THE REPUBLIC OF 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.

PROCLAMATION

Government notice 05/01

I, Fon Fongum Gorji-Dinka, Head of State of Ambazonia, in exercise of the powers vested in me by the Ambazonian Constitution do hereby make the following PROCLAMATION:

Citation: This Proclamation may be cited as Restoration Law Enforcement Proclamation (ResLEP).

Article 1 Interpretation: In this context:-

Act of War: includes any act which aids, counsels, abets or in any way facilitates Cameroon rule in Ambazonia;

Ambazonia: means the former United Nations Trust Territory of the Southern Cameroon's under the United Kingdom administration;

Cameroon: means the former United Nations trust territory of the Cameroon under the French trusteeship, and which attained independence *as La Republique du Cameroun* on 1st January, 1960;

An ethnic Ambazonian: means a person whose father, at the time of his birth was a member of one of families making up a village located within one of the ethnic groups comprising Ambazonia;

An adopted Ambazonian: includes persons whose mother and one of his grandparents was, at their birth an ethnic Ambazonian, and who does not claim nor is he entitled to the nationality of another country that is hostile to the security and territorial integrity of Ambazonia, provided that the person holds a certificate of individuality signed by the Chief and/or the Chairman of the Traditional Council of an Ambazonian village, acknowledging him/her as a member of that Ambazonian village;

Enemy action: means any action which aids abets or counsels the Cameroon violation of the restoration law, including the performing in Ambazonia, of civil or military functions under Cameroon authority;

Enemy agent: means an ethnic Ambazonian who aids and abets or in any way facilitates the violation of United Republic of Cameroon 1984 Restoration law 84/01;

Enemy alien: means anyone who is not an ethnic Ambazonian but who is in Ambazonia for the purpose of aiding, abetting or in any way ensuring Cameroon rule in Ambazonia;

Enemy alien organization: includes an organization or company including oil companies, no matter their nationality or location, whose activities provide the funds or other resources, which enable the enemy to impose Cameroon rule on Ambazonia;

Enemy territory: means the territory of Cameroon or any ally of Cameroon in its war against Ambazonia;

Friendly action: includes action by any non-Ambazonian which encourages, counsels or abets the Ambazonia liberation war effort;

Friendly alien: includes any non-Ambazonian who aids, abets or assists in the Ambazonia liberation war effort.

Pre-emptive action: includes any action taken whether in the enemy territory or in Ambazonia, to incapacitate, disable, undermine, sabotage, destroy, prevent or in any way render inoperative any enemy element, be it personnel, plant, equipment, or the resources or facilities of any body or body politic or company which serves the military or civilian interest of the enemy, whether located in enemy territory or in Ambazonia's land, air space, or territorial waters;

Public enemy: means a person who being a public servant in Ambazonia chooses to aid, abet Cameroon occupation of Ambazonia. This includes the inimical brainwashing of Ambazonians to owe allegiance to Cameroon by calling them Cameroonians; Provided that the description of Ambazonia as the Southern part of Cameroon amounts to such a brainwash;

Public funds: includes money facilities or resources paid for or chargeable to the public treasury;

Public Service: means service of any nature established by, or under the authority, or license of, or subject to financial accountability to the public treasury taxable on Ambazonians;

Public Servant: means a person serving in the public service whether civil or military;

Restoration law: means the law 84/01 enacted in January 1984 by the United Republic of Cameroon dissolving the illegal union once known as the Federal Republic of Cameroon and later as the united republic of Cameroon, which law terminated the claim of Yaoundé to rule Ambazonia, and Ambazonians claim to Cameroonian Nationality;

State of war: includes the on-going imposition of Cameroon rule in Ambazonia by forces loyal to and under the orders and/or authority of Cameroon;

War Crime: includes the commissioning of an Ambazonian into a military or police operation, with a gun or weapon which has been rendered ineffective or less effective than that of his francophone colleague in the operation; and also includes the withholding or penalizing a person because of his/her support for or origin from Ambazonia patriotism, by withholding, stopping or depriving him/her of money or other public funds due to him;

War hero: includes any one, who, in aid of the Ambazonian Liberation effort, takes action which not only deprives the enemy of, any arms, ammunitions, plant and equipment or other logistics or personnel, which were under Cameroon control and places same under Ambazonian control; and shall ipso facto earn the double promotion. Provided that an Ambazonian who dies in the attempt to do so, shall be declared posthumously a war hero; and the benefits accruing to the hero shall go to his family as may be determined by the executors of his will or the Administrator General, if the person dies without a will.

