer
- 6 ate good food, I no longer had good beddings, I would walk a lot without rest and
- 7 sometimes I am beaten, and yet while I was home I was not beaten. These are the
- 8 things that make me to say my life changed.
- 9 Q. [10:22:50] Madam Witness, at paragraph 13 of your statement you mentioned
- 10 that you had to walk a long distance without shoes. What injuries did you suffer as
- 11 a result?
- 12 A. [10:23:18] The injuries I got, I got injuries on -- in my foot when I got hit, I hit
- my feet against the tree stumps, and some of these, sometimes I step on sharp tree
- stumps and the splinters entered in my foot and up to now some of them have not yet
- 15 been removed.
- 16 Q. [10:23:45] Thank you. I'm looking at paragraph 22 and paragraph 43 of your
- 17 statement where you talk about an attack by the UPDF soldiers, and also the
- 18 helicopter attack. And then you talk later about a helicopter attack when you were
- 19 leaving the meeting point. How did you survive these attacks, madam?
- 20 A. [10:24:40] This is how I survived from this attack: The LRA soldiers told us to
- 21 all lie down and that we should cover our heads ourself with leaves, with tree leaves
- so that we would not be identified by the helicopter gunship.
- 23 Q. [10:25:05] Looking at paragraph 62 of your statement and following up on
- 24 your question by Prosecution on your injuries, were you shot at any time?
- 25 A. [10:25:27] I was shot. I was shot in my left arm.

- 1 Q. [10:25:39] Were you shot at any other part of your body?
- 2 THE INTERPRETER: Your Honour, interpreter's correction: The witness says she
- 3 was shot on the right arm, not on the left arm.
- 4 THE WITNESS: [10:25:53] (Interpretation) Other, other injuries that I got were on
- 5 my left side of the body also in the same day.
- 6 MS ADONG: [10:26:04] I think the witness, your Honour, said on the ribs. Thank
- 7 you.
- 8 MR OBHOF: [10:26:16] Your Honour, I would ask that the witness repeat that
- 9 because, no offence to counsel, just like with Krispus (Overlapping speakers)
- 10 PRESIDING JUDGE SCHMITT: [10:26:25] Yes, I know. I think we should repeat
- 11 the answer.
- 12 Madam Witness, there was a problem with the interpretation, so please pardon us.
- 13 Could you again tell us which part of your body was shot at the time.
- 14 THE WITNESS: [10:26:44] (Interpretation) I was shot in my right arm and also in
- 15 my ribs.
- 16 PRESIDING JUDGE SCHMITT: [10:26:53] Do you still feel the pain of what
- 17 happened at the time?
- 18 THE WITNESS: [10:27:02] (Interpretation) I still feel, but the pain is a bit different.
- 19 I feel numb, I feel numb in my arm. Sometimes even when I pinch I don't feel the
- 20 pain.
- 21 PRESIDING JUDGE SCHMITT: [10:27:18] Thank you.
- 22 MS ADONG: [10:27:21]
- 23 Q. [10:27:22] Following up on the Judge's question, have you received, have you
- 24 received medical treatment?
- 25 A. [10:27:39] I received.

- 1 Q. [10:27:43] Do you feel that you had adequate treatment?
- 2 A. [10:27:54] I feel the treatment is not adequate because my -- when I try to
- 3 scratch my arm, the affected arm, I feel as if I'm scratching somebody else. So I think
- 4 the medication was not adequate.
- 5 Q. [10:28:14] Where are you getting this treatment?
- 6 A. [10:28:23] I received the treatment from World Vision. While I was still at
- 7 World Vision I was taken to Lacor hospital, but currently I'm not getting any
- 8 treatment.
- 9 Q. [10:28:36] Why are you not getting any treatment?
- 10 A. [10:28:40] The reason why I'm not getting treatment, I had gone to a nearby
- government health centre, which was health centre 2. I was told that it requires me
- to go to a higher level facility, but up to now I haven't gone.
- 13 Q. [10:29:04] Why haven't you gone to the higher facility?
- 14 A. [10:29:15] I thought about it of myself. Maybe -- I thought that maybe my
- muscles probably are having some problems and maybe it's trying to grow, but I also
- see that the wound has healed but still I feel that part is numb.
- 17 Q. [10:29:39] Would further treatment require payment?
- 18 A. [10:29:45] Yes, it would require money.
- 19 Q. [10:29:54] Do you have the funds for it?
- 20 A. [10:30:01] No, I do not have money.
- 21 Q. [10:30:07] Now I would like to ask you questions about your life in the bush.
- 22 Could you please explain briefly to the Court your daily life in the bush?
- 23 A. [10:30:26] What would happen in my life while I was still in the bush was that
- 24 we would walk a lot. And we are not given time to listen to radio so that we would
- 25 get some information of what is going on at home. Also, we are not allowed to eat

- 1 any good food, good food were usually reserved for commanders only. Also, you
- 2 are given -- we are given very heavy training that you undergo and we are not
- 3 allowed to chat or talk about what is going on home or whatever we were going
- 4 through at home, the kind of life at home. You must only talk about what is
- 5 happening in the bush.
- 6 And also, when you are now in location where you are supposed to cook you are
- 7 supposed to be guarded. Even when you are going to collect water, when we going
- 8 to collect firewood, the escorts would be following you. And even when you're
- 9 cooking, the escort will be standing around to see how you are cooking.
- 10 So these are the things that I can say I experienced while I was in the bush.
- 11 Q. [10:31:58] You mentioned training, can you elaborate more on the type of
- 12 training?
- 13 A. [10:32:12] We were trained, or the training that I personally received included
- 14 unloading and loading a gun, how to shoot a gun, and how to aim at target. So we
- were also taught target training. So that was some of the training that I received.
- 16 The training was conducted in Acholi, not as government soldiers trained in Swahili.
- 17 We were always trained in Acholi.
- 18 Q. [10:32:47] You were at school before your abduction. Did you continue with
- 19 your education?
- 20 A. [10:32:57] Yes, I did. When I came back home my parents sent me back to
- 21 school.
- 22 Q. [10:33:10] Madam Witness, as a woman had you started your menstruation?
- 23 A. [10:33:27] Yes, at the time that I was abducted I was already going -- I had
- 24 already started my menstrual cycle.
- 25 Q. [10:33:36] Did you have the facilities to assist you during this time?

- 1 A. [10:33:51] Yes, when I was home, yes I did, I did have the facilities to ensure
- 2 my hygiene. But when I was in the bush we did not have those facilities. And I did
- 3 not actually get my periods for a while I was in the bush. Then I became
- 4 pregnant.
- 5 Q. [10:34:16] I will just provide a bit -- when Prosecution asked you about your
- 6 interview with (Redacted) --
- 7 MS MASSIDDA: [10:34:28] Sorry, your Honour, closed session please. The issue
- 8 was --
- 9 PRESIDING JUDGE SCHMITT: [10:34:33] Indeed, indeed.
- 10 MS MASSIDDA: [10:34:35] Thank you very much.
- 11 PRESIDING JUDGE SCHMITT: [10:34:36] Indeed, yes.
- 12 MS MASSIDDA: [10:34:36] Sorry for the interruption in an abrupt way.
- 13 PRESIDING JUDGE SCHMITT: But perhaps -- no, I think perhaps we can word it in
- 14 a way that we do not mention this. So I think Mrs Adong understands us. Simply
- draw the question out of what you have in front of you and don't mention the
- 16 circumstances.
- 17 MS ADONG: [10:34:56] I'm grateful for the guidance.
- 18 Q. [10:35:04] You did mention having to carry heavy loads, but did this heavy
- 19 load at any time cause -- or was it made up of human parts?
- 20 A. [10:35:33] Yes, I was made to carry human parts on one occasion.
- 21 Q. [10:35:38] Could you please elaborate more for the benefit of the Court?
- 22 A. [10:35:46] Yes. The reason why I said that among the luggage that I was
- 23 made to carry I carried body parts was because on one occasion I hadn't yet been in
- 24 the bush for a long time some man was abducted. He was trying to escape. When
- 25 he was re-apprehended, we were told -- the newly abductees were instructed to kill

- this man, but they instructed the men, the newly abducted men, to kill this guy, but
- 2 the girls were not. And they told us that when the man was killed, he was chopped
- 3 into bits and they told us that we should carry this man's body parts to frighten us, so
- 4 that if we attempt to escape, we would also undergo the same fate.
- 5 Q. [10:36:42] Which part of the body did you have to carry?
- 6 A. [10:36:53] I was made to carry the head.
- 7 Q. [10:36:55] Were you the only person who carried this head?
- 8 A. [10:37:04] No, I wasn't the only one. There were also other newly abducted
- 9 people who were made to carry the head.
- 10 Q. [10:37:13] Concentrating on your time in the bush, did you have any sickness?
- 11 A. [10:37:32] I had problems when I was -- I had stomach problems and that was
- 12 the result of eating things that I was not used to, so I had stomach ache.
- 13 Q. [10:37:45] Had you ever had such a stomach ache before your abduction?
- 14 A. [10:37:58] No, I had not experienced such stomach aches before.
- 15 Q. [10:38:03] You also mentioned at paragraph 38 of your statement that you
- 16 were distributed to the household of a commander. How did you feel?
- 17 A. [10:38:27] I was frightened. I was extremely frightened when I was
- 18 distributed to this household.
- 19 Q. [10:38:35] Was your situation better or did it become worse? Or what was
- 20 your condition after that?
- 21 A. [10:38:53] My situation changed to the worse because at the time that I was
- 22 distributed to this household, the wives of the commander also started mistreating
- 23 me. And that made my life really hard. And I also heard that I was going to
- become this person's wife and that really disturbed me a lot.
- 25 Q. [10:39:23] Looking at paragraph 56 of your statement, how did you feel when

- 1 you were forced to have sex with him?
- 2 A. [10:39:36] It was a very painful experience for me because I had never had
- 3 sexual intercourse with a man. I had never had sexual intercourse before. So when
- 4 he told me that I was going to become his wife, he had sexual intercourse with me
- 5 and it caused me a lot of pain as well in the way that I used to walk.
- 6 Q. [10:40:06] What kind of injuries did -- where were the injuries you sustained?
- 7 A. [10:40:15] I was injured in my private parts and I was also -- I also bled
- 8 heavily.
- 9 Q. [10:40:26] Did you get any treatment for your injuries?
- 10 A. [10:40:38] No, I did not receive any kind of treatment.
- 11 Q. [10:40:42] Madam Witness, you became pregnant as a result of this sexual
- 12 encounter and you have a child out of this encounter. How has this experience
- 13 impacted on your life?
- 14 A. [10:41:18] All these things, all the things that happened to me, have had a very
- 15 negative impact on my life. It's caused me a lot of problems. I'm a young person,
- but I now have a child. And that causes me a lot of worry and a lot of stress as to
- 17 how I'm going to be able to take care of my child. And up to now, I still worry. I'm
- 18 now grown up, but I still worry about how I'm going to take care of my child.
- 19 Q. [10:41:49] Did you -- were you able to, you know, make friends during your
- 20 time in the bush, somebody you could confide in?
- 21 A. [10:42:00] I did, I did make friends, but the person I became friendly with
- 22 was -- I had to be very sly because I could not discuss every single thing with the
- 23 person. I would hold back some things, because if I -- I thought that if I would tell
- 24 her everything that was going on in my life, if I disclosed a lot of personal information,
- 25 she might take the information back. So we only discussed general matters, things

- 1 that were happening generally in the bush.
- 2 Q. [10:42:41] Madam Witness, who did you miss the most during your time in the
- 3 bush?
- 4 A. [10:42:53] When I was in the bush, the person that I missed the most were my
- 5 father and my mother, and especially my mother, because I thought that because of
- 6 the gunfire, the heavy gunfire at the centre, perhaps she would have lost her life.
- 7 Because when I was in the bush, I did not have the time or the resources to ask
- 8 anybody, "Have you seen my mother? Have you seen my father?" So I was
- 9 extremely worried that my parents had probably died in the gunfire.
- 10 Q. [10:43:30] You escaped when you were pregnant. Were you beaten when you
- 11 were pregnant?
- 12 A. [10:43:45] When I was pregnant, I was not beaten.
- 13 Q. [10:43:49] Was it difficult for you to run in that state?
- 14 A. [10:44:03] At the time it was difficult to run because I was also afraid of death.
- 15 So I would run slowly, but I would run -- I did try to run as well, as fast as I could.
- 16 Q. [10:44:17] Thank you, madam. I'll now ask you questions about your life
- 17 after you escaped. Could you briefly describe to the Court your life after you had
- 18 escaped?
- 19 A. [10:44:48] When I escaped, when I went back home and I went to the World
- 20 Vision and my parents had collected me, my parents showed me a lot of love. They
- 21 sent me back to school. They counselled me. They advised me and told me that,
- 22 "Well, even if you have a child now and you're still young, go ahead and have your
- 23 child. We'll help you take care of your child." They sent me back to school. When
- I go to school, I would leave my child home and my parents would take care of my

25 child.

