

Extraordinary Chambers in the Courts of Cambodia

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

Criminal Case File /Dossier pénal

រោម/No: 002/14-08-2006

នេះខេត្តម៉ីនុស្តុរ/Investigation/Instruction

M2/No: 001/18-07-2007-ECCC-OCLJ

ព្រះវាទាំសារចក្រកម្ពុទា ខាង សេសនា ព្រះមទារក្សត្រ Kingdom of Cambodia Nation Religion King

ជីភាសម្រេចលើពាគ្យសុំគិច្ចស៊ើបស្កា

Ordonnance sur demandes d'actes d'instruction Order concerning Requests for Investigative Actions

We, You Bunleng (ሚ ប៊ុនឡេង) and Marcel Lemonde, Co-Investigating Judges of the Extraordinary Chambers,

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

Noting Rule 55(10) of the Internal Rules of the Extraordinary Chambers,

Noting the continuing judicial investigation against **Kaing Guek Eav** (ពាំង ហ្គោកអាវ) alias **Duch** (ឌុច), male, born on 17 November 1942,

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

Noting the Request by the Co-Prosecutors, dated 2 June 2008, that Kaing Guek Eav (កាំង ហ្គេកអាវ)

alias **Duch (質質)** be charged with Homicide (Articles 501-503-504-505-506-507 and 508 of the 1956 Penal Code) and Torture (Article 500 of the 1956 Penal Code), offences defined under Article 3 of the Law on the establishment of the Extraordinary Chambers, dated 27 October 2004.

REASONS FOR THE DECISION

Considering that, as the Co-Prosecutors indicate in their request (para. 7), the facts relating to the acts of homicide and torture under Article 3 of the ECCC Law have been investigated as part of the judicial

investigation against KAING Guek Eav alias DUCH for Crimes Against Humanity and Grave Breaches of the Geneva Conventions;

Considering that the Closing Order must determine the exact legal definition to be retained in order to characterize any crimes committed at S21 for which the Charged Person is being prosecuted; and that, in the absence of any new elements, it is not, thus, necessary at this stage to re-open the investigation in order to lay any supplementary charges;

FOR THESE REASONS

Decide that it is not necessary to accomplish the investigative action requested.

Phnom Penh, 4 June 2008 গুড়ান্ডৌন্ধগুল্ল Co- Investigating Judges Co-juges d'instruction

YOU Bunleng Marcel Lemonde