

អុខ្ពស្សំ៩ម្រះខ្មីសាមញ្ញតូខតុលាការគម្ពុវា

Extraordinary Chambers in the Courts of Cambodia Chambres Extraordinaires au sein des Tribunaux Cambodgiens

អតិន្នុន្សតិន្

Trial Chamber Chambre de première instance

ស់ឌ្ន សាសស រុលៈមសាងវែមិ

Kingdom of Cambodia Nation Religion King Royaume du Cambodge Nation Religion Roi

ឯកសារជើម

ORIGINAL/ORIGINAL

ថ្ងៃ ខែ ឆ្នាំ (Date):......13-Dec-2011, 14:00 Sann Rada CMS/CFO:..

TRANSCRIPT OF TRIAL PROCEEDINGS **PUBLIC**

Case File No 002/19-09-2007-ECCC/TC

7 December 2011 Trial Day 6

Before the Judges: NIL Nonn, Presiding

Silvia CARTWRIGHT

YA Sokhan

Jean-Marc LAVERGNE

YOU Ottara

THOU Mony (Reserve)

Claudia FENZ (Reserve)

Trial Chamber Greffiers/Legal Officers:

DUCH Phary

Natacha WEXELS-RISER

DAV Ansan

The Accused: **NUON Chea**

IENG Sary

KHIEU Samphan

Lawyers for the Accused:

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For Court Management Section:

NHEM Samnang

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

INDEX

MR. ROMAM YUN (TCCP-123)	
Questioning by the President	page 6
Questioning by Mr. Kim Mengkhy	page 8
Questioning by Mr. De Wilde D'Estmael	page 30
Questioning by Mr. Chan Dararasmey	page 42

MR. LONG NORIN (TCW-395) - Videoconference

Questioning by Mr. Lysak	 page 58

Questioning by the President.....page 53

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

List of Speakers:

Language used unless specified otherwise in the transcript

Speaker	Language
MR. ANG UDOM	Khmer
JUDGE CARTWRIGHT	English
MR. CHAN DARARASMEY	Khmer
MR. DE WILDE D'ESTMAEL	French
MR. IANUZZI	English
MR. KARNAVAS	English
MR. KIM MENGKHY	Khmer
MR. KONG SAM ONN	Khmer
MR. LONG NORIN (TCW-395)	Khmer
MR. LYSAK	English
MR. NHEM SAMNANG	Khmer
THE PRESIDENT (NIL NONN, Presiding)	Khmer
MR. PESTMAN	English
MR. PICH ANG	Khmer
MR. ROMAM YUN (TCCP-123)	Khmer
MS. SIMONNEAU-FORT	French
MR. SON ARUN	Khmer
MR. SMITH	English

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 PROCEEDINGS
- 2 (Court opens at 0915H)
- 3 (Judges enter courtroom)
- 4 [09.16.13]
- 5 MR. PRESIDENT:
- 6 The Court is now back in session.
- 7 Yesterday, the Chamber advised parties and the public that this
- 8 morning the Chamber would continue to hear the testimony of Mr.
- 9 Klan Fit, who is a civil party in the proceedings, and in the
- 10 afternoon we are going to resume hearing or questioning the
- 11 accused Nuon Chea.
- 12 Given the fact that Mr. Klan Fit is not able to attend this
- 13 morning's hearing due to his health condition, the Chamber
- 14 decided to postpone the hearing of the testimony of this witness,
- 15 and the hearing of Mr. Klan Fit's testimony will be resumed at a
- 16 later date, which the Trial Chamber would advise the parties and
- 17 the public accordingly.
- 18 Secondly, as planned, the Chamber has scheduled to hear the
- 19 testimony of two civil parties at the first segment of trial. So
- 20 this morning the Trial Chamber decides to hear a witness -- the
- 21 civil party testimony TCCP-123, since this civil party is present
- 22 at the ECCC already.
- 23 [09.18.20]
- 24 Thirdly, due to the changes yesterday, the Trial Chamber expects
- 25 that we would hear witness TCW-395, but we could not hear this

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 witness because of his health condition. That's why the Trial
- 2 Chamber decided to defer the hearing of the testimony by this
- 3 witness. And the Trial Chamber is prepared to hear this witness
- 4 by video-link. Given his advancing age and poor health condition,
- 5 he was not able to testify this morning. So, from now on, the
- 6 Trial Chamber would hear the witness TCW-395 by video-link means.
- 7 Taking into account this witness' health condition, the hearing
- 8 of this witness may continue until tomorrow.
- 9 First, the continued questioning of the accused Nuon Chea, which
- 10 commenced yesterday, we planned to resume the questioning this
- 11 afternoon, but due to the recent developments, the Trial Chamber
- 12 decides to defer the questioning of the accused Nuon Chea and the
- 13 other two Accused to a later date, unless otherwise -- other
- 14 circumstances arise.
- 15 [09.20.44]
- 16 The Trial Chamber reserves the right to revise the schedule of
- 17 this testimony hearing.
- 18 Court officer is now instructed to invite TCCP-123 to come to
- 19 court.
- 20 MR. KARNAVAS:
- 21 Mr. President, before the witness comes in, if I may -- or the
- 22 civil party comes in, if I may make one observation, it is my
- 23 understanding that yesterday, after the civil party testified
- 24 partially, and then there was a recess, the civil party then
- 25 began mingling with others, where they were cheering him on and

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 patting him, basically, for doing a nice job done.
- 2 I think, whether it is a civil party or a witness, once they
- 3 begin testifying, they should have no further contact with anyone
- 4 else until they finish testifying. It matters not whether they
- 5 are a civil party or a witness, and I think that would be
- 6 standard practice with every single -- every single witness.
- 7 Thank you.
- 8 MR. PRESIDENT:
- 9 Thank you, Defence counsel, for your observation.
- 10 [09.22.40]
- 11 The Chamber advised parties in relation to this subject matter
- 12 already, pursuant to Rule 88.3 -- or 88.2 [correction,
- 13 interpreter], 88.2. So we facilitate with the WESU in order to
- 14 facilitate this process so as to ensure the favourable result in
- 15 accordance with the applicable provision before the Court. And we
- 16 have to note that the large-scale and complex case before us, as
- 17 well as the observations by the members of the public as well. So
- 18 we, from time to time, are unable to stick to everything that we
- 19 have planned to do. So we will have to advise the WESU to
- 20 organize this accordingly, in relation to the management of the
- 21 participation of witnesses and civil parties in the future
- 22 proceedings.
- 23 [09.23.57]
- 24 Before I give the floor to parties, I would like to remind the
- 25 parties that this morning we are going to hear civil party Romam

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 Yun, and it will take the whole morning, this morning.
- 2 International Co-Prosecutor, you may now proceed.
- 3 MR. DE WILDE D'ESTMAEL:
- 4 Thank you very much, Mr. President. I would like to inform the
- 5 Chamber, now, and as well as the parties that the Office of the
- 6 Co-Prosecutors would like to examine witness TCBW-395 (sic) on
- 7 the entire Case 002 case file, and not only on the first trial
- 8 segment. And this is for exceptional reasons, relating to the
- 9 very precarious health status of the witness. This has been
- 10 expressed in writing. You've told us that the witness' health
- 11 status is very fragile, and that the witness cannot travel, and
- 12 that his health status is deteriorating on a daily basis, but the
- 13 witness is in a position to testify nevertheless, and we think it
- 14 would be better for the witness to testify on the whole case file
- 15 -- that is, 002 -- because the witness may not be able to do so
- 16 later. So, if you grant our request, we would need to adjust our
- 17 schedule in order not to wear out the witness.
- 18 [09.25.48]
- 19 We would have wished to have more time allotted to the parties to
- 20 enable them to prepare examination of the witness on all issues
- 21 relating to Case 002, the entire case. Whether the witness is
- 22 testifying today or tomorrow, we would rely on your decision.
- 23 Generally speaking, we are of the view that, in the case of the
- 24 fragile physical or mental health status of a patient -- and I'm
- 25 thinking of memory lapses -- such circumstances may justify

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 having the parties examine the witness not only on trial segment
- 2 1, but on the entire Case 002 to avoid a situation in which the
- 3 health status of the witness would deteriorate such that you
- 4 wouldn't be able to examine him or her later on. Thank you.
- 5 MR. KARNAVAS:
- 6 Thank you, Mr. President. If I may be heard again -- Good
- 7 morning, Your Honours, and good morning to everyone in and around
- 8 the court.
- 9 [09.27.07]
- 10 I think these applications need to be made well in advance. And
- 11 the reasoning that are stated here today were stated back in the
- 12 informal file management meeting, and there's no need to go into
- 13 this on each and every occasion to lobby to the Trial Chamber in
- 14 front of the public. And I believe that is what is happening
- 15 here.
- 16 If they want to go into the entire Case 002, they need to ask
- 17 well in advance, state their reasoning, and state with
- 18 specificity which parts of the indictment they wish to go into,
- 19 to allow the other parties to respond.
- 20 [09.27.43]
- 21 I leave it to your discretion because far be it for me to try to
- 22 deny anyone, whether it be a witness or a civil party, from
- 23 giving evidence in this court, but I do feel that I'm somewhat
- 24 sabotaged, today, and ambushed with these sorts of requests at
- 25 the last moment.

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 I strongly suggest, Mr. President, and Your Honours that you urge
- 2 the prosecution and the civil parties and the rest of the parties
- 3 that, if they wish to go outside the parameters that you have
- 4 set, that they seek leave well in advance and allow the parties
- 5 the opportunity to be heard. It is fair and it is proper. It will
- 6 assist all of us in making sure that we cannot waste -- that we
- 7 don't waste time in court with these sorts of requests.
- 8 We should be here taking evidence, not dealing with procedural
- 9 issues. Thank you.
- 10 MR. PRESIDENT:
- 11 We should not continue the exchange.
- 12 OUESTIONING BY MR. PRESIDENT:
- 13 Q. Is your name Romam Yun?
- 14 MR. ROMAM YUN:
- 15 A. Yes, Your Honour, my name is Romam Yun.
- 16 Q. Is Khamphy your real alias name?
- 17 A. Yes, it is, Your Honour. I have two names: Khamphy and Romam
- 18 Yun.
- 19 Q. How old are you?
- 20 A. Seventy.
- 21 Q. Seventy, that's- Where were you born?
- 22 A. I was born in Ka Chut village.
- 23 Q. In which commune and district?
- 24 A. Andoung Meas district, Rattanakiri province.
- 25 [09.30.26]

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 Q. Where do you live?
- 2 A. I live in the same place, Your Honour.
- 3 Q. What is your occupation?
- 4 A. I do farming. I have nothing else to do.
- 5 Q. Are you married?
- 6 A. Yes, I am.
- 7 Q. How many children have you got?
- 8 A. I have four children, all boys.
- 9 [09.31.18]
- 10 MR. PRESIDENT:
- 11 According to Rule 91 bis of the Internal Rules of the ECCC and
- 12 according to the memorandum already communicated to the parties,
- 13 dated on the 23rd of January 2011, Lead Co-Lawyers will be now
- 14 given the floor to proceed with the questioning to the civil
- 15 party.
- 16 [09.31.48]
- 17 The floor is yours.
- 18 MR. PICH ANG:
- 19 Mr. President, Your Honours, the Lead Co-Lawyers would like to
- 20 ask that counsel Mengkhy put the question to his own client, and
- 21 followed by -- and his colleague.
- 22 MR. PRESIDENT:
- 23 Your request is granted, but please be reminded that we will only
- 24 hear the civil party this morning session, so the Lead Co-Lawyers
- 25 will be given only 45 minutes to put questions to the civil

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 party.
- 2 MR. KIM MENGKHY:
- 3 Thank you, Mr. President, Your Honours, and the Court.
- 4 [09.32.55]
- 5 First of all, before I begin putting the questions to the civil
- 6 party, allow me to inform the Court with regard to the submission
- 7 we already filed concerning Mr. Romam Yun, alias Khamphy.
- 8 He has some problems with memory. He perhaps cannot recall every
- 9 detail that we wished him to tell the Court, and because he is
- 10 not very literate and he has health issue as well.
- 11 On behalf of the civil parties, we also hope that the Chamber
- 12 will also advise other parties to make sure that their questions
- 13 are as simple and short as possible and -- before putting to him,
- 14 and try not to interrupt his course of testimony if possible.
- 15 [09.34.08]
- 16 I would like now to proceed with the first question to Mr. Romam
- 17 Yun.
- 18 OUESTIONING BY MR. KIM MENGKHY:
- 19 Q. Could you please tell us, in details, your situation before
- 20 1975, what you did and where you lived?
- 21 MR. ROMAM YUN:
- 22 A. During the Khmer Rouge, I have -- I'm not able to remember the
- 23 details, but I will do my best to recollect what I can remember.
- 24 [09.35.06]
- 25 With the Khmer Rouge, I cannot say that my work with the Khmer