- 1 So I went back to school, went to secondary school, went to secondary 3, and I did not
- 2 pass very well, because most times I was tired. After my secondary 4 examinations,
- 3 my parents told me that since I did not perform very well at school, they have to pay
- 4 my fees again so that I could repeat the secondary school. But they did not have the
- 5 financial means to do that. So they decided to help me find any other course that I
- 6 could do in order to earn money.
- 7 They then sent me to -- they sent me for a course to become (Redacted)
- 8 I went and did that course. I finished the course and when I finished it, (Redacted)
- 9 (Redacted)

filed in the case

- 10 (Redacted)
- 11 And as of now, as I speak, (Redacted)
- 12 (Redacted) But that's my life. That's been my life since I
- came back home from the bush.
- 14 Q. [10:47:05] Madam Witness, looking at paragraph 18 of you statement, you
- 15 witnessed killings and various forms of violence while in captivity. How has this
- 16 experience affected you emotionally or mentally?
- 17 A. [10:47:45] Based on the things that I saw in the bush, I personally feel that at
- 18 times I'm tired. I feel tired. I'm confused. There are certain times when I'm
- 19 confused. I mostly stay by myself. I isolate myself because those are some of the
- 20 things that happen to me at the moment.
- 21 Q. [10:48:12] Have you received any psychological treatment once you had
- 22 returned?
- 23 A. [10:48:27] Yes, I did receive that.
- 24 Q. [10:48:30] Has it helped you?
- 25 A. [10:48:35] Yes, it did, it has helped me. It has helped me a lot.

- 1 Q. [10:48:42] Do you feel that you do not need any further treatment, that you are
- 2 now fully recovered?
- 3 A. [10:48:57] I feel recovered, but I do not think I'm fully recovered, because even
- 4 now, even as I speak, when I'm on my own, I keep on thinking. I think about a lot of
- 5 things and that really upsets me and it makes me -- it gives me a bad headache. And
- 6 even though I say I'm healed, I've been praying a lot, and as a result of all the things
- 7 that I've gone through in my life, all the experiences, the prayers have actually helped,
- 8 but I'm not fully recovered.
- 9 Q. [10:49:34] You have informed Court how you were received by your family.
- 10 How were you received by your community?
- 11 A. [10:49:53] The community also welcomed me back because they said when
- 12 we were abducted I was among the abductees they heard that some of the people
- came back, they heard reports about some people who came back, and when people
- were escaping they asked people "Have you seen her?" Have you seen her?"
- But most people told them they had not seen me, so they thought perhaps I had died
- in the bush. So when I came back they were extremely happy about the fact that
- 17 I was still alive.
- 18 Q. [10:50:34] You were distributed as a wife to the commander and he fathered a
- 19 child with you. Did he ever marry you?
- 20 A. [10:50:50] No, he did not marry me.
- 21 Q. [10:50:54] According to page 1 of your statement where you indicate your tribe,
- 22 according to your culture what is the fate of a child born of an unmarried mother?
- 23 A. [10:51:25] In my culture, a child that is born out of wedlock is known as the
- 24 mother's child. You as the mother have to take care of your child, the child is your
- 25 responsibility. The child does not have a home. So the child belongs to the mother.

- 1 It's the mother's sole responsibility.
- 2 Q. [10:51:53] Is this responsibility greater if the child is a boy as opposed to the
- 3 child being a girl?
- 4 A. [10:52:08] Yes, it is. Because, if it's a boy, it's more difficult to take care of a
- 5 boy than to take care of a girl, because as a girl, when a girl grows up, she goes, she
- 6 gates married and she leaves. But a boy will always stay with you, so it's more
- 7 difficult to take care of a boy than it is take care of a girl.
- 8 Q. [10:52:34] Is it easy for your family to provide land for your son?
- 9 A. [10:52:46] No, it's not. Because my parents do not have the means to do that,
- 10 to enable me to get land so that they can give it to that child. It's not easy.
- 11 Q. [10:53:04] You have moved on in your life and you are in a relationship.
- What impact has it had on you and the children?
- 13 A. [10:53:31] My new relationship, this is it, let me explain it: The man that I'm
- 14 with right now from time to time complains, he complains about my other child. He
- says that when I -- he sees that child that child is more or less the same age as me, so
- when he looks at that child and he looks at me, then he says I'm an older person than I
- 17 claim to be. But that's not true, because I had the child when I was young. He does
- 18 not want that child, so the child stay with my parents. I'm with that man and the
- 19 children that I've had with him. So it's extremely painful for me that I'm separated
- 20 from my child. It's very painful for me.
- 21 Q. [10:54:24] Are you able to provide for this child?
- 22 A. [10:54:32] Not really, I do not have the means. But when I get anything,
- 23 when I harvest something or when I get some money I send the money to my parents
- so that it can help them take care of my child. But I do not have substantial means
- and I'm not able to provide enough assistance. The little assistance that I'm able to

- get and send to my parents I send, so that they can use it to help my child.
- 2 Q. [10:55:04] Can you openly support this child?
- 3 A. [10:55:10] No. That's not how I do it. I do not do it openly. I give it
- 4 secretly. I send the money secretly so that my partner or husband does not know
- 5 that I'm sending money to my parents to help my other child.
- 6 Q. [10:55:33] Madam Witness, what were your dreams and ambitions before you
- 7 were abducted?
- 8 A. [10:55:49] Before I was abducted I wanted to grow up and become a teacher.
- 9 Q. [10:55:59] What do you expect from this Court?
- 10 A. [10:56:04] What I expect from the Court is justice.
- And, secondly, I would like to ask the Court, if it's possible, so that the Court can
- 12 assist the children, the children who are fatherless, children who do not have homes,
- and also the children who are still being born in the bush at the moment. If those
- 14 children at some point are able to come back home, then my prayer to the Court is
- that the Court should ensure justice and also should try as much as possible that for
- the children, the fatherless children who come back home, if there is any way of
- 17 helping those children perhaps get land so that they can help those children, and
- when they come home the children would have a future.
- 19 Q. [10:57:02] Madam Witness, I wish you all the best.
- 20 MS ADONG: [10:57:08] Mr President, your Honours, I have no further questions
- 21 of this witness.
- 22 PRESIDING JUDGE SCHMITT: [10:57:13] Thank you, Mrs Adong. Thank you,
- 23 Madam Witness, for the moment. We will have a break until 11.30 and then start
- 24 with the Defence examination.
- 25 THE COURT USHER: [10:57:22] All rise.

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

WITNESS: UGA-OTP-P-0006

- 1 (Recess taken at 10.57 a.m.)
- 2 (Upon resuming in open session at 11.33 a.m.)
- 3 THE COURT USHER: [11:34:00] All rise.
- 4 PRESIDING JUDGE SCHMITT: [11:34:16] And I give Mr Obhof the floor.
- 5 Yeah, there are new -- okay, of course, we always took our time to introduce new
- 6 faces into the courtroom, so there has at least a little bit of a supplement on the
- 7 Prosecution side.
- 8 MS HOHLER: [11:34:36] I had to look myself, your Honour. It's Shkelzen Zeneli
- 9 also for the Prosecution.
- 10 PRESIDING JUDGE SCHMITT: [11:34:42] I think there is more to it.
- 11 MS HOHLER: [11:34:44] Yes, I see. And Agnese Valenti. Is that it? I think so.
- 12 Thank you.
- 13 PRESIDING JUDGE SCHMITT: [11:34:52] Thank you very much. I think now
- 14 I can give Mr Obhof the floor, and I'm absolutely sure that we will finish today.
- 15 MR OBHOF: [11:34:59] We will have to go extended sessions --
- 16 PRESIDING JUDGE SCHMITT: [11:35:03] Let's wait, Mr Obhof.
- 17 And perhaps just as a remark by me, when it comes to the witness statement which is
- introduced via Rule 68(3), meaning this is what the witness has said legally,
- 19 procedurally here in the courtroom, that is the meaning of Rule 68(3).
- 20 You are aware of paragraph 54, what she said about your client.
- 21 MR OBHOF: [11:35:27] Yes.
- 22 PRESIDING JUDGE SCHMITT: [11:35:28] So this is her evidence on your client.
- 23 So please continue.
- 24 MR OBHOF: [11:35:34] And I think -- I don't think Sanyu Ndagire was announced
- earlier today. I know she walked in 20 or 30 minutes.

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

WITNESS: UGA-OTP-P-0006

- 1 PRESIDING JUDGE SCHMITT: [11:35:44] Indeed, yes, Mrs Hohler. A small,
- 2 small reproach is I think absolutely justified.
- 3 MS HOHLER: [11:35:47] Yes, let me do all three names now. Sanyu Ndagire, yes,
- 4 as well.
- 5 PRESIDING JUDGE SCHMITT: [11:35:53] So thank you very much. Mr Obhof,
- 6 please start.
- 7 MR OBHOF: [11:36:04] If we could please start off with tab 2 at the very end at
- 8 page 0239.
- 9 QUESTIONED BY MR OBHOF:
- 10 Q. [11:36:14] Did you have it in front of you, Madam Witness?
- 11 A. [11:36:20] Yes.
- 12 Q. [11:36:23] Now, Madam Witness, did you write your name next to the word
- 13 "sign"?
- 14 A. [11:36:38] Yes, I wrote my name.
- 15 Q. [11:36:43] Thank you. Now, Madam Witness, were you born at home or in a
- 16 hospital?
- 17 A. [11:37:02] I was born in a hospital.
- 18 MR OBHOF: [11:37:08] Your Honour, could we go into private session for two
- 19 quick questions.
- 20 PRESIDING JUDGE SCHMITT: [11:37:13] Private session.
- 21 (Private session at 11.37 a.m.) *(Reclassified partially in public)
- 22 THE COURT OFFICER: [11:37:17] We're in private session, Mr President.
- 23 MR OBHOF: [11:37:24]
- 24 (Redacted)
- 25 (Redacted)

- 1 MR OBHOF: [11:37:46] We can go back into open session, your Honour.
- 2 PRESIDING JUDGE SCHMITT: [11:37:50] Open session.
- 3 (Open session at 11.37 a.m.)
- 4 THE COURT OFFICER: [11:37:54] We are back in open session, Mr President.
- 5 MR OBHOF: [11:38:05]
- 6 Q. [11:38:06] Ms Witness, you testified in private session today about your
- 7 birthdate. Now can you explain to the Court why at tab 5, UGA-OTP-0163-0443,
- 8 page -- first page, 0443, you told World Vision that you were worn in the year 1986?
- 9 A. [11:38:36] I had not yet clearly established the exact date, date of my birth.
- 10 That is why I had stated 1986, because by then I hadn't clearly established the exact
- date. But when I returned home now, that's when my parents told me they went to
- 12 the mission where I was baptised and they traced the baptism card, and they used
- that card to establish the correct date.
- 14 Q. [11:39:26] About how long after you coming home did they trace your
- 15 birthdate, Madam Witness?
- 16 A. [11:39:43] It wasn't a long time, because the discharge card that I was given by
- 17 World Vision had this incorrect date, so my parents went to the mission and retrieved
- 18 the other card and they said this date which was indicated in the World Vision card
- 19 was not correct so they now used the one that was retrieved from the mission. It
- 20 wasn't a long -- it was not after a long time.
- 21 Q. [11:40:19] Would you say a few months or one year?
- 22 PRESIDING JUDGE SCHMITT: [11:40:24] Is it so important if the witness was
- 23 born 1986 or 1987?
- 24 MR OBHOF: [11:40:30] Your Honour, the Defence does -- it's problem is that she is
- 25 giving age estimates for soldiers and fighters and if she does not know her own age,

- 1 especially -- thank you.
- 2 PRESIDING JUDGE SCHMITT: [11:40:41] But perhaps you can directly steer to the
- documents that you have. I think that would made things shorter.
- 4 MR OBHOF: [11:40:48] Well, we don't have these other -- we are asking her when
- 5 she determined her age.
- 6 PRESIDING JUDGE SCHMITT: [11:40:54] Okay. Please continue.
- 7 MR OBHOF: [11:40:55] Thank you. Sorry, your Honour.
- 8 Q. [11:40:56] So was it about one month, two months or a year or so, Madam
- 9 Witness?
- 10 A. [11:41:07] It was about two months.
- 11 Q. [11:41:12] Can you state why on your ICC victim application written in 2010
- that you once again state your birth year as 1986? And that's tab UGA-D26-0012 --
- 13 PRESIDING JUDGE SCHMITT: [11:41:41] This I was referring to, of course, Mr
- 14 Obhof.
- 15 MR OBHOF: [11:41:43] Yes. 00 -- or sorry, 0386, first page.
- 16 A. [11:41:54] Could you say the question again.
- 17 Q. [11:41:56] Why is it, Madam Witness, that in 2010 when you filled out -- when
- 18 you were filling out your ICC victim application you once again placed the birth year
- 19 of 1986?
- 20 A. [11:42:21] I stated that because even previously I knew I was born in '86,
- 21 because my mom says I was born in '86 but my father says I was born in '87. So my
- 22 baptism card which was in the mission was brought to me. That's when I was able
- 23 to have the correct date. But all along before I got this card I was stating, I would
- 24 write my date of birth inconsistently, '86, '87. So I had that inconsistency before.
- 25 PRESIDING JUDGE SCHMITT: [11:43:05] So we have the documents submitted,

