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- 1 International Criminal Court
- 2 Trial Chamber VI
- 3 Situation: Central African Republic II
- 4 In the case of The Prosecutor v. Mahamat Said Abdel Kani ICC-01/14-01/21
- 5 Presiding Judge Miatta Maria Samba, Judge María del Socorro Flores Liera and
- 6 Judge Sergio Gerardo Ugalde Godínez
- 7 Trial Hearing Courtroom 2
- 8 Thursday, 21 March 2024
- 9 (The hearing starts in open session at 9.34 a.m.)
- 10 THE COURT USHER: [9:34:53] All rise.
- 11 The International Criminal Court is now in session.
- 12 Please be seated.
- 13 PRESIDING JUDGE SAMBA: [9:35:19] Good morning, everyone.
- 14 Madam Court Officer, can you please mention the case.
- 15 THE COURT OFFICER: [9:35:24] Good morning, Madam President, your Honours.
- The situation in the Central African Republic II, in the case of The Prosecutor versus
- 17 Mahamat Said Abdel Kani, case reference ICC-01/14-01/21.
- 18 And we are in open session.
- 19 PRESIDING JUDGE SAMBA: [9:35:38] Thank you very much.
- 20 Can I ask the parties to introduce themselves, starting with the Prosecution, please.
- 21 MS MAKWAIA: [9:35:45] May it please the Court. For the Prosecution this
- morning, myself, Holo Makwaia, senior trail lawyer; Marie-Jeanne Sardachti, trial
- 23 lawyer; Alessia Vitiello, analysis assistant; Sanyu Ndagire, assistant legal officer; and
- our intern, Mamadou Fofana. Thank you, your Honour.
- 25 PRESIDING JUDGE SAMBA: [9:36:04] Thank you very much, Ms Makwaia.

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- 1 Ms Pellet for the victims, please.
- 2 MS PELLET: [9:36:11](Interpretation) Thank you, your Honour. The victims are
- 3 represented by Tars Van Litsenborgh and myself Sarah Pellet, counsel in
- 4 the Office of Public Counsel for Victims.
- 5 PRESIDING JUDGE SAMBA: [9:36:22] Thank you very much, Ms Pellet.
- 6 And Ms Naouri for the Defence, please.
- 7 MS NAOURI: [9:36:28](Interpretation) Thank you, your Honour. Good morning.
- 8 Beside me we have Léa Allix and behind me we have Elina Legat, and I am
- 9 Jennifer Naouri, lead counsel for Mr Said.
- 10 PRESIDING JUDGE SAMBA: [9:36:42] Thank you very much, Ms Naouri.
- And for the record, I take note that Mr Said is in court with us. A very good
- morning to you, Mr Said.
- 13 MR SAID: [9:37:01] (Interpretation) Good morning, your Honour.
- 14 PRESIDING JUDGE SAMBA: [9:37:02] Good morning.
- Good morning, Mr Witness. I hope you had a restful night.
- 16 WITNESS: CAR-OTP-P-0291 (On former oath)
- 17 (The witness speaks French)
- THE WITNESS: [9:37:11] (Interpretation) Good morning, your Honour. I did
- indeed have a restful night, thank you.
- 20 PRESIDING JUDGE SAMBA: [9:37:17] Good. Now we're going to continue with
- 21 your testimony this morning. I wish to remind you that you are still on oath to say
- the truth to this Court.
- 23 We left off yesterday with Defence counsel putting questions to you in
- 24 cross-examination and we are going to continue along that line.
- 25 Ms Naouri, your witness, please. Thank you.

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- 1 MS NAOURI: [9:37:46](Interpretation) Thank you, your Honour.
- 2 QUESTIONED BY MS NAOURI: (Continuing) (Interpretation)
- 3 Q. [9:37:53] Good morning, Witness.
- 4 A. [9:37:55] Good morning.
- 5 Q. [9:37:56] We're going to start off where we left off yesterday. And, of course,
- 6 both of us still need to remember to have a five-second pause between putting our
- 7 questions and answering our questions. I know it's not easy for either of us, but
- 8 we'll do our best.
- 9 Well, yesterday we were talking about various groups and, in your written statement
- at paragraph 50, you spoke about the UFDR.
- 11 To your knowledge, in what year approximately was the UFDR founded?
- 12 A. [9:38:43] I don't have an exact date. But I think that the UFDR was created to
- combat Bozize's regime, so that must have been in the -- around 2005, 2006,
- 14 possibly 2007.
- 15 Q. [9:39:17] Very well. Thank you, Witness.
- Now, in your written statement, in -- at paragraph 51 --
- 17 A. [9:39:25] I'm afraid I don't have the witness before me on the screen --
- the statement before me on the screen.
- 19 Q. [9:39:32] Witness, when I'm going to read out a passage of your written
- statement I'm going to make sure that it is displayed to you. But, when I'm just
- 21 going to refer to a very simple peace of information such as Djotodia was at the head
- of the UFDR, which is stated here at paragraph 51. I will just state that boldly to
- 23 you.
- So we're referring to paragraph 51 and in that paragraph, amongst other things, what
- 25 you say is that Djotodia was at the head of the UFDR. Now my guestion is whether,

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- to your knowledge, was Damane Zakaria also present as one of the founders of
- 2 the UFDR?
- 3 A. [9:40:14] I think that Zakaria Damane was indeed also one of the UFDR leaders.
- 4 And Djotodia played a more political role.
- 5 Q. [9:40:30] Okay, so what you're telling us is that Damane Zakaria's role was more
- as a fighter, whereas Djotodia's role was more as a political representative; is that
- 7 correct?
- 8 A. [9:40:44] Yes, that's right.
- 9 Q. [9:40:50] I'm going to read a passage from a piece of testimony, but it's not your
- 10 testimony.
- And it is a confidential document, confidential for the witness and for the public. It's
- at tab 122 of our list of evidence and it's CAR-OTP-2013-0420 and I'd like to refer to
- page 0427, at paragraph 48. And for English, it's tab 123.
- So we're not going to display it because it's a different witness who is speaking. At
- paragraph -- at this paragraph he says that the opposition to Bozize had existed since
- 2006 when the -- the Union of Democratic Forces for Unity, led by Djotodia and
- 17 Damane was created.
- Now, I cited that without identifying the person who provided the information.
- Now, that person says that the UFDR was headed by Djotodia and Damane and that
- 20 person gives the date of 2006, does that date of 2006 strike you as being correct?
- 21 A. [9:42:11] Yes, indeed.
- 22 Q. [9:42:16] Okay. And this person said -- refers to these two individuals leading
- 23 the UFDR, Djotodia and Damane, so putting them on an equal footing. Would you
- 24 agree with that?
- 25 A. [9:42:30] I would say that Djotodia was much more of a politician than a fighter.

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- Q. [9:42:41] Thank you. Thank you for those clarifications, Witness.
- Now, regarding Damane Zakaria, he was a member of the government in
- October 2013, he was a member of the government as a minister?
- 4 A. [9:42:53] Sorry?
- 5 Q. [9:42:54] Damane Zakaria, he was a minister in the government in August 2013;
- 6 is that correct?
- 7 A. [9:43:02] No, he was not a minister.
- 8 Q. [9:43:05] Okay, well, I'm going to present a piece of evidence to you.
- 9 This is tab 23, this is a public document, CAR-OTP-2060-06 -- sorry, 2060-0616 and
- we're going to go to page 0330 and look at the title of the document.
- 11 THE INTERPRETER: [9:43:37] The interpreter corrects: This is actually at tab 53
- and the correct reference number is CAR-OTP-2005-0330.
- 13 MS NAOURI: [9:44:24](Interpretation) Thank you.
- 14 That's perfect. Thank you for having zoomed in there. Could we scroll down
- 15 a little bit.
- Q. [9:44:37] Well, we see that this document is decree number 13 of 7 August 2013.
- 17 Could you scroll back up again so that the witness can see the title. Thank you.
- Decree 13 281. And this decree is regarding the appointment of a minister and
- special adviser to the Presidency of the Republic.
- 20 I'd now like to display to you the next page, 0331.
- 21 And here you see that the first article of this decree states that General
- 22 Zakaria Damane is appointed minister, special adviser to be the Presidency of
- the Republic, do you see that, Witness?
- 24 A. [9:45:33] Yes, I see it well.
- 25 Q. [9:45:41] Does this decree refresh your memory? You were the prime minister,

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- you will have passed this decree. Do you recall the appointment of Zakaria
- 2 Damane?
- 3 A. [9:46:01] To answer your question, I would say one has to distinguish between
- 4 the ministers who are the members of the government, which I lead, and advisers
- 5 which were appointed by the president. They were not ministers, they were
- 6 advisers. Sometimes they were referred to as being ministers, but that was sloppy
- 7 language usage. They were in fact advisers which were appointed by
- 8 President Djotodia.
- 9 Q. [9:46:36] Thank you for that clarification. That helps us understand
- the responsibilities of Zakaria Damane.
- Do you know whether he occupied any other posts after this one, any other official
- 12 posts?
- A. [9:46:56] It's possible, but I don't recall any other post that he held.
- Q. [9:47:03] All right. So you don't know if he was a minister under Samba-Panza,
- 15 for instance?
- 16 A. [9:47:18] No, I don't know.
- 17 Q. [9:47:21] Very well. No problem.
- Later, to your knowledge, was Zakaria Damane a member of another group other
- than the UFDR?
- 20 A. [9:47:34] The UFDR was created in 2006, 2007, I believe. And when the Seleka
- was created, the Seleka in fact regrouped various factions, various groups, including
- 22 the UFDR and other armed groups.
- 23 Q. [9:48:00] Yes, we'll be dealing with that, but my question is to know whether
- 24 after 2013, perhaps in 2014, my question is whether you know whether Zakaria
- 25 Damane was a member of another group such as the -- the patriotic rally for

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- the renewal of the republic?
- 2 A. [9:48:26] The rally?
- 3 Q. [9:48:28] The patriotic rally for the renewal of the republic.
- 4 A. [9:48:35] Yes, that's possible. That was an armed group which was set up
- 5 amongst its members such as Djoubaye, who was a minister, and another individual
- 6 who was a minister, Juba (phon) -- actually, Djono Ahaba, I believe, who is currently
- 7 the minister of transport, was also a member of that armed group. Djono Ahaba.
- 8 Q. [9:49:20] Thank you for that information.
- 9 To your knowledge, do you know whether other people claimed leadership within
- the UFDR? For example, Florian Ndjadder?
- 11 A. [9:49:40] Florian Ndjadder, I would be surprised if he was a member of
- 12 the UFDR.
- 13 Q. [9:49:46] I'm going to show you another document now.
- And this is at tab 124 of our list of evidence. It's CAR-D33-0006-0007, which is
- a public document which may be displayed to the witness and to the audience.
- Okay, you see that we are on the first page now, 0124, and it is a set of articles which
- is entitled "Piracy and Terrorism: New Security Challenges in Central Africa". And
- the page I'd like to have displayed to you now is page 0125, I believe, if I'm not
- 19 mistaken. Yes, that seems to be right.
- 20 I'm sorry, I've made an error. The article I would like to show to you is on page 0123.
- 21 I'll first show you the title of the article and then we will move to an extract from that
- 22 article that I think is of particular interest.
- 23 So, I see that the court clerk is on page 0023. In fact the page I'd like to have
- 24 displayed is 0123.
- 25 That's great. Thank you.

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- So this is the article that I am interested in. It's an article which was written by
- 2 Claude Jean Sophil, who at the time is a police superintendent in the Central African
- 3 Republic, and it's entitled "Preventing and eradicating terrorism and piracy in Central
- 4 African Republic". It's quite a long article. I'd like to take you now to page 0125.
- 5 Thank you, that's perfect.
- 6 This is the paragraph I'm interested in. It starts with "En sus".
- 7 "So aside from military targets, a number of terrorist acts were perpetrated on sites of
- 8 an economic nature such as animal parks which generate revenue for the Central
- 9 African economy. By way of example, an armed group entitled the Union of
- Democratic Forces for the Rally (UFDR) led by Florian Ndjader claimed responsibility
- for attacks which took place between 2005 and 2007 in Tiringoulou and Gordille
- against positions of the Forces of Order who were responsible for preventing hunting,
- illegal hunting which was a problem plaguing the area at the time. Now, these two
- sites represent large nature reserves, animal reserves in the Central African Republic."
- 15 So my question is regarding Florian Ndjadder. In light of your political activities,
- were you aware that Florian had -- was responsible for attacks in 2005 and 2007 in
- that part of the Central African Republic, notably, in Tiringoulou and Gordille.
- A. [9:54:25] Well, to answer your question, the first part of your question, I can be
- 19 quite clear, Florian Ndjadder was never a leader of the UFDR. As regards
- the second part, I don't recall him taking responsibility for any attack.
- 21 Q. [9:54:52] Thank you, Witness. Are you aware of any other -- any examples of
- 22 groups from the north who carried out attacks against targets of an economic nature?
- 23 A. [9:55:02] Yes.
- 24 Q. [9:55:06] Please tell us more, if you would.
- 25 A. [9:55:12] There were attacks on the corridor linking Cameroon and the CAR.

