

6. According to Cpt Senkoko, people that have testified against him have done so out of duress and fear to save their lives, as expressed by both Deputies Sengita and Kirita. Political pressure from GoDRC has made close family and friends to testify falsely against him or the GoDRC to twist information they have provide. He gives an example of Mr Kanze Mpakanye who was detained by Representative of ANR Jean Claude Mbanza and obtained a confession out duress regarding the social gathering of 23 May 2012. He gives other prominent citizens who have been detained to solicit confessions out of duress as Sengutu Museveni and Komayombi Diendone, a businessman. According to Cpt senkoko, he is still in constant communications with the above and all of them know that the contents of the Addendum report are political and they have made all contingent understanding not to be affected by the consequences of this war.

ANNEX H TO RWANDA SUBMISSION

LT COL GAKUMBA JOMBA SUMMARY DECLARATION ON UN ALLEGATIONS REGARDING HIS PERSONAL INVOLVEMENT IN THE ONGOING CONFLICT IN E.DRC.

INTRODUCTION

1. I hereby react as to the above-mentioned wild allegations, with total denial of the highest degree. I have not had any involvement either directly or indirectly or in any other form whatsoever to the ongoing DRC conflicts as it was mentioned in the recent UN expert's report that was released on June 27, 2012.

2. I would like to express that the shocking report surprised not only myself but my colleagues and circle of people with whom I relate to on a daily basis while execution of my duties. The wrong allegations contained in the UN Group of Experts Report have also brought trauma to my entire family. Given the reality that this report disgraced my personality and interfered with my relations, I want to appeal to whoever might be in an appropriate position to consider the following points and thoroughly examine the stated truths hereof and help me regain my dignity.

SCOPE

3. My reaction will focus on the following points:

- Short brief since my deployment to Rwanda Military Academy Gako (RMA Gako) from March 2011 to date
- Facts and supporting evidence of all my activities since my deployment to RMA Gako.
- Witnesses and other proofs
- Conclusion

4. My tenure in UNAMID, Darfur ended in January 2011. Immediately after 1month I was deployed to RMA-GAKO as Directing Staff (DS) in PSO Unit Pre-Deployment Wing in the Message book DTG 191010B/2011.

In the same Wing (PSO) as a senior Directing Staff I always worked and cooperated directly with ACOTA (American Contingent Training Assistance) through country managers.

5. Since my deployment to RMA Gako I have successfully worked with three ACOTA Country Managers. First with Mr George Lathan who served up to (July 2011), then Mr Martin Lambert came in and served up to December 2011. Currently, we are working with Mr. Ben Gonzales together with his team whom are always with us at Gako on a daily basis for the mentioned period, especially lunchtime except for weekends.

6. In the months of January and February I and other DS of PSO Unit Pre-deployment Wing were busy training 89 Inf Bn since the rotation schedule was approaching and by then we still had to train two more Battalions. In addition to that, I was also assigned by the Commandant to supervise works in relation to the