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- 1 I would assume. So you can continue.
- 2 MR OBHOF: [11:43:11]
- 3 Q. [11:43:11] Now, Madam Witness, how were you able to estimate the ages of
- 4 these kadogos that entered your house if you could not even estimate your own age?
- 5 A. [11:43:38] I was able to estimate the age of these kadogos because I would see
- 6 them in the same age and size of my brother with whom I was abducted, and I would
- 7 take myself, I would look at myself as older than them, and that's why I was able to
- 8 estimate their ages.
- 9 MR OBHOF: [11:44:05] Your Honour, I would like to go into a private session for
- one, maybe two questions. I'm sorry, just it's a flow.
- 11 PRESIDING JUDGE SCHMITT: [11:44:12] No problem. Private session.
- 12 (Private session at 11.44 a.m.) *(Reclassified partially in public)
- 13 THE COURT OFFICER: [11:44:27] We're in private session, Mr President.
- 14 MR OBHOF: [11:44:28]
- 15 (Redacted)
- 16 (Redacted)
- 17 (Redacted)
- 18 (Redacted)
- 19 (Redacted)
- 20 (Redacted)
- 21 MR OBHOF: [11:45:28] We can go back into --
- 22 PRESIDING JUDGE SCHMITT: [11:45:32] Open session.
- 23 (Open session at 11.45 a.m.)
- 24 THE COURT OFFICER: [11:45:36] We are back in open session, Mr President.
- 25 MR OBHOF: [11:45:47]

- 1 Q. [11:45:47] You mentioned in your testimony, Madam Witness, that you saw
- 2 three different groups of LRA fighters during the attack?
- 3 PRESIDING JUDGE SCHMITT: [11:45:56] Could you tell us the paragraph, like
- 4 always.
- 5 MR OBHOF: [11:46:01] Paragraph 19.
- 6 PRESIDING JUDGE SCHMITT: Thank you, Mr Obhof.
- 7 MR OBHOF:
- 8 Q. [11:46:03] How were you able to tell the difference between these three
- 9 different groups?
- 10 A. [11:46:17] I stated that I saw the three different groups, because at the time
- when we were now in the bush some of the commanders that I was seeing in Pajule at
- that time, I saw those commanders now, each one of them was moving with their
- own groups. That is why I was able to conclude that these people were in three
- 14 different groups.
- 15 Q. [11:46:49] So you made this determination after the attack, not during the
- 16 attack; is that correct, Ms Witness?
- 17 A. [11:47:02] Yes, after the attack.
- 18 Q. [11:47:07] At tab 7 on page 46 there's a discussion how you said that in Sudan
- 19 the LRA had schools with sleeping quarters for wives, commanders and children who
- 20 were born at that camp. Is that true, Ms Witness?
- 21 A. [11:47:45] Not true.
- 22 Q. [11:47:50] Whilst you were in Sudan did you recognise the face of any of your
- 23 captors other than your bush husband?
- 24 A. [11:48:16] Yes, I tried to understand.
- 25 MR OBHOF: [11:48:25] Now, I should have done this in the last private session.

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- 1 Could I have one private session to --
- 2 PRESIDING JUDGE SCHMITT: [11:48:36] Yes, no problem. Private session.
- 3 (Private session at 11.48 a.m.) *(Reclassified partially in public)
- 4 THE COURT OFFICER: [11:48:44] We're in private session, Mr President.
- 5 MR OBHOF: [11:48:46]
- 6 (Redacted)

filed in the case

- 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 (Redacted)
- 20 MR OBHOF: [11:50:09] Now back into open session, your Honour.
- 21 PRESIDING JUDGE SCHMITT: [11:50:13] Open session.
- 22 (Open session at 11.50 a.m.)
- 23 THE COURT OFFICER: [11:50:18] We are back in open session, Mr President.
- 24 PRESIDING JUDGE SCHMITT: [11:50:26] Thank you, Wilfred.
- 25 MR OBHOF: [11:50:29]

- 1 Q. [11:50:30] Madam Witness, are you still in contact with World Vision?
- 2 A. [11:50:41] No, I no longer have any contact with them.
- 3 Q. [11:50:46] Do you remember which year you had your last contacts with
- 4 World Vision?
- 5 A. [11:50:54] Yes, I do recall.
- 6 Q. [11:51:09] Which year was it?
- 7 A. [11:51:19] In 2004, when World Vision returned me home, that was also the
- 8 last time I ever had contact with them.
- 9 Q. [11:51:36] And, Madam Witness, in the luggages that the abductees were
- 10 forced to carry, did they contain foodstuffs such as maize, beans, salt and sugar?
- 11 A. [11:52:04] Yes, they had those foodstuffs.
- 12 Q. [11:52:11] Now, Madam Witness, whilst you were in the bush, was there an
- 13 overabundance of food for people to eat?
- 14 A. [11:52:28] Food was inadequate.
- 15 Q. [11:52:39] So it's fair to say that hunger was a problem for all whilst in the
- 16 bush?
- 17 A. [11:52:54] Yes, there was hunger. But of course the commanders, the ones on
- top, did not have that problem, but those of us who had just been abducted were the
- ones who suffered more of hunger.
- 20 Q. [11:53:16] What about the fighters, the people who hadn't just been abducted,
- 21 the people who were not commanders?
- 22 A. [11:53:33] Could you say the question again?
- 23 Q. [11:53:38] No problem. What about the people who were not commanders
- 24 that were not recently abducted, did they have hunger problems?
- 25 A. [11:54:03] They were not very much affected because they had some bit of

1 freedom.

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- 2 Q. [11:54:15] You were -- once you were initiated though, they started giving you
- 3 food; is that right, Madam Witness?
- 4 A. [11:54:34] Yes. Yes, they started giving us food.
- 5 Q. [11:54:40] Now, you also mentioned that after you left the IDP camp, you were
- 6 not allowed to drink water from a stream. Did the people in the LRA ever tell you
- 7 why you were not allowed to drink water from the stream?
- 8 A. [11:55:07] They did not tell us, but they just did not allow us to take water.
- 9 They did not tell us why they did not -- they did not allow us to take water.
- 10 PRESIDING JUDGE SCHMITT: [11:55:22] This is from 25, paragraph 25?
- 11 MR OBHOF: [11:55:25] Yes.
- 12 Q. [11:55:26] Do you remember which stream this was, Madam Witness?
- 13 A. [11:55:36] I do not recall the name of that stream. I do not know the name of
- 14 the stream.
- 15 Q. [11:55:44] Was the stream close to Pajule or was it several days after the attack?
- 16 A. [11:55:58] The stream was still close to Pajule, that same day.
- 17 Q. [11:56:07] Did other people -- did you see any other person drink water from
- 18 that stream, Madam Witness?
- 19 A. [11:56:25] I saw the soldiers who had tied jackets around their waist, who had
- 20 uniforms, were the ones who were taking water.
- 21 Q. [11:56:42] And it's correct to state that at this time you were not initiated?
- 22 A. [11:57:01] Correct, we had not yet been initiated.
- 23 Q. [11:57:07] Now, Madam Witness, during your entire life, were you ever told
- 24 not to drink water from a stream?
- 25 A. [11:57:22] No. In all my life I have not been told that you should not drink

- 1 water from the stream.
- 2 Q. [11:57:33] When you collect water from a stream, do you drink it straight or do
- 3 you boil it first?
- 4 A. [11:57:49] We drink it without boiling.
- 5 Q. [11:57:55] And you've never had any problems with drinking water directly
- 6 from streams, Madam Witness?
- 7 A. [11:58:09] No, I've never had any problem.
- 8 Q. [11:58:14] During your time in the bush, did you ever learn that the LRA
- 9 believed that the water was being poisoned by the UPDF?
- 10 A. [11:58:38] No. When I was still in the bush, I never came to know that the
- 11 LRA suspects that some of the streams were poisoned by government soldiers.
- 12 Q. [11:58:57] Did you also -- did you ever come to learn whilst you were in the
- bush that the LRA believed that once you were initiated, dangerous materials in the
- 14 water would not hurt you?
- 15 A. [11:59:18] No, I did not know. I do not know what they believed in. But
- 16 from what I know or how I was following it, is that the initiation that is performed to
- 17 the newly abducted I think was done so that you forget your family life; you only
- should concentrate and know what's happening in the bush. I think that was my
- 19 own understanding.
- 20 PRESIDING JUDGE SCHMITT: [11:59:59] Perhaps shortly for our understanding,
- 21 Madam Witness, how was this initiation that you are speaking of done?
- 22 THE WITNESS: [12:00:13] (Interpretation) The initiation, you are told to take off
- 23 your top. Once you take off your top, they would take shea butter from a bottle.
- 24 They would draw the sign of the cross on your forehead and on your chest.
- 25 PRESIDING JUDGE SCHMITT: [12:00:30] Thank you.

- 1 Mr Obhof.
- 2 MR OBHOF: [12:00:33]
- 3 Q. [12:00:35] Now, this stream, Madam Witness, was this -- did you come upon
- 4 this stream before or after the meeting point?
- 5 A. [12:00:54] The stream was before the meeting point.
- 6 Q. [12:01:01] Did one of the helicopter gunships arrive whilst you were around
- 7 the stream?
- 8 A. [12:01:15] At the time the helicopter gunship had left.
- 9 Q. [12:01:23] But a helicopter gunship was following and kept arriving every so
- often on your trip from Pajule to the meeting point; is that correct, Madam Witness?
- 11 A. [12:01:49] That's correct.
- 12 Q. [12:01:58] Did you hear anybody tell you to hurry up whilst you were moving
- 13 around that stream, Ms Witness?
- 14 A. [12:02:11] Yes. At the time that we got to the stream, there were some people
- 15 who were drinking water. We were told to hurry up, the rest of us were being told
- 16 to hurry along.
- 17 Q. [12:02:30] Now, Madam Witness, you lived in the IDP camp for quite some
- 18 years before it was attacked. Now, was the military barracks always located on the
- 19 Lapul side of the IDP camp?
- 20 A. [12:02:56] No, it wasn't always in that direction. Initially it was on the Pajule
- 21 side and then the barracks was moved to the Lapul side.
- 22 Q. [12:03:09] After the barracks was moved to the Lapul side, did soldiers still go
- 23 to the barracks on the Pajule side?
- 24 A. [12:03:26] When the barracks was moved to the Lapul side, soldiers would
- 25 sleep in the centre. They would surround the centre. They would be deployed.

