

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

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## **អ**ុខ្ពស់ខ្ពស់នេះសារបន្តជំន

Trial Chamber Chambre de première instance

# TRANSCRIPT OF TRIAL PROCEEDINGS PUBLIC

Case File Nº 002/19-09-2007-ECCC/TC

11 August 2015 Trial Day 309

Before the Judges: YA Sokhan, Presiding

Martin KAROPKIN

Jean-Marc LAVERGNE

THOU Mony

YOU Ottara

Claudia FENZ (Absent) NIL Nonn (Absent)

Trial Chamber Greffiers/Legal Officers:

CHEA Sivhoang

Robynne CROFT

For the Office of the Co-Prosecutors:

Joseph Andrew BOYLE

Travis FARR
Dale LYSAK
SONG Chorvoin
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For Court Management Section: UCH Arun

The Accused: NUON Chea

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# List of Speakers:

Language used unless specified otherwise in the transcript

Speaker	Language
Mr. BOYLE	English
The GREFFIER	Khmer
Ms. GUIRAUD	French
Ms. GUISSE	French
Mr. KAN Thorl (2-TCW-881)	Khmer
Mr. KONG Sam Onn	Khmer
Mr. KOPPE	English
Mr. LAT Suoy (2-TCW-889)	Khmer
Judge LAVERGNE	French
Mr. LYSAK	English
The President (YA Sokhan)	Khmer

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- 1 PROCEEDINGS
- 2 (Court opens at 0858H)
- 3 MR. PRESIDENT:
- 4 Please be seated. The Court is now in session.
- 5 Today the Chamber continues to hear the testimony of witness Kan
- 6 Thorl, and after its conclusion, we will hear testimony of
- 7 another witness -- that is, 2-TCW-889.
- 8 Ms. Chea Sivhoang, please report the attendance of the Parties
- 9 and other individuals at today's proceedings.
- 10 [09.00.25]
- 11 THE GREFFIER:
- 12 Mr. President, for today's proceedings, all Parties to this Case
- 13 are present, except the National Lead Co-Lawyer for civil
- 14 parties, who is absent due to health reasons.
- 15 Mr. Nuon Chea is at the waiting room downstairs as he waives his
- 16 right to be present in the courtroom. The waiver has been
- 17 delivered to the greffier, and the witness, Kan Thorl, is already
- 18 in the courtroom. We also have a reserve witness -- that is,
- 19 2-TCW-889, who states that to the witness's knowledge he has no
- 20 relationship by blood or by law to any of the two Accused -- that
- 21 is, Nuon Chea and Khieu Samphan, or to any of the civil parties
- 22 admitted in this Case. The witness will take an oath before the
- 23 Iron Club Statue this morning.
- 24 Mr. Mam Rithea is a duty counsel for the reserve witness.
- 25 Thank you.

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- 1 [09.01.41]
- 2 MR. PRESIDENT:
- 3 Thank you. The Chamber now decides on the request by Nuon Chea.
- 4 The Chamber receives the waiver from the Accused Nuon Chea, dated
- 5 11th August 2015, who notes that due to health reasons; namely,
- 6 headache and backache, and that he cannot sit and concentrate for
- 7 long, and in order to effectively participate in future hearings,
- 8 he requests to waive his right to be waived to participate in and
- 9 be present at the 11th August 2015 hearing.
- 10 <The Chamber has> seen the medical report of Nuon Chea by the
- 11 duty doctor for the Accused at the ECCC, dated 11th August 2015,
- 12 who notes that Nuon Chea has a chronic back pain and recommends
- 13 that the Chamber grant him his request so that he can follow the
- 14 proceedings remotely from the holding cell downstairs. Based on
- 15 the above information and pursuant to Rule 81.5 of the ECCC
- 16 Internal Rules, the Chamber grants Nuon Chea his request to
- 17 follow today's proceedings remotely from the holding cell
- 18 downstairs via an audio-visual means.
- 19 The AV Unit personnel are instructed to link the proceedings to
- 20 the room downstairs so that Nuon Chea can follow it remotely.
- 21 That applies for the whole day.
- 22 I would like to ask Judges of the Bench if you have any questions
- 23 to be put to the witness.
- 24 And Judge Lavergne you have the floor.
- 25 [09.03.52]

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- 1 QUESTIONING BY JUDGE LAVERGNE:
- 2 <> Thank you, Mr. President. Good morning, Mr. Kan Thorl. I am
- 3 Judge Lavergne and I have a few questions to put to you to try to
- 4 clarify the statements you made yesterday. Yesterday when you
- 5 were answering the questions put to you by the Cambodian
- 6 Co-Prosecutor, you said that you had to work at the station where
- 7 you had been appointed within the mobile unit. You specified that
- 8 you did not have the courage to refuse this order and that you
- 9 were afraid and that you were afraid of the rules and of the way
- 10 that you may be treated. And you concluded this segment by saying
- 11 -- specifying, that you were afraid that you would be taken away
- 12 and killed. So my first question is:
- 13 Q. Did I understand, first of all, your statement correctly? Is
- 14 that what you told us yesterday?
- 15 [09.05.18]
- 16 MR. KAN THORL:
- 17 A. Yes, that is true.
- 18 Q. So, can you explain to us why you said that you were afraid of
- 19 being taken away and killed?
- 20 A. At that time when I was instructed from the upper echelon to
- 21 carry out the work assignment; namely, to lead the work force to
- 22 work in order to reach the three cubic metres of soil per each
- 23 worker, I dared not refuse the instructions.
- 24 Q. I understood that <sir>; however, you said that you were
- 25 afraid that you would be taken away. So, did you witness or did

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- 1 you hear about some people being taken away? Did you witness any
- 2 disappearances?
- 3 A. No, I did not witness any arrest or disappearance.
- 4 Q. So why were you afraid of being taken away?
- 5 A. Because I heard it from other people that if anyone opposed,
- 6 then that person would disappear.
- 7 [09.07.30]
- 8 Q. Who told you that?
- 9 A. It's a rumour, a word from one person to the next and it was
- 10 from cadres at the upper level down to the lower level.
- 11 Q. So everyone was spreading this rumour. Everyone was saying
- 12 that, "We can be taken away". That was a fear that was <> shared
- 13 by everyone; is that so?
- 14 A. Yes, that is true.
- 15 Q. And these people who were afraid of being taken away, did they
- 16 tell you that people would disappear?
- 17 A. Yes, indeed.
- 18 [09.08.53]
- 19 Q. And did the same people tell you that some people were killed?
- 20 A. In fact it was from other people.
- 21 Q. Can you clarify this answer a little bit, because I'm not very
- 22 clear about this? Who were these other people and what did these
- 23 other people say?
- 24 A. When I said other people, I refer to those who lived in the
- 25 <big unit> together.

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- 1 Q. And what was this big unit, was it a unit <> from the sector?
- 2 A. <A big unit> comprised of 100 workers and it means it
- 3 comprised of three <small units>.
- 4 Q. I now would like to read out a segment of some of the
- 5 statements you made before the Co-Investigating Judges and ask
- 6 you if this refreshes your memory <>. So, this is your written
- 7 record of interview, this is document E3/7803: French, ERN
- 8 00486083; English, <ERN> 00277821; Khmer, <ERN> 00267755.
- 9 [09.11.30]
- 10 "And one day, I saw people being arrested. They were being tied
- 11 up and that <then> they were escorted to the shelter where I
- 12 stayed at night, but I did not know their names. Those who
- 13 escorted them were dressed in black and they had rifles slung
- over their shoulders. So I <> assumed that they were soldiers.
- 15 <In my group, there were monitors>. Some nights, those people
- 16 slept with us so they could <> listen to us <>. In my group,
- 17 someone disappeared. I went to <his> house to look for him but <I
- 18 didn't find> him. <The> name <of the person who disappeared> was
- 19 Khoeun and he was from Phnom Penh (<member of the> 17 April
- 20 group). <He> has remained disappeared since then." <>
- 21 So, does this refresh your memory <sir>?
- 22 A. Yes, that is correct and that is my statement.
- 23 Q. So who were these people who would come to listen at night;
- 24 were these militia men, were these spies, were there spies within
- 25 your unit, within your group who were in charge of denouncing

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- 1 enemies?
- 2 A. I did not know them as who they were.
- 3 [09.13.35]
- 4 Q. You did not know them, okay. But did you know if they were
- 5 people who were in charge of spying?
- 6 A. In the unit, no one monitored the activities of the workers
- 7 and when people came even to rest at the sleeping quarters or
- 8 along the sleeping quarter, nobody dared to ask any question.
- 9 Q. So who were these people who would come at night to listen to
- 10 what other people were saying, who were these people who would
- 11 come to spy or to <monitor> you?
- 12 MR. PRESIDENT:
- 13 Mr. Witness, please repeat your response as when you spoke the
- 14 microphone was not on.
- 15 MR. KAN THORL:
- 16 A. I did not know them.
- 17 BY JUDGE LAVERGNE:
- 18 Q. Can you tell us who appointed you to become the deputy chief
- 19 of your group within the mobile unit, who appointed you to that
- 20 position?
- 21 MR. KAN THORL:
- 22 A. It was the regiment commander who made that appointment.
- 23 [09.15.42]
- Q. So what was his name <then>?
- 25 A. His name was Run.

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- 1 Q. Did you partake in any political training sessions?
- 2 A. No, I did not.
- 3 Q. Were you told if the CPK had enemies, and if so, who might
- 4 these enemies have been?
- 5 A. I did not have that knowledge.
- 6 O. Did you note if the 17 April People were treated in a special
- 7 way? You said earlier on that it was a 17 April Person who had
- 8 disappeared, so did you hear or did you directly witness
- 9 particular treatments being meted out to 17 April People?
- 10 A. I was one of those 17 April People.
- 11 [09.17.40]
- 12 Q. There might be a <comprehension> problem here. The 17 April
- 13 People, apparently, are people who had been evacuated from the
- 14 cities. You -- if I understood properly -- you were born in
- 15 Trapeang Thma, you spent your whole life there, you were never
- 16 evacuated so <in the parlance of that time, > you would have
- 18 so the question that I was putting to you was related to the
- 19 people who were called 17 April People or New People. So, <were>
- 20 people from that category <> treated in a <particular> way?
- 21 A. Yes, I do get your question. In my area I would be referred to
- 22 as an Old Base Person; however, I would like to clarify that the
- 23 Khmer Rouge did not liberate my area and the liberation only came
- 24 on the 17 April 1975.
- 25 Q. Fine. I understand indeed that the country was only liberated

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- on the 17 April 1975; but were there differences in treatment
- 2 between the New People and the Old People -- that is to say, <>
- 3 people who had been evacuated from the cities, whether it be
- 4 Phnom Penh or Battambang or other cities; were these people
- 5 treated in a <particular> way. And in particular, for example,
- 6 did former officials of the Lon Nol regime, as well as former
- 7 servicemen, were these people that were being tracked down?
- 8 A. Yes, that happened.
- 9 [09.20.15]
- 10 Q. And what would happen <> when it was discovered that someone
- 11 was a former serviceman of the Lon Nol regime?
- 12 A. If the person was found to have a military rank in the former
- 13 Lon Nol regime, that person would be called to a study session.
- 14 Q. When people were summoned to re-education meetings, what would
- 15 that mean? Were these people who were summoned to re-education
- 16 meetings <>; did they come back to the worksite?
- 17 A. In my area there were no such cases.
- 18 [09.21.26]
- 19 Q. In the unit you were in charge of, were there people of
- 20 Vietnamese origin?
- 21 A. No, there was none.
- 22 Q. Did you hear about a policy directed at <discriminating -->
- 23 treating the Vietnamese in a <particular> way, were these people
- 24 who were <tracked down> and eventually arrested?
- 25 A. At that time I heard about this.

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- 1 Q. I didn't understand; you said that you heard about this, is
- 2 that what I must understand? And if so, what did you hear?
- 3 A. I heard other people said that any Vietnamese who was found
- 4 would be sent away to be executed.
- 5 Q. And who said that, were these people from the higher echelon,
- 6 <from the chain of command?> Who told you this?
- 7 A. It's a word of mouth, everybody knew about it even in the
- 8 mobile unit.
- 9 [09.23.35]
- 10 Q. So everyone knew or had heard that the Vietnamese, if they
- 11 were found, would be arrested and executed; is that what I must
- 12 understand?
- 13 A. Yes, that is correct.
- 14 Q. Now I would like to discuss the issue of discipline. Did you
- 15 ever hear that there were units appointed to special cases --
- 16 that is to say, people who had disciplinary issues because they
- 17 didn't work hard enough or they did not follow the rules? Did
- 18 such units exist?
- 19 A. Yes there was.
- 20 Q. What was the status of the people working in the special cases
- 21 unit, were they treated in a harsher way than the other workers?
- 22 A. Workers who were assigned to the special case unit had to work
- 23 full day during the day time as they were said that they <had
- 24 night blindness> and that they couldn't work at night, so they
- 25 had to work full day.

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- 1 [09.25.35]
- 2 Q. Were these people <who worked> in the special cases unit
- 3 requested to produce a higher quota than the other workers? We
- 4 know that there was a general quota which was three cubic metres
- 5 of <soil> per day that had to be transported. So, in the special
- 6 cases unit, did these people have to <abide by a greater quota>?
- 7 A. I did not have that knowledge.
- 8 Q. You said yesterday that at times, people would pretend to be
- 9 ill, whereas they were not and that these were imaginary sick
- 10 people. So how did people go about it to know that if these
- 11 people were faking it or not, how was this determined and who
- 12 would decide on whether or not the person was really ill?
- 13 A. There were medical staff who were on standby and who would
- 14 monitor those sick people and they said that when workers went
- 15 out to work in the field, for those imaginary sick people, they
- 16 would just stay at the sleeping quarter and tease or joke amongst
- 17 themselves.
- 18 [09.27.40]
- 19 Q. So it was because an ill person could talk to another person
- 20 who <also stayed back because he or she> was ill<, or who
- 21 pretended to be so, > that we would consider that all of these
- 22 people were faking it. The fact of <talking> with another ill
- 23 person, led people to believe that they were faking it, is that
- 24 so?
- 25 A. Yes, that is correct.

