Declassified to Public 06 September 2012

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Extraordinary Chambers in the Courts of Cambodia

भारत्याक्त्रकारकार्याध्यक्षाक्ष्यकार्येक्स

Office of the Co-Investigating Judges Bureau des Co-juges d'instruction សំណុំឡើចព្រហ្មនណ្ឌ

Criminal Case File /Dossier pénal

1018/No: 002/14-08-2006

សេខស៊ីមីសុវ/Investigation/Instruction

1018/No: 001/18-07-2007-ECCC-OCIJ

មន្ត្រីទទួលបន្ទកសំណុំរឿង/Case File Officer/L'agent chargé

培物 (TimelHouse): 13 こ S S

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Til (8 gi) (Date of receipt/Date de reception):

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Written Record of Interview of Charged Person Procès-verbal d'interrogatoire

The twenty-seventh of March, two thousand and eight, at 9:10 a.m.

We, You Bunleng ឃ្វី ប៉ុន្តិឡៅង and Marcel Lemonde, Co-Investigating Judges of the Extraordinary Chambers,

with Mr. Ham Hel ហម ហ៊ែល and Mr. Ly Chantola លី ច័ន្ទតុលា as Greffiers

Noting the Law on the establishment of the Extraordinary Chambers, dated 27 October 2004

Noting Rule 58 of the Internal Rules of the Extraordinary Chambers

With Ouch Channora អ៊ូច ចាន់ណូវ៉ា and Tanheang Davannតាន់ហ៊ាង ដារ័ណ្ណ, sworn interpreters of the Extraordinary Chambers

The Charged Person identified below has appeared before us:

Kaing Guek-Eav កាំង ហ្គេកអ៊ាវ alias Duch ឌុច, male, born on 17 November 1942

Charged with Crimes against humanity and Grave Breaches of the Geneva Conventions of 12 August 1949, offences defined and punishable under Articles 5, 6, 29 (New) and 39 (New) of the Law on the establishment of the Extraordinary Chambers, dated 27 October 2004.

អង្គជំនុំជម្រះវិសាមញ្ញក្នុងតុលាការកម្ពុជា មានទីតាំងស្ថិតនៅ ផ្លូវជាតិលេខ៤ សង្កាត់ ចោមចៅ ខណ្ឌ័ ដង្កោ ក្រុង ភ្នំពេញ ប្រអប់សំបុត្រលេខ៧១ ទូរស័ព្ទលេខ +៨៥៥(០)២៣ ២១៨៩៤១ ទូរសាលេខ +៨៥៥(០)២៣ ២១៨៩៤១។

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The original of this record is written in the Khmer language.

The Co-Prosecutors of the Extraordinary Chambers, Mr. Robert Petit and Mrs. Chea Leang ជា លាង were duly notified of this interview by Notification Letter dated 13 March 2008:

- Mrs. Chea Leang ជា លាង is represented by Mr. Pich Sambath ពេជ្រ សម្បត្តិ, Senior Assistant Co-Prosecutor
- Mr. Robert Petit is represented by Mr. Alex Bates, Senior Assistant Co-Prosecutor.

Kar Savuth ការ សាវុត្ថ and Francois Roux, Co-Lawyers for the Charged Person, who were duly informed of this interview by summons dated 13 March 2008, and have been able to examine the case file since that time, are both present.

Interview

Questions-Answers:

<u>The Charged Person</u>: Here are my comments on the circumstances of my meeting with the journalists Nic Dunlop and Nate Thayer and on the book "the Lost Executioner".

<u>Statement by the Co-Investigating Judges</u>: This note shall be placed on the case file as an annex to the present written record.

Question by the Co-Investigating Judges: Could you give us further explanations concerning the structure and functioning of Prey Sâr ម្ចាស? What area did it cover? When was it established, why and by whom? Could you also tell us how many people were living in Prey Sâr ម្ចែស?