- 1 Some of them would be deployed towards Pajule, some of them would be deployed
- 2 towards Lapul. They would be deployed all over the place.
- 3 MR OBHOF: [12:03:56] What was the last thing she said?
- 4 THE INTERPRETER: [12:03:58] I did not get that.
- 5 PRESIDING JUDGE SCHMITT: [12:04:02] Madam Witness, you wanted to address
- 6 us. Please speak. Please speak.
- 7 THE INTERPRETER: [12:04:10] She would like a bathroom break. One minute.
- 8 PRESIDING JUDGE SCHMITT: [12:04:14] Of course. It can also be a little bit
- 9 more than one minute. So we leave the courtroom for let's say -- let's say 5 to
- 10 10 minutes, let's say. And you inform us from the video-link location when we can
- 11 continue.
- 12 THE COURT USHER: [12:04:29] All rise.
- 13 (Recess taken at 12.04 p.m.)
- 14 (Upon resuming in open session at 12.08 p.m.)
- 15 THE COURT USHER: [12:08:33] All rise.
- 16 Please be seated.
- 17 PRESIDING JUDGE SCHMITT: [12:08:47] So Mr Obhof, please continue.
- 18 MR OBHOF: [12:08:52] Thank you, your Honour.
- 19 Q. [12:08:53] Good afternoon again, Ms Witness.
- 20 A. [12:08:59] Good afternoon too.
- 21 Q. [12:09:02] Now, Ms Witness, before we took our short break we were quickly
- 22 discussing the location of the military barracks on the Lapul side. What was the
- 23 distance between the military barracks and the civilian housing?
- 24 A. [12:09:33] It wasn't that far. Perhaps 500 metres.
- 25 Q. [12:09:41] And was your house close to the military barracks or was it

- 1 further away?
- 2 A. [12:09:53] It wasn't that far. It was kind of in the middle.
- 3 Q. [12:10:01] For an estimate, about how long would you guess it would take you
- 4 to walk from your house to the barracks, Madam Witness?
- 5 A. [12:10:19] From our home to the barracks, approximately 7 to 10 minutes
- 6 depending on the pace, if I'm walking slowly.
- 7 Q. [12:10:32] Madam Witness, at paragraph 10 of your testimony you noted that
- 8 soldiers from the barracks would usually surround the houses during the night.
- 9 Could you expand upon this, what do you mean by "surround the houses"?
- 10 A. [12:11:00] The reason why I stated that government soldiers would surround
- the houses at night was because they would be sent there and deployed to protect
- 12 people's security, the security of people in the camp. So they would sleep between
- 13 the houses.
- 14 Q. [12:11:24] Now I hate to ask you to explain this, but when you mean sleep
- 15 between the houses, do you mean that they would walk within the IDP camp
- in-between the houses?
- 17 A. [12:11:41] No. Not within the houses. Not only within the houses in the
- camp, but also the houses at the centre. The soldiers would be distributed and they
- 19 would sleep all around those places.
- 20 Q. [12:12:00] So did the soldiers actually conduct patrols withinside the camp?
- 21 So would they go to, say, block 9, block 10, block 8 and conduct patrols withinside the
- 22 camp, Madam Witness?
- 23 A. [12:12:28] Yes, they would patrol the camp and others would go and patrol
- 24 along the road, the road going to the centre.
- 25 Q. [12:12:43] Now, Madam Witness, what time was the curfew at

- 1 Pajule IDP camp?
- 2 A. [12:12:58] At the time, at the height of the insecurity the curfew was at 10. At
- 3 that time you would not find anybody walking about or moving about.
- 4 Q. [12:13:19] Now, was there a time earlier in the day when you had to be at least
- 5 within the camp and not just within your house?
- 6 A. [12:13:45] There was no curfew or there were no rules in that regard. There
- 7 was a security meeting and we were told that even if you, if you stay in the camp or
- 8 whether you stay in the centre, at 10, at 10 you must ensure that you are inside your
- 9 house and the door is locked.
- 10 Q. [12:14:08] What would happen if somebody would have to use the loo, say at 3
- or 4 o'clock in the morning, would they be allowed to step outside of their house?
- 12 A. [12:14:24] No. You are not allowed. People would use basins at night. If
- 13 you wanted to go out in the morning for a long call, then you would have to go out,
- but for a short call you would use a basin.
- 15 Q. [12:14:48] Madam Witness, would the UPDF and the LDUs, would the soldiers
- 16 patrol inside of the camp during the day?
- 17 A. [12:15:01] No, there were no patrols within the camp during the day. During
- the day they would conduct their patrols outside in the villages.
- 19 Q. [12:15:20] Would these soldiers mingle or talk and be friends with the civilians
- who lived at the IDP camp?
- 21 A. [12:15:46] No, they would not mingle. They would go on their patrol and
- 22 when they would come back, when they come back they come back in a formation
- 23 and enter into the barracks. They would not mingle with civilians.
- Q. [12:16:03] So to the best of your knowledge, the soldiers at the military
- 25 barracks did not have any girlfriends or boyfriends, if they had female soldiers, that

1 lived withinside the camp?

filed in the case

- 2 A. [12:16:27] The soldiers would have their wives in the barracks. The wives
- 3 would stay with them in the barracks.
- 4 Q. [12:16:37] Now, Madam Witness, would the soldiers ever go to establishments
- 5 where one could have a beer or have some fried pork?
- 6 A. [12:17:10] I would see some of the soldiers. For example, on their days off
- 7 they would have their civilian clothings, they would go to the bars and have a drink
- 8 and then go home. Some of them would get drunk and stay there. Others would
- 9 come and collect him and take them back to the adakis, but in their civilian clothings.
- 10 Q. [12:17:42] Now, Madam Witness, specifically about the military barracks could
- 11 you see weapons being stored outside of the UPDF, LDU military barracks?
- 12 A. [12:18:06] I did not see any heavy artillery because that was not kept out in the
- open. If you see any heavy weapons, if you hear that there are rebels in the
- surrounding areas or there are rebels around, that's when we would see the heavy
- weapons and tankers, that's when they would bring these along with them.
- 16 Q. [12:18:32] Now, within a week of the attack, Madam Witness, were you or
- anyone you knew notified about LRA being within the area of the IDP camp?
- 18 A. [12:19:06] Could you please repeat your question?
- 19 Q. [12:19:11] In the week leading up to the attack did you ever hear about an LRA
- 20 presence around the IDP camp?
- 21 A. [12:19:31] No, I did not hear anything to that effect. I did not hear any
- 22 rumours to that effect.
- 23 Q. [12:19:41] Were there any military trucks stationed around or near the IDP
- 24 camp?
- 25 A. [12:19:58] At the time prior to our abduction, sometimes the armoured cars

- 1 would come to the barracks and park in the barracks. But after our abduction, for
- 2 example, the tanks and other armoured cars were not there.
- 3 Q. [12:20:20] Now, at paragraph 17 of your testimony, Madam Witness, you
- 4 stated that you did not see any dead civilians within the camp but that you saw two
- 5 dead UPDF soldiers. Where did you see these two soldiers, these two dead soldiers?
- 6 A. [12:20:55] I saw the soldiers on the Pajule side after we had left the centre and
- 7 we were walking going out, that's when I saw the two dead bodies.
- 8 Q. [12:21:12] Were the two dead bodies still within the camp?
- 9 A. [12:21:28] Yes, they were still within the camp. At the time that we were
- running, moving along, they were left there, but the uniforms, they were undressed,
- 11 the uniforms were taken and the dead bodies were left naked.
- 12 Q. [12:21:48] For clarity, Madam Witness, how do you know they were UPDF
- 13 soldiers?

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- 14 A. [12:22:02] The reason why I said that they were UPDF soldiers was because I
- saw one of them being shot at the time that the person was being shot because he was
- shooting at the LRA soldiers, he still had his uniform on. And the reason why I
- 17 confirmed that that was a government soldier was because they were fully dressed in
- their uniform, they did not take off their shirts, they had no clothes tied around their
- 19 waist, they had no sign of the cross on them, so they had nothing to indicate
- 20 otherwise.
- 21 Q. [12:22:44] Madam Witness, were there outposts or lookout posts or military
- 22 positions along the perimeter of the IDP camp?
- 23 A. [12:23:12] Around the camp there were outposts, because once the soldiers
- 24 who are supposed to be stationed in the centre are deployed, they are sent and each
- 25 person goes to a particular place. They do not all converge in one place, they do not

- all stay in one place, they are distributed or deployed around the place.
- 2 Q. [12:23:41] Was there a physical structure where the UPDF or LDU soldiers
- 3 could stay at whilst they were surrounding and protecting the perimeter?
- 4 A. [12:24:08] It's the barracks, they were stationed in the barracks. They would
- 5 have tents and they stayed in the barracks. But within the centre they did not have
- 6 any structure where they stayed. Perhaps if there is somebody who slept there
- 7 illegally maybe then he had a woman there, but no, otherwise no.
- 8 Q. [12:24:37] Were there checkpoints before entering either Lapul or Pajule IDP
- 9 camp, or checkpoints even on the Kitgum-Lira road?
- 10 A. [12:25:00] No, there were no checkpoints.
- 11 Q. [12:25:06] Where is the police station located in Pajule, Madam Witness?
- 12 A. [12:25:15] The Pajule police station is on the other side of Pajule road, because
- 13 the -- Pajule and Lapul is separated by a road, so the police station is on the road, on
- the road, but towards the Pajule side.
- 15 Q. [12:25:43] And where was the Lapul police station?
- 16 A. [12:25:54] Lapul did not have a police station. It was the one police station in
- 17 Pajule that represented the whole area. That's the only one police station that people
- 18 went to.
- 19 Q. [12:26:11] Did civilian houses, were they -- did they surround the police
- 20 station, Madam Witness?
- 21 A. [12:26:47] Yes, there were houses around it.
- 22 Q. [12:26:52] So is it correct that the police station was withinside the IDP camp?
- A. [12:27:01] No, not in the camp itself, but there were houses around close to the
- 24 police station. There's a place where people -- there was a piece of land where
- 25 people were allowed to build their houses. It was close to the police station, but it

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- 1 did not surround the police station.
- 2 Q. [12:27:32] Is the police station today in the same location as it was in 2003?
- 3 A. [12:27:48] Yes, it is. It's in the same location even as I speak.
- 4 Q. [12:27:57] Would the military ever go to the police station?
- 5 A. [12:28:07] The soldiers who were on patrol, those who are deployed would go
- 6 to the police station, but they would not go inside the police station.
- 7 Q. [12:28:23] Would the soldiers ever leave military vehicles around the police
- 8 station?
- 9 A. [12:28:38] No, they would not do that. Most of their vehicles would be taken
- into the barracks in Lapul barracks.
- 11 Q. [12:28:50] Would the police patrol inside of the IDP camp during the day?
- 12 A. [12:29:04] No. The police were not responsible for patrols.
- 13 Q. [12:29:13] So it's correct then that the police would not patrol in the IDP camp
- 14 at night?
- 15 A. [12:29:22] No. That's correct, they would not.
- 16 Q. [12:29:30] Could you loosely describe the uniform of a police officer in Pajule
- 17 in 2003.
- 18 PRESIDING JUDGE SCHMITT: [12:29:43] But at some point in time I think we
- 19 would really like to see a little bit the relevance of this line of questioning.
- 20 MR OBHOF: [12:29:52] Part of it, your Honour, would be part of the Defence's case,
- 21 which is why we're asking it.
- 22 PRESIDING JUDGE SCHMITT: [12:29:57] But you know we have here a witness
- 23 who has been a schoolgirl at the time. We can give it a try with describing the
- 24 uniforms of military or of police, but I think we should really move on relatively fast

25 in that respect now.

- 1 MR OBHOF: [12:30:14] I understand, your Honour.
- 2 PRESIDING JUDGE SCHMITT: [12:30:15] It might not be for -- let me -- for a
- 3 young person going to school. It might not be the primary focus, so to speak, these
- 4 kinds of matters.
- 5 MR OBHOF: [12:30:27] I truly can understand, your Honour. But at the age of 16
- 6 I could describe a police uniform.
- 7 PRESIDING JUDGE SCHMITT: [12:30:34] Then let's give it a try, but we won't
- 8 dwell into that all too deep, so to speak.
- 9 MR OBHOF: [12:30:42]
- 10 Q. [12:30:43] Then, Witness, could you please describe the uniform that the police
- 11 would wear?
- 12 A. [12:30:53] At the time the police had two types of uniforms. There was the
- traffic police who had khaki clothes, whites, but the police station -- who were
- 14 actually stationed in the police station had two types of uniform, one was brownish,
- and there was another one that was khaki in colour. So I do not know which
- 16 uniform is which. But they had different, different types of uniforms. I noticed at
- 17 least three types of uniforms.
- 18 PRESIDING JUDGE SCHMITT: [12:31:33] I have to admit that this was
- 19 surprisingly specific.
- 20 MR OBHOF: [12:31:40]
- 21 Q. [12:31:45] Now, Madam Witness, the LRA people that came to your door and
- 22 brought you out told you to run towards the military barracks, paragraph 22. Did
- 23 they tell you why they wanted you to run to the barracks?
- 24 A. [12:32:14] They did not tell me why.
- 25 Q. [12:32:19] Did it appear that they were in a hurry to go to the military

- 1 barracks?
- 2 A. [12:32:31] Yes.
- 3 Q. [12:32:34] At tab 2 at page 0327, in the police report, you told them that the
- 4 LRA soldiers arrived at your house and requested you to show them the location of
- 5 the army barracks. Is that correct in the 2004 police report, Madam Witness?
- 6 A. [12:33:06] Not correct. They asked one of the lady with whom I was abducted,
- 7 she's call (Redacted), she was the one who was asked to show them the direction
- 8 of the camp. But for me, they just told me to run towards the barracks where
- 9 everyone was heading to.
- 10 Q. [12:33:30] I will correct my question, it does say "us" and not "me".
- 11 PRESIDING JUDGE SCHMITT: [12:33:36] That's okay. The witness obviously is
- 12 not following any suggestive things that are put to her. She differentiates. If she
- thinks it's not correct, she correctly says it's not correct, so to speak.
- 14 MR OBHOF: [12:33:55]
- 15 Q. [12:33:55] But the gist, Madam Witness, the LRA fighters had to ask a civilian
- during the attack where the army barracks was located; that's correct, Madam
- 17 Witness?
- 18 A. [12:34:15] The LRA, they usually ask such questions, they ask you so that you
- can -- if you fail to respond or to give them some useful information so that they beat
- 20 you. But I think they knew where the barracks was.
- 21 Q. [12:34:37] So it's your testimony that they ask questions to which they know
- 22 the answer for the sole purpose of beating somebody during the middle of a firefight
- 23 whilst in a hurry, Madam Witness?
- 24 A. [12:35:07] That was not my previous statement, but just now I added that these
- 25 people who were asking for the direction of the barracks, they were -- they knew

