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- 1 International Criminal Court
- 2 Trial Chamber V
- 3 Situation: Central African Republic II
- 4 In the case of The Prosecutor v. Alfred Rombhot Yekatom and Patrice-Edouard
- 5 Ngaïssona ICC-01/14-01/18
- 6 Presiding Judge Bertram Schmitt, Judge Péter Kovács and
- 7 Judge Chang-ho Chung
- 8 Trial Hearing Courtroom 1
- 9 Thursday, 18 January 2024
- 10 (The hearing starts in open session at 9.32 a.m.)
- 11 THE COURT USHER: [9:32:19] All rise.
- 12 The International Criminal Court is now in session.
- 13 Please be seated.
- 14 PRESIDING JUDGE SCHMITT: [9:32:31] Good morning, everyone.
- 15 Before -- first of all, good morning, Mr Witness. Are you fine today?
- 16 WITNESS: CAR-D29-P-6036 (On former oath)
- 17 (The witness speaks Sango)
- 18 (The witness gives evidence via video link)
- 19 THE WITNESS: [9:32:49](Interpretation) Good morning. I'm doing fine,
- 20 thank you.
- 21 PRESIDING JUDGE SCHMITT: [9:32:56] Well, that sounded promising, at
- least from the -- let's say, from the tone.
- 23 Court Officer, please call the case.
- 24 THE COURT OFFICER: [9:33:05] Good morning, Mr President, your

25 Honours.

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- 1 The situation in the Central African Republic II, in the case of the Prosecutor
- 2 versus Alfred Yekatom and Patrice-Edouard Ngaïssona, case reference
- 3 ICC-01/14-01/18.
- 4 And for the record, we are in open session.
- 5 THE COURT OFFICER: [9:33:20] Thank you. I ask for the appearance of the
- 6 parties.
- 7 Ms Wakchom first for the Prosecution.
- 8 MS WAKCHOM: [9:33:25] Thank you, your Honour. Good morning, your
- 9 Honours. Good morning to everyone. The composition of the Prosecution
- 10 team is the same as yesterday.
- 11 PRESIDING JUDGE SCHMITT: [9:33:38] Ms Massidda for the representatives
- of the victims.
- 13 MS MASSIDDA: [9:33:40] Good morning, Mr President, your Honours. We
- are in the same -- for the victims of the other crimes we are in the same
- 15 composition as yesterday, Ms Mouhia Asso and myself, Paolina Massidda.
- 16 PRESIDING JUDGE SCHMITT: [9:33:51] Mr Suprun is next.
- 17 MR SUPRUN: [9:33:52] Good morning, Mr President. Good morning your
- 18 Honours. Our team is in the same composition as yesterday. Thank you.
- 19 PRESIDING JUDGE SCHMITT: [9:34:00] Thank you.
- 20 And I turn to Ms Dimitri.
- 21 MS DIMITRI: [9:34:03] Good morning, Mr President. Good morning, your
- 22 Honours. Good morning, everyone. Mr Yekatom is present in the
- courtroom and is represented by the same team as yesterday.
- 24 PRESIDING JUDGE SCHMITT: Thank you.
- 25 Mr Knoops.

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- 1 MR KNOOPS: [9:34:16] Good morning, Mr President, your Honours. Good
- 2 morning everyone in the courtroom. We are in the same composition as
- 3 yesterday and Ms Ngaïssona is here in the courtroom as well. Thank you.
- 4 PRESIDING JUDGE SCHMITT: [9:34:31] We continue with the
- 5 cross-examination by the Defence of Mr Yekatom. Ms Guissé has the floor.
- 6 May I ask you if you have an estimate, how long it will take?
- 7 MS GUISSÉ: [9:34:53](Interpretation) Your Honour, do forgive me. I was
- 8 just waiting for the interpretation to finish.
- 9 Well, on -- I should have finished in this morning's session, possibly
- 10 beforehand. But, well, it will really depend on how smoothly things go. But
- 11 that's the idea.
- 12 PRESIDING JUDGE SCHMITT: [9:35:11] Okay. Please continue.
- 13 MS GUISSÉ: [9:35:17](Interpretation) Thank you very much, your Honour.
- 14 QUESTIONED BY MS GUISSÉ: (Continuing) (Interpretation)
- 15 Q. [9:35:21] Good morning, Mr Witness. How are you today?
- 16 A. [9:35:26] Good morning. I am doing very well, thank you very much.
- 17 Q. [9:35:31] Perfect. All right, then, we will continue with the questions
- that I have lined up for you. And as I was saying a moment ago to the
- 19 Presiding Judge, I should have finished in this morning's session.
- 20 Yesterday we stopped at the arrival of the Anti-Balaka in Pissa. So now I
- 21 would like to embark upon another topic altogether, namely the relationship
- 22 between the Anti-Balaka and the Pissa population, based on what you have
- 23 seen, what you saw. How did that go, exactly?
- 24 A. [9:36:03] The Anti-Balaka arrived in Pissa. There was no serious matters
- 25 between them and the local populations. Business was slow and that was to

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- 1 pick up. People started going to the river to fish, to hunt, and go to the fields,
- 2 and people were going about their daily business, and our matches, our
- 3 football matches resumed. So, basically, activities resumed. Mr Yekatom
- 4 Rombhot, when we played in the final, he came to hand over the trophy with
- 5 the mayor. When the Anti-Balaka arrived there was no serious matter to flag
- 6 up, there was nothing between the Anti-Balaka and the local population.
- 7 Q. [9:37:17] A brief clarification, please, Mr Witness. You just said that you
- 8 resumed your football matches, but yesterday you said that even under the
- 9 Seleka the football matches took place. So could you provide a clarification on
- that point, Mr Witness?
- 11 A. [9:37:43] Yes, I can. When the Seleka were there, we would continue
- with our football fixtures. When the Seleka left, all activities were -- well,
- 13 ground to a halt, basically, people stopped going into the fields. You know,
- 14 we lived with -- with people, and all of a sudden they -- they left the town. So
- 15 we were worried, and so things started slowing down, very much so. But
- when the Anti-Balaka arrived, business activities resumed, and so we resumed
- 17 with our football championship.
- Now, when the Anti-Balaka arrived in Pissa, Mr Yekatom was there at a final
- 19 that we played, and he was there to award the trophy to the winners, in
- 20 conjunction -- or alongside, rather, the mayor, and that was after activities had
- 21 resumed, during a period of tranquility.
- 22 Q. [9:38:44] So here again perhaps I can refer you back to your evidence
- 23 yesterday. I asked you how long it was between the Seleka's departure and
- 24 the arrival of the Anti-Balaka. I haven't got the exact reference, but
- 25 I remember from memory you said that if memory serves, it was the following

