

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

หอริร์ซุรโละยวยวรูล์อ

Trial Chamber Chambre de première instance

្សពះពសាសាទ ត្រះទសាភ្យត្រ ខាតិ សាសនា ព្រះទសាភ្យត្រ

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

อสเกมเอีย

ORIGINAL/ORIGINAL ថ្ងៃខែ ឆ្នាំ (Date): ¹⁵⁻Jun-2017, 14:43 CMS/CFO: Sann Rada

<u>TRANSCRIPT OF TRIAL PROCEEDINGS</u> <u>PUBLIC</u> Case File Nº 002/19-09-2007-ECCC/TC

3 June 2015 Trial Day 290

Before the Judges: NI

NIL Nonn, Presiding Claudia FENZ Jean-Marc LAVERGNE YA Sokhan YOU Ottara Martin KAROPKIN (Reserve) THOU Mony (Reserve)

Trial Chamber Greffiers/Legal Officers: Maddalena GHEZZI SE Kolvuthy

For the Office of the Co-Prosecutors: Travis FARR SENG Leang SREA Rattanak

For Court Management Section: SOUR Sotheavy UCH Arun The Accused:

NUON Chea KHIEU Samphan

Lawyers for the Accused:

Victor KOPPE LIV Sovanna SON Arun KONG Sam Onn Anta GUISSE

Lawyers for the Civil Parties: CHET Vanly Marie GUIRAUD HONG Kimsuon SIN Soworn VEN Pov

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List of Speakers:

Language used unless specified otherwise in the transcript

Speaker	Language
Mr. FARR	English
The GREFFIER	Khmer
Ms. GUIRAUD	French
Ms. GUISSE	French
Mr. KONG Sam Onn	Khmer
Mr. KOPPE	English
Judge LAVERGNE	French
The President (NIL Nonn)	Khmer
Mr. UTH Seng (2-TCW-804)	Khmer
Mr. VEN Pov	Khmer

1

- 1 PROCEEDINGS
- 2 (Court opens at 0902H)
- 3 MR. PRESIDENT:
- 4 Please be seated. The Court is now in session.

5 Today the Chamber continues to hear the remaining testimony of

6 <the> witness, <Mr. Uth Seng> and we'll hear the testimony of a

- 7 reserve witness -- that is, 2-TCW-887.
- 8 <The Greffier, > Ms. Se Kolvuthy, please report the attendance of
- 9 the Parties and other individuals at today's proceedings.
- 10 THE GREFFIER:
- 11 Mr. President, for today's proceedings, all Parties to this case 12 are present.

Mr. Nuon Chea is present in the holding cell downstairs. He has waived his right to be present in the courtroom; his waiver has been delivered to the greffier.

16 The witness who is to continue his testimony today -- that is, 17 Mr. Uth Seng, is present and ready in the courtroom. We also have 18 a reserve witness -- that is, 2-TCW-887. The witness confirms 19 that to his best knowledge he has no relationship by blood or by 20 law to any of the two Accused -- that is, Nuon Chea and Khieu Samphan or to any of the civil parties admitted in this case. The 21 witness will take an oath before the Iron Club Statue before his 22 23 appearance.

24 [09.04.29]

25 MR. PRESIDENT:

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1 Thank you. The Chamber now decides on the request by Nuon Chea. 2 The Chamber has received a waiver from the Accused, Nuon Chea, 3 dated 3rd June 2015, which notes that due to his health -- that is, backache and headache, he cannot sit or concentrate for long 4 and in order to effectively participate in future proceedings, he 5 requests to waive his presence in the -- on the 3rd June 2015 б 7 hearing. He advises that his counsel advised him about the consequence of this waiver that in no way it can be construed as 8 9 a waiver of his right to be tried fairly or to challenge evidence 10 presented or admitted to this Court at any time during his trial. 11 Having seen the medical report of the Accused, Nuon Chea, by the 12 duty doctor for the Accused at the ECCC, dated 3rd June 2015, who 13 notes that Nuon Chea has a severe back pain and has difficulty to sit and recommends that the Chamber shall allow him to follow the 14 15 proceedings remotely from the holding cell downstairs. Based on 16 the above information and pursuant to Rule 81.5 of the ECCC 17 Internal Rules, the Chamber grants Nuon Chea his request to 18 follow the proceedings remotely from the holding cell downstairs 19 via an audio-visual means.

20 [09.06.12]

The AV Unit personnel are instructed to link the proceedings to the room downstairs so that Nuon Chea can follow the proceedings remotely; that applies for the whole day.

24 The Chamber now hands the floor to the Co-Prosecutors to continue 25 putting questions to the witness.

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- 1 And I notice that Counsel Koppe is on his feet, you have the
- 2 floor, Counsel.
- 3 MR. KOPPE:

4 Thank you, Mr. President. Good morning, Your Honours. I have only 5 a very small request for clarification. The next witness is 6 TCW-887; is that the only witness this week? Because we noted 7 somewhere that TCW-855 might have been a reserve witness as well 8 this week. So the request is: Is it only 887 who is coming this 9 week?

- 10 [09.07.15]
- 11 (Judges deliberate)
- 12 [09.08.07]
- 13 MR. PRESIDENT:

The Chamber actually <informed> the Parties via email on this 14 15 matter. For this week, we hear the testimony of this witness and another witness -- that is, 2-TCW-887 as other witnesses have 16 17 some personal matters to attend during this week and they cannot 18 come to testify <this week. They won't be able to come and 19 testify before the court any time soon.> And of course the 20 <Parties> will be notified once again when those witnesses are available. And after the next witness, we will hear testimonies 21 22 of witnesses regarding the Kampong Chhnang airport worksite. And 23 for the remaining witnesses for the 1st January Dam work site, we continue to hear their testimonies before the
break of the Court 24 25 at> the end of June.

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- 1 And now the <International> Deputy Co-Prosecutor, you have the
- 2 floor.
- 3 [09.09.33]
- 4 QUESTIONING BY MR. FARR RESUMES:
- 5 Thank you, Mr. President. Good morning, Mr. President, Your
- 6 Honours, counsel and everyone in and around the courtroom, and 7 good morning to you, Mr. Uth Seng.
- 8 Q. At the end of the day yesterday, we were talking about the
- 9 special unit for lazy people that you described in your statement
- 10 and I think what you said was that when the members of this unit
- 11 were whipped by their unit chiefs, they were lined up so that
- 12 other workers could watch; is that correct? Did I understand your
- 13 testimony correctly?
- 14 MR. UTH SENG:
- 15 A. Yes, that is correct.
- 16 Q. And I think you also told us that they suffered no major
- 17 injuries; do you know whether they suffered minor injuries like
- 18 bruises, cuts, welts, anything of that nature?
- 19 A. Of course there were whipping marks on their lower part of
- 20 their legs; however, that was kind of a minor <warning>.
- 21 [09.11.04]
- 22 Q. And how did you feel when you were watching these workers
- 23 being whipped by their unit chiefs?
- 24 A. We were afraid and we tried our best to adhere to the
- 25 regulations and the disciplines within the group and the unit.

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Q. I think you also -- I asked you whether you talked to any of your fellow workers about these whippings and you said that these matters could not be discussed with other workers. Why couldn't these matters be discussed with your other workers -- that is, the whippings?

A. We were allowed to watch what happened but if we were to
discuss the matter, then we were considered making a mistake.
Q. And what would happen if you made a mistake in that way by
discussing the matter?

10 A. If we spoke about it or we joked about it with our work 11 <friends>, we would feel that <> the feeling <of> fear would 12 remain with us as we did not know that someone overheard what we 13 talked. So usually we resorted to the phrase in Khmer which says 14 that we plant the kapok tree; it means we keep our mouth shut. 15 [09.13.14]

16 Q. I'm going to read something else from your statement. This is 17 Khmer page 00271407; English, 00282355; and French, 00482932 to 18 33; and this is what you said about the people who were being 19 whipped. You said, "They had nothing to eat so they had no 20 strength to work". What did you mean by that? 21 A. It was difficult for those workers who were placed in the 22 special unit as their <daily> food ration was less than the food 23 ration for the ordinary workers.

Q. So their food ration was less and I think you also told us yesterday that their workload was more; is that correct?

б

1 A. Yes indeed, their workload was more.

Q. I think you also told us yesterday that you took part -- or that you attended, at least, criticism meetings and at this special unit for lazy people were discussed at the criticism meeting. Can you tell us what was said about this special unit for lazy people at this criticism meeting? A. In each unit, by the end of the working hours, which was

around 5.00 or 5.30 p.m., a criticism and self-criticism meeting 8 9 was held but it <seemed> that none of the workers dared to 10 express their criticism as they feared they would be retaliated 11 <against. The meeting was organized separately in small groups in</pre> 12 the evening. > Of course we were given the right to criticise someone but it was us who didn't dare to do so. And what we did 13 at the time of the meeting <was to> just <sit and listen> to the 14 15 plan or instruction from our unit chief.

16 [09.16.00]

17 Q. And during the course of those meetings, did the unit chief 18 tell you anything about the special unit for lazy workers? 19 A. I cannot recall it; however, during the criticism and 20 self-criticism meeting, we were told -- and the same message<, 21 which was like a threat> was repeated -- that we had to strive to 22 work harder in order to achieve the work plan. 23 Q. So going back to the whippings that you described, you said 24 that they were carried out by the two unit chiefs of this special

25 unit: one male and one female. Did you ever see any authority

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	7
1	figure try to stop these whippings from taking place?
2	A. I didn't know. I didn't know about that affair.
3	Q. Did you ever hear about the unit chiefs being punished or
4	disciplined in any way for beating their workers?
5	A. I never heard about that and when they held their meetings,
6	they held it at a different location. However, when they were
7	beating <> the workers, we could see it.
8	[09.18.02]
9	Q. Did you ever hear any announcements over the loudspeakers at
10	the worksite saying that it was unacceptable for unit chiefs to
11	beat their workers?
12	A. No, there was no announcement. However, <there songs.<="" th="" were=""></there>
13	They were> the revolutionary songs.
14	Q. Can you tell us what that message is in the revolutionary
15	songs that you've just described?
16	A. From my recollection it was about the struggle and the
17	resistance of the combatants at the battlefield, and it's about
18	the commitment of those combatants in their attack at the
19	battlefield; for example, <combatant (phonetic)="" fought="" say=""> at</combatant>
20	Trapeang Pring <battlefield>, and that kind of message was played</battlefield>
21	over the loudspeaker.
22	[09.19.36]
23	Q. Okay. Thank you. I would like to turn now to the topic of the
24	disappearances during night work. You mentioned those briefly
25	wasterday, but I would like to go into a bit more detail and I

Corrected transcript: Text occurring between less than (<) and greater than (>) signs has been corrected to ensure consistency among the three language versions of the transcript. The corrections are based on the audio recordings in the source language and may differ from verbatim interpretation in the relay and target languages.

yesterday, but I would like to go into a bit more detail and I

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1	will start by reading a quote from your statement. This is page
2	00271408, in Khmer; in English, 00282355; and in French,
3	00482933;.and this is what you said quote:
4	"Night work was a special thing because people disappeared from
5	the other units during night. I saw them call people away at
6	night, then the next morning I heard that people had been killed
7	and thrown into a well. People who were called and taken away
8	during the night were never seen to return. At the night work
9	site, if they call someone a short distance away about four to
10	ten metres, we would not be able to see and it was an easy thing
11	to arrest someone. I was very frightened then; I did not know
12	when my turn would come."
13	Now I think I heard you say yesterday that this happened on only
14	one occasion that you recall; is that correct? Did this happen on
15	one occasion or did it happen on more than one occasion?
16	[09.21.24]
17	A. From my recollection, my unit was working near workers from
18	the new village and they were the 17 April People <> who had
19	connection with the former Lon Nol soldiers. During the day time,
20	we were working near each other and at night-time, the militia
21	called a few workers to go <out> with them. We <saw and="" felt=""></saw></out>
22	that they <were for="" in="" sure.="" trouble=""> We didn't know where they</were>
23	were taken away and killed. <we a<="" in="" knew="" only="" td="" that="" they="" were=""></we>
24	pickle.>

25 Q. And what you said, I think, was that you heard the next

> 9 morning that they had been killed and thrown into a well; who did 1 2 you hear that from, who told you that? 3 A. It just happened that the chief of the youth <battalion> -and allow me to say that there was also militia for the youth 4 5 <battalion, they were all executioners -->they actually were <joking> to each other and <while passing by I accidentally> б 7 overheard <them saying> that <> those few workers had been put in 8 a well <the previous night>. 9 [09.23.13]10 Q. And just to be clear, that conversation was between the chief 11 of the youth unit and a member of the militia for the youth unit; 12 is that correct? 13 A. Yes, that is correct. 14 Q. Do you remember how many people were taken away on that 15 occasion? 16 A. I am not sure on the number, however, I saw two to three 17 workers <were walked> away and that raised my concern. <I 18 remained silent.> 19 Q. You also said -- quote: "I was very frightened; I did not know 20 when my turn would come." Why were you frightened that your turn 21 might come? 22 A. At that time we <lived> or we <survived> day by day. When we 23 woke up in the morning, we knew for sure that we lived for that 24 day and that's what happened.