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 Rouge is right or wrong, but the political line was not proper.
- 2 It was not right. The problem is that we had no rights to
- 3 contest, to complain, and this is what I witnessed.
- 4 Secondly, with regard to the practical issues, the Khmer Rouge
- 5 were too extreme and they violated human rights. They used
- 6 community forces unwisely. Everyone was gathered; young,
- 7 adolescent, elderly people, people with children, everyone was
- 8 gathered to work. If we did not work, we would not be given food
- 9 to eat, or we had nothing to eat, in other words.
- 10 [09.36.51]
- 11 This political line was too radical, it was meant to make people
- 12 suffer, to make people work too hard without proper or enough of
- 13 a break; people became very exhausted. Even we were very sick, we
- 14 had to be compelled to continue working without any complain.
- 15 With regard to the political stance, we were influenced by their
- 16 political propaganda. Young people, old people, women, men, and
- 17 children had to work. We had to work as hard as an animal, which
- 18 was -- or that were ordered to work. We were treated more like
- 19 pigs that they could sell at any moment they wished.
- 20 Thirdly, there was no proper stance, on the side of the Khmer
- 21 Rouge, to protect human rights, to have some sympathy towards
- 22 their own people. They seemed to did whatever they wished
- 23 arbitrarily. I could say that the policy was too extreme.
- 24 [09.39.28]
- 25 Fourth, they were like our parents. They supposed to educate us,

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 to treat us well. Instead, they imprisoned us, they treated us
- 2 badly. This is what I witnessed. I can say that people were not
- 3 well taken care of. They mistreated everyone discriminately --
- 4 indiscriminately, rather.
- 5 MR. PRESIDENT:
- 6 Could you please listen to the question put to you by counsel.
- 7 And, indeed, the Chamber is informed already by your counsel that
- 8 questions should be short, shorter and precise. But now you seem
- 9 to have responded to the question which is short, but the
- 10 response itself is very long. So could counsel be now advised to
- 11 rephrase the question so that it is shorter and that the response
- 12 should be more precise?
- 13 BY MR. KIM MENGKHY:
- 14 Q. You responded to my question. I asked about your situation
- 15 before 1975.
- 16 Could you please reiterate your status, and what you did, and
- 17 where you lived before 1975?
- 18 MR. ROMAM YUN:
- 19 A. At the beginning, I worked as a messenger during the Pol Pot
- 20 regime, I carried mails to senior cadres. Then I worked at the
- 21 commune committee, managing several other tasks as assigned to me
- 22 by the upper echelon. I was tasked with uniting people, improving
- 23 the solidarity among the people in the village.
- 24 [09.43.02]
- 25 When I was able to manage the village very well, I was asked to

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 step up to the commune management level. I worked there for two
- 2 years because at that time there were not enough people, and we
- 3 -- or I, myself, was asked to also join the work force to help
- 4 the work, and I was appointed. I did not really wish to do that,
- 5 but I was assigned to do the work for them.
- 6 [09.44.05]
- 7 I managed the commune and village affairs. There was a plan to
- 8 sweep clean the village or commune. I asked them how could we
- 9 sweep clean the villages or commune if there was no grass, and
- 10 they said: Well, this means that -- sweeping clean mean to get
- 11 rid of those who were not good and leaving only the good. And I
- 12 was surprised because I had never encountered such phenomenon
- 13 because -- when I was asked to do that.
- 14 Later, I was asked why I did not attend meetings. I really failed
- 15 to attend the meetings because I was reluctant to join the
- 16 meetings.
- 17 I worked in my own commune, Andoung Meas district, Ka Chut
- 18 village, Nhang commune.
- 19 These places were the places I worked; I didn't work elsewhere.
- 20 Q. Thank you. I would like to proceed to another question.
- 21 You said you worked as a messenger. Could you please tell the
- 22 Court, who did you work for?
- 23 A. I carried mails in villages to the senior people, people in
- 24 the communes, for example, and I once had to go all the way to
- 25 the Vietnamese-Cambodian border to carry the mails to them.

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 [19.46.51]
- 2 Q. Could you tell us who were the recipients of the mails you
- 3 carried to?
- 4 A. We -- I had to carry the mails or letters to communes. I
- 5 brought the letters to Van at the zone. He was the committee of
- 6 the zone. He was known as Van.
- 7 Q. Could you please tell us in which zone Van worked at?
- 8 A. He worked at the Northeastern Zone -- Northeast.
- 9 Q. Did you ever happen to know what the letters were about?
- 10 A. I have no idea because the content of the letters were
- 11 confidential, and it was none of my business to know any detail
- 12 of the content of them.
- 13 [09.48.37]
- 14 Q. Could you tell us how could you know that these letters could
- 15 be delivered to Van or from Van, the committee of the zone?
- 16 A. I was supposed to send those letters to communes or districts.
- 17 I knew that letters would be sent to Van, because he was working
- 18 near us, because he had his messenger who also worked with us.
- 19 Q. Do you remember any names of the messenger of Van?
- 20 A. I don't remember their names. I only presented -- or delivered
- 21 the letters, and they took the letters, and that's all.
- 22 Q. Could you clarify whether Van, the person whom you referred to
- 23 earlier on, had another name, other than that?
- 24 A. I have never known that Van could have been another person. I
- 25 only knew him previously as Van. I just learned that he has

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 another new name now.
- 2 Q. Thank you. I would like to proceed to another question with
- 3 regard to your work within the village.
- 4 [09.50.44]
- 5 When you indicated that you were asked to work or manage the
- 6 village or commune, does that mean you were appointed, or you
- 7 already install automatically as village chief from the
- 8 beginning?
- 9 A. The village was established. At that time, my predecessor was
- 10 Phung, who was the chief of the village. As I indicated at the
- 11 beginning, there was a village chief already, and they had
- 12 meetings, and I was not the village chief automatically.
- 13 Q. As the village chief, who did you report to?
- 14 A. Another village chief appointed by Angkar. He would come to
- 15 contact me with regard to some work because he had to work with
- 16 me to manage the forces in the village.
- 17 Q. When you referred to the Angkar, what was it?
- 18 A. This Angkar appointed by the commune. It was a committee.
- 19 There were Vorn, Yang, two people who were in the committee. I
- 20 was still managing the village level.
- 21 [09.53.33]
- 22 Q. What were you supposed to do, managing that village?
- 23 A. I was tasked with doing farming, solving local issues.
- 24 Q. Could you please tell the Court how was the tasks assigned?
- 25 A. We were asked to improve solidarity among our people in the

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 village, to do farming, to clean -- to clear grasses, the wheat,
- 2 for example.
- 3 Q. Had people not been united or improved solidarity at the early
- 4 stage that you were asked to really think about it?
- 5 A. People were divided at the beginning, and that's why Angkar
- 6 asked us to make sure that people are united and that solidarity
- 7 among people would be encouraged. A nd we asked to do farming
- 8 together.
- 9 Q. Could you please elaborate on the solidarity work?
- 10 [09.55.28]
- 11 A. "Solidarity" means we had to help one another doing farming.
- 12 For example, if we finished our -- planting rice on our fields
- 13 and that the other people did not yet finish their transplant or
- 14 production, then we helped them. So it is a mutual help, because
- 15 we need to help one another very quick before it is too late for
- 16 the rice season, for example.
- 17 Q. Thank you. Could you also tell us: After you became village
- 18 chief before 1975, what position did you hold after that and who
- 19 appointed you to hold that position?
- 20 A. The representative of the communes would appoint me. Indeed,
- 21 the commune committee appointed me as the village chief. The
- 22 persons who appointed me were the senior people at the commune
- 23 committee.
- 24 Q. Could you please elaborate further with regard to the senior
- 25 commune committee? Who were they?

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 A. There were Hun -- he already died. Another person who passed
- 2 away, and a new person was recruited. Then, later on, another
- 3 person recruited, and it keeps going on. In the commune
- 4 committee, there were officials, officials who appointed members
- 5 of the committee and the commune chief. In the village, there
- 6 were no people who would be able to lead the village, manage the
- 7 village. That's why I was installed as, first, the village chief
- 8 and the commune chief, monitoring two places at the same time.
- 9 [09.58.52]
- 10 Q. Can you explain to us, concerning the structure of Northeast
- 11 Zone, who were in the structure of the Northeast Zone?
- 12 A. The current structure of Northeast Zone were--
- 13 Q. Could you just please tell us in detail the structure of the
- 14 Northeast Zone from the beginning, I mean, previously and
- 15 currently?
- 16 [09.59.40]
- 17 A. The person who was in charge of the Northeast Zone, at that
- 18 time I did not know whether he was also called the governor or
- 19 provincial committee. Then a new person was appointed. When the
- 20 former or predecessor had to go, then the successor had to be
- 21 recruited. They called it a revolution. They called it a
- 22 revolution. They told us that it was part of the revolution that
- 23 they had to have committee for the commune, committee for the
- 24 district and for other upper level. Actually, at that time, the
- 25 person who was in charge in the committee was me, alone; I didn't

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 remember any other people.
- 2 Q. Thank you. I wish to interrupt you at this point and move to
- 3 another question.
- 4 During your revolutionary struggle, did you remember how many
- 5 times were you called to attend meetings?
- 6 A. I cannot remember how many times I attended meetings because
- 7 there were a lot of meetings. We were asked to join the meetings
- 8 so that we would be educated on how to manage people, to do
- 9 farming.
- 10 [10.02.22]
- 11 Q. Could you tell us a little bit about the meetings you still
- 12 recollect? Who called you to the meeting? And what were you
- 13 supposed to do in the meetings?
- 14 A. During the revolution, the new revolution, there were people
- 15 from the zone committee, the person named Van. He was a very
- 16 senior person and well built. He was called Van. He was
- 17 Cambodian, but his -- his appearance, his physical appearance, is
- 18 more like a westerner, a "barang".
- 19 Q. Could you please tell me about the meetings? What was the
- 20 meeting about?
- 21 A. In the meetings, topics are farming or for proper conduct
- 22 would be discussed.
- 23 Q. Did you have any -- or did you attend any other meetings?
- 24 A. I would just go to any meeting after I was called. I just had
- 25 to attend the meetings.

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 [10.04.22]
- 2 Apart from the meetings, we were asked to meet them when new
- 3 plans were to be implemented in the village, in the commune,
- 4 plans relating to farming, solidarity, health issue, and also how
- 5 to solve problems properly.
- 6 Q. Earlier on, you said that you were called to attend meeting
- 7 where plans would be discussed and you also talked about sweep
- 8 clean situation. Could you please elaborate on these? What was it
- 9 about?
- 10 A. Sweep clean means to make sure that we do the work clean in
- 11 the village, keep the work in a proper way, for example.
- 12 Q. What other matters were being discussed during the meetings or
- 13 decided by the meetings?
- 14 A. It was part of the revolution. The plans were part of the
- 15 course of the revolution.
- 16 We were advised that, for example, in some villages where there
- 17 were shortcomings, then we would have to help them, to strengthen
- 18 the committee.
- 19 [10.06.39]
- 20 Q. What happened to people who did something deviating from the
- 21 designed plans?
- 22 A. I think they would be very mad at us. If we could not do the
- 23 jobs, we would be rid of or we would be dismissed. These plans
- 24 were discharged by people named Ya Thuch, for example. That's the
- 25 second plan. When we could not do our work properly, we would be

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 accused of being enemies. So any cadres in any particular village
- 2 who could not perform their duty very well, they would be -- they
- 3 would end up being accused of being enemies. If we could do it,
- 4 then we would be spared. Otherwise, we would be killed because we
- 5 were accused of being against the revolution.
- 6 Q. You were talking about enemies. And what did they do with the
- 7 alleged enemy? You said that they would take the enemy out. What
- 8 do you mean by that?
- 9 A. Sometimes those people were imprisoned or detained and
- 10 sometimes they were taken out into the forest. They might have
- 11 been killed in the forest, because they were mad because we could
- 12 not meet the plan. At that time, they were really mad, since we
- 13 could not meet the target, and everyone was very quiet. We could
- 14 we just kept numb. We did not say anything at all. We were very
- 15 frightened. The village was very quiet because everyone well
- 16 understood that if they said anything wrong, they would be
- 17 accused of against the revolution.
- 18 [10.10.56]
- 19 Q. Thank you. Can you recall the day that the staff member of the
- 20 Co-Investigating Judges went down to your village and talked with
- 21 you?
- 22 A. Yes, I met with them. Yes, yes, the investigator went to meet
- 23 me in my village.
- 24 [10.11.40]
- 25 Q. When they interviewed you, you mentioned about your roles

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 after 1975, when Pol Pot came to power. So what did they appoint
- 2 you after 1975?
- 3 A. I could recollect some of the events. I remember that they
- 4 appointed me to be the village committee.
- 5 MR. PRESIDENT:
- 6 The defense counsel, you may now proceed.
- 7 MR. PESTMAN:
- 8 Sorry, the co-lawyer for the civil party is referring to an
- 9 interview which I'm not familiar with. I know of one interview,
- 10 but that took place in the Victim Unit, in Phnom Penh, and not in
- 11 the village of the civil party. Maybe there's a document I'm not
- 12 aware of. It would be helpful if the number of the document is
- 13 mentioned, if the victim or the lawyer refers to it. Thank you.
- 14 [10.13.14]
- 15 MR. PRESIDENT:
- 16 Civil party lawyers, could you please indicate the document
- 17 number?
- 18 MR. KIM MENGKHY:
- 19 Thank you, Mr. President. Document D208/3.2, and this document
- 20 was -- this statement was taken by Mr. Svay Samnang, the
- 21 investigator, and Mr. Bernard Brun on the 8 of July 2009. And
- 22 this statement was already -- is already in the case file.
- 23 MR. PRESIDENT:
- 24 So you may now proceed with your questions, but please be
- 25 reminded that you have only five minutes left.