Answer by the Charged Person: Prey Sâr igns followed on from the Division 703 security centre. The structure existed before my arrival at S-21 structure: it was established when the Secretary of Division 703 Noeu Phân structure alias Sok squares was swept away Subsequently, Son Sen squares asked me to re-educate "liberal" combatants i.e. undisciplined, and I told Nun Huy (Srè) squip (igns) to undertake that task. Son Sen squares tried to use these combatants in the tank unit once their re-education was completed but it failed. Therefore, Prey Sâr igns remained essentially the rice production centre for S-21 structure. Regarding the number of persons, I cannot be very precise but there were several hundred people at Prey Sâr igns.

Question by the Co-Investigating Judges: It appears that at least at one time, Prey Sâr ignu was composed of five workers units (units 11 to 15). Could you confirm this organisation and explain what each of these units corresponded to?

Answer by the Charged Person: I am not in a position to give you many details since it was Huy view who was in charge of the organisation.

Question by the Co-Investigating Judges: You have confirmed (Interview OCIJ DUCH, 23/08/2007, ERN 00147926-001477935 (fr.), p.5) that you were in charge of general policy at Prey Sâr igns. Did you ever visit Prey Sâr igns as such? If so, how many times?

Answer by the Charged Person: I remember visiting the place four times. I went there once to give an education session, once with Hor of to meet the 30 "liberal" combatants who were to be sent to the tank unit, once to visit Huy offen in his house and another time where I met Huy offen who was cultivating sweet potatoes. There might have been other visits but I do not remember them.

Question by the Co-Investigating Judges: What did you see in Prey Sâr type concerning living and working conditions?

Answer by the Charged Person: Actually, I did not see anything: I just met the persons cited above.

Question by the Co-Investigating Judges: It seems surprising that you did not see anything. Could you tell us what the place looked like, what were the geographical limits of the Prey Sâr ips Centre, how many buildings existed, etc.

Answer by the Charged Person: Huy view was in charge of all that. The superior (Son Sen Aprile 8) even asked him to participate in meetings on production and security without me. Regarding the area of Prey Sâr iphu, I forget. I know the General Staff had a map identifying the plots allocated to each unit, that Prey Sâr iphu extended from Bakou village to Prey Sâr iphu prison (created under the Sangkum and where I had been detained myself), that the production was sufficient to feed S-21 had, and that in 1978, the surplus was even distributed to the Central Committee. Again, I went only to the Prey Sâr iphu "headquarters", that is where Huy view's house was located, at the end of a canal. It was a new village. I never saw the buildings where the personnel slept.

Question by the Co-Investigating Judges: You explained that as S-21 Main chairman, you were the supreme commander for Prey Sâr Main, as head of S21. You also indicated that the persons who worked at Prey Sâr Main could not move about freely or leave when they wanted. It appears obvious that you would have been held responsible if some person had suddenly decided to escape. Therefore, this involved close surveillance that you could not not have ignored. What do you have to say?

Answer by the Charged Person: Had members of the personnel run away, the first to be held responsible would have been Huy tift who would have reported to Hor ti. I do not contest that I could have had problems but Huy tift would have been the one to be arrested. It is indeed what happened when the person responsible for Huy tift stelephone escaped: Huy tift was arrested upon Nuon Chea gath's order. To deal with the problem of risks of escape one had to follow the political line: education, surveillance, purge, arrest and sending to S-21 to sum up, I did not interfere in the daily functioning of Prey Sâr tift except for two exceptional cases: first, for the 30 "liberal" combatants and second, when Huy tift asked my opinion on the decisions to be taken regarding Sok's tift family. In all other cases, decisions were taken by Huy tift and Hor ti, as the documents ERN 00006728 and 00007270 demonstrate.

