

អត្តិ ខំនុំ ខំម្រះទិសាមញ្ញត្តិ ខត្តលាភារកម្ពុ ខា

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

ವುಜ್ಞ ಕಾಳುಕು ಬಿ:ಹಮಚೆನಿಜ ನಿಜ್ಜ ಕುನಾಶಾ ನಿ:ಹಮಚೆನಿಜಿ

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

អត្ថដ៏នុំដម្រះសាលាដ៏មុខ

Trial Chamber Chambre de première instance

សំណុំរឿងលេខ: ០០២/១៩ កញ្ញា ២០០៧/អវតក/អជសដ

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

ವಿ ಚಾರ್ಕಾಟಿತ
ORIGINAL DOCUMENT/DOCUMENT ORIGINAL
ថ្ងៃ ខ្នាំ មន្ត្រា (Date of recelpt/Date de reception):
ายาช (Time/Heure): 16-00
មន្ត្រីមទូលបន្ទុកសំណុំរឿង/Case File Officer/L'agent chargé du doesier: Ratamak

Before:

Judge NIL Nonn, President

Judge Silvia CARTWRIGHT

Judge YA Sokhan

Judge Jean-Marc LAVERGNE

Judge THOU Mony

Date:

27 January 2011

Original language(s):

Khmer/English

Classification:

PUBLIC

CONSOLIDATED SCHEDULING ORDER - APPLICATIONS FOR RELEASE

Co-Prosecutors

CHEA Leang
Andrew CAYLEY

Accused

NUON Chea
IENG Sary
IENG Thirith
KHIEU Samphan

Civil Party Lead Co-Lawyers

PICH Ang

Elisabeth SIMONNEAU FORT

Lawyers for the Defence

SON Arun Michiel PESTMAN Victor KOPPE ANG Udom Michael G. KARNAVAS PHAT Pouv Seang

Diana ELLIS SA Sovan

Jaques VERGÈS Philippe GRÉCIANO



THE TRIAL CHAMBER of the Extraordinary Chambers in the Courts of Cambodia ("ECCC");

BEING SEISED of Case File No. 002/19-09-2007-ECCC pursuant to the Decisions on Appeal against the Closing Order by Nuon Chea, Ieng Sary, Ieng Thirith and Khieu Samphan, rendered by the Pre-Trial Chamber on 13 January 2011;

NOTING the "Application for Release Pursuant to Rule 82(3) of the Internal Rules" filed by the Defence for KHIEU Samphan" on 18 January 2011, the "Urgent Application for Immediate Release of Nuon Chea" filed by the Defence for NUON Chea on 18 January 2011 and the "Urgent Request for Immediate Release of Madame Ieng Thirith", filed by the Defence for IENG Thirith on 21 January 2011 ("Applications");

PURSUANT to Rules 79 and 82 of the Internal Rules;

DECIDES to hear all Applications during a consolidated oral hearing, which will be held in public on Monday 31 January 2011 in the main courtroom of the ECCC, commencing at 9.30 a.m.

The Defence for each Accused, except those who have indicated that they intend to rely on their written submissions alone, will each be permitted a maximum of 30 minutes to present their Applications. Having received written submissions, the Chamber will invite the concerned Accused's Defence at the hearing specifically to address the following questions:

- 1. What prejudice to the Accused do you say has occurred because no reasons were given in the Pre-Trial Chamber's Order dated 13 January 2011?
- 2. Why do you say that immediate release is the only remedy for addressing this alleged prejudice?

The Office of the Co-Prosecutors is invited to respond to each Application orally during the hearing, should it intend to do so. The Co-Prosecutors will be allowed 60 minutes to respond to all Applications. The Accused's Defence will then be permitted 10 minutes each in response to those submissions pertaining to its Application.

The Chamber notes that Rule 82(3) limits the participation of the parties to those directly affected by the Applications. Comment on the Applications by the Civil Party Lead Co-Lawyers and their participation at the hearing is therefore not required or contemplated.

This revised Scheduling Order amends and replaces those previously issued as Documents E18/1 and E19/1.

Decision on Ieng Sary's Appeal Against the Closing Order 13.7 Thirith's and Nuon Chea's Appeals Against the Closing Order, 13.1 Samphan's Appeal Against the Closing Order, 13 January 2011, Day Against the Closing Order's Extension of his Provisional Detention,

26; Decision on Ieng 2/12; Decision on Khieu on on Ieng Sary's Appeal

enh, 27 January 2011 65the Trial Chamber

1, D42//3