

APPENDIX "D"

prosecution can be initiated against one only or many of the others;

Will be confiscated all objects or materials used in committing the infraction or in ensuring its publicity. This applies particularly to presses, proofs, printing machines, equipment for optical projection or for phonic reproduction.

A Royal decree may forbid in Cambodia, whatever be the language employed, the printing, editing, the graphic, visual or phonic reproduction, the production in a spectacle, the publication, the bill-sticking, the exposition, the circulation, the transport, the distribution, the sale, the diffusion by any process of all writings, speeches, drawings, images, photographs, spectacles, objects, or emblems which are deemed to be contrary to public order or to good morals, or to be prejudicial to the respect owed to the King, to the members of the Royal family, to the religions recognised by the Cambodian Government and to the constituted authorities of Cambodia.

The Royal decree of interdiction is executory without delay as soon as it is promulgated.

If the provocation is committed or attempted after and in spite of the promulgation of the Royal decree of interdiction, maximum penalties may be imposed when they are of summary jurisdiction.

Article 300: Persons who, by the same means, incite or attempt to incite the population against the Cambodian Government, its administration or its representatives, those who propagate or attempt to propagate hate or discord between the people and the State, between administrative collectivities between religions recognised by the Cambodian Government, between the various social classes or between groups of people, are liable to summary jurisdiction penalties of the second degree; moreover, the accessory penalties or civic degradation or interdiction to sojourn may be imposed.

The same penalties are applicable to those who, by the same means, incite or attempt to incite disobedience to the laws, rules or legal orders given by the legitimate administrative or judiciary authorities, providing that greater penalties will not be incurred if the incitement to rebellion has had some effect in which case the dispositions concerning rebellion will be applied.

The dispositions of Article 299 are applicable as regards: the determining of the various culprits, the initiating of prosecutions against one or many of them when the others cannot be prosecuted, the confiscation, the intervention of a Royal decree of interdiction and the greater penalties resulting thereof.

Article 301: Any injurious criticism of the acts of the Cambodian Government, done publicly by one of the means enumerated in Article 299 will be punished by summary jurisdiction penalties of the second degree. If the criticism without being injurious is formulated in an evil-minded or hostile spirit which could have for effect either to bring into public disrepute the Cambodian Government, its administration or representatives or to hinder the acts of the Government of the administration or of the judiciary powers,