Article 2 In view of the fact:

- (i) That the law enacted in May 1961 by la Republique du Cameroun accorded Cameroon nationality to citizens of Ambazonia, if and only if Ambazonia became a state in a union comprising Cameroon and Ambazonia;
- (ii) That the creation of an illegal Union the Federal Republic of Cameroon, (FRC) or United Republic of Cameroon (URC), did indeed vested Ambazonians with Cameroon nationality;
- (iii) That the URC Restoration law 84/01 of January 1984 did dissolve the illegal union and thus restored the two nations to their original positions as separate and independent of each other;

- (iv) That the dissolution of the union automatically deprived Ambazonian of Cameroon nationality; and also limited the authority of Yaoundé to the east of the Mungo River where lies the territorial frontiers of Cameroon;
- (v) That in the 1992 Cameroon Presidential elections which was won by an Ambazonian John Fru Ndi, the Cameroon Supreme Court found that by reason of the fact that the URC law 84/01 has deprived Ambazonians of Cameroonian nationality it would be totally unconstitutional to declare and install Fru Ndi, a non Cameroonian, as President of Cameroon;
- (vi) That in the results the Cameroon Supreme Court declared Paul Biya, the defeated Cameroonian national elected in the place of Fru Ndi, the winner;
- (vii) That the European Union Parliament in November 1992 passed a resolution rejecting the results of the said Cameroon presidential elections and appointed a Commission into the conduct of the said elections;
- (viii) That the European Union was obliged to back down once their lawyers established that the URC 1984 Restoration law had deprived Ambazonains of Cameroonian nationality;
- (ix) That quite recently the Cameroon Presidency launched the Memoirs of General Pierre Semengue which revealed that they—the military had completed plans to kill Fru Ndi and topple his regime, if the Cameroon Supreme Court had done the grossly unconstitutional act of declaring and swearing Fru Ndi, a foreigner, as President of Cameroon;
- (x) That President Biya's insistence on ruling Ambazonia, which the URC law 84/01 has put out of Cameroon jurisdiction is only to enable him exploit the oil, agricultural and mineral wealth of Ambazonia, and in so doing is defying:
- (1) Cameroon Military Tribunal Judgment of 3rd February 1986 which confirmed that the Restoration law has legally limited Cameroon jurisdiction to the east of River Mungo, which is Cameroun's boundary at her independence of January 1, 1960;
- (2) Cameroon High Court judgment of June 1992 HCB/28/92 which inter alia ordered the expulsion of all elements of Cameroon rule from Ambazonia;

- (3) The United Nations Committee on Civil and Political Rights judgment of 17 March 2005 demanding an end to the Cameroon illegal rule over Ambazonia which has led to the persecution and exile of the Ambazonian leader and contrary to the International Covenant on Civil and Political Rights;
- (xi) That the occupation of Ambazonia by Cameroon, thus constitutes an act of war on Ambazonia and thus demands a response within article 51 of United Nations Charter.

Now then in response to the forgoing, and for the purpose of terminating the on-going Cameroon aggression the following measures have been taken:

- **Article 3** The entire territory of Ambazonia is hereby placed in a State of War until Cameroon authority is totally eliminated from Ambazonia;
- **Article 4** There is hereby created a National Council for Liberation of Ambazonia (NatCoLAmb) with the Ambazonian Head of State, Commander-in-Chief of Ambazonian Armed Forces or his appointed delegate presiding;
- **Article 5** Any one (civil or military) who is in Ambazonia to Execute Cameroon aggression on Ambazonia is hereby relieved of his/her duties with immediate effect and must hand over to the next Ambazonian in rank;
- **Article 6** Any such person who immediately hands over smoothly shall be treated with dignity and assisted in his repatriation.
- **Article 7** Any person who defies this measure, shall be treated as an enemy alien, and must be captured, disarmed, rendered incapable of harming the Ambazonian people.

Article 8 PROMOTIONS

- (i) Any ethnic Ambazonian, who is in the public service of Cameroon (civil or military) and has been deprived of promotion after three years of meritorious service in the post, or who, by reason of premature retirement, has been deprived of such promotion, is hereby promoted to the next rank in that service.
- (ii) Any Ambazonian who is so prematurely retired is hereby recalled to duty. The restart date of recall shall be the day on which he/she obtains a fiat from a

Divisional Office to start work, provided that he/she has first satisfied the Divisional Officer by presenting a verifiable medical certificate of fitness obtained from a registered medical doctor with at least 10 years continuous practice in Ambazonia.

- (iii) A person so recalled to duty shall benefit from the above mentioned promotion exercise, provided that he or she shall, for the time being, be subordinate to the colleague who is actually holding that rank at the time of his recall to duty.
- (iv) A person who takes benefit of this measure, and whose duties touch and concern the national defense or national security, including the police, the gendarmes, the military, the prisons, the customs, or other uniform services, shall, in the case where two or more of them hold the same rank, date their seniority according to the date on the divisional officer's fiat, or their dates of birth, if the fiat carries the same date.
- **Article 9** An Ambazonian who, being located in enemy territory, is physically prevented from taking the benefit of this measure, may be entitled to the same benefits, if proof is furnished of any action he/she has taken to frustrate, sabotage, undermine incapacitate or in any way deter or prevent enemy action against Ambazonia or Ambazonian nationals.
- **Article 10** Any ambiguity in the wording or the implementation of this Proclamation, the modalities of which would be the object of a subsequent ordinance, shall be resolved by the National Council for Liberation of Ambazonia (NatCoLAmb).

Issued under my hand and signet this 15th Day of

December 2005

Head of State

Signed: Fongum