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- 1 Q. And once these people were considered as imaginary sick
- 2 people, were they treated in a harsher way? Would they, for
- 3 example, reduce their food rations? Did they have to work more
- 4 than the others to produce a higher quota? What <happened to
- 5 them>?
- 6 A. After the medical staff made such a report, the unit chief
- 7 would <immediately> call those people for a criticism or
- 8 self-criticism meeting and that had to be done immediately in
- 9 order for those said people to not do it again.
- 10 Q. Was the food ration for them cut down?
- 11 A. If they kept doing it again, then the food ration would be
- 12 reduced.
- 13 [09.30.00]
- 14 Q. Were they asked to <work> more than the other people so as to
- 15 make up for <their> loss of production?
- 16 A. No. If after the criticism the person changed, then he or she
- 17 will be engaged in a normal work routine.
- 18 Q. You talked about people who had poor <night vision>, who had
- 19 to work during the day time because they couldn't work at
- 20 night-time. Were <these> people who said they had night vision
- 21 problems <subject to a test>? What measures were used to find out
- 22 if what they were saying was true or false?
- 23 A. At the time, these people were tested. They would <lead> these
- 24 people <by the hand> to walk over a hole on the ground and if
- 25 this person <avoided> this hole then that person was not

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- 1 considered having the night vision problems, but if he fell into
- 2 that hole, then they found out that this person actually suffered
- 3 from night vision problem.
- 4 Q. Tell us about this hole, was it an ordinary hole or was it a
- 5 hole people used to relieve themselves? Was this hole what we
- 6 call> a latrine? <Or was this just a normal hole>?
- 7 A. It was the hole <> where people actually put the <boiled>
- 8 water from the rice cooking into it during the day time.
- 9 [09.32.53]
- 10 Q. Yesterday you talked to us about <the sick> and diseases
- 11 <which existed> at the worksite. You said some people had high
- 12 temperatures and diarrhoea. Now did some people die on the
- 13 worksite, did that happen?
- 14 A. No, nobody died of those diseases.
- 15 Q. And were the sick people left where they were or were they
- 16 taken to a medical service or a hospital and if the answer is
- 17 yes, where was the medical service or where was the hospital?
- 18 A. If the sick person remained sick for longer than five days,
- 19 they would be taken to hospital in Paoy Ta Ong. Paoy Ta Ong was
- 20 the hospital for Paoy Char commune.
- 21 Q. So was that Trapeang Thma district hospital? What hospital was
- 22 this, where was it <located>, who were the health care providers?
- 23 A. That place, it was called the sangkat hospital. It was
- 24 attached to sangkat Paoy Char, at that time, it was not called
- 25 commune, it was called sangkat: Trapeang Thma village, sangkat

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- 1 Paoy Char.
- 2 [09.35.10]
- 3 Q. Was it a big hospital with a lot of patients <hospitalised?
- 4 Were the people> in the hospital eventually <> cured or were
- 5 there some people who died in the hospital?
- 6 A. Some admitted to that hospital recovered and others died in
- 7 the hospital.
- 8 Q. One final set of questions <to ask you, sir>. Yesterday you
- 9 talked about the visit from a Chinese delegation with a Chinese
- 10 person at the head. Can you tell us exactly when <-- do you
- 11 remember when> the delegation came to visit the dam?
- 12 A. That I do not recollect the date of their visit.
- 13 Q. Did other people accompany the Chinese delegation? Were there
- 14 senior officials from the <CPK, the> Communist Party of
- 15 Kampuchea, with them as well?
- 16 A. Yes, of course, Ta Nhim accompanied the delegation.
- 17 Q. When the delegation came, were there projections of films and
- 18 propaganda materials <that explained> who it was who was coming
- 19 to visit you?
- 20 A. Yes. At that time, a film was screened.
- 21 [09.37.39]
- 22 Q. What was the film about, what <did it> explain to you? Was the
- 23 Chinese experience put forward as an example?
- 24 A. Well, in that film, it mentioned Ta chai, who demolished a
- 25 mountain and turned that mountain into a rice paddy field.

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- 1 Q. <Dazhai>, I think, is the right Chinese name just for the
- 2 purpose of the transcript.
- 3 Now <sir>, could you tell us if there were Chinese technicians
- 4 working at the worksite, Chinese officials who were supervising
- 5 the building of the dam?
- 6 A. No, there wasn't.
- 7 Q. A final question. You were born in that region and you stayed
- 8 there during the Khmer Rouge <period> and you stayed there
- 9 afterwards as well. Did you ever hear or see anything suggesting
- 10 that there were pits used for burying people who had been
- 11 executed?
- 12 A. Yes, I have seen it.
- 13 [09.39.40]
- 14 Q. Where were these pits?
- 15 A. I saw it in the eastern part of Trapeang Thma reservoir <near>
- 16 the roadside.
- 17 Q. Were there a large number of corpses in these pits?
- 18 A. There weren't many corpses actually in those pits; there were
- 19 around three people or so.
- 20 Q. So, you saw two pits, each with three people in; is that <what
- 21 you're telling us>?
- 22 A. No. Actually, I saw the corpses in one pit.
- 23 Q. Alight. So you saw one pit containing three corpses?
- 24 A. Yes.
- 25 JUDGE LAVERGNE:

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- 1 Very well, I have no further questions for <you>, thank you very
- 2 much <sir>.
- 3 MR. PRESIDENT:
- 4 Thank you very much, Judge. Next, I hand over the floor to the
- 5 defence team to put the question to the witness, starting with
- 6 the defence team for Mr. Nuon Chea. Mr. Koppe, you may proceed.
- 7 [09.42.00]
- 8 QUESTIONING BY MR. KOPPE:
- 9 Thank you, Mr. President. Good morning, Your Honours. Good
- 10 morning, counsel; and good morning to you, Mr. Witness. I have a
- 11 few questions for you that I would like to ask you this morning.
- 12 Q. Yesterday and also in your statement before the investigators
- 13 you said that you started working at Trapeang Thma Dam worksite
- 14 on 14th February. Can you tell us how you know that it was
- 15 exactly the 14th of February that you started working and not for
- 16 instance--
- 17 MR. PRESIDENT:
- 18 Mr. Counsel, please hold on because it appears that the
- 19 microphone is not working well.
- 20 (Short pause)
- 21 [09.45.02]
- 22 MR. PRESIDENT:
- 23 Mr. Koppe, you may resume now your questions.
- 24 MR. KOPPE:
- 25 Thank you, Mr. President. Mr. Witness, I think it's better to

E1/328.1

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- 1 repeat my question fully.
- 2 MR. PRESIDENT:
- 3 Please be seated, Counsel. Please wait until we're advised that
- 4 the system is working.
- 5 (Technical problem)
- 6 (Short pause)
- 7 [09.49.59]
- 8 MR. PRESIDENT:
- 9 Counsel, you may now resume.
- 10 BY MR. KOPPE:
- 11 Thank you, Mr. President.
- 12 Q. Mr. Witness, yesterday you gave testimony indicating that you
- 13 started working at the Trapeang Thma Dam worksite on the 14th
- 14 February 1977. Can you tell us why you know this exact date that
- 15 you started working there, why was it 14th? Is there any specific
- 16 memory that you have?
- 17 MR. KAN THORL:
- 18 A. The reason why I can recall it because before I left for the
- 19 construction <site> of the dam they advised us <in a meeting>
- 20 that <all> mobile unit <members> had to be present on the 10th
- 21 February together at the construction site and then we had to
- 22 take a break for three days and during that three-day period, we
- 23 had to build our shelter and on the 14th we had to go to field in
- 24 order to construct the dam altogether.
- 25 [09.51.34]

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- 1 Q. Thank you, Mr. Witness. Yesterday you also testified that the
- 2 construction at the dam was finished before Khmer New Year. Do
- 3 you recall how many days before Khmer New Year the work was
- 4 finished?
- 5 A. It completed on the first day before the Khmer New Year.
- 6 Q. You were just asked a question about a meeting, reception of
- 7 Chinese guests where Ta Nhim spoke, do you recall Ta Nhim saying
- 8 that the dam had been finished in less than two months?
- 9 A. At the time, I did not hear him say anything.
- 10 [09.52.10]
- 11 Q. There are some other details I would like to ask you about
- 12 during the speech of Ta Nhim.
- 13 Mr. President, if you allow me I would like to read an excerpt
- 14 from a document E3/1783: English, ERN 00498181; French, 00606766;
- 15 and Khmer, 00659260.
- 16 I read, Mr. Witness as follows:
- 17 "Comrade Nhim Ros, second vice-president of the Presidium of the
- 18 State of Democratic Cambodia, Secretary of the Northwest Zone
- 19 Committee of the CPK, and Chairman of the Northwest Zone
- 20 Serve-the-People Committee, said that the reservoir was built in
- 21 less than two months this year by the people of the fifth region
- 22 of the Northwest Zone in response to the call of the Party
- 23 Central Committee to build water conservancy projects in a big
- 24 way. This year it holds 150 million cubic metres of water. Then,
- 25 three canals were dug in a week's time linking the reservoir

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- 1 which irrigates over 7,000 hectares of paddy fields. The
- 2 reservoir is now being expanded. After four years, it will hold
- 3 300 million cubic metres of water."
- 4 Ros Nhim said also as follows: "'Drought set in when we started
- 5 to build the reservoir, and the 20,000 people engaged in
- 6 construction even had not enough drinking water'. One simply
- 7 could not help but admire the Kampuchean people for their
- 8 revolutionary zeal to build the country and their tremendous
- 9 achievements scored in the short span of two years after the
- 10 war."
- 11 "Now reservoirs, big or small, got large expanses of fertile land
- 12 crisscrossed with irrigation canals, rice is growing well
- 13 everywhere."
- 14 When I read these words which Ros Nhim apparently said to you,
- does that somehow jog your memory?
- 16 [09.56.05]
- 17 MR. PRESIDENT:
- 18 Prosecutor, you may proceed.
- 19 MR. BOYLE:
- 20 Thank you, Mr. President. I think that the way the excerpt was
- 21 read, conveyed that all of the passage that was just read were
- 22 the words of Ros Nhim, and that is not my understanding of that
- 23 document. There are clear quotes set around certain passages; the
- 24 rest of it, I believe, was language from the news agency that was
- 25 reporting on this trip. So if the question could be rephrased and

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- 1 focus on the quotes from this document at least claims were from
- 2 Ros Nhim, I think that would be preferable.
- 3 BY MR. KOPPE:
- 4 Thank you, Mr. Prosecutor, I agree partially with the
- 5 Prosecution. However, it seems that one passage is a direct
- 6 quote, it is in between brackets in the English version and the
- 7 other one seems to be an indirect quote because it says, "Comrade
- 8 Ros Nhim said". So I think both seem to be direct quotes from him
- 9 -- or quotes from him: one direct and one indirect. So I think my
- 10 question should be formulated like this. So it is coming, it
- 11 seems, from the mouth of Ros Nhim and I think my question, Mr.
- 12 Witness was: do you recall any of these words when you were
- 13 there?
- 14 MR. KAN THORL:
- 15 A. No, I do not recall it.
- 16 [09.57.58]
- 17 Q. One specific detail and then I will move on. You said that you
- 18 had heard that there were 15,000 workers working at the dam, he
- 19 speaks it seems about 20,000 people, does that number somehow
- 20 sound familiar?
- 21 A. At the time, he made mention that there were 15,000 workers
- 22 from different districts, but from Phnum Srok, there <were
- 23 numerous> provisional reinforcing workers who came to assist.
- 24 Q. You've been asked a few questions already about Ta Nhim, Ros
- 25 Nhim, is there anything that you recall that you had heard about

20

- 1 him or what kind of person he was except for his function? Is
- 2 there anything you recall from period '75-'79 about Ros Nhim?
- 3 A. No; that I have never known.
- 4 [09.59.45]
- 5 Q. Did you know his son, somebody by the name Cheal, also known
- 6 as Chhnang?
- 7 A. I only heard of the name Cheal and people said Cheal was the
- 8 son of Ta Nhim.
- 9 Q. And what is it that you recall of Ta Cheal, who was he, what
- 10 was his function?
- 11 A. I heard that Cheal was chief of the youth in Sector 5.
- 12 Q. Have you heard whether he also had a function in the very top
- 13 of Sector 5?
- 14 A. No, I did not hear about it.
- 15 Q. Did you see Cheal ever walking around at the dam site?
- 16 A. No, I did not.
- 17 Q. Do you know -- do you remember whether Cheal was present at
- 18 this meeting during which his father Ta Nhim spoke to the Chinese
- 19 delegation?
- 20 A. No, I did not.
- 21 [10.02.03]
- 22 Q. Yesterday you spoke about Ta Hoeng. Do you know Ta Hoeng's
- 23 real name?
- 24 A. No, I did not know his surname. I only know him as Ta Hoeng.
- 25 Q. Does the name Men Chun mean something?

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- 1 A. No, it doesn't ring a bell.
- 2 O. Have you heard whether he might have been called Brother
- 3 Number Seven?
- 4 A. No, I never heard about it.
- 5 Q. Do you know whether Hoeng was ever arrested and do you know
- 6 when, if he was arrested, when he was arrested?
- 7 A. No, I did not.
- 8 [10.03.43]
- 9 Q. Do you know whether Ta Val of whom you spoke yesterday as well
- 10 was ever arrested and if yes, do you know when that was?
- 11 A. No, I did not know.
- 12 Q. Do you know whether Ta Cheal was ever arrested and if yes,
- 13 when that was?
- 14 A. I did not know about it.
- 15 Q. Have you heard whether Ta Nhim or Ros Nhim was arrested and if
- 16 yes, when did this happen?
- 17 A. I did not know about it.
- 18 Q. Finally, yesterday you spoke about Ta Khleng, have you ever
- 19 heard whether he was arrested and if yes, when he was arrested?
- 20 A. I did not know.
- 21 Q. Have you heard later after '79 as to the reasons for arrests
- 22 of these people that I just mentioned?
- 23 A. No.
- 24 [10.05.43]
- 25 Q. Have you ever heard of money that was printed and salaries

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- 1 that were given in the period of DK in 1977 in the Northwest
- 2 Zone?
- 3 A. No, I did not know.
- 4 Q. Have you ever heard about Ta Hoeng mobilising troops who were
- 5 fleeing into the forests preparing for a rebellion?
- 6 A. No, I never heard about it.
- 7 Q. Have you heard about the shooting of a Chinese diplomat?
- 8 A. No.
- 9 Q. Have you ever heard of forces of Ta Nhim transporting weapons
- 10 into the forest?
- 11 A. No, I never heard about it.
- 12 [10.07.45]
- 13 Q. Have you ever heard of Northwest Zone military joining forces
- 14 with military from the East Zone?
- 15 A. No, I never heard about it.
- 16 Q. Yesterday you spoke about cadres from the Southwest Zone
- 17 coming to the Northwest Zone, have you ever heard of cadres
- 18 coming from the West Zone to the Northwest Zone in 1977?
- 19 A. Yes, I saw them.
- 20 Q. What did you see?
- 21 A. One person named Ta <Sorn> (phonetic); he was in charge of the
- 22 mobile unit in 1978. He said he came from the West Zone.
- 23 Q. Did he say from where in the West Zone?
- 24 A. No.
- 25 MR. PRESIDENT:

23

- 1 Thank you, Counsel. It is now appropriate for a short break. We
- 2 take a break now and resume at 10.30.
- 3 Court officer, please assist the witness <by finding a room for
- 4 him to rest> during the break time at the waiting room <reserved>
- 5 for witnesses and <experts> and usher him back into the courtroom
- 6 at 10.30.
- 7 The Court is now in recess.
- 8 (Court recesses from 1010H to 1028H)
- 9 MR. PRESIDENT:
- 10 Please be seated.
- 11 The Court is now back in session, and I invite Mr. Koppe to
- 12 resume his question for the witness.
- 13 BY MR. KOPPE:
- 14 Thank you, Mr. President.
- 15 Q. Mr. Witness, I have a few questions left for you, not very
- 16 many. If I understand your testimony correctly, you said that you
- 17 have not seen anyone die at the Trapeang Thma Dam worksite.
- 18 However, in your statement you do speak about one person from
- 19 your unit that had died later in a hospital -- a person named
- 20 Dau. What do you remember exactly about this person Dau? What
- 21 happened to him?
- 22 [10.29.51]
- 23 MR. KAN THORL:
- 24 A. At that time, a man by the name of Dau, he died at the
- 25 hospital. He died of a disease known commonly in Khmer as the

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- 1 spirit <possession>. At that time, <a teacher from social affairs
- 2 department> used <> chilli and <black pepper> to blow into his
- 3 nose in order to <expel> the spirit out of his body. But
- 4 unfortunately, when the <black pepper> and chilli <were> blown
- 5 into the nose of Dau, the blood came out of his nose and he died
- 6 instantly <at the hospital>.
- 7 Q. I'm not sure if I fully understand. But did this person die at
- 8 the hospital because of this treatment or -- can you be a little
- 9 more specific?
- 10 A. Well, when he fell seriously sick, I actually did not meet
- 11 him. But it was after he passed away, then I went there and I
- 12 asked the medical personnel over there for the reason of his
- 13 death. And they told me that it was the disease commonly known in
- 14 Khmer as the spirit <possession. The patient had his eyes rolling
- 15 back. He did not speak and his eyes went red. > So at that time,
- 16 <the social affairs official> administered the traditional Khmer
- 17 medicine to the patient and then he died instantly in the
- 18 hospital.
- 19 Q. When you say "spirit issue", what does that mean exactly?
- 20 A. That was a superstition in Cambodia.
- 21 [10.32.45]
- 22 Q. So do I understand correctly that his unfortunate death had
- 23 nothing to do with the working -- with his working or the working
- 24 conditions at Trapeang Thma Dam; is that a correct understanding
- 25 or do I see that wrongly?

