



ព្រះរាជាណាចក្រកម្ពុជា
ជាតិ សាសនា ព្រះមហាក្សត្រ

អង្គជំនុំជម្រះវិសាមញ្ញក្នុងតុលាការកម្ពុជា

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

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

E62/3/10/5/1

អង្គជំនុំជម្រះតុលាការកំពូល

Supreme Court Chamber
Chambre de la Cour suprême

សំណុំរឿងលេខ: ០០២/១៩-០៩-២០០៧-អ.វ.ត.ក-អ.ជ.ស.ជ/អ.ជ.ត.ក(០៧)

Case File/Dossier N°. 002/19-09-2007-ECCC-TC/SC (07)

Before: Judge KONG Srim, President
Judge Motoo NOGUCHI
Judge SOM Sereyvuth
Judge Agnieszka KLONOWIECKA-MILART
Judge SIN Rith
Judge Chandra Nihal JAYASINGHE
Judge YA Narin

Date: 20 September 2011
Original Language(s): Khmer/English
Classification: PUBLIC

DECISION ON NOTICE OF APPEAL FROM CIVIL PARTY LEAD CO-LAWYERS

Civil Party Lead Co-Lawyers

PICH Ang
Elisabeth SIMONNEAU FORT

Co-Prosecutors

CHEA Leang
Andrew CAYLEY

Accused

NUON Chea
IENG Sary
IENG Thirith
KHIEU Samphan

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ឯកសារដើម	
ORIGINAL DOCUMENT/DOCUMENT ORIGINAL	
ថ្ងៃ ខែ ឆ្នាំ ទទួល (Date of receipt/Date de reception): 21 / 09 / 2011
ម៉ោង (Time/Heure): 13:50
មន្ត្រីទទួលបន្ទុកសំណុំរឿង/Case File Officer/l'agent chargé du dossier: Uch Arun



THE SUPREME COURT CHAMBER of the Extraordinary Chambers in the Courts of Cambodia (“ECCC”):

HAVING RECEIVED a notice of appeal filed by the Civil Party Lead Co-Lawyers (“the filing”)¹ against a decision of the Trial Chamber concerning access to medical reports prepared by Trial Chamber expert Professor John Campbell to all Civil Party lawyers;²

RECALLING that the Supreme Court Chamber has jurisdiction to hear immediate appeals against decisions of the Trial Chamber enumerated in Internal Rule 104(4)(a)-(d) (Rev. 8);

FINDING that, unlike appeals against trial judgments,³ the Internal Rules do not require a notice of appeal to be filed in an immediate appeal;⁴

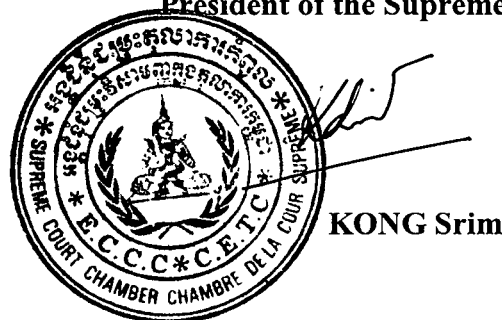
FINDING that the filing purports to effectuate an appeal which is not permissible under Internal Rule 104(4);

FOR THE FOREGOING REASONS, THE SUPREME COURT CHAMBER:

REJECTS the filing as inadmissible.

Phnom Penh, 20 September 2011

President of the Supreme Court Chamber



¹ Déclaration d’appel des co-avocats principaux pour les parties civiles contre la décision E62/3/10/4, 29 August 2011, Doc. E62/3/10/5.

² Decision on Lead Co-Lawyer’s “Urgent Request for the Trial Chamber to amend Memorandum E62/3/10 (formerly E106)” (E62/3/10/1), 29 July 2011, Doc. E62/3/10/4.

³ Internal Rule 105(3).

⁴ Internal Rule 105(2).