25 Q. You mentioned that these people, I think, were called away by

10

1	the militia. Can you tell us generally were there militiamen or
2	soldiers present at the worksite on a regular basis?
3	A. We could not know whether they were <militiamen or="" soldiers<="" th=""></militiamen>
4	because they> all dressed in black-clad uniform.
5	[09.25.23]
6	Q. Were there armed men and women, people with rifles or other
7	weapons present at the worksite on a regular basis?
8	A. There were no soldiers armed with firearms there. <they th="" were<=""></they>
9	unarmed> and we could not distinguish anyone was a militiaman or
10	not.
11	Q. I'd like to turn to another portion of your interview and I
12	will again start with a quote and then ask you some questions.
13	The page number here is in Khmer, 00271410; in English, 00282356;
14	and French, 00482934 to 35; and I'll read you both the question
15	and your answer.
16	You were asked quote: "Why were you constantly afraid that
17	they would kill you?"
18	And this was your answer quote: "Because if we did not work
19	following instructions closely, we prepared ourselves to die. In
20	the sub-district, there were security personnel who monitored,
21	they carried clubs and knives and the knives were covered with
22	dry blood. So, on our own, we became afraid of dying."
23	Can you tell us where and when you saw these security personnel
24	carrying clubs and knives covered with dry blood?
25	[09.27.30]

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1	A. For a period of time at the 1st January Dam worksite, the
2	cooperative chief requested to have us transferred to work at the
3	village, and at the village, we frequently met the executioner by
4	the name of Lun, who also resided in <kang sau=""> village and</kang>
5	everywhere he went, he would have his club <and sword=""> with him</and>
б	all the time. <i afraid="" him.="" of="" so="" was=""></i>
7	Q. And do you know what position the person you just described
8	held or what unit he belonged to, if any?
9	A. He was the chief of the militiamen in the commune that is,
10	in Kampong Thma commune. I did not know how many militiamen
11	worked under him and I only knew that he was the chief of the
12	militiamen and his name was Lun.
13	[09.29.18]
14	Q. So other than that specific example, did you see other
15	security personnel armed with clubs or knives?
16	A. As for others, they didn't carry clubs or knives with them.
17	Q. And you said that the security personnel were monitoring, what
18	exactly did you mean by that?
19	A. In each village, there were covert militiamen who monitored
20	activities of the villagers as they were eavesdropping under the
21	house, in particular, the 17 April People were the target. They
22	monitored the conversation <and activities=""> of those 17 April</and>
23	People<,> in particular, <to find="" out=""> whether they were</to>
24	
	<secretly cooking="" or="" rice="" steamed=""> gruel <to all="" eat.="" of<="" td=""></to></secretly>

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1 [09.30.58]

2 Q. Okay. I would like to return to this person you've just 3 mentioned named Lun, and I would like to read something that you said about him in your statement. And the page reference here is 4 Khmer, 00271440; English, 00282357; and French, 00482935; and 5 this is what you said about him -- quote: "There was a chief б 7 executioner named Lun, he had a bicycle and he carried a sword on his bicycle." And then you say where he is living today and then 8 in 1970 -- you go on to say, "In 1979, when the Vietnamese 9 arrived, he was arrested and imprisoned; that's why he's still 10 11 alive, otherwise the people certainly would have killed him 12 without fail. He just arrived to live there several years ago. In 13 that era, he was the chief of Kampong Thma sub-district militia." 14 Now, in this quote, and I think, also, just a moment ago you referred to him as -- well, in this quote you called him "the 15 chief executioner"; a moment ago you called him "the 16 17 executioner". Why do you describe him as the executioner? 18 A. Because he was the chief of militia in Kampong Thma commune. 19 As I stated earlier <about the killing, he had club> and swords 20 <stained> with <dried> blood along with him while he was on the 21 bicycle. <It was viewed as a threat to frighten everyone>. 22 [09.33.13]

Q. So am I understanding you correctly that you described him as an executioner because you saw him with these weapons with dry blood on them in his possession, is that the basis of your

13

- 1 description of him as executioner?
- 2 A. Yes, that is correct.

Q. And you've described him as the Kampong Thma sub-district militia chief, how did you know that he had that position? A. Because in Kampong Thma <commune>, there was only him who showed people his influence and might and he had weapons, such as swords and <club>. The way he acted was to show that he was a strong man <and chief executioner>.

9 Q. Did you ever see him at the 1st January Dam worksite or did he 10 have any role there to the best of your knowledge?

A. He rarely went to the 1st January Dam site, most of the time he would stay in the village where there <were> many 17 April People, so he, mostly, was in the village to watch over the 17

- 14 April People.
- 15 [09.35.15]
- 16 Q. Were you aware of him having any role in arrests?
- 17 A. I do not know about it. I do not know his position, but from

18 what we saw, he was the outstanding man in Kampong Thma

- 19 <commune>.
- 20 MR. FARR:

21 Mr. President, with the Chamber's leave, I would like to show a 22 document to this witness. The document is D166/156. I believe 23 that it contains a description of the person that the witness has 24 just been talking about and I would ask that he look simply at 25 the personal identifying information in this document to confirm

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- 1 that this is in fact the person that he's just been speaking of.
- 2 MR. PRESIDENT:
- 3 Thank you, but first, Mr. Koppe, you can proceed.
- 4 [09.36.43]
- 5 MR. KOPPE:

Thank you, Mr. President. I object to the Prosecution showing б 7 this document to the witness. First of all, because I'm sure he has not anything to say from his own knowledge about the 8 9 document, but more importantly, we have just established that Lun 10 has nothing to do with the 1st January Dam worksite. It's very 11 interesting what the witness has to say about Mr. Lun, but it's 12 -- doesn't fall in the segment of this trial. We're dealing with 13 the 1st January Dam and the working conditions there; if there's 14 no connection whatsoever between Lun and the 1st January Dam, 15 then any questions in this line are out of the segment of this 16 trial, are out of the scope of the trial altogether, that's why I 17 object.

18 [09.37.33]

19 MR. FARR:

20 Mr. President, if I could just respond briefly. First of all, we 21 believe that this person may be an upcoming witness in this case. 22 For that reason, it would be important to establish that the 23 person this witness is talking about is exactly the person we 24 think maybe coming to testify. As to the relevance point, that's 25 one aspect of relevance of course. As to the remaining relevance

15

1	points, the connection, in our submission, between this commune
2	and the dam were close enough that, in the same way that Wat
3	Baray Choan Dek was almost apparently a part of the dam site;
4	evidence about things that happened in this commune are at the
5	very least relevant to what happened at the dam site.
б	MR. KOPPE:
7	Just to request for a clarification about the first remark. I
8	apologise, Mr. President. When is this Lun coming to testify?
9	MR. FARR:
10	Well, we believe that he may be 2-TCW-830, and that's of course
11	the issue that I'm trying to settle by showing this document to
12	the witness, whether he is in fact the same person.
13	[09.39.04]
14	MR. PRESIDENT:
15	You may now proceed, Counsel Kong Sam Onn.
16	MR. KONG SAM ONN:
17	Thank you very much, Mr. President. From what I heard from the
18	witness, witness stated the individual by the name <of> Lun, and</of>
19	it appeared that Lun, mentioned by the witness, is different from
20	the witness which was said that he was going to testify before
21	this Court <because> the witness said Lun <died> already <a few<="" td=""></died></because>
22	years ago>.
23	MR. PRESIDENT:
24	Deputy International Co-Prosecutor, could you clarify the matter
25	in relation to the individual by the name <of> Lun, whether this</of>

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16

- 1 person is the same as the one in your document you're going to
- 2 present?
- 3 [09.40.00]
- 4 MR. FARR:
- 5 Your Honour, I believe it is highly likely that it is. Obviously, 6 it's only the witness who can tell us after seeing the person's 7 full name, which I'm trying to avoid saying; <seeing> where he 8 now resides, which I'm trying to avoid saying; <seeing> the name 9 of his family members, which I'm also trying to avoid saying; 10 whether the person who gave this statement is in fact the same as 11 the person that he's just been describing to us.
- 12 (Judges deliberate)
- 13 [09.41.42]
- 14 MR. PRESIDENT:

15 The objection of the Defence Counsel is overruled. The Chamber 16 grants the request by the Deputy International Co-Prosecutor, and 17 Court officer you are instructed to take the document and present 18 it to the witness.

19 Mr. Witness, you may only read the name of that individual and do 20 not disclose this name in public.

And I would like to remind <International> Co-Prosecutor and Co-Lead Lawyer that you have only one session this morning, so from now on you still have about 30 minutes to conclude your line of questioning.

25 [09.42.44]

	17
1	BY MR. FARR:
2	Q. So Mr. Uth Seng, if you've had a chance to look at the
3	highlighted name and the highlighted paragraph in that statement,
4	if you could please not mention the full name, not mention any of
5	the other identifying details but just tell us whether this is
6	the same person you've just been describing to us.
7	MR. UTH SENG:
8	A. Yes, it is that person.
9	Q. Thank you. And perhaps the document should now be recovered
10	from the witness.
11	MR. PRESIDENT:
12	Court officer, please recover the document and give it to the
13	<international> Co-Prosecutor.</international>
14	[09.44.15]
15	BY MR. FARR:
16	Q. Mr. Uth Seng, I would now like to turn to a different topic,
17	Baray Choan Dek pagoda. Can you tell us what it was and what it
18	was used for during your time at the 1st January Dam worksite?
19	MR. UTH SENG:
20	A. In that period I did not know about Baray Choan Dek pagoda, I
21	only knew in 1979 that Baray Choan Dek pagoda was the place where
22	people were killed.
23	Q. And how did you learn that in 1979?
24	A. <in about="" baray="" choan="" dek="" did="" i="" know="" not="" pagoda="" period,="" that="">.</in>
25	I <only> knew <about> it <after 1979.="" fell="" i<="" in="" regime="" td="" the="" then,=""></after></about></only>

18

- 1 learnt that Baray Choan Dek pagoda was the execution site.>
- 2 Q. And can you be a bit more specific when you say that they were 3 digging graves to find gold?
- A. In 1979, people living in Baray Choan Dek <village> or from
 elsewhere were there and <dug> up the dead body from the grave in
 order to find the valuable <objects>. And at that time, people
 were saying they could find gold at that place so everyone went
 there to dig grave.
- 9 [09.46.42]

Q. I just like to quickly read something from your statements about the Wat Baray Choan Dek, Khmer page number 00271409; English, 00282355 to 56; and French, 00482934 -- quote: "There was another major killing site at Baray Choan Dek pagoda; they played loudspeakers there while people were being killed; they brought the people to the front of the pagoda and killed them right there."