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- day. So when you talk about slowing down of business or activities, per se,
- 2 was that -- did that just elapse over one single day, or were there several days,
- 3 in actual fact, between the departure of the Seleka and the arrival of the
- 4 Anti-Balaka?
- 5 A. [9:39:28] Several days went by before the Anti-Balaka arrived, because
- 6 once the Anti-Balaka had arrived, we were still worried. We were saying to
- 7 ourselves, if the Seleka were to come back, how were things going to go? The
- 8 Anti-Balaka arrived. They talked about peace, but people were still a bit
- 9 reticent. And then activities resumed normally.
- 10 Q. [9:40:04] All right. Now, for the avoidance of doubt, if I've followed
- 11 your evidence, what you're saying is that things slowed down, the activities
- slowed down after the arrival of the Anti-Balaka because people didn't know
- 13 whether problems would arise or not. Have I understood your evidence
- 14 accurately, Mr Witness?
- 15 A. [9:40:29] Yes, that's exactly it.
- 16 Q. [9:40:44] Yesterday we talked about a certain number of young people in
- 17 Pissa that you were with at the arrival of the Anti-Balaka. You talked about
- the shop where you worked, your uncle's shop, you talked about the football
- 19 matches. Now, partially you've already answered this, but after the arrival of
- 20 the Anti-Balaka, did you continue the same activities, in other words keeping
- 21 your uncle's shop and playing in your football matches?
- 22 A. [9:41:21] Yes, I continued to work in my uncle's shop and continued to
- 23 play football as I did beforehand.
- Q. [9:41:37] And did you continue to hang out with the same young people
- 25 in Pissa? Did you have the same set of friends?

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- 1 A. [9:41:47] Yes, I did. That's it. We were still -- we still formed a group of
- 2 friends. Nobody fell ill. And we were always together. There was no need
- 3 to broaden the circle of friends, we were always together.
- 4 Q. [9:42:18] Among the young people in Pissa that you knew, did some join
- 5 the ranks of the Anti-Balaka?
- 6 A. [9:42:30] I didn't see one single young person in the locality join the ranks
- 7 of the Anti-Balaka. It was just the Anti-Balaka who had entered into Pissa in
- 8 the first day that we went to see, and they lived alongside us in the locality, but
- 9 I didn't see one single young person join the ranks of the Anti-Balaka.
- 10 Q. [9:43:12] Yesterday you spoke in your evidence of the checkpoint in the
- vicinity of the gendarmerie. Can you tell us, is it at that particular location
- 12 that the Anti-Balaka arrived and they stayed in that particular location during
- 13 their stay?
- 14 A. [9:43:35] Yes. When they arrived, they stationed themselves there and
- then some people came to say that there was a house that dated back to
- 16 President Bokassa's days. So then that house became the office for them and
- 17 then the population went to clear out the house, and clear it up, and then a
- short while after the Anti-Balaka went to that house and established their camp
- in that house that had been built originally by Bokassa.
- 20 Q. [9:44:29] And do you know where that house is located?
- 21 A. [9:44:35] It's in the Magouga district, the house, in the school compound.
- 22 It's a big house. It's almost on the -- alongside the major road, the
- 23 Mongoumba crossroads on the left. The house had been the post office
- 24 offices.
- 25 Q. [9:45:21] Do you know, Mr Witness, whether young people in Pissa

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- 1 would -- no, perhaps I'll rephrase my question. No, the checkpoint -- you
- 2 talked about the checkpoint yesterday. Were there Anti-Balaka people who
- 3 stayed manning that checkpoint?
- 4 A. [9:45:47] Yes, there were Anti-Balaka at that particular location that were
- 5 manning the checkpoint.
- 6 Q. [9:45:58] Now, the members of the population, would they go to that
- 7 checkpoint, to the best of your knowledge?
- 8 A. [9:46:15] Of course. There was traffic and people would move around
- 9 freely. At the checkpoint -- no, it's true that there were incidents, but people
- went up to the Anti-Balaka so that they could remedy certain polemics or
- 11 disputes.
- 12 Q. [9:46:46] When you say that people went up to the Anti-Balaka to remedy
- certain disputes, what disputes are you talking about, Mr Witness?
- 14 A. [9:46:55] There were problems that were -- that arose, like -- like palaver.
- 15 At that time the gendarmerie weren't operating, it was the Anti-Balaka who
- 16 could remedy certain disputes that -- that were kind of running sores or that
- 17 emerged in the population. They would offer advice that would -- to people
- coming up to them to ensure that -- that peace would be manifest and visible in
- 19 the town.
- 20 Q. [9:47:48] And young people, did they also go up to that checkpoint where
- 21 there were Anti-Balaka elements?
- 22 A. [9:47:59] Yes. Young people would go up to them. The head of the
- 23 Anti-Balaka had asked them to not move, to not leave their base, and so the
- 24 young people in the locality, they would go up to them to sell them water in
- 25 plastic containers and other things. That's how it went.

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- 1 Q. [9:48:35] Now, you say that young people would sell them water in
- 2 plastic containers. Do you know any young person, young people who sold
- 3 that water in these plastic containers? Did you know them personally,
- 4 Mr Witness?
- 5 A. [9:48:52] There were many of them, but I do know them. They were
- 6 very numerous.
- 7 Q. [9:49:06] Can you give us some names, names of those who -- who traded
- 8 in this way with the Anti-Balaka, who sold them water?
- 9 A. [9:49:16] Yes, I can. I can give some names. There was Endjio Eric.
- 10 He sold them water in containers. Ocema, he also sold them water. There
- 11 was Fernand, there was Geoffroy Koussagale. There were many of them,
- many people. Fernand. I repeat, there were many young people who did
- 13 this type of business. They offered water in exchange for money. Many of
- them were involved in this type of transaction.
- 15 Q. [9:50:09] Now, you've just referred to Fernand. Do you know that
- person's family name, that person's surname?
- 17 A. [9:50:20] Warakoche.
- 18 Q. [9:50:32] Do you know whether -- my apologies to the interpreters, I
- 19 forgot.
- 20 Do you know whether there were young people who did other sorts of
- 21 transactions, other forms of business instead of selling water at that particular
- 22 checkpoint?
- 23 A. [9:51:11] No, no. It was just that particular trade in water. When the
- 24 Anti-Balaka arrived in Pissa, young people would only sell them water.
- Now, in terms of foodstuffs, initially they didn't eat anything and everything.

