

ANNEX

1. On 20 March 2019, Judge Péter Kovács, writing as the Single Judge for Pre-Trial Chamber I, issued a public redacted version of the “*Décision relative aux principes applicables aux demandes de participation des victimes, à leur représentation légale et aux modalités de leur participation à la procédure*” (ICC-01/12-01/18-289-Red).
2. In the English translation of that decision, an error was made at paragraph 52 (ICC-01/12-01/18-289-Red-tENG), where the translation should have read (footnote omitted):

The Single Judge also finds it appropriate, in line with the Court’s applicable case law, to grant the legal representatives of the victims the right to challenge the admissibility and/or relevance of an item of evidence, in view of the power that article 69(4) of the Statute bestows on the Chambers of the Court – applicable *mutatis mutandis* at the confirmation hearing pursuant to rule 122(9) of the Rules – to rule on that admissibility and/or relevance, together with the right of the victims to participate in the proceedings pursuant to article 68(3) of the Statute.

instead of (footnote omitted):

The Single Judge also finds it appropriate, in line with the Court’s applicable case law, to grant the Legal Representatives of Victims the right to challenge the admissibility and/or relevance of an item of evidence and, in view of the powers that article 69(4) of the Statute bestows on the Chambers of the Court, which apply *mutatis mutandis* at the confirmation hearing pursuant to rule 122(9) of the Rules, to rule on admissibility and/or relevance, together with the right of the victims to participate in the proceedings pursuant to article 68(3) of the Statute.