- 1 International Criminal Court
- 2 Trial Chamber V
- 3 Situation: Central African Republic II
- 4 In the case of The Prosecutor v. Alfred Rombhot Yekatom and Patrice-Edouard
- 5 Ngaïssona ICC-01/14-01/18
- 6 Presiding Judge Bertram Schmitt, Judge Péter Kovács and
- 7 Judge Chang-ho Chung
- 8 Trial Hearing Courtroom 1
- 9 Tuesday, 25 October 2022
- 10 (The hearing starts in open session at 9.31 a.m.)
- 11 THE COURT USHER: [9:31:35] All rise.
- 12 The International Criminal Court is now in session.
- 13 Please be seated.
- 14 PRESIDING JUDGE SCHMITT: [9:31:58] Good morning, everyone.
- 15 Court officer, please call the case.
- 16 THE COURT OFFICER: [9:32:03] Good morning, Mr President, your Honours.
- 17 The situation in the Central African Republic II, in the case of The Prosecutor versus
- 18 Alfred Yekatom and Patrice-Edouard Ngaïssona, case reference ICC-01/14-01/18.
- 19 And for the record, we are in open session.
- 20 PRESIDING JUDGE SCHMITT: [9:32:18] Thank you.
- 21 The appearances of the parties. The Prosecution appears unchanged.
- 22 MR VANDERPUYE: [9:32:24] Good morning, Mr President. We are indeed
- 23 unchanged. Same configuration as yesterday. Good morning, everyone.
- 24 PRESIDING JUDGE SCHMITT: [9:32:30] Thank you.
- 25 Also Ms Rabesandratana has not changed since yesterday.

- 1 MS RABESANDRATANA: [9:32:34](Interpretation) That's absolutely correct,
- 2 your Honour.
- 3 PRESIDING JUDGE SCHMITT: [9:32:45] And, Mr Suprun, I think we can make it
- 4 short today. Mr Suprun is, for the former child soldiers, here.
- 5 Because you are so many, Ms Dimitri, it's more difficult for me to see at first sight if
- 6 there are any changes or not.
- 7 MS DIMITRI: [9:33:02] Good morning, Mr President. Good morning,
- 8 your Honours. We are unchanged, Mr President.
- 9 PRESIDING JUDGE SCHMITT: [9:33:07] Thank you.
- 10 Mr Knoops.
- 11 MR KNOOPS: [9:33:08] Good morning, Mr President, your Honours. Good
- 12 morning, everybody in the courtroom. We are the same composition as yesterday,
- 13 Mr President. Thank you.
- 14 PRESIDING JUDGE SCHMITT: [9:33:16] Thank you very much.
- 15 And, again, welcome from the side of the judges and the Chamber to Mr Witness. I
- 16 hope you're feeling well today again.
- 17 WITNESS: CAR-OTP-P-0954 (On former oath)
- 18 (The witness speaks French)
- 19 (The witness gives evidence via video link)
- 20 THE WITNESS: [9:33:39](Interpretation) Yes, I'm feeling well. Thank you.
- 21 PRESIDING JUDGE SCHMITT: [9:33:41] So then we continue with the examination
- 22 by Ms Dimitri for the Yekatom Defence.
- 23 MS DIMITRI: [9:33:50] Thank you, Mr President.
- 24 QUESTIONED BY MS DIMITRI: (Continuing)(Interpretation)
- 25 Q. [9:33:58] Good morning again, Mr Witness.

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- 1 A. [9:34:00] Good morning.
- 2 Q. [9:34:08] I would like to talk about (Redacted), the Sangaris operation. You provided
- 3 (Redacted) in your statement in paragraph 49. I would like to know, as you say in
- 4 your statement, that it was Mr Yekatom who gave you the number (Redacted) When
- 5 Mr Yekatom gave you the number (Redacted) from the Sangaris, is it correct that he said
- 6 that he had contact with him?
- 7 A. [9:34:50] That is correct, Madam.
- 8 Q. [9:34:54] Therefore, did he talk about (Redacted)
- 9 A. [9:35:05] Mr Yekatom Alfred Rambo, when he called me, (Redacted)
- 10 (Redacted)
- 11 (Redacted)
- 12 Q. [9:35:31] Am I correct that during (Redacted)
- 13 (Redacted) from the Sangaris and at the same time (Redacted)
- 14 (Redacted) that you too could have contact (Redacted) to be able to cooperate?
- 15 A. [9:35:55] That is correct, Madam.
- 16 MS DIMITRI: [9:36:04] Mr President, I have five or six questions in private session,
- 17 with your leave.
- 18 PRESIDING JUDGE SCHMITT: [9:36:10] And for the audience, this is a protected
- 19 witness, and when we have -- or when we are asking questions that could identify
- 20 the -- the witness, we have to go to private session, which we do for five or six
- 21 questions, as Ms Dimitri has indicated.
- 22 Private session.
- 23 (Private session at 9.36 a.m.)
- 24 THE COURT OFFICER: [9:36:53] We're in private session, Mr President.
- 25 (Redacted)

Trial Hearing		(Private Session)
WITNESS:	CAR-OTP-P-0954	

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- 24 (Open session at 9.41 a.m.)
- 25 THE COURT OFFICER: [9:41:53] We are back in open session, Mr President.

- 1 MS DIMITRI: [9:41:58](Interpretation)
- 2 Q. [9:42:00] My next subject deals with weapons.
- 3 Since you were (Redacted), I have some questions on weapons in general,
- 4 a weapon of 14.5.
- 5 PRESIDING JUDGE SCHMITT: [9:42:17] Mr Vanderpuye has an issue with that.
- 6 MR VANDERPUYE: [9:42:20] We're in open session, and I don't know whether
- 7 counsel misspoke, but the concern is, identifying information shouldn't be mentioned
- 8 in open session.
- 9 PRESIDING JUDGE SCHMITT: [9:42:30] Yeah, I understand, but that that
- 10 was -- yeah, no, but no problem, because I'm -- I thought you had an issue with
- 11 the issue, which is -- which I would not see.
- 12 So please continue, Ms Dimitri, and bear in mind that -- yeah, your wording, so to
- 13 speak. Thank you.
- 14 MS DIMITRI: [9:42:56](Interpretation)
- Q. [9:42:57] A weapon of the type 14.5, am I correct that this weapon that is veryheavy?
- 17 A. [9:43:11] That is correct.
- 18 Q. [9:43:16] According to your knowledge and your experience, is it possible to
- 19 have such a weapon in your bag in order to carry it and transport it?
- 20 A. [9:43:28] Impossible. You had to take it in a vehicle.
- 21 Q. [9:43:42] And since you say you transport it in a vehicle, you're going to agree
- 22 with me that it is not possible to transport it on a motorbike or in a canoe?
- 23 A. [9:44:00] That is correct.
- 24 Madam --
- 25 PRESIDING JUDGE SCHMITT: [9:44:16] Continue. Please continue, Mr Witness.

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1 THE WITNESS: [9:44:22](Interpretation) -- you can transport it in a large canoe,

2 a pirogue. You could put it in a large canoe and transport it that way, but

3 you cannot do it on a motorbike.

4 MS DIMITRI: [9:44:47](Interpretation)

5 Q. [9:44:47] Thank you very much.

6 Do you agree with me that weapons must be cleaned and have to be dusted and taken

7 care of before they work?

8 A. [9:45:03] That is correct.

9 Q. [9:45:07] Could you explain to me what type of technique you used to clean up
10 your weapons.

A. [9:45:24] Thank you. Now, here we -- in the area which is called ESD. That is
the mechanism of instructions, the manual. If you allow me, I will explain what we
do with the weapons.

14 Q. [9:45:45] I'm listening, Mr Witness.

15 A. [9:45:48] Firstly, you take -- disassemble the weapon, you disassemble

the weapon, and piece by piece you put it in order and you clean, firstly. First you wash it. You wash the individual pieces, and then you dry it, clean it, and you put oil on it. You put oil on it. On each piece. And after that, you reassemble it, and you check twice to make sure that the mechanism is working properly. And then, after that, you can put the magazine in it and use it as a weapon.

Q. [9:46:59] Do you agree with me -- I know my question might seem ridiculous to
you, but we always have a good reason why we ask questions as lawyers.

23 Do you agree with me that it's not possible to just simply shake the weapon in order

24 to use it afterwards? It's not like that that you actually clean a weapon?

25 A. [9:47:21] Sorry?

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1 PRESIDING JUDGE SCHMITT: [9:47:22] Mr Vanderpuye has an objection. 2 MR VANDERPUYE: [9:47:24] I do. First, we're not -- we haven't described what 3 arms we're talking about. Different arms require different techniques to dry, to clean, 4 to fire, and to make ready. 5 The second thing is that it's a hypothetical question, and the witness is not in 6 a position to answer that question. He's not an expert in this field. 7 PRESIDING JUDGE SCHMITT: [9:47:43] Well, on the second point, I would 8 disagree, actually. On the first point, I agree. 9 So it's a mixed decision, so to speak. I think we have to clarify what kind of weapon 10 we are talking about. But the witness, well, might -- I will not describe this 11 further -- might have information how -- if this is possible or not, like you describe it. So perhaps you specify a little bit more. 12 13 MS DIMITRI: [9:48:13] No problem, Mr President. 14 Q. [9:48:18] (Interpretation) Mr Witness, I'm going to repeat my question. I'm 15 going to be more specific. A firearm, an AK-47 or a hunting rifle, is it true that it's 16 not enough to take that weapon, to shake it and then to be able to use it? On the one 17 hand, it's not like that that you clean a weapon, and secondly, it's dangerous, because 18 it cause some incident to take place. 19 [9:48:54] You can take the weapon you want to use if it's in a good state and it's Α. 20 ready to work. But if it's not working properly, you would be -- you'd have to clean 21 it before you could use it.

22 Q. [9:49:14] And if a weapon or firearms is in a container for a certain amount of

time, do you agree with me that in that specific situation you cannot simply open

24 the container, take the weapon, shake it and then it's ready for use?