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- 1 They would eat *méchoui* much more than anything else. They didn't eat fish
- 2 *méchoui*, for example, and similar foodstuffs.
- 3 MS GUISSÉ: [9:51:58](Interpretation) Your Honour, for what comes next I'll
- 4 need to move very briefly into private session, at least for 10 minutes, I think.
- 5 PRESIDING JUDGE SCHMITT: [9:52:06] Yes.
- 6 Private session.
- 7 (Private session at 9.52 a.m.)
- 8 THE COURT OFFICER: [9:52:25] We are in private session, Mr President.
- 9 (Redacted)
- 10 (Redacted)
- 11 (Redacted)
- 12 (Redacted)
- 13 (Redacted)
- 14 (Redacted)
- 15 (Redacted)
- 16 (Redacted)
- 17 (Redacted)
- 18 (Redacted)
- 19 (Redacted)
- 20 (Redacted)
- 21 (Redacted)
- 22 (Redacted)
- 23 (Redacted)
- 24 (Redacted)
- 25 (Redacted)

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- 1 (Redacted)
- 2 (Redacted)
- 3 (Redacted)
- 4 (Redacted)
- 5 (Redacted)
- 6 (Redacted)
- 7 (Redacted)
- 8 (Redacted)
- 9 (Redacted)
- 10 Q. [9:56:23] Now, I'd just like to dissipate some doubt, because I want to be
- 11 absolutely clear about the time frame. Yesterday I asked you questions about
- 12 the period where the Seleka were present, all right? Now my questions bear
- upon the time when the Anti-Balaka are at Pissa, yes? Is that clear,
- 14 Mr Witness?
- 15 A. [9:56:47] Yes, I've fully understood. I told you that once the town had
- been taken over by the Anti-Balaka, there were no worries at all. Businesses
- operated smoothly in the town, except those outside in other words, fishing
- and hunting those activities had stopped. And it was only afterwards when
- 19 people resumed, you know, came back to buy things, they would then take up
- 20 their -- retake up their hunting and their fishing. (Redacted)
- 21 (Redacted)
- 22 (Redacted)
- 23 (Redacted)
- 24 (Redacted)
- 25 (Redacted)

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- 1 (Redacted)
- 2 (Redacted)
- 3 (Redacted)
- 4 Q. [10:01:38] Did you continue to play football with him after the arrival of
- 5 the Anti-Balaka?
- 6 A. [10:01:51] As I have already said, when the Anti-Balaka were there we
- 7 continued to play football. At a certain point in time, Mr Yekatom Rhombot
- 8 and the mayor of Pissa came in order to award the trophies to the victors. We
- 9 sent them a letter to ask them to -- to invite them to join the finals and we got a
- 10 favourable answer and he came to look at the finals and he gave us the trophy.
- And at that point of time, I had the moment to shake his hand, because we all
- 12 greeted him before when he handed over the trophy.
- 13 (Redacted)
- 14 (Redacted)
- 15 (Redacted)
- 16 (Redacted)
- 17 (Redacted)
- 18 (Redacted)
- 19 (Redacted)
- 20 (Redacted)
- 21 (Redacted)
- 22 (Redacted)
- 23 (Redacted)
- 24 (Redacted)
- 25 Q. [10:04:07] I now want to talk about a different person. And before that,

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1 I'd like to ask you the following question: Any members of your family -- did

- 2 any member of your family join the Anti-Balaka ranks under Yekatom?
- 3 A. [10:04:32] No, no one.
- 4 (Redacted)

transcript is filed in the case.

- 5 (Redacted)
- 6 (Redacted)
- 7 (Redacted)
- 8 (Redacted)
- 9 (Redacted)
- 10 (Redacted)
- 11 (Redacted)
- 12 (Redacted)
- 13 (Redacted)
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- 25 (Redacted)

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- 1 (Redacted)
- 2 (Redacted)
- 3 (Redacted)
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- 5 (Redacted)
- 6 (Redacted)
- 7 (Redacted)
- 8 (Redacted)
- 9 (Redacted)
- 10 (Redacted)
- 11 (Redacted)
- 12 (Redacted)
- 13 (Redacted)
- 14 (Open session at 10.15 a.m.)
- 15 THE COURT OFFICER: [10:15:26] We are in open session, Mr President.
- 16 MS GUISSÉ: [10:15:47](Interpretation)
- 17 Q. [10:15:48] Now I would like to talk about another topic, another subject.
- 18 Did you hear anything said about an NGO called *Enfants sans Frontières*?
- 19 A. [10:16:12] At that time, there were several NGOs who came to Pissa.
- 20 The activities go back quite a while, so I can't remember the details.
- 21 Q. [10:16:38] Without remembering the name of a NGO, did you hear about
- 22 an association who was dealing with children?
- 23 A. [10:16:52] Obviously, I heard about it after the arrival of the Anti-Balaka.
- 24 Activities resumed and there were associations who came to take care of the

25 children.

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- 1 Q. [10:17:11] Do you know those who were in charge of the association who
- 2 took care of children?
- 3 A. [10:17:24] Yes. I know some of them.
- 4 Q. [10:17:38] Could you give their names, if you remember?
- 5 A. [10:17:42] The person where I still have the names, is Didier. He was
- 6 responsible for the children, but I don't remember his family name anymore.
- 7 Q. [10:18:03] Do you know people in Pissa who participated in the activities
- 8 of this association?
- 9 A. [10:18:19] Yes, I know many of them.
- 10 Q. [10:18:35] I'd like to go back a little later on the individuals that you know
- who participated in activities, but could you tell the Chamber what sort of
- activities were put forward by the association, as far as you know?
- 13 A. [10:19:01] As far as I know -- you know, I wasn't really close to the
- 14 activities, but I learnt that this association came after the events in the Central
- 15 African Republic to care for the children so that they would have some sort of
- training and would assist them to have some small activities so they could get
- 17 some income, like mechanics, sewing and other trades. They were told that
- after the training they would have a kit so they could get some work. That's
- 19 the information that I got at that point in time.
- 20 Q. [10:20:08] And how did you get that information about the training which
- 21 was proposed?
- 22 A. [10:20:24] I got that information because people came to the mayor
- of -- town hall of Pissa to talk about it. It was before they could take the
- 24 children to Mbaïki. A few days later, they came back to take the children, to

25 take them to Mbaïki.

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- 1 Q. [10:20:57] You spoke about a meeting in Pissa. Were you present at that
- 2 meeting?
- 3 A. [10:21:13] No. I wasn't part of any association other than my football
- 4 club.
- 5 Q. [10:21:34] Another clarification which I forgot to ask you: Do you know
- 6 the conditions that needed to be fulfilled in order to have the training provided
- 7 by that association? What were the requirements?
- 8 A. [10:21:53] As far as I know, the parents had to provide the birth certificate
- 9 of those children. I didn't approach these associations to get details on the
- 10 requirements. I just asked the question -- I asked, "What's happening in the
- 11 town hall?" And I was told there was an association who had arrived to help
- 12 children and to send them to get training, and it was said that the parents
- provided the birth certificate of those children in order to facilitate recruitment.
- Outside that, I don't know any other criteria that had to be followed.
- 15 Q. [10:22:54] You just talked about the town hall. Am I to understand that
- the meeting took place in the town hall of Pissa?
- 17 A. [10:23:08] Yes. As soon as the NGO arrived, they stopped at the town
- 18 hall of Pissa.
- 19 Q. [10:23:25] Do you know who was present at the meeting? Even if you
- 20 weren't present, do you know who was at the meeting?
- 21 A. [10:23:37] There were many people. During the first meeting, the NGO
- 22 was welcomed by the mayor and his services. The mayor convened the head
- of the group and the heads of the other surrounding villages. After that, I
- 24 asked the question to my friends to get more information as regards that
- 25 particular meeting.