- 1 where the barracks was. I think they were only asking to confirm whether the
- 2 civilian was telling the truth or not.
- 3 Q. [12:35:31] But with that answer, they still had to ask other civilians where the
- 4 military barracks was located, correct, Madam Witness?
- 5 A. [12:35:49] Correct.
- 6 Q. [12:35:52] Now, you've discussed after you were removed from your house
- 7 and were running towards the barracks that a gunship at paragraphs 22 and 23 of
- 8 her testimony that a gunship started to hover above and fire weapons with small
- 9 bullets. Now, when the gunship was firing, was it able to differentiate between
- 10 civilians and LRA?
- 11 A. [12:36:36] The firing was indiscriminate. I do not know whether it was being
- 12 fired to separate, to, like, differentiate and distinguish, but everyone was actually
- 13 under fire.
- 14 Q. [12:36:56] Now, do you know why the LRA told you to lie down to avoid the
- 15 helicopter from shooting the civilians such as yourself? Did they ever tell you why
- 16 they wanted to protect you?
- 17 A. [12:37:21] They did not tell us.
- 18 Q. [12:37:27] Now, later on when you were heading towards the meeting point
- 19 after you had left the camp, you've discussed about how the helicopter was still
- 20 following and it still continued to shoot at you. At this point after you left the camp,
- 21 was the helicopter gunship able to distinguish between a civilian and an LRA?
- 22 A. [12:38:04] The helicopter would be able to differentiate because the way the
- 23 civilians were dressed was different from the way the LRA had -- were dressed at that
- 24 time.
- 25 Q. [12:38:25] So just to get it straight, after leaving the camp, the LRA fighters

- 1 placed their shirts back on or were they still without shirts, Madam Witness?
- 2 A. [12:38:48] When we left the camp, the LRA fighters still had their shirts over
- 3 their waist. They were still bare-chested.
- 4 Q. [12:39:04] Now, in your testimony at paragraph 14 you mentioned that LRA
- 5 commanders hit LRA soldiers because those fighters were scared to run towards the
- 6 barracks. Now, in your opinion and from what you saw that day, did the LRA
- 7 fighters appear happy to go to the barracks?
- 8 A. [12:39:37] In my own thinking, since they were actually even beating their own
- 9 fellow people who were refusing to go to the barracks, I thought some of them who
- were scared and fearing that they would be shot, maybe they also had a plan to
- 11 escape at that time. I do not know.
- 12 Q. [12:40:16] All things considered from what you witnessed, do you think it
- would have been possible for an LRA soldier to escape during this attack?
- 14 A. [12:40:35] Could you say the question again, please?
- 15 PRESIDING JUDGE SCHMITT: [12:40:44] Of course, it -- we know I allow the
- question, but it's clear that it's caused a little bit of speculation.
- 17 MR OBHOF: [12:40:52] Yes.
- 18 PRESIDING JUDGE SCHMITT: [12:40:52] But nevertheless the witness was there
- 19 and you can ask her in her estimation but --
- 20 MR OBHOF: [12:40:58] I think she answered it well enough --
- 21 PRESIDING JUDGE SCHMITT: Yes, I think --
- 22 MR OBHOF: -- with the other way she was (Overlapping speakers)
- 23 PRESIDING JUDGE SCHMITT: [12:41:02] -- I think you can -- I think you can
- 24 continue, I would suggest.
- 25 MR OBHOF: [12:41:05] Yes.

- 1 Q. [12:41:07] Now, we've discussed about how the LRA fighters removed their
- 2 shirts and wore them around their waist. Did you see any LRA fighters fighting
- 3 completely naked, Madam Witness?
- 4 A. [12:41:26] I did not see.
- 5 Q. [12:41:42] Now, Madam Witness, when we were in private session, and
- 6 without saying his name, do you remember who we said person 1 was?
- 7 A. [12:41:54] Yes, I recall.
- 8 Q. [12:41:58] Do you remember the first time you met person 1?
- 9 A. [12:42:13] To meet with him as husband and wife or ...?
- 10 Q. [12:42:21] No. The first time you actually physically saw him.
- 11 A. [12:42:34] I remember the first time that I saw him was when we reached the
- meeting point. That's when I saw him. But at the time when we were just abducted
- 13 from Pajule, I did not see him. I did not now pay attention to know which
- 14 commander is who because I was also still fearful.
- 15 Q. [12:43:04] Was he the commander of the people who abducted you from your
- 16 house -- sorry, abducted you from the place where you slept that night?
- 17 A. [12:43:20] No, he's not the one.
- 18 Q. [12:43:26] I'm going to read from tab 2, page 0237:
- 19 "The commander of those ... who came and pick us from the centre/house was --"
- 20 person 1.
- 21 Now, Madam Witness, this is from your first police report. Is this incorrect?
- 22 A. [12:44:00] That's not correct.
- Q. [12:44:13] Whilst you were in the bush, did you ever come to find out whether
- 24 person 1 joined the LRA or was abducted into the LRA?
- 25 A. [12:44:35] Yes, I tried to understand that he voluntarily joined the LRA.

- 1 Q. [12:44:58] One follow-up question from the attack, Madam Witness. Earlier
- 2 today and in your statement you discuss the mess that these persons were making
- 3 inside of the shop. During this time when you saw them in the shop, was -- had the
- 4 helicopter gunship already arrived?
- 5 A. [12:45:26] That time the helicopter had not yet arrived.
- 6 Q. [12:45:49] Now, Madam Witness, in your testimony at paragraph 25 you first
- 7 discuss this meeting point. Do you remember or do you know the name of the place
- 8 where they had this meeting point after the attack?
- 9 A. [12:46:15] Yes, I recall.
- 10 Q. [12:46:19] Could you tell Court the name of this place?
- 11 A. [12:46:30] That place is called Palenga. It's close to Pader town.
- 12 Q. [12:46:42] Now, is Palenga the place where Otti Vincent and Rwot Oywak
- 13 addressed everyone?
- 14 A. [12:46:58] Yes, that's it.
- 15 Q. [12:47:04] Now, you mentioned that Raska Lukwiya was there as well. Did
- 16 he address the group?
- 17 A. [12:47:17] Raska Lukwiya did not address the group.
- 18 Q. [12:47:25] Did he talk to the smaller group, maybe the collection of people you
- 19 were with?
- 20 A. [12:47:39] He was a bit arrogant. He was talking, and for me, I was scared so
- 21 I did not pay attention to it.
- 22 MR OBHOF: [12:47:53] Your Honours, if we could go into private session for
- 23 about one to two minutes. It's only for one question.
- 24 PRESIDING JUDGE SCHMITT: [12:48:05] Private session.
- 25 (Private session at 12.48 p.m.) *(Reclassified partially in public)

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- 1 THE COURT OFFICER: [12:48:11] We are in private session, Mr President.
- 2 MR OBHOF: [12:48:23]
- 3 (Redacted)
- 4 (Redacted)
- 5 (Redacted)
- 6 (Redacted)
- 7 (Redacted)
- 8 (Redacted)
- 9 (Redacted)
- 10 (Redacted)
- 11 MR OBHOF: [12:49:29] We can go back into open session.
- 12 PRESIDING JUDGE SCHMITT: [12:49:32] Open session.
- 13 (Open session at 12.49 p.m.)
- 14 THE COURT OFFICER: [12:49:38] We're back in open session, Mr President.
- 15 MR OBHOF: [12:49:49]
- 16 Q. [12:49:50] Now, without saying her name, she was abducted before you,
- 17 correct, Ms Witness?
- 18 A. [12:50:01] Yes, she was abducted before.
- 19 Q. [12:50:06] Now, at this time, at the meeting point, did Raska still have his
- 20 stick?
- 21 A. [12:50:25] Yes, he had his stick.
- 22 Q. [12:50:30] And he also had one whilst he was at Pajule centre, correct?
- 23 A. [12:50:43] Correct.
- Q. [12:50:47] And with this stick that he had, was he ordering people around and
- commanding people with this stick, Madam Witness?

- 1 A. [12:51:03] Yes, he was using the stick to do that.
- 2 Q. [12:51:09] During this time did you -- sorry, when you were in -- when you
- 3 saw him in Pajule centre, did Raska Lukwiya have a radio?
- 4 A. [12:51:30] Yes, but I do not know that that was a radio because it doesn't look
- 5 like a radio. He had it on his waist, hanging on his waist, and I think with a belt.
- 6 Q. [12:51:47] Was it small, like a walk and talk, or was it more big, like a military
- 7 communication radio?
- 8 A. [12:52:01] No, it was small, not very big. Just like, like a walkie-talkie.
- 9 Q. [12:52:17] When you arrived at the meeting point, did you see any other LRA
- 10 people carrying the same type of walkie-talkie?
- 11 A. [12:52:38] No. I did not see because at that time I was really fearful. You
- would not look at a particular commander for a long time because I would think he
- 13 would beat me.
- 14 Q. [12:53:04] Now, we've already talked about Otti Vincent, Rwot Oywak and
- 15 Raska Lukwiya. But did you see anyone else -- and you said Raska did not, but did
- 16 you see anyone else other than Otti and Oywak address the group at Palenga?
- 17 A. [12:53:39] Apart from Rwot Oywak and Otti, the ones that I saw talking to the
- 18 people, there was no any other person.
- 19 Q. [12:53:53] Now, you also mentioned seeing a person called Kapere. Did you
- 20 ever see Kapere or Raska after the attack on Pajule? I should say it's after, say,
- 21 October 11 or October 12, one or two days afterwards.
- 22 A. [12:54:32] After the attack when we were still together, we moved together for
- 23 some time. All the commanders and the group moved together for, I think, up to
- 24 about two days. Then after two days then the group split, each one would go with

25 his own -- his group.

- 1 Q. [12:54:59] Thank you very much for that. It helps my question better. After
- 2 those two days did you see Raska or Kapere again?
- 3 A. [12:55:17] I did not see.
- 4 Q. [12:55:30] Now, Madam Witness, you also talked about the uniform
- 5 Otti Vincent was wearing. How did you come to determine that Otti Vincent was
- 6 wearing an SPLA uniform?
- 7 A. [12:55:54] I knew because when we had just reached the meeting point, I
- 8 recognised Otti with his appearance. Because when we were still in the camp, there
- 9 were videos that would be shown showing Kony and Otti while they were still in
- 10 Sudan. So from that video and when I was abducted, I was able to recognise the face.
- But the uniform, I was able to know about the uniform was when I was in Sudan, and
- when I returned and I was in World Vision, that's when I now confirmed that that
- was actually an SPLA uniform.
- 14 Q. [12:56:44] On that same topic of being in Sudan, whilst you were there did the
- 15 LRA and the SPLA fight against each other?
- 16 A. [12:56:59] Yes, they did.
- 17 MR OBHOF: [12:57:14] Your Honour, considering the time, and I do agree,
- 18 I think -- I would ask that we start at 2 o'clock, just to make sure, but we should be
- able to finish in one hour and a half.
- 20 PRESIDING JUDGE SCHMITT: [12:57:26] I think I would prefer to extend, if need
- 21 be, in the afternoon.
- 22 MR OBHOF: [12:57:32] Okay.
- 23 PRESIDING JUDGE SCHMITT: [12:57:32] So we have the normal one and a half
- 24 hour break, and I think we will -- I think you are relatively quick. We will keep up.
- 25 I think you won't need it until half past 4. So lunch break --

1 MR TAKU: [12:57:48] May it please the Court, your Honour.

2 PRESIDING JUDGE SCHMITT: Yes.

filed in the case

- 3 MR TAKU: Your Honours, I wish to seek permission to be absent in the afternoon,
- 4 and I wish to take the opportunity to wish everyone a happy holiday. Our meeting
- 5 with the Mexicans was deferred to today from 2 o'clock.
- 6 But I wish to seek your indulgence to mention one issue, which is not a complaint but
- 7 just to draw your attention, your Honours, to the fact that -- and I'm not rebuking my
- 8 colleagues or blaming anyone whatsoever, but it's an issue that has arisen in other
- 9 international tribunals and also obviously here. And it is a matter of cultural
- 10 sensitivity in reciting some evidence. We know, we recognise the cultural context in
- 11 which the case -- this case is being heard, but when adducing evidence obviously
- from a woman, a lady, that could be potentially very, very invasive and likely to
- offend certain cultural sensitivity or the perception outside in the -- where they are
- 14 following these proceedings. your Honours, I think there should be a way of
- preserving the evidence, protecting the invasive nature of the witness and also the
- self-esteem, and also the possibility of the trial proceedings creating secondary forms
- of victimisation which may be unintended.
- 18 The evidence this morning, while it is for the Court to determine the relevance or the
- 19 context or the manner in which the evidence will be adduced, maybe it could have
- 20 been protected by private session as it is extremely invasive.
- 21 And secondly, perhaps also from the background I come and because I've dealt with
- 22 the issue many times and I know the debate on this issue that's out there, about
- cultural sensitivity, especially it's very, very, very personal and potentially very, very
- invasive, and also involving a lady in this context.
- 25 Maybe also I'm very, very sensitive because I'm one of those individuals that was