25 A. [9:49:48] Weapons -- I have no idea about that at all.

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- 1 Q. [9:50:00] I'm going to change subjects now.
- 2 (Speaks English) Unfortunately, Mr President, the next subject I think I need to
- 3 address in private session. It's not going to be more than five minutes again.
- 4 PRESIDING JUDGE SCHMITT: [9:50:27] Yes. Private session.
- 5 (Private session at 9.50 a.m.)
- 6 THE COURT OFFICER: [9:50:42] We're in private session, Mr President.
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WITNESS:	CAR-OTP-P-0954

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- 5 (Open session at 10.04 a.m.)
- 6 THE COURT OFFICER: [10:04:44] We're in open session, Mr President.
- 7 MS DIMITRI: [10:04:50](Interpretation)
- 8 Q. [10:04:53] Now, there are a number of people who have already testified before
- 9 you who have explained about DDR of civilians. And a number of names were
- 10 added to the lists of DDR civilians. Notably, because people wanted to allow others
- 11 to benefit from the benefits of DDR. So names were added. People's family
- 12 members' names, et cetera, people who were not actually directly concerned in order
- 13 to be able to have the advantages of DDR for civilians.
- 14 Now, is that something that you also observed?
- 15 A. [10:05:35] Yes, I observed it, as did everyone.
- 16 Q. [10:05:43] I'm going to show you a document which the Prosecutor showed you
- 17 last Friday. This is at tab 47. *It's CAR-OTP-2039-0031.
- 18 THE INTERPRETER: [10:06:15] The interpreter corrects: 0031.
- 19 MS DIMITRI: [10:06:20](Interpretation)
- 20 Q. [10:06:21] Now, let's look at the top of that document. I'll just wait until you
- 21 can see it also. But it would be good if the court officer could zoom in at the top
- 22 there.
- 23 Now, this document was also put to you -- if we go up to the very top of
- 24 the document. This document was also put to you last Friday. Do you see it says
- 25 "phase 1" at the top?

Now, am I right in saying that this document was compiled during phase 1 of DDR?

2	A. [10:06:56] I no longer recall this document. But this is a document. I don't
3	recall if I if I received it.
4	Q. [10:07:15] Last week you told us that this document was compiled in 2013 or
5	2014. * I will put it to you that this is false and that this list was compiled in
6	the framework of the DDR and that's why it says "phase 1" on it?
7	A. [10:07:33] Yes, that's that's right. It's for another group.
8	That's right, Madam.
9	Q. [10:07:48] So after 2015, not in 2013, 2014?
10	A. [10:07:54] No.
11	Q. [10:08:01] And we can remove that.
12	No, just one minute. Please do leave it on the screen.
13	And you explained to us that DDR was for civilians, and you explained that military
14	personnel were figured in documents regarding rank promotions.
15	Now I'd like to show you page 0041 of the document which we have on the screen.
16	*And I would like to zoom in on entry 529.
17	Now, on Friday you told the Prosecutor that you recognise the name of Gilbert
18	Kamezolaï at 539.
19	A. [10:09:02] That is correct.
20	Q. [10:09:04] Now, do you agree with me that here, what we see, is not
21	Captain Gilbert Kamezolaï, because, as a military man, his name should have figured
22	in the the list of military men receiving ranks; whereas, here, his this name is
23	actually in a list of civilians? So I put to you that this is this Gilbert Kamezolaï is
24	not a military man but a civilian.
25	A. [10:09:40] That is correct, Madam. It's true, his name should not figure
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1 amongst the list of civilians because he was a military man. Perhaps that was

2 a mistake they made. But you're right, his name should not appear on a list of

3 civilians.

4 Q. [10:09:59] Thank you. I'm going to put another document to you. Now, it's at

5 tab 48 in the Defence folder. And I would like this not to be broadcast to the public,

6 please. CAR-OTP-2039-0050.

7 (Speaks English) It's not broadcasting.

8 Okay, thank you.

9 (Interpretation) Now I'm going to show you another document, and I would like it if

10 the witness could see this document in its entirety.

11 Thank you.

12 Now, this is a document in which you're going to recognise a name and where it says

13 "the Bimbo central transmitter". Now, do you agree with me that this document

14 is -- also relates to one of the steps of the DDR which you were involved in in 2016?

15 A. [10:11:40] Could you zoom in on that document, because it's really quite small.

16 PRESIDING JUDGE SCHMITT: [10:12:06] And to which name -- okay.

17 THE WITNESS: [10:12:08](Interpretation) That's correct.

18 PRESIDING JUDGE SCHMITT: [10:12:10] We have the answer already. Fine.

MS DIMITRI: [10:12:15](Interpretation) Thank you. We can remove that documentnow.

21 Q. [10:12:20] I would like to present three documents to you. The first one is at

tab 32 of the Defence folder, CAR-OTP-2111-0365.

23 Now, here you'll see at the top it says "Anti-Balaka farmer -- farmers".

24 Now, here we have a list of names. Now, I'll put a question on this in moment.

25 Tab 31, CAR-OTP-2093-0088. No. 2093-0088, please. Thank you.

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1 Now, here you see on this list a list of drivers and mechanics at various locations. 2 And now I'm going to show you a third list before I put my question, and that's 3 a document from tab 34, CAR-OTP-2093-0096. And here you see in the right-hand 4 column "rearing of small animals". Now, here's my question: Were these documents compiled as part of DDR for 5 6 civilians, and was it the case that each entity would submit a list of names in order to 7 benefit from DDR for civilians, and that one of the benefits was, for example, to obtain 8 a job as a farmer, as a mechanic, as a -- as a livestock farmer, or as a carpenter, for 9 instance? 10 A. [10:15:01] No, let me explain. That's not quite right. 11 So, as regards DDR, it was solely for those who had combat arms. When they would 12 hand those in, they would get DDR. 13 Now, what you're looking at here was CVR. It was for civilians who did not have 14 The United Nations gave some thought to this and felt that it was combat weapons. 15 important to also help that part of the community and to set up CVR in order to train 16 people. Various types of training was offered. Training in -- to become a mechanic, 17 to -- to -- to deal with small animals, et cetera. These were the various options 18 available to the relevant people. So these lists were drawn up to that end and were 19 provided to the United Nations office for the CVR programme. 20 Q. [10:16:14] Thank you for your answer. 21 So when it comes to CVR, lists were compiled of civilians who did not have combat 22 weapons, and those lists were drawn up so that those civilians could benefit from 23 training in livestock farming, crop farming, mechanics, et cetera? 24 A. [10:16:48] Not only civilians, but also combatants, Anti-Balaka combatants, fighters who did not have combat weapons. 25 That was it.

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Q. [10:17:03] I understand. So Anti-Balaka fighters, combatants who did not have combat weapons, their names would be put on these lists. These lists would then also be combined, various groups were mixed together, and that information was provided to the United Nations so that the people listed could provide -- could be provided with training in livestock farming, crop farming or mechanics; is that correct?

7 A. [10:17:34] Yes, that is correct.

8 Q. [10:17:36] And in the same way that the lists were compiled for the DDR - and

9 there you and I agreed that names were added so that people could have

10 the advantage of benefits - do you also agree that on the CVR lists there were also

11 names added, the names of people were added who -- people who had never been

12 combatants but who wanted to have the benefit of the UN -- United Nations training

13 programmes? Was that the case, if you know?

14 A. [10:18:13] No, I don't know about those lists. I only am familiar with my lists.

PRESIDING JUDGE SCHMITT: [10:18:21] I thought so, Mr Vanderpuye. So I think
your objection goes into the void, so to speak.

17 MR VANDERPUYE: [10:18:28] Well, yes, sort of.

18 PRESIDING JUDGE SCHMITT: [10:18:30] Well, actually, I really -- I have to say, I

19 really expected this answer. And this is the reason why I did not give you

20 the floor - excuse me - for that.

21 MR VANDERPUYE: [10:18:40] No, you're absolutely right. The only thing I -- the

22 only concern that I have is what -- I see a list on the screen. I don't know what

23 the provenance of that list is. I probably ought to. But I don't know that it's been

24 made out, and I'm not sure exactly what we're talking about.

25 PRESIDING JUDGE SCHMITT: [10:18:54] But with regard to the answer of

- 1 the witness, I think we can simply carry on.
- 2 Yeah, Ms Dimitri.
- 3 MS DIMITRI: [10:19:02] Thank you, Mr President.
- 4 We can remove the list from the screen.
- 5 Q. [10:19:06](Interpretation) I would like to return to a document which
- 6 the Prosecutor showed you last Friday. It's at tab 18 in the Prosecutor's folder,
- 7 CAR-OTP-2030-0232.
- 8 Now, you will recall that this is a document in which you marked the people you
- 9 knew, and you did that during the break. And I would like to take you to 0237 in
- 10 that document, please.
- 11 PRESIDING JUDGE SCHMITT: [10:19:54] And please enlarge it a little bit. It's too
- 12 small now on the screen.
- MS DIMITRI: [10:19:59] Yes, if we could enlarge 20 -- yes, 95, 96. Thank you very
 much.
- 15 PRESIDING JUDGE SCHMITT: [10:20:04] That's fine.
- 16 MS DIMITRI: [10:20:06](Interpretation)
- 17 Q. [10:20:06] Now, you marked Vivien Beina and Paleon Zilabo as two individuals
- 18 who you knew. Now, do you agree with me that Vivien Beina and Paleon Zilabo
- 19 were never ComZones?
- 20 A. [10:20:28] That is correct.
- 21 Q. [10:20:29] This list can be removed from the screen.
- 22 Now I'm going to change topic. You testified last Friday at 11.33 that
- 23 Sylvain Béorofei was in Mokom's movement, and that when Maxime Mokom
- 24 returned from Zaïre, that person had stayed with him until Mokom was at the ICC.
- 25 Now, at 15.05 on Friday you said that was Maxime Mokom was a member of

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- 1 the Anti-Balaka north.
- 2 Now, is it correct that Sylvain Béorofei was also a member of the Anti-Balaka north?
- 3 A. [10:21:33] That is correct.
- 4 MS DIMITRI: [10:21:56] Mr President, for the next three questions, I think it's better
- 5 to go in private session.
- 6 PRESIDING JUDGE SCHMITT: [10:22:01] Yes. Private session.
- 7 (Private session at 10.22 a.m.)
- 8 THE COURT OFFICER: [10:22:13] We're in private session, Mr President.
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Trial Hearing WITNESS: CAR-OTP-P-0954 ICC-01/14-01/18

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- 8 (Open session at 10.31 a.m.)

9 THE COURT OFFICER: [10:31:25] We're in open session, Mr President.

- 10 MS DIMITRI: [10:31:37](Interpretation)
- 11 Q. [10:31:38] Just a last question. Are you in a position to give me the date,
- 12 roughly? Before 5 December? After 5 December? Before the Yamwara meeting or13 after?
- A. [10:31:52] I think it's before December. I think it was in November, but I can't
 remember the precise date.
- 16 Q. [10:32:01] Thank you very much. Perfect.
- 17 You said that when Mr Yekatom fled to the Congo after the arrival of the Seleka, he
- 18 returned to the bush and resumed his activities.

19 Some witnesses of the Prosecution who appeared before the Court said that they were

- 20 part of some Anti-Balaka groups, not necessarily, not the one of Mr Yekatom, and
- 21 they explained that in the beginning, so before the attack of 5 December, their strategy
- 22 to arm themselves was to create ambushes against the Seleka so that they could
- 23 retrieve their weapons. Is that something that you know or you heard about?
- A. [10:33:08] That is correct, Madam. I heard that being said.
- 25 Q. [10:33:16] In paragraph 24 of your statement, you say that you decided to attack

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1 (Redacted) to retrieve arms. Not only you heard this talk about this strategy, but you

2 yourself applied that strategy.