17 Can you tell us how you knew that people were killed in front of 18 the pagoda, how did you learn that?

19 A. I was in Santuk area at that time on the other side of the 20 river. <Baray Choan Dek pagoda is on the other side of the 21 river.> When I came to tend cows and cattle I heard the music 22 played over the loudspeakers, it was so loud and I could not know 23 what was going on there. But those <Base People> who went to tend 24 cows and cattle with me told me that if the music was played over 25 the loudspeaker, there would be killings <in progress> and I

1

19

-	rearrow may and prace was about to mill people because, in 1999,
2	I went to that pagoda and l saw large graves <and human="" remains=""></and>
3	in that pagoda.
4	[09.48.40]
5	Q. And the people who were tending cows with you who told you
6	this, did they tell you how they knew that the loudspeakers meant
7	that killings were taking place?
8	A. They said that they came to tend cattle at that place every
9	day and they said that they <heard music="" over="" playing="" td="" the="" the<=""></heard>
10	loudspeakers every two or three days and they sometimes> could
11	hear the screaming. <that's me.="" they="" told="" what=""></that's>
12	Q. I would just like to deal with one last topic which is the
13	Cham families that you mentioned in your witness interview and
14	the citation here is Khmer, page 00271411; English, page
15	00282357; and French, page 00482935; and you said quote:
16	"The Cham were also killed during that era. One day when I was
17	awakening, all the Cham in my village suddenly disappeared. There
18	were ten Cham families in my village and of the ten families,
19	just one person was still alive at that time, she was away
20	working at the district mobile unit."
21	First, can you tell us approximately when this occurred, this
22	disappearance as you described it?
23	A. In Kang Sau village, there were Cham families, ten families
24	perhaps. I do not remember the statistics. One day I saw scarves,
25	clothing and Cham sarongs and these kinds of material were given

realised that the place was used to kill people because, in 1979,

20

1	to each house in the village and <i cham<="" knew="" th="" they="" were=""></i>
2	belongings. When> I went to eat a meal <the day="" next=""> I did not</the>
3	see any Cham anymore<. Amongst the ten Cham families, there was
4	only one> Cham individual survived the period <because she="" td="" was<=""></because>
5	sent to work in the sector mobile unit at the 1st January Dam
6	worksite.> And in 1979, when the regime collapsed, I met that
7	individual. <she did="" her="" killed="" know="" not="" parents="" were="" when="">, but</she>
8	after that time, <she> went somewhere else <or penh="" phnom="" to=""> and</or></she>
9	I have never met <her> ever since.</her>
10	[09.52.08]
11	Q. So other than this one individual from your village, whom you
12	met after 1979, did you ever meet or see any of the other Cham
13	people from your village after 1979?
14	A. After 1979, I met only that woman, she came to <look for=""> her</look>
15	parents and after that time, she went elsewhere. I have never met
16	her again, and I also have never met any other Cham families
17	after 1979.
18	MR. FARR:
19	Thank you, Mr. Uth Seng.
20	Mr. President, I now pass the floor to Civil Party Lead
21	Co-Lawyers with the Chamber's leave.
22	[09.53.10]
23	MR. PRESIDENT:
24	Thank you, and the floor is now given to the Co-Lead Lawyer.
25	MS. GUIRAUD:

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21

- 1 <> Thank you, Mr. President. Good morning to everyone<.> I give
- 2 the floor to my learned colleague<, Counsel Ven Pov>.
- 3 MR. PRESIDENT:
- 4 You may proceed, Mr. Ven Pov.
- 5 [09.53.40]
- 6 QUESTIONING BY MR. VEN POV:

7 Good morning, Mr. President, Your Honours, everyone in and around 8 the courtroom.

9 Good morning, Mr. Uth Seng. I have a few questions to put to you. 10 Q. I would like to first ask about the written report of your 11 <response to the Co-Prosecutor's question>, document E3/5267: ERN 12 in Khmer, 00271405; English, 00282353; French, 00482931; in 13 question and answer you were asked about the time you arrived at 14 your
birthplace>, what were you assigned to do. Your answer is 15 that<,> "One week <after> arriving at that place I was asked to 16 dig a reservoir at Tang Krasang. I did not know how long I worked 17 there. I worked at that place < for several months> during the dry 18 and rainy season." <>

19 I would like to know when you first arrived in that area, what 20 <kind of person> were you considered <to be>?

21 MR. UTH SENG:

A. In 1975, there were no division of people classes <-- that is 17 or 18 April People> yet<. They were mobilizing forces> and communal eating was not implemented yet and I was assigned by my village chief to go and dig a <pond or a> reservoir <at Tang

22

1 Krasang> with Base People <or Old People>. I was the 17 April 2 Person and <we had> three <or four young people assisting our 3 force in the village. But,> I do not recall when it was <that I 4 performed that work>.

5 [09.56.00]

Q. Thank you. In relation to another document, Mr. President, б 7 document D366/7.1.848, it is your written record of interview as 8 well. You stated that between 1976 and 1977, I was assigned by 9 the cooperative to work at the 1st January Dam site in Kampong 10 Thma sub-district. Rather, it was in Kampong Thma village, <> 11 Santuk district<, Kampong Thom province. You said there were tens 12 of thousands of workers working at the dam site because that> dam 13 belonged to the zone. <My question is how> did you know that <dam 14 belonged to the zone? Who did you get this information from?>

- 15 MR. PRESIDENT:
- 16 Please, observe microphone, Mr. Witness.
- 17 MR. UTH SENG:

18 A. <Generally speaking, if it involved> many workers coming from 19 different sectors to work in one particular dam, the dam would be 20 <considered to be the zone's dam. A medium size dam belonged to 21 the sector. For example the Sector dam in Kampong Thom province. 22 It was called the 'Sector Dam'.> So, because there were many 23 workers from sectors <42> and <43,> the dam was <regarded as the 24 zone's dam. It involved tens of thousands of people building it.> 25 [09.57.53]

23

1 BY MR. VEN POV:

Q. You stated that the dam was under the responsibility of the zone and did you see any leaders of the zone coming to <visit> that 1st January Dam <at that time>?

5 MR. UTH SENG:

A. I knew it because songs were played over the loudspeakers and there was announcement over the loudspeakers about workers from Zone <> 304 <or the Sector 42 or Sector 43>, so we heard that announcement by ourselves <about the Zone 302 or 304. Whenever it involved so many people it was well-known. So, it spontaneously came to our knowledge that it was the zonal dam, for instance, the dam of Zone 303 or Zone 304.>

Q. In relation to your statement provided to the Co-Prosecutor yesterday, I would like to have a follow up. You stated that there were 30 members in your unit. Were there only males in your unit or were there also females in your unit?

17 A. We were not all from the same village, the members in the unit 18 came from various villages <in the commune> and we were 19 <organized as> the youth <battalion composed of members from</pre> 20 different villages in the commune. Young men were organized in 21 the second youth battalion and then they were divided in units. 22 There were male and female forces from different villages.> 23 Female workers, <they> were grouped <in the female Battalion 3. 24 Male and female workers could not stay close to one another> 25 because they were afraid of the fact that there may be moral

24

- 1 offences.
- 2 [09.59.50]

Q. You stated that the assignment was given to you and sometimes three of you would work in one group and the work quota was sometimes one or <one point five> cubic metres. What happened if you could not complete the work quota? <Were you required to continue working at night?>

15 Q. I would like to ask you if anyone could not complete the work 16 quota, did they have to work at night-time?

A. Most importantly, we, as a group, had to help each other to complete the work assignment. So when we <received> the work quota, we had to complete it within our own <> unit. <We divided the work among ourselves in the unit and helped each other to complete it.>

22 [10.01.40]

Q. Yesterday you stated about the accident at work and you stated also that people fainted because they were exhausted. To your observation, did this happen because of their overwork or because

25

1 they did not have enough food to eat?

A. Our strength were becoming weaker and weaker from day to day because we did not have enough food to eat, even when we relieved ourselves, there was no bad smell at all from our waste. <It was like the pig's waste.>

6 Q. In relation to food ration, could you tell the Court <if> the 7 food <> hygiene <was> enough and <if> the surrounding area of the 8 worksite <was> clean?

9 A. If you speak about sanitation, there was no sanitation at all.
10 There were many flies as people relieved <themselves> here and
11 there in the <open air> or in the forest.

Q. In your response to the Co-Prosecutor's question <> regarding the resting time, <yesterday> you said that there <was a> short break and only <> at the end of the working you could rest at the sleeping quarter. How far was the sleeping quarter from your actual worksite?

A. For our youth unit, the sleeping quarter was about <200> to 300 metres <apart> and we actually had to first go to the kitchen area where we had our gruel and <then> we continued to the sleeping quarter to rest.

21 [10.04.09]

22 Q. Can you tell us the condition of the sleeping quarter or the

23 building itself and were you provided with a mosquito net or mat,

24 sleeping mat <or blanket>?

25 A. The building was long about 100 metres long and we would sleep

26

1	in two rows, however, the roof was fully covered. We slept on a
2	floor which was made of small trees and we had to find our own
3	means of getting a mat or a mosquito net and the most important
4	thing <was had="" that="" we=""> to keep our own eating container and a</was>
5	spoon as well as the working equipment, including basket and
б	hoes. <we belongings.="" care="" good="" had="" of="" our="" own="" take="" to=""></we>
7	Q. <how clothes="" distributed?="" were=""> How many <pairs of="" shoes=""> or</pairs></how>
8	set of clothes did you receive while working there?
9	A. The 17 April People were not entitled to any distribution of
10	new clothes or flip flops. They only had a pair of clothing that
11	they were wearing. <we became<="" had="" our="" td="" they="" trousers="" until="" used=""></we>
12	shorts and a long sleeve shirt became short sleeve shirt.>
13	[10.05.42]
14	Q. Mr. President, I would like to quote another extract from a
15	document <in his="" interview,="" of="" record="" relation="" the="" to="" written=""></in>
16	which is E3/5267, and the Khmer ERN is 00271407; in English,
17	00282354; and in French, 00482932. The question was about how <>
18	each group <was assigned="" build="" dam="" the="" to=""> and the reply was that</was>
19	it <depended> on the <size of="" the=""> soil <> and <the quota="" td="" was<=""></the></size></depended>
20	three cubic metres to dig the canal and,> "if we were considered
21	to be lazy we would be placed into a special unit for lazy
22	workers; and if we didn't strive to work hard, we would be taken
23	away and killed". <> End of quote.
24	My question to you is the following: Before a worker was
25	considered a lazy worker and placed in a special unit and later

27

	2.
1	maybe being sent away and killed, was that worker sent for
2	re-education or was he or she reprimanded <one or="" two=""> times <></one>
3	or <was after="" been<="" have="" he="" killed="" observed="" she="" soon="" td="" to="" was=""></was>
4	idle>?
5	A. For those workers, although they were alleged to be lazy
б	workers <> in fact they exhausted themselves from overwork.
7	However, sometimes <they> went here <and> there freely without</and></they>
8	the authorisation from Angkar<. They were wrong with the rules of
9	Angkar. These> workers were gathered and placed into a unit
10	called <> special unit and there were both male and female
11	workers who were placed in that unit and they had to work harder
12	than ordinary workers.
13	[10.08.16]
14	Q. My next question is in relation to children. From your
15	observation at the worksite, did you see any younger children or
16	children under 12 or <13> years old who were assigned to work at
17	the dam site?
18	MR. PRESIDENT:
19	Mr. Witness, please observe the microphone.
20	MR. UTH SENG:
21	A. At the 1st January Dam worksite or other major worksites, I
22	did not see the involvement of any children working with the
23	adult. Usually children were assigned to work at the village to
24	collect cow dung <or (phonetic)="" cut="" khaet="" kontreang="" to="" tree="">, for</or>
25	example. <they could="" engage="" in="" large="" not="" worksites.=""></they>

28

- 1 [10.09.15]
- 2 BY MR. VEN POV:

Q. On the issue of forced marriage, in your village at the worksite, did you witness any arranged marriage, or did <any> arranged marriage happen in your unit <during the Khmer Rouge regime>?

7 MR. UTH SENG:

A. In the youth unit, usually Angkar arranged marriage for the 8 9 Base People only. < The majority of them were local young people. 10 The> 17 April People were not arranged <> to get married <by 11 Angkar>. Angkar would organise a marriage ceremony for <five or> 12 10 <or more couples> of the Base People. Usually it was held at the commune <office> and indeed I knew that such arranged 13 14 marriage took place, although I cannot say whether it was forced 15 or not.