Question by the Co-Investigating Judges: You have declared that Prey Sâr ipm was not a place for detention but for re-education (Interview OCIJ DUCH at, 29 November 2007, ERN 00154204-00154219 (fr.), p. 4). Yet, several witnesses (such as Interview OCP CHHEA Leang man, 18/09/2006, ERN 00079713-00079721, 00096560-00096561, p.2 and DC-Cam Statement CHHANG TICH NGON alias Chhang Tich Ngon 19/10/2003, KDI0441/K00765, ERN 00052160-00052234-ET p.3) attest that people at Prey Sâr ipm could not circulate freely, were placed under the constant surveillance of guards, could not communicate between themselves and that some were placed in closed cells at night: do you confirm or deny this information, and could you provide details?

Answer by the Charged Person: It may be that these were the conditions under which the personnel were placed but I was not aware thereof.

Question by the Co-Investigating Judges: According to the elements in the case file, many detainees were transferred from Prey Sâr ignu to S-21 MBB, for example the combined list of S-21 MBB prisoners, (ERN00080610-00081199 and ERN00161350-00161491) shows that at least 571 persons including prisoners as well as personnel were sent from Prey Sâr ignu to S-21 MBB to be interviewed and executed. Could you explain the reason for these transfers? Specify whether you were involved in the decisions and how

such transfers were carried out? Do you know why it was placed under the same authority as S-21 MDD? Were there direct transfers from Prey Sâr MDD to ChoengEk MDDD rexecution?

Answer by the Charged Person: I am not in a position to answer these questions. It is very old and I cannot remember who decided. I would tend to think it was Hor in. One must know that the persons re-educated in Prey Sâr man were considered to be inferior in level to 17 April People (the New People) - thus "half prisoners". Concerning 17 April People, decisions on arrests were taken at the level of cooperative committees. At Prey Sâr inno, it was not really a cooperative. It was a re-education centre and the persons re-educated had an intermediary status between ordinary people and prisoners. Hor in had the power to decide arrests, that is at the regiment level, which roughly corresponded to the district level. Concerning the reasons why Prey Sâr ipm was attached to S-21 MBD, I can explain with reference to the organisation of M-13 usm. Before 17 April 1975, persons guilty of petty errors were sent to M-13B ชอต-ฮ, Sdok Srat พุทษาต Village, Sdok Toal พุทษาต Subdistrict, Ang Snuol RANGED District. Most of these people were released. Those who were blamed for more serious offences were sent to M-13A ซอสาก, for which I was responsible, in Am Leang สะเกิน, where they were shackled, interrogated and smashed. This functioning was applied to S-21 Mus. Within Division 703, there were two prisons: the Psychiatric Hospital at Ta Khmao migi and the Special Prison in the Sisowath Monireth ผู้ผูปสูยสีนักvilla, in Phnom Penh. When the Prey Sâr inn centre was created, during Nat's ann time, Prey Sâr inn prison was not used and all the prisoners were released. Everything was reorganised on a new basis. When I replaced Nat ame, I kept the same organisation.

I am not in a position to tell you whether people were transferred directly from Prey Sâr មួយ to Choeng Ek ដើមហា.

Question by Co-Investigating Judges: You have indicated (Interview OCIJ DUCH §6, 29 November 2007, ERN 00154204-00154219 (fr.), p. 4) that the persons living in Prey Sâr §6M were persons with dsciplinary problems in their Phnom Penh units.

Who exactly were the persons sent to Prey Sâr ipn :

- Precisely which Phnom Penh units were sent to Prey Sâr ក្រស (S-21 ស២១ Personnel, personnel of Ministries, etc.)?
- Were there any persons coming from other provinces than Phnom Penh or persons of foreign citizenship? (Vietnamese or other)?
- Elements in the case file indicate that the presence of women and children at Prey Sâr ignor (see for example *inter alia* S-21 to Report from Huy to of the Paddy fields, dated 7 April 1977, ERN 00007270-00007271). Can you confirm this?