25

- 1 A. Yes, that's correct.
- 2 Q. Another question, Mr. Witness, yesterday you were asked a
- 3 question by the Prosecution about whether you ever heard the term
- 4 "hot battlefield" in relation to working at Trapeang Thma Dam.
- 5 Your mobile unit was also organised in platoons. You spoke about
- 6 your battalion commander or your regiment commander. Do you know
- 7 why such military structures were used for the mobile unit that
- 8 you were working in?
- 9 A. That I do not know.
- 10 [10.34.15]
- 11 Q. Very well. Yesterday, Mr. Witness, you also spoke about
- working at night between 7 p.m. and 10 p.m. But you used the word
- 13 "sometimes". Sometimes your mobile unit was working at night
- 14 between 7.00 and 10 p.m. Why was it "sometimes" and what does it
- 15 mean, "sometimes"? Can you be a little more specific?
- 16 A. At that time, we had to try to get the project done, then we
- 17 had to be on an offensive in order to get the project completed.
- 18 Q. You have been working at the dam approximately two months. Can
- 19 you give a more precise or a description of sometimes when you
- 20 relate the word "sometimes" to you working around two months at
- 21 the dam? "Sometimes", is that one or two times in those two
- 22 months or maybe more?
- 23 A. At the beginning, we did it two or three times; at that time,
- 24 it was during the waxing moon. But during the <waning moon>, it
- 25 was very dark at night, there was no moonlight, then we could not

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- 1 do the job. <We could not dig the soil and carry it because of
- 2 the darkness.> But <we could be on an offensive> during the night
- 3 when there was moonlight. Then we could work the whole night
- 4 because there was moonlight all night.
- 5 [10.36.35]
- 6 Q. That's clear, Mr. Witness. Another question -- yesterday you
- 7 were asked about drinking water. And you answered that the water
- 8 that you had been drinking at the dam working at the dam was
- 9 coming from a stream nearby. You yourself are born and raised in
- 10 the area, region where the dam is situated. Did you yourself
- 11 before '75 or after '79 ever drink water directly from streams or
- 12 from a stream such as the one that you described yesterday?
- 13 A. Well, it was common for villagers in my village. We had to
- 14 drink water directly from the pond.
- 15 Q. And today, is it still common to use -- or to drink water
- 16 directly from the stream for villagers?
- 17 A. Nowadays, they drink distilled water.
- 18 Q. Let me formulate it differently. Is it still without a problem
- 19 for the health to drink -- is it still possible to drink water
- 20 from streams in your region without getting into trouble
- 21 health-wise?
- 22 MR. PRESIDENT:
- 23 Mr. Prosecutor, you may proceed.
- 24 [10.38.47]
- 25 MR. BOYLE:

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- 1 Thank you, Mr. President. I think the witness might be able to
- 2 speak to his own experience, but I don't that he can speak
- 3 generally as to villagers' experiences health-wise drinking water
- 4 from the streams today. So I object to the question.
- 5 BY MR. KOPPE:
- 6 I understand the objection. Let me make an attempt to
- 7 reformulate, Mr. President.
- 8 Q. Do you forbid your children nowadays or earlier to drink water
- 9 from the streams in your region?
- 10 MR. KAN THORL:
- 11 A. Well, yes, I forbid my children. I explain them that water in
- 12 the stream or in the lake <is currently polluted with chemicals>
- 13 and we have to only drink distilled water.
- 14 Q. But you said that you were drinking water from the stream at a
- 15 time. Did people get sick because of drinking from the water in
- 16 the streams?
- 17 A. In the past when we did not have access to distilled or pure
- 18 drinking water, it was common for people to drink water from the
- 19 stream or from the pond.
- 20 [10.40.42]
- 21 Q. Thank you, Mr. Witness. Last question, last subject: This
- 22 morning you were asked a few questions about the Vietnamese
- 23 people in your region, and you said that you had heard that
- 24 Vietnamese were arrested. Did you also hear what the reason was
- 25 that Vietnamese people should be arrested?

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- 1 A. That I do not know.
- 2 MR. KOPPE:
- 3 Thank you, Mr. Witness. Thank you, Mr. President.
- 4 MR. PRESIDENT:
- 5 Thank you, Counsel. Next I hand over the floor to the defence
- 6 team for Mr. Khieu Samphan. Counsel, you may now proceed.
- 7 [10.41.47]
- 8 QUESTIONING BY MS. GUISSE:
- 9 Thank you, Mr. President. Good morning to everybody here. Good
- 10 morning, Mr. Witness. My name is Anta Guisse. I am
- 11 Co-International Lawyer for Mr. Khieu Samphan and I have a few
- 12 <questions> for clarification to put to you this morning.
- 13 Q. Just now you answered Judge Lavergne by saying that you were
- 14 appointed as deputy chief of your 30-person unit by the
- 15 commander. Do you know who actually appointed the commander?
- 16 MR. KAN THORL:
- 17 A. I do not know.
- 18 Q. And do you know who appointed your unit chief?
- 19 A. The <regiment> chief appointed my <unit> chief.
- 20 Q. You said that in the large unit, there were <three> smaller
- 21 units of 30 people each <>. Do you know if the people in charge
- 22 of the other two 30-person units were also appointed by the
- 23 battalion leader?
- 24 A. The appointment was made once for all. There was the chief,
- 25 deputy chief, and members in the <unit>.

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- 1 [10.43.48]
- 2 O. Do you know how the appointments were made for the other
- 3 100-person units who were also working on the Trapeang Thma site?
- 4 A. That I do not know.
- 5 Q. <From> your testimony <I understood> that within <your> unit,
- 6 there were <both> 17 April People and Base People; now is my
- 7 understanding correct?
- 8 A. Yes, you are correct.
- 9 Q. As the deputy chief of your unit, did you set different
- 10 working conditions for the 17 April People?
- 11 A. No.
- 12 Q. Did the 17 April People <> get different <food> rations?
- 13 A. No. We <> were given the same equal ration.
- 14 [10.45.39]
- 15 Q. Generally speaking, <did you receive instructions from> your
- 16 commander or the unit chief to treat the 17 April People
- 17 differently?
- 18 A. No, no.
- 19 Q. In <the> instructions <you received>, were you <instructed> to
- 20 impose bodily punishment on the workers under your command?
- 21 A. I would like to refrain from answering this question.
- 22 Q. Let me try in another way. Did you yourself ever inflict
- 23 corporal punishment on people who were under your orders?
- 24 A. That I maintain the exercise of my right not to respond to
- 25 that question.

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- 1 Q. Apart from the orders that you received from your superiors,
- 2 did your duties include taking initiatives on a day-to-day basis?
- 3 <I take-->
- 4 [10.47.25]
- 5 MR. PRESIDENT:
- 6 Mr. Prosecutor, you have the floor.
- 7 MR. BOYLE:
- 8 Thank you, Mr. President. Just in relation to the witness'
- 9 invocation of his right to remain silent, I just believe that it
- 10 should be clarified whether he is doing so on the basis of his
- 11 right not to self-incriminate. It's our understanding that that
- 12 would be the sole basis on which he would be allowed to maintain
- 13 silence before this Court.
- 14 (Judges deliberate)
- 15 [10.49.09]
- 16 MR. PRESIDENT:
- 17 The Chamber has advised the rights of the witness already in
- 18 testifying before the Chamber, that's why the witness may
- 19 exercise his right to remain silent. So Counsel is now advised to
- 20 resume your line of questioning.
- 21 BY MS. GUISSE:
- 22 Thank you, Mr. President.
- 23 Q. So, on a daily basis, Mr. Witness, who gave you your orders?
- 24 <Generally speaking.>
- 25 MR. KAN THORL:

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- 1 A. We received the instruction from the upper echelon. As a
- 2 <unit>, we had to receive instruction from the <biq unit>.
- 3 Q. Yes. But when you say the upper echelon, are you referring to
- 4 the head of your unit? And if the answer is yes, could you remind
- 5 us of his name?
- 6 A. Could you please repeat your question?
- 7 [10.50.35]
- 8 Q. You were referring to the upper echelon and I'm wondering if,
- 9 as far as you're concerned, the upper echelon really means the
- 10 unit chief.
- 11 A. The upper echelon, I mean it was from the <company> and
- 12 regiment <> or so. So these were considered our upper echelons.
- 13 Q. Should I understand that sometimes you received direct orders
- 14 from the battalion leader, <directly,> rather than it <being>
- 15 transmitted through the unit chief?
- 16 A. At that time, there was <an overall> command. And that is
- 17 disseminated down the communication line to the <platoon chief>.
- 18 Then the <platoon> chiefs would hand down the instruction to his
- 19 subordinate down the line.
- 20 Q. So if I understand your answer <correctly>, you didn't receive
- 21 direct orders from the battalion leaders. It was always the
- 22 person who was just above you who <gave> you your orders; is that
- 23 the correct understanding <or have I misunderstood>?
- 24 A. Well, upon receiving the instruction, it was the <general>
- 25 instruction for all.

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- 1 [10.52.40]
- 2 Q. Yes. My question wasn't exactly that. I was asking you who you
- 3 directly received your orders from. Was it always the unit chief
- 4 or did other people sometimes give you orders?
- 5 A. When the platoon chief was absent, I <, as deputy chief, > took
- 6 his place; I was in charge. But when we both were present, we had
- 7 to be in charge altogether.
- 8 Q. And when <your> section chief was absent, who did you talk to
- 9 if you had a problem you needed to discuss? Did you wait for him
- 10 to get back or did you <have the option to> go to the battalion
- 11 leader?
- 12 A. There was another member in my <platoon>. I consulted with
- 13 him.
- 14 Q. Excuse me, I don't understand <your response>. There was
- 15 <also> another member; did I catch <that correctly>? Could you
- 16 please be a little bit more precise?
- 17 A. In one platoon, there were three people in charge of the
- 18 leadership: we had one chief, one deputy chief, and a member.
- 19 Q. So if I've understood correctly <there>, when your section
- 20 chief was absent, you took decisions in conjunction with this
- 21 other member; is that right?
- 22 A. Yes.
- 23 [10.55.12]
- Q. Did the unit chief sometimes disappear for a long time or was
- 25 he <overall> present at the worksite throughout the entire day?

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- 1 A. Sometimes he was called to attend the meeting. And whenever he
- 2 was attending the meeting, the deputy chief would be the officer
- 3 in charge.
- 4 Q. What about you, were you ever called away or were you on the
- 5 worksite every day?
- 6 A. Occasionally, I was absent as well.
- 7 Q. And when you were absent, who was in charge of the 30 workers
- 8 under your <orders -- under your> responsibility?
- 9 A. Whenever I was absent, my responsibilities were undertaken by
- 10 the <unit> chief.
- 11 Q. You told us about quotas that had to be fulfilled by the
- 12 workers. How did you make sure, in practice, that these quotas
- 13 were being fulfilled? <What was the verification process?>
- 14 A. They cut the bamboo stick as a <metre> stick to measure the
- 15 cubic metre of soil. <For example, if it was one cubic metre,
- 16 then> we would have <> half a metre width with two metre length.
- 17 And in terms of depth, it would be one <square> metre deep <>.
- 18 Then they used the bamboo stick in order to measure the size.
- 19 [10.58.16]
- 20 Q. Yesterday, I believe, you <also> told us that when the quota
- 21 was not met, that you as the deputy chief, <you> were allowed to
- 22 give some help to make sure that <any given> worker actually
- 23 attained the quota. Can you explain to us how that assistance
- 24 actually worked out in practice?
- 25 A. At the time, whenever we went together, the chief would assist

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- 1 the first group and the deputy chief assisted the second, and
- 2 <one> member would assist the third one. And whenever we <found
- 3 someone who was so weak he could not do his job, then we had to
- 4 give <a> helping hand <to> that person.
- 5 Q. Yesterday, you spoke about night work. In French in fact, the
- 6 interpretation wasn't very clear. <So> I'd like to clarify this.
- 7 <You> were speaking about four shifts. You said that there was a
- 8 first shift from 7.00 to 10.00. You said this a little bit after
- 9 2.18 in the afternoon. A second shift was from 10.00 to 1.00,
- 10 another shift from 1.00 to 3.00, and another shift--
- 11 [11.00.09]
- 12 MR. PRESIDENT:
- 13 Counsel, please slow down.
- 14 BY MS. GUISSE:
- 15 Yes. I'll repeat this <as I was speaking too quickly>.
- 16 Q. So yesterday you were speaking about four shifts. One shift
- 17 from 7 p.m. to 10 p.m.; another from 10 p.m. to 1 a.m.; <so,>,
- 18 another from 1 a.m. to 3 a.m.; and another from 3 a.m. to 5 a.m.
- 19 Were these different groups working in these different shifts,
- 20 during these different time slots, or was it the same group <>
- 21 covering these shifts? Is my question clear? So the people
- 22 working from 7.00 to 10.00, for example, were they the same
- 23 people working from 10.00 to 1.00 and from 1.00 to 3.00 etc.? Or
- 24 was there a rotation?
- 25 [11.01.35]

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- 1 MR. KAN THORL:
- 2 A. <All> workers <were> in the <same> unit, for instance, the
- 3 first group would go to work from 7 <p.m.> to 10 p.m. And then
- 4 the second group would take over, let's say from 10.00 to 1.00.
- 5 And when the second group ended that working hours, the third
- 6 group would take over from 1.00 to 3.00. And <then it would move
- 7 back to the turn of the evening group>.
- 8 Q. Thank you for this clarification, because it was not clear to
- 9 me when you <first> spoke about this <>. You also spoke about the
- 10 way your unit was organised, in particular, in terms of food
- 11 rations. You <explained> that there was one person in charge of
- 12 cooking. So my first question is: Where did the food supplies
- 13 come from to prepare the meals for the workers?
- 14 A. Rice was given to us from the district economic section. And
- 15 that <included> the vegetable for us. That was at the beginning.
- 16 Later on, food supply was given to us from the sector. <The
- 17 sector mobile unit > actually had a storage warehouse for the food
- 18 supply and that's where we got our food supplies from.
- 19 [11.03.43]
- 20 Q. You said that it came from the district first, then <from> the
- 21 sector. During the two months when you worked on the dam, do you
- 22 remember <in which period> the district was in charge of this?
- 23 And, in which period was the sector in charge <>?
- 24 A. I cannot actually recall the exact date. However, I recall
- 25 that for our first work deployment, the food supplied came from

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- 1 the district. And for the second <phase> of the work assignment
- 2 there, the food supplies came from the sector.
- 3 Q. You also said that there was a person in charge of fishing, if
- 4 I understood you correctly. So can you tell us who decided that
- 5 there would be a person in charge of fishing to supply fish to
- 6 your unit?
- 7 A. The appointment came from the upper echelon that a worker for
- 8 each unit was assigned to go and <catch> fish or to go to the
- 9 forest to find <vines> to fix the carrying baskets.
- 10 Q. When <> you tell us that the "higher echelon decided", can you
- 11 tell us who <that was in particular, according to you>? Was this
- 12 the unit chief, was this the battalion chief? Can you be more
- 13 specific about this?
- 14 [11.05.55]
- 15 A. At that time, I did not know from which level the instruction
- 16 was. We were told by the unit chief that he learnt from the
- 17 meeting that we shall appoint one person to forage for fish.
- 18 Q. You spoke about the fact that, in your village <at least, > the
- 19 Revolution only arrived on 17 April 1975. So I'd like to put a
- 20 few questions to you about the period prior to Democratic
- 21 Kampuchea and prior to the arrival of the Khmer Rouge. You spoke
- 22 about traditional medicine <and remedies> often. So my first
- 23 question is: Before 17 April 1975, within your village, was there
- 24 <> medical staff available, <or> did you frequently rely on
- 25 traditional medicine?