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- Now, as CAR is a landlocked country, our goods transit through the port of
- 2 Cameroon and they take the Garam-Boulai road passing by Baboua and Bouar to
- 3 arrive into Bangui or to leave Bangui. So there were times when attacks took place
- 4 along that corridor to put economic pressure on the city of Bangui.
- 5 Q. [9:56:07] Thank you, Witness. Do you have any other examples?
- 6 A. [9:56:13] I think that's the most important or the main one.
- 7 Q. [9:56:28] Okay, so it's the main one. So now I'd like to ask you if you recall
- 8 whether the Union of Republican Forces was one of the groups that made up part of
- 9 the Seleka, the UFR, the Union of Republican Forces?
- 10 A. [9:56:46] I don't know. I'm not familiar with that armed group.
- 11 Q. [9:56:52] Okay. Thank you, Witness.
- 12 I'm going to show you another piece of evidence.
- 13 It's at tab 20 of our list of evidence and it is a public document which can be displayed
- to the witness and to the audience. It's CAR-OTP-2054-1346 and the first page of
- interest to me is indeed page 1346, which makes it clear what the document is about.
- You can see that this is the -- in fact the Libreville agreement. There it is.
- 17 And I'd now like to go to page 1349, please. Yes, there we go.
- 18 This is the last page and you can see that this is the Libreville agreement which was
- signed on 11 January 2013, and amongst the signatories, the third to the right, for -- on
- 20 behalf of the Seleka coalition, do you see that?
- 21 A. [9:58:05] Yes, I do.
- 22 Q. [9:58:06] You see, on behalf of the Seleka coalition, you have the CPJP, the UFDR,
- the UFR and the CPSK. So the UFR was represented at the Libreville agreement
- 24 negotiations, does that refresh your memory?
- 25 A. [9:58:28] No. Well, what you see here is that the Seleka was a coalition, so

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- the UFR is one of the components, the member parts, are constituent parts of
- the Seleka. Now, I didn't take the -- the interest or I didn't have the interest to know
- 3 about the component groups of the Seleka. I was more interested in who was
- 4 leading the Seleka, Mr Djotodia was the leader of the Seleka. But I didn't -- I wasn't
- 5 personally familiar with the different components of the Seleka, except for the UFDR,
- 6 which I was familiar -- with which I was familiar. And I believe that the CPJP was
- 7 led by Noureddine Adam, if I'm not mistaken, but as for the others, I wasn't
- 8 particularly aware of them.
- 9 Q. [9:59:31] Okay, we're going to go -- we will return to the matter of this --
- the CPJP. You refer to different leaders there, so would I be right in saying that each
- component group of the Seleka coalition had its own leader; is that correct?
- 12 A. [9:59:44] Yes, that is correct.
- 13 Q. [9:59:46] Okay. Thank you, Witness.
- Now, you just referred to the CPJP and you also referred to it in your written
- statement at paragraph 50. Do you recall more or less when the CPJP was founded?
- 16 A. [10:00:04] No, I don't know exactly, but perhaps I could add some detail.
- 17 I believe that there were two streams in the CPJP and in fact it split. Abdoulaye
- Hissène led one part and Noureddine Adam led the other part, if I recall correctly.
- 19 Q. [10:00:34] Okay. And to the best of your knowledge, Mr Witness, everyone
- beyond Abdoulaye Hissène and Nourredine Adam, were there any other individuals
- who allegedly laid claim to being the founding fathers of the CPJP?
- 22 A. [10:00:48] No.
- 23 Q. [10:00:52] All right, then, let me show you another document, Mr Witness.
- 24 This is tab 120 in our list of materials. This can be shown to the public. And
- obviously to you, Mr Witness. It bears the ERN CAR-D33-0006-0421 and the title of

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- this document is at 0421.
- 2 All right, so you can see, Mr Witness, here we have an article featured in Cairn.Info,
- number of 125 in March 2012, entitled "Rebellion and Limits of Peace Consolidation in
- 4 Central African Republic". And perhaps I can refer you to the excerpt of interest to
- 5 me because it's quite -- well, it's a number of pages, 04 -- hang on, just bear with me,
- 6 I don't want to get it wrong -- 32. 0432 is the page of interest to me.
- 7 So it's the second paragraph. It starts with "La Convention des patriotes".
- 8 So let me read out this and then you can follow as I read:
- 9 "The Convention for Patriots for Justice and Peace (CPJP), a rebel group which is
- the most recent one to appear, is following also a model of fighting localised upon
- processed resources, partly by sponsorship, and forming a rebellion. Some of those
- who are within the faithful members of the CPJP previously fought for the UFDR,
- which originally emanated from combatants emanating themselves from various
- ethnic groups. Under pressure linked to power-showering between individuals that
- were -- that were little experienced in terms of centralised governance, the group
- fragmented and the members, the Runga members, went off to the Bria outlying areas
- is rich in diamonds. End of 2008, they were driven out either by soldiers or by
- the UFDR in an attack during which they allegedly lost lots of diamonds. They
- retreated to villages in -- their original villages in the north and east of Ndele, calling
- 20 themselves by the enigmatic name of Black Camp, launching attacks on the -- on this
- 21 prefecture city to protest against the loss of their place of work. The major-sultan of
- Ndele (the grandchild of the sultan who was reigning at the height of slave raids in
- 23 the region) led negotiations with the men searching first to mop up their deaths with
- 24 the UFDR. The soldiers broke negotiations by circumventing by the north to attack
- 25 Black Camp."

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1 THE INTERPRETER: [10:04:17] The interpreter notes that he can no longer follow

- the text because it is not scrolled up.
- 3 MS NAOURI: [10:04:24](Interpretation) End of quote.
- 4 Q. [10:04:26] I have a number of questions going to this excerpt. The first bears
- 5 upon Charles Massi.
- 6 Do you know the role of Charles Massi in this rebellion group, particularly within
- 7 the ranks of the CPJP?
- 8 A. [10:04:42] Charles Massi, yes, he was a state minister in the government, and he
- 9 rebelled against the Bozize regime and he joined the CPJP. And ultimately he was
- 10 killed.
- 11 Q. [10:05:10] Very well. But before he died he was indeed a founding father of
- the CPJP; is that right?
- 13 A. [10:05:17] I don't know whether he was one of the founding members, in actual
- 14 fact.
- 15 Q. [10:05:23] Very well. Okay, one of -- one of the members of that group. That's
- 16 very clear, Mr Witness.
- 17 A. [10:05:29] What I wanted to add --
- 18 Q. [10:05:32] Continue, please.
- 19 A. [10:05:34] All the armed groups that were established in the north of the country
- 20 came from the north. But Charles Massi didn't come from the northern areas of
- the country, he comes from the west. So he couldn't be the leader of the armed
- 22 groups in the northern areas of the CAR.
- 23 Q. [10:05:59] That's clear. Thank you very much for that clarification, Mr Witness.
- 24 Did you ever hear of, in 2012, for example, of this Black Camp that is referenced by
- 25 the article here?

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- 1 A. [10:06:12] No.
- 2 Q. [10:06:15] Very well. Now, you've just said, very clearly, in actual fact, you've
- said I don't want to misconstrue or paraphrase he couldn't be a leader of an armed
- 4 group in the north of CAR and I can see there was a small excerpt that escaped
- 5 the transcript. You said all the armed groups that had been established, and then
- 6 there's a gap, but Charles Massi doesn't come from the north, he comes from the west,
- 7 so he can't be head of the government.
- 8 Can you repeat what you said before so we capture on the record what you said,
- 9 Mr Witness?
- 10 A. [10:06:57] Yes. All the armed groups which were referenced and in the north
- are -- were founded by people coming from the north. Charles Massi could very
- well be a member of the CPJP, but I have certain reservations about that, certain
- doubts that he is one of the founding members.
- 14 PRESIDING JUDGE SAMBA: [10:07:23](Overlapping speakers)
- 15 MS NAOURI: [10:07:24] Pardon.
- PRESIDING JUDGE SAMBA: [10:07:25] Just to help you there, Ms Naouri, I think
- the witness's words were to the effect that he -- because he was coming from the west,
- he couldn't be the leader of the armed groups in the northern area of the CAR.
- Not the leader of government, but he couldn't be the leader of armed groups in
- 20 the northern part of the CAR. Thank you.
- 21 MS NAOURI: [10:07:55](Interpretation) Thank you very much. Yes, it didn't
- 22 feature either.
- 23 Q. [10:07:59] I have a follow-up question, Mr Witness.
- Now, you were talking about the fact that it's difficult when you're not -- when you
- 25 come from the north to take up the leadership of these various groups, but the article

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talks about a fight localised in an area for taking sponsorship of the rebellion. In

- other words, did the -- did this activity start in the north because there was free access
- 3 to resources?
- 4 A. [10:08:28] Yes, that could be the reason, but let me just clarify my thought. I'm
- talking about Charles Massi, he could be one of the CPJP leaders, but not be one of
- 6 the founding members. He couldn't go into the north and -- and establish or found
- an armed group. But he could be one of the leaders, because, given his status, his
- 8 political stature, in other words, a former state minister, he could hold an important
- 9 position within the CPJP, but I have doubts about seeing him as a founder of that
- 10 same movement.
- Q. [10:09:15] That's crystal clear, Mr Witness. Thank you very much for that
- 12 clarification.
- And, to the best of your knowledge, the fights between the UFDR and the CPJP
- mentioned in the article, was that something that was going on, for example, in 2012?
- 15 A. [10:09:38] 2012 I think saw the creation of the Seleka, which is a coalition
- bringing together various factions. So I don't think it's likely that there would be
- intestine fighting during that particular period.
- Q. [10:10:05] All right. And to the best of your knowledge, Dhaffane's role within
- the CPJP, what was that?
- 20 A. [10:10:20] I don't really know his role within the CPJP, but he was one of
- 21 the most influential figures within the Seleka. He was also a state minister before he
- 22 was pushed out.
- 23 Q. [10:10:42] Okay. Now, you say in paragraph 51 of your written statement that
- 24 a fourth group was led by Mohamed Moussa Dhaffane. Do you know the name of
- 25 that fourth group that is not the CPJP?

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A. [10:11:04] No, I don't know that particular group. But when he came to blows

- with Mr Djotodia, he created a group called the renewed Seleka.
- 3 Q. [10:11:25] And if I tell you that the CPSK, the patriotic convention for the -- for
- 4 Kodro's salvation, does that jog your memory?
- 5 A. [10:11:41] I can't remember. I know that there -- movements such as that did
- 6 exist, but I can't remember the name of its leader.
- 7 Q. [10:11:50] All right.
- 8 You don't remember whether CPSK was represented by Djotodia at the Libreville
- 9 agreements?
- 10 A. [10:12:16] It was one of those armed groups that was part of the Seleka at the
- 11 Libreville process.
- 12 Q. [10:12:22] All right.
- Now, 2012, the proclaimed leader of these various groups formed a coalition, you said
- that. Can you tell us how that coalition, to the best of your knowledge, was actually
- 15 established?
- A. [10:12:40] I don't have the details. I think it's the Seleka members themselves
- who would be better positioned to offer you details on that. What I can tell you is
- that they were -- there were a number of groups and they felt that to fight Bozize's
- regime, that they had to come together on the basis of certain affinities. So that was
- described as regional, because these groups come from the north and there are
- religious affinities, ethnic affinities as well, and there were the Runga ethnic group
- 22 and the Gula groups involved and it was on that basis that they came together to
- establish the Seleka coalition.
- 24 Q. [10:13:37] Thank you very much.
- Now I am going to have you listen to a recording now.

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- 1 This is item at 127 in my list of materials -- 126. French 127, and the English
- version at tab 126. But the item itself is at 126 and it bears the ERN D33-0002-0107.
- 3 And we're going to be listening to the entirety of this recording. There is no time
- 4 code. This is an audio recording of Mohamed Moussa Dhaffane and it lasts 01:32.
- 5 THE INTERPRETER: [10:14:30] Interpreter notes that he does not have
- 6 the transcription of this item.
- 7 THE COURT OFFICER: [10:14:39] Just to confirm, its public, right?
- 8 MS NAOURI: [10:14:43](Interpretation) That's right, yeah, it emanates from the RFI
- 9 website, so it could well have been heard by -- by anybody and everybody.
- 10 (Playing of the audio excerpt)
- 11 THE INTERPRETER: [10:15:38](Interpretation of the audio excerpt)
- "... we saw each other one or two times. Because I had left the CPJP at the time and
- joined the CPSK. So Noureddine wanted me to stay in the CPJP and I said no, and
- so I left.
- 15 And then we talked with him, but had to find a way forward that would gather us all
- together, so I found the Seleka root.
- 17 Meantime, he had been in touch with Michel Djotodia in Cotonou. And so me,
- because I was in jail I didn't have any direct telephone contact with Michel Djotodia
- and so he did the middleman process. And that's how it went. And then he came
- to see me to tell me, all right, since it's that way, Djotodia's going to be joining
- the UFDR. Before it was the CPSK and the CPJP.
- 22 And when Michel Djotodia joined us, that brought in the UFDR as well. So it was
- three movements and he came to see me and said, look, because Djotodia is the elder
- one, the older brother, he is the one who started before us, with the UFDR, so we're
- 25 going to -- we're going to have him as president. I said 'I don't see a problem with

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- 1 that'."
- 2 MS NAOURI: [10:16:50](Interpretation)
- 3 Q. [10:16:46] Do you hear that, Mr Witness?
- 4 A. [10:16:51] Yes.
- 5 Q. [10:16:53] Very well. So here's my first question.
- 6 This is a public statement made by Dhaffane here. Did you hear that it was he who
- allegedly came up with the idea of the word "Seleka" for the name of the movement,
- 8 as he says in this recording?
- 9 A. [10:17:11] Yes. This is what he told us.
- 10 Q. [10:17:15] Okay. Thank you very much.
- And do you know why he was in jail? He said that at that particular time he was in
- jail when he decided to establish this collation that they would ultimately call
- the Seleka.
- 14 A. [10:17:35] I don't know. I don't know where he was incarcerated.
- 15 Q. [10:17:38] All right. You don't -- you say you don't know where. You're
- a lawyer, do you know why he was in prison?
- 17 A. [10:17:46] I'm not his lawyer.
- Q. [10:17:52] Of course. It was just a question of general knowledge. Okay, you
- don't know, so that's, that's not a problem.
- 20 I have no additional questions on this recording, so we can take it down. I can see
- 21 that it's flashing.
- 22 All right.
- 23 So, Mr Witness, I'd like to talk about the national union government, the first one that
- came in the wake of the Libreville agreement.
- 25 So, under Bozize, the national union government under Bozize. So you were

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- appointed prime minister of that national union government on 17 January 2013; is
- 2 that right?
- 3 A. [10:18:35] Yes, that's correct.
- 4 Q. [10:18:47] All right. I'd like to show you some evidence here.
- 5 It is tab 21 in our list of materials, bearing the ERN CAR-OTP-2101-1895. And I'm
- 6 interested in the first page.
- 7 Could we just zoom in somewhat so the witness can see the title of this decree.
- 8 That's lovely. Thank you very much. Perfect. That's it.
- 9 So, we see this decree appointing the prime minister, head of government.
- And if we just scroll down, just slightly, we can see the first article where we read
- "Counsel Nicolas Tiangaye is appointed prime minister, head of government."
- 12 Mr Witness, can you confirm that this is your appointment?
- 13 A. [10:19:56] Yes, it is indeed.
- Q. [10:19:57] Thank you. Who did you take over from? Prior to your tenure,
- who was prime minister?
- 16 A. [10:20:11] Faustin-Archange and the current president of the Central African
- 17 Republic.
- 18 Q. [10:20:16] Thank you.
- Now, a few days before your appointment on 21 January 2013, you gave an RFI
- interview, do you remember that?
- 21 A. [10:20:32] I no longer remember.
- 22 Q. [10:20:34] Very well.
- Well, let me show you an item here.
- 24 This is 95 on our list of materials. It's a public document. Its ERN is
- 25 CAR-D33-0014-0078.