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 BY MR. KIM MENGKHY:
- 2 Thank you, Mr. President.
- 3 [10.14.32]
- 4 Q. Can you elaborate your roles after 1975?
- 5 MR. ROMAM YUN:
- 6 A. I could tell some of the work I did, and I actually did work
- 7 as I was assigned to do. After 1975, I worked in the village. I
- 8 handled day-to-day tasks in the village and I helped facilitate
- 9 the farming. I let the farmers in the village to do farming and
- 10 plantations, and I encouraged them to strengthen solidarity in
- 11 planting rice as well as other plantations.
- 12 And if anything went wrong, we would use the Angkar's regulation
- 13 to handle the problems.
- 14 [10.16.11]
- 15 And most importantly, I had to try to encourage people to be more
- 16 productive and to obtain high yield for cultivation.
- 17 Q. My last question for you: When you joined the resistance
- 18 movement, what were the advantages and disadvantages of being
- 19 members of this resistance movement?
- 20 A. When I first joined the revolution, we cultivated the crops
- 21 and other plantations, and actually the plant was grown very well
- 22 and its yields and blossoms as well, but it was fruitless.
- 23 So by analogy, the policy of that was very good, but it did not
- 24 yield in any good thing for the people. For example, they would
- 25 execute people if people did anything wrong or they went against

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 the Angkar, and then they would they would be subject to
- 2 execution. So again, by analogy, the tree trunk is very healthy,
- 3 very good, but it bears no fruit.
- 4 [10.18.26]
- 5 In addition, the situation was mixed up, and we did not know who
- 6 was who, it was actually confusing. People did not know their own
- 7 parents or siblings, the son would beat his own father. So I
- 8 thought that it was not a good policy.
- 9 Now, I think that, in the present day, we have good seeds, the
- 10 seeds that are growing very well for the next generation. But at
- 11 that time, of course, the educated people were killed, so we did
- 12 not have anything.
- 13 MR. PRESIDENT:
- 14 Well, is that all for your questions, civil party lawyers?
- 15 MR. PICH ANG:
- 16 I am sorry, Mr. President; I did not intend to interrupt the
- 17 proceedings, but after listening to the questioning of the civil
- 18 parties, I observe that the civil party is fatigued, or tired.
- 19 Would you mind let -- would you mind letting the civil party to
- 20 have a five-minute break before we resume the questioning, Mr.
- 21 President?
- 22 MR. PRESIDENT:
- 23 Thank you.
- 24 It is now appropriate to take a 20-minute recess from now, and we
- 25 will resume at 20 to 11.

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 (Judges exit courtroom)
- 2 (Court recesses from 1021H to 1043H)
- 3 (Judges enter courtroom)
- 4 MR. PRESIDENT:
- 5 Please be seated. The Court is now back in session.
- 6 [10.43.44]
- 7 MR. KARNAVAS:
- 8 Just one moment. Again, during the break, I noticed that the
- 9 civil party lawyer was talking to the civil party who is actually
- 10 giving evidence at this moment. I think it is improper while the
- 11 witness -- or civil party is testifying; afterwards, I have no
- 12 problem with that. But I do find it -- at least where I come
- 13 from, this would be improper behaviour because one can influence
- 14 the testimony of a civil party or a witness while they're on the
- 15 stand. They should have no contact. That should go for the rest
- 16 of us.
- 17 I notice that one of the civil party's lawyers is shaking their
- 18 head; maybe in France it's permissible. But at least I would like
- 19 to know what the rules are here.
- 20 MR. PRESIDENT:
- 21 International Co-Prosecutor, you may now proceed.
- 22 MR. SMITH:
- 23 Thank you. Good morning, Your Honours.
- 24 [10.44.43]
- 25 I'm not sure what the rules are in France or in Cambodia in

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 relation to civil parties being spoken to during their testimony
- 2 or during the breaks, but certainly we would agree with our
- 3 friend that, when witnesses are giving evidence, there shouldn't
- 4 be too much opportunity for counsel to speak to those witnesses
- 5 to influence the testimony, if that was the case. And I'm sure
- 6 that wasn't the case in this instance.
- 7 [10.45.15]
- 8 But we would also ask, obviously also in relation to the Accused,
- 9 that, when they're giving their evidence, that there shouldn't be
- 10 discussion, throughout throughout that period, on the topic on
- 11 which they are giving evidence from.
- 12 MR. PRESIDENT:
- 13 Thank you, International Co-Prosecutor.
- 14 Lead Co-Lawyer for the civil parties, you may now proceed.
- 15 [10.45.48]
- 16 MS. SIMONNEAU-FORT:
- 17 Thank you, Mr. President.
- 18 We certainly need to be clear, once and for all, on this subject.
- 19 The civil party is not a witness, as Mr. Lavergne explained, and
- 20 the civil party lawyers can, therefore, talk with the civil
- 21 parties. This is a rule which exists in this Court and which
- 22 comes from civil law and Cambodian law.
- 23 [10.46.16]
- 24 I don't think we should continue this daily debate on this
- 25 subject; I think we should accept things as you, yourself, have

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 laid it down, and I think we should record once and for all this
- 2 elementary rule. Thank you.
- 3 MR. KARNAVAS:
- 4 Mr. President, just one minor clarification. I didn't object
- 5 yesterday, when they don't take an oath, because I understand the
- 6 difference and I understand that, in the French system, which we
- 7 are more or less practising in, at the end, after the Trial
- 8 Chamber has all of the evidence, it will decide what -- what
- 9 weight, if any, to give to any witnesses, including the civil
- 10 parties' testimony. And it may choose to give less weight because
- 11 they were not under oath. That's a discretionary decision.
- 12 [10.47.08]
- 13 I do find it, however, if we're going to have a clean and proper
- 14 trial, that when someone is giving evidence, whether it's under
- 15 oath or otherwise, during that process, that the parties have no
- 16 communication with that witness or civil party, with the
- 17 exception of the Accused, which obviously, they're entitled to
- 18 consult with their lawyers, but I agree, not in particular with
- 19 the subject for which they're being questioned. But I don't think
- 20 it's a good practice if someone is on the stand, and then the
- 21 civil party then, during the break, coaches the witness on how to
- 22 answer a question or gives him information. I'm not suggesting
- 23 that that has happened, but I think that appearances are there,
- 24 and I'm trying to avoid or I would like to avoid a situation
- 25 where, at some other point, I will have to raise that issue.

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 The best practice is, when the witness is on the stand or the
- 2 civil party is on the stand, there should be no communication.
- 3 Likewise, the civil party should not be mingling with other civil
- 4 parties while they're still giving evidence. That should be the
- 5 rule. After they've testified, I have no problem.
- 6 [10.48.24]
- 7 There's a simple reason why proofing is not allowed. Now, this
- 8 Trial Chamber has gone -- has made an effort to allow the
- 9 witnesses and civil parties to have access to their statements to
- 10 read, but for the lawyers not to coach, not to advise. The
- 11 purpose for that is so that you can have the purest evidence from
- 12 the witnesses' and civil parties' mind. That's the evidence.
- 13 And while I'm not suggesting that they're doing any coaching, I
- 14 am suggesting that it is -- it gives the appearance that
- 15 something improper is occurring, and the best approach is to just
- 16 forbid it for all sides. Thank you.
- 17 [10.49.16]
- 18 MR. PRESIDENT:
- 19 Counsel Pich Ang, you may proceed.
- 20 MR. PICH ANG:
- 21 Mr. President, I think that should not be any provision that is
- 22 discriminatory against our clients, regardless of clients of the
- 23 civil parties or the clients of the Defence counsel, because
- 24 according to the law, clients shall be entitled to have the
- 25 opportunities to consult with their lawyers at all time.

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 [10.49.52]
- 2 And if my client is not allowed to consult with his lawyers, we
- 3 are afraid that there would not be the equal opportunity for each
- 4 party or, in other words, the equality of arms principle could
- 5 have been violated.
- 6 Civil party before us today is weak and fragile, and his
- 7 knowledge and memories are -- along with his health, are poor.
- 8 For that reason, we should respect the rights of this civil party
- 9 to consult with his or her counsel. This right is fundamental and
- 10 shall be equally treated when it comes to parties before this
- 11 Chamber, it shall not be discriminated.
- 12 MR. KIM MENGKHY:
- 13 Mr. President, Your Honours, I fully object the observation
- 14 raised by the Defence counsel.
- 15 This is entirely against the practice under national practice and
- 16 provisions. Even before this Chamber, civil parties have the
- 17 right to protect their interests at all stages, so any
- 18 interaction, communications between the clients and their
- 19 counsels shall be fully respected, and no party can interfere in
- 20 such communication. And this right shall also be equally
- 21 exercised by the clients on the other part here, referring to the
- 22 accused persons' communication with their counsel. So their
- 23 rights shall not be violated as well when it comes to such
- 24 communications.
- 25 So I would like the Chamber to reconsider this. Thank you.

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 MR. PRESIDENT:
- 2 According to our national practice and provisions and the
- 3 Internal Rules, civil party is a party to the proceedings and, as
- 4 a party, he or she shall be entitled to consult with his or her
- 5 counsel at all stages during the proceedings.
- 6 [10.53.13]
- 7 I would like to also -- to remind the provisions with regard to
- 8 civil parties and witnesses, Rule 88, paragraph 2, which reads
- 9 that "the Accused shall not communicate":
- 10 "The Accused shall not communicate with each other. Whenever
- 11 possible, experts and witnesses shall stay in a separate room
- 12 from which they cannot see or hear the proceedings. While in such
- 13 room, the witnesses shall not communicate with each other."
- 14 This provision clearly refers to witnesses and experts and the
- 15 accused persons, and not referring to a civil party.
- 16 [10.54.21]
- 17 If counsel wishes to advise the Chamber with regard to any other
- 18 provision other than the one that has already been indicated,
- 19 then the counsel needs to substantiate this provision so that the
- 20 Chamber is well guided.
- 21 Indeed, the civil party do not really bear the burden of taking
- an oath before this Chamber, as opposed to witness.
- 23 Any civil party who cannot participate in the proceeding, the
- 24 national laws and any internal provision of the Internal Rules of
- 25 the ECCC does not see any compulsion -- any provision, that

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 compels the civil party to come forward, but witness shall be
- 2 treated differently when it comes to the forced to appear before
- 3 the Chamber.
- 4 Here, at this court, civil party is responsible for claiming for
- 5 reparation, and that the civil party lawyers are representing
- 6 them for this cause. Civil parties are supposed to tell the Court
- 7 about their harms, and such right by the civil party is not
- 8 really -- or do not really see in the provision with regard to
- 9 witnesses.
- 10 [10.56.34]
- 11 We, at this court -- or our Cambodian provisions are influenced
- 12 by the French code. I think Judge Lavergne may wish to also
- 13 enlighten further on this so that everyone is clear and that we
- 14 should avoid having the same problem in the future.
- 15 Without further ado, we would like to proceed to the prosecutors
- 16 to put questions to the civil party.
- 17 Parties and publics are now advised that the Chamber -- the
- 18 Chamber will hear testimonies of TCW-395 this afternoon and
- 19 tomorrow's session.
- 20 [10.57.49]
- 21 Due to the health concern of this person and in any event, if the
- 22 Chamber cannot really examine or hear the testimony of the
- 23 witness -- this TCW-395 -- fully, we can continue hearing him on
- 24 the 9th of December.
- 25 The person is an elderly person and his health is deteriorating.

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 Parties are advised to put questions to the -- to this TCW-395
- 2 with regard to the facts, the relevant facts that have already
- 3 been identified.
- 4 [10.59.02]
- 5 In another occasion, if any other witness who has the same
- 6 situation as TCW-395, the Chamber would like to also inform
- 7 parties to inform the Chamber at their earliest convenience so
- 8 that the Chamber can notify other parties to be prepared for the
- 9 examination of the witness fully.
- 10 We would like to now hand over to the Co-Prosecutors to put
- 11 questions to the civil party. Prosecutors will be allocated 30
- 12 minutes for the questioning.
- 13 [11.00.12]
- 14 MR. DE WILDE D'ESTMAEL:
- 15 Thank you, Mr. President.
- 16 First of all, regarding the 30-minute timeline you've given us, I
- 17 would like to request you to be flexible with this timeframe,
- 18 given the difficulties we may face regarding the understanding of
- 19 questions in Khmer by the civil party, and also bearing in mind
- 20 the fact that the burden of proof is on the prosecution.
- 21 It is possible that we may exceed that period by a few minutes.
- 22 We do not know how the witness will answer our questions. We do
- 23 not know whether he will be concise or not.
- 24 [11.01.12]
- 25 Good morning, Mr. Romam Yun. Thank you for accepting to come and

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 testify in this case, coming from afar. We will put a few
- 2 questions to you.
- 3 We are fully aware that Khmer is not your mother tongue. If you
- 4 do not understand any of our questions, please tell us. If you do
- 5 not remember anything, please tell us that you do not remember,
- 6 and we will move to another line of questioning.
- 7 QUESTIONING BY MR. DE WILDE D'ESTMAEL:
- 8 Q. I would like us to revisit what you said a while ago. You
- 9 acknowledged having been questioned by ECCC investigators. Could
- 10 you please, again, specify where you were interviewed? Was that
- 11 in Phnom Penh or in your home? We want you to clarify this issue
- 12 for the record.
- 13 [11.02.58]
- 14 MR. ROMAM YUN:
- 15 A. I won't be long. I just want to be brief as I understand or as
- 16 I know as a principle. We do not know for sure what the principle
- 17 is, and I'm afraid I cannot recall any particular points. Or
- 18 perhaps you can point out that.
- 19 THE INTERPRETER FOR THE WITNESS:
- 20 The question is that the investigators used to interview you, and
- 21 they would like to know whether the interview took place in Phnom
- 22 Penh or Rattanakiri, that he would like to know where the
- 23 interview took place.
- 24 [11.04.11]
- 25 MR. ROMAM YUN:

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 A. It was in Phnom Penh. The record was done in Rattanakiri. Yes,
- 2 the interview took place in Rattanakiri and then once again in
- 3 Phnom Penh.
- 4 Q. If I understood correctly, I believe the civil party filled a
- 5 victim's form. That was done in Rattanakiri, and then he was
- 6 subsequently interviewed in Phnom Penh.
- 7 Now, when you were hired, you were recruited into the
- 8 revolutionary movement in the Northeast. Do you remember when the
- 9 Khmer Rouge arrived in the Stung Treng region?
- 10 A. (No interpretation)
- 11 THE INTERPRETER FOR THE WITNESS:
- 12 They asked about the Khmer Rouge.
- 13 MR. ROMAM YUN:
- 14 A. I don't remember the year, but I'm speaking -- it's on my
- 15 understanding that the Khmer Rouge initiated the movement, but I
- 16 don't know by myself. I heard people talk about the Khmer Rouge
- 17 revolution. They said they were doing the revolution and they
- 18 said it was not possible.
- 19 And why was it not possible? Only those who know about the
- 20 revolution could continue.
- 21 MR. DE WILDE D'ESTMAEL:
- 22 Pardon me, civil party. We are experiencing some difficulties in
- 23 interpretation, which is long after the beginning of the
- 24 question. I do not know whether you are answering questions or
- 25 that I'm -- those I have put to you.