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- 1 A. Prior to 1975, in my village, there were both medical staff
- 2 and <Khmer> traditional healers. Some villagers would go to
- 3 traditional healers while others opted for medical staff.
- 4 However, there was no proper <health centres or facilities>. The
- 5 medical staff actually treated people at their houses.
- 6 [11.08.09]
- 7 Q. And what about the people who practised traditional medicine,
- 8 were these people who were literate?
- 9 A. For <Khmer> traditional healers, actually they knew some <Pali
- 10 (phonetic) magic words> .
- 11 Q. And you yourself, did you <> use traditional medicine <> often
- 12 before 1975?
- 13 A. Sometimes I went to the medical staff and when it was not
- 14 available, then I would in turn go to traditional healers.
- 15 Q. You spoke about the -- well, I'd like to get back to the
- 16 period after 1975 and about the specific moment when you were at
- 17 the Trapeang Thma Dam site. You said that you had partaken in
- 18 meetings. And my colleague spoke in particular about a speech by
- 19 Ta Nhim during one of these meetings. And during one of these
- 20 meetings, were you ever told about the aim <behind the
- 21 construction of > this dam -- about the reason <why> they were
- 22 building this dam in <this> region?
- 23 A. I heard that the Trapeang Thma Dam was built in order to
- 24 provide irrigation.
- 25 Q. You said that you had always lived in this region. Do you

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- 1 remember periods of drought before 1975?
- 2 A. Yes, there were periods when there was drought.
- 3 [11.11.28]
- 4 Q. And more specifically, do you remember a drought in 1974?
- 5 A. No, I cannot recall that.
- 6 Q. You, who remained in the region after the dam was built, did
- 7 you see this dam in operation and were you able to note if there
- 8 were any improvements in terms of agriculture thanks to this dam?
- 9 A. After the dam was built, the reservoir was <abundant in> fish.
- 10 And the water from the reservoir was irrigated to the paddy
- 11 fields nearby in the area, <so the rice was rarely fruitless.>
- 12 Q. And was the <fishing done to the benefit> of the people in the
- 13 region?
- 14 A. Yes, the fish was consumed by the villagers. And they not only
- 15 consumed it, but they also sold it.
- 16 Q. Now I would like to turn to a few points that were brought up
- 17 in Judge Lavergne's <examination>. You spoke about <> rumours
- 18 that you had heard regarding the Vietnamese. So my first question
- 19 is: Personally, did you witness the arrest of any Vietnamese
- 20 person at the Trapeang Thma Dam site?
- 21 A. No, I never did.
- 22 [11.14.12]
- 23 Q. Did you witness any kind of arrest or execution of a
- 24 Vietnamese person, <at the dam or elsewhere>?
- 25 A. No, I never did.

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- 1 Q. In the period from '75 to '79, that is to say the DK period,
- 2 did you ever hear about <> border <disputes> with Vietnam?
- 3 A. No, I did not.
- 4 Q. You spoke about the issue of a special cases unit when you
- 5 were answering Judge Lavergne. So my first question is: Was there
- 6 a special cases unit within your 100-person unit?
- 7 A. No, there wasn't. A special cases unit was deployed elsewhere.
- 8 Q. Did you ever see this <> special cases unit <at work>?
- 9 A. No, I never saw them working.
- 10 Q. So if I understood you properly, you only <ever> heard about
- 11 this unit -- you didn't see it?
- 12 A. Yes, that is correct.
- 13 [11.16.27]
- 14 Q. And who told you about this?
- 15 A. I heard everybody speaking about this so-called special cases
- 16 unit, working here, working there at a far distance from where we
- 17 worked but I never saw them.
- 18 Q. I understood from your testimony, and please correct me if I'm
- 19 wrong, that in this special cases unit, there were people who
- 20 could not see at night. Was that what you meant by the special
- 21 cases unit or was this unit something else?
- 22 A. I did not know about this matter.
- 23 Q. So when answering Judge Lavergne, <> you told him about things
- 24 that you had heard about but you yourself, you did not know how
- 25 these <special cases> units were made up nor how these units were

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- 1 operating.
- 2 A. Yes, that is correct.
- 3 MS. GUISSE:
- 4 Thank you for having answered my questions. And now, I'd like to
- 5 give the floor to my colleague, Kong Sam Onn, to continue with
- 6 the examination <on behalf of the Khieu Samphan team. Unless the
- 7 Chamber cares to correct me, > it appears to me that on top of the
- 8 10 minutes before the lunch break, we still have <the>> 40 minutes
- 9 corresponding to the examination of Judge Lavergne. It's just for
- 10 me to be clear about this so that we can organize ourselves.
- 11 [11.18.53]
- 12 MR. PRESIDENT:
- 13 Yes, your calculation is correct. And Counsel Kong Sam Onn, you
- 14 have the floor.
- 15 OUESTIONING BY MR. KONG SAM ONN:
- 16 Thank you, Mr. President. I don't think I need much time to put
- 17 questions to this witness.
- 18 Q. Mr. Witness, Kan Thorl, first of all, allow me to say good
- 19 morning to you. I'd like to clarify the actual location where you
- 20 worked. To me it seems that you actually moved from one work
- 21 location to another while you were working on the crest of the
- 22 Trapeang Thma Dam. Could you please tell the Court the exact
- 23 location where you were working at the time?
- 24 [11.20.04]
- 25 MR. KAN THORL:

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- 1 A. At the beginning, I stayed to the west of the water sloughs of
- 2 the Trapeang Thma Dam. Second, I was <rotated> to another part at
- 3 the so-called area called Trapeang <Krochab> (phonetic). However,
- 4 it was still within the perimeter of the working area of the
- 5 worksite. I was on the outer part of the dam. And that was the
- 6 second location where I worked <at the first phase>.
- 7 Q. Thank you. Could you please tell the Court the distance from
- 8 the first location to the second location that you worked?
- 9 A. From the first to the second location, it was about two and
- 10 half kilometres.
- 11 Q. If you were to compare to the entire Trapeang Thma location,
- 12 were you working, for example, toward a far end of the dam or in
- 13 the middle part of the dam?
- 14 A. Please repeat your question.
- 15 Q. My question to you is<, please tell me about> the location
- 16 that you worked comparing to the entire length of the Trapeang
- 17 Thma Dam. Were you working towards the end part or the middle
- 18 part of the Trapeang Thma Dam <or were you working at the eastern
- 19 end or at the western end of the dam>?
- 20 A. It was close to the location of the first bridge. It was about
- 21 100 metres from the base of the dam.
- 22 [11.22.18]
- 23 Q. What was the length of the segments that you worked for the
- 24 first location? You just told the Court <that> you started
- 25 working <from> the 10th of February <to> the New Year's day in

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- 1 April? <It was about two months. > So in your group of 30 <or 100>
- 2 members, how far did you work in terms of length?
- 3 A. For the first location, the length was measured for us. Allow
- 4 me to give an example, for our 30-men unit, the length would be
- 5 30 metres. That is about the length on the crest of the dam. And
- 6 the same thing would apply, for example, 100 metres for 100-men
- 7 unit.
- 8 Q. And for the 30-metre length measurement, how long did it take
- 9 your unit to complete?
- 10 A. From my recollection, it took us more than 20 days to complete
- 11 it.
- 12 [11.24.01]
- 13 O. Again my question is about the measurement and the size or the
- 14 length that you worked with your unit <of 30> members <in which
- 15 you were a deputy chief>. For the first location that you worked,
- 16 how long did your unit achieve in terms of length of the <dam>
- 17 crest <>?
- 18 A. For the first <phase>, we completed this 30-metre stretch of
- 19 land.
- 20 Q. Thank you. And what about the second <phase>?
- 21 A. For the second <phase>, we actually went to lend our hands to
- 22 another unit because the second location was <the lowest>
- 23 location that we worked.
- 24 Q. What about the length size measurement <> when you worked at
- 25 the second location <where your unit provided> assistance to the

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- 1 <other> units which was already working there?
- 2 A. No, I cannot recall that.
- 3 Q. Let me go back to the first <phase> that you worked and you
- 4 said for your 30-member unit, you worked and completed 30 metres
- 5 of the dam crest, and that it took your unit more than 20 days to
- 6 complete it. Can you please tell the Court the height of the dam
- 7 where you worked, and the width of the crest at the top part and
- 8 at the lower part?
- 9 A. For that location, the dam height was five metres, the lower
- 10 base was 18 to 20 metres wide.
- 11 [11.27.20]
- 12 O. What about the width of the crest?
- 13 A. The crest was 10 metres wide.
- 14 Q. Can you recall the work routine of your unit at the time, for
- 15 instance, <how> was the work quota for your 30-men unit
- 16 <achieved> per day? <Did your unit have to complete the work
- 17 quota of 30 metres?>
- 18 A. The work varied depending on the number of the workforce. For
- 19 example, each day, three to five workers fell sick, so our unit
- 20 was not at its full capacity. And I cannot give you an actual
- 21 measurement of how much we achieved per day.
- 22 [11.28.53]
- 23 Q. I move now to another topic and that is in relation to
- 24 questions put to you by Judge Lavergne -- that is, on the
- 25 so-called imaginary sick status of some workers. If my

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- 1 understanding is correct, there seems to be a contradiction in
- 2 your statements. Initially you said, those sick people were
- 3 allowed to stay at the sleeping quarter and that they did not
- 4 have to go to work. And medical staff would come to examine them.
- 5 And you said that later on, the medical staff who found that
- 6 these sick people were playing with one another, <the medical
- 7 staff would report> to the upper echelon. And you stated that
- 8 those people were then called imaginary sick people. When Judge
- 9 Lavergne put a question to you, the Judge asked you whether they
- 10 were speaking to one another and not playing one another. And you
- 11 said that one medical staff came and saw them speaking to one
- 12 another, then they reported <that they were imaginary
- 13 sicknesses>. So there is a distinction between playing with one
- 14 another or speaking to one another or chit-chatting with one
- 15 another. Could you please clarify which one is true -- whether
- 16 the playing with one another is <called imaginary sickness> or
- 17 whether speaking to one another is <called imaginary sickness>?
- 18 A. Allow me to clarify the matter. What I mean was playing with
- 19 one another.
- 20 [11.31.01]
- 21 Q. Thank you. Can you elaborate a little bit further on your
- 22 so-called playing with one another? Here in this Court of law, we
- 23 want everything to be clear, to be precise, as some international
- 24 Judges may not understand your concept of playing with one
- 25 another.

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- 1 A. When I say playing with one another, I meant the people who
- 2 said they were sick were, for example, finding lice on other
- 3 people's head or they were <tickling> one another.
- 4 MR. KONG SAM ONN:
- 5 Thank you. Mr. President, the time seems a little bit past <> and
- 6 I have only one question left. Can I go ahead?
- 7 MR. PRESIDENT:
- 8 Yes, you may.
- 9 BY MR. KONG SAM ONN:
- 10 Q. Thank you. My next question is in relation to flood in 1978.
- 11 Do you recall the flooding event in your area in that year?
- 12 MR. KAN THORL:
- 13 A. Yes, I do.
- 14 [11.32.40]
- 15 Q. Can you please describe about the flooding event that happened
- 16 that year?
- 17 A. It was in 1978 when there was severe flooding, and the lower
- 18 area of the reservoir was flooded and broken. <The rice trees>
- 19 about one kilometre to the <west> of the first bridge was flooded
- 20 and <were> completely <lying flat on the surface because of the
- 21 water current>.
- 22 Q. Did the flooding have any impact on food and food supplies in
- 23 the local area?
- 24 A. I don't have that full knowledge.
- 25 Q. What about other vegetables or crops in the area in the nearby

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- 1 villages, what was the impact on it as a result of flooding that
- 2 year?
- 3 A. When there was flooding, the lower area was affected but
- 4 <crops on> the highland <were> not.
- 5 Q. When you spoke of the lowland area, are you referring to the
- 6 rice fields?
- 7 A. Yes, it was the areas down below the reservoir.
- 8 [11.34.46]
- 9 O. Can you please be more specific <> what <field that was>?
- 10 A. Could you please repeat your question?
- 11 Q. You said that the flood affected the areas down below the
- 12 reservoir. I would like to know what that field or lower area
- 13 <was>? Was it the rice paddy, <clear land> or <> was <it> the
- 14 <forest?>
- 15 A. The area down below the reservoir was all rice paddy <fields>.
- 16 Q. Do you recollect the scale of damage as a result of flood in
- 17 that area?
- 18 A. No, I do not recall it.
- 19 Q. In comparison to the length of the Trapeang Thma Dam, can you
- 20 estimate as to the magnitude of the damage caused by the flood at
- 21 that time?
- 22 A. I cannot make that comparison.
- 23 MR. KONG SAM ONN:
- 24 Thank you. Mr. President, I do not have any further question.
- 25 [11.36.42]

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- 1 MR. PRESIDENT:
- 2 Thank you, Counsel. The hearing of the testimony of this witness
- 3 in question has come to an end. The Chamber wishes to thank, once
- 4 again, Mr. Kan Thorl, for taking your valuable time to testify
- 5 before the Chamber in a capacity as the witness yesterday and
- 6 today. And your testimony will significantly contribute to
- 7 ascertaining the truth in the case before the Chamber. We wish
- 8 you all the best and safe trip back home.
- 9 Court officer and WESU unit are now instructed to coordinate the
- 10 transport for the witness back home. Thank you.
- 11 The time is now appropriate for lunch adjournment and the Chamber
- 12 shall adjourn now and resume at 1.30 this afternoon. <Please be
- 13 back in the courtroom> and I invite all Parties and people
- 14 concerned to proceed to hearing another witness <2-TCW-889>.
- 15 And security guards are instructed to bring the <Mr. Khieu
- 16 Samphan> to the holding cell downstairs and have <him> back in
- 17 this courtroom before 1.30.
- 18 The Court is now adjourned.
- 19 (Court recesses from 1138H to 1329H)
- 20 MR. PRESIDENT:
- 21 Please be seated. The Court is now in session.
- 22 Court officer, please invite 2-TCW-889, and the duty counsel for
- 23 witness to the courtroom.
- 24 (Witness enters courtroom)
- 25 [13.31.40]

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- 1 QUESTIONING BY THE PRESIDENT:
- 2 Good afternoon, Mr. Witness. What is your name?
- 3 MR. LAT SUOY:
- 4 A. Mr. President, my name is Lat Suoy.
- 5 Q. When were you born?
- 6 A. I was born -- I do not recall it. I am now 55 years old.
- 7 Q. What is your occupation? Could you repeat your answer?
- 8 [13.32.48]
- 9 A. I am a rice farmer.
- 10 Q. What are your parent's names?
- 11 A. <> Lat Nok is my father and Nab Khuon is my mother.
- 12 Q. What is your wife's name and how many children have you got?
- 13 A. My <wife's> name is Dam Ret and I have got six children.
- 14 Q. Thank you, Mr. Lat Suoy. Based on the report of the greffier
- 15 this morning, <> to <your> knowledge <>, you are not related to
- 16 by blood or by law <to> the <two> co-accused, <Nuon Chea and>
- 17 Khieu Samphan, or any individual admitted as a civil party in
- 18 Case 002; is that correct?
- 19 A. That is correct. I have never known any of them.
- 20 Q. Thank you. And you have already taken an oath before the
- 21 <guardian> spirit of Iron-Club; is that correct, before you came
- 22 to testify before the Chamber today?
- 23 A. Yes, I have already taken an oath before the Iron-Club statue.
- 24 [13.34.48]
- 25 Q. Thank you. Next, I advise you of your rights and obligation,

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- in your capacity as the witness before the Chamber, your right.
- 2 Mr. Lat Suoy, in your capacity as the witness before this
- 3 Chamber, you may refuse to respond to the questions or any
- 4 request for your statement or statements which may incriminate
- 5 you, or the right against self-incrimination. On your duty, in
- 6 your capacity as the witness, you shall respond to all questions
- 7 put to you by the Parties or the member of the Bench unless
- 8 certain questions or any comment which may incriminate you as I
- 9 advise you earlier. In your capacity as the witness, you have to
- 10 answer and tell the truth what you have heard, what you have
- 11 known or you can recollect or you have experienced or you have
- 12 observed directly of the event that relates to the question put
- 13 to you by the witnesses and Judges. Do you understand this, Mr.
- 14 Lat Suoy?
- 15 [13.36.23]
- 16 A. Yes.
- 17 Q. Mr. Witness, have you given any testimony or interview with
- 18 any investigator of the Office of <Co-Investigating> Judges? If
- 19 you have, how many times have you given such interview and where
- 20 did they take place <and when>?
- 21 A. I have given the interview to them twice.
- 22 Q. Where did they take place?
- 23 A. One in <Preah> Netr Preah commune, the second one was here in
- 24 the Court.
- 25 Q. Thank you. Before appearing before the Chamber today, have you