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- 1 All right, then, it's coming up.
- 2 This is an interview on the RFI website posted on 21 January 2013 entitled "Nicolas
- 3 Tiangaye: 'I have a mission'".
- 4 Does this jog your memory, Mr Witness?
- 5 A. [10:21:20] Yes.
- 6 Q. [10:21:25] Very well.
- 7 So I would just like to go further down in the document, please, because I'd like to
- 8 refer you to a question that was put to you.
- 9 It's on the next page, 0079.
- 10 Could you just go down, slightly further down, Mr Usher, please, in the document.
- 11 That's it. That's perfect. That's the question that I want to zoom in on that starts
- with "Parmi". So the question is put to you, this is the journalist, puts the question to
- 13 you:
- 14 "Among the 30 members of the future government, François Bozize is claiming 20
- positions for his movement and for his allies in the ex-rebellion of the -- in the former
- rebellion of the civil society. Do you agree?
- In no country whatsoever is a government formed in the public forum. I was --
- broached negotiations, there were various people involved, and then we'll see."
- Now, here's my question. Now, how did the government -- the transition
- 20 government, ultimately convene? How was it brought to fruition, this transition
- 21 government mentioned in this article?
- 22 A. [10:22:48] There are a number of entities in the -- making up the presidential
- 23 majority, the democratic opposition and the armed groups, the Seleka armed groups.
- 24 The groups of combatants and the non-combatant entities. So the signatories of
- 25 the Libreville agreement entered into negotiation to reach a conclusion and that

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1 ultimately produced this national unity government.

- 2 Q. [10:23:26] Very well. And what was François Bozize's stance on this?
- 3 A. [10:23:34] The problem that arose is that Bozize wanted all the sovereign
- 4 positions and there was a stumbling block with the mining minister and the geology
- 5 minister. There was a stumbling block, a sticking point, because Bozize wanted that
- 6 ministry, saying that his problems linked with the rebellion emanated from the mines
- 7 management and these armed groups laid claim to the same ministry. And for lack
- of any agreement or consensus on this matter, it was necessary to make recourse to
- 9 a mediator, the president of Congo, Sassou-Nguesso, who found a compromise.
- And in fact it was Denis Sassou Nguesso and cut the ministry into two, the mining
- went to Bozize and geology went to the armed groups.
- 12 Q. [10:24:50] Very well. Thank you very much, Mr Witness.
- Now, I think we could possibly replay the Dhaffane recording, because I'm informed
- that not everything found its way into the record, and of course the record for us is
- 15 very important.
- I don't know whether you need the ERN again or not. I'm looking at the
- 17 court officer. If you want, I can offer the ERN again, that's not a problem.
- THE COURT OFFICER: [10:25:20] So we're talking about the audio right? So ERN
- is -- so it's tab 126, yes, CAR-D33-0002-0107.
- 20 And, to assist our interpreters, we're going to display the transcript of this video,
- tab 127, ERN CAR-D33-0014-0202, we are going to display the transcript and as soon
- 22 as we're ready the audio will be played again. Thank you very much.
- 23 (Playing of the audio excerpt)
- 24 THE INTERPRETER: [10:26:06] (Interpretation of the audio excerpt)
- 25 "... in August 2012, the gendarmerie, Chad, there was a military camp, and I had a cell

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for myself. And I stayed there a while. But I could also have visits, family visits,

- and it was in that particular context Nourredine came and talked with me.
- 3 And so we met three or four times. Because I had left the CPJP and I had established
- 4 the CPSK by that time."
- 5 Interpreter notes that he does not have the transcript.
- 6 THE COURT OFFICER: [10:27:05] We are ready.
- 7 I'm turning to the interpreters.
- 8 Yes, ready to start again, thank you.
- 9 (Playing of the audio excerpt)
- 10 THE INTERPRETER: [10:27:13](Interpretation of the audio excerpt)
- "... was born in August 2012. I was in jail at that particular time, in the gendarmerie,
- in Chad, at N'Djamena. It's a camp, it's a military camp, and because I had a cell just
- for me, I stayed there for a while and I could receive family visits. And it was in that
- particular context that Nourredine came to see me and we dialogued.
- So we talked, we saw each other three or four times. Because by that time I had left
- the CPJP and I had launched the creation of the CPSK. And so Noureddine, he
- wanted me to stay with the CPJP, and I said no, I can't do that. And I left, I left.
- And then, well, we talked and I said, 'Okay, I'll try and find a way forward that will
- bring us all together', and so I came up with the Seleka formulation.
- In the meantime, he had established contact with Michel Djotodia in Cotonou. And
- so me, because I was in jail, I didn't have any direct telephone contact with
- 22 Michel Djotodia and so it was Noureddine that did the middleman process. He
- 23 spoke to Djotodia and then he came back to me. And that's how it went. And then
- 24 he came to see me to say, okay, this is how it is, Djotodia will be joining us with
- 25 the UFDR. Before it was the CPSK and the CPJP.

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And so when Michel Djotodia joined us, so that brought in the UFDR as well, so that

- 2 was three movements in total. He came to see me and said, because Djotodia is
- the elder brother, he's the elder brother, he started things before us, with the UFDR,
- 4 so we'll put him as a president. I said 'I don't have a problem with that'."
- 5 MS NAOURI: [10:28:56](Interpretation) There we are. So I can see that
- 6 the transcript is now up to date.
- 7 Q. [10:28:56] Thank you very much, Mr Witness, for your forbearance, the record is
- 8 very important for us.
- 9 All right. Let's now return to the national union government and I'd just like to see
- who were the various stakeholders in this government. To do that I'd like to show
- you item at tab 21 in our list of materials, which bears the ERN CAR-OTP-2101-1895,
- and I'm interested in 1896.
- 13 This is the first page, where we see what the decree is about. So this is decree 13 015
- bearing upon the appointment of members of the national union government.
- 15 And I'd like to go to 1897, the next page, so we can look at bullet point 3.
- 16 There we are. So we can see the second vice-prime minister, minister of foreign
- affairs and African integration, the French-speaking world and Central Africans
- 18 abroad.
- 19 So we have Colonel Anicet Parfait Mbaye.
- Now, could you tell us which party Minister Mbaye was a member, please.
- A. [10:30:44] I don't know if Mbaye was the member of a political party, but he was
- close, close to President Bozize. They had been comrades during the rebellion back
- in 2003, when they took power, but I don't know if I was a member of the KNK.
- 24 I don't know. I can't confirm that. He was a military man so he wasn't -- he didn't
- 25 present himself as being the member of a political party, I believe, but he was very

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- 1 close to President Bozize.
- 2 Q. [10:31:37] Okay. Thank you, Witness.
- Now, on the same page, if we move down the document, you can see the minister of
- 4 state responsible for the economy, the plan, and international cooperation, that was
- 5 Enoch Derant Lakoue.
- 6 Could you tell us what group he was a member of or was he part of the opposition or
- 7 part of the party of power.
- 8 A. [10:32:07] He was a member of the social democratic party, the PSD, and he was
- 9 a member of the presidential -- or he was close to the presidential majority. In fact,
- 10 he was president of that party.
- 11 Q. [10:32:28] Okay, Witness, and thank you.
- You also see the name of Josué Binoua, who you will see was the minister of security,
- et cetera. Could you tell us what group Mr Josué Binoua was a member of, or was
- he a representative of civil society or part of the government?
- 15 A. [10:32:58] Mr Binoua was a representative or member of civil society.
- 16 Q. [10:33:09] Very well.
- And on the same page, at point -- or item 7, if you would be so kind as to show us
- that part of the document.
- So at number 7 we see Jacques Mbosso, who was the minister of justice. What group
- or political party was he a member of?
- A. [10:33:40] He was a judge. He was not the member of a political party, but he
- was close to Bozize so he could be considered to be part of the presidential majority.
- 23 Q. [10:34:00] Okay. And then at the bottom of the page we see Mr Henri Pouzere
- 24 who was appointed minister of post and telecommunications. Do you recall what
- 25 party he was a member of or was he part of the presidential majority?

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- A. [10:34:21] No, he was a member of the democratic opposition.
- 2 Q. [10:34:26] Very well.
- 3 If we might, we -- I suggest we move to the next page, 1898. Perfect. Thank you
- 4 very much.
- 5 We see here item 10, we see that Prince Emilien Yedidya Danguene was
- 6 the minister for development of mining projects.
- 7 Do you recall what group he was a member of?
- 8 A. [10:35:04] Well, as I said a few moments ago, there was some difficulty
- 9 establishing a government, and because of the minister -- the ministry for mining
- affairs, President Sassou was needed to deal with the matter. That ministry was
- actually split into two and, as you can see, number 10 was the minister for
- development of mining projects and that ministry was entrusted to
- 13 Mr Yedidya Danguene, and you see that Mr Yedidya Danguene was appointed as
- being the -- being the minister responsible for geology and hydraulics. That -- that
- portfolio was entrusted to Herbert Gontran Djono Ahaba (Overlapping speakers)
- 16 Q. [10:36:22] Okay, thank you, Witness.
- And just to return to Danguene, he was one of the Bozize's cousins; isn't that right?
- 18 A. [10:36:30] I don't know their family relationship.
- 19 Q. [10:36:32] Thank you. In any case, no problem.
- 20 I'd like to move on to Dorothée, and I want to pronounce her name correctly,
- 21 Dorothée Aimée Malenzapa, minister for rural development. Can you tell us what
- 22 group she belonged to?
- 23 A. [10:36:58] She was part of the presidential majority.
- Q. [10:37:00] Okay. And then we have Théodore Jousso, minister of transport.
- 25 And what was his position?

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- A. [10:37:10] He was there on behalf of the presidential majority.
- 2 Q. [10:37:15] Okay, we're going to move on to the next page, or rather, to point 14, I
- 3 shouldn't go too fast.
- 4 Here we have Docteur Marie-Madeleine N'Kouet, minister of the public -- for public
- 5 health, rather?
- 6 A. [10:37:33] She was from civil society.
- 7 Q. [10:37:36] Then we have Mr Crépin Mboli-Goumba?
- 8 A. [10:37:42] Member of the democratic opposition.
- 9 Q. [10:37:46] Perfect.
- We see the name Marcel Loudegue, there at the bottom of the screen, minister for
- 11 national education?
- 12 A. [10:37:56] Member of the democratic opposition also.
- 13 Q. [10:38:02] Christophe Gazam Betty?
- 14 A. [10:38:06] Armed groups. The armed group Seleka.
- 15 Q. [10:38:14] Okay, we shall now move to the next page, 1899.
- So you see here Sabin Kpokolo, minister of public function?
- 17 A. [10:38:35] Civil society, he was a trade unionist.
- 18 Q. [10:38:39] Very well.
- 19 Amalas Amlas Haroun, minister for commerce and industry?
- 20 A. [10:38:52] Armed groups.
- 21 Q. [10:38:59] Abakar Sabone, minister of development of tourism and handicrafts?
- 22 A. [10:39:12] Armed groups.
- 23 Q. [10:39:15] Joachim Kokate, minister for the promotion of small and medium
- 24 sized businesses?
- 25 A. [10:39:20] Presidential majority.