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- 1 You know, the town hall is a bit far away. It's a certain distance away from
- 2 the market, so I couldn't go over there to follow what was going on, but that's
- 3 the information which I got later on.
- 4 Q. [10:24:45] You said a little earlier that you knew people who participated
- 5 in this training. Could you tell us their names?
- 6 PRESIDING JUDGE SCHMITT: [10:25:00] Ms Wakchom.
- 7 MS WAKCHOM: [10:25:04] I'm sorry to interrupt, Mr President. It's just
- 8 to -- just to have a clarification. It would be good to know how the witness
- 9 had this information so that we have a (Overlapping speakers)
- 10 PRESIDING JUDGE SCHMITT: [10:25:15] I think -- I think Ms Guissé will
- 11 address that. I'm sure she will. Okay, but thank you for the reminder.
- 12 Please, Ms Guissé. It's of course also in your interest.
- 13 MS GUISSÉ: [10:25:36](Interpretation)
- 14 Q. [10:25:37] Mr Witness, the question I'm going to ask you is do you know
- 15 people who participated in this training and could you provide us with their
- 16 names?
- 17 A. [10:25:47] I know them, but I no longer remember the name. I don't
- 18 remember their names anymore. I can perhaps mention some names, but not
- 19 all the names.
- 20 Q. [10:26:16] No problem. Just mention the names which you remember?
- 21 A. [10:26:26] One of the persons who I knew was called Tita, but I don't
- 22 know his family name. Geoffroy Koussagale was also there -- Koussagale.
- 23 There was Warakoche Fernand who participated in the training. There was
- 24 also Sena. But these are all nicknames. I no longer remember their proper
- 25 names, their family names. There were many of them.

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- 1 Q. [10:27:11] Were there members of your family who participated in this
- 2 training?
- 3 A. [10:27:24] Warakoche, I could say that he was my cousin, my cousin. He
- 4 too participated in this training.
- 5 Q. [10:27:52] Fernand, who you thought was your cousin, how are you
- 6 linked to him? What's the relationship between you two?
- 7 A. [10:28:07] Is one of the younger children of Endjio Fidele. It is one of the
- 8 children of Endjio Fidele, who has passed away quite a while back and gave
- 9 birth to Fernand. It is the first son of Endjio Fidele.
- 10 Q. [10:28:41] So my next question, in order to clarify the situation for the
- 11 Prosecution, did you have any discussions with those people who participated
- in the training as regards the content of the meeting in the town hall?
- 13 A. [10:29:15] As regards the town hall meeting, we didn't really talk about
- 14 that because the mayor invited only the heads of the villages. However, as
- 15 regards those who participated in the training in Mbaïki, I did have some
- 16 discussions with them and they gave me some information as regards what
- 17 happened over there.
- Now, as regards the meeting, I repeat, that only was with the leaders.
- 19 Q. [10:29:57] So my next question, then, since you received information
- 20 about the fact that there had been district leaders and village leaders who had
- 21 attended that first meeting, so how did you receive that information, through
- 22 whom did you get that information, Mr Witness?
- 23 A. [10:30:20] I received that information through some people -- well, some
- 24 people who were at 5 kilometres away from Pissa. They also came. They
- 25 would often come and then we would see each other. And they said, "Look,

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- there's this meeting at the town hall, the leaders and their deputies". And so
- 2 people in the periphery of Pissa, those leaders came. And there was, "Okay,
- 3 how things are going? How are you? I saw lots of vehicles, and all these
- 4 officials, high-ranking officials." And he answered to say, "Look, there's a
- 5 meeting at the town hall and the mayor has asked us to come to say that there
- 6 are certain NGOs that have come to provide training to kids from Mbaïki, to
- 7 give them kits. And so, you know, if there are children from where we come
- 8 from, then we can have these children join that training". And I said, "Thanks,
- 9 thanks for the information. Since I had seen a number of people at the town
- 10 hall, that's why I asked you about this information". He said, "Don't worry,
- don't worry, my son, it's not a problem".
- 12 Q. [10:31:43] Right. You've used the -- an abbreviation, AGR. We're not
- all familiar with that abbreviation. Can you tell us what that stands for, AGR?
- 14 A. [10:32:01] Are you talking about activities that generate income? What
- 15 AGR?
- 16 Q. [10:32:22] Thank you for the clarification. In the -- in the translation we
- 17 heard AGR, the abbreviation.
- 18 Mr Witness, you talked about Tita, Koussagale, Warakoche Fernand, Sena.
- 19 You say of them that these are people that joined that training program. Now,
- 20 talking about these people, since these are the names that you recall, can you
- 21 tell us that you were -- you frequented them during the Seleka period and
- 22 during the Anti-Balaka period when those two groups were located at Pissa?
- 23 A. [10:33:10] Well, I lived in the same compound as Fernand. He slept in
- 24 the big house when the Seleka were there. He would recharge telephone
- 25 batteries. Once the Anti-Balaka arrived, he continued that battery recharging

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- 1 activity. We lived in the same compound. He lived in the big house and I
- 2 lived in Evariste Endjio's house. And he would go off fishing, he would
- 3 continue the activities that he did prior. And I always saw him in the locality.
- 4 Q. [10:33:58] So I remain on this topic, Tita, Koussagale Geoffroy, Fernand
- 5 Warakoche, Sena, to be precise. These individuals at a given point in time,
- 6 were they child soldiers within a particular group and, more specifically,
- 7 within Mr Yekatom's group?
- 8 PRESIDING JUDGE SCHMITT: [10:34:49] Well, we have -- obviously we
- 9 have to wait until the connection has been reestablished.
- 10 (Pause in proceedings)
- 11 PRESIDING JUDGE SCHMITT: [10:35:02] Or shall we have a -- we have to
- 12 have a short break anyway at -- shortly before 11. Let's have it now. And
- please tell us when we can continue.
- 14 THE COURT USHER: [10:35:14] All rise.
- 15 (Recess taken at 10.35 a.m.)
- 16 (Upon resuming in open session at 10.58 a.m.)
- 17 THE COURT USHER: [10:58:23] All rise.
- 18 Please be seated.
- 19 PRESIDING JUDGE SCHMITT: [10:58:40] Sorry for the delay, Mr Witness,
- 20 but there were some technical issues.
- 21 Ms Guissé, I think it makes sense that you repeat your last question.
- 22 MS GUISSÉ: [10:59:02](Interpretation) Thank you, your Honour.
- 23 Q. [10:59:06] Mr Ngbaba, before the interruption, I asked you this following
- 24 question: Amongst the people who you mentioned that they participated in
- 25 the association's training, Tita Koussagale, Fernand Warakoche, Sena, amongst