16 Q. My last question is in relation to the death of workers. <You 17 said you witnessed workers died or were killed,> If <> a worker 18 <died or was killed> either at the worksite or at the village, 19 was any traditional ritual for the dead allowed to be organised? 20 A. For those people who died, we don't even know where their dead 21 bodies were. We were not allowed to conduct any traditional 22 ritual for the dead. Even if one's mother was sick at the 23 village, we would not be authorised to visit, because we were 24 asked whether we were a medic or not, and if we were not, then we 25 would not be allowed to visit. < If we persisted, we would be sent

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- 1 to the special unit. We were not allowed to see even the dead
- 2 body of our relative.>
- 3 [10.11.35]
- 4 MR. VEN POV:
- 5 Thank you, Mr. President. I am done for this witness.
- 6 MR. PRESIDENT:
- 7 Thank you. It is now convenient for a short break. We take a
- 8 break now and resume at 10.30 a.m.
- 9 And Court officer, please assist the witness
by providing him
- 10 with a place to rest> in the waiting room <reserved> for the
- 11 witnesses and <experts during the break time> and invite him into
- 12 the courtroom at 10.30 a.m.
- 13 The Court is now in recess.
- 14 (Court recesses from 1012H to 1032H)
- 15 MR. PRESIDENT:
- 16 Please be seated.
- 17 The Court is back in session and the floor is <first> given to
- 18 the defence teams for <Nuon Chea to put questions to this
- 19 witness>. You may proceed, Defence Counsel for Mr. Nuon Chea.
- 20 Please hold on, Mr. Koppe. Judge Lavergne has some questions to
- 21 put to this witness. You may now proceed.
- 22 [10.33.09]
- 23 QUESTIONING BY JUDGE LAVERGNE:
- 24 <Yes,> thank you, Mr. President. I won't be very long. I have 25 perhaps two or three questions to put to the witness. Good

	30
1	morning, sir.
2	Q. Can you tell us whether to your knowledge the 1st January Dam
3	was the first dam built on the Chinit River $\$ <or in="" indeed="" td="" the<=""></or>
4	environs of > Kampong Thom province?
5	<before 1st="" built,="" dam="" january="" of="" the="" was="" were=""> there any other</before>
б	dams built? Either on the Chinit River or close to it<.>
7	MR. UTH SENG:
8	A. Before the existence of the 1st January Dam, there was another
9	dam <called> the 30th September Dam <which 1977,="" a<="" built="" in="" td="" was=""></which></called>
10	year before the construction of the 1st January Dam.> However, I
11	do not know exactly about this <> dam <because been<="" had="" i="" never="" td=""></because>
12	there>. The 1st January Dam was built in 1978, so it was
13	considered the second dam to be built.
14	[10.34.43]
15	Q. So the other dam you referred to, the <30th> September Dam,
16	was that built <after> 1975 or prior to 1975?</after>
17	A. The 30th September Dam was built after 1975. I learned that
18	the 30th September Dam was built after 1975. I learned about this
19	<dam> in 1979 or 80 after the regime.</dam>
20	Q. We have spoken at length of the construction of the dam and
21	the work consisted in transporting <soil> for the purpose of</soil>
22	building <earthen dikes.="" yet=""> it appears that <you> would have</you></earthen>
23	needed <> concrete <structures in="" order=""> to build the dam. And</structures>
24	<to build="" concrete="" structures="" these="">, you would need cement <or< td=""></or<></to>
25	possibly even> iron or steel <materials>. Did you witness the</materials>

31

1 construction of <> concrete <structures>?

A. <In that regime,> I did not know how the dam was built. And we
knew only what we were doing at our worksite. I did not know
where the cement or the iron steel materials were taken from.
[10.37.06]

Q. And the persons who were assigned to work on <the> steel б 7 <sections of the structure>, was it a specialised technical team 8 or the workers were from the mobile units, who lived in the neighbouring villages? Do you know anything about that? 9 10 A. I heard that the strong workers <from different places> were 11 selected and put to work at that specific location mentioned by 12 Your Honour. < The joint force of energetic youth was galvanised 13 to work there.> And whether they were specialised or technical 14 teams, I have no idea.

Q. Perhaps this question has already been put to you. If that is the case, I crave your indulgence. But I do not remember hearing you say anything on the subject. Can you tell us whether you remember seeing people come to <record> video footage of people working on the 1st January Dam worksite?

A. As for doing a video footage, I have no idea. But <> I heard <about> delegates <-- the Angkar> senior delegates coming to participate in the <ground-breaking> ceremony. And I was told that Chinese delegates were also in attendance during that day. That is what I know. <I did not see them.>

25 [10.39.20]

32

1	Q. Which means that you yourself were not present at that
2	ceremony on the day of the inauguration; is that the case?
3	A. I was there during the inauguration ceremony. But because
4	there were too many <youth> workers and I was located <about one<="" td=""></about></youth>
5	kilometre away from the venue of the ceremony> and I only heard
б	over the loudspeaker, I could not see anyone's face I mean the
7	delegates' faces. <so, do="" i="" know="" leaders="" not="" those="" were.="" who=""></so,>
8	Q. You made mention of people who were sick on the worksite
9	that is, members of your unit. Can you describe to us the
10	principal symptoms of the illnesses people suffered from on the
11	worksite?
12	A. For the sick in the unit or groups, most of them were sick
13	with swelling bodies or they had dysentery and diarrhoea because
14	they did not have enough <sugar or=""> salt to eat.</sugar>
15	Q. When you refer to <oedemas, be="" could="" found="" on="" td="" the<="" they="" where=""></oedemas,>
16	body?> Which parts of the body were swollen?
17	A. When we had not enough food to eat <and body="" our="" td="" was<=""></and>
18	swelling>, we could use our fingers to press any parts of our
19	body. And we learnt that the body was swelling as the result of
20	lack of food.
21	[10.42.02]
22	Q. Can you tell us why you noted the presence of oedemas <>? And
23	what were the effects of such swelling? <in physical="" terms.=""> Did</in>
24	they cause any handicaps? <what effects="" of="" td="" the="" these<="" were=""></what>
25	oedemas>?

33

A. Generally speaking, <in our unit,> no one thought of <other person's> health. We had to take care of our own. When we were sick with swellings, we would go to see a medic. There was a medic <for our battalion, but> there were no special medicines for all of us. And we were prescribed with the rabbit droppings medicines.

Q. I have indeed understood what you have said. However, I haven't really understood the consequences of those <oedemas>. Were <they located> in the joints? Were people unable to use their joints; in their arms, <legs,> elbows and wrists? What were the effects <>?

A. They had swellings because of lack of food. And if people did not have food to eat for a long period of time, they would <> suffer <> from swellings. And the medicine perhaps could be used to treat that kind of swelling. And if we had had more food to eat, we would not have had the swellings. And as I said, we did not care <or analyse> about the swellings<. We tried> to work hard, and then we could survive.

19 [10.45.03]

20 Q. What proportion of the workers suffered from oedemas or <> 21 other diseases? Was it all the workers, some of the workers, a 22 small proportion of the workers?

A. There were 30 of us in the unit, and a few of them, three or four, had swellings because of lack of food. And I did not have the full grasp of information. And within our group, we could

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2 each other and share <with food="" is="" more="" of<br="" some="" that="" them="">3 two spoons of gruel. We could only do that with the same 1 4 April People>.</with>	
4 April People>.	7th
5 Q. Apart from oedemas, you talked about other symptoms, and	l you
6 specifically talked about people suffering from diarrhoea.	Can
7 you elaborate on that and tell us what were the causes <	do you
8 have any idea of what caused this> diarrhoea?	
9 A. <in general,="" there=""> was no hygiene in our meal. We would</in>	1
10 resort to anything to eat whenever we found it. We had what	ever
11 we found: tree leaves, the ripe palm fruits or even the he	rbs.
12 <consequently, diarrhoea.="" had="" we=""></consequently,>	
13 Q. You also stated that some of the workers had sores. Did	you
14 note that those sores were infected? And <whether th="" there="" we<=""><th>re> any</th></whether>	re> any
15 treatments <available heal="" infected="" sores="" to="">?</available>	
16 A. As I told the Chamber already <> we had only rabbit drop	oping
17 medicines. And there was <> liquid <b12 and="" b6=""> in the bot</b12>	le
18 used <to inject="" us="">.</to>	
19 [10.48.35]	
20 Q. As for the liquid <contained> in bottles, do you know <</contained>	vhat
21 the> contents <were>? And what was the mode of administrat.</were>	lon?
22 Were they meant to be drunk or injected?	
23 A. As for the liquid, we were told that they were B12. And	<it></it>
24 was used to inject <into muscle="" our="">. And as for the table</into>	cs, we
25 would be prescribed with those tablets to drink.	

25

[10.52.32]

35 1 Q. Who <> administered the injections? 2 A. Those who were seriously ill were referred to a hospital in 3 the "sangkat" or the commune and <for the workers who had mild illness, they were referred to> mobile medic in the unit <or 4 battalion>. 5 Q. And did the members of the mobile units have to move about on б 7 the site to administer the injections? A. The mobile medic was stationed in a hall or a shelter <of the 8 9 unit>. And if anyone was sick and <needed> the injection, this 10 individual would be told to go to the medic and <then they 11 received> the injection. < Or we could request the chief of the 12 unit for an injection.> That is what I learned at that time. [10.51.05]13 Q. And do you know whether the mobile units had the necessary 14 15 equipment for sterilising the syringes <used> for those 16 injections? 17 A. Yes. 18 Q. And how did they go about sterilising the instruments? 19 A. The needles and syringes were boiled every time. JUDGE LAVERGNE: 20 21 Thank you very much, sir. I have no further questions for you. 22 MR. PRESIDENT: 23 Thank you very much, Judge Lavergne. And now, the floor is given 24 to the defence team for Mr. Nuon Chea. You may now proceed.

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- 1 QUESTIONING BY MR. KOPPE:
- 2 Thank you, Mr. President. Good morning, Mr. Witness. I have some3 questions to put to you.

Q. In your statement to the investigators of the Investigating
Judge -- E3/5267 -- on the very first page: English, 00282351;
French, 00482929; Khmer, 00271403; you said that at the time of
liberation in 1975, you were a student at the Lycée Tuol Tumpung;
is that correct? And if yes, what were you studying at the time?
MR. UTH SENG:

10 A. In 1975, I was a student at the Lycée Tuol Tumpung. I was in 11 Grade 3A in the <national> modern schooling system. I do not 12 recall the subject I was in at that time. And I was about to attend the <secondary high school> examination at that time, but 13 there was <the 17th April> liberation before the examination. 14 15 Q. I'm asking you this question because at that same page, you 16 told investigators that you at one point after 1979 became an 17 official of the Kampong Thom Provincial Water Resources and 18 Meteorology office. Do you remember or do you know why you became 19 an official in Kampong Thom? Was that related to your education before 1975? 20 [10.54.56]21

A. In 1979 or 1980, I became a public servant in the agriculture
<department> of Kampong Thom province. I did not have full
training at that time yet, but I was selected to be a public
servant in the agriculture of that province. And later on, I

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1	moved to work in the Kampong Thom Provincial Water Resources and
2	Meteorology <department>. I have received trainings afterwards</department>
3	after 1979 limited trainings.
4	Q. And in which year did you become a provincial water resources
5	official in Kampong Thom?
6	A. It was in 2000; the government established the Ministry of
7	Water Resources and <> Meteorology<. It> was separated from the
8	Agriculture Ministry in 2000.
9	Q. A little bit further down in the same statement: English,
10	00282354; French, 00482932; and Khmer, 00271407; you gave the
11	following answer to a question.
12	The question was: "Can you compare the old and the new dam
13	systems?"
14	And then you answered and I quote: "From 1979 until 1990, we
15	still used the old dam of Pol Pot. After 1990, the dam was
16	damaged. Then the Ministry began restoration work. Beginning in
17	2000, the new project was created."
18	[10.57.41]
19	I'm particularly interested in the use of the dam between 1979
20	and 1990. What can you tell us about the functioning of the dam
21	in those years? Did the 1st January Dam function properly? What
22	is it that you can tell us about that?
23	A. After the fall of the regime in 1979, we still used the old
24	dam < that is, the 1st January Dam,> because the old dam was
25	destroyed very little and the dam was under the <management> of</management>

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1 the <Provincial> Agriculture <department>. The provincial 2 irrigation office <was> in charge of that old dam. <Until 1990,> 3 the dam was used to secure water for Santuk and Baray districts 4 in Kampong Thom province. 5 Q. And was the water subsequently used for irrigation purposes in that area? б 7 A. There was one <main> canal in <Santuk> district. And the water 8 can be <released> from that canal <on a permanent basis for 9 irrigation in Kampong Thma> during the rainy season. And water

could be secured for Kampong Thma -- the whole Kampong Thma 11 <commune>. And <there was another main canal in Baray district.