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 [11.07.20]
- 2 BY MR. DE VILDE D'ESTMAEL:
- 3 Q. My question to you has to do with the first time when you were
- 4 persuaded to join the movement. Those persons belonging to the
- 5 revolutionary movement approached you. What did they tell you to
- 6 convince you to start fighting or to join their ranks?
- 7 MR. ROMAM YUN:
- 8 A. Back then, I was told that we did the revolution in order to
- 9 serve the nation -- in order to serve the nation, to liberate the
- 10 nation, to build the country, to build -- to develop the
- 11 countryside and the next generation. The point is that we
- 12 couldn't see -- we could not see what it was said. How could the
- 13 country be built? We could not do anything. It was not done.
- 14 [11.09.09]
- 15 Q. Thank you. Did you join the movement voluntarily, or there was
- 16 some element of coercion? Were you forced to join them?
- 17 A. At the time, I was also forced, but I also wanted to know
- 18 about the leader cadre. Some people understood about the issue,
- 19 but some did not. And those who did not understand the issue,
- 20 they were considered as the protesters. Besides, even when we
- 21 tried to help, we were also considered as bad. We tried to
- 22 educate people at the commune -- in the community; we wanted them
- 23 to understand, but some did not want to know about that. It was
- 24 difficult, it was really difficult.
- 25 Q. Thank you, sir. Now, let us talk about the time when you were

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 a messenger. If I understood you correctly, you were a messenger
- 2 before you became village chief. You told us a while ago that,
- 3 when you were a messenger, you delivered messages to Van. But
- 4 when you had to convey messages at the level of the commune, your
- 5 village or your group, did you know what was the provenance of
- 6 those messages? Who gave you those messages?
- 7 [11.11.48]
- 8 A. About this, I only saw Brother Van. He went to work. There
- 9 were messages delivered through the cadres. He was living in his
- 10 home, near a stream, and there were working cadres there. So I
- 11 had been doing this job, but I could not see any fruits or
- 12 outcomes.
- 13 [11.12.55]
- 14 Q. Thank you. While you were in that Northeast Zone during that
- 15 period, how was it organized? Were they -- were there several
- 16 administrative jurisdictions above the zone or below the zone,
- 17 right down to the village?
- 18 A. Cadre committees included the district levels downward to the
- 19 village levels, but the plan was disseminated through the
- 20 communication lines.
- 21 Q. Above the district level, was there another region (sic)?
- 22 A. At the district levels, we had this education program to
- 23 re-educate educated people in this district. There was Angkar,
- 24 so, down from the commune there was a village. For example, in
- 25 Andoung Meas district, there was order from the province down to

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 the commune, and further to the village.
- 2 [11.15.41]
- 3 Q. Thank you. Still with regard to means of communication, when
- 4 you received instructions, how were they conveyed? Were they
- 5 conveyed solely by messengers, or there were other means or
- 6 channels of communication whereby instructions or orders were
- 7 handed down to you?
- 8 A. When there was a requirement to call people to attend
- 9 meetings, there will be announcements in the village. People were
- 10 called to attend meetings, people were called in communes. There
- 11 were these lines of communication.
- 12 [11.17.15]
- 13 Q. Thank you. I will refer to a word you used a while ago, the
- 14 word "enemy". You have already explained somewhat what that
- 15 meant. Before 1975, how was the enemy defined by Angkar? Was the
- 16 enemy single, or there were several categories of the enemy?
- 17 If there were several categories, can you explain to us who could
- 18 have been considered as the enemy?
- 19 [11.18.18]
- 20 A. If the villages and the communes were clean, there were no
- 21 enemies. On the other hand, if they were not clean, there were
- 22 enemies in there. Cadres, the leading cadres, were considered
- 23 enemies, but if they were clean, if they were correct, they were
- 24 not enemies. The opposite was true: if they were not correct,
- 25 they were enemies.

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 That was what I meant by the damage to the village.
- 2 Q. Thank you. You told us a while ago that you were promoted from
- 3 the rank of village chief to the rank of commune chief. After you
- 4 became commune chief, were you again promoted to another
- 5 position?
- 6 [11.19.42]
- 7 A. I was promoted from the village to -- the village chief to the
- 8 commune chief and, again, from the commune chief to the district
- 9 chief.
- 10 Q. What district was that? What was the number of that district?
- 11 Do you recall that?
- 12 A. There were Khmer people who were amongst the district
- 13 committees, and then I came to be part of them. It was called
- 14 Andoung Meas District.
- 15 Q. Thank you. How were you appointed? You told us previously that
- 16 appointments were made at meetings. It was at a -- was it at a
- 17 meeting that you were appointed Doung Meas district head --
- 18 Andoung Meas district head?
- 19 [11.21.22]
- 20 A. During the meetings, there were appointments. For example, you
- 21 were appointed to control how many communes -- that is, how many
- 22 communes we were appointed to take control over, and that is we
- 23 were to get the information about the situation from the
- 24 superiors, and then we further spread the information down to the
- 25 communes, and they will--

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 Q. At the time, when you were promoted to the position of
- 2 district chief, which is the authority that appointed you during
- 3 that meeting?
- 4 A. The appointments came from the province, and the province --
- 5 the appointments also came from the districts to the commune.
- 6 Q. When you say "province", I would understand that to be the
- 7 equivalent of the zone. Or do you mean something else? That is
- 8 how I understand it in French.
- 9 A. Now we call it a province. That is what we call it now, but
- 10 before we called it a zone.
- 11 [11.23.42]
- 12 Q. Do you recall who was the head of the zone or the province at
- 13 the time as you refer to it-- that is, at the time of your
- 14 appointment?
- 15 A. It is on the tip of my tongue, but I cannot recall. I could
- 16 not recall it.
- 17 Q. Thank you. This has been referred to in your prior statement,
- 18 so we can refer to it if your memory deteriorates for that.
- 19 Let me put another related question to you: In the Northeast
- 20 Zone, was there a military structure? Was there a division of the
- 21 army that was stationed there?
- 22 A. There was there was division -- there were divisions in
- 23 provinces.
- 24 [11.25.30]
- 25 Q. Do you remember the name or the names of any divisions in the

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 Northeast Zone, referred to by a number, for instance?
- 2 A. No, I don't remember. I don't remember the number of the
- 3 division. No, I don't.
- 4 Q. After you were appointed district chief, were you again
- 5 promoted to a higher position, or that was your highest position?
- 6 A. I know that, below the district, there was commune, and below
- 7 the commune, there was a village.
- 8 Q. And you said you were district head. Were you again promoted
- 9 to another position? If yes, please tell us to which position you
- 10 were promoted.
- 11 [11.27.05]
- 12 A. First, I was asked-appointed to be the chief of the village,
- 13 then commune chief, then chief of the district. And that's all;
- 14 no further than that.
- 15 From the district level, indeed there was a sector, but I was not
- 16 the chief of the sector.
- 17 Q. Thank you. You said you were not sector chief, but did you,
- 18 nevertheless, play any role at that level of the sector?
- 19 A. From the district level, people were supposed to work with
- 20 those from the sectors as well.
- 21 Q. Thank you. I would have put a question to you regarding the
- 22 district. At that level, you may have received instructions from
- 23 Angkar. Can you tell us what Angkar's position was with regard to
- 24 religion and the practice of veneration of spirits and other
- 25 spiritual entities?

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 A. I do not think I fully understand that situation because it
- 2 was rather twisting. With regard to religions and religious
- 3 practice, we had to maintain our practice because -- because
- 4 minority people still maintain our religion and beliefs. No one
- 5 asked us to do anything with these religious affairs. Indeed, the
- 6 communities managed our own affairs when it comes to religions.
- 7 [11.31.34]
- 8 MR. DE WILDE D'ESTMAEL:
- 9 Thank you very much. I'll draw to a close now.
- 10 I am going to ask my colleague to ask you a few questions about
- 11 the evacuation of Phnom Penh and the people who came into your
- 12 zone after that. Thank you very much.
- 13 MR. PRESIDENT:
- 14 How many questions are you going to put to the civil parties,
- 15 since your allocated time appears to have run out?
- 16 MR. CHAN DARARASMEY:
- 17 I have a few questions to put if you may allow us.
- 18 MR. PRESIDENT:
- 19 Indeed, there will be no more questions because the allocated
- 20 time has already been used up.
- 21 [11.32.23]
- 22 We would like now to proceed to the counsels for the Accused,
- 23 each of whom has 20 minutes to put questions to the civil party,
- 24 commencing from Nuon Chea's team, Ieng Sary and Khieu Samphan.
- 25 International Co-Prosecutor, we note you're on your feet.

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 MR. SMITH:
- 2 Your Honours, if I can just raise a general point at the moment
- 3 in relation to time allocations, I think, at the commencement of
- 4 the hearing, Your Honours had decided to not have time
- 5 allocations and see how the proceedings progressed. And I
- 6 understand now that -- it appears with the civil parties and
- 7 witnesses there will be time allocations.
- 8 In relation to this witness, the prosecution, in their pleading
- 9 on the 28th of January, suggested that this witness would take
- 10 about two and-a-half hours, and on the basis the prosecution
- 11 would have about a third of that questioning time. And we
- 12 understand that the time allowed today was a little bit shorter
- 13 than that.
- 14 What I would ask Your Honours is that you advise -- if it's
- 15 possible, that you advise the party's on the length of
- 16 questioning that they will get in relation to the next the next
- 17 witness, and the following the following witnesses and civil
- 18 parties to come?
- 19 [11.34.10]
- 20 Of course, unless we know that, it's very difficult to prioritize
- 21 and determine how much how much would be asked of the witness,
- 22 whether it would be three hours or half-an-hour or two hours.
- 23 And I would also ask that, if possible, if Your Honours could
- 24 make reference to the prosecution's request, and time
- 25 predictions, that were filed on the 28th of January it's E9/4.1

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 -- and ask that the times allowed be consistent with those that
- 2 were provided.
- 3 But in any event, if we had advance notice of the timing,
- 4 particularly for this afternoon and for next week, it would
- 5 certainly help in our preparation so that we can assist Your
- 6 Honours as best as possible. Thank you.
- 7 [11.35.02]
- 8 MR. PRESIDENT:
- 9 Thank you very much for your observation.
- 10 We -- the Chamber reserves our rights to rearrange the time
- 11 allocation. Indeed, we had some difficulties concerning how time
- 12 should be allocated, but from now on we will be able to determine
- 13 how much time would be needed.
- 14 [11.35.41]
- 15 Yesterday, we noted that some questions were irrelevant and
- 16 repeated. Some questions were straying from the relevant
- 17 paragraphs from the indictment, or Closing Order. A party put
- 18 questions, for example, to names of commune -- commune A, commune
- 19 B, for example. That point could not have been raised because it
- 20 was not part of the structure of the Khmer Rouge. And the time
- 21 was not really used wisely because the name of the commune could
- 22 have not been constituted to the committee of the commune, which
- 23 would be the main part of the structure of the Khmer Rouge. And
- 24 we noted that the time was not, then, wisely used.
- 25 And when it comes to the hearing on Witness 395, the hearing

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 which shall be conducted through video link, and due to the
- 2 health issue of that individual, we also see the implication with
- 3 regard to the time allocation.
- 4 [11.37.06]
- 5 And we also noted that the accused person, at the beginning, as
- 6 we expected, he would be able to give testimony during the whole
- 7 session, but consequently he preferred to be excused every now
- 8 and then, and this, indeed, make us difficult to correctly say
- 9 how much time we would need, and indeed we could not really force
- 10 the Accused to always appear in this courtroom to give testimony
- 11 when they already indicated that they couldn't do so.
- 12 And by lesson learned and practice, we believe that by early
- 13 January, when we convene another hearing on this evidentiary
- 14 issue, we hope parties will be well informed and that allocation
- 15 of time will be precisely calculated. And we understand that we
- 16 are now flexible when it comes to timing.
- 17 We appreciate your observation, the International Co-Prosecutor,
- 18 with regard to the time allocation. We take it for consideration.
- 19 (Judges deliberate)
- 20 [11.40.55]
- 21 Time flies and never waits. We still have other tasks to perform,
- 22 and things have appear to be different from what we have
- 23 scheduled.
- 24 We are still convinced that the time allocated for the parties
- 25 has already run out.