3 A. [10:33:46] Could you repeat that part of the question, please, Madam.

4 Q. [10:33:53] Paragraph 24 of your testimony, you said that at a point of time, you

5 wanted to attack (Redacted) in order to get weapons. So you said, "We decided to attack

6 (Redacted) in order to get weapons, but we realised that they were very well equipped,"

7 when talking about the Seleka.

8 Am I to understand that you too, you wanted to implement the strategy to create an

9 ambush so that you could get the Seleka weapons?

10 A. [10:34:37] That is correct, Madam.

11 Q. [10:34:46] And paragraph 78 of your statement, when you refer to the strategy of

12 Mr Yekatom in order to make advances, you say that he too attacked the Seleka or

13 armed fighting Muslims in the small villages in order to retrieve their weapons; am I

14 correct in that?

15 A. [10:35:12] That's correct, Madam.

16 Q. [10:35:20] And when you say that they got their weapons, am I to understand

17 that you're talking about weapons of war, combat weapons?

18 A. [10:35:31] That is correct, Madam.

19 Q. [10:35:42] Do you -- did you know what the Muslims did with their weapons,20 their guns?

A. [10:35:50] They had these weapons in order to kill. They carried them withthem.

23 Q. [10:36:17] You also stated that the training of the Seleka in Pissa went to

24 Yekatom, and they provided him or handed over all their weapons. It is in

25 paragraph 78 of your statement.

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- 1 A. [10:36:36] That is correct. But that's --
- 2 Q. [10:36:38] That's not something you saw personally?
- 3 A. [10:36:44] No. (Redacted)
- 4 Q. [10:36:48] So you're saying (Redacted) that the Seleka of Pissa went to him and
- 5 gave him all their weapons?
- 6 A. [10:37:01] That is correct, Madam.
- 7 Q. [10:37:02] And was this done in the presence of the mayor of Pissa?
- 8 A. [10:37:09] I don't know.
- 9 Q. [10:37:15] Am I to understand from what you've said that there was no battle or
- 10 clash in Pissa because the Seleka gave -- gave their weapons and left?
- 11 A. [10:37:31] That is correct. He retrieved the civilians that had been trained by
- 12 the Seleka in Berengo. They remained there, they remained there, and then others
- 13 joined them and were there as well. (Redacted)
- 14 PRESIDING JUDGE SCHMITT: [10:37:58] Mr Witness, when you heard (Redacted)
- 15 (Redacted) that he retrieved the weapons from the Seleka that left, were
- 16 you surprised that the Seleka gave up their weapons voluntarily and without a fight,
- 17 so to speak, or that they didn't take them with them when they left?

18 THE WITNESS: [10:38:29](Interpretation) Thank you very much, your Honour.

- 19 After -- or, what (Redacted) explained that there was no fighting in Pissa, but
- 20 the Seleka who were there at the Pissa roadblock were not numerous and, therefore,
- 21 they left their weapons. And afterwards, after the Berengo training, they handed
- 22 them over, and they remained -- and those who were in Berengo in training. But
- 23 the Seleka who were armed, they abandoned their weapons and handed them over to
- 24 Rambo. That is what (Redacted)
- 25 That is it, your Honour.

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- 1 PRESIDING JUDGE SCHMITT: [10:39:35] Please move on.
- 2 MS DIMITRI: [10:39:39](Interpretation)
- 3 Q. [10:39:40] The civilians in training in Berengo, were they called the FETA of
- 4 Berengo? They were trained by the Seleka?
- 5 A. [10:39:50] That is correct, Madam.
- 6 Q. [10:39:54] Is it correct that during this period, the FETA of Berengo committed a
- 7 lot of atrocities against the civilian population?
- 8 A. [10:40:07] I don't know, Madam.
- 9 Q. [10:40:13] And when (Redacted)
- 10 (Redacted)
- 11 A. [10:40:30] It is only after, in person, on the -- (Redacted) he
- 12 explained this position.
- 13 Q. [10:40:46] And when you say afterwards by individuals at the site, it is
- 14 (Redacted); is that correct?
- 15 A. [10:40:58] That is correct. It was in Bangui.
- 16 Q. [10:41:16] I'm going to change subjects, Mr Witness.
- 17 You spoke in your statement in paragraph 88 of a young man of Petevo who had been
- 18 killed.
- 19 Do we agree that you weren't present during this incident?
- 20 A. [10:41:42] No. I got a call.
- 21 MS DIMITRI: [10:41:52] Mr President, could we go into private session, please.
- 22 PRESIDING JUDGE SCHMITT: [10:41:55] Private session.
- 23 (Private session at 10.42 a.m.)
- 24 THE COURT OFFICER: [10:42:10] We're in private session, Mr President.
- 25 (Redacted)

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- 19 (Open session at 10.54 a.m.)
- 20 THE COURT OFFICER: [10:54:39] We're in open session, Mr President.
- 21 MS DIMITRI: [10:54:46](Interpretation)
- 22 Q. [10:54:47] On the Radio Ndeke Luka, do you agree that the family of the victim
- 23 openly accused Mr Yekatom of burying this young man alive? This is what
- 24 the family said on the Radio Ndeke Luka.
- 25 A. [10:55:10] That is correct, Madam.

- 1 Q. [10:55:18] Am I correct in saying that this young person was called Raman
- 2 Bienvenue Tarcarmo?
- 3 A. [10:55:36] I don't remember his name.
- 4 Q. [10:55:37] Am I correct in saying that it was a Christian who sold gold chains in
- 5 the small market?
- 6 A. [10:55:44] That's correct.
- 7 Q. [10:55:53] Is it also correct that this incident, in any case, the telephone call and
- 8 the telephone conversation which you referred to, is it correct that this took place in
- 9 the -- close to the period of the Brazzaville agreement?
- 10 A. [10:56:13] It is after the Brazzaville agreement.
- 11 Q. [10:56:25] Do you remember --
- 12 (Speaks English) One question in private session. I'm sorry.
- 13 PRESIDING JUDGE SCHMITT: [10:56:38] So when we have answered that, we have
- 14 the coffee break, and then continue after the coffee break in open session, I would
- 15 suggest.
- 16 So we go to private session, and please ask your question.
- 17 (Private session at 10.56 a.m.)
- 18 THE COURT OFFICER: [10:56:58] We're in private session, Mr President.
- 19 (Redacted)
- 20 (Redacted)
- 21 (Redacted)
- 22 (Redacted)
- 23 (Redacted)
- 24 (Redacted)
- 25 (Redacted)

(Open Session)

- 1 (Redacted)
- 2 (Redacted)
- 3 (Redacted)
- 4 (Open session at 10.57 a.m.)
- 5 THE COURT OFFICER: [10:57:47] We're in open session, Mr President.
- 6 PRESIDING JUDGE SCHMITT: [10:57:48] And as indicated before we last went to
- 7 private session, we have now the break until 11.30 and then continue in open session
- 8 at 11.30.
- 9 THE COURT USHER: [10:57:58] All rise.
- 10 (Recess taken at 10.58 a.m.)
- 11 (Upon resuming in open session at 11.31 a.m.)
- 12 THE COURT USHER: [11:31:13] All rise.
- 13 Please be seated.
- 14 PRESIDING JUDGE SCHMITT: [11:31:28] I was just tempted to say this is
- 15 the opposite of an open session. We have a -- I understand that we -- that
- 16 the witness has annotated this document.
- 17 Thank you very much, Mr Witness, for that.
- 18 And it has already an ERN number. If you want to put questions on that, but I think
- 19 it's good that simply we have it as a document annotated by this witness, which is
- 20 then also part of his witness testimony, and that should be enough. But if you have,
- of course, additional questions on that, you may, but I would not assume. Actually,
- 22 you have made your point, I think, that had you wanted to make.
- 23 MS DIMITRI: [11:32:06] Just for the record to be very clear, Mr President, I
- 24 understand that the Xs are (Redacted)
- 25 PRESIDING JUDGE SCHMITT: [11:32:13] Okay, then we ask him.

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- 1 Mr Witness, thank you very much again that you annotated during your break, that
- 2 you worked during your break, so to speak, and you annotated this document. Are
- 3 we to understand that (Redacted)
- 4 THE WITNESS: [11:32:35](Interpretation) Yes, that's right, your Honour.
- 5 PRESIDING JUDGE SCHMITT: [11:32:36] Thank you.

6 Ms Dimitri.

- 7 MS DIMITRI: [11:32:38] Thank you, Mr President.
- 8 Q. [11:32:41](Interpretation) Thank you, Witness.
- 9 Now, I have one last question regarding the topic that we were discussing before
- 10 the break, and that is the man from Petevo.
- 11 Now, before the break, you said, at 10.45 or 46, you said, "Now the population of
- 12 Petevo barricaded the road and demonstrated so that Rambo would return the young
- 13 person."
- 14 Now, have I understood that the -- the people were demonstrating so that
- 15 the -- the young person would be returned? Now, we don't know what happened to
- 16 the young person, do we; is that correct?
- 17 A. [11:33:33] Could you repeat the last part of your question.
- 18 Q. [11:33:37] You said that the people of Petevo had demonstrated so that Rambo
- 19 would return the young person.
- 20 Now, am I to understand that we in fact don't know whatever happened to the young,
- 21 and that's why the people were demonstrating and that's why the family went on
- 22 the Radio Ndeke Luka; is that correct?
- 23 A. [11:34:11] That is correct.
- 24 PRESIDING JUDGE SCHMITT: [11:34:13] Mr Vanderpuye.
- 25 MR VANDERPUYE: [11:34:14] I'm a little late in the objection, but I think, in general

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1 terms, to ask a witness what the population knew, or didn't know, calls for 2 speculation. 3 PRESIDING JUDGE SCHMITT: [11:34:26] In general terms you're right. Yeah. In 4 general terms you're right. 5 MS DIMITRI: [11:34:30] It was more directed to the witness. He --6 PRESIDING JUDGE SCHMITT: [11:34:33] Absolutely. I understood. I 7 understood. Let me just -- so -- but do you have any information if -- if the -- this 8 young person really died and how the person died, if you have the information that 9 the person died? 10 THE WITNESS: [11:34:53](Interpretation) That's right, your Honour. The young 11 person died. And based on the information which I gathered, which I gathered from 12 a few people, the young person was -- was murdered, was killed by Mr Rambo 13 himself between Boyali and Bossongo, between Boyali and Bossongo. So people 14 confirmed that he was killed. 15 PRESIDING JUDGE SCHMITT: [11:35:59] Ms Dimitri. MS DIMITRI: [11:36:01](Interpretation) 16 17 Q. [11:36:02] Who are the people? 18 A. [11:36:09] People from the little villages, and also his brother confirmed it to him. 19 The people from the village. His brother Devy. [11:36:21] People from which village? 20 Q. 21 A. [11:36:29] People from the village who I met in Bimon. Bimon, Kapou, and also 22 the people of Boyali. I don't know their name, but people in Boyali, I think 23 the group leader is very familiar with this incident. 24 Q. [11:36:55] And that is information which you -- you heard, which you received, 25 but you have no direct knowledge yourself.