12 The> water is also <used for irrigation in Ballangk commune>.

[10.59.56]13

10

Q. And are you able to tell whether after the dam came into 14 15 operation, rice production by the farmers in that area increased? 16 A. From 1979, the water could be irrigated from the <main> canal 17 for farmers to <> use on a daily basis <because there was a canal 18 system left by the Khmer Rouge, which had made a significant 19 achievement>. And the dam was very beneficial and the water could 20 be irrigated to the <rice fields very well>. And <the rice 21 yields> appeared to be good. For example, <if our target was to 22 achieve three metric tons of yield per year we could achieve 23 exactly> three tonnes per year or a bit lower than that, 24 depending on the water flow fluctuations. And <some parts of the> 25 canal became shallower <because some dikes were washed away by

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2 received <about> 60 <or 70> per cent of the yield. 3 Q. And this rice production of three tonnes per hectare, was it achieved in 1979, 1980, 1981, et cetera, and subsequent years? 4 A. We did not conduct any surveys, but we observed the condition 5 of the rice plants itself. And we did not make any <test> -- I б 7 mean <we did not conduct any proper tests>, but we observed the 8 yield <was about two or three tonnes. We only observed that with 9 our mere eyes.> 10 [11.02.35]Q. Is it then fair for me to say that in the years between 1979 11 12 and 1990, the 1st January Dam worked properly, did its job, made 13 sure that water was irrigated and that the farmers could profit from it? 14 15 A. Yes, that is correct. 16 Q. You just mentioned, in responding to questions of Judge 17 Lavergne, a dam called the 30th September Dam. Now we've also --18 we also know about a dam called the 6th January Dam. Are these 19 two separate dams or are they the same? 20 A. The 1st January Dam and the 6th January Dam <are> simply a continuation of a long stretch of dam, and the total length is 60 21 22 kilometres. The 30 September Dam is located separately in another 23 district adjacent to Siem Reap province. 24 [11.04.18]25 Q. I see. Thank you, Mr. Witness. Now I would like to go back to

floods. So, the> harvest yield was less than that. <Still, we>

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1	the work at the dam site. You said that you yourself worked for a
2	period of three months at the dam. Did the same apply to the
3	other members of your unit? The other 32 or 31 members of your
4	unit, did they all work a period of three months?
5	A. Personally, I worked there for a short period of time since
б	the chief of the cooperative made a request to the <battalion></battalion>
7	chief to have me transferred to work in the village. When the
8	request was made, I was very scared but I could not do anything.
9	And he came in person to make such a request. So I was then
10	transferred to work in the village, and I didn't work fully at
11	the 1st January Dam worksite.
12	[11.05.53]
13	Q. If it was not three months that you worked at the dam, would
14	you be able to give an estimate as to how many weeks you worked
15	in total at the dam?
16	A. I never thought of the number of days I worked there. However,
17	I spent quite a <> long time working at the 1st January Dam
18	worksite. Although I did not work there for a complete
19	three-month period, I was there for quite a long time, maybe
20	almost for three months. And I did not think of the number of
21	days <or friday="" it="" of="" or="" saturday="" was="" when="" whether=""> I worked</or>
22	there, as whenever I woke up, I thought of simply going to work
23	<with a="" and="" baskets="" earth-carrying="" hoe="">.</with>
24	Q. So was it then only a few days, maybe one or two weeks that
25	you left, before the other members of your unit went back to the

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1	village?
2	A. The <battalion> that I worked under remained there. And I</battalion>
3	myself attached to the <battalion>. And as for the workers under</battalion>
4	the <battalion> remained working for the <battalion> until the</battalion></battalion>
5	fall of the regime <in 1979="">. In my case, it was rather different</in>
б	as I was requested by the cooperative chief to return to work in
7	the village.
8	[11.08.24]
9	Q. But the remaining people from your unit, the other 32 or 31,
10	did they all work three months at the dam? And if yes, how did
11	you know, since you had left them at one point?
12	A. Immediately after the three month period, and that is after I
13	returned to work in the village, I no longer knew what happened
14	to that <battalion or=""> unit.</battalion>
15	Q. When you were asked to leave the unit and go back to the
16	village, do you know whether the other members of your unit knew
17	where you were going? Were you able to tell them that you were
18	asked to go to the village?
19	A. For those people whom I worked closely with, I told them that
20	I was requested for transfer by the cooperative chief. I was
21	rather concerned with the request, however I couldn't do
22	anything. And I only told those people who were close to me <in <math="" display="inline">% \left({{\left({{\left({{\left({{\left({{\left({{\left({{\left(</in>
23	secret> about the request for transfer.
24	[11.10.20]

25 Q. But is it fair to say that it turned out that you were

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1 concerned for nothing in terms of yourself?

2 A. When someone was being requested to be transferred <to the 3 village or elsewhere>, that individual would have a rather big concern. <We did not know what would happen next.> Only upon the 4 arrival at the destination then, as in my case, it was a relief. 5 Q. I understand. You spoke about a group of around 33 people of б 7 which you were a member. Yesterday, you also spoke about this group being part of a much larger group consisting of 1000 8 9 people. In your statement to the investigators, you talked about 10 five to 600 people. Would you be able to give an estimate as to 11 the total amount of workers that your group was part of, was it 600 or was it rather 1000? 12 A. For the second youth <battalion>, the maximum number of the 13

13 A. For the second youth
battalion>, the maximum number of the
14 workers there was between 500 <and> 600.

Q. So would it then be correct for me to say that if there were around 600 workers divided into groups of 33 members, that there were about 19 or 20 groups? Is that a proper calculation from me? [11.12.55]

A. I cannot say for sure. However, I only knew well about mypersonal unit and my chief of the unit.

Q. I understand that your chief was called Lai. Were there then about, let's say, 17 or 18 chiefs like Lai, people who were leading their unit, their respective units?

24 A. I think it is about right since there were a lot of workers.

25 The most important thing for members of the unit was to remember

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- 1 the face of the unit chief well.
- 2 Q. And is it correct to say that in terms of quota, in terms of
- 3 work, you only -- you and your groups members only had to deal
- 4 with Lai. Lai was the person who was giving instructions to you;
- 5 is that correct?
- 6 A. Yes, that is correct.
- Q. And the 33 members of your unit, were they all from the same village or were they coming from different villages?
- 9 A. They came from various units or various villages, rather.
- 10 Q. And are you able to tell which percentage of this group of --
- 11 or this unit of 33 people were Old People and who were -- which
- 12 percentage was consisting of New People?
- 13 [11.15.13]

14 A. We do not know <> whether there were more Base People or <New> 15 People. <We dared not ask whether they were Base People or New 16 People.> And in my case, I only knew about a handful of workers 17 whom I was close to.

- 18 Q. When you speak about a handful, you mean four or five or six 19 or 10?
- 20 A. Please repeat your question.
- 21 Q. You spoke about a handful of people was in your unit of 33
- 22 that you were close to. When you say a handful, do you mean
- 23 three, four, or five people that you knew well?
- 24 A. Yes, that is about right.
- 25 Q. Do you remember the names of these three or four or five

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- 1 people that you were close to?
- 2 A. Yes, I do.
- 3 [11.16.57]
- 4 Q. Could you give me their names?
- 5 A. I only know them by their first <names, Comrade Vorn
- 6 (phonetic), Choeun (phonetic), Ney (Phonetic), <Chhin>
- 7 (phonetic), and Rin (phonetic), two of whom died of illness.
- 8 Q. So these were the five people -- five workers in your unit
- 9 that you were close to. Do you know whether they were Old People
- 10 or New People, these five people that you just mentioned?
- 11 A. They were 17 April People. We could not be friends with the
- 12 Base People <because we were afraid of them.>
- Q. What about the other 28 people in your group? I presume that you were not close to them. But are you able to tell whether they were New People or Old People?
- 16 A. We didn't know whether they were New People or Old People 17 since we were not close to them. However, from the appearance of 18 the clothing they were wearing, we could make a conclusion. If 19 they were wearing old torn clothes, then it was <more> likely 20 that they were 17 April People.
- Q. When your group of 33 was eating, did everybody at the 1st January Dam worksite get the same food, all 33 people were eating the same portion of gruel, etc.?
- 24 [11.20.16]
- 25 A. When we returned at the kitchen hall, we had to manage

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ourselves for food, for example, in my case, I had my own <food> container<, plate, or kettle>. Then we went to get food <from the people in charge of the economy>. And only the people at the kitchen knew who <Old People were> or who <New People were>. And in my case, I only went there to receive the food and I ate the food.

Q. But there were about five to 600 workers. Did people in the kitchen know of each person, whether he or she was a New Person or an Old Person? And if yes, how were they able to see that or to decide that?

11 A. It is my understanding that they <recognised> the difference 12 by the clothing. If the clothing was old and torn, and maybe 13 sleeves were torn off, then they recognised that they were 17 14 April People. And if the clothing was new, it <was more> likely 15 that they were the Base People.

16 [11.22.08]

17 Q. I understand that that is how you thought at the time. People 18 were divided. But my question is, how do you know for certain 19 that the kitchen people who gave food to the workers were able to 20 make a distinction between New People and Old People? 21 A. As I just said, it is likely that they noticed the difference 22 by the clothing the workers were wearing. And another <distinct> 23 sign is that Old People usually were wearing a cap while the New 24 People were wearing hats made from palm leaves and wearing <torn 25 scarves>.

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Q. Let me ask you very concrete question. Did you ever see
 somebody in the kitchen give less food to a person than other
 people getting food because he or she was wearing old clothes or
 a cap?
 A. At the food distribution area, we had to wait for quite a long

time. And of course because we were working there for guite some б 7 time together, they knew the difference between the Old People 8 and the 17 April People. < We could distinguish them based on the 9 way they dressed themselves, clothes, caps, shirts and scarves. 10 17 April People were easily recognized. They did not have outstanding belongings. However, it was no use for us to stand 11 12 there long judging their appearances. We would move out quickly after we got our gruel ration. We might not want to get in other 13 14 people's ways.>

15 [11.24.36]

Q. Let me ask you differently, Mr. Witness. And that's my last question on the subject. Did you ever hear on the loudspeakers Angkar giving instructions to cooks that they should give more food to New People -- sorry, to Old Ppeople than to New People? A. No, there was no such announcement.

Q. Now, I would like to go to the topic of this special unit for lazy people. Do you know whether any of your unit members -- any of your 32 fellow unit members ever ended up in the special unit for lazy people?

25 A. No, there was no such transfer of any worker from my unit to

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1	that special unit.
2	Q. And when did this special unit for lazy people start
3	operating, start working? Was it after a while, after a few
4	weeks, or was it there was this unit there from the very
5	beginning when you arrived at the worksite?
6	[11.26.32]
7	A. I did not know when the special unit was formed. Only later I
8	saw it, and people talked about this special unit.
9	Q. But did you see this group of workers at the end of your
10	approximately three months' work or was it in the middle of your
11	time? Can you be a little more specific?
12	A. I did not get your question. Please rephrase it.
13	Q. You were not quite sure as to when this special unit started
14	working. And my question is, was it more toward the end of your
15	working time there or was it roughly in the middle? Do you
16	remember the first time that you saw a group of people apparently
17	belonging to some special unit?
18	A. It was likely that the special unit was formed only when some
19	workers were considered lazy workers, and they would be placed
20	into the newly formed special unit in order to warn other
21	workers. And I only learned that when we lined up in the morning
22	to start work and people <mentioned about=""> that special unit.</mentioned>
23	[11.28.40]
24	Q. I understand your answer, Mr. Witness. But when you say it's
25	likely, you might be speculating. So, I would like to ask you

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1	whether you know for sure when this unit was formed?
2	A. I do not know for sure when that unit was established, as I
3	worked in a separate unit and my main focus was on my work.
4	Q. Do you know whether this unit always had around 20 members or
5	was this special unit smaller in the beginning after it was
б	formed?
7	A. As I said, at the beginning, there were only fewer members in
8	the special unit. Later on, people became more exhausted from
9	overwork, and as a result, members of that group grew <from 10="" td="" to<=""></from>
10	20 members and more. There were male and female workers and youth
11	in that unit>.
12	Q. You said that you only spoke or that you were only close to
13	about four or five people within your unit, and that you didn't
14	speak to the remaining people from your unit. Is it correct to
15	say that you also didn't speak to members of other units working
16	at the dam site?
17	A. It is correct. Usually, I only spoke a few words each day and
18	for the remainder of the day, I kept my mouth shut. <it td="" was<=""></it>
19	better not to speak. That made us safe.>
20	[11.31.08]
21	Q. How is it then that you know that people were placed in a
22	special unit because they were lazy? What was the source of your
23	information?
24	A. It was the unit chief at the conclusion of a working hour one
25	day. The meeting was held, and the unit chief reminded us to work

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- 1 hard and he spoke about the special unit and its members.
- 2 Q. Did he also say how long people had to stay in this special
- 3 unit for lazy people? Were they there for a few days or a few
- 4 weeks? Do you know?
- 5 A. The special unit <existed> at the worksite <until it completed 6 or> it <possibly continued to remain> at the <commune or 7 Sangkat>. However, allow me to say clearly that I had left the 8 worksite earlier <before the worksite was finished. But,> the 9 special unit continued to exist.
- Q. Again, Mr. Witness, please answer the questions only if you know things. But my question was actually whether you know if the people placed in the unit were there -- in the special unit were there for a few days only or one day or maybe a few weeks or permanently? Do you know anything about that?
- 15 [11.33.40]
- 16 A. During the time that I worked there, I noticed the presence of 17 the workers in the special unit and I did not know for sure later 18 on whether they were removed from the special unit.
- 19 Q. Mr. President, I'm mindful of the clock. My last question in 20 relation to this topic, Mr. Witness. Is my calculation correct 21 when I say there were about 600 workers, around maximum 20 22 members in the special unit. This would be about a few per cent 23 of the total amount of workers in that special unit; is that
- 24 correct?
- 25 A. Yes, that is correct.