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 We would like to ask whether the civil party lawyers can advise
- 2 the Court with regard to the -- to Romam Yun, whether he can also
- 3 be returned to the courtroom again in the future.
- 4 MR. PICH ANG:
- 5 Mr. President, with regard to the schedule for next week, civil
- 6 party lawyers would not have any problem, and it is up to the
- 7 Chamber to decide whether to call this witness to appear again in
- 8 the future. We have no problem.
- 9 MR. PRESIDENT:
- 10 Thank you for the indication.
- 11 [11.42.37]
- 12 Due to time constraints, and indeed we have been -- we have
- 13 received some requests from the Co-Prosecutors, and since we had
- 14 to hear witness testimonies or testimonies from the person before
- 15 us the whole morning session, Chamber may now grant 15 minutes to
- 16 the Co-Prosecutor to proceed with the remaining of the questions.
- 17 QUESTIONING BY MR. CHAN DARARASMEY:
- 18 Thank you, Mr. President, for allowing me the floor to put
- 19 questions to Roman Yum.
- 20 Good morning, Om Romam Yum. We would like to put some further
- 21 questions with regard to the evacuation of the population.
- 22 Q. Before the 17th of April 1975, did you receive any information
- 23 with regard to the evacuation of the population from Phnom Penh?
- 24 [11.43.54]
- 25 MR. ROMAM YUN:

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 A. We heard we heard that people were evacuated, but we did not
- 2 really witness the evacuation with our own eyes, we just heard
- 3 about it.
- 4 Q. How did you hear that? Did you hear the news on radio
- 5 broadcasts or you heard from other people, from mouth-to-mouth?
- 6 A. I think the latter is correct. I heard from mouth-to-mouth,
- 7 from people to another, rom the districts to the communes, from
- 8 the commune to the village, but frankly, I did not really see it
- 9 with my own eyes.
- 10 Q. Could you also elaborate: Who told you this news, the news
- 11 with regard to the evacuation? Could you tell us whether you
- 12 remember the person's name?
- 13 A. I'm afraid not.
- 14 Q. How many people were evacuated from Phnom Penh to your
- 15 location, the location under your control, in your village?
- 16 [11.45.33]
- 17 A. I don't remember the exact number of people. I, indeed, heard
- 18 that people were evacuated. How could I know? Because no one
- 19 reported it to me.
- 20 Q. Could you also tell the Court why people were evacuated, why
- 21 people were transferred from one location to another?
- 22 A. People were relocated from one village to another, but this
- 23 news was heard -- I just heard from others, I never saw such
- 24 relocation of people. We learned this information through
- 25 conversation, informal conversation, with friends and neighbours.

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 There was no actual evidence to prove that such relocation took
- 2 place.
- 3 Q. Did you ever hear such evacuation being -- taking place, for
- 4 example, from anyone? How did you know?
- 5 A. I really am doubtful why I was not informed about this.
- 6 [11.47.38]
- 7 Q. When people from Phnom Penh were being transferred or
- 8 relocated to other locations, including your location, what was
- 9 your impression with regard to such living conditions or the --
- 10 their daily life?
- 11 MR. KARNAVAS:
- 12 Excuse me, Mr. President. That fact assumes a lot of evidence,
- 13 none of which has come from the witness's mouth. Now, he's done
- 14 this two or three times; I didn't want to interrupt. He's
- 15 indicated what he heard. Now, he's putting words into the
- 16 witness's mouth and wants the witness to confirm.
- 17 I believe he's asked all the questions on the evacuation, and he
- 18 should move on.
- 19 You have been gracious enough to grant them 15 minutes. They
- 20 should not be abusing it by trying to testify in a manner in
- 21 which the prosecution is doing. Thank you.
- 22 BY MR. CHAN DARARASMEY:
- 23 Thank you, Mr. President. I would like now to proceed with
- 24 further questions.
- 25 [11.48.51]

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 Q. Could you please tell us about the policy of the Communist
- 2 Party of Kampuchea after 1975? Did you ever hear that the
- 3 Communist Party of Kampuchea discharged some decision and that
- 4 you were ordered to do this and do that and not to do this and do
- 5 that, for example, in your location?
- 6 I am referring to decisions, directives or plans that had been
- 7 rendered from the upper echelon down to you. Or have you ever
- 8 been informed of that?
- 9 MR. ROMAM YUN:
- 10 A. When I worked in the commune and -- then I was promoted to
- 11 another position at the district level. At the district level, I
- 12 was -- I was called to clarify in which party -- or to which
- 13 party I belonged, and I once even come all the way to Phnom Penh.
- 14 At that time, when it comes to plans, plans to manage people in
- 15 the commune, we were told to follow the plans. We were in the
- 16 commune committee and we had to implement the plans rendered --
- 17 or given to us. Sometimes, when there were not enough people to
- 18 assist the work at the district, we would be asked to help.
- 19 [11.51.48]
- 20 Q. With regard to marriages during those days in your location,
- 21 could you tell us what was a marriage like?
- 22 A. People didn't get married. When people loved one another, they
- 23 just lived together as partners without marriage; during the Pol
- 24 Pot time, I'm referring to.
- 25 Marriages took place before the Pol Pot's time, but during the

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 Pol Pot's period, marriages were not really assumed.
- 2 MR. CHAN DARARASMEY:
- 3 Due to a time limit, I would like to end my questioning now.
- 4 Thank you, Mr. President and Your Honours.
- 5 (Judges deliberate)
- 6 [11.53.52]
- 7 MR. PRESIDENT:
- 8 Thank you, Mr. Co-Prosecutor.
- 9 Indeed, it is time for the Defence counsel to proceed with their
- 10 questions, but the time is very limited, and we would like to
- 11 know whether counsel would wish to put any question to this civil
- 12 party. Could you please advise the Court?
- 13 [11.54.26]
- 14 MR. SON ARUN:
- 15 Mr. President, I, co-lawyer for Nuon Chea, along with my
- 16 colleagues, we have -- we need half-an-hour to put the question
- 17 to the civil party.
- 18 MR. PRESIDENT:
- 19 Thank you. What about other counsel, please?
- 20 MR. KARNAVAS:
- 21 Mr. President, yes, we do have some questions as well.
- 22 Depending on what the other teams -- well, the Nuon Chea team
- 23 does, we will decide how much time that we need, but within the
- 24 20-minute period that you've allocated, we certainly can
- 25 accomplish what we need. It may take a lot less, but I don't know

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 until I hear what they have to do. Thank you.
- 2 MR. PRESIDENT:
- 3 Counsel for Khieu Samphan?
- 4 MR. KONG SAM ONN:
- 5 Mr. President, we do have a few questions in the timeframe of 20
- 6 minutes.
- 7 MR. PRESIDENT:
- 8 Thank you very much.
- 9 Due to the fact that time is already up and that we shall hear
- 10 another witness as indicated by the Chamber, we will not hear Mr.
- 11 Romam Yun in the afternoon.
- 12 [11.56.10]
- 13 We thank you, Mr. Romam Yun, very much for your efforts in
- 14 responding to questions. And since the Chamber cannot continue
- 15 putting questions to you or hearing you again this morning, we
- 16 appreciate your presence in the future. We will communicate with
- 17 the relevant units to make sure that you are informed of your
- 18 next time for testimony.
- 19 (Judges deliberate)
- 20 International Co-Prosecutor, you may now proceed.
- 21 MR. SMITH:
- 22 Thank you, Your Honours. Bearing in mind that Your Honours have
- 23 given the prosecution lead to lead the witness this afternoon --
- 24 witness 395 -- we would ask for an hour and a half for that
- 25 examination.

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 [11.57.23]
- 2 And, also, whilst I'm on my feet, I would ask Your Honours: Do
- 3 Your Honours envisage any other witness tomorrow -- or Accused -
- 4 testifying, other than 395? That would really help us with our
- 5 preparations for tomorrow, and I think the other parties as well.
- 6 Thank you.
- 7 MR. PRESIDENT:
- 8 The Chamber has already noted -- informed that, in the afternoon
- 9 session and tomorrow morning's session -- and perhaps we need
- 10 Friday for the hearing on witness 395. And we also should be
- 11 prepared when technical glitch may happen with regard to the
- 12 video link or any other incidents that are unexpected.
- 13 But please be informed that the Court will wisely use any minute
- 14 of every day of the hearing. For example, if we fail to hear the
- 15 expected witness; then we may instead hear another available
- 16 witness. But parties will be informed in due course with regard
- 17 to any change.
- 18 [11.58.49]
- 19 And we should bear in mind altogether that our witnesses are of
- 20 old age and are not very well, so unexpected things may happen.
- 21 And the party shall be now informed that the heavy equipment have
- 22 already been installed at the location where the testimony will
- 23 be obtained from the witness, and we will see if everything is
- 24 already installed technically, but the health of the witness is
- 25 not very good to give testimony. We may have to really resort to

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 Plan B, for example.
- 2 And we have already been planned that the hearing would be
- 3 conducted from the 5th to the 16 of December as scheduled.
- 4 MR. SMITH:
- 5 Thank you, Your Honour, and I just would ask whether or not Your
- 6 Honours would grant the application made by the prosecution this
- 7 morning that, because of the old age and the sickness or the
- 8 health of witness 395, that he be examined on the full aspects of
- 9 his statement that relate to the -- relate to the indictment.
- 10 The prosecution has only made one application on this basis, and
- 11 also that information was received only a short time ago. And
- 12 Your Honours explained to us (inaudible) that it would only be in
- 13 exceptional circumstances and we certainly understand that, but
- 14 we would hate to lose the testimony of this witness if, in fact,
- 15 his health continues to deteriorate. Thank you.
- 16 MR. PRESIDENT:
- 17 Counsel Ianuzzi, you may now proceed.
- 18 MR. IANUZZI:
- 19 Good morning, Your Honours.
- 20 [12.00.57]
- 21 What is Plan B? Is that Romam Yun, Klan Fit or Nuon Chea? You
- 22 mentioned Plan B. What is Plan B?
- 23 JUDGE CARTWRIGHT:
- 24 There is no specific Plan B. The Court has to be flexible.
- 25 Counsel who have been preparing for a considerable period must

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 also be flexible, given the circumstances.
- 2 MR. IANUZZI:
- 3 We are indeed. Thank you, Your Honour.
- 4 MR. PRESIDENT:
- 5 On behalf of the President of this Chamber, after we come back
- 6 from the break, I already informed you, Mr. Co-Prosecutor, that
- 7 you may ask witness TCW-395 concerning the facts contained in the
- 8 entire case file. If it is not clear, you may refer to this
- 9 transcript.
- 10 It appears that we have a lot of problems. The Chamber would like
- 11 to continue clarifying what we are going to do after this.
- 12 [12.02.55]
- 13 As I examine -- rather, as I said, subject to the availability of
- 14 the technical equipment, which has been conducted -- or tested
- 15 several times, the Chamber requires that Mr. Romam Yun be present
- 16 during the afternoon session for him to prepare in case the
- 17 technology is not allows for us to retrieve testify -- to
- 18 retrieve testimony from witness TCW-395. So I hope the parties
- 19 are informed of this.
- 20 And it is now appropriate for us to adjourn for lunch break. The
- 21 Chamber announces the adjournment of the session, and we will
- 22 come back by 1.30. Parties and the public are advised to come
- 23 back to the courtroom by 1.30.
- 24 Security personnel are instructed to bring the Accused back to
- 25 the holding cells and bring them back to the courtroom by 1.30.

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 THE GREFFIER:
- 2 All rise.
- 3 (Judges exit courtroom)
- 4 (Court recesses from 1205H to 1337H)
- 5 (Judges enter courtroom)
- 6 MR. PRESIDENT:
- 7 Please be seated. The Court is now back in session.
- 8 [13.38.28]
- 9 Parties have already informed that, this afternoon and tomorrow's
- 10 session, the Chamber will be hearing testimonies of witness Mr.
- 11 Long Norin.
- 12 [13.39.05]
- 13 Before we proceed to the hearing on his testimonies, the parties
- 14 are -- and the public are informed that, during these
- 15 proceedings, and due to the fact that this witness is an elderly
- 16 person, and who has experienced some health issues, and that the
- 17 proceedings have to go through the audio-visual link from his
- 18 residential area to the court, disruption might occur during the
- 19 course of the proceedings. It could have been resulted from the
- 20 technical glitch regarding the AV equipment or due to his
- 21 deteriorating health.
- 22 [13.40.15]
- 23 The WESU unit and AV Unit have already been asked to send their
- 24 people to the location to facilitate this move -- functioning of
- 25 this portion of the proceedings.

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 And according to the technicality of the video link and that the
- 2 witness has to give testimony from a remote area, the
- 3 simultaneous interpreting service will not be available. The
- 4 interpretation shall be conducted consecutively.
- 5 [13.41.15]
- 6 In light of consecutive interpreting, parties who are putting
- 7 questions to the witness are advised to be very cautious and
- 8 mindful that they should be precise and due diligence is paid to
- 9 the interpreters so that the message can be properly conveyed.
- 10 MR. PRESIDENT:
- 11 Good afternoon, Mr. Long Norin. Mr. Long Norin, do you hear us?
- 12 Mr. Long Norin, do you hear us? Do you hear what I am saying, Mr.
- 13 Long Norin?
- 14 Mr. Nhem Samnang -- Are you Nhem Samnang, who is sitting next to
- 15 Mr. Long Norin?
- 16 MR. NHEM SAMNANG:
- 17 Yes, I am.
- 18 MR. PRESIDENT:
- 19 Mr. Nhem Samnang, are you representative from the WESU unit?
- 20 MR. NHEM SAMNANG:
- 21 Yes, I am.
- 22 [13.43.14]
- 23 MR. PRESIDENT:
- 24 With regard to this remote participation, how many people have
- 25 been assigned from the ECCC to assist him?