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- 1 raised by their mother and I'm very, very very sensitive, extremely very, very
- 2 sensitive on issues like this. But I'm only saying that we should devise a way
- 3 of -- perhaps if it is relevant to adduce the evidence, but also to bear in mind that it
- 4 may offend certain cultural sensitivity and lead to secondary forms of victimisation.
- 5 It may be protected by private session somehow. I do not know. But my colleague
- 6 is a specialist -- a special -- a specialist counsel in this regard, and I think she will take
- 7 my observations. Maybe my observations are correct, maybe they are not, but as an
- 8 individual, that's how I felt.
- 9 PRESIDING JUDGE SCHMITT: [13:00:46] Thank you very much, Mr Taku.
- 10 First of all, thank you for your good wishes. Secondly, I think the problem was very
- much -- that you rightly addressed was very much mitigated, otherwise we would
- 12 have interfered by the fact we have these protective measures here in the courtroom
- with this witness. So it's not that the witness testifies here in a manner that would
- 14 expose her.
- 15 Would you like to add something, Mrs Massidda?
- 16 MS MASSIDDA: [13:01:21] Thank you very much, Mr President. Only a brief
- 17 comment, because I understand that the comments of my learned colleague were
- mainly related to the questions posed by Ms Adong during the questioning this
- 19 morning.
- I wanted simply to put on the record that of course when, as lawyer, we pose
- 21 question to someone who is also one of our clients, as a participating victims, we take
- 22 into account this concern in relation to the eventually retraumatisation. And it was
- 23 also for this reason that Ms Adong, a Ugandan lawyer, was questioning the witness,
- 24 fully aware of the cultural background and of the type of question that could be

25 posed to the witness in the specific case.

- 1 Thank you very much, your Honour.
- 2 PRESIDING JUDGE SCHMITT: [13:02:07] Thank you very much. And we leave
- 3 it at that at the moment. And I wish you a nice afternoon also, Mr Taku, and a nice
- 4 very, very long break that we now have.
- 5 Lunch break until 2.30.
- 6 THE COURT USHER: [13:02:25] All rise.
- 7 (Recess taken at 1.02 p.m.)
- 8 (Upon resuming in open session at 2.32 p.m.)
- 9 THE COURT USHER: [14:32:21] All rise.
- 10 MS HOHLER: [14:32:41] And, your Honour, to avoid being called by the Defence,
- we have a new face this afternoon and it is Ms Colleen Gilg.
- 12 PRESIDING JUDGE SCHMITT: [14:32:49] Thank you very much. But you really
- have to admit that is confusing a little bit.
- 14 Mr Obhof, you have the floor.
- 15 MR OBHOF: [14:32:56] Thank you very much, your Honour.
- 16 Q. [14:33:00] Good afternoon, Madam Witness.
- 17 A. [14:33:06] Good afternoon.
- 18 Q. [14:33:07] I hope you had a good lunch. And we'll be getting you out the door
- 19 around 6 p.m. your time.
- Now, Madam Witness, after the two days when the groups all split up, where did you
- 21 head next?
- 22 A. [14:33:39] After the two days, when the groups split up, we walked and then
- 23 we -- we walked in one direction and then we went towards Kitgum. You know,
- 24 when you are walking in the bush, you are walking in a roundabout manner, you
- don't know exactly where you are or where you are going.

- 1 Q. [14:34:06] This is a reference to tab 3, page 1376 and 1377. Madam Witness, did
- 2 you ever go to Teso immediately after being abducted?
- 3 A. [14:34:25] We went in that direction but we did not get to Teso.
- 4 Q. [14:34:33] Did you ever meet with Charles Tabuley and his group?
- 5 A. [14:34:44] We met with Charles Tabuley.
- 6 Q. [14:34:52] How long was it from your abduction to when you met
- 7 Charles Tabuley, Madam Witness?
- 8 A. [14:35:09] I do not recall the exact, the exact duration, but it wasn't -- it wasn't
- 9 more than a week.
- 10 Q. [14:35:23] And you stayed with Charles Tabuley for about two weeks; is that
- 11 correct?
- 12 A. [14:35:34] No, that's not correct.
- 13 Q. [14:35:45] So it's incorrect in your 2013 police statement that you were with
- 14 Charles Tabuley for two weeks? That's incorrect?
- 15 A. [14:36:01] That is incorrect. Because we did not stay, we did not stay with them.
- 16 We just met them, but we did not stay together with them.
- 17 Q. [14:36:12] Now, Madam Witness, without mentioning any names, how was it
- that you were given to person number 1?
- 19 A. [14:36:31] Well, on the day that we were abducted, when we got to the meeting
- 20 point where we met the other commanders waiting for us, and that was the time
- 21 when that commander number 1, after talking to people, that commander number 1
- 22 sent his escorts and asked me -- asked them to take me to his home, and then they
- 23 took me to his home as a babysitter. When they took me to his home as a babysitter,
- I stayed there for -- I stayed in his home until eventually I escaped.
- 25 Q. [14:37:20] So it's incorrect in your 2013 police report that you selected a shirt that

- belonged to person number 1 and then Charles Tabuley gave you to him as his wife,
- 2 gave you to person number 1 as his wife?
- 3 A. [14:37:46] That is incorrect. They did not write it correctly.
- 4 Q. [14:38:01] Now, Madam Witness, how many other wives did person number 1
- 5 have?
- 6 A. [14:38:15] Person number 1 had 11 wives.
- 7 Q. [14:38:25] So in this instance the police report and not the testimony you gave by
- 8 Rule 68 is correct? The police report stated that he had more than 10, if I remember.
- 9 The police report states 12.
- 10 PRESIDING JUDGE SCHMITT: [14:38:47] Perhaps you can -- perhaps it would be
- advisable here to refer exactly to paragraph 58. It is paragraph 58 of the statement.
- 12 MR OBHOF: [14:38:59] Yes.
- 13 Q. [14:38:59] Madam Witness, in your testimony today by Rule 68(3) you discuss
- 14 about how we -- and this is a quote:
- 15 "We were altogether three girls in (Redacted) -- person number 1's -- "household, myself,
- another girl abducted from Pajule who was about sixteen" -- with a certain
- 17 name -- "and a nineteen year old girl" -- by a different name -- "We would alternate ...
- 18 the three of us to sleep with" -- person number 1 -- "When" -- person
- 19 number 1 -- "died" -- and I won't mention the month -- "I was not given to any other
- 20 commander as a wife, but instead stayed with" -- another former commander.
- 21 Do you remember having that read over to you by the Office of the Prosecutor and
- 22 having reading -- read over that before you came here today, Madam Witness?
- 23 A. [14:40:16] Yes, I do recall.
- Q. [14:40:22] So can you explain the difference of why it seems that person
- 25 number 1 only had three wives here but yet you state today he had 11, plus yourself,

- and then 12 in your 2013 police report? Can you explain the large difference in the
- 2 number from 3 to 12, Madam Witness?
- 3 A. [14:40:57] The reason why I stated that person number 1 had 11 wives was
- 4 because they asked me how -- to give the number of wives that person number 1 had,
- 5 the number of wives he had minus myself. That is why I said 11. I was the 12th.
- 6 And the reason why I stated that there were three of us and he would alternate
- 7 between us was that was the time when we were in Sudan, because in Sudan we were
- 8 three and he would alternate between us. But the other wives had been left behind
- 9 with other commanders. He had left them in charge of -- he'd left them in the charge
- 10 of other commanders. And that's why it's like that.
- 11 Q. [14:41:44] When you were interviewed in 2005 by the Office of the Prosecutor,
- 12 did you tell them this information?
- 13 A. [14:41:58] I did tell him. I told him the number of wives that person number 1
- 14 had. They asked me the question and I responded. But I did not give them that
- 15 explanation. I did not explain why it was only the three of us at a particular time.
- But they asked me the number of wives that person number 1 had and I told them 11,
- 17 plus myself, 12.
- 18 Q. [14:42:27] Thank you, Madam Witness. When you went to Sudan, where did
- 19 you go to first?
- 20 A. [14:42:43] When we went to Sudan on the first occasion, we went through Pajok
- 21 road and the first place that we arrived at was called Katire.
- 22 Q. [14:43:01] Now, Madam Witness, Katire is on the eastern side of the mountain,
- 23 is it not?
- 24 A. [14:43:13] Yes, it is.
- 25 Q. [14:43:16] How long did you stay in Katire?

- 1 A. [14:43:25] We stayed in Katire for approximately one month.
- 2 Q. [14:43:38] And if you can estimate, about how long from your abduction was it
- 3 from when you first entered Sudan?
- 4 A. [14:43:57] If I'm to estimate, starting from the day I was abducted till the day we
- 5 entered Sudan, I estimate that it took about one and a half months.
- 6 Q. [14:44:15] Now, Madam Witness, whilst you were in Katire you were injured,
- 7 were you not?
- 8 A. [14:44:31] Yes, I was.
- 9 Q. [14:44:34] And I believe you spoke of the Lutugu tribe; is that right?
- 10 A. [14:44:45] That's correct.
- 11 Q. [14:44:49] Now, Madam Witness, the Lutugu were not friendly with the LRA,
- were they?
- 13 A. [14:45:00] No, they were not friendly.
- 14 Q. [14:45:05] Now, were there other tribes in Sudan that were not friendly to the
- 15 LRA?
- 16 A. [14:45:20] Yes, there were other tribes that were not friendly with the LRA.
- 17 Q. [14:45:29] Did that make it hard, Madam Witness, for you to try to escape?
- 18 A. [14:45:42] Yes, it did. It made it very difficult to escape. Especially from
- 19 Sudan, because first of all I did not know the language. If I knew the language,
- 20 perhaps it would have been a little bit easier to escape, because the, the -- those
- 21 people do not interrelate well with the LRA. If you escape and meet or run into
- 22 them, they will talk to you in their language and if you cannot explain yourself to
- 23 them in their language, then they will kill you because they will automatically
- 24 associate you with the LRA.
- 25 Q. [14:46:30] Now, Madam Witness, after Katire, where did you head next?

- 1 A. [14:46:42] After Katire, we went to a place known as Nsitu.
- 2 Q. [14:46:52] And how long did you stay in Nsitu, Madam Witness?
- 3 A. [14:47:04] We were in Nsitu for approximately two months.
- 4 Q. [14:47:13] How long did it take you to travel from Katire to Nsitu?
- 5 A. [14:47:28] I do not recall the exact number of days that it took us to walk from
- 6 one place to -- from Katire to Nsitu, because we would walk, stop, we would walk
- 7 and find somewhere and stop. Perhaps sometimes we would stop for two or three
- 8 days and then continue with the journey, so I do not know the exact number of days
- 9 that it took us to walk from one place to the other.
- 10 Q. [14:47:57] How would you travel -- how did you travel from Katire to Nsitu?
- 11 A. [14:48:13] From Katire to Nsitu we walked on foot. When we walked on foot
- there was a footpath, a footpath that was being followed. I do not know whether
- those tracks had already been created or whether somebody else had created those
- 14 tracks, but we were following those foot tracks because the LRA were already kind of
- 15 based in that area.
- 16 Q. [14:48:51] Did you go through deserts, jungles, swamps? How did you get to
- 17 Nsitu? What was the landscape like, Madam Witness?
- 18 A. [14:49:14] The path that we followed was mostly rocky, there were jungles with
- 19 big trees. We would climb up mountains or hills, then we go down the slope and
- 20 keep on connecting to other footpaths until we got to our location.
- 21 Q. [14:49:41] Now, after Nsitu, Madam Witness, where did you head next?
- 22 A. [14:49:53] After Nsitu we went to a place close to a lake or river, but I do not
- 23 recall the name of that place.
- Q. [14:50:08] Now, Madam Witness, did you tell the Office of the Prosecutor that
- 25 you spent two months in Nsitu when they interviewed you in 2005?