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- 1 A. [11:37:04] This is information which I gathered myself.
- 2 Q. [11:37:08] And nobody was a direct witness.
- 3 A. [11:37:12] No. Not to my knowledge. No, I'm not sure.
- 4 Q. [11:37:23] I'm going to change topic now.
- 5 You referred to a Central African colonel who went to his farm and was shot at. Do
- 6 you recall that?
- 7 A. [11:37:33] I do.
- 8 Q. [11:37:35] Do you recall the name of the colonel?

9 A. [11:37:39] Oh, I've forgotten the name of that colonel. I've forgotten the name

10 of the colonel, but everybody in Bimbo was aware and were aware of what had

- 11 happened, et cetera, et cetera.
- 12 Q. [11:38:06] But you didn't see it yourself?

13 A. [11:38:13] Rambo was pursuing a colonel who had returned to his farm, and he

14 shot at him near the town hall of Bimbo. The colonel had tried to get away at speed,

15 and he was shot at to try and stop him, but he was missed and he -- he got away.

16 PRESIDING JUDGE SCHMITT: [11:38:44] The question was, Mr Witness, if you did see that

17 by yourself, or where did you get the information from if you did not see it by yourself?

18 *THE WITNESS: [11:38:59](Interpretation) I was on the roadside. I was at

19 a location near my junior brother's place of work. I heard shots. So I came out and

20 asked what was happening. And I was told that Rambo was pursuing. And I went

21 out and I saw him returning. That's what I saw. And everybody was talking about it.

22 MS DIMITRI: [11:39:39](Interpretation)

23 Q. [11:39:41] Who was returning, the colonel or the ... or Mr Yekatom?

24 A. [11:39:48] Mr Yekatom, Madam.

25 Q. [11:39:50] And what year was this?

- 1 A. [11:39:53] Oh, I think -- if I'm not mistaken, I think it would -- it was 2015. 2014
- 2 or 2015, if I'm not mistaken.

3 Q. [11:40:09] And everybody was aware, Captain Kamezolaï as well, being

- 4 a captain in the army, he would have been aware?
- 5 A. [11:40:17] Sorry?
- 6 Q. [11:40:20] You said everybody was aware. (Redacted) heard about it.

7 So I suppose that (Redacted) would also have been aware because (Redacted)

8 (Redacted), and it's not every day that a colonel is shot at.

9 A. [11:40:45] I don't know. Perhaps he was aware, but I don't know.

- 10 Q. [11:40:47] Didn't you discuss the matter with him?
- 11 A. [11:40:49] No, I didn't discuss it with him.
- 12 Q. [11:40:57] I'm going to put the question to you again because, well, you know

13 a lot of military people and you don't recall the name of that colonel.

14 A. [11:41:10] I don't know. Maybe if you give me some time his name will come

15 back to me. But other than that, no, I can't give you his name.

- 16 Q. [11:41:20] And where was he assigned, this colonel?
- 17 A. [11:41:26] I don't know what his -- his assignment was.
- 18 Q. [11:41:36] And do you know where he lived?
- 19 A. [11:41:40] Sorry?

20 Q. [11:41:41] Just one --

- 21 PRESIDING JUDGE SCHMITT: [11:41:48] Mr Vanderpuye.
- 22 MR VANDERPUYE: [11:41:50] First, it's unclear to me what the relevance of this
- 23 particular incident is in respect of the scope of the charges and the enquiry
- 24 the Chamber is charged with. The second thing is, we're in open session, and
- 25 the series of questions that are being put to the witness and the characterisation of

- 1 those questions may tend to release his identity.
- 2 PRESIDING JUDGE SCHMITT: [11:42:09] Yes. Well, relevance, yes and no. It's of
- 3 course not of immediate relevance to the charges, we all -- we all know that.
- 4 And -- but I understand also that the Defence, since this has been brought up and is in
- 5 the statement that the Defence addresses it, really should do it with, let's say, it
- 6 should come to an end at some point in time, and we should be careful not to ask
- 7 questions which identify the -- might identify the witness.
- 8 I understand, and I think we can move on from there, that the witness simply does
- 9 not know the person. He cannot give you further information on that person.
- 10 Please, Ms Dimitri, move on.
- 11 And, indeed, for the -- frankly speaking, for the -- Mr Vanderpuye has a point when
- 12 he says, this is not -- let's say, it's of a very, if at all, very minor, minor relevance to
- 13 the charges.
- 14 MS DIMITRI: [11:43:18] I --
- 15 PRESIDING JUDGE SCHMITT: [11:43:19] If at all.
- 16 MS DIMITRI: [11:43:20] I --
- 17 PRESIDING JUDGE SCHMITT: [11:43:21] You understand my wording.
- 18 MS DIMITRI: [11:43:24] I do. But you understand, Mr President, that it's a simple
- 19 sentence in a 68(3) statement where I had no information. I didn't even know it was
- 20 2015. The investigator didn't even push. So that's what we have to do when we
- 21 have a 68(3) statement.
- 22 PRESIDING JUDGE SCHMITT: [11:43:38] I did not stop you.
- 23 MS DIMITRI: [11:43:39] No, no, I know. I know.
- 24 But I'm just -- it's -- the questions that I was putting was to put context around it.
- 25 PRESIDING JUDGE SCHMITT: [11:43:46] My impression is that you got

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- 1 the information that the witness has on this incident, and he has not more information 2 on that incident. 3 MS DIMITRI: [11:43:58] With your leave, Mr President, just one last question. 4 PRESIDING JUDGE SCHMITT: [11:44:01] It's always like that, but that's okay, yeah. 5 One last question on that. 6 MS DIMITRI: [11:44:06](Interpretation) 7 Q. [11:44:09] Witness, now you, did you see the vehicle pass by? A. 8 [11:44:16] Yes. I've just told you, I was on the roadside. And I (Redacted) 9 (Redacted) -- and I -- I heard the gunfire, and when I went out, I was told that 10 Rambo was pursuing a colonel. And when I got out, I saw Rambo returning. 11 Q. [11:44:47] And what vehicle did you see him in? 12 [11:44:50] In a four-by-four pickup, or four-wheel drive pickup. A. 13 Q. [11:44:58] In paragraph 68 of your statement, you say that Mr Yekatom was born 14 in Brazzaville and that his parents were Congolese and that Mr Yekatom took 15 the name "Rambo" when he joined the Anti-Balaka. 16 Now, why did he take the name "Rambo" when he joined the Anti-Balaka? 17 A. [11:45:35] I don't know. Perhaps he took the name having seen the film 18 "Rambo". Maybe he -- he decided that was a good nickname and took it. I don't 19 know why. 20 [11:45:59] And so it was a nickname which he adopted in 2013-2014; is that Q. 21 correct? 22 A. [11:46:06] Yes. 23 Q. [11:46:12] And at page -- at paragraph 78, you say that he even changed his birth 24 certificate after joining the anti-Seleka to be called Alfred Rambo Yekatom.
- 25 A. [11:46:31] That's correct.

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1 Q. [11:46:31] So after joining the Anti-Balaka, he had his birth certificate amended

2 because he was so taken by this nickname.

3 A. [11:46:43] No, it wasn't after he joined the Anti-Balaka that he -- he changed his

4 name. He was already a member of the Balaka. And it wasn't before he decided to

5 change his birth certificate.

- 6 PRESIDING JUDGE SCHMITT: [11:47:10] If I may, shortly.
- 7 Mr Witness, in this paragraph 78 of your statement you say: "Il a même tenté de

8 *changer son acte de naissance pour s'appeler Alfred Rombot Yekatom.*" So this sounds as if

- 9 he has tried but did not succeed. Could you clarify this, please.
- 10 THE WITNESS: [11:47:39](Interpretation) Well, he managed it because it's written
- 11 on his birth certificate. And he went on to become a member of parliament, and it
- 12 was in his birth certificate.
- 13 MS DIMITRI: [11:47:57](Interpretation)
- 14 *Q. [11:47:57] I'm going to put a document to you now at tab 36, Defence binder,
- 15 CAR-D29-0015-0004.
- 16 This is Mr Yekatom's passport, and it is -- it was issued in 2009.
- 17 THE INTERPRETER: [11:48:24] The interpreter corrects: 0015-0004.
- 18 MS DIMITRI: [11:48:31](Interpretation)
- 19 Q. [11:48:32] Now, I'm going to present the second page of that to you.
- 20 The second page, please. Thank you.
- 21 And if we could zoom in on that and perhaps turn it also. (Speaks English) Can you
- 22 roll pages? I don't know if that's possible or ...
- 23 (Interpretation) There we go.
- 24 So, it says Yekatom Rombhot Alfred, and that was issued in 2009.
- 25 Now, Witness, I put it to you that the information that you have for Mr Yekatom are

- 1 incorrect. In fact, he was born in Bangui, not in the Congo, and he bore the name
- 2 "Rombhot" well before the Anti-Balaka.
- 3 What you have said was in fact false, and it's not the only false thing that you have
- 4 said regarding Mr Yekatom and it's not the only thing which is detrimental to his
- 5 reputation.
- 6 A. [11:49:31] What I've tried to tell you is what I know.
- 7 Q. [11:49:36] We can remove the document.
- 8 A. [11:49:39] I knew him in the army, but not with that name. I knew him as
- 9 Alfred Yekatom.
- 10 Q. [11:49:50] And I put to you, Witness, that one of the reasons that you know that
- 11 he was always called Alfred Yekatom Rambo is because, throughout your testimony,
- 12 when you spoke of him, you referred to him as Alfred Yekatom Rambo.
- 13 Rambo -- allow me to complete. Rambo was not a nickname, and that is why you
- 14 spontaneously used his full name throughout your testimony.
- 15 A. [11:50:28] Sorry, Madam?
- 16 PRESIDING JUDGE SCHMITT: [11:50:32] That was not a question, so ...
- 17 MS DIMITRI: [11:50:36](Interpretation)
- 18 Q. [11:50:38] I put it to you that Rambo was not a nickname which he used
- 19 afterwards, and that you knew it was not a nickname because, spontaneously,
- 20 throughout your testimony, when you have referred to Mr Yekatom and when
- 21 the Prosecutor put questions to you, you referred to him as Alfred Rombhot Yekatom.
- A. [11:51:06] If you could just give me a moment to explain.
- 23 Q. [11:51:09] Please.
- A. [11:51:19] I knew him in the army under the name Alfred Yekatom, and I was
 not aware of that name, Rambo. Later, when he was in the Anti-Balaka, he -- and he