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- 1 reviewed or examined the record of interview you provided to the
- 2 investigators of the Office of Co-Investigating Judges in order
- 3 to refresh your memory?
- 4 [13.37.55]
- 5 A. Yes, I have reviewed. I have read the record of that -- those
- 6 interviews.
- 7 Q. And to the best of your knowledge, can you confirm that the
- 8 record of interviews which you have read to refresh your memory
- 9 corroborate with your statements that you provided to the
- 10 investigators of the Investigating Judges?
- 11 A. Yes, of course, they corroborated with my answer.
- 12 Q. Thank you. So in examining this witness, in accordance with
- 13 Rule 91 bis <of ECCC>, the Chamber would give the floor to the
- 14 prosecutor and the Lead Co-Lawyers for the civil party before
- 15 other Parties. And please be advised that the Co-Prosecutor and
- 16 the Lead Co-Lawyer for the civil parties will have three sessions
- 17 to put the question to this witness. Mr. Prosecutor, you may now
- 18 proceed with your questions.
- 19 [13.39.23]
- 20 QUESTIONING BY MR. LYSAK:
- 21 Thank you, Mr. President, Your Honours, Counsel. Mr. Witness,
- 22 I'll be asking you questions this afternoon. I represent the
- 23 Co-Prosecutor's Office and I want to start with a few questions
- 24 about your background and your positions during the Democratic
- 25 Kampuchea regime. You've described in your interviews how you

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- 1 became a Khmer Rouge soldier when you were about 15 years old.
- 2 Can you start please by telling the Court about how it was that
- 3 you ended up joining or being assigned to the Khmer Rouge
- 4 military?
- 5 [13.40.16]
- 6 MR. LAT SUOY:
- 7 A. When I was 15 years old, they recruited me. <> They said it
- 8 was an absolute requirement that I had to join the army. <I did
- 9 not know what 'being absolute' really meant. They simply assigned
- 10 me to build the dam and canals. I just knew how to build a dam
- 11 and dig canals. I did not know what> an absolute <force was>,
- 12 then I raise my hand. I did not even understand what army was all
- 13 about. And then they took me into the jungle. And I still recall
- 14 at that time, I was always crying in the jungle. <Every evening,
- 15 I was crying for> my parents <>.
- 16 Q. You mentioned the word "absolute", and I just want to clarify.
- 17 When they said -- when you we're recruited to the Khmer Rouge
- 18 army, did they tell people they were looking for absolutes and
- 19 did you have any understanding as to what was meant when they
- 20 asked for absolutes?
- 21 A. They did not explain what 'absolute' meant. Among many people
- 22 <who> were building the dam and the dike, <> they selected the
- 23 absolute people. At that time, we were struggling in life. It was
- 24 a very tough condition, so we did not understand what <'being
- 25 absolute'> was about. And then we simply raised our hand. And

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- 1 those who raised our hand were gathered and put in one group. And
- 2 I did not understand at that time, what they would take us for.
- 3 [13.42.22]
- 4 Q. And when you were first assigned to the Khmer Rouge military,
- 5 do you know -- were you part of a zone unit, military unit, part
- 6 of the sector military or part of the district military?
- 7 A. They took me out and I was part of the sector army of Sector
- 8 513 <with male and female youth in Sector 5>.
- 9 Q. You mentioned 513, was that your battalion number?
- 10 A. It was one regiment, but I actually belonged to the battalion.
- 11 Q. And did there come a time where your battalion was broken up
- 12 and some of the units including yours were assigned to the
- 13 districts?
- 14 A. Yes. Then they recruited the absolute 17 April People, and
- 15 they admitted them to the district military. <We were selected to
- 16 be part of the Phnum Srok district unit. > They actually, at that
- 17 time, divided into two districts. <That was Phnum Srok district
- 18 and the other one <was Preah Netr Preah district.
- 19 O. And when your former battalion was divided up, which district
- 20 military were you assigned to at the time?
- 21 A. I was assigned to Phnum Srok military -- district military.
- 22 [13.45.03]
- 23 Q. Do you remember approximately when it was that the battalion
- 24 was divided and you were assigned to the Phnum Srok district
- 25 military?

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- 1 A. They divided it in mid-1975. They divided up the 17 April
- 2 People and they were assigned to various districts.
- 3 Q. And how many people were in your unit, your new unit to which
- 4 you were assigned in the Phnum Srok district military?
- 5 A. There were 90 members who were attached to Phnum Srok district
- 6 military.
- 7 Q. Who was the commander of the 90 members of the Phnum Srok
- 8 district military?
- 9 A. The commander was a man by the name of Ta Chun. He <was> the
- 10 commander of the company. <And Ta Nak was the deputy commander of
- 11 the company in charge of Phnum Srok district.>
- 12 Q. And Mr. Witness, in your interviews, you identified -- also
- 13 identified a person named Ta Nak. What was Ta Nak's position and
- 14 what was Chun's in the Phnum Srok district military?
- 15 A. Ta Nak <was> the deputy commander of the company.
- 16 [13.47.52]
- 17 Q. So your current recollection, I understand is that Chun was
- 18 the commander and Nak was the deputy; do I understand correctly?
- 19 A. Yes.
- 20 Q. I want to ask you now a few questions about some events in
- 21 your area that took place after the Khmer Rouge assumed power, on
- 22 the 17th of April 1975. And I'd like if you could tell the Court
- 23 please, after the Khmer Rouge took control in your area, what
- 24 happened to the people who were identified as former officials or
- 25 soldiers of the Lon Nol regime?

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- 1 A. On the 17 of April 1975, they came to all the village and
- 2 commune. And then they screened those who had relatives who were
- 3 the former Lon Nol soldiers. They would take them away and
- 4 executed them. I was very worried myself because I was <> from
- 5 <one of> the intellectual's families. So I was afraid that I
- 6 would be implicated, then eventually would be killed at that
- 7 time. <After that we were recruited and transferred to mobile
- 8 unit.>
- 9 [13.49.42]
- 10 Q. What do you mean when you say that you were from an
- 11 intellectual's family? What was the history of your family?
- 12 A. Because at that time, they would kill anybody who <was>
- 13 educated <and kept the ignorant only>.
- 14 Q. And who was it in your family that would have been considered
- 15 a part of the intellectual group?
- 16 A. My relatives in the village, they, at that time studied to
- 17 Grade 1 or Grade 2. They would not call themselves intellectuals
- 18 but they had <no> education.
- 19 O. Who was it that went around screening families looking for Lon
- Nol people?
- 21 A. It was the village chief, but village chief of the liberated
- 22 villages of the Khmer Rouge.
- 23 Q. And what village and commune were you living in at the time?
- 24 A. At that time, I was living in my hometown in Cheung Voat
- 25 village, Preah Netr Preah commune, Preah Netr Preah district.

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- 1 Q. Do you know where the people who were identified as having
- 2 connections to the Lon Nol regime, do you know where those people
- 3 were taken?
- 4 [13.52.15]
- 5 A. I only heard from others that they would be killed. They
- 6 arrested them and took them away. <But, I did not know where they
- 7 had been taken to. > And then they disappeared.
- 8 Q. Did you know any people in your village or commune who were
- 9 Lon Nol soldiers or who had positions in the Lon Nol regime, who
- 10 were taken away?
- 11 A. In my village, they arrested the former village chief by the
- 12 name of <Ream> (phonetic) and his wife was also arrested together
- 13 with him, and they both were executed. At that time, I was very
- 14 young. I <tended> the cattle at that time. <I had not been
- 15 assigned to work in the mobile unit yet.>
- 16 Q. In your interviews, you describe how after you became a member
- of the military, you were assigned to work as a guard at a place,
- 18 Chamkar Khnol, a jack fruit plantation in Svay Sisophon, where
- 19 you were asked to guard a road. Can you tell us what were your --
- 20 do you remember the orders or instructions that you received when
- 21 you were assigned to guard Chamkar Khnol?
- 22 <A. The period when I was assigned to guard-->
- 23 MR. PRESIDENT:
- 24 Counsel, you have the floor, you may proceed.
- 25 [13.54.34]

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- 1 MR. KONG SAM ONN:
- 2 Thank you, Mr. President. I have one small observation and I also
- 3 have an objection at this juncture concerning the line of
- 4 questionings that the International Deputy Prosecutor is pursuing
- 5 now concerning the time when he worked as the soldiers and the
- 6 execution of the former Lon Nol soldiers. Second is the
- 7 uncertainty of the facts which the witness is testifying. What he
- 8 said <at first> was that it was <after> the 17 of April 1975. So
- 9 there might be confusion here as to the timeframe of what he is
- 10 asking. Secondly, <> the facts that are being ascertained now <>
- 11 are not within the scope of the current case that the Chamber is
- 12 hearing. I think that it is not the point that we should try to
- 13 ascertain concerning the killing of the Lon Nol soldiers in
- 14 <Serei Saophoan district or> other places. The execution of this
- 15 Lon Nol soldier may be within the context of Tram Kak or the
- 16 execution site at Tram Kak. For that reason, I would like to
- 17 object to this line of questioning pursuing by the prosecutor
- 18 now. Thank you.
- 19 [13.56.11]
- 20 MR. LYSAK:
- 21 Let me respond if I may, Mr. President, briefly. First, there's
- 22 no question that we are talking about a period after 17 April
- 23 1975. The witness has a detailed statement in which it is clear
- 24 that he was recruited to the military after. And second, there is
- 25 a segment of this trial that relates to the purge -- the

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- 1 targeting of former Lon Nol people. This is an issue disputed by
- 2 the Defence. And throughout this trial, we have and will continue
- 3 to put forward evidence from showing that this was a systematic
- 4 policy that was implemented across the regime. So this is a
- 5 district soldier. He has specific evidence relating to the
- 6 targeting of Lon Nol personnel and that is highly relevant to
- 7 this Trial.
- 8 MR. KOPPE:
- 9 Mr. President?
- 10 MR. PRESIDENT:
- 11 Counsel Koppe, you may proceed.
- 12 [13.57.32]
- 13 MR. KOPPE:
- 14 If I may, briefly respond to the latter part of the submission of
- 15 the Prosecution, or the answer of the Prosecution. As I
- 16 understand your decision determining the segments and the scope
- 17 of the second Trial, the treatment of Lon Nol officials and
- 18 soldiers is limited to three specific sites: Tram Kak district,
- 19 Trapeang Thma Dam, and S-21. This particular security site that
- 20 the Prosecution is now referring to does not form part of your
- 21 decision. Your decision is the treatment of Lon Nol officials is
- 22 limited to those three security centres. That is specifically in
- 23 your decision. I don't have it right in front of me now but I
- 24 think that is how you phrased it.
- 25 MR. LYSAK:

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- 1 Mr. President, the policy is an issue. The Defence dispute that
- 2 this was a policy of the regime and the Prosecution's best
- 3 evidence of that is the fact the simultaneously in every region
- 4 of the country, Lon Nol people were rounded up and executed. This
- 5 evidence has been elicited in every phase of the case not just
- 6 those specific sites. And the timing of this objection is rather
- 7 strange.
- 8 [13.58.58]
- 9 MR. KOPPE:
- 10 Then if I may again briefly respond. Then I would like to get--
- 11 MR. PRESIDENT:
- 12 Counsel, please hold on. The Bench will deliberate on this.
- 13 (Judges deliberate)
- 14 [14.00.01]
- 15 MR. PRESIDENT:
- 16 The Chamber rejects the objection because the purge at Trapeang
- 17 Thma also is part of the widespread purges policy. Mr.
- 18 Prosecutor, you may now proceed.
- 19 MR. KOPPE:
- 20 Excuse me, I just found the document--
- 21 [14.00.34]
- 22 MR. PRESIDENT:
- 23 Counsel, the issue is ruled upon. So Mr. Prosecutor, you may
- 24 proceed.
- 25 MR. KOPPE:

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- 1 Just a very brief request for clarification then, because I'm
- 2 looking at E315, and it says here under C: "Former Khmer Republic
- 3 officials, implementation limited to Tram Kak cooperation, 1st
- 4 January dam worksite, S-21 security centre and Krang Ta Chan
- 5 security centre". Then maybe I'm misunderstanding the reading of
- 6 E315, ERN page 01024938.
- 7 [14.01.43]
- 8 MR. PRESIDENT:
- 9 I noticed that the International Lead Co-Lawyer for civil parties
- 10 is on her feet. Are you raising a new matter or are you going to
- 11 speak about the matter which has just been ruled upon?
- 12 MS. GUIRAUD:
- 13 Well indeed, this is in relation to the issue and to share with
- 14 the Chamber <and the parties> our <own> interpretation. We base
- 15 ourselves on the basis that the existence of this policy has to
- 16 be demonstrated at a national level <but that> the implementation
- 17 of this policy is the object of a specific annex <as was
- 18 mentioned by my learned colleague>. So we're speaking about the
- 19 implementation of the policy. But the existence of the policy has
- 20 to be demonstrated at the national level.
- 21 MR. PRESIDENT:
- 22 The Co-Prosecutor, you may resume your questioning.
- 23 BY MR. LYSAK:
- 24 Thank you, Mr. President.
- 25 Q. Mr. Witness, I was asking you about the time you were assigned

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- 1 to work as a guard at Chamkar Khnol and specifically, I'd like to
- 2 know if you were provided instructions by your superiors relating
- 3 to Lon Nol soldiers.
- 4 [14.03.34]
- 5 MR. LAT SUOY:
- 6 A. The upper echelon instructed us to guard along the main road,
- 7 and there was no clear instructions as to what we had to do, what
- 8 we were guarding along the road. I heard about the Chamkar
- 9 <Khnaor (phonetic) but I had never seen that place. I just
- 10 guarded along the road at Chamkar Kor.>
- 11 MR. KONG SAM ONN:
- 12 I'd like to object to the question.
- 13 MR. PRESIDENT:
- 14 Are you giving an observation or an objection?
- 15 [14.04.09]
- 16 MR. KONG SAM ONN:
- 17 It's an observation, Your Honour. I'd like the Bench to direct
- 18 the Co-Prosecutor to provide a clear <> geographical location.
- 19 When he referred to Chamkar Khnol, <we are not sure as to in
- 20 which village, commune, district or province or sector Chamkar
- 21 Khnor was located when the witness was doing that job. > So it is
- 22 better to give a precise location, and after that, I may decide
- 23 whether I shall object the question <or not>.
- 24 MR. PRESIDENT:
- 25 And Mr. Deputy Co-Prosecutor, please provide the geographical

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- 1 location as requested by the Defence Counsel for Khieu Samphan.
- 2 BY MR. LYSAK:
- 3 I'm happy to. It's in the interview -- I will ask the witness.
- 4 Q. Mr. Witness, could you tell us the Chamkar Khnol site where
- 5 you were assigned to guard, where was that located?
- 6 MR. LAT SUOY:
- 7 A. When I was assigned to guard, I was not given a specific
- 8 instruction to guard Chamkar Khnol but in fact to guard along the
- 9 road.
- 10 [14.05.30]
- 11 Q. The site that you have identified and discussed in your
- 12 interviews, the Chamkar Khnol site, where was it located?
- 13 A. I heard people talking about Chamkar Khnol <that it's in
- 14 Svay>, but I myself did not know where Chamkar Khnol was.
- 15 However, I myself was assigned <> to stand guard along the main
- 16 road in town. <It's the road that led to Thma Puok.>
- 17 Q. And what town are you talking about? Where was it that you
- 18 were guarding this road?
- 19 A. It was along the road to <> Phsar Thmei <which was called>
- 20 Chamkar Kor <road>, rather.
- 21 Q. Did you know of a execution site that was called Chamkar
- 22 Khnol?
- 23 A. No, I did not. And I did not see the location. I only heard
- 24 people being killed there, but I myself did not know where it was
- 25 or how large it was. <I did not see what it looked like.> I only

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- 1 heard about it.
- 2 Q. I'd like to take you now to some questions relating to the
- 3 period you worked at the Trapeang Thma Dam. You describe in your
- 4 interviews how, as a soldier in the Phnum Srok district military,
- 5 you were assigned to work as a guard at Trapeang Thma. Can you
- 6 tell us how long you worked as a guard at the Trapeang Thma Dam
- 7 worksite? And do you remember the year or month when you were
- 8 first assigned to that site?
- 9 [14.07.55]
- 10 A. I was assigned to guard at the Trapeang Thma Dam in 1976. The
- 11 main purpose was to guard the dam in case <> each part was
- 12 broken. If that was the case, then we<, the mobile unit, > had to
- 13 <carry earth to> repair the dam wall.
- 14 Q. And how long did you work as a guard at Trapeang Thma?
- 15 A. I remained there for about a month.
- 16 Q. I wanted to clarify from your interview. Did you work at
- 17 Trapeang Thma two different times, two different periods or were
- 18 you only there working as a guard once?
- 19 A. I worked at the Trapeang Thma Dam for one time only.
- 20 Q. Were you there when the dam was completed, when the
- 21 construction of the dam was completed?
- 22 A. When the dam was completed, I was there.
- 23 Q. And can you give us your best recollection of when that was,
- 24 what year and what month the construction of the Trapeang Thma
- 25 Dam was finished?

