

# AMBAZ STAR

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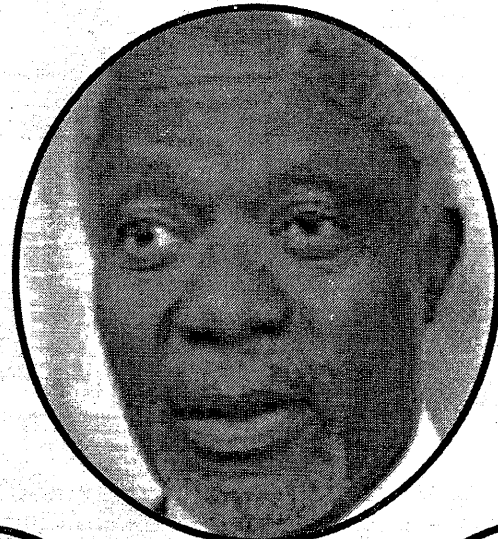


Motto: *Man must be his brother's keeper*

Price: 300 CFA

France -v- Nigeria!

## Operation Crush Nigeria!



ANNAN



OBASANJO



BIYA

Ambazonia Launches  
Law-Enforcement Action!

# Ambazonia Has A Judicial Mandate

Some of our elders have lived long enough, served Cameroun long enough and even enjoyed the fruits of unity in different capacities long enough to know where our people are hurt. One fact stands out clearly that only Fon Dinka effectively challenged Biya's rule over Ambazonia with three pamphlets calling on Biya to obey the law 84/01 by withdrawing from Ambazonia. The Cameroon Military Tribunal and the High Court Judgment HCB/28/92 and now the UNHRC in Geneva judgment have backed Fon Dinka to make and take such strides as would be required of any bold and confident leader who truly wants to liberate his people.

In law, the mandate Ambazonia Republic holds is called Judicial Mandate. It is so powerful as it is directly linked to both the Constitutional Processes (Legislative Mandate) which are invoked in defending the claims of those who took the bold step of serving as the

Ambazonia Executive Branch, even in exile!

Let us pose some questions at our fellow compatriots purporting to be fighting for the independence of our Country, Ambazonia (Southern Cameroun). Can you genuinely show any documentary proof that you stood for the liberation of Ambazonia, "Southern Cameroons" when Cameroun Parliament passed law 84/001 of January 1, 1984? Do you have any protest letters, carried out any actions, or had any cases? Did you register any victories in Court? Of course, only Ambazonia did all these and instead of rallying around these legal texts you played into Joseph Owona's net and then you organized the AAC I and II, and later SCNC. In all these occasions, dear compatriots, why, if you were for independence, did any of you not raise the Restoration Law 84/01 of 1st January, 1984? Of course, your

concern was sharing power with Yaounde!

Examples abound to show how your leaders and movements have been most inconsistent and always scheming against Ambazonia. When CAM came into being, her first move was to demand the dissolution of Ambazonia !!

Many now acknowledged the two legal texts and are rallying behind Ambazonia. This is why the Law Enforcement Action has been launched.

*Dear Readers, we welcome you to Ambaz Star Magazine. Henceforth, you will not be given mixed facts. There is a lot that has been hidden from the world concerning the Ambazonia fights to assume full control over its territory. Be sure, we are at your service.*

FRANCE - v - NIGERIA

# Operation Crush Nigeria



France's Chirac

*But then, France is cleverly presenting Nigeria as a nation that is so lawless as to defy the International Court of Justice (ICJ), the highest judicial organ of the United Nations (U.N.). This would serve to disqualify Nigeria for election as permanent member of the Security Council.*



Nigeria's Obasanjo

The prospects of Nigeria becoming a permanent member of the Security Council has put France on the Red Alert in their secret war code-named 'Operation Casser le Nigeria'. A French Newspaper, Le Messager, revealed this operation crush Nigeria at the peak of the Bakassi crises. At that time, French paratroopers swung into Bakassi war front while the French Navy took strategic positions off the Cross River Bakassi Zone.

Then, the Captain of that ship in an interview with Le Messager, boasted "I can recover Bakassi if so ordered".