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- those, are there any individuals at any point in time who was a member of the
- 2 Anti-Balaka group of Mr Yekatom?
- 3 A. [10:59:48] No, none of them.
- 4 Q. [11:00:01] I would like a clarification on Fernand Warakoche. Are his
- 5 family -- is his family still alive, his parents? Are they still alive?
- 6 A. [11:00:23] His father has passed away. His mother as well.
- 7 Q. [11:00:38] As far as you know, Fernand was how old?
- 8 A. [11:00:46] I don't know how old he was, but he's older than I am.
- 9 Q. [11:01:00] During the events, what did he do, what type of activity did he
- 10 carry out?
- 11 A. [11:01:20] He used to recharge portable telephones and also loaded songs.
- 12 (Counsel confers)
- 13 MS GUÍSSE: [11:01:52](Interpretation)
- 14 Q. [11:01:52] My apologies.
- 15 A question for you: At any point in time did you participate in a training
- of -- provided by the association that looked after the children?
- 17 A. [11:02:10] Not at all. I wasn't really interested in that. I was only
- interested in my football and my business. I didn't have the requirements so
- 19 that I could have the training. I didn't have enough time to --
- 20 THE INTERPRETER: [11:02:50] The interpreter in the Sango booth says: I
- 21 didn't have enough time to follow through the training.
- 22 MS GUISSÉ: [11:02:57](Interpretation)
- 23 Q. [11:02:58] Mr Witness, I'm now going to show you some photos and ask
- 24 you whether you recognise the individuals on those photos. To be clear,
- 25 there's no good or bad answer; either you know them or you don't, and that's it.

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- 1 Okay?
- 2 A. [11:03:21] I understand.
- 3 Q. [11:03:24] Firstly, I would like to show you a photo of at tab 7 of the
- 4 Defence binder, CAR-D29-0010-0028.
- 5 And I'd like to tell the Chamber this is a photo that was taken from a report
- 6 that has been put into the ERN, CAR-OTP-2068-0568, page 0581. Let me
- 7 know when you see the photo on the screen.
- 8 A. [11:04:31] I can see it perfectly, but could you enlarge it a bit?
- 9 Q. [11:04:39] We will do that, and, as you can notice, there are circles with
- 10 numbers so that it's easier to identify the individuals concerned. So, first of all,
- 11 I'm going to ask you --
- 12 A. [11:04:56] Yes, I see.
- 13 Q. [11:04:59] Be careful, because we are speaking at the same time.
- So, first, listen to my question. So, initially, by indicating the number of the
- individual who you see on the photo, could you tell us who you recognise and
- 16 whose name you know?
- 17 PRESIDING JUDGE SCHMITT: [11:05:42] Leave it at that. That's good. I
- think it is also big enough.
- 19 And, Mr Witness, if you want that we zoom in, then please tell us.
- 20 MS GUISSÉ: [11:05:59](Interpretation)
- 21 Q. [11:06:00] Can you see the photo clearly on your screen?
- 22 A. [11:06:05] Yes, but could you drop it a bit so that I can also see the
- 23 numbers?
- No, not yet. That's fine. That's good. Stop here. 1, I know him, but I don't
- 25 remember his name anymore.

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- 1 Q. [11:06:57] Mr Witness, just listen to me. I'm going to repeat the question
- 2 so that it's clear. I'm going to ask you, first, to look at the photo and see who
- 3 you recognise and where you know the name, where you remember the name,
- 4 and afterwards we'll talk about the others. So people where you have the
- 5 names, tell us what number corresponds to the person whose name you know
- 6 and then I'll talk to you about the others. Is that clear to you?
- 7 A. [11:07:30] Fine, I've understood.
- 8 Can you go up a bit, please? Go up a bit more?
- 9 PRESIDING JUDGE SCHMITT: [11:07:58] That's too small, I think. Perhaps
- 10 you can tell us whom you recognise, and if you recognise the person, if you
- 11 recall the name.
- 12 THE WITNESS: [11:08:26](Interpretation) It's not clear. It's too small for me.
- 13 MS GUISSÉ: [11:08:42](Interpretation)
- 14 Q. [11:08:43] Mr Witness, if you could describe the clothing and then we will
- look at the numbers. I think that will be easier.
- 16 PRESIDING JUDGE SCHMITT: [11:08:50] Indeed, that's a good suggestion.
- 17 MS GUISSÉ: [11:08:59](Interpretation)
- 18 Q. [11:08:59] So on this photo do you recognise someone and you know the
- 19 name?
- 20 A. [11:09:06] The one who's wearing a T-shirt in white and underneath blue,
- 21 that's Tita. If we go down --
- 22 Q. [11:09:28] Are you talking about number 12?
- 23 A. [11:09:34] Yes, that's him.
- 24 Q. [11:09:40] Do you recognise anybody else?
- 25 A. [11:09:47] The one -- just go up a bit. The one with yellow T-shirt, who's

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- wearing a bracelet -- who's wearing a bracelet, is called Geoffroy. Geoffroy
- 2 Koussagale.
- 3 Q. [11:10:20] Is that number 8 on the photo?
- 4 A. [11:10:24] Yes, that's correct.
- 5 (Counsel confers)
- 6 MS GUISSÉ: [11:10:34](Interpretation)
- 7 Q. [11:10:34] So, be clear, when you say "Geoffroy", it is Geoffroy Koussagale
- 8 with the nickname Ocema?
- 9 A. [11:11:00] Yes, that's correct.
- 10 Q. [11:11:03] Do you recognise anyone else on the photo?
- 11 A. [11:11:07] I recognise some faces, but I can't remember their names
- 12 anymore.
- 13 Q. [11:11:22] Without remembering the names thank you for that
- clarification can you say did you play football with any of them?
- 15 A. [11:11:37] Yes, with some of them. I did play football with them. We
- 16 played together.
- 17 Q. [11:11:51] Was it during the Seleka period or during the Anti-Balaka
- 18 period?
- 19 A. [11:12:01] At the time of the Seleka, we played together; even when the
- 20 Anti-Balaka were present.
- 21 Q. [11:12:19] Without lingering on each individual, if we are going to start
- 22 with the line on the top, can you tell us who you know and can you tell us who
- 23 you played football with during the Seleka period and the Anti-Balaka period?
- 24 Can you indicate the number if, again, you can see the photo on your screen?
- 25 A. [11:13:12] Number 1, I played with him during the Seleka period and also