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- 1 Q. [10:39:25] Marie Madeleine Moussa Yadouma?
- 2 A. [10:39:32] Civil society.
- 3 Q. [10:39:35] André Ringui-Le-Gaillard, minister for urbanism?
- 4 A. [10:39:50] Armed groups.
- 5 Q. [10:39:52] Davy Yama, minister for housing?
- 6 A. [10:40:00] Presidential majority.
- 7 Q. [10:40:06] Very well. We now move on to the last page, so 1900.
- 8 Maurice Yondo, minister responsible for the government, secretary general and
- 9 relations with institutions?
- 10 A. [10:40:33] Democratic opposition.
- 11 Q. [10:40:36] Very well. Thank you very much for those details, Witness.
- We have finished with this document now.
- 13 I have a question I'd like to put to you regarding paragraph 60 of your written
- statement, which is going to appear on your screen.
- Tab 1 of our list of evidence, tab 2 for the English version, CAR-OTP-2024-0036,
- page 0046, paragraph 60.
- So we can see that page 60 is now on your screen, and I quote: "I took up my duties as
- prime minister and headed a team of about 30 people. I'm not sure of the exact
- 19 number. My director of cabinet was Emmanuel Kosse and the deputy director was
- 20 Maurice Lenga. At that time, I used the same phone number that I have now.
- 21 The same applies for my email account."
- Now, I'd just like to clarify, when you refer to your cabinet, are you referring to your
- cabinet in 2013, or later, when Djotodia was president?
- 24 A. [10:42:08] Well, it depends on the date on which I -- I think it was -- I think it
- was the date at which I took up my responsibilities, so under Bozize.

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Yes, no, it was definitely under Bozize because the next paragraph refers to my

- 2 difficulties with Bozize.
- 3 Q. [10:42:56] So you're confirming that this was under Bozize?
- 4 A. [10:43:01] Yes, that's right.
- 5 Q. [10:43:09] Okay. Thank you for that clarification, Witness.
- 6 I'd now like to move on to a different topic. Now, this time I'd like to discuss
- 7 President Djotodia's government -- no, I correct, before speaking about
- 8 President Djotodia's government, in 2013 Mr Djotodia was the minister for security?
- 9 A. [10:43:39] Sorry?
- 10 Q. [10:43:40] Under Bozize, what was Djotodia's role?
- 11 A. [10:43:46] He was the first vice-minister, vice-president and minister responsible
- 12 for national security.
- 13 Q. [10:43:56] And as a minister he would travel; is that correct?
- 14 A. [10:44:03] Yes.
- 15 Q. [10:44:11] I'm going to show you a piece of evidence. It is tab 89, when it comes
- to the piece of evidence. And tab 94 the French transcript, I believe, and
- transcription thereof. And tab 91 for the English transcription, I believe.
- At tab 89, the material bears the reference number CAR-OTP-2042-0550 and
- the French transcript is CAR-D33-0014-0167.
- 20 So this is a six-minute -- an excerpt of six minutes. I'm going to ask that we just play
- the beginning of it up to the 40th second. So the first 40 seconds, please.
- 22 THE COURT OFFICER: [10:45:16] Which transcript would you like us to display,
- 23 please?
- 24 (Interpretation) Which transcript would you like to have displayed, please?
- 25 MS NAOURI: [10:45:25](Interpretation) Well, that's a good guestion. As it's in

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French, and given that it is a speech made by the witness, perhaps it would be useful

- to display the English language transcript, but that's a suggestion that I'm making.
- 3 THE WITNESS: [10:45:56](Interpretation) Your Honour, may I?
- 4 PRESIDING JUDGE SAMBA: [10:45:57] Yes, please.
- 5 THE WITNESS: [10:46:01] (Interpretation) May I have a two-minute break, please.
- 6 PRESIDING JUDGE SAMBA: [10:46:05] Certainly, Mr Witness. We will wait for
- 7 you. Thank you.
- 8 THE WITNESS: [10:46:09](Interpretation) Thank you.
- 9 (The witness exits the courtroom)
- 10 THE COURT OFFICER: [10:46:51] And I just would like to check with
- the interpreters whether the English -- it was a suggestion, but I would like to
- double-check with the interpreter whether the English transcript will be better or
- the French transcript, because the video is in French, right?
- 14 THE INTERPRETER: [10:47:06] The English transcript, please.
- 15 THE COURT OFFICER: [10:47:08] The English transcript, confirm.
- MS NAOURI: [10:47:22](Interpretation) Court officer, as we have a little break, I'd
- 17 like to take advantage of it. To my right, it has been suggested to me that if you give
- me control of the video after the break, that would be acceptable for us, so if it is
- acceptable to you, we would be happy to -- to take control of the video and audio.
- 20 (The witness enters the courtroom)
- 21 THE COURT OFFICER: [10:48:10] The Defence now has control of the video and we
- from our bench now handle the English transcript.
- 23 THE WITNESS: [10:48:19](Interpretation) Thank you.
- 24 THE COURT OFFICER: [10:48:22] The video is public, of course.
- 25 PRESIDING JUDGE SAMBA: [10:48:37] Thank you.

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- 1 Welcome back, Mr Witness.
- 2 Ms Naouri, please, can you continue with your cross-examination, please.
- 3 MS NAOURI: [10:48:46](Interpretation) Thank you, your Honour.
- 4 Q. [10:48:48] Witness, as we announced before the break, we're now going to play
- 5 a video to you, an extract from a video, which I will play it for you. Go ahead.
- 6 (Viewing of the video excerpt)
- 7 THE INTERPRETER: [10:49:05] (Interpretation of the video excerpt)
- 8 "Central Africans, Dear compatriots,
- 9 On 17 March 2013, 5 ministers of the Government of National Unity on a mission to
- Sibut were detained by elements of the Seleka rebel coalition. The latter issued
- a 72-hour ultimatum to the government, threatening to resume hostilities.
- In light of this new development, the Government of National Unity would like to
- provide the following information to make the current situation more
- 14 comprehensible."
- 15 MS NAOURI: [10:49:56](Interpretation)
- Q. [10:49:53] So this is a speech which you made, or you are said to have made on
- 17 Central African radio on 17 March 2013. Do you confirm that you made this speech?
- 18 A. [10:50:11] Yes, I confirm it.
- 19 Q. [10:50:14] So you say that five ministers of the government of national unity on
- 20 a mission to Sibut. So, what you were referring to here was an official, official travel
- 21 by Michel Djotodia; is that right?
- 22 A. [10:50:34] Yes, that is right.
- 23 Q. [10:50:36] And who were the other ministers that made up that delegation?
- 24 A. [10:50:42] I no longer recall.
- 25 Q. [10:50:50] There were also representatives of the international community

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- present at Sibut at that time; is that correct?
- 2 A. [10:50:59] I don't recall.
- 3 Q. [10:51:00] Okay, Witness. I'm going to show you a piece of evidence which is
- 4 at tab 51 on our list of evidence, CAR-D33-0014-0099, and that's going to be displayed.
- 5 Okay, perhaps we could scroll up this page.
- 6 It's an RFI press article dated 17 March 2013 entitled, "CAR: Five ministers from
- 7 the Seleka coalition held by rebels -- by the rebels in Sibut".
- 8 So please could you run down to the bottom of the page.
- 9 Very good. Thank you.
- And we read that: "The Seleka rebels are angry and it's not the first time that they
- have spoken out. A joint government and international community delegation (with
- in particular the mediator of the Economic Community of Central African States) has
- gone to meet on several occasions to negotiate their stationing, their quartering."
- 14 My question to you, Witness, is who was the international community representative
- present in Sibut?
- A. [10:52:58] I don't recall, but if we're talking about the mediator of the ECCAS,
- that would have been General Essongo.
- Q. [10:53:28] Yes, indeed, that's -- that's right. Thank you, Witness.
- Now, under the Libreville agreement your government had the task of continuing
- the DDR process and RSS. Now, is that the reason why Djotodia, the minister of
- defence, was present in Sibut at that point in time?
- 22 A. [10:53:56] I don't recall the nature of their -- their mission there, but I believe it
- was to seek to pacify the militants, or, rather, combatants, I should say, and to seek to
- 24 restrict their movements.
- 25 Q. [10:54:24] Okay, thank you, Witness.

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1 I'd now like to show you another piece of evidence, it's at tab 52 of our list of evidence.

- 2 It is a public document and bears the reference number CAR-D33-0014-0122. And
- 3 it's going to be displayed.
- 4 So we see that this is a press article, it's a Radio Ndeke Luka article, dated
- 5 18 March 2013, and it says: "A 72-hour ultimatum from Seleka to Bozize. Seleka is
- 6 holding 5 ministers in Sibut in infringement of the Libreville agreement."
- 7 So could we please scroll down.
- 8 Thank you.
- 9 So we see the last paragraph:
- 10 "The purpose of the mission was to discuss the peace process and the conditions for
- disarmament and demobilisation of the rebels. But the rebels presented a list of 11
- demands to be taken into account. An ultimatum, a 72-hour ultimatum was issued
- to the government to apply them. If the government failed to do so they would not
- 14 hesitate to take up arms anew."
- 15 Could we move to the next page, please, 0123.
- 16 "These demands included the release of political prisoners, recognition of their ranks,
- and incorporation of their troops into the Central African armed forces (the FACA),
- the departure of South African troops present in the country, and the lifting of
- 19 barricades controlled by the FACA."
- Now, my guestion is: Was the purpose of the mission as described in this article, in
- other words, to discuss the peace process and the conditions for disarming and
- demobilising the rebels, is that indeed in line with what you understood the purpose
- of that delegation to be?
- 24 A. [10:57:30] In fact, in reality the armed groups had already decided to -- to break
- 25 through the Damara red line, so in fact this mission was just an excuse to -- to take

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hold of the principal leaders of the Seleka ahead of the offensive that was going to

- start on 22 March and which was to culminate in the overthrowing of the Bozize
- 3 regime on 24 March.
- 4 Q. [10:58:16] Witness, what information is or was available to you that leads you to
- say that or give that as an answer?
- 6 A. [10:58:26] Well, I'm saying this based on a trip which I myself made. If I
- 7 remember correctly, it was on 1 or 2 March when I travelled to Damara, where
- the advance post was of the Seleka, where the groups were amassing at 75 kilometres
- 9 from Bangui. So I had gone there to take stock of the situation and of the security
- situation in the country. I was accompanied by General Akaga, who was in charge
- of the Central African armed forces. We met there with the Seleka military leaders
- in Damara. We met with the chief of staff, General Issiaka, Aubin Issiaka. And
- their position was clear. General Issiaka was confident that they were going to take
- Banqui. If the situation did not change, they were ready to break through the red
- 15 line and attack Bangui.
- Now, I was accompanied by two ministers, Minister Binoua of administration of
- the territory -- no, Binoua was responsible -- was the minister for security, I believe,
- and it was Minister Deby who was responsible for administration of the territory.
- Now, when I returned to Bangui I reported to President Bozize on the gravity of
- 20 the situation and I implored him to make concessions, notably, to release political
- 21 prisoners and to incorporate some Seleka fighters into the Central African armed
- 22 forces. But President Bozize did not accord much importance to my advice because
- 23 he was counting heavily on the support of the South Africans, the South African
- soldiers, to protect his regime.
- 25 And one of the factors that aggravated the situation was that on 15 March 2013,

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- 1 President Bozize had held a rally during which he had celebrated, in fact,
- the anniversary of his coup d'état, the coup d'état which had allowed him to take
- power, because that coup d'état had taken place on 15 March 2003.
- 4 After that, he had been elected and re-elected and his last term of office was based on
- 5 the constitutional plan, but also, according to the Libreville agreement, he was to have
- 6 a third term of office. So during that rally he celebrated his coup d'état and he also
- 7 gave a speech, during which he said that he would be candidate, and once again in
- 8 violation of the constitutional and the Libreville agreement. So that was an
- 9 important message, a threatening message, which indicated that he would not leave
- power, unless he was overthrown, and I think that that was a contributing factor
- which aggravated the situation and which pushed the Seleka to break through the red
- 12 line.
- 13 I'm sorry for having been long in my answer but I wanted to provide this information
- so that you would understand the context at the time.
- 15 Q. [11:03:12] I understand quite well and what you have said is important.
- 16 I think we should now take a break. But I look, of course, to the Presiding Judge on
- 17 that.
- 18 PRESIDING JUDGE SAMBA: [11:03:22] Yes.
- 19 Mr Witness, we'll take a break here and come back in 30 minutes.
- 20 I rise the Court for 30 minutes, please.
- 21 THE COURT USHER: [11:03:31] All rise.
- 22 (Recess taken at 11.03 a.m.)
- 23 (Upon resuming in open session at 11.33 a.m.)
- 24 THE COURT USHER: [11:33:12] All rise.
- 25 Please be seated.

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1 PRESIDING JUDGE SAMBA: [11:33:32] Good morning again, everyone. Good

- 2 morning again, everyone.
- 3 Good morning, Mr Witness. We're going to continue with your cross-examination.
- 4 Ms Naouri, your witness.
- 5 And welcome, Mr Jacobs.
- 6 MS NAOURI: [11:33:51](Interpretation) Thank you, your Honour. And you indeed
- 7 noticed that Mr Jacobs has joined us on the bench. You're a step ahead of me.
- 8 Q. [11:34:02] Good morning, Mr Witness.
- 9 A. [11:34:05] Good morning.
- 10 Q. [11:34:08] Perhaps we can resume where we left off.
- All right, I'd like to revisit very swiftly the Libreville agreements once more and to
- show you article 5, this is tab 20, CAR-OTP-2054-1346, and it's page 1347 which is of
- interest. So we can zoom in on article 5.
- 14 All right. Can you see that article, Mr Witness?
- 15 A. [11:34:56] Yes.
- Q. [11:34:58] So can you see "The national unity government is responsible
- specifically for", and I'm interested in the penultimate bullet point "To continue the
- DDR process and the RSS process with the support and assistance of the international
- 19 community".
- 20 So here's my question: At Sibut, was there any DDR implementation process under
- the Libreville agreement?
- 22 A. [11:35:41] No. The DDR process hadn't started for lack of funds from the
- 23 international community.
- Q. [11:35:54] All right. I'm going to read out an extract from a transcript coming
- 25 from another witness who has appeared before this Court, transcript of

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- 24 October 2022 hearing, T-23 at page 35, line 11 to 13. And this is the French version.
- 2 And this witness tells us the following, and let me quote:
- 3 "An important event occurred in Sibut and this was after the Libreville agreements.
- 4 At Sibut, each colonel had to identify his elements to go from 2,000 to 3,000 in the
- 5 Central African Republic. And that's how the identification was made and a bonus
- 6 was given to each element identified at Sibut." End of quote.
- 7 You were not informed of that identification process that took place in Sibut,
- 8 Mr Witness?
- 9 A. [11:37:08] I wasn't informed of it and I don't know the source of the bonuses that
- were allegedly handed out.
- 11 Q. [11:37:27] Thank you, Mr Witness. Very well.
- All right, in the extract of the article that we looked at earlier on, there was also the
- departure of the South African troops that was being called for. Why were these
- South African troops present in January and March 2013 in the Central African
- 15 Republic?
- 16 A. [11:38:10] Those troops were in CAR at the behest of President Bozize to ensure
- the security of his power of his regime.
- Q. [11:38:29] Very well. Was there another mission given to that South African
- contingent over and beyond safeguarding Bozize's regime?
- 20 A. [11:38:46] I'm not aware of any other mission.
- 21 Q. [11:38:51] Very well. Now, I'd like to show you some evidence.
- 22 This is tab 134 of our list of materials. This is D33-0014-0269.
- 23 So first let me display for you the first page. Here it is. So we can see this title.
- 24 This is an article appearing in Jeune Afrique on 4 April 2013 entitled "Central African
- 25 Republic: South African will be withdrawing its soldiers."