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- 1 [14.10.12]
- 2 A. The dam construction was concluded probably in late 1976 or
- 3 early '77.
- 4 Q. We may come back later to try and clarify some of these dates
- 5 with you, Mr. Witness. Let's talk about your assignment as a
- 6 soldier to quard at the site. How many soldiers from the Phnum
- 7 Srok district military were assigned to be guards at Trapeang
- 8 Thma Dam?
- 9 A. I was assigned to stand quard at the Trapeang Thma Dam and <>
- 10 I was part of a 10-man group to go and guard there.
- 11 Q. How many other units of guards were you aware of at the
- 12 Trapeang Thma site in addition to your 10-man unit?
- 13 A. There was no other unit. If there were, they would remain at
- 14 their assigned locations. But because our unit was close to the
- 15 Trapeang Thma Dam, then we were assigned to go and guard there.
- 16 Q. Who was the chief of your 10-man unit?
- 17 A. The team chief was Phan.
- 18 [14.12.18]
- 19 Q. And who did Phan report to?
- 20 A. Above Phan was another man by the name of Ta Nak.
- 21 Q. And are you referring to the person you identified earlier as
- 22 the deputy commander of the Phnum Srok district military? Is that
- 23 who you were referring to by Ta Nak?
- 24 A. Yes, that is correct.
- 25 Q. You were part of the district -- the Phnum Srok district

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- 1 military, do you know whether or not there were any soldiers from
- 2 the sector military that were assigned and located at the
- 3 Trapeang Thma Dam?
- 4 A. The sector army did not come to guard at the district level.
- 5 They stationed in Svay at their barrack. And they actually
- 6 assigned their soldiers to guard along <their> border.
- 7 [14.14.00]
- 8 Q. And what part of the Trapeang Thma Dam was your 10-man guard
- 9 unit assigned to?
- 10 A. Our unit was assigned to stand guard at the first bridge and
- 11 to that extent to Ponley village <in case> parts of the dam
- 12 <were> broken.
- 13 Q. Who was in charge of the Trapeang Thma Dam worksite?
- 14 A. Person who was in charge of all the mobile units at the
- 15 Trapeang Thma Dam was Ta Val.
- 16 Q. What was Ta Val's position?
- 17 A. He was in charge of the mobile units in Sector 5.
- 18 Q. Did Ta Val use to be part of the Sector 5 military before he
- 19 was assigned responsibility for the sector mobile units?
- 20 [14.16.01]
- 21 A. His former position was that he was chief or former chief of a
- 22 military regiment <of Sector 5>. And later on, he was reassigned
- 23 to take control of the mobile unit of Sector 5 on the dam
- 24 construction project. <He led his mobile forces to build the dam
- 25 and canals.>

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- 1 Q. Did you know Ta Val when he was in the sector military and the
- 2 chief of one of its regiments?
- 3 A. I began to know him well when I was part of the sector <unit
- 4 with him>.
- 5 Q. Was there a period of time where you lived at the same place
- 6 as Ta Val?
- 7 A. He actually selected me to be a part of this absolute unit.
- 8 And that's where I stayed near <> where he stayed.
- 9 Q. In your interview, you talked about living with him and being
- 10 present or -- you talk about his wedding in 1975. I wanted to
- 11 clarify, were you present at Ta Val's wedding in 1975?
- 12 A. No, I did not attend his marriage ceremony. I heard my
- 13 colleagues telling me that Ta Val went to get married to his wife
- 14 in Svay. And <the day after>, he came together with his wife. And
- in fact from what I heard, his marriage was arranged.
- 16 Q. What can you tell us about what kind of person Ta Val was and
- 17 where was he from? Did you know his full name? Can you tell us a
- 18 little bit about Ta Val?
- 19 [14.18.50]
- 20 A. I do not know his full name and I knew that he came from <the
- 21 east> area. <I did not know where exactly the east area was at
- 22 that time.>
- 23 Q. For those of us who aren't familiar with that area, can you
- 24 tell us what district or what province that is?
- 25 A. I myself do not know from which area he came. However, he

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- 1 spoke with an accent cheung-cheung (phonetic).
- 2 Q. Can you tell us approximately how old Ta Val was during the
- 3 Khmer Rouge regime when you knew him?
- 4 A. At that time, Ta Val was around 52 or 53 years old. <However,
- 5 this is only my estimation.>
- 6 Q. Did you see Ta Val come to the Trapeang Thma worksite when you
- 7 were working as a guard there?
- 8 A. I saw him coming in the morning to the dam to oversee the work
- 9 being done by mobile units or to inspect workers working in the
- 10 paddy fields.
- 11 Q. How often did he come to the Trapeang Thma site? Did he come
- 12 there every day or was it less frequent than that?
- 13 [14.21.06]
- 14 A. He came to the Trapeang Thma Dam every two or three days.
- 15 Sometimes, he came every day. So it varied.
- 16 Q. Do you know where his office was, where he was located, where
- 17 he would come from when he came to the Trapeang Thma Dam
- 18 A. I do not know where his office was. Sometimes he went to work
- 19 at another dam <that is Ronteas Banh (phonetic) dam> and
- 20 sometimes he came to the dam. <I did not know where he exactly
- 21 stayed.>
- 22 Q. What can you tell us about what kind of person he was, what
- 23 kind of leader he was as the person in charge of overseeing the
- 24 Trapeang Thma Dam? Can you tell us anything about that?
- 25 [14.22.37]

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- 1 A. In terms of his personality <as a general supervisor>, he led
- 2 people to work and <he was firm. And, > people had to complete the
- 3 work that he assigned.
- 4 Q. Would you consider him to be a strict person?
- 5 A. Ta Val was a very firm<, strict and strong> person.
- 6 Q. Were people at the worksite afraid of Ta Val?
- 7 A. Amongst the workers in the mobile units, every time Ta Val
- 8 came, everybody was afraid of him and they had to try to work
- 9 harder.
- 10 Q. As someone who knew Ta Val from before when he was -- when you
- 11 were in the sector military, did you have the occasion to talk to
- 12 him at all when you were at the Trapeang Thma Dam?
- 13 A. I never had an opportunity to speak to him and I can say this,
- 14 I was afraid of him. I even dared not to look at his face.
- 15 Q. Thank you, Mr. Witness. I want to turn now to some questions
- 16 about arrests of workers at the Trapeang Thma Dam site. Can you
- 17 tell us, first of all, who it was that was responsible for
- 18 conducting arrests of workers at the site?
- 19 A. The arrest at the Trapeang Thma Dam worksite was carried out
- 20 by Ta Val's subordinates.
- 21 Q. And could you be a little bit more specific, who are you
- 22 referring to when you say Ta Val's subordinates?
- 23 A. I couldn't grasp who they were. What I heard was that some
- 24 members of the workers committed some wrongdoings and then they
- 25 disappeared. <They were his mobile regiment chiefs. They made

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- 1 decisions and killed people. It's all up to them. Then, they
- would report to> Ta Val <>.
- 3 Q. Who did you hear this from?
- 4 A. I heard this from members of the workers in the mobile unit
- 5 under his supervision. <One night, he> came to <chit-chat with>
- 6 me, <saying> that, <the> night <before an individual named>
- 7 Chhuoy disappeared and he did not know who actually made his
- 8 arrest or where he was sent to.
- 9 [14.27.03]
- 10 Q. Getting back to the people who were responsible for carrying
- 11 out the arrests you identified as Ta Val's subordinates, are you
- 12 talking about people who were chiefs of battalions, companies or
- 13 platoons that were part of the Sector 5 mobile units or are you
- 14 talking about some other group?
- 15 A. I couldn't grasp the situation back then. People disappeared
- 16 from the mobile units including those villagers from my village.
- 17 And I was told as in the previous <night>, Chhuoy disappeared.
- 18 And when I asked about his arrest, I was told that it was made by
- 19 his unit chief. So I made a conclusion that it was the chiefs of
- 20 the <company> or the <regiment> who made arrest of their unit
- 21 members.
- 22 Q. This Chhuoy person that you've referred to, was he a member of
- 23 a sector mobile unit or was he part of a village or commune level
- 24 unit?
- 25 [14.28.50]

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- 1 A. Chhuoy was in the village mobile unit. Then he was reassigned
- 2 to work at the sector mobile unit. His implication was that he
- 3 had a connection with the former Lon Nol army and <he had been
- 4 followed. That> was the main reason for his arrest.
- 5 Q. How did you learn that the reason for his arrest was that he
- 6 had a connection to the Lon Nol regime?
- 7 A. Chhuoy himself was a former soldier and at that time, he was
- 8 <young> about 20 years old. However, <his elder brother> lied to
- 9 them, <saying> that he was a <paqoda> boy who actually lived in
- 10 the pagoda <because> he was an orphan.
- 11 Q. I want to make sure that I understand correctly. You're saying
- 12 that Chhuoy was actually a former Lon Nol soldier but had lied
- 13 and said that he was a boy who came from a pagoda; do I
- 14 understand you correctly?
- 15 A. Yes. Initially, he also used to live in the pagoda but later
- 16 on, <when the war nearly came to an end> he volunteered to be a
- 17 soldier. <Then, there was peace. > So that's how <he was
- 18 implicated as a former soldier>.
- 19 Q. And I want to ask about one group -- a group of people
- 20 specifically, Mr. Witness. Were there workers who tried to flee
- 21 or escape the Trapeang Thma worksite who were arrested?
- 22 [14.31.07]
- 23 A. The mobile units were assigned to work at the Trapeang Thma
- 24 Dam worksite and if any member attempted to flee, he or she would
- 25 be arrested and accused of trying to flee to Thailand.

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- 1 Q. And who was it that would arrest workers that tried to flee --
- 2 who were they arrested by?
- 3 A. It depends. It <depended> on where they were fleeing. If they,
- 4 for example, fled <through the area where they came across the
- 5 border soldiers, then they would be arrested. But, if they fled
- 6 through the area where border soldiers were not stationed> then
- 7 <they> would <be fine. No one would arrest them>.
- 8 MR. LYSAK:
- 9 Mr. President, with your leave, at this time I'd like to provide
- 10 to the witness his two prior statements as I had some
- 11 clarifications that I want to direct him to regarding the
- 12 subject. This is document E319/19.3.20, E319/19.3.20; that is his
- 13 OCIJ interview. And document E3/9060, E3/9060; is his DC-Cam
- 14 interview. With your leave, may I provide these to the witness?
- 15 [14.33.06]
- 16 MR. PRESIDENT:
- 17 Court officer, please obtain the document from the prosecutor and
- 18 hand it over to the witness for his review.
- 19 BY MR. LYSAK:
- 20 Mr. Witness, I'd like to ask you about some specific information
- 21 you provided regarding arrests of workers who tried to escape in
- 22 those two interviews. First, if you could refer to your DC-Cam
- 23 interview, document E3/9060, ERN pages Khmer, 00733010; English,
- 24 00728716; French, 01123672. You were asked here and I quote:
- 25 "Question: What was it like when you first arrived at Trapeang

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- 1 Thma? Answer: When it comes to construction, it was not yet
- 2 completed. There were many mobile unit members, many of whom ran
- 3 back home. They were arrested by security police. The village
- 4 security police formed combat lines waiting only to arrest those
- 5 fleeing and to return them to work."
- 6 Mr. Witness, what I'd like to ask you is, the village security
- 7 forces that you referred to here, what village were they from,
- 8 and whose command were those security forces under?
- 9 [14.35.20]
- 10 MR. LAT SUOY:
- 11 A. They were the village <militia> mobile unit, and then <when>
- 12 they were arrested, <they would be sent back to mobile unit or>
- 13 to the commune. So generally, they would arrest them and take
- 14 them back. <For example, if they were from Preah Netr Preah
- 15 commune the mobile militia mobile unit of the commune would make
- 16 the arrests and send them back to the same commune. > Even if they
- 17 were our parents, we could not help them. The militiamen would
- 18 arrest them and take them back to their base.
- 19 Q. That's what I wanted to clarify. When you talked about village
- 20 security forces, were you referring to a local militia, people
- 21 who were sometimes referred to as "chlop"?
- 22 A. Yes, they <were> called <local base> militia or village
- 23 militiamen or commune militiamen.
- 24 Q. And Mr. Witness, were there also some occasions where your
- 25 unit arrested people who were trying to escape?

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- 1 A. For my unit, we never <made any arrests>.
- 2 [14.36.57]
- 3 MR. PRESIDENT:
- 4 Counsel for Khieu Samphan, you may proceed.
- 5 MR. KONG SAM ONN:
- 6 Thank you, Mr. President. I would like to ask the prosecutor to
- 7 refer to any specific document, because if you do not point to
- 8 any specific ERN numbers it gives rise to leading the witness. So
- 9 we do not know <> which document the prosecutor is referring to
- 10 now.
- 11 MR. LYSAK:
- 12 Mr. President, I asked an open question first. The witness has
- 13 given me an answer. Now I 'm going to refer him to some answers
- 14 he gave in both of these interviews which I can proceed to do now
- 15 or you want to take the break. If this is the time for the break,
- 16 I will refer to these passages when we come back.
- 17 [14.38.02]
- 18 MR. PRESIDENT:
- 19 The time is now appropriate for a short break. Chamber shall
- 20 adjourn now and resume at 3 p.m. Court officer, please assist the
- 21 witness <br/> <br/> ygiving him room to rest> during the break <at the
- 22 waiting room reserved for witnesses and experts> and have him
- 23 back to this courtroom before 3 p.m. The Court is now adjourned.
- 24 (Court recesses from 1438H to 1458H)
- 25 MR. PRESIDENT:

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- 1 Please be seated. And the Prosecutor, you may resume your
- 2 questioning.
- 3 BY MR. LYSAK:
- 4 Q. Thank you, Mr. President. Mr. Witness, we were talking about
- 5 arrests of people who tried to escape or flee Trapeang Thma. I
- 6 want to direct you to two responses you gave in your two
- 7 interviews, starting with your OCIJ interview, which is document,
- 8 E319/19.320, at answer 57. "Question: When you were a soldier,
- 9 did your chief ever give you a list and order you to arrest
- 10 anyone whose name was on the list? Answer: No, this work was
- 11 carried out by militiamen. My unit did not do this work, but
- 12 sometimes I received an order from the upper echelon to arrest
- 13 someone who was on the run. Sometimes I managed to catch them,
- 14 but other times they managed to escape."
- 15 And in your DC-Cam interview, E3/9060, ERN Khmer, 00733024,
- 16 that's Khmer ERN, 733024; English, 00728726; and French,
- 17 01123681.
- 18 "Question: So, as you were in the troops, your role was to guard
- 19 and inspect the dam, checking if there was damage. Did you also
- 20 guard against something else? Answer: Guard against everything.
- 21 If they contacted us, and we found people escaping, we would
- 22 arrest them. Even after the arrest, we could not kill them. We
- 23 arrested them and sent them over to the superiors to deal with
- 24 them." End of quote.
- 25 Mr. Witness, does that refresh your memory that, while arrests

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- 1 were not your primary function, that there were some occasions
- 2 where you and your unit were assigned and arrested workers who
- 3 tried to escape from the site?
- 4 [15.02.06]
- 5 MR. LAT SUOY:
- 6 A. While I was working, and when we were instructed to capture a
- 7 worker, sometimes we tried to do that. And if the person <fled
- 8 and was arrested>, then the person would be sent to his <or her>
- 9 respective unit, so that the unit chief would deal with him
- 10 <accordingly>.
- 11 Q. In the answers I read, you referred to receiving an order from
- 12 the upper echelon to try to arrest someone who was -- who had
- 13 escaped. When you referred to "upper echelon", who was it
- 14 specifically that the orders came from, down to your unit? Who
- 15 was it that provided those orders?
- 16 A. The order came from Ta Nak. His order was to catch those
- 17 <mobile > workers who were fleeing from the mobile unit. And <> we
- 18 could catch them, then we would send them to the upper echelons
- 19 to resolve the matters.
- 20 Q. And specifically, when those workers were caught, who were
- 21 they turned over to? You've said that they were turned over to
- 22 the upper echelon, or your superiors. Specifically, who would
- 23 those workers be turned over to?
- 24 A. The man, or the person, would be given back to the chief of
- 25 the <mobile> unit, or the chief of the regiment.