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- 1 the Anti-Balaka period. Number 2, he, too, we played together during the
- 2 Seleka and also the Anti-Balaka. That's also true for number 3. Number 5, I
- 3 played with him during the Seleka time and also during the Anti-Balaka period.
- 4 Number 6, the same. Number 7, he, too, we played together during the
- 5 Seleka and the Anti-Balaka period.
- 6 Can you now go up with the photo?
- 7 Number 12, we played together during the Seleka period and the Anti-Balaka
- 8 period. Other number? The one who's wearing a white shirt --
- 9 THE INTERPRETER: [11:14:50] The Sango booth says he hasn't followed fully
- 10 the description given by the witness.
- 11 MS GUISSÉ: [11:14:58](Interpretation)
- 12 Q. [11:14:59] Mr Witness, could you clarify the description that you made?
- 13 We didn't understand what you said. You spoke about shorts, a shirt with the
- 14 colour white. Are you talking about number 11?
- 15 A. [11:15:33] He's wearing a blue shirt and shorts that are white. He's
- behind the one with the ball.
- 17 Q. [11:15:48] Okay.
- 18 PRESIDING JUDGE SCHMITT: [11:15:58] Do you recognise more players?
- 19 THE WITNESS: [11:16:01](Interpretation) It's number 11.
- 20 Number 8, we played together. It's my friend Geoffroy Koussagale. That's
- 21 the one who's wearing blue with long sleeves, and also the one who's wearing
- 22 white, we played together.
- 23 MS GUISSÉ: [11:16:48](Interpretation)
- 24 Q. [11:16:49] Is that number 10; is that correct?
- 25 A. [11:16:52] Yes, that's him.

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- 1 Q. [11:16:56] Okay, you can withdraw the photo. I have finished with it.
- 2 For those individuals which you saw at that time, as far as you know, are there
- any that were part of the Anti-Balaka group of Mr Yekatom?
- 4 A. [11:17:25] I never saw any of them be integrated in the Anti-Balaka group
- 5 of Mr Yekatom. I've never seen a single one of them wear a military
- 6 outfit -- never.
- 7 Q. [11:17:53] I now want to show you another photo. This is tab 15 of the
- 8 Defence binder, CAR-OTP-2068-0558, but just like with the other photo, I'm
- 9 going to take the extract from the page where there are numbers so that it is
- 10 easier for us to identify. That is CAR-D29-0010-0023.
- Mr Witness, I'm not so sure that the quality is as good as the other, but let's
- 12 give it a go. Let's try -- I'm going to do it in a different way. Let's look at
- 13 number 14 first. Let's zoom in on number 14. Do you recognise this
- 14 individual?
- 15 A. [11:19:16] That's Warakoche Fernand.
- 16 Q. [11:19:33] I am going to show you another individual. Can we go up a
- 17 bit. Now, there's no circle surrounding this person but the individual -- you
- can see number 9 at the top. Can you see that? And next to him there is
- 19 somebody with a blue polo shirt with a white collar. Do you know that
- 20 individual?
- 21 A. [11:20:08] I don't know him.
- 22 Q. [11:20:22] on the right-hand side of this individual there's another person
- with a red shirt and another person with a blue shirt. So that is number 12.
- 24 Do you recognise that person?
- 25 A. [11:20:44] I don't know him.

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- 1 Q. [11:20:51] I'm now going to go to number 17. Do you recognise this
- 2 individual?
- 3 A. [11:21:30] The photo is a bit blurry, so I can't really identify the face
- 4 properly.
- 5 Q. [11:21:59] Don't worry about that. I'm showing you the photos. If you
- 6 know people, that's good; and if you don't, so be it. Can we go and see the
- 7 photo in its totality, and particularly what's written on the photo, "Hotel De
- 8 Ville". Do you recognise that building?
- 9 A. [11:22:24] Yes. That is the town hall of Pissa.
- 10 Q. [11:22:35] I'm going to try and show you some clearer photos. We can
- 11 withdraw this photo from the screen. Could you display two photos: Firstly,
- a photo which is tab 7 of the OTP binder, CAR-OTP-2095-5468; and after we
- show the second photo, which is tab 6 of the OTP binder, CAR-OTP-2095-5254.
- I'm going to show you two photos and I'd be grateful if you could tell me if you
- 15 know these individuals or not. So, can we display this photo first. This is in
- tab 7. Can you tell me when you see it on the screen. Could you zoom in on
- the individual who is at the back with the torn jeans and a black T-shirt?
- 18 Could you go up a bit? And with a cap. Then I'll show you the second
- 19 photo. * This photo, it is the same person, wearing the same clothes, he has a
- 20 *gris gris* on his arm, by way of reference. Do you recognise that individual?
- 21 A. [11:24:40] I don't recognise him.
- 22 Q. [11:24:45] We can withdraw the photo. I also have other photos that I
- 23 want to show you, but, your Honour, with your leave, may we go into private
- session for the next set of photos.
- 25 PRESIDING JUDGE SCHMITT: [11:24:56] Private session.

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- 1 (Private session at 11.24 a.m.)
- 2 THE COURT OFFICER: [11:24:59] We are in private session, Mr President.
- 3 (Redacted)

transcript is filed in the case.

- 4 (Redacted)
- 5 (Redacted)
- 6 (Redacted)
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Trial Hearing (Private Session) ICC-01/14-01/18 WITNESS: CAR-D29-P-6036

- 1 (Redacted)
- 2 (Redacted)
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- 10 (Redacted)
- 11 (Redacted)
- 12 (Redacted)
- 13 (Redacted)
- 14 (Redacted)
- 15 Q. [12:36:38] And did you know him at the time 2013, 2014, the time frame
- where the Seleka and the Anti-Balaka were in the locality?
- 17 A. [12:36:50] Yes. Yes. I know him very well. At a given point of time he
- 18 was also selling *méchoui*, pork *méchoui*.
- 19 Q. [12:37:14] At what particular place?
- 20 A. [12:37:17] In the market, he would sell pork meat *méchoui*. Subsequently,
- 21 he sold beef *méchoui*.
- 22 Q. [12:37:30] To the best of your knowledge, Mr Witness, did he join the
- 23 Anti-Balaka's ranks at any particular point in time, more specifically
- 24 Mr Yekatom's group?
- 25 A. [12:37:40] Never. I never saw him in -- within the ranks of the

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- 1 Anti-Balaka movement.
- 2 (Redacted)
- 3 (Redacted)
- 4 (Redacted)
- 5 (Open session at 12.38 p.m.)
- 6 THE COURT OFFICER: [12:38:17] We're in open session, Mr President.
- 7 MS GUISSÉ: [12:38:21](Interpretation)
- 8 Q. [12:38:24] Can we now display on our screens tab 6 in my list of materials.
- 9 This is CAR-D29-0016-0109.
- 10 Mr Witness, you'll be seeing a photo appearing on your screen. Can you tell
- me when it's displayed and can you tell me -- when you see that photo can you
- tell me whether you recognise that individual.
- 13 A. [12:38:54] I can see the photograph and I recognise the person appearing
- in the image.
- 15 Q. [12:38:59] Who is it, please?
- 16 A. [12:39:03] Didier is his first name. I can't remember his family name.
- 17 Q. [12:39:21] Is this the Didier that you referred to earlier on? You said that
- 18 he was responsible for the child association; is that right?
- 19 A. [12:39:34] That's exactly so. He was responsible for the child training at
- 20 Pissa.
- Q. [12:39:50] Do you know whether he had other duties or other functions at
- 22 Pissa?
- 23 A. [12:39:59] He was a PE teacher at the Berengo *lycée* upper secondary
- 24 school. But I don't know whether he had any other activities. "PE" standing

25 for physical education.