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- 1 MR. KOPPE:
- 2 Thank you, Mr. President.
- 3 [11.34.52]
- 4 MR. PRESIDENT:

Thank you, Counsel. It is now time for our lunch break. We take a 5 break now and resume at 1.30 p.m. Court officer, please assist б 7 the witness <by giving him a room to rest> at the waiting room 8 <reserved> for witnesses and experts during the lunch break and 9 invite him to return to the courtroom at 1.30 this afternoon. 10 Security personnel, you are instructed to take Khieu Samphan to 11 the waiting room downstairs and have him return to participate in 12 the proceedings this afternoon before 1.30. The Court is now in 13 recess.

14 (Court recesses from 1135H to 1331H)

15 MR. PRESIDENT:

16 Please be seated. The hearing is back in session.

17 Before the Chamber gives the floor to the Defence team for the 18 Accused, the Chamber would like to inform Parties and the public 19 that during the hearing this afternoon, Judge You Ottara, <a 20 National Judge, > has personal business and he is not able to attend this Court hearing. After deliberation and discussion with 21 22 the Judges of the Bench, the Chamber decides to assign Judge Thou 23 Mony, to replace Judge You Ottara in this afternoon's session. This decision is based on Internal Rule 79.4 <of the ECCC>. And 24 25 now the Chamber gives the floor to the Defence team to resume the

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- 1 line of questioning.
- 2 BY MR. KOPPE:

3 Thank you, Mr. President. Good afternoon, Your Honours, Counsel. Good afternoon, Mr. Witness. I have a few more questions that I 4 5 would like to put to you. Before the lunch break we were speaking about this special unit of lazy people, as you called it. I б 7 believe you also gave testimony earlier that you thought that the 8 majority of the people who were working in that unit were Base People. Is that indeed your testimony and can you tell us why you 9 10 knew or how you come to know that they were, in the majority, Base People in that special unit? 11

- 12 [13.34.20]
- 13 MR. UTH SENG:

14 A. To my observation, when I was in the same unit as them, I 15 mentioned this point already, we had our own clothing for 17 16 April People, so we could recognise the 17 April People <or the 17 Base People> by their clothing.

Q. So, it's on the basis of clothes that the people in that special unit were wearing that you are saying that the majority in that special unit for lazy people consisted of Base People. Is that correct?

22 A. Yes, that is correct.

23 Q. Do you remember the name of the chief of this unit, this

24 special unit of lazy people?

25 A. I do not know this individual's name, but I could recognise

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- 1 his face.
- 2 Q. Do you remember, or do you know to whom he himself had to
- 3 report? Who his superior was?
- 4 A. I do not know about it.
- 5 [13.36.19]

Q. Okay, thank you. Now let me get back to the question about the б 7 approximately 97% of the workers who were apparently not to be considered lazy working at the dam. We listened to the audio 8 recording of your interview and we heard that you say at one 9 10 particular time that if your group had finished the work or not, 11 you could continue the work the next day, and that you were not 12 forced -- and that you were only forced to work hard and nothing 13 else. Is that something that you said, that you remember saying 14 to the investigators?

15 A. It appears that I made such a statement.

Q. And we also heard you say that as long as the workers in your group were not lazy, then there would not be any problem for them and for you. Is that correct as well; as long as you are not

- 19 lazy, no problem?
- 20 A. Yes, that is correct, nothing happened to us.
- 21 [13.38.06]

Q. So is it then fair to conclude that 97% of the workers at the
dam site that you were working with in your unit had no problem?
A. That is true. There was no problem happening on them.
Q. Now one or two questions, Mr. Witness, about working times.

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1	There are there is a witness, and one or two seem to have
2	confirmed this, that lunch the lunch break was between either
3	11 and 2 o'clock or 11 and 1 o'clock. Is that a correct
4	observation of these witnesses?
5	A. We rested from 11.30 a.m. and from that time we could have
6	lunch and we had to resume our work at 1.30 in the afternoon.
7	Q. Some other witnesses who have testified before the Trial
8	Chamber last week have also told us that there was a break in the
9	morning session, a break of about 15 minutes right in the middle
10	of the morning session, in the session before lunch; is that
11	correct as well?
12	A. Yes, that is correct. There was a short break in between that
13	time.
14	Q. Some witnesses have also given testimony about working at
15	night. One has said that working at night was occasional, only
16	sometimes. And one also said there was only working at night when
17	the moon was waxing, so about once a month. Is that your
18	recollection as well, your recollection about the times working
19	at night?
20	[13.41.01]
21	A. For night shift, yes there were night shifts and when there
22	was a special case the light would be turned on.
23	Q. And can you explain us when there would be a special case?
24	Under what circumstances would there be a special situation that
25	would make the workers work at night?

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1	A. Actually we did not know <what> the special situation <was></was></what>
2	that the light was turned on.
3	Q. Thank you. Do you remember seeing heavy equipment at the dam
4	site, such as bulldozers shoving away soil?
5	[13.42.39]
б	A. I never saw the heavy equipment, but after the collapse of
7	1979, I saw the heavy machinery such as bulldozers<, other
8	machineries and D7 Machines> in the forest <at 6th="" january<="" td="" the=""></at>
9	Dam.>
10	Q. And where these, in your memory, bulldozers and the heavy
11	equipment that had been left there by the authorities in the DK
12	regime?
13	A. Yes, the government of the Democratic Kampuchea left behind
14	<the> heavy equipment when they were running away <after td="" the<=""></after></the>
15	collapse of the regime in 1979>.
16	Q. And in your recollection do you know what kind of heavy
17	equipment it was that you saw? Were they bulldozers, etc., what
18	kind of machinery did you see?
19	A. I noticed there were bulldozers<,> excavators and <equipment< td=""></equipment<>
20	in the> steel <garage at="" machineries="" or="" site="" the="" workshop="">.</garage>
21	Q. During the time that you worked at the 1st January Dam
22	worksite did you ever see soil collapse and soil subsequently
23	burying workers, or did you never see that?
24	A. I never saw soil collapse but I heard it happened at another
25	place. I heard that there was soil collapse at the major

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1	<construction> worksite where the earth was deeply dug and there</construction>
2	was soil collapse and it resulted in the fatal accident. <but i<="" td=""></but>
3	did not know the number of workers who died or were injured in
4	that accident.>
5	[13.45.54]
б	Q. Did you, while you worked there, also experience the use of
7	explosives to soften up the rocky bottom?
8	A. They never used any kind of explosives.
9	Q. Returning again to the food situation in your unit that worked
10	at the dam, do you know who was responsible for bringing the food
11	at the dam site where you worked? Who was responsible for the
12	food logistics?
13	A. For gruel and food situation we walked to the hall to eat. No
14	one brought food to our worksite. And the dining hall was about 1
15	kilometre away from our worksite.
16	[13.47.38]
17	Q. I understand. But do you know who brought the food to the
18	dining hall where everybody was eating? How did the food get
19	there and who was responsible for bringing that food in the
20	dining hall?
21	A. No one transported food to that place. We had a container with
22	us and we went to the kitchen and at that place we could get
23	food. <everybody do="" had="" same.="" the="" to=""></everybody>
24	Q. I apologise, maybe my question is not very clear. I am trying
25	to find out how the food that you ate had gotten there. Who had

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1	brought it to the place? Where did the food come from?
2	A. There was a chief of <economy> at the sangkat and there was a</economy>
3	warehouse keeping rice. <every cooks="" morning,=""> of units would go</every>
4	and fetch the amount of rice given by that chief, and as for
5	gruel for workers, when it was time to have meals we would bring
6	our container to the dining hall and get our gruel.
7	Q. This logistics chief, was he coming from the sector or was he
8	coming from a district?
9	A. I heard of his name and he was living close to <the village=""></the>
10	where I was living. Actually this individual was a female and her
11	name was <yeay nai=""> (phonetic). She <had> joined the <struggle></struggle></had></yeay>
12	movement and as a result she was appointed to be the chief, I
13	<pre>mean <economy> chief.</economy></pre>
14	Q. So this female cadre was responsible for the five or six
15	hundred people that were working together; is that correct?
16	[13.51.03]
17	A. She was in charge of the <overall economy=""> for the <whole></whole></overall>
18	sangkat <or and="" commune=""> there were three <battalions in="" td="" the<=""></battalions></or>
19	commune>: male workers, females and youth <battalions. did="" i="" not<="" td=""></battalions.>
20	know the exact numbers of people in those battalions but there
21	were around> five to six hundred members <in battalion<="" my="" td="" youth=""></in>
22	that is, the 2nd Battalion>.
23	Q. Is this female cadre that you just mentioned still alive
24	today?

25 A. She passed away in 1980.

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1	Q. This morning we spoke you spoke briefly about a militiaman
2	named Lun. I believe you also said this morning that you rarely
3	saw him at the dam. He himself gave testimony to investigators
4	and he said that he had never been at the dam. Can you try to
5	recollect if you ever saw him at the dam, and if yes, when that
6	was?
7	[13.53.04]
8	A. I told the Court already this morning, most of the time he was
9	working in <those few=""> villages. I rarely saw him at the 1st</those>
10	January Dam site. I noticed his presence <at site="" the=""> only</at>
11	<occasionally> and I did not know why he was there.</occasionally>
12	Q. Yes, do you remember where you saw him, under what under
13	which circumstances? Did he just pass by or can you give us a
14	little more detail?
15	MR. PRESIDENT:
16	Please hold on, Mr. Witness. You may now proceed, International
17	Deputy Co-Prosecutor.
18	MR. FARR:
19	Thank you, Mr. President. I just want to correct what I think is
20	an inaccurate characterisation of the statement that Lun gave.
21	There is a point in his statement in which he says that he was
22	never sent to guard the 1st January Dam. But he also says that he
23	saw Ke Pauk come to inspect the 1st January Dam, and that he was
24	tasked with carrying earth at that construction site for three
25	months. So the statement is not that he was never there. The

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1 statement was that he was there for three months.

2 BY MR. KOPPE:

Q. Yes, I think it's, he seems to limit it to guard. But the point was more, Mr. President, to ask the witness when he says rarely, what that means. So I retract and ask the witness some more -- I would like to ask the witness some more details about the word rarely. So it was once that you saw him? What else do you remember of this occasion?

- 9 [13.55.54]
- 10 MR. UTH SENG:

A. I saw him pass by. He was in charge of people in <Kang Sau> village, so he could walk past <> the worksite where his people were working <at the 1st January Dam worksite>. Perhaps he went there to visit his workers from Kang Sau village.

Q. Thank you, Mr. Witness. Moving on to a next subject, this morning you said that you overheard people say something about two or three workers being taken away and thrown in a well and killed. Do you know the names of the people that you overheard? A. I could recall their names and they were the chiefs of <the> youth <battalion>, they are alive <now>.

Q. Do you know how they knew about the fate of these workers? Had they seen it themselves? Or had they in their turn subsequently heard it as well? Do you know the source of their apparent knowledge of the fate of these people?

25 [13.58.10]

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- 1 A. I do not know. I only overheard about that.
- Q. Do you remember, I realise it's a long time ago, but do you remember their exact words? Do you remember exactly what you
- 4 overheard?
- 5 A. They said that keeping <you> is no gain, taking <you> away is 6 no loss. They used this kind of saying at that time. <They also 7 said this, "You can arrest someone by mistake; never release him> 8 by mistake."
- 9 Q. I understand, but that sounds very general. Did you hear them 10 say anything specific about these two or three workers? Details 11 as to which well, what time, thrown in by whom, why? Any specific 12 detail?
- 13 A. I do not recall it well. When I overheard it -- I would like14 you to repeat your question.
- 15 [14.00.12]

Q. My question is about any detail you might remember about this conversation that you said you overheard. Did they say which well these two workers were thrown in, by whom, at what time, why? Did you hear anything specific?