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- 1 changed his birth certificate, (Redacted)
- 2 (Redacted), he called and he
- 3 came to find (Redacted), and he gave that name because he had lost his birth certificate.
- 4 Q. [11:52:41] (Redacted) when he changed his birth certificate to add
- 5 Rambo, as you have said, can you explain to me how it is that on official documents,
- 6 such as a passport issued in 2009, we read what you refer to as being the nickname
- 7 Rambo, because if I'm not mistaken, a passport is issued on the basis of a birth
- 8 certificate. So how do you explain that on his passport of 2009 we read Rambo,
- 9 whereas, now you're saying that (Redacted) he
- 10 changed his birth certificate?
- 11 PRESIDING JUDGE SCHMITT: [11:53:31] Mr Vanderpuye first.
- 12 MR VANDERPUYE: [11:53:33] Mr President, I don't think it's up to the witness to
- 13 explain what is in a document that is purportedly his passport and when it was
- 14 issued, or if it's official, or if it's been changed or not changed; that's one.
- 15 Two, the identity of Mr Yekatom is really not in issue in this case.
- 16 PRESIDING JUDGE SCHMITT: [11:53:51] I agree. I agree with the first thing.
- 17 The second thing is, the identity is of course not -- not an issue, but Ms Dimitri has an
- 18 issue with when this nickname or when this nickname was first used, but I think we
- 19 have exhausted that subject. So that is my position here.
- 20 Please continue.
- 21 MS DIMITRI: [11:54:14] Mr President, could we go into private session for one
- 22 question, please.
- 23 PRESIDING JUDGE SCHMITT: [11:54:17] Yeah, private session.
- 24 (Private session at 11.54 a.m.)
- 25 THE COURT OFFICER: [11:54:50] We are in private session, Mr President.

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(Private Session)

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- 20 (Redacted)
- 21 (Open session at 11.57 a.m.)
- 22 THE COURT OFFICER: [11:57:29] We're in open session, Mr President.
- 23 MS DIMITRI: [11:57:33](Interpretation)
- 24 Q. [11:57:36] I would like to talk about Mr Yekatom's aide-de-camp, Seda, which
- 25 you refer to in paragraph 47 of your statement -- sorry, 87. Now, if I've understood

- 1 paragraph 87 of your statement correctly, what you are saying is -- what you say
- 2 there is (Redacted) two bodies on the ground and a third body, that of Seda, being
- 3 transported to the hospital in a taxi, a taxi car; is that correct?
- 4 A. [11:58:11] That is correct.
- 5 Q. [11:58:12] Well, in that case, how did you know that the two bodies on the
- 6 ground were actually corpses, dead people?
- 7 A. [11:58:22] I'll explain to you how it is that (Redacted) these two bodies on the ground.
- 8 (Redacted)
- 9 (Redacted) I left because I
- 10 heard gunfire. (Redacted)
- 11 (Redacted) two bodies on the ground and one body in military attire
- 12 being transported by taxi. (Redacted) I was told that that was Seda
- 13 who was being transported to the hospital and the other two bodies were to be
- 14 transported by taxi to the hospital as well.
- 15 (Redacted) where Rambo was, and (Redacted) he had left for Bossongo, et cetera.
- 16 That's what happened. *And (Redacted) why, why he did that, and (Redacted) those
- 17 elements took goats, or rather, sheep -- sheep, that the fleeing Muslims had left, and
- 18 when they came to collect them, Mr. Rambo showed up and took everything away.
- 19 He did not want them to benefit from the looting of the movement. Rather, they too
- should have benefited from that loot, and that's why he pursued them as far as PK9,
- 21 and he went in the direction of the town hall.
- 22 And so it was that one of the men wanted him, wanted his skin. He did not want
- anybody from the town hall to be aware of what happened, and therefore, he
- 24 returned, and that's where the actual incident took place.
- 25 PRESIDING JUDGE SCHMITT: [12:01:02] Mr Vanderpuye, you are right, I think.

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- 2 there's -- there's not further information on this issue, then I think we can stay open,
- 3 but that's my concern.

WITNESS: CAR-OTP-P-0954

Trial Hearing

- 4 PRESIDING JUDGE SCHMITT: [12:01:14] Yeah, we have to be careful -- really
- 5 careful, Ms Dimitri.
- 6 MS DIMITRI: [12:01:18] Yeah. No, we could go -- I need to elicit, so we could go to
- 7 private session.
- 8 PRESIDING JUDGE SCHMITT: [12:01:23] Then we go to private session.
- 9 MS DIMITRI: [12:01:24] Thank you.
- 10 (Private session at 12.01 p.m.)
- 11 THE COURT OFFICER: [12:01:36] We are in private session, Mr President.
- 12 (Redacted)
- 13 (Redacted)
- 14 (Redacted)
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- 10 (Recess taken at 12.17 p.m.)
- 11 (Upon resuming in open session at 12.24 p.m.)
- 12 THE COURT USHER: [12:24:08] All rise.
- 13 Please be seated.
- 14 PRESIDING JUDGE SCHMITT: [12:24:24] Ms Dimitri.
- 15 MS DIMITRI: [12:24:26] Thank you, Mr President.
- 16 Q. [12:24:33](Interpretation) Now, again, about this phone call on 5 December, you
- 17 tried to justify your testimony of Friday last by saying that you might make a mistake
- about the date. But last Friday you were very precise on two occasions and -- 10.33
- 19 and 10.38, you said that it's behind -- at the explosions of 5 December that you phoned
- 20 Yekatom. Whilst you were hearing the explosions, that you called Mr Yekatom in
- 21 order to ask him what was happening.
- 22 So, once again, I am putting it to you that you never had this call.
- 23 PRESIDING JUDGE SCHMITT: [12:25:33] Mr Vanderpuye.
- 24 MR VANDERPUYE: [12:25:35] He's been asked this question. He's already
- answered it. The question subsumes two things. One is the existence of the call

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- 1 and the accuracy of his narrative -- his narrative concerning that call. The second is
- 2 the accuracy of the telephone number to which it was made.

3 PRESIDING JUDGE SCHMITT: [12:25:55] And third is the accuracy of the call data

4 records.

5 MR VANDERPUYE: [12:25:58] Indeed.

6 PRESIDING JUDGE SCHMITT: [12:25:58] So I think that he has answered it. He

7 has answered the question.

8 MS DIMITRI: [12:26:03] Mr President, if I may. My -- my suggestion to

9 him -- because I'm closing the doors here. He -- he put an answer just before

10 the break saying, "Maybe I was mistaken in terms of date." I'm -- if I may,

11 Mr President. I'm shutting that door by saying, "That's not what you said last

12 Friday." That's one.

13 In terms of accuracy of the phone number, Mr Vanderpuye was very specific when he

14 asked the question. I was even more specific, because I wanted to avoid an objection

15 where I was going to be told by Mr Vanderpuye, "You can't put an omission. It's call

16 data record." I was very specific on which phone was used by him and which

17 number he called for Mr Yekatom.

18 PRESIDING JUDGE SCHMITT: [12:26:50] Okay. So now for the last time,

19 Mr Witness -- let me do it.

20 For the last time, Mr Witness, so did you receive -- did you receive or did you

21 call Mr -- let me have a look how you said it. Did you call Mr Yekatom with regard

22 to the 5 December attack and spoke with him about that?

23 THE WITNESS: [12:27:15](Interpretation) Thank you, your Honour.

24 What I did, I accept. And what I didn't do, I don't accept. I had a conversation and

25 I asked him, and that is why I -- I am at liberty to explain, otherwise I couldn't

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1 explain.

2 PRESIDING JUDGE SCHMITT: [12:27:40] Ms Dimitri.

3 MS DIMITRI: [12:27:40] Thank you, Mr President.

4 Q. [12:27:52](Interpretation) In paragraph 95 and 96, in your statement, you say

5 that in your zone - we're in public session, so I won't say what zone it is - you had

6 contact with the Muslim community and you told them that they could stay.

7 So, on the other side, you also made extremely serious allegations as regards

8 Mr Yekatom, by saying that in his zone he killed many Muslims. He took their

9 property in Kapou, in Pissa, Mbaïki.

10 My question is as follows: Am I to understand that Mr Yekatom didn't do like you,

11 he did not contact the Muslim population to bring about reconciliation?

12 A. [12:28:57] Thank you, Madam, for this question that you've put to me. (Redacted)

13 (Redacted)

14 (Redacted)

15 He had elements under him. And if those close to him removed themselves from

16 him (Redacted) that is why I'm passing on that

17 information to the Court. (Redacted), I wouldn't tell the Court.

18 (Redacted)

19 Q. [12:29:56] So if I tell you the imam of Mbaïki came here as a witness and said, in

20 public, "Yekatom said and did what he could so that peace could be re-established in

21 Lobaye" - end of citation - are you prepared to admit that the information that you

22 received on the intentions of Mr Yekatom in Lobaye are not reliable?

A. [12:30:35] Thank you. This is information after, when we started to look at the

24 social fabric so that we could come together. That is when that information was

25 made available. But if you talk about (Redacted)

- 1 (Redacted), then this would be my response.
- 2 PRESIDING JUDGE SCHMITT: [12:31:09] Well, do we have any names of these
- 3 elements? Do you recall some of the names of these elements, please?
- 4 THE WITNESS: [12:31:29](Interpretation) There (Redacted)
- 5 (Redacted)
- 6 (Redacted)
- 7 (Redacted). That's -- that's what I explained to the Court.
- 8 Perhaps the lawyers are in contact with them. And if they do get in contact with
- 9 them, they will be able to explain better than I have been able what happened. But
- 10 I'm answering to the best of my ability.
- 11 PRESIDING JUDGE SCHMITT: [12:32:38] Ms Dimitri.
- 12 MS DIMITRI: [12:32:39](Interpretation)
- 13 Q. [12:32:39] Witness, do I understand that you went to Lobaye and (Redacted)
- 14 (Redacted); is that correct?
- 15 A. [12:33:02] Yes.
- 16 Q. [12:33:23] And (Redacted)-- I'm
- 17 going to reframe my question.
- 18 Now, in your statement you referred to attacks, village by village, by Yekatom. And
- 19 a little earlier you explained to us that Pissa was not attacked. There was no fighting
- 20 there.
- 21 Now, do you have information or do you have reasons to think that Mbaïki was
- 22 attacked?
- 23 A. [12:34:07] Yes, Madam.
- 24 Q. [12:34:09] (Redacted)
- 25 Mbaïki had been attacked and there had been fighting there?