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Answer by the Charged Person: As far as I know, no foreign prisoners were sent to Prey Sâr ម្ចាស, and in particular, no Vietnamese. From the time I became responsible for S-21 សមា១, there was hardly anyone from the local population. It was essentially combatants from various units and their family members, which explains the presence of women and children. S-21 សមា១ personnel were also sent to Prey Sâr ម្ចាស in case of punishment. I indicate that they were neither beaten nor insulted. They simply had to work more than the others, they could neither circulate nor speak freely, neither could they be part of the Kampuchea Communist Party Youth League. Hence, for example, when Saom Meng សោមមេធ (S-21 សមា១ interrogator) was arrested (at S-21 សមា១) his brother Saom Mett សោមមេធ (S-21 សមា១ guard) was sent to Prey Sâr ម្ចាស.

Question by the Co-Investigating Judges: Apparently, Saom Mett 1601811656 could not be blamed for any mistakes. Yet, you explained that those who were sent to Prey Sâr 1611010 were "liberals", or undisciplined. What does this mean?

Answer by the Charged Person: The "liberals" were identified through their personal behaviour, the way they spoke or work. Regarding Saom Mett transfer, suspicion came from the arrest of his brother: he was considered a "semi-traitor" and it was therefore a political sanction. One must understand that there were two categories of suspects: first, suspects because of their relatives (for example, Saom Meng transfer and Saom Mett transfer or Vorn Vet 181/16 and his family), second, subordinates of arrested superior cadres. For the first category, sometimes, the whole family was arrested (e.g. Vorn Vet 181/16), in other cases, surveillance was considered sufficient. For the second category, subordinates were closely watched. That's why, when Huy tijus of the paddy fields was arrested, his messenger was arrested too. And when Vorn Vet 181/16 was arrested, I worried about my personal fate.

Question by the Co-Investigating Judges: You explained that in 1978, the rice production surplus from Prey Sâr ipm had been delivered to the Central Committee. Why was this decided and how did you know that there was a surplus? More precisely, why did you decide to deliver that surplus to the Central Committee rather than allow the personnel to eat normally (since at that time, rations were not sufficient)?

Answer by the Charged Person: I do not remember whether it was Phâl am or Huy thu who gave me that information. That particular year, there had been a flood and we were short of rice. I told Nuon Chea gam that I could provide rice. He appeared surprised. I wanted to help the other units and I also wanted to promote the reputations of Prey Sâr thu and S-21 and S

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Question by the Co-Investigating Judges: It seems surprising that you knew about the crop surplus but not about the living and working conditions in Prey Sâr ម្ចាស.

Answer by the Charged Person: The crop was once a year. I did not need to ask questions to be informed. I maintain that for the rest, I was not aware of the details. Again, I consider myself responsible for what may have been done at S-21 MDD and Prey Sâr ipid and I feel remorse regarding what happened there, and in particular, not to have given sufficient rations to the detainees and the personnel re-educated, but I maintain that I was not aware of the details.

Question by the Co-Investigating Judges: You have explained that the arrest decisions at S-21 MDD could be compared to decisions taken at the District level. Yet, the District could only decide about local arrests. We know that in S-21 MDD, arrests were carried out in other regions (Battambang for Van Nath hanns for instance).

Answer by the Charged Person: Throughout the country, decisions regarding arrests of Party members and mid-level cadre (excluding superior cadre) were taken by the Standing Committee of each Zone. Transfers to S-21 were decided by the Standing Committee of the Central Committee. I can give an example: Thoeun when, my brother-in-law, who was a cadre in the Northern Zone. When he was arrested, he clandestinely wrote me a letter that I gave to Son Sen who had him released. Two or three months later, Nuon Chea gam ordered me to arrest him again. I lingered as long as I could and I was then forced to arrest him. To sum up, the Standing Committee of the zone reported to the Standing Committee of the Central Committee, which decided on the transfer to S-21 wins.