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 MR. NHEM SAMNANG:
- 2 Mr. President, there are four people assigned to assist this
- 3 functioning, and that there are two people inside this room and
- 4 two outside. I am here with TCW-395.
- 5 QUESTIONING BY MR. PRESIDENT:
- 6 Q. Mr. Long Norin, is Long Norin your real name?
- 7 MR. LONG NORIN:
- 8 A. My name is Long Norin.
- 9 [13.44.30]
- 10 Q. Do you have any alias; for example, other name than Long
- 11 Norin?
- 12 A. I am also called Rith.
- 13 Q. Thank you. How old are you this year?
- 14 A. I was born in 1938. Anyone can do the calculation for me,
- 15 please?
- 16 Q. Thank you. Since you told us the exact year you're born, it's
- 17 even better than tell us how old are you. Where do you live these
- 18 days?
- 19 A. I live in Doung village, Malai commune, Malai district,
- 20 Banteay Meanchey province.
- 21 Q. Thank you. What is your occupation?
- 22 [13.45.52]
- 23 A. I am a farmer. I am a peasant, indeed.
- 24 Q. What is your father's name?
- 25 A. Long Phuong. He's deceased.

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 Q. What is your mother's name?
- 2 A. Mao Theng. She's also deceased.
- 3 Q. Are you married?
- 4 A. Yes, I am. I have five children; three daughters -- rather,
- 5 three sons, two daughters.
- 6 Q. Mr. Long Norin, according to the report by the greffier of the
- 7 Trial Chamber, you have no parents, relatives, or relatives at
- 8 marriage, or other close relative who have been joining as the
- 9 civil parties; is that correct? Or related to civil parties?
- 10 [13.48.27]
- 11 A. No, Your Honour.
- 12 Q. Thank you. Have you taken an oath?
- 13 A. Yes, I already have done it.
- 14 MR. PRESIDENT:
- 15 In this hearing and as a witness before this Chamber, you can
- 16 refuse to respond to any questions or make any submission against
- 17 yourself, or you are entitled with the right not to testify
- 18 against yourself or self-incrimination. In other words, you can
- 19 refuse to make any -- or to testify, or to give any testimonies
- 20 which can be held against you.
- 21 And, secondly, since the interpretation needs to be conducted
- 22 consecutively, you are advised to leave a break or to pause so
- 23 that the interpreters can fully convey your message through their
- 24 rendition.
- 25 Do you hear us?

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 MR. LONG NORIN:
- 2 No, I'm afraid not. I would like to go to the bathroom.
- 3 MR. PRESIDENT:
- 4 Please be informed that we understand your situation, aging
- 5 situation. If you would like to go to the bathroom, indeed you
- 6 can go immediately as you wish.
- 7 [13.51.15]
- 8 Counsel for Ieng Sary, you may proceed.
- 9 MR. ANG UDOM:
- 10 Mr. President, could you please put another question to him,
- 11 because, when you asked whether he has taken an oath already, he
- 12 seemed to have misunderstood the term "oath", because, in Khmer,
- 13 the term "oath" is easily mistaken for "letter". And when he
- 14 responded that he has already done it, perhaps it means he has
- 15 received the letter rather than has taken an oath.
- 16 MR. SMITH:
- 17 Thank you, Your Honours. If I could just take this opportunity,
- 18 bearing in mind that it's consecutive interpretation rather than
- 19 simultaneous, it's clearly going to take double the time to
- 20 examine this witness, and also in relation to the video link and
- 21 his health.
- 22 [13.52.26]
- 23 I would ask, given the time that the prosecution has until the
- 24 end of the day -- I assume that will be 4 o'clock -- and then, at
- 25 the end of the day, Your Honours, if we could provide you with an

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 assessment of how long further the prosecution would need.
- 2 This witness, of course, is quite significant, and we would like
- 3 to catch all of the knowledge he has on this indictment, if that
- 4 proposal is acceptable to Your Honours.
- 5 (Judges deliberate)
- 6 [13.54.40]
- 7 MR. PRESIDENT:
- 8 Good afternoon again, Mr. Long Norin. Mr. Long Norin, I would
- 9 like to read this again to you. During the course of your
- 10 testimony you have the right to go to the bathroom, you only need
- 11 to tell the Court before you leave for the bathroom.
- 12 [13.55.20]
- 13 BY MR. PRESIDENT:
- 14 And with regard to your statement, which is not yet clear, as
- 15 indicated, we would like to put the same question again whether
- 16 you have already taken an oath before you are here to give
- 17 testimony before this Chamber.
- 18 Do you hear us? Mr. Long Norin, have you already taken an oath?
- 19 A. Yes, I have indeed taken an oath.
- 20 Q. When did you do that?
- 21 A. I have just done it just now.
- 22 MR. PRESIDENT:
- 23 Thank you.
- 24 Mr. Co-Prosecutors, according to Internal Rule 91 and according
- 25 to the order of the questioning of the witness, you have now been

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 given the floor to, indeed, put questions to this witness.
- 2 [13.57.12]
- 3 MR. LYSAK:
- 4 Good afternoon, Your Honours. Thank you very much.
- 5 As a preliminary issue before us, because the witness is on the
- 6 video screen here, I request, respectfully, if it's possible for
- 7 me to do my questioning seated in this case so that I may see the
- 8 witness?
- 9 MR. PRESIDENT:
- 10 Court officer, could you please assist to make sure that
- 11 interpreting is already functional?
- 12 (Short pause)
- 13 [13.59.20]
- 14 International Co-Prosecutor, actually, the problem with regard to
- 15 the interference of the noise in the background has not been
- 16 resulted from the technicality or the equipment at this place.
- 17 Indeed, there has been the sound of music in the background
- 18 because, at that location, there was -- there is a ceremony and
- 19 that loud speakers projecting on this music could be heard.
- 20 [13.59.55]
- 21 Now, they have already asked the organizer of that ceremony to
- 22 turn away the loud speaker so that we would not hear this
- 23 background music again.
- 24 So the witness is allowed to sit -- remain seated while
- 25 responding to questions. You may now proceed with your questions.

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 MR. LYSAK:
- 2 Good afternoon, Mr. Long Norin. My name is Dale Lysak and I will
- 3 be asking you some questions this afternoon on behalf of the
- 4 Office of Co-Prosecutors.
- 5 Can you hear me okay? Mr. Long Norin, can you hear me?
- 6 MR. LONG NORIN:
- 7 I heard somebody was talking but I didn't know what was it about.
- 8 MR. LYSAK:
- 9 Mr. Long Norin, I was introducing myself and I wanted to make
- 10 sure that you can hear -- hear me okay when I'm asking questions.
- 11 So if you have any trouble understanding or hearing my questions,
- 12 please tell us, and I will repeat them. Okay?
- 13 [14.02.11]
- 14 Your Honours, I'm not sure whether he can hear me, but I'll
- 15 start, and we'll see how it works.
- 16 OUESTIONING BY MR. LYSAK
- 17 Q. Mr. Long Norin, if you can hear me, the first thing I wanted
- 18 to ask you about was to tell the Court about your educational
- 19 background.
- 20 [14.03.14]
- 21 Mr. Long Norin, I'm not sure if you heard me, but the first thing
- 22 -- the first question we have for you is just to tell the Court
- 23 about the schools that you went to, the education you received
- 24 when you were younger.
- 25 MR. PRESIDENT:

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 Mr. Nhem Samnang, can you hear the questions being put by the
- 2 International Co-Prosecutor? Tell the Court, Mr. Nhem Samnang;
- 3 you yourself, do you hear this?
- 4 MR. NHEM SAMNANG:
- 5 Indeed, Mr. President, I hear what the Co-Prosecutor is asking.
- 6 MR. PRESIDENT:
- 7 What about Mr. Long Norin? Does he also hear that?
- 8 MR. LONG NORIN:
- 9 I have -- I know that a question is being put but I cannot really
- 10 understand what it was about.
- 11 MR. LYSAK:
- 12 Are you -- is someone translating? Are you hearing my questions
- in Khmer or are you only hearing them in English?
- 14 MR. LONG NORIN:
- 15 (No interpretation)
- 16 [14.05.48]
- 17 MR. LYSAK:
- 18 Your Honour, I'm not getting a translation of what he's saying.
- 19 Let me try one more time.
- 20 BY MR. LYSAK:
- 21 Q. Mr. Long Norin, could you tell us where you went to school
- 22 when you were young?
- 23 MR. LONG NORIN:
- 24 A. When I was young, I went to study in Czechoslovakia.
- 25 Q. How long did you study in Czechoslovakia?

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 A. I was there for 10 years.
- 2 Q. Could you tell us what -- which years?
- 3 A. I was there in 1960 and I continued to remain there until
- 4 1971. I went to Beijing because King Sihanouk appealed for people
- 5 to go to Beijing, and I went there so that I could work in -- for
- 6 the country.
- 7 [14.07.46]
- 8 Q. During the time you were in Czechoslovakia, what did you
- 9 study?
- 10 A. I studied gymnastics at the Prague -- the city of Prague.
- 11 [14.08.24]
- 12 Q. And during the years that you were in Czechoslovakia, did you
- 13 have any contact with representatives of the Workers Party of
- 14 Kampuchea which became the Communist Party of Kampuchea?
- 15 A. At that time, I did not have any contact with any political
- 16 parties in Cambodia.
- 17 Q. Were you invited by anyone particularly to go to Beijing or
- 18 was that a decision that you made on your own?
- 19 A. At that time the King -- former King Sihanouk appealed and I
- 20 had to come to Cambodia through Beijing as a result of that
- 21 appeal by the King.
- 22 Q. How long were you in Beijing, Mr. Long Norin?
- 23 A. I cannot really hear your question.
- 24 [14.10.24]
- 25 MR. PRESIDENT:

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 Mr. Samnang, if you hear the question and that Mr. Long Norin
- 2 cannot catch the question could you please assist him by
- 3 repeating the question more clearly so that he can respond?
- 4 MR. NHEM SAMNANG:
- 5 Yes, Your Honour, I will exactly follow your instruction.
- 6 MR. LONG NORIN:
- 7 I had been in Beijing for six months. I had been there until the
- 8 government, the GRUNK, returned to Cambodia.
- 9 BY MR. LYSAK:
- 10 Q. Did you join the resistance while you were in Beijing?
- 11 MR. LONG NORIN:
- 12 A. When I was in Beijing I had joined the resistance, the
- 13 movement headed by King Norodom Sihanouk.
- 14 [14.12.13]
- 15 Q. Perhaps you could just tell the Chamber how is it that you
- 16 joined the revolution. Was there a process that you had to go
- 17 through in order to join the revolution?
- 18 A. I joined the resistance when the resistance was under the
- 19 Royal Government in Beijing, and I worked at the Foreign Affairs
- 20 Ministry.
- 21 Q. Who was it that hired you to work at the Ministry of Foreign
- 22 Affairs in Beijing?
- 23 A. At that time the graduate from abroad would be asked to join
- 24 the Royal Government of National Union of Kampuchea, and His
- 25 Excellency Sarin Chhak was in charge of the Ministry of Foreign

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 Affairs. We did not need to apply for the position because people
- 2 who graduated from school in a foreign country would be able to
- 3 join at the office in Beijing and that we were supposed to help
- 4 with the facts, the writing of letter and other tasks.
- 5 [14.15.10]
- 6 Q. Do you know Ieng Sary?
- 7 A. Initially I had never known him. I only knew him when I worked
- 8 at that Ministry. I knew him very well then.
- 9 Q. Can you tell the Court when you first met Ieng Sary?
- 10 A. I met Mr. Ieng Sary when I attended -- or when I worked at the
- 11 Ministry of Foreign Affairs in Beijing, I used to see him when he
- 12 returned from France, but it was just a normal contact. I would
- 13 ask him how he was, but nothing politics were being discussed
- 14 when I met him before.
- 15 [14.16.59]
- 16 Q. Could you tell us -- when you say that you had met -- returned
- 17 from France, what time -- what years are you talking about?
- 18 A. I cannot recall the year.
- 19 Q. When you said that he had returned from France, returned to
- 20 where? Where was it that you had met Mr. Ieng Sary before the
- 21 Ministry of Foreign Affairs in Beijing?
- 22 A. Well, I did not meet him in Beijing. Actually, I met him in
- 23 Phnom Penh. He was walking with his wife during a ceremony or
- 24 festival or so, and a friend of mine knew him, so he just told me
- 25 that that person was Ieng Sary. Then I greeted Ieng Sary on that