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So I'm interested in an excerpt that we see on 0270.

- 2 Very well. So here we have these two paragraphs here. Let me start with the first
- one and then we'll be scrolling down ever so gently.
- 4 "'We took the decision to withdraw our soldiers. We were in Central African
- 5 Republic on the basis of an agreement between the two countries', said Mr Zuma,
- 6 according to utterances reported by the radio and the South African public television,
- 7 SABC, shortly after the extraordinary summit devoted to the future of the Central
- 8 African Republic which concluded Wednesday evening at Ndjamena."
- 9 Next paragraph: "'Our mission was to help train soldiers. Since the coup d'état and
- the rebel takeover of power, it was clear that the government was no longer in place',
- said Mr Zuma, speaking to a team of the SABC after travelling with him to Chad for
- the summit of the Economic Community of Central African States.
- 13 The South Africa forces were present in Central African Republic and a bilateral
- 14 cooperation agreement bearing upon the training of the Central African army. South
- Africa had reinforced its military presence beginning of the year in that country
- where soldiers were already there particularly to train a protection unit for VIPs
- under an agreement 2007.
- The decision of South Africa to withdraw its soldiers had initially been announced on
- 19 Wednesday evening by Chadian president Idriss Déby at the end of the summit."
- 20 So I have a number of questions on this. You say that the South Africans were to
- safeguard Bozize's regime, but here we learn that they were to train a protection unit
- 22 for VIPs. Is that what you mean by securing Bozize's power?
- 23 A. [11:42:04] No, not at all. To the best of my knowledge, it had no mission to
- 24 train soldiers. They weren't instructors. And I would add that when -- when those
- 25 two Seleka columns entered Banqui, the South African soldiers were involved in the

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- 1 combat, in the fighting.
- 2 Q. [11:42:29] That's right. We're going to get there in a moment. You're
- absolutely right. But before the 2013 fighting, the article says that the South African
- 4 contingent was beefed up at the beginning of 2013. Can you tell me how many
- 5 soldiers reinforced the South African units in Central African Republic?
- 6 A. [11:42:53] No, I have no information about the military numbers.
- 7 Q. [11:42:56] And do you know where their base was located in Bangui, the South
- 8 Africa contingent, where was it based in Banqui; do you know?
- 9 A. [11:43:05] No, I don't know where their base was.
- 10 Q. [11:43:11] All right. But did they have easy access to the presidential office
- because they were there to protect Bozize?
- 12 A. [11:43:23] Of course.
- 13 THE INTERPRETER: [11:43:27] Correction from the interpreter: They were there
- to protect Bozize's power.
- 15 MS NAOURI: [11:43:32](Interpretation)
- Q. [11:43:33] Now, you've just said that there was fighting between the South
- 17 African elements and the elements members of the rebel groups. Do you know how
- many losses were suffered within the South African ranks?
- 19 A. [11:43:45] Officially it was said 13 South African soldiers died. In actual fact,
- 20 the actual number of victims was higher.
- 21 Q. [11:44:05] All right. So staying with the same article of Jeune Afrique, the next
- page, so this is 0271, where we read, and you can see it at the beginning of the page,
- 23 we see:
- <sup>24</sup> "Jacob Zuma had travelled with three of his ministers responsible for international
- relations and cooperation, defence and state security, which is a hallmark of the

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- importance of this tricky affair for South Africa. At least 13 South African soldiers
- 2 have been killed on 24 March by the rebellion which was at that time entering Bangui,
- a few hours before toppling Francois Bozize's regime.
- 4 In Banqui, Central African sources close to the presidency and security services
- 5 asserted that Mr Zuma and Mr Bozize had concluded a deal for access to South
- 6 African companies to oil wealth, diamond wealth and gold wealth."
- 7 So the figures here mentioned at least 13 soldiers. Why -- why do you say that there
- 8 were allegedly more?
- 9 A. [11:45:24] Well, this is because of a -- of a strong response from the South
- Africans, from the South African opposition. The figure 13 had been played down.
- I went to see Mr Zuma in South Africa to talk about that point at the behest of the
- president, Idriss Déby, and I can confirm that 13 was very much -- was very low
- because they were fighting on two fronts. On the Damara road there was one front
- and Issiaka's command, who was the chief of staff for the Seleka, and there was
- another fighting on the Bossembele road involving the Seleka troops under
- General Arda's orders. So if there was fighting along two axes, and given the
- 17 numerical superiority of the armed groups, the Seleka armed groups, quite obviously
- the losses couldn't only tot up to 13 people.
- 19 Q. [11:47:00] Okay. Where were you on 24 March 2013, Mr Witness?
- 20 A. [11:47:12] I was in Bangui.
- 21 Q. [11:47:16] Where exactly in Banqui?
- 22 A. [11:47:19] At my home, from which I was taken out secretly.
- 23 Q. [11:47:25] So you didn't actually see these clashes, right?
- 24 A. [11:47:30] I was aware of them.
- 25 Q. [11:47:34] So you just told us that you didn't know the military numbers of the

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South African contingent. Would you stand by that?

- 2 A. [11:47:49] Yes, I would.
- 3 Q. [11:47:50] Very well. And this visit that you made with Zuma -- well, to Zuma,
- 4 to go and see Zuma, when did that take place?
- 5 A. [11:48:06] I don't have the date top of mind.
- 6 Q. [11:48:09] But how much, approximately, time went by between that and
- 7 24 March 2013 events?
- 8 A. [11:48:16] One or two months I'd say.
- 9 Q. [11:48:19] And where was it?
- 10 A. [11:48:20] It was at Pretoria.
- 11 Q. [11:48:25] In -- under what -- in what context?
- 12 A. [11:48:31] In dialogue with Jacob Zuma, the president, in setting up a liaison
- office for setting up a South African embassy in the Central African Republic.
- 14 Q. [11:48:53] All right. Now, this article tells us there was a desire to withdraw
- these troops from CAR in April 2013. Did you talk about that point particularly with
- Zuma about the withdrawal of those troops?
- 17 A. [11:49:12] Yes.
- 18 Q. [11:49:13] What was ultimately decided?
- 19 A. [11:49:15] When I went there, I think the South African troops had already left
- 20 by that point.
- 21 Q. [11:49:28] And Zuma, did he talk about the deal that he had struck with Bozize
- 22 about a scope for South African companies to take over oil resources, diamond and
- 23 gold wealth that he had asked?
- 24 THE INTERPRETER: [11:49:43] Overlapping speakers.
- 25 THE WITNESS: [11:49:46] (Interpretation) No, this wasn't something that was part of

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- the discussion -- was to be part of the discussion.
- 2 THE INTERPRETER: [11:49:52] Corrects the interpreter.
- 3 THE WITNESS: [11:49:55] (Interpretation) But I know that the South Africans really
- 4 wanted to tap into the oil areas in the south of CAR near the -- near the city of Carnot.
- 5 I think the royalties permit had been awarded by President Bozize.
- 6 Q. [11:50:19] Thank you, Mr Witness.
- All right, let's go back to the claims made at Sibut by representatives of the Seleka.
- 8 Were there any other claims?
- 9 A. [11:50:33] There were 11 claims, but the main ones were those that we saw
- 10 indicated.
- Q. [11:50:53] All right, Mr Witness. I'm going to play another extract of your
- speech made on the radio on 19 March 2013 and this time -- and this speech actually
- lasts eight minutes, so we're not going to listen to everything in the courtroom, but I
- want to play time code 3:41 to 4 minutes and we'll be taking over here.
- 15 For the record, this is 89 -- French version at 90 and the English version is at 91. And
- if I've followed correctly, this is the English version of the transcript that will be
- 17 brought up on our screens.
- 18 I'm told it's the second page of the English transcript, if I pip you to the post, court
- 19 officer.
- 20 Right, there we have it. We can see the time code 3:41.
- 21 THE COURT OFFICER: [11:52:06](Interpretation) The audio is public material and
- you now have control.
- 23 (Playing of the audio excerpt)
- 24 THE INTERPRETER: [11:52:16](Interpretation of the audio excerpt)
- 25 "... was destituted.

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For the past 48 hours, the Seleka coalition has been making new demands that were

- 2 never included in the Libreville agreements, namely the integration of 2,000
- 3 combatants into the defence and security forces and recognition of the ranks obtained
- 4 in the rebellion."
- 5 THE COURT OFFICER: [11:52:39](Interpretation) Sorry to interrupt. Would it be
- 6 possible to offer the ERNs because only the tab numbers have appeared on the record.
- 7 Thank you.
- 8 MS NAOURI: [11:52:54](Interpretation) You're absolutely right. The ERN is
- 9 CAR-OTP-2042-0550, and the transcription, French transcription is D33-0014-0167.
- Q. [11:53:12] So, Mr Witness, this request for integrating Seleka members in the
- defence and security forces, why would that be a new claim, a new request?
- 12 A. [11:53:28] Sorry?
- Q. [11:53:31] In the extract we've just heard, it's stated that fresh demands that were
- never included in the Libreville agreements were made by the Seleka coalition,
- namely the integration in the defence and security forces of 2,000 combatants,
- recognition of the ranks obtained in the rebellion as well. So why is this seen as a
- 17 fresh demand from the Seleka, according to you?
- A. [11:54:00] Because it didn't feature in the Libreville agreements. This was
- never contemplated, the integration of 2,000 combatants, Seleka combatants, into the
- 20 Central African forces and this threw up problems, because in terms of the financial
- cost or burden to the state but also the nationality of the combatants because most or
- 22 at least a big chunk of these combatants weren't Central Africans, they were Chadians
- 23 and Sudanese. So this threw up a problem of national sovereignty. Consequently,
- 24 we didn't have any clear indication of according to which criteria the integration of
- 25 those combatants would be made and with the ranks which they were self-attributed

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- because there were self-proclaimed generals, self-proclaimed colonels. So it was
- 2 inconceivable to recruit these individuals and build them into the Central African
- 3 forces with ranks that they had given simply to themselves.
- 4 Q. [11:55:07] Okay, but the Libreville agreements in its article 5 provides for
- 5 reorganising the defence and security forces, so what tangible measures were
- 6 envisaged to do that reorganisation of the defence and security forces?
- 7 A. [11:55:26] The reorganisation of the armed forces has no relation whatsoever
- with the situation which is being referred to. The reorganisation, what does it mean?
- 9 It means that recruitments had to be made, training had to be given, discipline had to
- be looked at, and also the supply of logistical resources, weapons and ammunition,
- requisites for defending territory integrity and the protection for civil -- civilians
- 12 there.
- 2. [11:56:05] Now, Michel Djotodia, he becomes minister of security and defence,
- and of course this is a union government, including members from the Seleka. From
- that point, wasn't there an expectation that these groups would be integrated in a
- structured way along the lines of what you've laid out being incorporated then in the
- army under the Libreville agreements?
- A. [11:56:35] Yes, this was something which was contemplated, but a committee
- had to be convened to check and verify the recruitment of these elements in view of
- 20 their ultimate integration in the ranks to avoid persons who were unsuitable or didn't
- fulfil military criteria to avoid those individuals joining the ranks of the CAR armed
- forces, but that committee didn't appear ever, to the best of my knowledge, because it
- 23 had to go through the DDR and the DDR hadn't started for lack of funding from the
- 24 international community.
- 25 Q. [11:57:24] Mr Witness, to the best of your knowledge, so-called members of the

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- Seleka coalition, did they ultimately -- were they ultimately integrated in the army?
- 2 A. [11:57:41] Yes, of course.
- 3 Q. [11:57:46] So, even today, therefore, within the Central African armed forces
- 4 there are elements that initially came from the Seleka armed groups; is that right?
- 5 A. [11:57:57] Yes, that's right.
- 6 Q. [11:57:59] Thank you, Mr Witness.
- 7 All right, now I'd like to return to the matter of the FOMAC. So tell us, if you can,
- what was the role or mandate of the FOMAC at the beginning of 2013 in the Central
- 9 African Republic?
- 10 A. [11:58:20] The FOMAC was tasked to safeguard or to offer security in Central
- 11 African Republic and to prevent elements belonging to armed groups to create
- disorder in the country, but that mission, in my view at least, wasn't abided by in full,
- wasn't adhered to in full.
- 14 Q. [11:59:06] All right. Now when you say that the FOMAC was tasked to
- provide security in CAR's territory to avoid elements belonging to armed groups to
- create disorder in the country, are you talking about the stationing, the quartering?
- 17 A. [11:59:29] More or less. I can't remember the exact terms of the -- of the
- mission, but that was the main task entrusted to the FOMAC -- that was to be
- entrusted to the FOMAC.
- 20 Q. [11:59:48] And in actual fact, did they fulfil -- fulfil other functions aside from
- focusing on containing the armed elements that were creating upheavals or
- committing acts that could be held against them?
- 23 A. [12:00:08] Yes.
- 24 I'm sorry, I didn't abide by the five-second rule.
- 25 It was said that the FOMAC didn't have the -- enough military logistical resources to