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- 1 Q. Were you aware, Mr. Witness, of any instances where workers
- 2 were killed at the Trapeang Thma Dam worksite?
- 3 [15.04.33]
- 4 A. I did not have a full understanding about the killing at the
- 5 Trapeang Thma Dam worksite, as our duty did not have to deal with
- 6 that. We had to stand guard at the Trapeang Thma Dam worksite,
- 7 and <if any part of the dam broke> we would risk our life.
- 8 Q. I understand that. More specifically, can you tell us, tell
- 9 the Court, please, what happened to workers at the Trapeang Thma
- 10 Dam who said they could not work at night because of night
- 11 blindness? Can you please tell the Court what happened to those
- 12 people?
- 13 A. I heard from workers in the mobile unit <saying> for those who
- 14 had night blindness, some of them actually did not have night
- 15 blindness. So <their respective mobile unit chief led> them <by
- 16 the hand to push them into the pits. If they were really night
- 17 blind they would be led back> and if they <were not actually
- 18 night-blind, but pretended> to have night blindness, <then> they
- 19 would be <pushed to fall into the pit>.
- 20 [15.06.13]
- 21 Q. I'd like you to refer to, if you could, your OCIJ interview,
- 22 E3/9060. I'm sorry, your DC-Cam interview, E3/9060. The ERN
- 23 references: Khmer, 00733020 021; English, 00728724; French,
- 24 01123679 3680. And I quote your statement in your DC-Cam
- 25 interview:

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- 1 "When one was having night blindness, the person was accused of
- 2 having consciousness blindness. The big or small unit, of which
- 3 that person was a member, transported the person to the pits. If
- 4 the person avoided the pits, they would say that the person did
- 5 not have night blindness. Those pits, it would result in death if
- 6 you fell into them." Continuing below on the same page: "If the
- 7 person was led to a pit and avoided the pit, the accompanying
- 8 person would push that person into the pit. Question: Did you
- 9 witness the event? Answer: I saw it. Because it had nothing to do
- 10 with the troops, they did the work amongst themselves. The
- 11 killings of people were not done by troops, but by the chief of
- 12 battalion, regiment and company." End of quote.
- 13 Mr. Witness, is it correct as you told DC-Cam, that you witnessed
- 14 these events?
- 15 A. They did what they had to do <because-->
- 16 [15.08.39]
- 17 MR. PRESIDENT:
- 18 And Defence Counsel Kong Sam Onn, you have the floor.
- 19 MR. KONG SAM ONN:
- 20 Thank you, Mr. President. I'd like to make my remark on the
- 21 extract <> by the Co-Prosecutor. In the Khmer version, the
- 22 witness did not state that falling into the pit would result in
- 23 death. And it referred to those who avoided the pit, then the
- 24 person would be pushed into the pit.
- 25 BY MR. LYSAK:

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- 1 Q. Thank you, Counsel. I read the English translation. I don't
- 2 understand the inconsistency between them. Mr. Witness, let me
- 3 ask you about these pits. Where were the pits located at the
- 4 worksite? And how deep were they?
- 5 [15.09.43]
- 6 MR. LAT SUOY:
- 7 A. The pit was not far from where they got the dirt for the dam
- 8 site, and the depth was about one metre. <And the unit chief led
- 9 them by hand. If someone -- that is-->
- 10 Q. And your statement in here indicates that if people avoided
- 11 the pit, that someone would push them into that -- into the pit.
- 12 Is that correct? Did you see that happen?
- 13 A. Yes, I saw it. People who had the psychological sickness
- 14 <would be led by hand to make them fall into> the pit<, which was
- 15 about 1 metre deep. > and <when> they were pushed into the pit,
- 16 they might have <their> ankle <sprained. So, they would know that
- 17 person was being lazy. > And for people who were found out to have
- 18 lied to them, they would be re-educated or reprimanded <while
- 19 those who really had night blindness would be given time to
- 20 rest>. But falling into the pit did not result in death, but
- 21 injury.
- 22 [15.11.16]
- 23 Q. Do you know--
- 24 MR. PRESIDENT:
- 25 Defence Counsel Koppe, you have the floor.

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- 1 MR. KOPPE:
- 2 Thank you, Mr. President. I would like to make an observation as
- 3 following up on the observation or objection from my colleague
- 4 from the Khieu Samphan team. If -- I mean, indeed in the English
- 5 version, I agree with the Prosecution, it says those pits, it
- 6 would result in death if you fell into them. Now if that sentence
- 7 doesn't appear in the original Khmer version, I find that quite
- 8 troubling. So, I would be really interested. And considering the
- 9 evidence just given by the witness, that it is only a pit of one
- 10 metre, that your ankle would get swollen, I think that's a
- 11 difference that I would like to have cleared when it comes to
- 12 translation. So, the request really is: what does the original
- 13 Khmer version say? Does it say something to the effect it would
- 14 result in death if you fell into them?
- 15 MR. LYSAK:
- 16 The Parties are certainly able to pursue this, and review the
- 17 Khmer original. It's not something I can do, standing here now.
- 18 Let's revisit this after people who can interpret and translate--
- 19 (Recording malfunction).
- 20 [15.12.47]
- 21 MR. PRESIDENT:
- 22 Actually, we have the witness here before us, and you can clarify
- 23 the matter with him, Co-Prosecutor.
- 24 BY MR. LYSAK:
- 25 I will clarify with the witness. But the issue about the

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- 1 transcript is something that will have to be dealt with later by
- 2 people who can review the original Khmer transcript.
- 3 Q. Mr. Witness, we want to make sure this is clear. The people
- 4 who avoided the pits, and were pushed into them, did any of them
- 5 die to your knowledge?
- 6 [15.13.29]
- 7 MR. LAT SUOY:
- 8 A. To my knowledge, none of them died. They wanted to know
- 9 whether they, those workers, pretended to be sick in order to
- 10 avoid going to work by telling them that they had night
- 11 blindness. For that reason, those people were led into <> the
- 12 pits. And if they actually fell into the pits, then they would be
- 13 allowed to rest <>. However, for those who <avoided the pits and>
- 14 did not fall into the pits, they would be accused of pretending
- 15 to be sick, and then <their respective unit chiefs> reprimanded
- 16 or <re-educated them>. And if, after one or two occasions, they
- 17 still repeated this imaginary sickness, then they would be taken
- 18 away and killed.
- 19 Q. Let's start, first of all, with people who actually did have
- 20 night blindness, and who were forced to walk, and fell into these
- 21 pits. Were any of them injured as a result of being forced to
- 22 walk into the pits at night-time when they couldn't see?
- 23 A. For people who actually had night blindness, they were about
- 24 to step into the pits, but they were stopped by the people at the
- 25 pit. And they knew that <> these workers, actually had night

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- 1 blindness. However, for other workers who pretended <> to have
- 2 night blindness, they would step away from the pit, and then they
- 3 <would know that those workers told a lie and> would be called
- 4 for re-education, as actually they pretended to have night
- 5 blindness <and would be instructed not to tell a lie again>.
- 6 Q. And for the people who were determined to be pretending, and
- 7 who were sent for re-education, do you know -- do you know what
- 8 happened to them after they were sent for re-education? Or were
- 9 you not involved in the process?
- 10 [15.15.55]
- 11 A. On the re-education issue of those workers, it was the duty of
- 12 the unit chiefs or group chiefs of the mobile units. Those people
- 13 would be criticized, and they had to be refashioned, and they had
- 14 to <change their behaviours and> stop lying to the unit chiefs
- 15 again.
- 16 Q. And what about people who couldn't be refashioned, Mr.
- 17 Witness? What happened to them?
- 18 A. If after re-education, the person <did> not <learn the lesson>
- 19 or <not> change, then the unit chief would have to deal with that
- 20 issue.
- 21 Q. And do you know how unit chiefs dealt with situations like
- 22 that?
- 23 A. The <only> solution was to kill that worker.
- 24 Q. Mr. Witness, did you know of any locations at or near the
- 25 Trapeang Thma site where people were taken for execution?

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- 1 A. Regarding the Angk Trapeang Thma Dam and its vicinity, I never
- 2 heard of the centre.
- 3 Q. Was there a security centre in Phnom Srok district?
- 4 A. There was a district security centre at Phnom Srok district.
- 5 Q. And was there a sector security office? And if so, where was
- 6 the sector security office located?
- 7 [15.18.34]
- 8 A. As for the <district> security office, it was located at the
- 9 current district office. And in fact, it was a concrete house
- 10 which turned into a security centre, and which is currently the
- 11 district office.
- 12 Q. Just to clarify, Mr. Witness. The location you're just talking
- 13 about, the concrete house that is at the current location of the
- 14 district office, are you talking about where the location of the
- 15 Phnom Srok security office? Or was that the Sector 5 security
- 16 office? Could you clarify that?
- 17 A. The Phnom Srok Security Office, it belongs to the Phnom Srok
- 18 district. As for the Sector 5 security office, it was located in
- 19 Svay.
- 20 Q. When you say Svay, are you referring to Sisophon provincial
- 21 town?
- 22 A. Yes, it is at Svay Sisophon. And that office at the time was
- 23 known as Sector 5 security office.
- 24 [15.20.28]
- 25 Q. I want to turn to a few general questions about the conditions

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- 1 at Trapeang Thma, starting with work hours at the site. Can you
- 2 tell us what the work hours were during the time you were at the
- 3 Trapeang Thma Dam worksite?
- 4 A. The mobile unit workers started working from 7 a.m. till 11
- 5 a.m. And they resumed again from 1.00 to 5 p.m., then again from
- 6 6.00 to 10 p.m.
- 7 Q. Let me just clarify something with you. In your OCIJ
- 8 interview, E319/19.3.20, at answer 81, you indicated that work
- 9 started at 6 a.m. Just now you said 7 a.m. Can you give us your
- 10 best recollection? Was it 6 a.m. or 7 a.m. that workers started
- 11 working at Trapeang Thma?
- 12 [15.22.11]
- 13 A. For my unit, we started working at 5 a.m., and continued until
- 14 11.00. Then we had lunch at 12 p.m.
- 15 Q. In regards to work during night time, how often did people
- 16 have to work at night time while you were at Trapeang Thma? Was
- 17 it every night? Or was it only some nights?
- 18 A. They continued working in these shifts every day until the dam
- 19 project was completed <and then we were rotated>.
- 20 Q. What can you tell us about the food rations and work quotas at
- 21 the Trapeang Thma worksite?
- 22 A. For the dam construction workers, the workers would be given a
- 23 can of rice each per day.
- 24 Q. And did you know what the -- if those workers had a work
- 25 quota, in terms of the amount of dirt they had to dig and carry

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- 1 each day?
- 2 A. In general, the quota was not meant for an individual worker.
- 3 However, it applied to the unit as a whole. And the measurement
- 4 was in terms of a land measurement of <15 metres> height, with 10
- 5 metres width. And the unit had to carry the dirt, and if they
- 6 could complete the work quota, then they would be given a can of
- 7 rice each per day. And for those who failed to meet the work
- 8 quota, then the ration was reduced to gruel.
- 9 Q. In your DC-Cam interview, Mr. Witness, you referred to there
- 10 being what you called "special units", that had different quotas
- 11 and different food rations than the regular workers. Can you
- 12 explain to the Court what these special units were?
- 13 [15.25.36]
- 14 A. A while after, male and female youths were selected to put in
- 15 the so-called special unit. And for one cubic metre <of earth>,
- 16 they only carried them in baskets, and they would make only 10
- 17 trips <of earth-carrying>. And they would be given the rice,
- 18 <two> cans of rice each for the workers in these so-called
- 19 special units. And as I stressed again, <> they only made 10
- 20 trips of carrying baskets, to carry this one cubic metre of dirt.
- 21 Q. Let me refer you to your DC-Cam interview, E3/9060. Khmer ERN,
- 22 00733011, 733011; English, 00728716 717; and French, 01123673.
- 23 I quote:
- 24 "Members of special units were given two cans of rice each day.
- 25 Members of on-foot units were given one can of rice each day.

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- 1 Special units would carry one cubic metre of earth in eight
- 2 carrying trips. Women were even running while carrying the
- 3 baskets back and forth. These were the special units." End of
- 4 quote.
- 5 I want to make sure I understand correctly. Are you saying that
- 6 these special units received higher food rations, and had to
- 7 perform more work? Or do I not understand? Or is that incorrect?
- 8 Can you clarify? Were these special units, units that had higher
- 9 work quotas and received -- therefore received greater food
- 10 rations? Is that right?
- 11 [15.28.20]
- 12 A. The special unit workers worked more progressively, so the
- 13 food ration was more than the ordinary mobile unit workers. And
- 14 in terms of clothing, then they had better clothing to wear than
- 15 the ordinary barefoot mobile unit workers. And they were an
- 16 exemplary model for the mobile units.
- 17 Q. And how many workers at Trapeang Thma were in such a special
- 18 unit, that received more -- a larger amount of food, and more
- 19 progressive work assignments?
- 20 A. In the special unit, they actually had a force of workers of a
- 21 size of a regiment, and they were female youth.
- 22 Q. This unit of female youth that you referred to as a 'special
- 23 unit', how many -- how many females were in this unit?
- 24 A. In that unit, there were women in two <companies>, and there
- 25 were male youths in another <company>. And they were the absolute

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- 1 force, and they were selected to be part of this so-called
- 2 special unit.
- 3 [15.30.17]
- 4 Q. Let me read to you another excerpt from your DC-Cam interview,
- 5 E3/9060. This is at Khmer 00733030; English, 00728730; French,
- 6 01123684 85. I quote: "The special unit was composed of only
- 7 100 members. The rest were normal mobile units, which were
- 8 estimated in the tens of thousands. Four to five persons of the
- 9 normal mobile unit carried one cubic metre of earth, and they had
- 10 small rations. " And continuing below on the same page: "Question:
- 11 So, the remaining tens of thousands of other people were given
- 12 only one can of rice per day? Answer: Yes, one can per day." End
- 13 of quote. Does this refresh your recollection, Mr. Witness, that
- 14 the special unit that you've described only had 100 members? Is
- 15 that correct?
- 16 A. Yes, that is correct. As for the special unit that were female
- 17 members, who served in the special unit, and they were entitled
- 18 to one can of rice per day, as for the food ration for them. <And
- 19 for ordinary barefoot mobile unit members, we each got half a can
- 20 of rice.>
- 21 [15.32.27]
- 22 Q. Where did the people at the Trapeang Thma Dam site get water
- 23 to drink?
- 24 A. They carried the water for us to drink. There were a group of
- 25 labourers who brought the water for us to drink, and other

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- 1 members also carried the water from the nearby ponds and stream
- 2 to drink.
- 3 Q. Mr. Witness, did people at the Trapeang Thma site get sick
- 4 often? What did you observe while you were there, in terms of the
- 5 health of the workers at the site?
- 6 A. The workers at Trapeang Thma site, there were many people who
- 7 were sick. Some were poisoned by eating wild plants or wild
- 8 mushrooms. And they also suffered from many different kinds of
- 9 diseases. Some had <> swollen bodies.
- 10 Q. Let me refer you to, again, your DC-Cam interview, E3/9060.
- 11 Khmer ERN, 00733030 31; English, 00728731; French, 01123685.
- 12 Quote, I quote, Mr. Witness, this is what you said to DC-Cam.
- 13 "People were emaciated, without enough food to eat. Lack of
- 14 nutrition led to exhaustion. For some, their knees were bigger
- 15 than their heads." End of quote.
- 16 Mr. Witness, was this the case during the entire time you were at
- 17 the Trapeang Thma worksite?
- 18 [15.35.19]
- 19 A. Yes, it was the case. At that time, those who were skinny,
- 20 <because some were in special unit and tried to carry soil, for
- 21 example, some female workers tried to carry soil so hard to earn
- 22 merits in performance that their lumbar vessel severed and they
- 23 died. Some others> did not have sufficient food to eat, and some
- 24 had <swollen and skinny bodies>, and of course others you know,
- 25 <could not walk as> their knees <grew> bigger than their heads.