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 day and that was all.
- 2 Q. Was this before you went to Czechoslovakia in 1961?
- 3 A. No, I cannot recall the year, the exact year I first met Ieng
- 4 Sary, but we did not say anything at all when we first
- 5 encountered.
- 6 Q. That first meeting, the first time that you met Ieng Sary, did
- 7 you understand -- what was your understanding as to who he was?
- 8 [14.19.35]
- 9 A. At that time, they told me that person was Ieng Sary. That was
- 10 all I knew about him.
- 11 Q. Who is it that told you -- identified Mr. Ieng Sary for you?
- 12 A. If my memory serves me well, Thach Chea, who was student from
- 13 pedagogical school who was in my batch as well.
- 14 Q. Thank you.
- 15 Did you have any contact with Mr. Ieng Sary during the 10-year
- 16 period that you were in Czechoslovakia?
- 17 A. When I was studying in Czechoslovakia, I did not have any
- 18 contact at all with Mr. Ieng Sary.
- 19 [14.21.07]
- 20 Q. When you met Mr. Ieng Sary in Beijing, what was he doing
- 21 there?
- 22 A. When I was in Beijing, Ieng Sary was the special envoy of the
- 23 Royal Government of the National Union of Kampuchea in charge of
- 24 foreign affairs.
- 25 Q. At some point, did you join the Workers Party of Kampuchea or

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 the Communist Party of Kampuchea?
- 2 A. I don't remember it, but it was at a later stage, once we
- 3 conquered the war against the Americans.
- 4 Q. Who was it that introduced you -- invited you to join the
- 5 Communist Party of Kampuchea?
- 6 A. Back then, those who worked for the Ministry of Foreign
- 7 Affairs, we all together joined in the resistance movement
- 8 against the Americans. So we all joined the Party. There was no
- 9 formal invitation, but we voluntarily joined.
- 10 [14.23.24]
- 11 Q. Let me clarify something. When you say that you joined the
- 12 revolution, do you mean by that the same as becoming -- the same
- thing as becoming a member of the Party?
- 14 A. Well, we actually joined the Party subconsciously because we,
- 15 together, joined the Party because Cambodia was, at that time,
- 16 violated.
- 17 Q. Could you tell the Chamber what you did during your time in
- 18 Beijing?
- 19 A. When I was in Beijing, I worked in the Ministry of Foreign
- 20 Affairs and my main responsibility was to prepare letters, the
- 21 diplomatic letters which established links from one movement to
- 22 another movement across borders.
- 23 Q. Do you recall when it was that you left Beijing, Mr. Long
- 24 Norin?
- 25 A. It was sometime in April but I do not remember the exact date.

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 Q. April of which year? Now, Mr. Long Norin, April -- I don't
- 2 know if you heard me -- April of which year was it that you left
- 3 Beijing?
- 4 A. I left Beijing after the 17 of April, after Cambodia gained
- 5 independence.
- 6 Q. Was there a period prior to April 1975 where you lived and
- 7 worked in Hanoi?
- 8 A. Upon my return, I went through Hanoi and I met with Her
- 9 Excellency Ieng Thirith who was working in the radio of the
- 10 National United Front of Kampuchea. I stopped by Hanoi and I
- 11 worked for this radio station for about six months, then I came
- 12 to Cambodia.
- 13 Q. Could you tell us what the function -- what did that radio
- 14 station do? What was its function?
- 15 A. The radio of the United Front of Kampuchea is to broadcast the
- 16 resistant movement to Cambodians living overseas.
- 17 Q. How many people worked at that radio, in Hanoi?
- 18 A. I cannot recall it correctly as to how many people exactly
- 19 working for the radio station back then, in Hanoi.
- 20 Q. Was Ieng Thirith in charge of the radio station?
- 21 A. Yes, that was correct. Ieng Thirith was the director of this
- 22 radio station.
- 23 Q. Who asked you to work at the radio station?
- 24 [14.31.42]
- 25 A. No one propose me to work at that radio station, but

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 coincidentally the radio station was in the process of recruiting
- 2 staff to work for the station and I came by and I joined this
- 3 radio station.
- 4 Q. Who was it that recruited you to join and work at the radio
- 5 station?
- 6 A. No one propose me or recommended me to this radio station. I
- 7 voluntarily joined this radio station and Mr. Ieng Sary used to
- 8 tell me that radio, this radio station, serve the resistance
- 9 purpose. And he also told me that before I went to Cambodia I
- 10 should spend some time serving this radio station, so I decided
- 11 to join this radio station.
- 12 [14.33.19]
- 13 Q. What did you do during the period that you worked for the
- 14 radio station?
- 15 A. I was translator. I translate my text into Latin and I was
- 16 also in charge of broadcasting educational programs, educating
- 17 Cambodian people who were studying in Hanoi. And we also
- 18 broadcast the idea of creating school for Khmer in Hanoi to
- 19 study, so I was actually in charge of preparing my programs as
- 20 well in this radio station.
- 21 Q. What languages did the radio station broadcast in?
- 22 A. That station broadcast in Khmer language.
- 23 Q. You indicated that after you worked at the radio station you
- 24 returned to Cambodia. When you returned to Cambodia, where did
- 25 you go?

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 [14.35.22]
- 2 A. Upon my return to Cambodia, Cambodia was fully independent. In
- 3 other words, Cambodia had conquered the war against Americans.
- 4 Mr. President, may I ask for leave to go to the rest room?
- 5 [14.36.01]
- 6 MR. PRESIDENT:
- 7 Yes, you may go to the rest room.
- 8 Since it is now an appropriate time to take the adjournment, the
- 9 Chamber may take 15 minutes break.
- 10 (Judges exit courtroom)
- 11 (Court recesses from 1438H to 1458H)
- 12 (Judges enter courtroom)
- 13 MR. PRESIDENT:
- 14 Please be seated.
- 15 The Court is now back in session. Before we proceed to the
- 16 Co-Prosecutor to put further questions to the witness, the
- 17 Chamber would like to inform part -- the civil parties Klan Fit
- 18 and Roman Yum that you are now accused and can return to your
- 19 places.
- 20 WESU, you need -- is now advised or instructed to make sure that
- 21 the two civil parties can return home safe and sound.
- 22 The civil parties, both of them, will be summoned again but
- 23 mostly likely not next week. They will be called sometimes next
- 24 year on January and parties will be informed in due course when
- 25 the witnesses -- the civil parties are summoned.

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 We would like to now proceed to the Co-Prosecutor to proceed with
- 2 the questions to Long Norin.
- 3 MR. LYSAK:
- 4 Mr. President, if I could just before -- it obviously has been a
- 5 little bit difficult to proceed with the examination and I will
- 6 try to move it along as quickly as we can. But I did want to
- 7 advise the Court, at this point, that we do expect we will need
- 8 some time tomorrow morning to finish, given the difficulties with
- 9 doing the video questioning so I would ask at this time whether
- 10 we may be provided that time so we can plan to go probably until
- 11 mid-morning tomorrow if that is acceptable to the Court.
- 12 [15.01.31]
- 13 MR. PRESIDENT:
- 14 Yesterday, International Co-Prosecutor already indicated this to
- 15 the Chamber. The Chamber will find -- or will see the possibility
- 16 and the publics have already been informed that the hearing on
- 17 these civil -- witness will be conducted for a period of one and
- 18 a half day. And if, due to any technical problem or perhaps we
- 19 cannot really conduct a full hearing examination of the witness
- 20 during the scheduled time, then we may take Friday for another
- 21 hearing of the witness. You may now proceed with the questions.
- 22 [15.02.49]
- 23 BY MR. LYSAK:
- 24 Thank you, Your Honour.
- 25 Q. Mr. Long Norin, before we talk about the period when you

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 returned to Cambodia, two more questions regarding the radio
- 2 station. First question is who drafted the materials, the
- 3 messages that were broadcast on the FUNK radio from Hanoi?
- 4 MR. LONG NORIN:
- 5 A. Her Excellency Ieng Thirith was the director of the radio
- 6 station. It was her who managed this -- who made sure that the
- 7 radio station functioned properly.
- 8 Q. Do you know -- was there any communications between the radio
- 9 station in Hanoi and the leaders of the resistance who were
- 10 located in Cambodia at the time?
- 11 A. Yes, I do but there were instructions from within Cambodia
- 12 with regard to this, even the broadcasting itself.
- 13 Q. Can you tell us the instructions that you just mentioned --
- 14 what type of instructions?
- 15 I'm not sure if you heard my question, Mr. Long Norin, my
- 16 question is what type of instructions were received from the
- 17 leaders in Cambodia?
- 18 A. I'm afraid I don't know about this because such instructions
- 19 could be sent through telegrams that transferred all the way to
- 20 the radio station.
- 21 Q. How did you know that instructions were being provided leaders
- 22 in Cambodia to the radio station?
- 23 [15.06.34]
- 24 A. The communication was channeled through the air. Even the
- 25 messages or communications to be broadcast on the radio station

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 had to be prepared from within the -- within Cambodia and sent to
- 2 the radio station -- I mean news articles.
- 3 Q. Do you know who it was in Cambodia who was preparing the
- 4 messages to be broadcast on the radio?
- 5 A. It's beyond my knowledge because it was the team -- radio team
- 6 in the country who was in charge. I myself would be in charge of
- 7 transcribing -- translating the codes into the language that can
- 8 be broadcast.
- 9 Q. Thank you. What areas did the radio station broadcast to, what
- 10 areas or what countries did you broadcast to?
- 11 [15.08.24]
- 12 A. The broadcast was meant to be broadcast -- broadcasting was
- 13 meant to be broadcast both to the -- within the country and to
- 14 foreign countries.
- 15 Q. Did you broadcast to Cambodia?
- 16 A. Yes, broadcasting was also made to Cambodia. The news articles
- 17 -- news content was prepared in Cambodia, sent to radio station
- 18 in Hanoi and broadcast back to Cambodia.
- 19 Q. And do you know, did you broadcast to all of Cambodia or just
- 20 to the liberated -- liberated zones?
- 21 A. It depends on the contents of the messages. For example, if it
- 22 was about the organization of a cooperative then the broadcasting
- 23 had to be done towards -- to cover the cooperatives.
- 24 Q. What other types of subjects do you remember being broadcast,
- 25 in addition to cooperatives?

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 [15.10.52]
- 2 A. I'm afraid I don't recollect them because it has been very
- 3 long time ago.
- 4 Q. Thank you.
- 5 Let's talk now about when you returned to Cambodia. When you
- 6 returned to Cambodia from Hanoi did you go to Phnom Penh or did
- 7 you go somewhere else in the country first?
- 8 A. I came to Cambodia through the Ho Chi Minh Trail because I
- 9 went all the way from Beijing to Hanoi and through the Ho Chi
- 10 Minh Trail to Stung Treng, Kracheh, Kampong Cham, then Phnom
- 11 Penh.
- 12 [15.12.06]
- 13 Q. Did you spend any time in Kampong Cham working for the party
- 14 there before you came to Phnom Penh?
- 15 A. No, I didn't work in Kampong Cham, we only spent overnight
- 16 there and we then took a car all the way to Phnom Penh.
- Q. Do you remember an office that was called B-20?
- 18 A. Could you please repeat your question?
- 19 Q. My question is whether you ever worked at an office that was
- 20 known as B-20.
- 21 A. Immediately upon returning from Hanoi we -- I did not really
- 22 stop by B-20; I went straight to Kampong Cham to K-1 and to Phnom
- 23 Penh.
- Q. Please tell the Court what K-1 was.
- 25 A. It was B-1, not K-1. It was the Ministry of Foreign Affairs.

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 Q. And the B-1 Office that you went to when you returned from
- 2 Hanoi, where was it located?
- 3 A. B-1 was located at the intersection -- at the villa, at the
- 4 intersection.
- 5 Q. You're referring to a location in Phnom Penh; is that correct?
- 6 [15.15.05]
- 7 MR. NHEM SAMNANG:
- 8 Mr. President, could you please ask the Co-Prosecutor to put the
- 9 question again, please.
- 10 MR. PRESIDENT:
- 11 Mr. Co-Prosecutor, could you please repeat the question because
- 12 the witness seemed to have not catch what you actually asked him.
- 13 BY MR. LYSAK:
- 14 Q. I may not have heard your complete answer but the location
- 15 that you were describing for B-1, could you repeat that location
- 16 and was this a location in Phnom Penh?
- 17 MR. LONG NORIN:
- 18 A. B-1 was located near the Ministry of Social Affairs. It used
- 19 to be the Cabinet of Ministers but I don't know what it is now
- 20 because I have never been in Phnom Penh ever since.
- 21 [15.16.47]
- 22 Q. Before we talk about the period that you worked at B-1 in
- 23 Phnom Penh I just want to make sure that before you came to Phnom
- 24 Penh in April 1975 did you work at an office located in Stung
- 25 Treng in Kampong Cham province?

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 A. It was at a very late date that I went to work at Stung Treng.
- 2 Q. When was it that you went to work at Stung Treng?
- 3 A. It was when Cambodia was in peace already. I stopped by at
- 4 Stung Treng for a while before I came to Phnom Penh and then
- 5 moved back to that location.
- 6 Q. How long were you at Stung Treng and what did you do there?
- 7 A. I had been in Stung Treng for six months dealing with farming.
- 8 We planted potatoes, corn, and other crops.
- 9 Q. And was this before or after the country was liberated on 17
- 10 April 1975?
- 11 [15.19.03]
- 12 A. Could you please repeat the question? I think I don't remember
- 13 it, response. Because during the liberation day I was not sure if
- 14 I was in Stung Treng or I already back in Phnom Penh.
- 15 Q. Do you remember the name of the office that you worked at in
- 16 Stung Treng?
- 17 A. In Stung Treng, I worked at B-20. First at B-20 then I moved
- 18 to work at B-15.
- 19 Q. What was the function of B-20 and B-15, what did they do?
- 20 A. At B-20, I did farming, I grew vegetables and eggplant, etc.
- 21 When I was at B-15 it was more precise, that I planted crops,
- 22 vegetables, and do farming.
- 23 Q. Who was in charge of these two sites, B-20 and B-15?
- 24 [15.20.58]
- 25 A. They were cadres from the base. I do not remember their names.