1	A. [12:34:26] When his elements were still alive Coeur de Lion, for instance,
2	Coeur de Lion (Redacted) that he had taken Mbaïki, and he had collected all of
3	the weapons there that had been in the arms of the gendarme, et cetera. That was it.
4	Q. [12:34:41] So that's all he said to you about Mbaïki. He went to Mbaïki and he
5	collected weapons there; is that correct?
6	A. [12:34:50] Yes.
7	Q. [12:34:53] (Overlapping speakers)
8	PRESIDING JUDGE SCHMITT: [12:34:53] Ms Dimitri
9	MS DIMITRI: [12:34:54] I'm going too fast.
10	PRESIDING JUDGE SCHMITT: [12:34:56] you know, if we are not finished at
11	1 o'clock, we are not finished at 1 o'clock, but we want to have everything on
12	the record.
13	MS DIMITRI: [12:35:05] I'm sorry, Mr President. Thank you for I'm doing my
14	best.
15	PRESIDING JUDGE SCHMITT: [12:35:07] And sometimes slowing down is also, for
16	other reasons, quite good, I think.
17	MS DIMITRI: [12:35:15] Thank you, Mr President. I will slow down, and
18	unfortunately, it's impossible for me to finish at 1.
19	PRESIDING JUDGE SCHMITT: [12:35:21] Well, then, it's as it is.
20	MS DIMITRI: [12:35:23] Thank you.
21	PRESIDING JUDGE SCHMITT: [12:35:24] We have no guarantee on that.
22	MS DIMITRI: [12:35:26] Thank you.
23	Q. [12:35:34](Interpretation) Now, am I to understand when you use the term
24	"attacking from village to village, focusing on Muslims", am I to understand that what
25	you were actually talking about was the collecting of weapons, just as you have

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1 described for Pissa and Mbaïki? Was that it? 2 A. [12:36:04] Well, if they find weapons, they're certainly going to take them. 3 They're not going to leave them behind. 4 Q. [12:36:12] So when you say "attacking from village to village, targeting 5 the Muslims", is that what you're talking about? When they would arrive into 6 a village, they would take the weapons, is that what you have understood? 7 *A. [12:36:33] No, we have to be specific. Let me explain, Madam. 8 If he goes into a village and he finds weapons, he will necessarily take the weapons. 9 He would take the weapons. 10 Because if somebody took the weapons, they would be used to kill each other. 11 Q. [12:37:06] And that is what you were referring to when you refer to the Lobaye villages? 12 13 A. [12:37:16] Thank you, Madam. In my statement -- well, at Bagbou (phon) there 14 is a village, at Bagbabou (phon), which Seleka found. There was fighting and 15 the weapons were taken. Then there's the village of Kpama. And there was also 16 fighting in the village of Bakassa. It was they who explained attack by attack what 17 they had done. 18 Q. [12:38:13] Do you agree with me that Kpama is very far from Mbaïki? 19 A. [12:38:35] You will find Kpama in Ombella-M'Poko. 20 Q. [12:38:47] Now I return to my original question. Am I to understand by your 21 reference to "attacks village by village" in your statement, that you're referring to 22 these -- these clashes with the Seleka and the recovering of weapons; is that correct? 23 [12:39:05] Yes, Madam, that is correct. Α. 24 MS DIMITRI: [12:39:24] Mr President, could I have a moment, please? 25 PRESIDING JUDGE SCHMITT: [12:39:27] Of course.

- 1 (Counsel confer)
- 2 PRESIDING JUDGE SCHMITT: [12:39:50] In the meantime, can I ask the parties and
- 3 participants, is there any, let's say, preference for the normal lunch break or a shorter
- 4 lunch break today? Any preference by anyone?
- 5 MS DIMITRI: [12:40:07] I could do with no lunch break. So a short one is fine with
- 6 me, Mr President.
- 7 PRESIDING JUDGE SCHMITT: [12:40:11] A short one is okay. Okay, then let's say
- 8 when we -- perhaps, yeah, when we come close to 1 o'clock, we have a shortened
- 9 lunch break until 2 o'clock.
- 10 Please continue, Ms Dimitri.
- 11 MS DIMITRI: [12:40:23] Thank you, Mr President.
- 12 Q. [12:40:24](Interpretation) Witness, I'm going to change topic now. Now, you
- 13 refer to, at paragraph 86 of your statement, when being questioned by the Prosecutor,
- 14 in that paragraph you told us about the incident regarding the son of General Lapo
- 15 and Djotodia's wife.
- 16 Now, could you tell me, who was it that relayed that incident to you first?
- 17 A. [12:41:09] Thank you. (Redacted)
- 18 (Redacted)
- 19 (Redacted)
- 20 (Redacted)
- 21 (Redacted)
- 22 So that's the answer, Madam.
- 23 Q. [12:42:17] And it is they who told you that Djotodia's wife had been arrested at
- 24 the same time as the aide-de-camp?
- A. [12:42:30] As soon as I had the information, that is what they explained. They

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1 explained that Djotodia's wife had been arrested with his aide-de-camp. That's right,

2 Madam.

Q. [12:42:57] What exactly did he tell you regarding the incident? What did he tell
you about the arrest and the incident, more specifically?

5 A. [12:43:09] He told that Djotodia's wife had been going to the cemetery in Boeing

6 with a corpse to bury a family member, as the Muslims do. So they had been

7 travelling to Boeing. There was a vehicle, the vehicle carrying Djotodia's wife was

8 stopped by some military men, and they were taken together with some elements.

9 Now, the elements were killed on the spot, and Djotodia's wife was transferred to

10 the hill for some time before being released. That is what I heard, that is what I

11 learnt at the time, and so I'm relaying it to you now, Madam.

Q. [12:44:16] Now, you said that -- in your statement that Djotodia's wife was taken
to the base. Now, was she taken to the base after the son of General Lapo was killed
close to the vehicle?

A. [12:44:44] She was taken to the base after they killed Lapo's son. I don't know
if the killing was right beside the vehicle, or if they took him some distance away, but
he was killed on site, as I understand it.

Q. [12:45:24] I'd just like to clarify something. You said that you weren't how
many -- unclear on how many metres from the car this happened. Now, in your
statement you say they took him some metres from the car.

A. [12:45:41] Yes, that's right. Because I didn't know -- I didn't know what
the distance was, so I said some metres from the car.

23 Q. [12:46:03] Have I understood correctly that when you said some metres from

24 the vehicle General Lapo's son was killed and that Djotodia's wife was subsequently

25 taken to the base, is that how you recount the incident?

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- 1 A. [12:46:28] Yes, that's right.
- 2 Q. [12:46:30] Could you repeat your answer.
- 3 A. [12:46:33] That is correct.
- 4 Q. [12:47:02] Now, in your statement you said (Redacted)
- 5 (Redacted) gave you
- 6 the information.
- 7 A. [12:47:21] That is correct.
- 8 MS DIMITRI: [12:47:23] I'll continue in private session.
- 9 MR VANDERPUYE: [12:47:28] Thank you.
- 10 PRESIDING JUDGE SCHMITT: [12:47:29] Well that's -- yeah, private session.
- 11 (Private session at 12.47 p.m.)
- 12 THE COURT OFFICER: [12:47:49] We're in private session, Mr President.
- 13 (Redacted)
- 14 (Redacted)
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- 24 (Open session at 2.20 p.m.)
- 25 THE COURT OFFICER: [14:20:18] We are in open session, Mr President.

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- 1 MS DIMITRI: [14:20:23](Interpretation)
- 2 Q. [14:20:24] Mr Witness, you made a few additions to your statement, specifically

3 about Mr Yekatom.

4 My question is this: Since the time you signed your initial statement, since 2017,

5 have you spoken to any of Yekatom's people to get information?

6 A. [14:20:51] Talked to him?

7 Q. [14:20:53] No. I'll repeat my question.

8 Ever since you met with the investigators from the OTP in 2017, have you spoken to

9 people, people that you know or individuals concerning Mr Yekatom? Because I do

10 note that you made several additions to your statement when you were given an

11 opportunity to make -- to add things or to correct your statement.

12 A. [14:21:28] No, Ma'am, I did not talk to people. I had forgotten some things, so I

13 reminded the Court -- I added some things to my statement, Ma'am.

14 Q. [14:21:49] I put it to you, Mr Witness, that you bear animosity towards

15 Mr Yekatom. That is why during your testimony on Friday at -- you said this:

16 "Things weren't working between us." So I put it to you that your animosity to

17 Mr Yekatom was such that you made serious allegations against him during your

18 testimony, baseless allegation.

19 A. [14:22:25] Thank you very much, Ma'am.

20 I do not bear any animosity towards Mr Yekatom. I'm not even angry at him.

21 What I saw, what I experienced, I have told you about. Because if I say that things

22 weren't working between us, it's because he's a person who never listens. When I

23 talk to him, he doesn't want to listen.

24 But in terms of his acts of violence and abuse, I don't want to be beside him. So

25 that's why I said it didn't work between us, because, you see, he doesn't listen.

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1 That's all, Ma'am.

2 Q. [14:23:19] In your testimony at 10.53 on Friday, and also at paragraph 45 of your 3 statement, that after a meeting in Yamwara, Ngremangou apparently called 4 Captain Kamezolaï to tell him that he had received an order from outside not to 5 change the name Anti-Balaka and to do everything to maintain the return to 6 constitutional order. 7 You explained, without giving us the details about who was present, that a meeting 8 had been held, an emergency meeting, and afterwards, the participants at the meeting 9 had strongly insisted upon Captain Ngremangou, and he acknowledged that that 10 outside order came from Bozizé. 11 So, Mr Witness, I'm just repeating to you what you said. I'm just giving you some 12 background. Are you still with me? 13 A. [14:24:28] I'm with you. 14 Q. [14:24:31] I thought that -- correction: You thought that (Redacted) 15 (Redacted) afterwards. Was that (Redacted) to the effect 16 that Ngremangou had telephone contact with Bozizé? 17 A. [14:24:55] (Redacted) I deduced that he had had telephone 18 contact with Bozizé. 19 Q. [14:25:04] On Friday you testified saying that Ngremangou was in ongoing 20 contact, ongoing contact with Bozizé. Once again, am I to understand that you 21 didn't have any information from anyone to the effect that -- that he was on -- in 22 ongoing contact with Bozizé? It was a conclusion that you drew on the basis of 23 a single phone call in 2013.