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prevent these armed groups from taking over power. General Akaga had -- had run

- 2 away when the group -- armed groups had decided to cross the red line. Their
- 3 numbers stood at about 8,000 men, 8,000 men strong, so the CAR armed forces nor the
- 4 FOMAC could stand up to or could withstand the Seleka assaults that benefited from
- 5 numerical superiority, and the only way to stop the Seleka from taking over power
- 6 would be an air -- air support and the FOMAC -- nor the FOMAC nor the Central
- 7 African forces had air power. And in terms of what was expected from the FOMAC,
- 8 the FOMAC was far from being able to fulfil the mission that was initially given to it.
- 9 Q. [12:01:35] Okay. At paragraph 70 of your written statement, you said that on
- 22 March 2013, it was a FOMAC soldier who came to you. Was that a normal task
- for a FOMAC soldier to go and collect a civilian two days before the arrival of the
- Seleka in order to take you to the airport?
- 13 A. [12:02:03] There were already some Seleka elements in Bangui and their task
- was also to assure the security of important people. I was in a meeting with
- representatives of the international Francophone organisation at my home when a
- vehicle -- when the FOMAC came to my house. An officer, a soldier from Gabon,
- 17 I believe, entered my home to take me, take me out to M'Poko camp near the airport.
- Q. [12:02:50] And how long did you spend at M'Poko camp at the airport?
- 19 A. [12:03:01] I believe a week, or perhaps a little less. I no longer recall.
- 20 Q. [12:03:06] Who else was at M'Poko camp when you were there?
- A. [12:03:13] Many important people, ministers, the speaker of the National
- 22 Assembly, and even army generals were taking shelter or had found refuge at M'Poko
- camp. And if I'm not mistaken, the chief of staff of the army was there too.
- Q. [12:03:36] And what were the instructions to the general of the army from
- 25 François Bozize?

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- 1 A. [12:03:47] Sorry?
- 2 Q. [12:03:49] What instructions, to your knowledge, had been given by
- 3 Francois Bozize to the army, notably to the general of the army who was with you in
- 4 M'Poko camp?
- 5 A. [12:04:04] When the armed forces had entered Bangui on the 22nd, I believe that
- 6 President Bozize was absent. He was travelling. He was not in Bangui. He was
- 7 either in South Africa or perhaps in Angola. When troops arrived at PK22 on the
- 8 22nd, I called the chief of staff of the army who told me that he didn't have the means
- 9 to -- to deal with the situation, and when Bozize returned, it was already late. I think
- that the -- that the Central African armed forces did not have -- were not -- were not
- 11 the dominant power.
- Q. [12:05:11] Very well. Witness, in the transcript of the 26 February 2024, and I'm
- going to read paragraph 54, page 35, lines 26 to 36, I will cite. And I won't identify
- 14 anybody.
- 15 "It was then said that we were going to set up a rear base and that we were going to
- take revenge on the Seleka. The president was against this idea". The president
- questioned, by the way, was President Bozize. "The president was opposed to this
- idea, to the idea of responding at that point in time. He was against firing on
- 19 Seleka".
- 20 Could you tell us why Bozize adopted this position?
- A. [12:06:09] Well, that does not seem likely to me because when he returned from
- travel, he did attempt to resist in the area of PK12. It didn't work out and that's
- when he fled by helicopter. The armed forces of the Central African Republic did
- 24 not have the capacity to overcome the Seleka. There were -- there was no officer in
- 25 the combat theatre. It seemed to me, I believe that he fled. So I don't think that the

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- testimony that you've just referred to is probable.
- 2 Q. [12:06:48] Thank you, Witness.
- 3 I'd like to return now to the government of the -- the national unity government, but
- 4 this time under President Djotodia. Do you recall on what date you became prime
- 5 minister of Mr Djotodia's government?
- 6 A. [12:07:11] I think that would have been in March up to mid-April, but I don't
- 7 have the exact date in mind.
- 8 Q. [12:07:23] I'm going to show a document to you, Witness.
- 9 It's at tab 58 of our list of evidence, it's a public document, bearing ERN number
- 10 CAR-OTP-2004-1597, and I would ask that page 1597 be displayed, please.
- So as you can see, this is decree number 013.001 appointing the prime minister, head
- of government.
- And if we now scroll down to the first article, please. If you could just move down
- 14 the document a little.
- 15 So the first article says that Mr Nicolas Tiangaye is appointed prime minister and
- head of the transitional government. And we see at the bottom of the page that this
- document was drawn up on 26 March 2013 and was signed by Mr Djotodia.
- 18 Could you confirm that this decree appoints you as prime minister, Witness?
- 19 A. [12:08:41] Yes, I think that is that. That is indeed the situation.
- 20 Q. [12:08:50] How did you come to be prime minister? How were you contacted
- to become prime minister?
- 22 A. [12:08:56] After power was taken by the Seleka in an effective fashion on
- 23 29 March, the chiefs of state of the CEEAC had demanded that -- that the Libreville
- 24 agreements be adhered to and that I be maintained in the post of prime minister, and
- 25 therefore President Djotodia obeyed that instruction.

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Q. [12:09:26] Very well. And how was it that the heads of the CEEAC were

- 2 together?
- 3 A. [12:09:40] I believe that there was a summit of the heads of state I believe in
- 4 Ndjamena because there were spokespersons present at the summit in Ndjamena and
- 5 we took part in that.
- 6 Q. [12:10:01] And when did that summit take place?
- 7 A. [12:10:05] I believe it was in April. The heads of state of the CEEAC set out the
- 8 main lines and set up the national council for transition with a constitutional charter
- 9 and arranged a transition which -- that that document was to be the fundamental text
- 10 for the transition and was to govern the transitional period.
- 11 PRESIDING JUDGE SAMBA: [12:10:36] Ms Naouri, can I remind you about the
- 12 five-second rule, please, yourself and the witness. I can see that the interpreters are
- really going through some tough time. Please.
- MS NAOURI: [12:10:55](Interpretation) You're quite right, your Honour. Thank
- 15 you for reminding me. We shall try to be more disciplined. So I'll take a breath
- 16 from time to time.
- 17 Q. [12:11:10] So, Witness, when you were interviewed as part of the Ngaïssona,
- Yekatom case, you referred to a meeting on 28 March in 2023 at the National
- Assembly where you said that all of the general officers of the army were present,
- including the police, and that they swore allegiance to Djotodia then.
- 21 So I would refer to transcript CAR-OTP-00000892, page 75, lines 7 to 22. And this at
- tab 13 of our list of evidence, and tab 14 for the English version.
- 23 So my question is whether following that meeting on 25 March 2013 the minister of
- communication spoke on behalf of the government on the radio waves. Do you

25 recall that?

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- 1 A. [12:12:18] No.
- 2 Q. [12:12:19] Well, then I'm going to present a piece of evidence to you.
- 3 It's at tab 55 of our list of evidence, which bears the ERN CAR-OTP-2042-0544, and
- 4 the transcript is at tab 56, CAR-D33-0014-0194, and the English translation is at tab 57.
- 5 This is a public document and may be displayed to everyone.
- 6 And to be more particular, more specific, this is an extract of a radio announcement
- 7 on 28 March 2013.
- 8 I think that we can listen to this extract. I don't know if you would like to maintain
- 9 control or offer it over to me.
- 10 We shall listen to it in its entirety.
- 11 THE COURT OFFICER: [12:13:26] From the first page of the transcript?
- MS NAOURI: [12:13:30] (Interpretation) Yes, thank you for your question. As we're
- going to hear the entire extract, we'll take the transcript from the beginning and run
- through it to the end.
- 15 THE COURT OFFICER: [12:13:45] Public? I don't have time to check the
- 16 confidentiality level, that's why. Public?
- MS NAOURI: [12:13:51] (Interpretation) Yes, I had said it is -- it may be shown to the
- 18 public. No problem.
- 19 THE COURT OFFICER: [12:13:57](Interpretation) The Defence has the floor.
- 20 Thank you very much.
- 21 (Playing of the audio excerpt)
- 22 THE INTERPRETER: [12:14:12](Interpretation of the audio excerpt)
- 23 "Central Africans, dear Compatriots. The Head of State has expressly asked me to
- convey the following message to you:
- 25 Since this morning, after receiving the general and senior officers of the Central

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1 African Army and the Defence and Security Forces, the Head of State has held

- 2 meetings to assess the security situation in the city of Bangui and in the interior of the
- 3 country.
- 4 We note that weapons are still being secured and a certain amount of damage is still
- 5 being done. So the arrangements have been reformulated to allow work to resume
- 6 effectively on Tuesday throughout the country, particularly in Bangui.
- 7 Petrol stations will be secured by military elements to allow users to refuel and traffic
- 8 to resume in the city of Bangui.
- 9 Arrangements are being put in place to secure the banks. Specific sites have been
- identified for the confinement of all armed elements and their clear disarmament and
- identification. The details are the responsibility of the relevant military authorities,
- in other words, the EEAC Multinational Force, which has been mandated by the
- Heads of State to provide very strong support to both the Seleka fighters and the
- 14 Central African military and gendarmes, who have started to regroup in order to
- secure the town.
- The Head of State solemnly asked all the directors of cabinet and ministries to return
- to their posts and to get their departments up and running on Tuesday.
- All civil servants, whether in education or health, are to return to work. The security
- of the city will be resolved within 48 hours with the support of the multinational force.
- 20 This is the message that the Head of State has asked me to convey."
- 21 PRESIDING JUDGE SAMBA: [12:16:36] Yes, Madam Prosecutor.
- 22 MS SARDACHTI: [12:16:39](Interpretation) Yes, I listened to the audio and I saw
- 23 that what I heard was not in line with what is set out in this English language
- 24 transcript. And this is at 0033 -- D33-09 -- sorry, 0014-0144. I heard "circulation" of
- 25 weapons and not "securing" of weapons. Now, as this term has been captured in

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both English and French transcript, I'd like to ensure that the transcript be corrected

- 2 now and that the word which was used in the audio was "circulation" of arms.
- 3 MS NAOURI: [12:17:38](Interpretation) If I remember correctly, I remember that an
- 4 interlocutory decision was taken on the administration of these proceedings, stating
- 5 that where there is a disagreement regarding the content of the transcript, that that
- 6 should be raised. If you had noticed a transcript in advance, you might have let us
- 7 know in advance. We would have been happy to take that into account. There is
- 8 also that chance of course that the -- it's a mistake in this transcript in the English
- 9 version. I didn't listen to the audio. We will be happy to check with the
- 10 Prosecution whether there are any issues regarding the re-transcription of this audio
- in today's transcript.
- 12 And I would refer to paragraph 36 regarding how to proceed in the case of
- disagreements on the content of the transcript. That's a paragraph in the decision on
- administration of these proceedings. So I think we can leave it at that for now.
- 15 MS SARDACHTI: [12:18:53](Interpretation) I think that to save time, we could take
- two minutes and actually replay the audio. This would allow us to confirm that it
- was indeed a circulation of weapons.
- 18 PRESIDING JUDGE SAMBA: [12:19:06] Yes, that should be easy. You, both
- counsel, can actually -- or both parties can actually liaise with each other. It's a
- 20 distinction between the word "secure" and "circulate". So that's easy enough, you
- know, and agree on something, the French version as against the English version, so
- 22 that we can honestly move on. If the word is "circulate", I'm sure Ms Naouri will -- if
- 23 you want us to listen to it again, we could, of course. That is for the Defence because
- the Prosecution has raised this up so that we have really a clear transcript and know
- exactly what is being said.

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- 1 MS NAOURI: [12:19:47](Interpretation) Well, honestly, I'm in your hands, your
- 2 Honour. I think that it might be a waste of time because we could listen to this after
- the hearing and establish that there is an issue. The more we talk about it -- I'm
- 4 trying to wrap up on time. But if you prefer that we re-hear the audio, I'm happy to
- 5 do that, but I think it might be a waste of time at this point in time.
- 6 PRESIDING JUDGE SAMBA: [12:20:15] Well, it's just so that we have an accurate
- 7 transcript, if we have to do that, because that will help us also when we come to
- 8 dealing with the Article 78. It's at the beginning of the audio.
- 9 So, Madam Court Officer, can we listen to that again, and let's have a clear
- information on what the word is, whether it's "secure" or "circulate".
- 11 THE COURT OFFICER: [12:20:39] Yes, Madam President.
- (Interpretation) Defence is in control and the transcript is already on the screen.
- 13 (Playing of the audio excerpt)
- 14 THE INTERPRETER: [12:20:52](Interpretation of the audio excerpt)
- 15 "... circulating of weapons and a certain amount of damage is still being done".
- 16 PRESIDING JUDGE SAMBA: [12:21:00] Thank you very much. So the word we
- need there for the English version of tab 57 is "circulate".
- 18 You could continue, Ms Naouri, please.
- MS NAOURI: [12:21:12](Interpretation) Yes, thank you, your Honour. So that
- 20 means that the French and English versions are correct now.
- 21 Q. [12:21:22] So, Witness, let's speak about this speech made by Minister
- 22 Gazambeti.
- 23 So, first of all, in this speech the minister refers to the location where the elements
- were to be held and to be disarmed. Do you know which site this concerned?
- 25 A. [12:21:52] To my knowledge, there was no dedicated site for disarmament.