<u>Question by the Co-Investigating Judges</u>: No equivalence with the jurisdiction of the District Committee then?

Answer by the Charged Person: One may only talk of equivalence between S-21 and a District Committee concerning decisions for the arrest of re-educated persons.

The Written Record of Interview was suspended at 12:35 p.m.

At 2:35 p.m. on the same day, we continued the interview.

Question by the Co-Investigating Judges: Were some of the people living in Prey Sâr ignor released? If yes, who decided that?

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Answer by the Charged Person: I can only speak of one case: the 30 combatants sent to the tank unit, I am not aware of the rest. These combatants were released in a way since after their transfer, they found themselves in a normal situation, with the right to be part of the Kampuchea Communist Party Youth League. As for the criteria to become combatants, you must not have been previously condemned or belong to the 17 April people. Son Sen Matants had personally chosen the 30 combatants. These combatants were subsequently the source of various incidents, thus the operation was considered a failure and was not repeated.

Question by the Co-Investigating Judges: Who made decisions related to the arrest and execution of the personnel at Prey Sâr ម្ចាស់? For instance, why was Huy Srè ហ៊ុយ ម្រែ executed?

Answer by the Charged Person: My superior made the decision: Son Sen ARSHAR, then Nuon Chea REST. In Huy Srè's Lift particular case, his radiotelephone operator had escaped and was not found. Huy Lift had previously been blamed for several other mistakes, so Hor Lift drafted a report that I forwarded to the Standing Committee and Nuon Chea REST ordered the arrest, the interrogation and the execution of Huy Srè Lift if N.

The Charged Person: I would like to go back to what I said this morning regarding persons transferred directly from Prey Sâr ignar to Choeng Ek than for execution. I read document ERN 00006728 again. This document demonstrates clearly that 17 persons were transferred from Prey Sâr ignar to Choeng Ek than at that time. Thus, this fact seems to be established. I was not personally aware of it. The same document shows that 160 children were transferred on that day to Choeng Ek than. I already explained at the reconstruction that I was not aware that trees trunks were used to kill children in Choeng Ek than but I never contested that children were executed there, and in large numbers.

Question by the Co-Investigating Judges: Could you also specify whether, to the best of your knowledge, Prey Sâr ipm was similar in its organisation to other re-education centres in the country?

Answer by the Charged Person: While at S-21 NUEDD, I was like locked up in a room and knew nothing of the functioning of the other re-education centres. I gave you the only indications I was in a position to provide, concerning M-13A HDM-# and M-13B HDM-B.

Question by International Assistant Co-Prosecutor Alex Bates: You explained that you were the only one at S-21 MBD to be able to report to the upper level. Does that mean that all reports from Prey Sâr MBD had to be addressed to you and what was their frequency?

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Answer by the Charged Person: Two different tasks must be distinguished. Regarding personnel numbers and production, daily reports were sent to S-21 MDDD. I had delegated this part of the work to Hor vi. The reports were kept at S-21 MDDD. As I explained, if the General Staff wanted precisions on the situation in Prey Sâr VIPPO, it convened Huy vipur. The second tasks related to reports about the problems concerning the personnel working in Prey Sâr VIPPO. These reports were not regular. In any case, I confirm that I was the only one who could report to the upper level.

Question by the Co-Investigating Judges: You have just explained that you personally received all reports about problems concerning the personnel working at Prey Sâr igns. In that case, how could you not know about transfers to Choeng Ek dans for execution?

Answer by the Charged Person: Prey Sâr ignst for me was other people's work - meaning Hor in and Huy ignst. So I tended to close my eyes and when I received these reports, I did not pay attention and forwarded them immediately to Hor in. I add that I may have been informed of the transfer to Choeng Ek issue for execution but I could have forgotten.

☑ The original of the audio-visual recording was sealed before the Charged Person and his lawyers and was signed by us, the Greffiers, the Charged Person, and his lawyers.