A. I do not recall the content of the statement <well>. I only overheard that, last night two or three people were thrown into a well and I did not know the whereabouts of the well they were referring to <but I was concerned about my own safety.> Q. I'll move on to my last questions, Mr. Witness. You spoke briefly this morning about a visit of a Chinese delegation. Do

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1	you know anything more specific? Do you know any names of Chinese
2	leaders that came visiting the 1st January Dam?
3	[14.02.05]
4	A. I do not recall any, nor Ta Mok; <> I only knew that there was
5	a visit by a delegation <coming ceremony="" for="" inauguration="" the=""></coming>
б	and <we that="" told="" were=""> we had to work harder on that day. There</we>
7	were many workers at the time and I was at a far distance from
8	the location of the delegation.
9	Q. You were instructed to work harder when the delegation was
10	visiting. Were you also instructed to put more soil in the
11	baskets and to run with the soil rather than to walk?
12	A. Yes, on the day that we were to receive the delegation we
13	acted actively and we worked harder than the normal days that we
14	worked.
15	Q. And did that also include putting some extra soil in the
16	baskets that you were carrying?
17	A. Yes, our baskets were fully loaded and we had to carry it
18	<more quickly="">. And actually it was a self-conscious act because</more>
19	we were actually told by our unit chiefs to work a bit harder on
20	that particular day and it lasted for only a few hours.
21	Q. It's maybe a little bit difficult question that I am going to
22	ask you, but would it be possible for you to make a distinction
23	in the amount of soil in terms of kilos that you would put on a
24	normal day on your basket and on your basket in those few hours
25	that the foreign delegation came to visit? Would you be able to

6	1
0	1

1	make such an estimate?
2	A. On the normal working day we put the dirt up to the rim of the
3	basket <or less="" than="" that="">, but on that particular day we loaded</or>
4	a bit more soil onto the basket.
5	[14.05.41]
6	Q. It was a long time ago, I understand. But are you able to
7	estimate how many kilos of soil you would typically carry?
8	A. It is difficult to give you an estimate.
9	Q. I understand, I understand. My last question, Mr. Witness, do
10	you know why the 1st January Dam and the 6th January Dam got
11	their respective names? Why were the dams called the 1st January
12	Dam and the 6th January Dam? Do you know?
13	A. I am not sure on that.
14	Q. Thank you very much, Mr. Witness. I am looking at my national
15	colleague. We are done. Thank you, Mr. President.
16	[14.07.08]
17	MR. PRESIDENT:
18	Thank you. The Chamber now hands the floor to Khieu Samphan's
19	defence. You can proceed, Counsel.
20	QUESTIONING BY MS. GUISSE:
21	Q. Thank you, Mr. President. Good afternoon, <mr. seng="" uth="">, my</mr.>
22	name is Ante Guisse. I am the Co-International Counsel for Mr.
23	Khieu Samphan. I'm going to put to you a few brief questions in
24	order to obtain some clarification with regard to your testimony.
25	I believe I understood, <from testimony,="" your=""> that when the <></from>

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- 1 1st January Dam was inaugurated, you had already started working
- 2 on that dam. Did I understand you correctly?
- 3 [14.08.14]
- 4 MR. UTH SENG:
- 5 A. Yes, that is correct.

Q. And I also understood that you had worked there for a little less than three months. So my question is <as follows:> after having finished your job on the 1st January Dam did you have to go back to the dam as the work was progressing on that dam <or when it was being completed>?

11 A. I went back before the completion of the dam project.

Q. I understood that, well in fact my question is, after having finished working on the dam: did you go back to the dam for any reason, for example, if there was a ceremony when the dam was completed?

16 [14.09.38]

17 A. When the project was concluded I did not return to the <1st18 January Dam> site.

Q. You said that this dam was rather large and <that there were -- canals, in any case,> spread over many <> kilometres. So can we say that when you worked on that dam, you were only working on a specific site <within this vast worksite? And> that you did not go and visit the sites that were a bit further away from the worksite where you were?

25 (Short pause)

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1	[14.	10.	44]
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2 Maybe I should <> rephrase my question because I did not obtain 3 an answer from you. So my question was in fact, do we agree that 4 when you worked on that worksite, on the 1st January Dam 5 worksite, you only worked in one specific location on the 6 worksite. That is to say that you did not go visit all of the 7 other worksites <for the dam> that spread over several tens of 8 kilometres?

9 A. Yes that is correct, I agree to your statement.

10 Q. And getting back to what you said earlier to my colleague; you 11 said that at the site where you were working, you did not see any 12 machines; but then you said that after the fall of the regime you 13 saw machines in the forest. So my question is the following, can 14 we say that it is possible that machines were not used when you 15 worked in your specific part of the worksite, but that machines 16 <could have been> used in other parts of the worksite without you 17 having been able to see them?

18 [14.12.23]

19 A. I do not know about that because we worked far away from one 20 another and after the fall of the regime in 1979, I saw some 21 heavy machinery including bulldozers, <D7 machines> and a <big> 22 workshop with spare parts <left behind by the Khmer Rouge>. 23 Q. That is specifically what I wanted to get to, <Mr. Witness>. 24 In your statement E3/5267, French ERN, 00482932; <> Khmer <ERN>, 25 00271407; English <ERN>, 00282354; this is what was noted in your

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1	statement: "This dam was built out of soil only, and <> by hand."
2	And with regard to the machines that you saw, responding to Judge
3	Lavergne's <remark>, that <at least="" of="" the="" wall=""> the dam had been</at></remark>
4	built out of concrete <reinforced bars;="" iron="" say<="" th="" when="" with="" you=""></reinforced>
5	that "this dam was built out of soil only, and by hand,"> you are
6	only speaking about the part that you worked on. Am I correct?
7	[14.14.27]
8	A. Yes, that is correct, however while working there we only
9	heard that
10	other parts of the dam<; however, we were not entitled to go to>
11	see it personally.
12	Q. Another point I would like to focus on with you, is the
13	meetings you described. You spoke about meetings that were held
14	at the end of the day when you finished working. And I would like
15	to know if during one of these meetings, your unit chief or
16	someone else, explained to you why this dam was being built? You
17	said to my colleague a little earlier on that this dam was used
18	after 1978, and used in fact until the 1990s. So my question is:
19	during these meetings that were held on the worksite, were you
20	told what the purpose was of this dam or not?
21	A. They did not tell us about the use or the benefit of the dam.
22	What they actually told us was <that had="" we=""> to strive hard in</that>
23	our work <on a="" basis="" regular="">.</on>
24	[14.16.24]

25 Q. And you, who attended the inauguration of this dam -- in fact

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you said that even if you were far away, you heard <certain> speeches <and presentations> in the distance and through the loudspeakers; so on that day were you told what the purpose was of the dam, or don't you remember?

A. I cannot recall it, and yes <to> put <it more simply,> I 5 cannot recall it, although I heard something from a distance. б 7 Q. There's no problem if you don't remember; I will not bother you any more about this. I would like simply to get back to your 8 9 <testimony before> the Co-Investigating Judges and to a point 10 that you started discussing with my colleague, but I would like 11 however to look more specifically at what you said exactly when 12 you spoke to the Investigators. Because here we have the official transcript of <part of> this interview and I would like to 13 14 present a few <points> to you <by reading out your statement> and 15 then ask you questions about these. So, this is document 16 D166.82.1, French ERN, 01101656; Khmer <ERN>, 01101597. And there is no English version, but this is the transcript of audio 17 18 document D166/82R and the segments I would like to look at are 19 between 01.33.25 and 01.35.30. And you speak about this point<, 20 once more, > with my colleague but however I'd like to get back to 21 what you said exactly on that day. This is the question that was 22 put to you regarding the way the work was organised in your 23 group; and the investigator's question, Em Hoy, is the following: 24 [14.19.07]

25 "But once you were split into subgroups, how was the work quota

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1 assigned to each member? How many cubic metres of soil did each 2 three-member groups have to transport?" And your answer was the 3 following: "This would vary, depending on the size of the canal <in question>. We believed that each person would have to dig 1 4 cubic metre of soil per day." And the investigator continues: 5 "But you personally, how many cubic metres of soil did you have б 7 to transport every day?" And you answered: "Per day? Yes?" And the investigator continues: "Do you still remember?" And here, 8 9 your answer is the following: "Each one had to transport 1 cubic 10 metre of soil per day along the canal. If we <didn't manage to> 11 do so, we would not continue working normally. However, it was 12 not useful to lie about our performance at work because we were 13 not doing anything wrong. Since we couldn't reach the quota, we had to continue the next day." End of quote. 14

So, my first question in relation to this first segment is first of all, do you remember having said that <>? And can you confirm that when you were not able to meet the quota, you would have to continue the following day?

19 [14.20.52]

A. I would like to clarify this matter. When I spoke about one metre long, I meant the work done for the smaller <> canal at the commune -- that is, the top part was five metres wide and the lower part of the canal was four metres wide. And the embankment itself was only about one metre wide. But <> this is not about the 1st January Dam worksite. For the 1st January Dam worksite,

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our unit was subdivided into three groups, and we had to do the work collectively per group. And when I referred to the one metre long of soil that we had to carry, I referred to a separate worksite for smaller canals. And the depth varied <because it depended on the terrain>.

Q. So, my question is in fact going to focus on another part, to б 7 make sure that we agree. Later in the same transcript you say the following: "The work quota was, for example, organized as 8 9 follows. If a subgroup would receive a quota of three metres soil 10 to be carried, the three members would have to work together." So the investigator's question: "All three of them?" And your 11 12 answer: "If we could not finish the job, we could continue the next day <without any problem, otherwise> we would demonstrate 13 14 <lack of> perseverance in our work." End of quote. 15 <My question is as follows.> So here again, are you speaking 16 about the canals that are not connected with the 1st January 17 Dam<? Or did> these <quidelines -- quidelines to do teamwork and

18 respect a team quota -- also> correspond to your work on the 1st

19 January Dam?

20 [14.23.20]

A. For the 1st January Dam project, my unit was subdivided into three groups, and as I said, we worked collectively, and we tried our best, whether we could complete the daily quota or not. And if we could not finish it, we had to continue working it the next day, compounded with the new quota for the next day. <And, we had

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1 to keep up our hard-work.>

2 Q. And is it true that for you it was hard to assess exactly what 3 a cubic metre of quota <assigned to the group, > represented? <> A. We continued digging, and we did not stop. We had to work to 4 the best of our <ability>, and although we completed the daily 5 quota, we <were not allowed to> rest earlier. We had to continue б 7 working until the end of the working hours. So it meant that we had to work actively from the start of the working hours until 8 9 the end of the working hours.

Q. I understood that part of your testimony, <Mr.> Witness.
<Yet,> my question is somewhat different. I understood that you
worked <as> best <you could>, but my question is, were you able
to assess what a cubic metre meant? I know that you were digging,
<I understood --> but were you able to understand what the volume
represented in terms of cubic metres? And if you were not, no
problem. I will move on to another point.

17 [14.25.47]

18 A. The work plan we received from the work <battalion>, for
19 instance, a number of metres that we had to dig, then that work
20 plan was subdivided into three groups, and each group had to work
21 collectively to complete the quota. And of course, I could not
22 tell you the volume of the cubic metre that each group had to dig
23 collectively.

Q. Thank you. That's exactly in fact -- <> the point of my question. The last point that I'd like to discuss with you is:

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1	you spoke about a certain Lun, <lun,> with the Co-Prosecutor and</lun,>
2	also with my colleague. And I believe I understood from your
3	testimony, that <you said="" that=""> this Lun died three or four years</you>
4	ago. In any case, this is what I noted down. So, can you confirm
5	this? Or <have> we misunderstood <your statement="">?</your></have>
б	A. I never said that he passed away. However, he disappeared
7	after he was released from prison in 1979. I met him briefly
8	after his release. And from 1980, he disappeared, as he didn't
9	dare to stay in his village. <my away="" far="" from<="" is="" not="" residence="" td=""></my>
10	his.> Since then I have never met him and I learnt that he tried
11	to avoid meeting with <me>. But I <did not="" say=""> whether he's dead</did></me>
12	or alive, or maybe I <forgot> what I said.</forgot>
13	[14.28.04]
14	Q. And getting back to one of the questions that was put to you
15	by my colleague a little earlier on, during the time when you
16	were on the worksite, did you ever see Lun among the units that
17	were digging the canals on the worksite <for 1st="" january<="" td="" the=""></for>
18	Dam>?
19	A. <i by="" he="" him="" i="" past="" saw="" walking="" was="" when="" where="" worked="">, but I</i>
20	did not know if <he> belonged to any unit.</he>
21	Q. Your in the translation I <have in="" noun="" the=""> plural. So,</have>
22	can you tell me if you're speaking about one single person, or
23	<several people="">? I was speaking about Lun in fact, in my</several>
24	question.
25	A. I only referred to one person.