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- 1 Q. [12:40:22] Thank you very much for that clarification. Perhaps now we
- 2 can move on to another area. I've finished with the photos.
- 3 Yesterday, in your evidence you stated that you spent eight years in Pissa and
- 4 that now you have returned to Bangui. Do you sometimes return to Pissa?
- 5 A. [12:40:52] The last time I went to Pissa dates back to the time when my
- 6 uncle Endjio Edmond died. That's why I went back to Pissa.
- 7 Q. [12:41:15] And do you remember when that was exactly?
- 8 A. [12:41:20] I don't remember.
- 9 Q. [12:41:39] Earlier on in your evidence you referred to Candide.
- 10 MS GUISSÉ: [12:41:50](Interpretation) Your Honour, I'm sorry, perhaps we
- 11 could go back into private session for one or two moments.
- 12 PRESIDING JUDGE SCHMITT: [12:41:57] Of course, private session.
- 13 (Private session at 12.42 p.m.)
- 14 THE COURT OFFICER: [12:42:14] We're in private session, Mr President.
- 15 (Redacted)
- 16 (Redacted)
- 17 (Redacted)
- 18 (Redacted)
- 19 (Redacted)
- 20 (Redacted)
- 21 (Redacted)
- 22 (Redacted)
- 23 (Redacted)
- 24 (Redacted)
- 25 (Redacted)

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- 1 (Redacted)
- 2 (Redacted)
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- 17 (Redacted)
- 18 (Redacted)
- 19 (Redacted)
- 20 (Open session at 12.52 p.m.)
- 21 THE COURT OFFICER: [12:52:32] We are in open session, Mr President.
- 22 MS GUISSÉ: [12:52:36](Interpretation) My thanks.
- 23 Q. [12:52:37] Now, I'd like to bring up on our screens but not for public
- 24 display -- not for public display. This is the document that I mentioned earlier

on. This is tab 14 in our list of materials, CAR-D29-0019-8020.

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- 1 And, Mr Witness, when we are talking about this conversation, please do not
- 2 mention any first names of individuals.
- 3 So in this conversation with your friend, he states that he is in a particular
- 4 country.
- 5 For the parties -- I don't know whether you can see that conversation displayed
- 6 on your screen, Mr Witness.
- 7 A. [12:53:39] Yes, I can see it, but it's not very clear. The definition isn't
- 8 very clear.
- 9 Q. [12:53:49] Well, perhaps I can be of assistance. In this conversation we
- see here, your friend tells you that he's in a particular country. And this is
- 11 what you say to him: "Make an effort to put me in the circle, STP". And then
- 12 you say further on, "in the circle of the child soldiers".
- 13 PRESIDING JUDGE SCHMITT: [12:54:29] And the question is?
- 14 MS GUISSÉ: [12:54:37](Interpretation)
- 15 Q. [12:54:38] So you ask him, "Please" -- well I'm paraphrasing -- "help me to
- 16 get into the child soldier circle".
- 17 So here's my question: What did you mean by the "child soldier circle" and
- 18 what are you asking him exactly during this specific conversation, Mr Witness?
- 19 A. [12:55:06] Thank you. I thought you had other questions to put to me.
- 20 But it's by no happenstance that I put this question to him, by no coincidence.
- 21 If I'm saying it to him, it's because he went through a training programme and
- 22 everybody knew full well that there was the crisis and, in relation to that,
- 23 children had been trained, and as a child soldiers, and that's why I put this
- 24 question to him. And so I reminded him, because he was within that group,
- 25 because after that training programme he travelled abroad. And so I asked

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- 1 him to do as much as he could to help me to get me within that group. So
- 2 I used that particular wording. It was worded that way, but it was just -- it
- 3 was just my way of putting it, if you see what I mean.
- 4 PRESIDING JUDGE SCHMITT: [12:56:04] Ms Guissé, perhaps.
- 5 So do we understand it correctly, Mr Witness, that for you and the fact that you
- 6 knew, it was -- would have been desirable to be in that circle, is this what we
- 7 have to understand from your answer?
- 8 THE WITNESS: [12:56:20](Interpretation) All I wanted was to ask him to help
- 9 me because he was abroad. He had had that privilege to travel, and that's
- 10 why I put the question to ask whether he could use his position to help me
- 11 benefit from the same -- from the same circumstances as he did. And that's
- 12 why I-- I put that question to him.
- 13 PRESIDING JUDGE SCHMITT: [12:57:06] Thank you. That is -- makes it
- 14 clear.
- 15 MS GUISSÉ: [12:57:10](Interpretation)
- 16 Q. [12:57:15] Now what I want to understand, Mr Witness, is this: You
- 17 asked to get into the child soldier circle, but you would agree with me when
- I say that you weren't, and you had never been, a child soldier, so how could
- 19 you possibly imagine that you would be included in the circle of child soldiers?
- 20 A. [12:57:40] Well, no, all -- I was just asking him for some help. That's
- 21 what you need to understand because he had benefited from that -- that
- 22 advantage to travel abroad. So I wanted to take that as an opportunity,
- 23 benefit from the same opportunity that he had had. Do you understand? All
- I wanted to do was to ask him for help, given his position, given his
- 25 circumstance. Maybe it wasn't -- I shouldn't have done it. But, you know,