☑ One copy of the original audio-visual recording was provided to the Charged Person.

At 4.40 p.m., we had the Greffier read aloud this Written Record of Interview of Charged Person as recorded.

☑ The Written Record having been read aloud and heard, the Charged Person had no objections and agreed to sign.

Charged Lawyers for Co-Prosecutors Interpreters Greffiers Co-Investigating
Person Charged Judges
Person



Meetings with Nic Dunlop and Nate Thayer

First, I'd like to recall a few old matters:

- The Cambodians who were Khmer Rouge at Sâmlaut all knew me as Duch, the Chairman of Office S.21.

With foreigners, I did not walk around making announcements telling them about my former name and job.

- Beginning in 1980 and subsequently once in a long while, Thai newspapers published photographs of me and my name and former work.
- In 1998 James, the chairman of hygiene of the ARC [American Refugee Committee) said to me (half-jokingly, half seriously) that I was the brother of Kaing Guek Eav.

About the text of the book The Lost Executioner

Chapter XVIII

- Nic Dunlop tried hard by writing in long circles to say that he had met me by accident at the Sâmlaut District Headquarters.
- I have sufficient reason to deny that, and to say that he was lying. In fact, he knew me. He had tracked me. He was looking for a chance to question me and have me show my face.
- I was never fearful, because in my work, my supervisor was a government employee. And another thing, I firmly believed that "a whole dead elephant cannot be entirely covered with a shallow basket." But to have me always walking around bragging with everyone that I was Duch, the former Chairman of S.21, that's not right.

Chapter XIX

Let me tell it as I remember it.

- After we had spoken just two or three words to one another, Nic Dunlop requested to take my photo. In fact, people who have just met for the first time like that should stand together for a photo. But here, he just photographed me, alone. I understood, but let it pass as he pleased. Immediately after taking my photo, he was so happy and excited that he lost mastery and let me recognize it [take note of his attitude].
- The second time Nic went to Sâmlaut, Nic made me feel strange for a second time, because immediately after he arrived, he did not come to find me right away; he walked around the village first. When we met, we walked together and talked. The words he wrote -- "I am not worried about Ta Mok ..." "I think just about three matters: children without schools, [filling] my stomach, and the Lord ..."-- they are true. That he went on to say that I had studied two or three religious theories somewhere, that was a fabrication, because in fact I had studied only Buddhist theory.

- The day Nic Dunlop met me for the third time, there were three people who went to Sâmlaut at different times:
- First, the Welsh photographer. He had rented a white car. He sat and talked with me. He was somewhat elderly.
- It was a little later in the day when I saw Nate Thayer riding in a blue Land Cruiser with Pailin [license] plates.
- When I showed my face [revealed myself] to Nate Thayer, then I saw Nic Dunlop; I did not know where he had come from.
- I was willing to show myself to Nate Thayer because I had seen that he had entered deeply amongst the Khmer Rouge leaders at Ânlung Vêng. And, I hoped that it would in fact be exposed throughout the world so no one, in particular Ta Mok's group, would be able to covertly mistreat me. And, I had faith in the Far Eastern Economics Review as well.
- It was when I had already shown my face that the Welshman and Nic Dunlop took photos, one after another. Nate Thayer did not take photos. He spoke with me. At the time, I did not see any voice or video recorders.
- The words which Nic Dunlop wrote in the book The Lost Executioner, that I had told him this or that about S.21, in fact were the words I had spoken to Nate Thayer most were the words I had spoken to Nate Thayer.
- Seaparely, the history of my contacts with Professor Kè Kim Huot were the words I had reported to the UNHCHR at the Hotel Monorom (Battambang) from 30 April through 4 May 1999. At that time, Nate Thayer was lurking around with Christophe Peschoux, Ruth Hugo, Heng Ham Kheng, and Father Bernard.

Nic Dunlop and the Welshman ran off and disappeared after they had photographed me.