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- 1 Q. And do you know whether militias from your commune were
- 2 assigned to work <on the canals> at the 1st January Dam worksite
- 3 at any point in time?

4 [14.29.47]

- 5 A. I am unsure on this point.
- 6 Q. <And the very> last question before I give the floor to my
- 7 learned colleague, Kong Sam Onn, who also has some questions for
- 8 you. On the day you saw Lun, on the 1st January Dam <>, did you
- 9 see him <digging soil>?
- 10 A. Yes, I saw him briefly walking past by where I worked.
- 11 MS. GUISSE:
- 12 Mr. President, I have no further questions for the witness. I now
- 13 give the floor to my colleague, Kong Sam Onn.
- 14 [14.30.53]
- 15 MR. PRESIDENT:
- 16 Thank you, and Counsel Kong Sam Onn, you have the floor.
- 17 QUESTIONING BY MR. KONG SAM ONN:

18 Q. Thank you, Mr. President. Good afternoon, Your Honours, all 19 Parties, and good afternoon, Mr. Uth Seng. I have some questions 20 <> that I need to seek your clarification. As for your <place> of 21 birth, you said you came to study in Phnom Penh, and after the 17 22 April 1975 liberation, you returned to your native village. And 23 that it was in Kang Sau village, Kampong Thma <commune>, Santuk 24 <district>, Kampong Thom province. My question to you is the 25 following: were your parents and siblings staying in the village

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- 1 when you returned?
- 2 MR. UTH SENG:

3 A. During the war period of the 1970s, my elder sister came to live in Phnom Penh with her husband and children. And my father 4 5 also came along to live in Phnom Penh. I myself came with her, and at <> my native village only my other elder sister and my б 7 mother lived there. On the <15> or 16 April 1975, due to the <overcrowding condition> in the <small> house, <I went out for a</pre> 8 9 walk.> I actually walked from Kirirom to my uncle's house in Toul 10 Kork. And that happened on the 15th, and on the 16th there were heavy aerial bombardments. And on the 17th, <Lon Nol's regime 11 12 fell. Then, my siblings, nephews and I were like birds without a 13 nest. So, > the five of us packed our belongings<, rice and pots. 14 We> were told to leave Phnom Penh for two or three days, so we 15 did. And we were <en> route <through> National Road 5, and it 16 took us one full month to reach Kampong Thma. And I didn't know 17 the whereabouts of my elder sister then.

18 [14.32.12]

19 Q. And allow me to clarify. Based on your statement, there were 20 two groups. One was the Base People, including your mother and 21 your elder sister. As for you and your father, both of you were 22 considered 17 April People. Am I correct?

23 A. Yes, that is correct.

Q. Regarding food rations, while you worked in your <work> unit,were the 17 April workers eating communally with the Base People,

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1 or were you given a separate <cook>?

A. In our second youth <battalion>, and there were hundreds of us there, there was only one dining hall. And everyone received the same food supply from the kitchen. We were given our individual food ration, and we could eat wherever <> we could in the area of the kitchen.

7 [14.35.15]

8 Q. So, the cook prepared food <for everyone>, and then each
9 worker would be given a set of daily food rations. Am I correct?
10 A. Yes, that is correct.

Q. Also again on the issue of food rations, did the cook prepare separate food for the Base People and the 17 April People? Or was the food given to each worker prepared and cooked in the same cooking pot?

A. The food was from the same cooking pot. However, for the Base People, or chief of unit, or chief of <battalion>, the person who was in charge of the economics was also a Base Person, so we noticed that sometimes two ladles of food were given to a Base Person. And for the 17 April People, we were only given one ladle <of food> each. <We did not get any extra ration.>
Q. And did you observe that there was any protest to this uneven

22 food distribution?

23 A. No one dared to challenge the food ration.

Q. Can you tell the Court if you observed that 17 April workers received less food than the Base People who worked in the same

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- 1 unit? I mean if you know the names of the 17 April People who
 2 worked in the same unit?
- 3 [14.38.07]

A. I cannot remember their names. However, when we went to 4 receive our food, there was a crowd of workers swamped the 5 kitchen area. And of course, the cook and the people who were б 7 distributing the food could recognize who <> the 17 April People 8 <were>, and who <> the Base People <were>. And as I said earlier, 9 they specifically made such identification based on the clothes 10 that we were wearing. <For the 17 April People, we had to soak 11 our shirts with mud otherwise they would blame us for maintaining 12 the style of wearing stripe clothes. Then, we could risk our life because of that>. 13

Q. So, based on your statement, food distribution was at the sole discretion of the cook or the food distributor, so to say, and there was no instruction from the upper echelon regulating this uneven food distribution amongst the Old and the New People<. Is it correct?>

19 [14.39.31]

A. There was no instruction from above. However, it was those people who worked in the economic section, and the chief of the

Q. You said that you belonged to the second youth <battalion>.
Did the <battalion> belong to the district, sector or zone?
A. Our youth <battalion> belonged to the Kampong Thma commune,

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- 1 and not the district, or the province, or the sector.
- 2 Q. In relation to Wat Baray Choan Dek pagoda, but you said Baray
- 3 Son Daek (phonetic) pagoda, can you tell us the difference in the
- 4 two names?
- 5 MR. PRESIDENT:
- 6 Mr. Witness, please observe the microphone.
- 7 MR. UTH SENG:

A. In writing, it is read <as> Baray Choan Dek, but in the spoken
form, it's Baray Son Daek (phonetic). It's like "trasak" which
refers to cucumber, but in the spoken form it is pronounced
"tassak".

12 BY MR. KONG SAM ONN:

13 Q. <Thank you.> In relation to <the> written record of <your> interview -- that is, E3/5267, and <in> Khmer ERN, <> 00271412; 14 <> English <ERN>, 00282358; and in French, 00482936. And I'd like 15 16 to make a quote from the statement. You were asked about senior 17 leaders, whether they came to inspect the worksite. And your 18 response, and let me quote: "The leader of the zone, Ke Pauk, 19 came once to inaugurate the 1st January Dam worksite." End of 20 quote. Was Ke Pauk the zone leader? Was he the one who actually 21 came to inaugurate the 1st January Dam worksite? Or was it 22 someone else who inaugurated the worksite? <Could you reaffirm 23 your position or recollection of the inauguration event?> 24 [14.43.22]

25 MR. UTH SENG:

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1	A. During the inauguration day, we were told that senior Angkar
2	<officials> came to inaugurate the 1st January Dam worksite, and</officials>
3	there were also Chinese visitors. And from that day, I heard of
4	that name that is, Ke Pauk, and I do not know who else came to
5	inaugurate the worksite on that day.
6	Q. How did you know that Ke Pauk came to inaugurate the 1st
7	January Dam worksite?
8	A. Ta Pauk had a house at the 1st January Dam worksite, and he
9	frequently came to the worksite. Therefore, I heard of his name
10	rather often at the time. However, I did not see him physically.
11	[14.44.55]
12	Q. You spoke at length of your work at the 1st January Dam
13	worksite, and that also you worked at various other canal
14	worksites at the commune. And you also told the Court about the
15	total length of the 1st January Dam worksite and the 6th January
16	Dam worksite, which is roughly 60 kilometres. Can you tell the
17	Court <about length="" of="" the=""> 1st January Dam<? Where is its</td></about>
18	start and where is its end?>
19	A. Yes, I can do that. However, only by 1990 did I learn about
20	the length of the 1st January Dam worksite, as we did the
21	measurement <based map="" on="" the="">. And actually, the dam was built</based>
22	to block the water from the 1st and the 6th January Dam <rivers>.</rivers>
23	And we did the measurement for the entire length of the <two></two>
24	dams, and it went up to 60 kilometres. However, during the regime
25	while I was working there, I did not know anything at all about

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2 Q. Can you tell the Court just about the 1st January Dam? Where 3 it starts and where it ends? A. From the start of the main construction of the ten sluices 4 water gate to <the 6th January river, it runs 7 kilometres and> 5 it runs 32 kilometres <from the main structure to Baray б 7 district>, that is, towards the Kampong Cham -- towards the 8 border of the Kampong Cham province. <> 9 Q. And where did you work? At which segment of the dam you worked 10 during the DK period? 11 A. Yes, I remember that. I worked at an area called Tbaeng Kaong 12 (phonetic). There was a construction there called Toek Vel

the length of the dams, or where it was heading to.

- 13 (phonetic). And from that point, we, the second youth
- 14 <battalion>, were responsible for some length of the building of 15 the dam.
- 16 [14.47.51]
- Q. I have a last question to you in relation to a person named Lun. You confirmed that Lun was a militiaman, and his work involved in the arrest of certain individuals. Further, you added that Lun was arrested by a judicial authority and detained subsequently. Can you tell the Court when he was detained? Or how long was he detained?
- 23 [14.49.08]
- A. I cannot recall when Lun was arrested. However, when I met inmates from Kampong Thom prison, <I was told> that Lun had been

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1	arrested and detained, and I said if that is the case, then he
2	would survive, as he would avoid the revenge by villagers. <i do<="" td=""></i>
3	not have any revenge on him.> And after he was released, he
4	<once> came to <engage in="" khmer="" traditional=""> music performance</engage></once>
5	for a wedding <in my="" village=""> around 1985 or <1986>, and <at td="" that<=""></at></in>
б	time> he noticed that there were many former 17 April workers,
7	people, <near at="" place="">. So he was scared <and could="" even="" he="" not<="" td=""></and></near>
8	play the Khmer musical instrument, 'Tro',> and wanted to run
9	away>, and I <have> never <seen> him coming to the village again</seen></have>
10	<pre><since then="">.</since></pre>
11	Q. <thank you.=""> And can you recall exactly as to when Lun</thank>
12	disappeared from your village, before he was detained?
13	MR. PRESIDENT:
14	Mr. Witness, please observe the microphone.
15	MR. UTH SENG:
16	A. During the late 1978, I heard about the activities <of the=""></of>
17	army <from and="" here="" there="">. People who worked at the commune <and< td=""></and<></from>
18	logistics> started to flee, and some of the workers from the
19	youth <battalion> that I worked in also returned to their</battalion>
20	respective homes in the village.
21	MR. KONG SAM ONN:
22	Thank you, Mr. Uth Seng. Mr. President, I am done.
23	[14.51.33]
24	MR. PRESIDENT:
<u> </u>	

25 Thank you. Today's proceeding has come to an adjournment <early

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1	because the> reserve witness, 2-TCW-887, has some health issues
2	due to a long travel <to eccc="" the="">. So we cannot commence hearing</to>
3	the testimony <of this="" witness=""> this afternoon. Therefore we</of>
4	adjourn <> today's proceedings, and resume it tomorrow that
5	is, <thursday 4th="" of="" the=""> June 2015, commencing from 9 o'clock in</thursday>
б	the morning.
7	Tomorrow the Chamber will hear testimony of a witness that is,
8	2-TCW-887. This information is for the concerned Parties and the
9	public.
10	And Mr. Uth Seng, the Chamber is grateful <to for="" you=""> your</to>
11	presence and time to testify before us. Your testimony may
12	contribute to ascertaining the truth in this matter, and you are
13	no longer required to be present in the courtroom. Therefore, you
14	may return to <your or="" residence=""> wherever you wish to go. We</your>
15	wish you all the best, and bon voyage.
16	Court officer, in collaboration with WESU, please make the
17	necessary transportation for Mr. Uth Seng to return to <his< td=""></his<>
18	residence or where he wishes to go>.
19	Security personnel, you are instructed to take the two Accused,
20	Nuon Chea and Khieu Samphan, back to the <eccc> detention</eccc>
21	facility, and have them return to attend the proceedings tomorrow
22	before 9 o'clock in the morning.
23	The Court is now adjourned.
24	(Court adjourns at 1453H)
25	