24 A. [14:25:41] Thank you, Ma'am.

25 I said that Ngremangou, when -- or, after the meeting, the -- in the evening,

- 1 Ngremangou called Kamezolaï to tell him that the outside was not in agreement with
- 2 the decision. (Redacted) another meeting, and we had
- 3 the impression it was Bozizé who was saying this. That's what I've explained to you.
- 4 I -- I didn't say anything about ongoing contact. No.
- 5 Q. [14:26:28] Now, what about all -- I'll ask you about Francis Bozizé. Do you
- 6 know where Francis Bozizé was during the events?
- 7 A. [14:26:39] He was outside.
- 8 Q. [14:26:40] You never spoke to him?
- 9 A. [14:26:42] No. Not even.
- 10 Q. [14:26:47] And we agree that no one was telling you about Francis Bozizé --
- 11 THE INTERPRETER: [14:26:55] Overlapping.
- 12 MS DIMITRI: [14:26:59](Interpretation)
- 13 Q. [14:27:00] Let me finish my question and wait three seconds.
- 14 You heard that he was outside, but no one told you anything specific about him,
- 15 agreed?
- 16 A. [14:27:08] No.
- 17 Let me explain. There was one element from the group, Ngremangou's group. If I
- 18 recall correctly, his name was -- well, he was a -- he might have been
- 19 a non-commissioned officer, Monte (phon). He was in Ngremangou's camp. So he
- 20 told me that -- he told me that the name of Francis Bozizé came out in relation to
- 21 the deal involving money. That's what I said in my statement.
- 22 Q. [14:28:03] Last Friday you testified at 10.48, saying, on 5 December, or before
- 23 5 December, Mr Yekatom had had contacts with Andjilo and Mazimbele. When
- 24 the Prosecution asked you how that information came to you, you answered, and I
- 25 quote I'm quoting from your direct testimony on Friday you said:

1	"The information came to me because at the time there was no secret thing. That
2	means that it was even said on the national radio. People were saying it everyone
3	was saying it. The information was out there. It was general." End of quote.
4	So my question to you is this: What were people saying? What was said on
5	the national radio exactly in this regard?
6	A. [14:29:09] No, Ma'am. That remark was made, because when the Prosecutor
7	asked me whether the Anti-Balaka of the north also were advancing towards Bangui,
8	and I said that was no secret. People were talking about on the radio. Everyone
9	was talking about it. The information was going from one person to another,
10	from but contact with Andjilo, I wasn't alongside Rambo to see him make a call, so
11	I can't take that into account.
12	Q. [14:30:04] And the same thing for Mazimbele?
13	A. [14:30:08] I beg your pardon, Ma'am?
14	Q. [14:30:11] You said, quote: "I wasn't beside Rambo to see his call with Andjilo."
15	So I understand that you don't have direct information to the effect of Mr Yekatom
16	being in touch with Andjilo.
17	Do you agree that you don't have any direct information about Rambo being in touch
18	with Mazimbele directly?
19	A. [14:30:38] I wasn't beside him to see him make a call to Mazimbele.
20	PRESIDING JUDGE SCHMITT: [14:30:47] So, Mr Witness, what you said about
21	the contacts, alleged contacts between Mr Yekatom and Mr Andjilo and
22	Mr Mazimbele, does this is the source solely public available sources, like radio, or
23	something like that?
24	THE WITNESS: [14:31:10](Interpretation) Sorry, your Honour? I couldn't hear,
25	really, what you were saying.

1	PRESIDING JUDGE SCHMITT: [14:31:17] No problem, Mr Witness. I repeat.
2	So when you speak about alleged contacts between Mr Yekatom examine
3	Mr Mazimbele and Mr Andjilo, does this information, the source of this information
4	derive only from public sources, for example, from radio, or do you have other
5	sources of information insofar?
6	THE WITNESS: [14:31:48](Interpretation) No, it's not from the radio and other
7	sources. It is only afterwards, when the Anti-Balaka of the south and north merged,
8	at that moment, there was an understanding between them. But I haven't got
9	a source that Yekatom Alfred Rambo came and had contact with Mazimbele or
10	Andjilo from the Anti-Balaka north, no. That's my answer.
11	MS DIMITRI: [14:32:34](Interpretation)
12	*Q. [14:32:51] During your statement last Friday, at 12.37, (Redacted)
13	(Redacted)
14	(Redacted)
15	(Redacted)
16	My question is as follows: Am I to understand that during the period of all
17	the events of 2013, January, February 2014, March 2014, (Redacted)
18	(Redacted) is that correct?
19	A. [14:33:50] Thank you very much, Madam, for the question you've just put.
20	What I said is, at the moment when he took the route which I just described, after
21	a little while - how should I put it? - after the Brazzaville forum, well, then, I moved
22	around. I could cross at that stage, and I could go (Redacted)
23	(Redacted) where he slept in Bossangoa and Sekia and return. But it was after
24	the Brazzaville forum that the tension reduced and I could move around and go there.
25	Q. [14:35:02] In paragraph 91 of your statement, you say that the sector which was

- 1 under the control of Yekatom had natural resources, like diamonds. And when we
- 2 gave you the opportunity to correct your statement, you add gold. Could
- 3 you -- could you explain to us why you made this correction.
- 4 A. [14:35:34] I'm not sure about that correction there.
- 5 Q. [14:35:42] And then following on, in the same paragraph, Mr Yekatom is rich. I
- 6 remember you don't remember the correction. Are you saying that he was profiting
- 7 from the gold and diamond in his sector?
- 8 THE INTERPRETER: [14:36:00] The interpreter didn't get the answer.
- 9 MS DIMITRI: [14:36:05](Interpretation)
- 10 Q. [14:36:06] Is that a supposition that you're making, or are you a witness that
- 11 Yekatom was exploiting the diamonds and gold and became so rich and saying that
- 12 the others were not more worth than a dog?
- 13 A. [14:36:22] That's not the issue, Madam.
- 14 Q. [14:36:24] (Overlapping speakers)
- 15 PRESIDING JUDGE SCHMITT: [14:36:27] Mr -- Mr Witness, what is the issue, if you
- 16 say that's not the issue?
- 17 THE WITNESS: [14:36:47](Interpretation) The lawyer said whether I saw and I
- 18 spoke about the issue whether he's rich or not, and I said that really wasn't
- 19 the problem, your Honour.
- 20 She can repeat the question if she wants, and I will answer.
- 21 PRESIDING JUDGE SCHMITT: [14:37:15] Mr Witness, when you say that's not
- 22 the issue, but the issue is that you have it in your statement, and, again, like always,
- 23 you know, in Court, we always want to know where the sources of information
- 24 derives from, you know. It could be that you have seen it with your own eyes, or
- 25 that people have talked about, or whatsoever. So this is what we want to know.

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- 1 This information that you provided us insofar with regard to the wealth or not wealth
- 2 of Mr Yekatom in your statement, what is your source of information here?
- 3 THE WITNESS: [14:37:59](Interpretation) Thank you, your Honour.
- 4 That's why I said to the madam counsel, I said I'm going to answer the question.
- 5 (Redacted), broadly
- 6 speaking.
- 7 In Lobaye area, towards -- I'm going to remember the name. He has a -- a machine
- 8 that detects gold, and he gave it to the element and the element went on the ground.
- 9 And he went to the spot, and he has his portion which he gave to other elements
- 10 which they could use and exploit, and (Redacted)
- 11 (Redacted). That's it, your Honour.
- 12 MS DIMITRI: [14:39:33](Interpretation)

13 Q. [14:39:35] But just a few moments ago you talked about you don't remember

14 when you added the word "gold" in your statement.

- 15 A. [14:39:45] (Overlapping speakers)
- 16 Q. [14:39:46] Wait, wait, wait. Let me finish. Let me finish my question.

17 Some moments ago you said, "I don't remember that I added the word 'gold' in my

- 18 statement." And all of a suddenly --
- 19 A. [14:40:01] (Overlapping speakers)
- 20 Q. [14:40:02] Let me finish my question.
- 21 And suddenly you remember and you recall that an element of Mr Yekatom had
- 22 a detector, a detector for gold; is that right?
- A. [14:40:18] The question came to me and I was trying to answer. And as I was
- 24 talking to you, I remembered, and that is why I responded to the question as I did,

25 Madam.

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- 1 PRESIDING JUDGE SCHMITT: [14:40:36] Well, and we have to admit that I asked
- 2 him about the source of information. And when he then provides us with this
- 3 information, okay, that's his answer. Now I asked him. So it's -- if you want to
- 4 blame someone, it's me.
- 5 MS DIMITRI: [14:40:56](Interpretation)
- 6 Q. [14:40:57] Are you in a position to say where in Lobaye you find gold and
- 7 diamonds?
- 8 A. [14:41:09] He has this detector in (Redacted) where they have this equipment, and
- 9 (Redacted), something like that.
- 10 I don't remember his name, but that's something like that.
- 11 Q. [14:41:44] I'd like to change topics.
- 12 Still talking about the Pissmiss roadblock which is in control by Mr Yekatom's
- 13 elements. Do you agree with me that Pissmiss is close to the Zila sector, a hundred
- 14 metres away from Zila?
- 15 A. [14:42:08] That's correct, Madam.
- 16 Q. [14:42:16] And Zila was in the zone of Mr Yekatom, in his area of control?
- 17 A. [14:42:23] That's correct, Madam.
- 18 Q. [14:42:27] And is it also correct that Captain Gilbert Kamezolaï for a certain
- 19 period of time, immediately after the resignation of Djotodia, Captain Kamezolaï was
- 20 based or resided in Zila?
- 21 A. [14:42:47] (Redacted)
- 22 (Redacted)
- 23 Q. [14:43:10] You describe the post -- Pissmiss post, and these are your word, in
- 24 1442, you said: "This was like a post of demons, a catch-all, a jumble. In order to go
- 25 through this checkpoint, god had to be with you, otherwise the river will carry you

1	down stream." You said that last Friday at 12.34. You made extremely serious
2	allegation as regards Mr Yekatom in his zone, in his area and not only in Pissmiss
3	from January 2014. Those are your words. I'm going to let you listen to an audio,
4	and after that, I have a question.
5	This is 58 of the Defence binder, CAR-OTP-2076-0815, 07:22 to 08:37.
6	For the interpreters, it is tab 59, CAR-D29-0006-0721, line 6 to 23, page 0725, I believe.
7	PRESIDING JUDGE SCHMITT: [14:44:58] The interpreters are ready, obviously, so
8	we can start.
9	MS DIMITRI: [14:45:02] Okay.
10	(Playing of the audio excerpt)
11	THE INTERPRETER: [14:45:11](Interpretation of the video excerpt)
12	"The FACA officers took the direction of the Anti-Balaka group, but since
13	the departure of Mr Djotodia, the president of the transition and the international
14	division, there was a split. One of the Anti-Balaka went behind the new transitional
15	power that was respected by Joachim Kokaté who became a counsel minister.
16	Captain Kamezolaï, who controlled the region of Lobaye in the south of Bangui,
17	worked well together with the authorities. He even answered to the call of the new
18	minister of the defence to reintegrate the ranks in the future army.
19	We are actually for the power in place who are dealing with the transition. Until
20	the end, we have interest in supporting this so that we can move towards elections.
21	That's it.
22	Your 3,800 men today are billeted, are with their families. Where are they?"
23	Answer: "The 3,800 men actually from are based from Zila up to Lobaye. They
24	are the ones who guarantee the security of citizens who are also in the south, even
25	today. One day they will be available for the government and they will be billeted."