- 1 A. [14:50:34] If they have written 2005 in the statement, then that's what I said,
- 2 because there were a number of people who interviewed me so I do not recall every
- 3 single detail of what I said.
- 4 Q. [14:50:49] No, that's okay, Madam Witness. I just -- with the exception of
- 5 where person 1 died, I don't see a mention of Nsitu at all in your statement and from
- 6 your testimony today.
- 7 PRESIDING JUDGE SCHMITT: [14:51:07] But you have asked her today.
- 8 MR OBHOF: [14:51:09] Yes.
- 9 PRESIDING JUDGE SCHMITT: [14:51:10] And perhaps she was simply not asked in
- 10 such detail about the whereabouts.
- 11 MR OBHOF: [14:51:15]
- 12 Q. [14:51:16] Madam Witness, when you were talking to the police in 2013 you
- didn't mention this either, but you did tell them that you went to Lubanga Tek.
- 14 A. [14:51:40] Perhaps I got confused. I must have forgotten the names of the
- 15 places. I believe I meant Nsitu at the time because I did not go to Lubanga Tek. At
- 16 the time that we got to Sudan the LRA had already been chased away from
- 17 Lubanga Tek and Kony was no longer there.
- 18 Q. [14:52:01] And how do you know that, Madam Witness, that Kony was chased
- 19 from Lubanga Tek tech?
- 20 A. [14:52:16] They were talking about it. They were talking about it while we
- 21 were in the bush, while we were in Sudan, some of the other people that we were
- 22 living with, because they said, "Oh, when we used to live in Lubanga Tek at the time
- 23 things, life was really good, we had granaries, we had food, it was like a proper
- 24 homestead so life was very good, but as soon as Lubanga Tek was attacked and we
- 25 moved, then life became more difficult" because at the time when they were in

- 1 Lubanga Tek they had a permanent homestead and they had everything, life was
- 2 easier.
- 3 Q. [14:52:50] So, Madam Witness, was Nsitu like?
- 4 A. [14:53:03] Nsitu was like northern Uganda. It's a nice place. It's a good place.
- 5 It's a bit -- it's not as rocky as the Lutugu side of the Sudan. There are trees as well,
- 6 but it wasn't -- the grasslands are a bit -- not as bushy. It was very hot. There were
- 7 also a number of animals, so a number of animals that people could hunt and eat.
- 8 Q. [14:53:40] Was it a nice settlement or was it just someplace where people would
- 9 stop and leave and stop and leave? Was it a regular place for the LRA?
- 10 A. [14:54:06] Are you asking from while we were in the Sudan?
- 11 Q. [14:54:09] Yes, but specifically Nsitu.
- 12 A. [14:54:17] Yes, it was. Nsitu was not a home, a particular homestead where
- 13 houses were built. You know, you didn't have a house where you could walk in and
- 14 go into a house. But we had -- it was bushy, so whenever they would -- we would
- 15 get to place, we would encamp there, people would construct their homes. We used
- 16 to refer to them as home, but there were no properly constructed houses but we
- 17 would still refer to it as home because people had their own little corners where they
- 18 settled.
- 19 Q. [14:54:59] Does it surprise you to know, to hear, Madam Witness, that the LRA
- 20 was at Nsitu and arrived there the same time they arrived -- sorry, before they arrived
- 21 in Lubanga Tek?
- 22 A. [14:55:22] Well, if you say that, then it's not -- it's not correct because when I was
- 23 abducted we went to Nsitu, I was taken to Nsitu. But prior to my abduction I heard
- 24 that they used to go to Sudan and they used to live in Lubanga Tek, they would
- 25 bypass Nsitu and go to Lubanga Tek.

- 1 Q. [14:55:51] Just out of pure curiosity, Madam Witness, do you know where
- 2 Lubanga Tek was specifically in Sudan?
- 3 A. [14:56:07] No, I do not know where it was because I did not go there.
- 4 Q. [14:56:19] Now, Madam Witness, we talked a little bit about the picture of Otti
- 5 and the adverts that you saw that showed his face. And did they also have similar
- 6 pictures and adverts about Joseph Kony?
- 7 A. [14:56:44] Yes, Joseph Kony's was also there.
- 8 Q. [14:56:54] Now, were these photographs distributed throughout the camp or
- 9 were they merely hanging on people's houses or hanging on posts?
- 10 A. [14:57:13] The photos were not distributed to everybody in the camp. The
- photos were not stuck on the walls or not hung up on the walls of people's houses
- 12 either. But we saw the photos when some musicians, musicians who were singing
- about peace, they had a screenplay and they had Kony's photo, Kony speaking, they
- also had Otti's photo when Otti was talking as well and that's how I came to see Kony
- 15 and Otti's photos.
- 16 Q. [14:57:53] Speaking a little bit about your rehabilitation. Was part of your
- 17 rehabilitation programme talking with other former abductees in a group about your
- 18 experiences?
- 19 A. [14:58:27] No. The things that we were discussing while we were at the
- 20 World Vision, to settle us they would come, they would teach us at the World Vision,
- 21 they would advise us on how to live and we would also look at some of the things
- 22 and would -- sometimes we would actually replay or retalk about the things that we
- 23 went through our or experiences. Sometimes we would actually discuss or talk
- 24 about experiences, how we met and what happened. We would talk about things.

25 We would talk about our experiences as well.

- 1 Q. [14:59:21] In reference to your 2013 police statement, Madam Witness, why did
- 2 you make the additional statement?

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- 3 A. [14:59:38] They called me and they told me that there was an organisation that
- 4 had come from Kampala and the organisation wanted to talk to me. The
- 5 organisation was at the police station, so I went. You know, when you are in the
- 6 village there were a number of organisations that came asking for people who came
- 7 back from the bush. They were asking for returnees, saying that they have some
- 8 help, they would like to give them some help. And we would all go to get some help.
- 9 And once you get to these groups, they interview you, they ask you what happened,
- 10 you would tell them what happened. And then on another occasion another group
- 11 would also come or another organisation would come, invite returnees and we would
- all go again and then relay our stories again.
- 13 Q. [15:00:35] Do you remember which group called you in 2013 to go to the police
- 14 station, Madam Witness?
- 15 A. [15:00:50] I do not recall the name of the group, but it is the police who came
- and they asked for my whereabouts, they went, they collected me, brought me to the
- police station and then they started recording the interview. It's the police who came
- 18 and collected me.
- 19 Q. [15:01:15] So, I'm sorry, I just want to be clear, did you receive a call from the
- 20 organisation or did the police come, tell you about it, collect you and then have you
- 21 write a statement? So were you contacted first by the organisation before the police
- 22 came?
- A. [15:01:39] The organisation went to the police and then the police came to me
- 24 and told me that they needed me at the police station. There is an organisation that
- is at the police station that wants to speak to me. So they picked me up, they took

- 1 me to the police station, and I met the organisation. They organised -- the members
- 2 of that organisation also told me that they were police, that they were part of the
- 3 police.
- 4 Q. [15:02:20] Now, Madam Witness, did you get any paperwork from these
- 5 persons?
- 6 A. [15:02:35] I did not receive any paperwork.
- 7 Q. [15:02:55] Now, Madam Witness, was -- and maybe this might recall something
- 8 or maybe it's something different. Was this in connection with either the court case
- 9 of Thomas Kwoyelo or the recent return of -- or the somewhat recent return of Caesar
- 10 Acellam?
- 11 A. [15:03:30] Well, I did not get to understand that from the police. The kind of
- 12 investigation which they came for, I do not know why they wanted for me to get the
- 13 statement or my statement to be used for what purpose. I did not know.
- 14 Q. [15:03:55] Now not counting this one incident in 2013, how many times -- how
- 15 many other times did you do something like this?
- 16 A. [15:04:17] To go and give my statement?
- 17 Q. [15:04:21] Yes, Madam Witness. How many times did you give a signed
- statement, something like you gave the police in 2013?
- 19 A. [15:04:38] The one that I signed like the one similar to the one I gave to the
- 20 police, there is none. There is no any other. But for the groups that came that
- 21 sometimes say they want to provide support for returnees are the ones that
- 22 sometimes I signed documents which they gave me to.
- Q. [15:05:07] Now when you went in 2013 to the police station were there other
- 24 people just like you who were returnees, were they doing the same thing or was it just

25 you at the station that day?

- 1 A. [15:05:29] I was alone.
- 2 Q. [15:05:40] Now, Madam Witness, when you were in the bush did you ever meet
- 3 a person by the name of Buk Abudema?
- 4 A. [15:06:00] I met him.
- 5 Q. [15:06:05] Could you tell the Court where you met him, Madam Witness?
- 6 A. [15:06:16] I met Buk Abudema from the Sudan because while in the Sudan the
- 7 LRA was in one group, they were not separated in different groups. Everyone
- 8 would move in one group. Even the commanders would move together with
- 9 the rest of the people. But when position was given for -- at the time of cooking,
- then people would be in groups just for the purpose of cooking, but would not split in
- 11 different groups. So I met him from there.
- 12 Q. [15:06:54] Did you meet him in Nsitu or in Katire?
- 13 A. [15:07:04] I met him at Katire.
- 14 Q. [15:07:10] So at this time what would be approximately the end of October and
- 15 beginning of November, or maybe all the way through November of 2003,
- 16 Buk Abudema was in Sudan and not in Teso; is that correct?
- 17 A. [15:07:33] Yes.
- 18 PRESIDING JUDGE SCHMITT: [15:07:36] Do you know exactly when you -- do you
- 19 recall exactly when you met him?
- 20 THE WITNESS: [15:07:49] (Interpretation) I do not recall the exact time, but we had
- 21 just reached Sudan. We had just arrived in Sudan. We hadn't taken long.
- 22 PRESIDING JUDGE SCHMITT: [15:08:01] Thank you.
- 23 MR OBHOF: [15:08:22]
- Q. [15:08:23] Madam Witness, you met Mzee Kenneth Banya, correct?
- 25 A. [15:08:34] Yes, I met him.

- 1 Q. [15:08:38] Now, when you left Nsitu do you remember where you went to after
- 2 that?

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- 3 A. [15:08:55] I do not recall where exactly we went to, but we were just moving
- 4 about. I do not know exactly which place we went to.
- 5 Q. [15:09:07] And do you remember around how long, for how long you moved
- 6 about?
- 7 A. [15:09:19] It was about a month.
- 8 Q. [15:09:40] And I'm really sorry, I should have asked this earlier, Madam Witness,
- 9 but were you ever given a reason or did you ever find out about why your group
- 10 went from being with Tabuley and went up to Sudan?
- 11 A. [15:10:06] I did not -- I did not find out. But Tabuley did not move with us up
- 12 to Sudan. When we met him he separated and went back to Teso.
- 13 Q. [15:10:41] Madam Witness, did you ever meet Thomas Kwoyelo?
- 14 A. [15:10:52] I met him.
- 15 Q. [15:10:53] Do you remember where you met him? Was it in Uganda, Katire,
- 16 Nsitu, do you remember where?
- 17 A. [15:11:08] We met Kwoyelo at Katire. It was at Katire, that's where we met
- 18 several other commanders.
- 19 Q. [15:11:25] Now are you sure at this time when you entered in Katire Kwoyelo
- 20 was in Sudan instead of just north of Alero?
- 21 A. [15:11:47] Kwoyelo was in Uganda and then moved to Sudan. Because when
- 22 we reached Sudan other groups also came and found us there. It was at Katire
- 23 where people met and we all moved in one big group to Nsitu.
- 24 Q. [15:12:16] How long did -- sorry, was Thomas Kwoyelo with you this entire time

25 whilst you were in Nsitu?

- 1 A. [15:12:30] Kwoyelo was with us right from the time we were in Katire up to the
- 2 time we went to Nsitu and we stayed there until we left Sudan to come back to
- 3 Uganda. We were still together with Kwoyelo. It was a long time. It was a long
- 4 time. I do not recall. When we returned to Uganda we were still together with him
- 5 and he was the one who would lead the group.
- 6 Q. [15:13:01] During this time in Nsitu were you with Joseph Kony?
- 7 A. [15:13:12] Yes, we were together.
- 8 Q. [15:13:16] Now, Madam Witness, when you were in Nsitu with Joseph Kony
- 9 was -- did you ever hear Joseph Kony on the radio around the time of Christmas 2003
- 10 demanding that Thomas Kwoyelo be brought up from Uganda to him to be arrested
- 11 and punished?

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- 12 A. [15:13:46] I did not hear that.
- 13 Q. [15:14:03] Now, Madam Witness, in your statement, in your testimony today in
- paragraph 54, you stated that you think you may have been met Dominic Ongwen
- but you didn't really get to see his face, and this was about two months after you were
- in the LRA, after you had been abducted. Am I to assume that you saw Mr Ongwen
- 17 whilst you were in Katire or did you actually remain in Uganda for about two months
- or so before going to Sudan?
- 19 A. [15:14:49] I saw Dominic while in the Sudan in the area of Katire.
- 20 Q. [15:15:01] How long were you with Mr Ongwen in Katire?
- 21 A. [15:15:18] We spent about one month in Katire. And then we moved together
- 22 with them to Nsitu.
- 23 Q. [15:15:27] Was Mr Ongwen with you the entire time while you were in Katire
- 24 and Nsitu?
- 25 A. [15:15:39] Yes.