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- 1 They asked for medicine when they were sick, but they were given
- 2 nothing more than the rabbit drop pill. <So, how come they could
- 3 feel better?>
- 4 Q. Thank you, Mr. Witness. I want to ask you also about the
- 5 hygiene at the worksite. Can you tell us, where did people go to
- 6 relieve themselves? Were there latrines? Or where was it that
- 7 people would have to go to relieve themselves?
- 8 A. At that time, the upper echelons constructed the latrine for
- 9 us in the different units, so that we could relieve ourselves.
- 10 <But some workers> relieved themselves somewhere around <the
- 11 sleeping quarter, and diseases were spread among the workers>.
- 12 [15.37.11]
- 13 O. Were there a lot of flies and insects at the worksite?
- 14 A. Yes, yes, there were swarms of flies and mosquitoes. At night,
- 15 <we> did not have <> mosquito nets, <and> lots of mosquitoes bit
- 16 us. <We did not have enough sleep.> And in the morning, we had to
- 17 get up early in order to go to work.
- 18 Q. I want to turn to another subject for the time we have left
- 19 today. Do you remember a period when the local cadres in the
- 20 Northwest Zone were arrested and replaced by cadres who came from
- 21 the southwest? Do you remember that? And what can you tell us
- 22 about what happened to the Northwest Zone cadres at that time?
- 23 A. At the time when I was working at the Trapeang Thma
- 24 construction dam, I heard <from the people in> the upper echelon.
- 25 <People like Ta Nak> told me that they would arrest the Northwest

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- 1 Zone cadres, and they summoned them for the meeting. And the
- 2 cadres from the Southwest Zone carried out the arrests. They
- 3 accused <the northwest cadres> of betraying.
- 4 Q. When you say that you were told by the upper echelon that they
- 5 were going to arrest the cadres, who was it that told you this?
- 6 Who do you mean by, the upper echelon?
- 7 [15.39.35]
- 8 A. Ta Nak. Ta Nak was my <chief>, and he knew that. And he told
- 9 to his subordinates that we had to be extra-vigilant in our work.
- 10 <He told us to be ready for an escape. > And then, later on, the
- 11 Southwest Zone cadres <arrived in> the Northwest Zone.
- 12 Q. When you said that when people were arrested, they were called
- 13 to attend meetings or study sessions, can you tell us how it was
- 14 -- how it happened when people were called to these study
- 15 sessions? Who would tell them that they had to go and where was
- 16 it that they were told to go?
- 17 A. I did not know the details of how it was carried out, but I
- 18 only heard from others that they were summoned to attend the
- 19 meeting or study session, and then they disappeared ever since.
- 20 [15.40.53]
- 21 Q. Let me read to you an excerpt from your DC-Cam interview,
- 22 E3/9060. This is at Khmer 00733047; English, 00728742 743; and
- 23 French, 01123695. Quote -- let me repeat the Khmer ERN. It is
- 24 00733047. This is what you said, Mr. Witness.
- 25 "Those south-westerners did not even bother to point a gun at us.

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- 1 They would call us to have a chat. Then they told us to go up to
- 2 the concrete house, and they arrested us. They put us in a truck,
- 3 and sent us to the secret place. The secret place at Svay
- 4 Sisophon, the police station of Mr. Launh." End of quote.
- 5 Mr. Witness, who was this person, Mr. Launh? And what was the
- 6 police station that he had responsibility for in Sisophon?
- 7 [15.42.36]
- 8 A. In the <Svay Sisophon> security section attached to Sector 5,
- 9 I only heard of a man by the name of <Ta Boeun (phonetic)>, who
- 10 was in charge of security.
- 11 Q. I want to ask you about some of the local Northwest Zone
- 12 cadres identified in your interviews, and what happened to them
- 13 during this period. First of all, you identify a person named Ta
- 14 Hoeng. Who was Ta Hoeng? And what happened to him at or around
- 15 the time the southwest cadres arrived in your region?
- 16 A. Upon the arrival of the Southwest Zone cadres, they called for
- 17 a meeting <with Ta Hoeng>. And Ta Hoeng was arrested. And from
- 18 that time onward, people <at lower levels> knew that the
- 19 Northwest Zone cadres were arrested by the Southwest Zone. <All
- 20 cadres throughout Sector 5 were herded and arrested right away.>
- 21 Q. What was Ta Hoeng's position?
- 22 A. He was the chief of Sector 5.
- 23 Q. Did you know a cadre named Ta Maong from Preah Netr Preah? And
- 24 can you tell us what happened to him when the southwest cadres
- 25 arrived?

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- 1 A. When the Southwest Zone arrived, Ta Maong was also convened to
- 2 a meeting. And at that time, he was arrested.
- 3 Q. We've talked a little today already about Ta Val, the Sector 5
- 4 mobile work chairman, who supervised the Trapeang Thma Dam. What
- 5 happened to Ta Val when the southwest cadres arrived?
- 6 [15.45.37]
- 7 MR. PRESIDENT:
- 8 Counsel, you have the floor. You may proceed.
- 9 MR. KOPPE:
- 10 Thank you, Mr. President. I have some trouble with the way this
- 11 question is formulated, "when the Southwest Zone cadres arrived".
- 12 It was fine in respect of the first two Northwest Zone cadres,
- 13 but the next one that we're discussing, I think the Prosecution
- 14 will agree, was arrested four months later. Three months later.
- 15 And the last Northwest Zone cadre was arrested a year later. So,
- 16 saying that there is a wave of arrests the moment that the
- 17 Southwest Zone cadres arrived is simply incorrect.
- 18 [15.46.34]
- 19 MR. LYSAK:
- 20 Mr. President, Counsel is not here to give evidence. I can assure
- 21 him from the S-21 records that he's wrong. There was a wave of
- 22 arrests. It's documented in the records of S-21. I'm actually
- 23 going to make some references to try to refresh memory on dates,
- 24 so I will get to some of those S-21 records. In the meantime, I'm
- 25 asking the witness simply what happened when the southwest cadres

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- 1 arrived, and getting his recollection. Then we'll take a look at
- 2 the S-21 records to see when this took place. So, if I may
- 3 proceed, the question I'd like to ask the witness now is: what
- 4 happened to Ta Val after the southwest cadres arrived? With your
- 5 leave, Mr. President.
- 6 MR. PRESIDENT:
- 7 Yes, you may proceed, Prosecutor.
- 8 BY MR. LYSAK:
- 9 Q. What happened to Ta Val, Mr. Witness?
- 10 [15.47.49]
- 11 MR. LAT SUOY:
- 12 A. <Ta Val called Ta Maong to a meeting. > After Ta Maong was
- 13 arrested, he disappeared ever since. Then for about 10 days
- 14 <later>, they arrested Ta Val. They called him for a meeting.
- 15 Q. How did you learn that Ta Val had been arrested?
- 16 A. Because I learnt from Ta Nak, who escaped. And he came to meet
- 17 with me at the construction site <of Trapeang Thma Dam>. He told
- 18 me that they had arrested all the cadres in the Northwest Zone,
- 19 and that arrest was carried out by the southwest cadres. <Only
- 20 Phnum Srok district committee was still not arrested.>
- 21 [15.49.01]
- 22 Q. And the last person I wanted to ask you about was Ta Hat. Who
- 23 was Ta Hat? And what happened to him after the southwest cadres
- 24 arrived?
- 25 A. After the Southwest Zone cadres arrived, Ta Hat also was

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- 1 called to attend a meeting at Svay.
- 2 Q. Do you remember the year and month when Ta Hoeng, Ta Maong, Ta
- 3 Val and Ta Hat were arrested? Are you able to tell us what year
- 4 and month that took place?
- 5 A. To the best of my recollection, it was about at the beginning
- 6 of the year, and toward the end of the year, we attained peace.
- 7 [15.50.26]
- 8 Q. Let me see if I can refresh your memory on this, Mr. Witness.
- 9 There are a number of surviving records relating to these people.
- 10 First of all, document E3/1181. E3/1181 is a report titled
- 11 "General View of Sector 5". It's dated 27 June 1977, and it
- 12 records that the Sector 5 secretary, Hoeng, had been arrested as
- of that date, as of June, 1977. We have a document, E3/1900,
- 14 E3/1900, it is an S-21 prisoner list, titled "Names of Prisoners
- 15 smashed on 6 March 1978." Number 12 on that list is-
- 16 MR. PRESIDENT:
- 17 Counsel, you may proceed.
- 18 [15.51.54]
- 19 MR. KOPPE:
- 20 Yes, it does. We have different information when it comes to Men
- 21 Chun, alias Hoeng. He was arrested in February '77.
- 22 MR. LYSAK:
- 23 I'd be curious to the site. There's multiple documents that
- 24 establish it was June 1977, including a reference in his S-21
- 25 confession that specifically -- gives us a specific date, in June

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- 1 also. In any event, if you have a document, you're entitled to
- 2 ask the witness about it during your examination. Mr. President,
- 3 may I proceed?
- 4 [15.52.39]
- 5 MR. PRESIDENT:
- 6 Judge Lavergne, you may proceed now.
- 7 JUDGE LAVERGNE:
- 8 Counsel Koppe, could you please give us the references of the
- 9 document that you were referring to? Thank you.
- 10 MR. KOPPE:
- 11 If you allow me to do that, not just now, but tomorrow morning
- 12 early?
- 13 BY MR. LYSAK:
- 14 Q. If I may continue? In addition to the document relating to
- 15 Sector 5 secretary, Hoeng, E3/1900 records that an Aok Horn,
- 16 alias Val, identified as an assistant to Sector 5, entered S-21
- on 29 June 1977. And in regards to a Preah Netr Preah district
- 18 secretary, An Maong, E3/342, E3/342, the OCP revised S-21
- 19 prisoner list. Number 57 on that list records that Maong entered
- 20 S-21 on 28 June 1977. So we have three documents that all have
- 21 dates -- the 27th, the 28th and the 29th of June, 1977. Mr.
- 22 Witness, I realize this was a long time ago. Does that refresh
- 23 your recollection that these arrests took place at some point in
- 24 mid-1977? Possibly in June of that year?
- 25 [15.54.53]

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- 1 MR. LAT SUOY:
- 2 A. At that time I was very young, but the arrests were carried
- 3 out quite close to one another, actually. They arrested first of
- 4 all <Ta Maong, > Ta Val, and <that was > then followed by <Ta Hat
- 5 in the same year>. And <then> they <arrested Ta Nak and> all <his
- 6 subordinate> cadres at the time.
- 7 Q. You've talked about a deputy commander, Ta Nak, from Phnom
- 8 Srok district military. What happened to Ta Nak?
- 9 A. <After Ta Hat was arrested, > then Ta Nak<, chief of the
- 10 company, > was also called for the study session. And as his
- 11 subordinate, I knew that he would be arrested if he went there.
- 12 Then he did not listen to me, and he went to attend the meeting.
- 13 <I was expecting him to come back to have lunch with me that
- 14 day. > But then I did not see him return. And then his wife told
- 15 everyone that Ta Nak had already been arrested.
- 16 [15.56.31]
- 17 Q. Mr. Witness, was there a time that the--
- 18 MR. PRESIDENT:
- 19 Counsel Kong Sam Onn, you may proceed.
- 20 MR. KONG SAM ONN:
- 21 Thank you, Mr. President. I would like to request that the
- 22 Co-Prosecutor make reference to document E3/19100 (sic). It seems
- 23 to me that this document doesn't appear in the case file, so
- 24 could you please ask the prosecutor to verify this?
- 25 MR. PRESIDENT:

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- 1 Mr. Prosecutor, can you please verify this document reference?
- 2 BY MR. LYSAK:
- 3 Q. Yes. I think he's referring to something from five minutes
- 4 ago. But the document is E3/1900. E3/1900. Mr. Witness, my next
- 5 question is about yourself. Was there any time where the
- 6 southwest cadres tried to arrest you? And if so, can you tell the
- 7 Court what happened?
- 8 [15.58.05]
- 9 MR. LAT SUOY:
- 10 A. After they arrested all cadres, we all separated. I fled to my
- 11 house. Then the southwest cadres arrested me. And then I <fought
- 12 with them and > tried to escape. Eventually and luckily I could
- 13 escape.
- Q. Where were you taken when you were arrested, Mr. Witness?
- 15 A. I was taken and sent to <their> commune, <Preah Netr Preah>
- 16 commune.
- 17 Q. How was it that you were able to escape?
- 18 A. At that time, I used Khmer traditional martial arts, and I
- 19 knocked down the <10> security guards over there, and then I fled
- 20 the scene <to the mountain>.
- 21 Q. And my last question today, Mr. Witness, before we break:
- 22 after the arrests of your commander, Nak, and Chun, what happened
- 23 to your military unit after your commanders were arrested?
- 24 [15.59.55]
- 25 A. After my <chiefs> were arrested, they accused <the Northwest

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- 1 cadres> as traitors<. Then, they> intended to arrest <and
- 2 transport> all of us <to Svay>, and then <> we fled into the
- 3 forest.
- 4 MR. LYSAK:
- 5 Mr. President, I can continue with questions if you wish me to go
- 6 on. I see we're at 4 o'clock.
- 7 MR. PRESIDENT:
- 8 Thank you, Mr. Prosecutor. The time is now appropriate for the
- 9 day's adjournment. The Chamber shall adjourn now, and we will
- 10 resume tomorrow, on Wednesday, 12 August 2015, starting at 9 a.m.
- 11 The Chamber would continue to hear the witness Lat Suoy, and we
- 12 will summon another, 2-TCW-937. And I ask members and relevant
- 13 parties to be present tomorrow morning.
- 14 And Mr. Lat Suoy, for your information, your testimony has not
- 15 yet been concluded, so I invite you to come to testify here
- 16 before the Chamber again tomorrow, <on Wednesday, 12 August 2015,
- 17 starting at 9 a.m>.
- 18 Court officers are instructed now to coordinate with the WESU to
- 19 assist the transportation of Mr. Lat Suoy to his place, and have
- 20 him back in this courtroom on Wednesday, 12 August 2015, before 9
- 21 a.m.
- 22 Security guards are instructed to bring the two Co-Accused, Mr.
- 23 Nuon Chea and Mr. Khieu Samphan, back to the detention facility
- 24 <of the ECCC>, and have them back in the hearing on <Wednesday,>

E1/328.1

Extraordinary Chambers in the Courts of Cambodia Trial Chamber – Trial Day 309 Case No. 002/19-09-2007-ECCC/TC 11 August 2015

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