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Q. [12:22:01] Were there dedicated sites for containing, for localising the elements?

- 2 A. [12:22:10] Some elements who had arrived into Bangui for the first time,
- 3 I believe that they were grouped together at Beal camp and some were at Camp de
- 4 Roux. I believe there were also some at Fidel Obrou camp and others at Kassai camp
- 5 and others at the RDOT on the PK10 road.
- 6 Q. [12:23:10] Very well. Thank you, Witness. And the call to the directors of the
- 7 cabinets and the staff of the ministries to return to work, that's a call that was adhered
- 8 to; am I right?
- 9 A. [12:23:28] Yes, I think so.
- 10 Q. [12:23:32] At one point in time you gave an interview to RFI. Do you recall
- 11 that?
- 12 A. [12:23:38] No.
- 13 Q. [12:23:40] Well, I'm going to present a piece of evidence to you.
- 14 This is at tab 96 of our list of evidence, CAR-D33-0014-0082, page 0082. This is a
- press article published on the RFI site on 28 March 2013 and entitled "Nicolas
- Tiangaye on RFI: It is the stubbornness of Bozize which has led to the situation".
- 17 And this article is by a particular RFI journalist.
- Now do you recall this article, Witness?
- Okay, we will look at this article and I'd like to go to the second page, page 0082.
- 20 THE INTERPRETER: [12:24:45] The journalist was Cyril Bensimon.
- 21 MS NAOURI: [12:24:55](Interpretation)
- 22 Q. [12:24:55] So I would like us to focus on the second question. And the question
- 23 put by the journalist is:
- 24 "And as regards the international donors and -- with the countries which are friends
- of South Africa, how are you going to proceed?"

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- 1 And your answer is:
- 2 "Well, they need to understand that it is the stubbornness of Bozize, he who refused
- to apply the Libreville agreement, that caused this situation to become irreversible.
- 4 And it's important that our partners understand the situation and also take into
- 5 account that the people of the country are suffering and that they cannot be
- 6 abandoned." End of quotation.
- 7 Who are the donors to which you refer in this discussion with the journalist?
- 8 A. [12:25:56] They are, well, the traditional donors: The European Union, the
- 9 World Bank, the International Monetary Fund, and bilateral partners, including
- France, and also partners in the subregion, the countries which were members of the
- 11 ECCAS and the CEMAC.
- 12 Q. [12:26:42] I'll just wait a moment for my five seconds.
- Okay, now let's look at the next question in the interview. Could you move back up.
- 14 So the question is the following:
- 15 "The most urgent matter in Central African Republic and in particular in Banqui at
- the moment is re-establishing security. How do you plan to re-establish security
- given that there are still a lot of Seleka elements in the city and there is practically no
- police force presence? How do you propose to resolve this problem?"
- 19 Answer:
- 20 "Of course, this security issue arises. The Seleka elements need to be confined.
- They need to be confined to barracks in Kassai and at Camp Beal. And those
- 22 elements who are not confined to barracks should be considered to be false Seleka
- 23 elements, not true Seleka elements. Because there are people who are not truly
- 24 members of Seleka but who claim to have the status of Seleka combatants."
- Now, my question to you, Witness, is that it was generally known from March 2013

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- that persons claimed members of Seleka who -- or claimed -- elements claimed to be
- 2 part of the Seleka coalition who were in fact not. Is that correct?
- 3 A. [12:28:24] Yes, that is correct. And Mr Djotodia also recognised that fact.
- 4 Q. [12:28:28] Very well. Thank you, Witness.
- 5 And now we have finished with that document. Thank you very much.
- 6 I would now like to move on to the second transition government and take you to a
- document at tab 58 of our list of evidence, which is CAR-OTP-2004-1597 at page 1605.
- 8 So here we see that this is a decree.
- 9 Could you scroll down a little bit.
- Decree 13.009 appointing the members of the transition government.
- And I'd like to go to the list of ministers of state starting with number 1.
- 12 Thank you very much.
- So we see number 1 -- I'm just checking my notes. Yes, number 1, minister of state
- with responsibility for mines, oil, energy and hydraulics, Herbert-Gotran
- 15 Djono-Ahaba.
- Now, this person had already been minister for geology and mining research in the
- national unity government under Bozize; is that correct?
- 18 A. [12:30:26] Yes.
- 19 Q. [12:30:27] And Mr Djono-Ahaba remained in that post under President
- 20 Samba-Panza; is that correct?
- 21 A. [12:30:43] I do not recall.
- 22 Q. [12:30:46] And today Mr Djono-Ahaba is part of Touadera's government as
- 23 development minister for energy and hydraulics; is that right?
- 24 A. [12:30:58] No. Currently he is transport minister and civil aviation.
- 25 Q. [12:31:14] Thank you very much for that clarification. But did he hold the

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position of minister for energy development and hydraulic results under Djotodia's

- 2 purview as president?
- 3 A. [12:31:28] I believe so. He had a position actually before he became transport
- 4 minister, and in all likelihood it was the energy ministerial position that he held.
- 5 Q. [12:31:43] Thank you, Mr Witness.
- 6 Now, I'm going to refer to a document. We have to show the courtesy copy for
- 7 confidentiality reasons. This courtesy copy was sent by email. This is 136 in my list
- 8 of materials.
- 9 And if you like, we can -- I'm told in my earpiece very kindly that we can show this.
- Oh, no. Anyway, it's CAR-OTP-2094-0295. Apparently it's too complicated to
- show that. But anyway, I'm interested in 0295.
- 12 Perhaps we can scroll down a smidgen in the text. And I want to go to the first
- bullet point. That's it. All right.
- 14 First we'll have to scroll up ever so slightly, you're absolutely right, so we know what
- we're dealing with here. Thank you.
- So this is the decree 14.012 bearing upon the appointment and confirmation of
- members of the transitional government. And this is Madam Samba-Panza's
- 18 government. You see the date.
- 19 So if we scroll down in article 1, minister responsible for public works, urbanism,
- 20 housing and public buildings, Mr Herbert-Gotran Djono-Ahaba.
- 21 Can you see that, Mr Witness?
- 22 A. [12:33:40] Yes.
- 23 Q. [12:33:41] Does that jog your memory about the role of Djono-Ahaba under
- 24 Samba-Panza?
- 25 A. [12:33:48] Yes.

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- 1 Q. [12:33:49] Thank you, Mr Witness.
- Now, forgive me, we're going to be returning to the initial decree where -- which we
- found at tab 58 and it was CAR-OTP-2004-1597 and we're at page 1605 of that item.
- 4 Thank you very much.
- 5 And I'd like to go to the second name. So we see minister for equipment and public
- 6 works, Mr Crépin Mboli-Goumba.
- 7 So here's my question: That particular minister, Crépin Mboli-Goumba, he was a
- 8 part of your national union government under Bozize; is that right?
- 9 A. [12:35:04] Yes.
- 10 Q. [12:35:06] And Mr Crépin Mboli-Goumba was a candidate in the parliamentary
- elections of 2016; is that right?
- 12 A. [12:35:20] No. In 2016, all those who were a member of the government were
- ineligible, so neither he nor I, nobody put themselves forward for the presidential and
- parliamentary elections of 2016.
- 15 Q. [12:35:45] All right. And the presidential elections of 2020, was he a candidate?
- 16 A. [12:35:54] Yes, he was.
- 17 Q. [12:36:00] Does he hail from a political party?
- 18 A. [12:36:03] Yes.
- 19 Q. [12:36:04] Which one?
- 20 A. [12:36:05] His party is called the fatherland, the African party for a radical
- transformation and the -- and state independence -- African party for radical change
- 22 and state independence.
- 23 Q. [12:36:34] If I'm not mistaken, you represent Mr Crépin in a legal case --
- 24 Mr Crépin Mboli-Goumba in a legal case for slander and contempt against a judge; is
- 25 that right?

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- A. [12:36:58] Yes, that's right. You're well informed, counsel.
- 2 Q. [12:37:04] And the next name of interest to me is on the next page, 1601, if you
- wouldn't mind. This will be the fifth name -- no, sorry, it's 1606 is the next page.
- 4 Sorry.
- 5 So can you see the fifth name, we can see Christophe Gazambeti. He was already a
- 6 communication minister in your national union government; is that right?
- 7 A. [12:37:46] Yes, that's right.
- 8 Q. [12:37:47] And today Mr Gazambeti is special adviser to the prime minister --
- 9 well, he was, I believe, from 2015 to 2017; is that right?
- 10 A. [12:38:04] No, I can't remember. But he's dead.
- 11 THE INTERPRETER: [12:38:10] Interpreter correction for counsel's question:
- 12 Under Touadera's presidency.
- 13 MS NAOURI: [12:38:18](Interpretation)
- 14 Q. [12:38:19] That's why I said 2015 to 2017. But it's not a problem if you don't
- 15 remember.
- So staying with the same page, but this time number 6, we have Michel Djotodia who
- is defence minister. He held the same ministry as the ministry he held in the
- national union transition union government under Bozize; is that right?
- 19 A. [12:38:43] Yes, that's right.
- 20 Q. [12:38:46] Then we see Henri Pouzere who was a minister under Bozize's
- 21 national union government; is that right?
- 22 A. [12:38:57] Yes, that's right.
- 23 Q. [12:38:59] Charles Armel Doubane who features 8 in this list, do you remember
- 24 what position Mr Doubane held before you joined the transitional government?
- 25 A. [12:39:21] He was the permanent representative before the UN representing the

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1 Central African Republic, but he never accepted to join the position of minister for

- 2 foreign affairs.
- 3 Q. [12:39:49] So what happened when he turned down that position?
- 4 A. [12:39:53] For personal reasons.
- 5 Q. [12:40:01] Yes, but did somebody replace him?
- 6 A. [12:40:04] Yes, I believe so. I think it was Mrs Banga-Boty who was appointed
- 7 foreign minister in his stead later on.
- 8 Q. [12:40:25] All right. So let's carry on with these names. Number 9, Abdallah
- 9 Kadre Assane. So he is appointed minister for the economy and he stayed in that
- position all the way through to 2016; that's right, isn't it?
- 11 A. [12:40:47] Yes.
- 12 Q. [12:40:50] Thank you. And then we see Maître Aristide Sokambi, minister for
- territorial administration. So she stays in Samba-Panza's -- she stays to stay in
- Samba-Panza's government; isn't that right?
- 15 A. [12:41:15] Yes, that's right.
- Q. [12:41:16] Do you remember what position -- hang on just a sec. Yes, which
- position Aristide Sokambi would take up under Touadera's presidency?
- 18 A. [12:41:38] Maître Aristide Sokambi. Territorial administration, I can't
- remember, but I think he was -- he had the defence or the justice portfolio.
- 20 Q. [12:41:52] I'm going to show you another piece of evidence before returning to
- the decree.
- 22 This is Tab 60 in your list of materials bearing the ERN CAR-D33-0014-0076 and
- page 0076 which interests me.
- So as we can see here, the title says -- I mean, this is a press release from the
- 25 International Criminal Court dated 2 July 2015 entitled "The Central African

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1 Republic's justice minister talks cooperation upon his visit to the seat of the Court of

- the ICC". Can you see this, Mr Witness?
- 3 A. [12:42:38] If you wouldn't mind scrolling up.
- 4 Q. [12:42:42] Yes, we can do that all the way to the photo, actually. My head -- my
- 5 eyes were up so I didn't actually see where we were. So here we are. So this is
- 6 indeed, is it not, Mr Sokambi?
- 7 A. [12:42:55] Yes, that's indeed him.
- 8 Q. [12:42:58] Very well. So this jogs your memory that he did indeed hold the
- 9 position of minister for justice?
- 10 A. [12:43:04] Minister of justice, but I think he was also defence minister.
- 11 Q. [12:43:13] Thank you very much.
- We can take this down now, please. And we can bring up once more the decree, so
- tab 58 in your list of materials, CAR-OTP-2004-1595 -- 97.
- 14 THE INTERPRETER: [12:43:38] Corrects the interpreter.
- 15 MS NAOURI: [12:43:40](Interpretation)
- 16 Q. [12:43:38] And page 1605 is what I want to look at -- sorry, 1606, the next
- 17 page on. Apologies.
- All right, then -- no, 12. That's it. Number 12. That's it. Thank you.
- 19 So we see minister for national education, Marcel Loudegue. Was he also a minister
- 20 for national education within your national union government under Bozize?
- 21 A. [12:44:26] Yes, that's right.
- 22 Q. [12:44:30] Very well. Arnaud Djoubaye is the next name, Djoubaye Abazene,
- 23 transport minister. Mr Djoubaye remained transport minister under Samba-Panza;
- 24 is that right?
- 25 A. [12:44:52] Yes, that's right.

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- 1 Q. [12:44:53] And after this, what position did he hold?
- 2 A. [12:44:58] He's currently state minister responsible for justice.
- 3 Q. [12:45:05] Thank you, Mr Witness.
- 4 So we see Arsène Sende who is appointed justice minister. Before becoming
- 5 minister, Arsène Sende was a judge at the criminal chamber at the court of cassation;
- 6 is that right?
- 7 A. [12:45:26] Yes, that's right.
- 8 Q. [12:45:27] Thank you, Mr Witness.
- 9 Next can we look at Mr Yondo, who is appointed minister for the promotion of small
- and medium-size companies. Can we see him?
- 11 A. [12:45:51] We can't see the name.
- 12 Q. [12:45:55] Yes, it's on the next page. It's 1607, please. Maurice Yondo.
- MS MAKWAIA: [12:46:09] Sorry to interrupt, your Honours, the cross-examination
- also needs to have a purpose. For the last few minutes we've been seeing the
- reading of names and the witness confirming. We could go on ad infinitum, and
- there's a lot of documents so I stand guided, your Honours, but for the sake of proper
- usage of judicial time, perhaps the cross-examination could be more centred.
- PRESIDING JUDGE SAMBA: [12:46:34] The witness confirming and clarifying, but
- 19 yes, Ms Naouri, can we know why you are asking these questions in respect of these
- 20 names and these documents?
- 21 MS NAOURI: [12:46:50](Interpretation) Of course, your Honour.
- Well, it's very important really because we've got the documents, but without the
- 23 documents being -- receiving comments from the witness, they don't have the same
- values. That's the first point.
- 25 Second point is that we are trying to see the continuum of these positions being held.