- 1 PRESIDING JUDGE SCHMITT: [15:15:47] Mr Obhof, may I.
- 2 Madam Witness, I have here your statement in front of me, and we are at
- 3 page 008 -- no, 0081. And there I read paragraph 54 -- 55, I start with 55: "I have
- 4 not heard of Odhiambo, Dominic Ongwen or Ocan Bunia."
- 5 That was your statement to the Prosecution. You have not heard at all of Odhiambo,
- 6 Dominic Ongwen or Ocan Bunia, and today you have said that you stayed with
- 7 Odomi at least a month, I have understood.
- 8 MR OBHOF: [15:16:39] If you go by our time schedule, at least three months. One
- 9 month in Katire --
- 10 PRESIDING JUDGE SCHMITT: [15:16:42] Two months --
- 11 MR OBHOF: [15:16:44] -- two months in Nsitu.
- 12 PRESIDING JUDGE SCHMITT: [15:16:47] Yes. Can you explain this to the Court?
- 13 THE WITNESS: [15:16:59] (Interpretation) The reason why I say I was with Odomi,
- because when we were in Katire and we were moving in one group, that's when the
- senior commanders, as they were passing by, one of my colleague was trying to tell
- me the different commanders, that this is Odomi, this is Buk. So he was trying to
- introduce me, telling me about those commanders. So that's why I say I met Odomi
- 18 at that place.
- 19 PRESIDING JUDGE SCHMITT: [15:17:31] Again, paragraph 54 on the same page,
- 20 there it is written down as your statement: "I believe I met Odomi once in Uganda",
- 21 and not Sudan.
- 22 So again it would be good if you could explain this to us.
- 23 THE WITNESS: [15:18:09] (Interpretation) Then I could have -- I could have
- 24 mistaken. I could have forgotten. But I do not exactly recall now whether I met
- 25 him in Uganda or in Sudan. But I now recall I met him in Sudan. But if my

- statement is saying I met him in Uganda, then maybe that is it.
- 2 PRESIDING JUDGE SCHMITT: [15:18:33] And you also said: "I never saw -- I
- 3 never saw his face, and I cannot say anything else about him." That is also in the
- 4 same paragraph that I have already cited. Is this correct?
- 5 THE WITNESS: [15:18:50] (Interpretation) Correct.
- 6 PRESIDING JUDGE SCHMITT: [15:18:53] Please, Mr Obhof.
- 7 MR OBHOF: [15:18:56] Thank you, your Honour.
- 8 Q. [15:18:58] So, Madam Witness, it is not true that you spent the entire time at
- 9 Nsitu with Mr Ongwen? So that is not true, correct?
- 10 A. [15:19:16] Correct.
- 11 Q. [15:19:27] I am going to be referring to tab 9. Now, Madam Witness, this is
- 12 a report made by the Office of the Prosecutor after a few of their attorneys and
- investigators met with you in July 2015. When the Office of the Prosecutor asked,
- "Are you known to the Accused (and/or associates)?" you replied yes: "She knew
- 15 Ongwen from her time in the bush. She thinks he knows her, as Ongwen knew her
- bush husband" -- person number 1 -- "very well."
- 17 That ERN is UGA-OTP-0263-2701.
- Now, Madam Witness, this is what these past five, seven to five, five to seven minutes
- 19 have been about. So when you talked to the Office of the Prosecutor in July of 2015
- 20 you said Mr Ongwen knew you well and you knew him -- or, sorry -- sorry, I am
- 21 going --
- 22 PRESIDING JUDGE SCHMITT: [15:20:51] Not "well". We have to be correct.
- 23 MR OBHOF: [15:20:52] Yes, yes. That's what I said.
- 24 PRESIDING JUDGE SCHMITT: [15:20:53] Not "well". Simply we do it -- it is cited
- as a -- it is written down here as a citation by the witness. So perhaps I give it a try.

- 1 Madam Witness, it is written down here as a sort of a citation of you, after you have
- 2 met two people from the Prosecution, that you knew Ongwen from your time in the
- 3 bush and you think he knows you because Mr Ongwen knew your bush husband,
- 4 person number 1, very well.
- 5 So this is the "very well", where the "very well" comes from. So is this correct or
- 6 would you word it today a little bit differently?
- 7 THE WITNESS: [15:21:41] (Interpretation) That is correct.
- 8 MR OBHOF: [15:21:45]
- 9 Q. [15:21:45] So, Madam Witness, if you only saw Mr Ongwen once during your
- 10 time in the bush, how did you know Mr Ongwen from your time in the bush?
- 11 A. [15:22:14] He was shown to me that, "That one is Lapwony Odomi." They
- 12 referred to him as "Lapwony Odomi". That is how I came to know him. Otherwise,
- if he himself is also listening, I am sure he will know that this person who is talking
- was the wife to lapwony number 1.
- 15 PRESIDING JUDGE SCHMITT: [15:22:37] But it's interesting that you explore this,
- 16 because this shows when you only read to know somebody that might have -- might
- 17 have been -- might be a completely different concept in the minds of different
- 18 witnesses, obviously. So it was good to clarify that.
- 19 MR OBHOF: [15:22:58]
- 20 Q. [15:22:58] Now, Madam Witness, also if -- you were with person number 1 the
- 21 entire time, from your abduction, or at least from within one day of your abduction,
- 22 until person number 1 died; is that right, Madam Witness?
- 23 A. [15:23:19] Yes, I was together with him.
- Q. [15:23:24] If person number 1 and Mr Ongwen were only in the same area just in
- 25 passing, maybe for a day, how was it that you think that Mr Ongwen would know

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- 1 you?
- 2 A. [15:23:58] He would be able to know me, because, you know, the soldiers have
- 3 a very sharp eye to see, can easily see and recall, and will say, "So-and-so or this
- 4 commander has a person like this, like this, who was abducted from this such
- 5 a place." So that's why I say he would be able to know me.
- 6 Q. [15:24:35] Madam Witness, how would Mr Ongwen and person number 1 be
- 7 chatty and talking about this if they only ran into each other one time near Katire or in
- 8 Uganda, wherever it was that they met, if they only ran into each other once?
- 9 A. [15:25:14] These people communicate. They just set up the antenna and they
- 10 talk. But the style in which they communicate, for us we would not know. For
- them, they use signal communication which they understand best.
- 12 PRESIDING JUDGE SCHMITT: [15:25:31] Perhaps just I give it a try.
- 13 Madam Witness, what made you think that person number 1 and Mr Ongwen knew
- 14 each other well?
- 15 THE WITNESS: [15:25:50] (Interpretation) The reason why I say person number 1
- and Mr Ongwen know each other was that one day person number 1, one of his wife
- 17 who -- whom I said she was about 19 years old, was the one telling me that person
- number 1 has a wife, another wife who is with Dominic Ongwen. That is why I
- 19 knew that they know each other.
- 20 MR OBHOF: [15:26:29] Can we go into private session, very briefly, please.
- 21 PRESIDING JUDGE SCHMITT: [15:26:32] A short private session.
- 22 (Private session at 3.26 p.m.) *(Reclassified partially in public)
- 23 THE COURT OFFICER: [15:26:37] We're in private session, Mr President.
- 24 MR OBHOF: [15:26:52]
- 25 (Redacted)

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- 1 (Redacted)
- 2 (Redacted)
- 3 (Redacted)
- 4 MR OBHOF: [15:27:32] We can go back to --
- 5 PRESIDING JUDGE SCHMITT: [15:27:33] Back to open session.
- 6 (Open session at 3.27 p.m.)
- 7 THE COURT OFFICER: [15:27:35] We are back in open session, Mr President.
- 8 MR OBHOF:
- 9 Q. [15:27:45] Now, Madam Witness, the things we have talked about these past
- 10 now about 15 to 20 minutes, why was it that you didn't inform the Office of the
- 11 Prosecutor of this in 2005 but then this was informed to them after he surrendered
- 12 in 2015?
- 13 A. [15:28:23] Could you say the question again, please?
- 14 PRESIDING JUDGE SCHMITT: [15:28:25] That was a little bit complicated.
- 15 MR OBHOF: [15:28:29] Yes.
- 16 PRESIDING JUDGE SCHMITT: [15:28:29] I think simply the first half, so to speak, of
- 17 the question and then you can decide how you continue.
- 18 MR OBHOF: [15:28:37]
- 19 Q. [15:28:38] Madam, why did you not tell the Office of the Prosecutor about this
- 20 alleged close relationship between person number 1 and Mr Ongwen in 2005?
- 21 A. [15:29:01] I did not tell them.
- Q. [15:29:06] Why did you wait until 2015, considering you did meet with
- 23 representatives in 2010?
- 24 A. [15:29:23] The reason why I did not tell them was even -- even if I had told them
- everything, the kind of life I went through in the bush, we would not even finish. So

1 there were certain areas that I was not able to tell them. But if I was to tell them

- 2 everything step by step consistently, it was a lot because there were so many things
- 3 that I went through.
- 4 Q. [15:29:55] Then why did you tell them, paragraph 55 of your testimony today,
- 5 which the Judge has read, "I have not heard of Odhiambo, Dominic Ongwen or
- 6 Ocan Bunia."?
- 7 A. [15:30:19] The reason why I stated that I did not know these people was perhaps
- 8 at the time when I was being questioned I was tired. I don't know.
- 9 Q. [15:30:35] How come you didn't inform the Court this morning whilst the Office
- of the Prosecutor was asking you if you read through your statement and your
- statement was true when they were doing their Rule 68(3) procedures?
- 12 A. [15:31:03] That was a mistake. It's a mistake that has happened.
- 13 PRESIDING JUDGE SCHMITT: [15:31:17] So I think what we can say is that --
- 14 MR OBHOF: [15:31:20] I am moving on to --
- 15 PRESIDING JUDGE SCHMITT: [15:31:22] Okay.
- 16 MR OBHOF: [15:31:23] Yeah.
- 17 Q. [15:31:27] Now, Madam Witness, you talked today and said that you received
- 18 military training. Now, why is it that in your World Vision application in
- 19 tab 4 -- sorry, which is tab 5, UGA-OTP-00 -- sorry, 0163-0443, on the first
- 20 page -- sorry, second page, on page 0444, regarding your bush experience and it said
- 21 "received military training" and "no" is checked. Madam Witness, did you or did
- 22 you not receive military training?
- 23 A. [15:32:25] I did receive military training.
- 24 Q. [15:32:29] And where did you receive this training, Madam Witness?
- 25 A. [15:32:37] I received military training while we were in Nsitu.

- 1 Q. [15:32:47] And the LRA had no problem training you how to use military
- 2 weapons in the medical/parental wing of the LRA where they house the wives, the
- 3 children and the sick? They taught you how to use weapons at Nsitu; is that correct,
- 4 Madam Witness?
- 5 A. [15:33:15] No, there was no fear in training us.
- 6 MR OBHOF: [15:33:27] Unless your Honours have any further questions, happy
- 7 30th of Movember.
- 8 PRESIDING JUDGE SCHMITT: [15:33:36] Thank you. I think I will address that
- 9 too. Thank you very much, Mr Obhof.
- 10 Madam Witness, I would like to address you on behalf of the Chamber. This
- 11 concludes your testimony. On behalf of the Chamber I would like to thank you that
- 12 you have made yourself available for these proceedings, that you have come to the
- video-link location and that you helped the Court establish the truth. We wish you
- 14 a safe trip back.
- 15 (The witness is excused)
- 16 PRESIDING JUDGE SCHMITT: [15:34:07] This concludes not only the testimony of
- 17 this witness, this concludes the hearing of today. And not only that, this concludes
- also the hearings of this year.
- 19 And I would like to take the opportunity to thank everybody in the courtroom on
- 20 behalf of the Chamber. I would like first to thank parties and participants for the
- 21 highly professional way in which they exercise their work. And also, which we
- 22 appreciate very much, all Judges here, the respectful and decent manner in which
- 23 they dealt with each other, parties and participants, and with the Chamber.
- 24 A special thank you goes to the Registry, which is personated here in the courtroom
- 25 by the court officer and the court usher. Registry, who did an excellent job to help

- 1 the proceedings run smoothly.
- 2 And another special thank you goes to the interpreters, who can only be admired for
- 3 the skill and velocity by which they translate to and from these languages whose
- 4 structures differ so much from each other.
- 5 Thank you very much to everyone. I wish everyone a good and restful holiday.
- 6 And although it may sound strange, but we adjourn the hearing and we resume,
- 7 presumably on -- not presumably, surely, on 15 January 2018, 9.30, and presumably
- 8 with P-145.

filed in the case

- 9 THE COURT USHER: [15:35:44] All rise.
- 10 (The hearing ends in open session at 3.35 p.m.)
- 11 RECLASSIFICATION REPORT
- 12 Pursuant to the Trial Chamber' IX's instructions, ICC-02/04-01/15-497, dated 13 July
- 13 2016, the public reclassified and lesser redacted version of this transcript is filed in the

14 case.