

AMBAZONIA



***UNITED NATIONS TRUST TERRITORY OF THE SOUTHERN CAMEROONS UNDER UNITED KINGDOM (UK) ADMINISTRATION, 1946-1961;**

***LEAGUE OF NATIONS MANDATED TERRITORY UNDER UK ADMINISTRATION, 1922-1945;**

***BRITISH CAPTURED TERRITORY AFTER THE DEFEAT OF GERMANY IN WORLD WAR I, 1916-1922;**

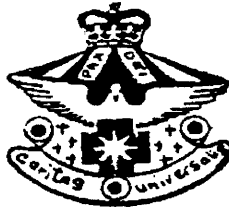
***AMBAS BAY COLONY, FOUNDED BY ALFRED SAKAR WITH CAPITAL AS VICTORIA, FIRST WESPHALIA STATE IN THE GULF OF GUINEA, 1843-1884.**

AMBAZONIAN SYMBOLISM & DECAMEROONIZATION ORDINANCE

Government notice 02/10

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Ambazonia Gazette No. 02/010



THE REPUBLIC OF AMBAZONIA GAZETTE

Ministry of Information

PRESS RELEASE

February 11, 2010

AMBAZONIA DIASPORA & ASYLUM AGENCY {ADAA} created under authority of Article 1 of the “Ambazonia Symbolism & Decameronization” Ordinance (ASDO).

BACKGROUND:

THE AFRICAN UNION & THE SOUTHERN CAMEROONIANS

The judgment of the African Union Human Rights Commission is summarized as follows:

(a) That Southern Cameroonians are *A People* just like several other peoples that make up La Republique du Cameroun e.g. the Boulous, the Bakweris, the Banyangyi, the Foulanis, the Bamilekis, the Bamouns, the Doualas, the Widikums, the Bafuts, the Bansos, The Bangwas, the Etons, etc,etc

(b) That the redress for discrimination and marginalization is done by placing the grievances on a political party electoral manifesto. And not, repeat, NOT secession, which is a criminal act that endangers the territorial integrity of one's country. In other words, campaigning for secession is criminal and the campaign of secession is terrorism. This has vindicated the United States Department of Home Land Security for their recent classification of the Southern Cameroonian groups as terrorist organizations and their activists as terrorists.

FATE OF SOUTHERN CAMEROONIANS AS ONE OF THE DISTINCT PEOPLES OF CAMEROON:

The kingpins of the SCNC and SCAPO have publicly expressed satisfaction with the 2009 AU Banjul C-266 judgment. In other words the SCNC and SCAPO confirm that asylum request by any person claiming to be a Southern Cameroonian and a Southern Cameroonian activist should be rejected and the refugee status already given to any such individuals and activists be withdrawn. Consistent with the AU's quest to maintain "territorial integrity as inherited at independence", by accepting the Banjul Court's definition that "self-determination" for the Southern Cameroons peoples is that of a "distinct people", they have acceded to Cameroonian sovereignty!

FATE OF AMBAZONIAN NATIONALS STILL SUFFERING THE EFFECT OF CAMEROON'S OCCUPATION: This has thrown many Ambazonian nationals at home and abroad in total distress. They had identified themselves with the Southern Cameroonian groups, innocently believing that THEY are on the same Ambazonian LAW ENFORCEMENT struggle --to enforce the laws and judgments that recognize Ambazonia's sovereignty. That demands an end to the current occupation of our country, Ambazonia by the Republic of Cameroon. The laws and judgments include: (a) the Cameroon Restoration law 84/01; (b) the HCB 2892; (c) the United Nations Human Rights judgment CCPR/1134/2002, which ruled: (i) that Ambazonia is a sovereign nation (ii) that Cameroon occupation of Ambazonia has created a situation which forced the Ambazonian Head of State, Fon Gorji-Dinka to flee and live in exile and (iii) that Cameroon must provide an **EFFECTIVE REMEDY**. This means and is understood to mean, an *end to Cameroon's occupation of Ambazonia!!!*

As an additional element of "law enforcement" reinforcement, the former United Nation Secretary General, Kofi Annan, got Paul Biya to sign a commitment stating: "I President Biya of the Republic of Cameroon, in a bid to provide lasting peace to the Bakassi conflict, hereby commit myself and government to respect the territorial boundaries of my country as obtained at independence". This is a self-incriminating admission that the Republic of Cameroon's continuing occupation of the Republic of Ambazonia is the source of international tension and conflict in this oil rich region of the Gulf of Guinea.

AMBAZONIAN MISSION TO THE RESCUE

Given the fact that just for being in possession of documents with Ambazonian logo and emblem, Justice Muluh Mbuh was arrested last September 3, 2009 in Bamenda and is still in detention, it follows that while Cameroon is still occupying Ambazonia there is well-founded fear that any Ambazonian national who returns home would be arrested and *detained*. **Accordingly the Ambazonian Head of State has issued an ordinance creating an Ambazonian Diaspora & Asylum Agency (ADAA) to operate within each Ambazonian Mission Abroad. ADAA will advise and assist Ambazonian nationals seeking asylum provided they fulfil the following conditions:**

- (i) Obtain an Ambazonian Nationality card or Consular Card;
- (ii) Sign an undertaking to act within the ambit of the Ambazonia Law Enforcement Action Council (ALEAC) for enforcing *Law 84/01, HCB/28/92 and CCPR/1134/2002* which demand an end to Cameroon occupation of Ambazonia.

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Issued under my authority this 11th day of FEBRUARY 2010

Fongum Gorji-Dinka

Head of State

Ambazonia Gazette No. 02/010