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- when we were together, "Ah look at these soldiers, these little soldiers", and
- 2 that's why I was accustomed to speaking to him in that way, and that's why
- 3 I used this language, this wording. But at the time I was struggling, so it, for
- 4 me this was a way of asking him to help me and to benefit from the things that
- 5 he had benefited from, the same advantages that he had enjoyed.
- 6 PRESIDING JUDGE SCHMITT: [12:58:42] Mr Witness, from the Presiding
- 7 Judge, this is not a reproach when Ms Guissé is asking and I'm asking for
- 8 clarification.
- 9 And I think, Ms Guissé, it's clear enough now.
- 10 MS GUISSÉ: [12:59:05](Interpretation) I have almost finished, your Honour,
- but I would like to put -- I'd like to seek additional clarification.
- 12 Q. [12:59:11] Now, you say that they were called child soldiers, but earlier
- on when I asked you whether there were youngsters in Pissa that had joined
- 14 the Anti-Balaka ranks and when we cited names et cetera, you told me no, they
- 15 never -- they never joined the Anti-Balaka ranks. So given that in mind, why
- were they called "child soldiers"?
- 17 PRESIDING JUDGE SCHMITT: [12:59:38] Ms Wakchom, let the witness
- 18 answer. I don't see anything objectionable in the question.
- 19 MS GUISSÉ: [13:00:11](Interpretation)
- 20 Q. [13:00:12] Would you like me to take my question up again, Mr Witness?
- 21 PRESIDING JUDGE SCHMITT: [13:00:15] I would not insist, because I think
- 22 we have the testimony of the witness during two days now and he has
- 23 said -- he has talked about the knowledge of these people that he knew, and if
- 24 they were in the Anti-Balaka or were not in the Anti-Balaka, and he has given
- 25 an answer, an explanation, clarification why he used that language in the

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- 1 conversation with this certain person, so I think that is really enough.
- 2 MS GUISSÉ: [13:00:54](Interpretation) No problem.
- 3 Q. [13:00:57] I've finished my questioning, and I thank you very much,
- 4 Mr Witness, for your time and for being so patient when answering my
- 5 questions. There'll be more questions coming your way. Thank you very
- 6 much.
- 7 PRESIDING JUDGE SCHMITT: [13:01:14] Thank you, Ms Guissé. It's now
- 8 the turn of Ms Wakchom. You have the floor.
- 9 MS WAKCHOM: [13:01:30](Interpretation) Thank you very much, your
- 10 Honour. Given that there won't be a hearing tomorrow and I'll need more
- than two hours to finish my cross-examination, could I ask the Chamber if it
- might be possible to begin on Monday instead, if that might be possible.
- 13 PRESIDING JUDGE SCHMITT: [13:01:54] We have already a delay, but we
- 14 have also one witness less, I think, during this... I would only want, or the
- 15 Chamber would only want to agree to that if we can really fit, then, every
- witness in. So I need a little bit of help, specifically from you, Ms Dimitri.
- 17 This would definitely mean -- and, Ms Wakchom, we understand and we have
- given, and I think that it is really also a matter of fairness to the person who has
- 19 to conduct the examination by the Prosecution. We did it last time.
- 20 However, we have also questions by the victims representatives -- no, by
- 21 Mr Suprun, I assume.
- 22 Perhaps we start with that. Mr Suprun, what do you envision? How long
- 23 would your questioning be?
- 24 MR SUPRUN: [13:02:46] Thank you, Mr Suprun. I wish to inform the
- 25 Chamber that my intention is to address only the part of the testimony of this

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- 1 witness related to Witness V45P2. I don't intend to ask any questions in
- 2 relation to 2475, although this is also a participating victim, but I leave it to the
- 3 Office of the Prosecutor to object to this. So my estimation is not more than
- 4 one hour, Mr President.
- 5 PRESIDING JUDGE SCHMITT: [13:03:13] So I have to say that you can read
- 6 my mind, obviously, because I would have addressed it like this. I would
- 7 have encouraged you only to address this witness. I can already tell,
- 8 specifically Defence, since this is a witness that was called by the victims, the
- 9 victims have a little bit more leeway to address the matter, yeah? So please
- 10 keep that in mind, and I think you understand that. This is a unique situation.
- 11 It is not a Prosecution witness and I appreciate that -- I would, indeed, have
- told Mr Suprun to leave all the Prosecution witnesses out of -- out of the
- 13 picture.
- 14 So, how long, Ms Wakchom, do you think you would need? More than two
- 15 session or something?
- 16 MS WAKCHOM: [13:04:02] I think two sessions would be more than enough,
- 17 Mr President.
- 18 PRESIDING JUDGE SCHMITT: [13:04:05] Okay, okay. Then, Ms Dimitri,
- 19 that would mean that we would anyway -- we could if we are really -- if we
- 20 squeeze everything in, we could finish on Monday, but this would be very
- 21 tough, I have to say. So we would need the Tuesday, and then we
- 22 have...yeah.
- 23 (The Trial Chamber confers)
- 24 PRESIDING JUDGE SCHMITT: [13:04:37] I know that we have only one
- 25 session on Monday. I know that's a problem, a two-hour session.

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- 1 Yeah, Ms Dimitri, I will let you speak.
- 2 MS DIMITRI: [13:04:48] {ICR: (Redacted)
- 3 (Redacted)
- 4 (Redacted)
- 5 (Redacted)
- 6 (Redacted)
- 7 (Redacted)
- 8 (Redacted)
- 9 (Redacted)
- 10 (Redacted) }
- 11 PRESIDING JUDGE SCHMITT: [13:05:33] No, but that could be a significant
- 12 detail, obviously, yeah.
- 13 MS DIMITRI: [13:05:37] My other concern is, and I apologise, I do not recall
- 14 what's the scheduling -- the time for Monday.
- 15 PRESIDING JUDGE SCHMITT: [13:05:45] Well, on Monday, we have
- unfortunately only one two-hour session and that's the problem because there
- 17 was a -- a development and we have only. So -- so we have, if Mr Suprun
- 18 needs an hour and Ms Wakchom needs two session, we couldn't squeeze it in
- 19 anyway. This is the problem.
- 20 How quickly can we figure that out with the witness? And perhaps also take
- 21 action that the witness could -- could be also called on Tuesday.
- 22 I'm now informed that the witness is scheduled until Tuesday, half day, the
- 23 first two sessions. Yes? Is that correct? Well, that should be enough. That
- 24 should be okay. So excuse me. Sometimes it takes a bit.
- 25 This means, Mr Witness there was a long discussion we continue with your

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- 1 examination on Monday only. That's for reasons inside of the Court, that is
- 2 not your fault. We thank you for having patiently answered until now. But
- 3 we will continue, as we said, and on Monday then 2 o'clock, with the
- 4 examination by Ms Wakchom and, of course, we have -- we have definitely
- 5 then to finish on Tuesday midday. And then I suggest that we start already,
- 6 court officer, with the next witness on Tuesday. Or am I wrong? Or on
- 7 Wednesday. Also fine with me. Okay. So -- but we have to finish until
- 8 midday Tuesday.
- 9 This concludes the hearing for today. Thank you very much. A long speech,
- 10 but we have solved it in the end.
- 11 THE COURT USHER: All rise.
- 12 (The hearing ends in open session at 1.07 p.m.)