- 1 MS DIMITRI: [14:46:34](Interpretation)
- 2 Q. [14:46:36] Did you hear Captain Gilbert Kamezolaï there, when in March 2014,
- 3 1 April 2014, Captain Kamezolaï said that 3,800 men from Zila up to Lobaye, to make
- 4 sure that the citizens were safe in the south? He's talking about whose men, if you
- 5 know?
- 6 PRESIDING JUDGE SCHMITT: [14:47:01] Before you answer, Mr Witness.
- 7 Mr Vanderpuye, you have an objection?
- 8 MR VANDERPUYE: [14:47:04] I do.
- 9 Of course, the witness understands better than I do, but I didn't hear Kamezolaï say
- 10 that he had any men. He was talking about the men that were positioned in that
- 11 area.
- 12 PRESIDING JUDGE SCHMITT: [14:47:16] Well, that -- that's correct, he was talking
- 13 about the men. But with that caveat, so to speak, the witness might have
- 14 information.
- 15 You can answer the question, Mr Witness. You have heard what has been said in
- 16 this audio recording. Can you give us any information on that?
- 17 THE WITNESS: [14:47:43](Interpretation) Kamezolaï didn't have any men. He
- 18 spoke about the men of Rambo. I think the video was projected last Friday. So he
- 19 spoke about it, and it's because of this that Kamezolaï talked about this, your Honour.
- 20 PRESIDING JUDGE SCHMITT: [14:48:07] Ms Dimitri.
- 21 MS DIMITRI: [14:48:09](Interpretation)
- 22 Q. [14:48:11] So, if Kamezolaï talks about Rambo's men, if Kamezolaï says that
- 23 the 3,800 men of Rambo guarantee the security of the citizens towards the south, from
- 24 Zila in Pissmiss, how do you explain that the Pissmiss post was a post of demons
- 25 where god has to be with you if you wanted to stay alive?

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1 A. [14:48:49] Thank you. I'm going to explain it to you. I believe that when 2 Kamezolaï explained this thing, it is not the moment -- it is not in the month of 3 January or February that he explained this. At that time, things had calmed down 4 when Kamezolaï started speaking about this. 5 The day when Yekatom took over this area, Madam -- really, I'm not sure to lie. It's 6 normal. You are his Defence counsel, so you have to defend him. *But what I'm 7 saying is real and true, because when he took PK9, I believe he stopped a semi lorry 8 which was carrying bags of sugar. He knows that himself because he was selling the 9 sugar at 5000. So, in order to go through there you had to -- everything was checked, 10 everything was controlled. And if somebody said you were a traitor, then you were 11 a traitor, and that was it, that was the end. Because it was a -- a mess, a catch-all. 12 Everything was mixed up; the civilians, the soldiers, et cetera. That was it.

- 13 (Redacted)
- 14 (Redacted)
- 15 (Redacted)
- 16 (Redacted)
- 17 (Redacted)
- 18 (Redacted)
- 19 (Redacted)
- 20 (Redacted)
- 21 (Redacted), but we've already spoken about this, Madam.
- 22 The video -- or the photo is not there, but what I said is something he knows. God is
- 23 my witness to what I said. If I'm lying, I'll have to pay for it.
- 24 Q. [14:51:48] I'm going to change subjects again, relating to Yekatom.
- 25 Dealing with the arrest of the wife of President Djotodia and her aide-de-camp. I am

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1	suggesting that during the conversation you had as regards the attack on
2	Camp Kassai, just like that, you're talking about an event that was in the media and
3	you invented a telephone call about this conversation about what happened with
4	Mr Yekatom.
5	A. [14:52:28] Sorry, could you tell me slowly again, and then I'll try and answer.
6	PRESIDING JUDGE SCHMITT: [14:52:37] Well, I think you can shorten the question.
7	And you want to put to him that you think it's not the trust what he said. So
8	perhaps we do it this way.
9	MS DIMITRI: [14:52:53](Interpretation)
10	Q. [14:52:54] As regards the telephone call which you allege you had with
11	Mr Yekatom, relating to the wife of Djotodia and the aide-de-camp, my suggestion,
12	which I'm going to put to you, is that you were not honest. You invented this
13	telephone conversation because it served you, because the incident was heavily
14	broadcast in the media.
15	A. [14:53:24] No. No. I did not get the information through the media. It is
16	afterwards that afterwards it was only broadcast. But it was through my phone
17	call with Yekatom that I got the information.
18	Q. [14:53:44] I'm again going to change the subject. It's almost my last subject.
19	Since the case started, did you follow this case at any point in time?
20	A. [14:54:03] Sometimes, from time to time. Radio Ndeke Luka sometimes, but
21	not throughout. Sometimes. Sometimes it's cut and didn't and it wasn't
22	broadcast. That's it.
23	Q. [14:54:24] So you looked on occasion at some witnesses and what they were

24 saying?

25 A. [14:54:33] No, I didn't look. I said sometimes on Radio Ndeke Luka there was

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1 information and we got information about it. And then it cut and then it continued.

2 I didn't follow it in its entirety. I didn't follow all of it. No.

3 Q. [14:54:56] Did you discuss this with anybody about the case or the evidence that4 was submitted?

5 A. [14:55:04] No. No one, Madam.

6 Q. [14:55:08] And no one talked to you about Mr Yekatom? Since you met

7 the investigators of the OTP, nobody asked you about Mr Yekatom and about

8 the evidence as far as he is concerned?

9 A. [14:55:24] Who am I going to talk to? Who am I going to tell them? I'm not
10 going to look for information and then give my statement. Things happened as I
11 told you, so I haven't spoken to anyone.

12 Q. [14:55:42] You said last Friday, and I quote: "Yekatom Alfred Rambo, who you

13 see here today, is in The Hague and he's behaving as if he's the good Samaritan."

14 How did you know Yekatom is claiming to be the good Samaritan? How did you

15 know that if you didn't talk to anybody?

A. [14:56:12] Thank you, Madam. I said that rightly. If he's in The Hague today,
you are his Defence lawyer, and you are explaining things because you want to
defend him. But when he was on the ground, he was there. (Redacted). He
knows. Even the things I'm explaining, he can see the images. This gentleman

20 doesn't listen. This gentleman -- even if I'm not mistaken --

21 Q. [14:56:52] I'm going to stop you here. I'm going to stop --

22 PRESIDING JUDGE SCHMITT: [14:56:56] No, you don't stop the witness. If

anybody stops the witness, it's the Presiding Judge. And please don't interrupt.

24 So, Mr Witness, please finish what you wanted to -- what you wanted to say.

25 THE WITNESS: [14:57:11](Interpretation) Thank you very much, your Honour.

- 1 Just if you give me a moment to explain to the Defence counsel. I had made that
- 2 statement because this gentleman, which is currently in The Hague, Rambo, because
- 3 he is in The Hague that he is behaving as the good Samaritan. But on the ground,
- 4 that gentleman is a semi-god. This means, if you ask for information to
- 5 the gendarmerie in PK9, you're going to get it. If you ask the chief of a village in Zila,
- 6 they will -- as soon as he took the PK9, it wasn't easy to get that information, no.
- 7 That is what I said.
- 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 (Redacted)
- 21 (Redacted)
- 22 (Redacted) he'll explain to you what
- 23 happened.
- 24 I'm not here to lie. Thank you, your Honour.
- 25 PRESIDING JUDGE SCHMITT: [15:00:05] Ms Dimitri.

- 1 MS DIMITRI: [15:00:09](Interpretation)
- 2 Q. [15:00:12] In light of what you've just said and the remarks you made earlier, at 14.23, you
- 3 said, "I didn't want to be beside him." You've just described Mr Yekatom to us.
- 4 *Well, at paragraph 90, 91, 92, you said that, in his eyes, other people were just dogs,
- 5 in his eyes. You also said earlier that it was only after Brazzaville that the tension
- 6 lessened.
- 7 So my question to you is this: Am I to understand thus, that once he took control of
- 8 Pissmiss in January 2014, until at least Brazzaville, when the tension dropped, during
- 9 that time you were not cooperating with Mr Yekatom? Too dangerous.
- 10 A. [15:01:16] Yes, Ma'am. Because after the Brazzaville forum, I started to -- to
- 11 chat with this gentleman somewhat, but before that, the -- our conversations were
 12 youry strong
- 12 very strong.
- 13 Q. [15:01:34] I'd like to play a video for you now. Tab 19 of the Defence binder.
- 14 1307. Tab 19, from 0 minutes to 58 seconds, and this is tab 20 in your binder,
- 15 CAR-OTP-2122-2366, lines 4 to 13.
- 16 I'm going to show the video, please watch it, and then I have a question for you.
- 17 A. [15:02:19] Thank you very much.
- 18 (Viewing of the video excerpt)
- 19 MS DIMITRI: [15:02:30] I'm sorry, can you stop, can you stop.
- 20 I'm sorry. Could we go into private session, please.
- 21 PRESIDING JUDGE SCHMITT: [15:02:34] Yeah, I also wondered, yeah.
- 22 MS DIMITRI: [15:02:37] I'm sorry, Mr President. It escaped my attention.
- 23 PRESIDING JUDGE SCHMITT: [15:02:39] No, no. I would have also interrupted.
- 24 Now we go to private session. Yeah.
- 25 (Private session at 3.02 p.m.)

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- 1 THE COURT OFFICER: [15:02:58] We're in private session, Mr President.
- 2 (Redacted)
- 3 (Redacted)
- 4 (Redacted)
- 5 (Redacted)
- 6 (Redacted)
- 7 (Redacted)
- 8 (Redacted)
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Trial Hearing WITNESS: CAR-OTP-P-0954 (Private Session)

- 1 (Redacted)
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- 17 (Redacted)
- 18 (Open session at 3.07 p.m.)
- 19 THE COURT OFFICER: [15:07:27] We are in open session, Mr President.
- 20 PRESIDING JUDGE SCHMITT: [15:07:29] Thank you.
- 21 You have heard, Mr Witness, that this was the last question by the Defence of
- 22 Mr Yekatom. Therefore, we conclude the hearing of today, but we are not yet
- 23 finished. Tomorrow we will start at 9.30 with the examination by the Defence of
- 24 Mr Yekatom.
- 25 I wish you a good rest for the rest of the day. And, please, again, I would like to

- 1 remind you, don't talk about your testimony with anybody.
- 2 So we meet together tomorrow, 9.30.
- 3 THE COURT USHER: [15:08:01] All rise.
- 4 (The hearing ends in open session at 3.08 p.m.)