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 Q. During the period you were located at B-20 and B-15, did you
- 2 have any contact with the leaders of the party?
- 3 A. Back then, I was a combatant, so I had to obey orders.
- 4 Whenever they wanted me to go, I had to go, wherever.
- 5 Q. Did you also at one point work in Preah Vihear?
- 6 MR. NHEM SAMNANG:
- 7 Mr. President, witness cannot really hear the translation clearly
- 8 and now he asked for leave to go to the bathroom.
- 9 MR. PRESIDENT:
- 10 You may now go to the bathroom as you wish.
- 11 (Short pause)
- 12 [15.25.16]
- 13 Co-Prosecutor, you may now proceed with your questioning and
- 14 repeat the final question you put to him.
- 15 And Mr. Nhem Samnang, could you please listen carefully to the
- 16 questions and be ready to help him by repeating the question to
- 17 him if you feel that he may not understand the question? And it
- 18 would be very helpful and expeditious indeed, because we want to
- 19 avoid the situation where he cannot understand the question, and
- 20 you understand the question but you stay idle, so it doesn't help
- 21 any one of us. So could you please be advised on that?
- 22 The Co-Prosecutor, you may now proceed.
- 23 BY MR. LYSAK:
- 24 Thank you, Mr. President.
- 25 Q. What I was asking when we had our break, Mr. Long Norin, is

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 whether after you worked at B-20 and B-15 whether you then
- 2 moved to Preah Vihear and worked -- worked in that area.
- 3 [15.26.40]
- 4 MR. LONG NORIN:
- 5 A. I worked at B-20 then B-15 and Preah Vihear, I did went to
- 6 work at Preah Vihear.
- 7 Q. Who asked you to go work in Preah Vihear?
- 8 A. The head of the office called me to go to Preah Vihear.
- 9 However, the person who asked me to do thing in Preah Vihear was
- 10 Nuon Chea and Khieu Samphan, these two people advised me to study
- 11 from the people -- about the people in Preah Vihear.
- 12 Q. When did you first meet Mr. Nuon Chea?
- 13 A. Before I went to Preah Vihear, I met him the first time.
- 14 Q. Where did you meet him?
- 15 A. Before moving to Preah Vihear I had to go to B-20 where I met
- 16 both of them and I was then instructed what to do at Preah
- 17 Vihear.
- 18 Q. Had you met either Mr. Nuon Chea or Mr. Khieu Samphan before
- 19 this occasion?
- 20 [15.29.27]
- 21 A. The war at that time was almost over.
- 22 Q. My question was: Was this the first time that you met Mr. Nuon
- 23 Chea and Khieu Samphan?
- 24 A. It was the only first time I met them. I mean that time was
- 25 the first encounter with them.

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 Q. When you met Nuon Chea and Khieu Samphan at the B-20 office,
- 2 who did you understand they were? What was your understanding as
- 3 to what their positions were?
- 4 A. I did not know what roles they held, I just knew their public
- 5 role, I knew that they were leaders.
- 6 Q. Leaders of what?
- 7 [15.31.23]
- 8 A. I only knew that they were leaders but leaders of what
- 9 institution, I'm afraid I don't know.
- 10 I only knew that I was asked to go down to Preah Vihear to see
- 11 the people and to find out what people needed and that I was also
- 12 advised not to ask for a return to Phnom Penh even the war was
- over, they asked me to remain in that location, I mean in Preah
- 14 Vihear until I received any further notification from the
- 15 leaders.
- 16 Q. Did they explain why they -- did they explain why they wanted
- 17 you to wait in Preah Vihear until they gave you further notice?
- 18 A. They did not tell me any further than asking me to wait for a
- 19 telegram they would send to me before I could return.
- 20 Q. Where was it that they were able to send telegrams to you in
- 21 Preah Vihear?
- 22 A. I did not know how telegrams were sent. When I was in Preah
- 23 Vihear I stayed at a village chief's house and so the village
- 24 chief gave me the telegram.
- Q. Who was the telegram from? And what did it say?

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 [15.34.11]
- 2 A. The telegram told me to go back to Phnom Penh.
- 3 Q. Was the telegram sent by Mr. Nuon Chea or Mr. Khieu Samphan?
- 4 A. In fact, the telegram was not sent to me, it was sent to the
- 5 village chief, to the cadre and telling me to go back to Phnom
- 6 Penh.
- 7 Q. Just so I'm clear, was this a telegram that told all the
- 8 cadres there to come to Phnom Penh or just you?
- 9 A. There were others who went to the Preah Vihear with me; in
- 10 total there were six. But as for me, the village chief told me
- 11 that -- told me that I did not know that there was an independent
- 12 celebration at Phnom Penh and now I was told to go back there.
- 13 Q. When did you first learn that Phnom Penh -- the residents of
- 14 Phnom Penh had been evacuated?
- 15 A. I did not know about this.
- 16 Q. When did you arrive in Phnom Penh when you returned from Preah
- 17 Vihear?
- 18 A. As I remember it was in the 20th of May -- rather, April.
- 19 Q. And were there still people in Phnom Penh at that time, or had
- 20 the city already been evacuated?
- 21 [15.37.50]
- 22 A. The people were not yet evacuated out of Phnom Penh at that
- 23 time. After I arrived, I saw people were walking out of Phnom
- 24 Penh, but I did not know where they were heading to.
- 25 Q. Excuse me. Who was it that took you to Phnom Penh at that

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 time?
- 2 A. It was the messenger stations in Preah Vihear who brought me
- 3 to Phnom Penh.
- 4 Q. Were you surprised when you saw all the people leaving the
- 5 city?
- 6 A. Actually, I was not aware that those were the evacuated
- 7 people; I was not aware of that.
- 8 Q. Did you ever ask anyone why the city had been evacuated?
- 9 A. No, I did not.
- 10 [15.39.48]
- 11 Q. What were you assigned to do when you arrived in Phnom Penh?
- 12 A. When I arrived in Phnom Penh, I was told to work -- or I was
- 13 taken to a curved house behind of which there was a resident's
- 14 place -- residential place.
- 15 Q. This curved house, was this part of B-1 or the Ministry of
- 16 Foreign Affairs?
- 17 A. The curved house was the Ministry of Foreign Affairs.
- 18 Q. And is that the location at which you worked from April 1975
- 19 until January 1979?
- 20 A. That's right.
- 21 Q. How many people worked at the Ministry of Foreign Affairs?
- 22 A. I do not know.
- 23 Q. Tell us what your role or position was at the Ministry of
- 24 Foreign Affairs?
- 25 A. At the Ministry of Foreign Affairs, I typed; that was my work.

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 [15.42.20]
- 2 Q. What is it that you typed?
- 3 A. I don't really remember. It has been a long time; I forgot. I
- 4 don't remember what I typed.
- 5 $\,$ Q. Did you have any responsibility for passports during the time
- 6 you worked for the Ministry of Foreign Affairs?
- 7 A. At that time, I did help prepare passports; that is to write
- 8 passports for those who was going to work abroad.
- 9 Q. And did you have any responsibility related to passports of
- 10 people from foreign countries who came to Cambodia?
- 11 A. No, I was not responsible for that job. I just checked the
- 12 names of those who came from abroad and asked where they were
- 13 from and why they were coming to Cambodia and what they were
- 14 working here in Cambodia; that was the job I did.
- 15 [15.44.28]
- 16 Q. The people that you're talking about, who came from abroad,
- 17 where is it that you spoke to these people?
- 18 A. I did not talk to these people, but when they came, they had
- 19 their own passports and people who were working at the place --
- 20 who were cadres -- told me that these people were asking for
- 21 permission to go to this particular place, for example. It has
- 22 been 30 years, how could I remember all the things?
- 23 Q. Did you have any responsibility of keeping trap -- keeping
- 24 track of foreign diplomats who were visiting Cambodia?
- 25 A. No, I did not.

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 Q. During the period you worked at the Ministry of Foreign
- 2 Affairs, did any of the other people who worked there disappear?
- 3 [15.46.35]
- 4 A. I am not sure about that.
- 5 Q. Do you recall ever seeing any people who were arrested and
- 6 taken away from the ministry?
- 7 A. No, I do not. I forget.
- 8 Q. We will come back to that.
- 9 Were you ever asked to prepare your own biography while you
- 10 worked at the ministry of foreign affairs?
- 11 A. Yes, I was.
- 12 Q. Tell us about -- who was it that asked you to prepare a
- 13 biography and why?
- 14 A. It was my immediate supervisor. We were working together in
- 15 that section of the ministry.
- 16 Q. Who was your immediate supervisor? And what is it that he said
- 17 to you about preparing a biography?
- 18 [15.48.47]
- 19 A. At that time, my immediate supervisor was Suong Sikoeun.
- 20 Q. What did Mr. Suong Sikoeun tell you as to why it was that you
- 21 had to prepare a biography?
- 22 A. He did not tell me anything about that. He just asked me to
- 23 write a biography and so I wrote it.
- 24 Q. Were you told by anyone that you had been accused of being
- 25 CIA?

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 A. No, I don't think so; but Mr. Ieng Sary asked me personally
- 2 when I joined CIA. I told him I never joined CIA. He asked me
- 3 whether I know Pach Chea -- Thach Chea, rather, and I said I did.
- 4 We were study together and we played footballs together. We -- we
- 5 did exercise together. That's what I told him.
- 6 Q. When was it that Ieng Sary asked you if you were CIA?
- 7 A. It was when I was in Hanoi.
- 8 Q. And the person that Mr. Ieng Sary asked whether you knew, who
- 9 was that person?
- 10 [15.52.02]
- 11 A. Could you please ask again?
- 12 Q. Yes, I'm sorry. You indicated that Mr. Ieng Sary had asked you
- 13 whether you were CIA and also asked you whether you knew a
- 14 certain person. I wanted you to repeat who the person was that
- 15 Mr. Ieng Sary asked you whether you knew. And what did that
- 16 person do? Who was that person?
- 17 A. It was the Ministry of Foreign Affairs. He was the head of the
- 18 Ministry of Foreign Affairs where I worked.
- 19 Q. I'm sorry. I wasn't asking you who Mr. Ieng Sary was; I was
- 20 asking, again, could you repeat the name of the person that Mr.
- 21 Ieng Sary asked whether you knew.
- 22 A. He asked about Thach Chea. I told him about Thach Chea.
- 23 Q. Who is Thach Chea?
- 24 [15.53.55]
- 25 A. Thach Chea was -- or he joined -- he went to pedagogical

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 school with me, but we were studying different classes. However,
- 2 we played sports together; we were in the same team. We played
- 3 for that school.
- 4 Q. Why was Mr. Ieng Sary interested in whether you knew Thach
- 5 Chea? Why was he asking you whether you knew Thach Chea?
- 6 A. It's probably because he knew that Thach Chea was a CIA, and
- 7 there was a report that I was close to Thach Chea. That was why
- 8 Ieng Sary asked me that question.
- 9 Q. What did Mr. Thach Chea do during the years after -- I'm
- 10 sorry, what did Mr. Thach Chea do after April 1975? Was he part
- 11 of the Ministry of Foreign Affairs?
- 12 A. Thach Chea was a teacher trainee in French -- in French
- 13 literature.
- 14 Q. Was he located in Cambodia after April 1975 and, if so, where
- 15 did he work?
- 16 A. At that time, he stayed in that pedagogical school. He was a
- 17 teacher trainee so he was living or staying in that school. He
- 18 was on a scholarship, but I did not know where he went after
- 19 that.
- 20 [15.56.51]
- 21 Q. Who is it that told you that Thach Chea was CIA?
- 22 A. I don't know. I don't know why he asked me about Thach Chea.
- 23 Q. Did Mr. Ieng Sary tell you that Thach Chea had implicated you
- 24 as a CIA agent?
- 25 A. No, Mr. Ieng Sary did not say who Thach Chea was.

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

- 1 Q. Was it after this conversation with Mr. Ieng Sary that you
- 2 were asked to prepare your biography?
- 3 A. After that I was asked to write my detailed biography on that.
- 4 I had to -- I wrote my biography for one year.
- 5 MR. LYSAK:
- 6 We have a document that we've identified that I would like to
- 7 show to you to find out whether this was your biography or part
- 8 of the biography that you -- that you prepared.
- 9 I will just have -- we'll just have to work out the logistics,
- 10 but at this point, Mr. President, there is a document that we
- 11 believe is Mr. Long Norin's biography, that we would like, if
- 12 possible, to show to him.
- 13 [16.00.19]
- 14 MR. PRESIDENT:
- 15 Since it is now an appropriate time for the adjournment, the
- 16 Chamber would suggest that this production of the document be
- 17 made tomorrow's session, so we begin tomorrow's session with the
- 18 presentation of that biography at 9 o'clock.
- 19 Public and parties to the proceedings are advised to come to the
- 20 courtroom at 9 o'clock. And Mr. Long Norin, please be advised
- 21 that you would have to give testimony again at 9 o'clock
- 22 tomorrow.
- 23 Security personnels are now instructed to bring the Accused back
- 24 to the detention facility and return them to the courtroom by 9
- 25 o'clock.

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 6 Case No. 002/19-09-2007-ECCC/TC 07/12/2011

84

1	THE GREFFIER:
2	All rise.
3	(Judges exit courtroom)
4	(Court adjourns at 1601H)
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