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1 We're talking about who was part of a state seen by the Prosecution as a Seleka state.

- 2 And we can see here that there are people who are holding positions either because
- 3 they were already in that position or they continue to occupy that position under
- 4 Samba-Panza, for example, lots of people originally emanating from the Seleka
- 5 government, or they were competent -- we've just seen that a judge from the court of
- 6 cassation finds his way into the ministry of justice position. This is consistent and
- 7 coherent, somebody has the skills to fulfil this point.
- 8 So we have this on record to use it as an ultimate basis and this is very important for
- 9 the Defence to have this continuum, this state continuum and see the state
- representatives, the state which is so-called Seleka which allegedly fermented a plot.
- Now, we've got other documents to put to the witness. We know full well how
- much time we need to do that. We won't be encroaching on additional time. But
- this is important time that we're devoting to this because we need to know the roles
- here, why the person is in that role, and he is confirming that the person was
- 15 physically there.
- An example, the foreign minister. Here we have a decree where we learn that there
- is indeed a foreign minister, and the witness tells us that that person didn't actually
- come, didn't actually fulfil, join his position. He was replaced by somebody else.
- 19 So all these questions are relevant.
- Now, I understand that it may strike people as rather fastidious, but it's crucial
- because if I forget one name, such as the foreign minister in this example, then we
- won't know whether people actually joined their position, if they did the work, and
- we don't have confirmation, the confirmation of what we did prior to that and
- 24 afterwards. So it's very important. And I've almost finished on this section and
- then we'll be moving on to another area. But this is absolutely crucial for our case.

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And the only witness, the only witness, bearing in mind that the witness is calling this

- witness, the only witness who is shedding light on the government, the only person
- and only single-standing person coming from the government, so it's quite right and
- 4 proper that we should put questions to him about who was the member of that
- 5 government. I think it's necessary and that is all about serving justice.
- 6 PRESIDING JUDGE SAMBA: [12:49:13] Well, we do agree with you that this
- 7 witness is a very important witness. My only concern is, with these kind of
- 8 questions, how do you link them to the charges on the document containing the
- 9 crimes and the document containing the charges? How do you link them, you
- 10 know?
- MS NAOURI: [12:49:32](Interpretation) Sorry, do forgive me, but I just offered an
- answer, your Honour. The charge is, is that a Seleka state has a plan, but I'm saying
- there is no Seleka state. This is the thrust of our Defence. Very clear on this.
- 14 There is no Seleka state to speak of because the ministers were there beforehand or
- they stayed after. It's not the Seleka. These were ministers, ministers who at least
- were trying to work in a state of general disorder. Crimes against humanity, that's
- the charges, and committed by whom? The Seleka state. This is what the
- Prosecution is saying, it's their narrative. So I want to know, do -- were these people
- really Seleka or not. And this will be crucial in our Defence briefs, to look at who
- 20 did what in that state apparatus.
- And I reiterate, it's not because this is just an important witness, it is the only former
- 22 government member that was called. They chose not to call Djotodia or other
- 23 members of the government. We have Mr Tiangaye with us before you today. And
- 24 what I want to know, whether people generally join their positions and were they
- 25 generally a part of that government under Djotodia. We're in the heart of the DCC,

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- we're talking about Djotodia government, which is the major Seleka person, if you
- 2 believe the Prosecution narrative.
- 3 PRESIDING JUDGE SAMBA: [12:50:52] Carry on with your cross-examination,
- 4 Madam. Thank you.
- 5 MS NAOURI: [12:50:57](Interpretation) Thank you, your Honour.
- 6 Q. [12:50:58] All right then, Mr Witness, I'm looking at the name of interest to me
- 7 now, Jérémie Tchi -- sorry, I'm going to get the name -- I'm going to mispronounce it,
- 8 do forgive me in advance. Jérémie Tchimanguere, minister for rural developments.
- 9 It's 18, number 18. We can't pick that out very clearly. But he was a civil society
- representative; isn't that right?
- 11 A. [12:51:25] No. He was a Seleka -- he was from the Seleka.
- 12 Q. [12:51:33] Very well. Thank you very much, Mr Witness.
- And then we see Ms Madeleine Moussa-Yadouma, who had already held that
- position under the Bozize national union government; is that right?
- 15 A. [12:51:56] Yes, that's right.
- Q. [12:51:57] Thank you. All right, we can see Sabin Kpokolo, minister for the
- civil service, he also had been appointed to that same position under Bozize's national
- union government; is that right?
- 19 A. [12:52:21] Yes, that's right.
- 20 Q. [12:52:24] Next, Marie-Madeleine -- oh, it's the same page. Yes, we're on the
- same page. Marie-Madeleine Nkouet, minister for housing. She was also a
- 22 minister prior, but for public health in the -- in Bozize's national union -- national
- 23 transition government; is that right?
- 24 A. [12:52:47] Yes, that's right.
- 25 Q. [12:52:51] Colonel Bertrand Mamour, who's appointed delegate minister for

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- 1 national defence?
- 2 A. [12:53:04] I can't see that at all.
- 3 Q. [12:53:06] It's right at the bottom of the page.
- 4 A. [12:53:11] Very well.
- 5 Q. [12:53:12] Yes, I should have spotted that it wasn't being displayed on your
- 6 screen.
- 7 So, Colonel Bertrand Mamour, delegate -- minister delegated to national defence.
- 8 This was a well-known and recognised career soldier; is that right?
- 9 A. [12:53:36] Yes, that's right.
- 10 Q. [12:53:38] Thank you.
- Bonandélé Koumba, minister delegated to foreign affairs and budget. Before 2013,
- this person had been secretary of state for finance and adviser for international affairs.
- 13 Would you bear that out, Mr Witness?
- 14 A. [12:54:04] In 2013?
- 15 Q. [12:54:13] Before 2013.
- A. [12:54:14] Yes, it's possible. Yes, but he was a minister in my government, as
- 17 communication minister I believe.
- Q. [12:54:34] Very well. Thank you very much for that clarification, Mr Witness.
- And in 2015 he becomes minister for telecommunications under Touadera; is that
- 20 right?
- A. [12:54:45] No. He was telecoms minister in my government.
- 22 Q. [12:54:53] And to the best of your knowledge, he was part of Touadera's
- 23 government, was he?
- 24 A. [12:54:59] No.
- 25 Q. [12:55:02] Very well.

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- Now, we can see Christophe Brémaidou. Can we see him?
- 2 That's the next page, on 1602 -- no, I correct myself, 08. Forgive me.
- 3 Can you see that right at the top here, Christophe Brémaidou, minister delegated to
- 4 the economy. He had already held that position within your government; is that
- 5 right?
- 6 A. [12:55:36] Yes, that's right.
- 7 Q. [12:55:39] Very well.
- 8 Now we have remaining Joseph Bendounga, delegate minister for rural development,
- 9 who's also in the Bozize national union government; is that right?
- 10 A. [12:56:00] I'm not sure of that.
- 11 Q. [12:56:14] If you can't remember, it doesn't matter, Mr Witness.
- 12 A. [12:56:17] I'm not sure.
- 13 Q. [12:56:19] Very well.
- And the next name, Claude Lenga, this gentleman was part of the KNK; isn't that
- 15 right?
- 16 A. [12:56:34] Yes, he was.
- 17 Q. [12:56:37] Honoré Douba, he had held the urbanism portfolio prior under Bozize
- national union government; is that right?
- 19 A. [12:56:53] Yes, that's right.
- 20 Q. [12:56:54] And then lastly we have Michel Doko. He also had held the same
- 21 ministerial portfolio under Bozize in the national union government; is that right?
- 22 A. [12:57:07] No. In actual fact, that gentleman -- well, Michel Doko had problems
- 23 and in fact there's a person with the same name as him and I don't think he was
- 24 actually retained.
- 25 Q. [12:57:23] Okay. Well, who replaced him if you remember?

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- 1 A. [12:57:26] I can't remember any more.
- 2 Q. [12:57:29] Thank you, Mr Witness.
- 3 So now let's turn our minds to the national transitional council. You signed the
- 4 decree establishing this body, didn't you, in May 2013?
- 5 A. [12:57:51] Yes.
- 6 Q. [12:57:57] So let's have a look at 72 in our list of materials, CAR-OTP-2100-1832.
- 7 You signed the decree to establish the CNT in 2013.
- 8 So, you can see at the top of the document this is a decree bearing upon the convening
- 9 of the national transition council in an extraordinary session.
- And now I would like to go to the next page, 1833, please. Thank you.
- So on this particular page we can see decree bearing upon the creation and make-up
- of the national transition council.
- And can I go to the last page, 1837, please. Right at the bottom of the page, please.
- 14 There we are.
- 15 So we see your signature. Mr Witness, do you confirm that it is indeed your
- 16 signature?
- 17 A. [12:59:27] Yes, it is my -- mine.
- 18 Q. [12:59:34] (Microphone not activated)
- 19 THE INTERPRETER: [12:59:42] Counsel, microphone not activated. Microphone,
- 20 please.
- THE WITNESS: [12:59:49](Interpretation) I can't hear you any more.
- 22 MS NAOURI: [12:59:52](Interpretation)
- 23 Q. [12:59:54] Yes, it's absolutely normal that you shouldn't hear me, because my
- 24 microphone wasn't activated. Let me reiterate.
- 25 So this decree was followed by a decree approving the appointment of members of

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- the transitional government; is that right? Okay.
- 2 Now let's look at 138 in our -- my list of materials. It's CAR-OTP-2005-0384 -- sorry
- 3 139. This is the last mistake I'll be making of the day. So 139, CAR-OTP-2005-0384.
- 4 So we can see here that this is a decree approving the appointment of members of the
- 5 national transitional council. And I'd like to scroll the first page down until we see
- 6 an initialling.
- 7 So, Mr Witness, would you confirm that those are your initials that we see on this
- 8 document?
- 9 A. [13:01:04] Yes, those are mine.
- 10 Q. [13:01:08] Very well.
- 11 0390 now, please.
- So what we see here, your signature, do you confirm that it is indeed your signature,
- 13 Mr Witness?
- 14 A. [13:01:34] Yes, that's mine.
- 15 Q. [13:01:37] Thank you.
- All right. I'm going to move on to another area, so I'm going to stop at this juncture
- because I can see the time and I can see that we're one minute past the hour.
- 18 So I'm in your hands, your Honour.
- 19 PRESIDING JUDGE SAMBA: [13:01:49] Yes, this is the right place for us to stop.
- 20 But before we go, may I ask how much more time you want with this witness,
- 21 Ms Naouri.
- 22 MS NAOURI: [13:02:02](Interpretation) Yes, of course, your Honour. I think that I
- require one and a half sessions. Now, of course I will try to do it in a shorter period
- in time, but I might go over time, so I think it will take the next session -- the first
- 25 session tomorrow morning and probably half of the following session. I'm trying to

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be cautious, but I need to take into account the possible length of answers by the

- witness. Thank you.
- 3 PRESIDING JUDGE SAMBA: [13:02:37] Well, we're hopeful that you'd at least do it
- for one session so that you give us -- I mean, you give the other side an opportunity in
- 5 case they want to ask questions in re-examination, and for the Chamber also, in the
- 6 event that we want to put questions to this witness, you having said from the Bar that,
- you know, he's the only government official that has appeared before this Court and
- 8 who may likely be the only one appearing before this Court, and who, as I said, we
- 9 also consider a very important witness. So it's just to encourage you to wrap up
- tomorrow in one session, actually, if you may.
- MS NAOURI: [13:03:18](Interpretation) Your Honour, I was allowed eight hours.
- 12 I've used five. I won't use all eight. Please, I am doing by best, but I can't promise
- that I'll be able to wrap up within a single session. I simply can't make that
- 14 commitment. I did have right -- or do have a right to eight hours. We're trying to
- work as efficiently as possible. We cannot promise that we will complete within one
- session. I have a number of passages from the transcript in Ngaïssona, Yekatom.
- 17 This is the first time that we have been able to put these matters to the witness.
- 18 There were Bar table motions that were refused. We need to go through this witness
- for a number of reasons, so I cannot undertake to complete within one session
- tomorrow. With all the will in the world, I'm afraid I can't.
- 21 PRESIDING JUDGE SAMBA: [13:04:05] It's appreciated.
- 22 As I said, I'm just encouraging you to, if you could. We cannot stop you from
- eliciting the evidence that you really want in favour of your client.
- So, on that note, I'm going to rise this Court and ask that we come tomorrow at 9.30.
- 25 Mr Witness, I wish to -- I'm sorry, I wish to remind you that you are still on oath. So

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- we meet here again tomorrow at 9.30 and I ask that you do not discuss your
- testimony, as I know you really know, with anybody when you leave this courtroom.
- 3 So I rise the Court for 9.30 tomorrow, please. Thank you.
- 4 THE COURT USHER: [13:04:44] All rise.
- 5 (The hearing ends in open session at 1.04 p.m.)