The paper revealed that Nigerian growing influence in Black Africa is regarded as a threat to French control of francophone Africa. These threats seem to grow with the increasing importance of

Nigeria in peace keeping in the several wars taking place in Africa. This puts Nigeria candidacy for permanent membership of the Security Council far ahead of any other African Country.

But then, France is cleverly presenting Nigeria as a nation that is so lawless as to defy the International Court of Justice (ICJ), the highest judicial organ of the United Nations (U.N.). This would serve to disqualify Nigeria for election as permanent member of the Security Council.

France has achieved this by preventing Paul Biya from implementing the agreement brokered by U.N. Secretary General signed by Nigeria's Obasanjo and Cameroun's Paul Biya to

withdraw to their maritime boundaries as at independence.

Had Biya complied with the agreement, he would have had to withdraw from the whole of British Cameroun and thus enabling Ambazonia to resurface as a Buffer State between Nigeria and Cameroun. Nigeria would then have withdrawn from Bakassi as demanded by the ICJ. This would have cheated France of the anti-Nigeria propaganda.

But all these underlines Nigeria's own ineptitudes because once Nigeria and Cameroun signed the Kofi Annan document thereby acknowledging Ambazonia as a Buffer State between Nigeria and Cameroun, all that Nigeria

# Why French Agents Searched Kofi Annan In Cameroun.

Nigeria and Cameroun Sign Recognising Ambazonia.

*"I, President Paul Biya of the Republic of Cameroon, do hereby commit myself and my Government to, in a bid to bringing a lasting solution to the Bakassi conflict, fully respect the territorial boundaries as obtained at independence of my Country".*

This was the content of a document presented to both President Olusegun Obasanjo of Nigeria and President Paul Biya of Cameroon.

Kofi Annan, Secretary General of the U.N. had first flown into Abuja from New York to attend the African Union Summit in hope that both Presidents will be present. But, as usual, Mr. Biya was conspicuously absent. At the end of the summit, Annan cornered Obasanjo and he read, approved and appended his signature to the document. It was thus sealed.

The next day, the U.N. delegation landed in Yaounde and was immediately received by Biya, Mr. President of Cameroun had not been at ease with the silence of the International Community, especially the U.N.

over Nigeria's refusal to respect the ICJ verdict. This high U.N. visit, to him, was a big diplomatic victory for Cameroun and his government. On

the presentation of the document, Mr. Biya did not do the usual ritual of consulting his French mentors. He quickly appended his signature to the undertaking, which was sealed and handed over to Kofi Annan.

A few hours later when the U.N. Official Plane was far out of the African air-space, a team of special French Squad landed at the Nsimalen Airport, taking all aback including the airport security personnel. They got there in time to stop the Air France airbus that was to carry the Secretary General of the U.N. his official craft having flown off an hour earlier with some 'Important Diplomatic Documents'. The Squad searched all the brief cases and bags and never found what they were



Kofi Annan

looking for, thus withdrawing.

While the rest of the world was embarrassed, Kofi Annan, Obasanjo and Ambazonia were not. The French had learnt of the

content of the document and knew its implications, viz, that at independence on 1st of January, 1960, Bakassi which is in Ambazonia, was not part of La Republique du Cameroun. Signing the document was an implied recognition of Ambazonia, as an independent sovereign Buffer State between Nigeria and Cameroun.

Sadly enough for France and Biya, the sealed documents were safely arriving at the U.N. Headquarters in New York. Nigeria only awaits further moves from Ambazonia, now that La Republique du Cameroun has further endorsed Resolution 84/01, and recognized Ambazonia.

# Bakassi is Not Cameroon Land Says UN

The UN Committee on Civil and Political Rights (UNCCPR) has ruled that the 1984 Restoration law 84/01 of the United Republic of Cameroon dissolved the illegal union of the Republic of Cameroon and the Ambazonia (the British Southern Cameroons) which owns Bakassi. This means the Republic of Cameroon did not even have the legal right to sue Nigeria at the International Court of Justice (ICJ) on Bakassi which Abacha occupied only in 1993.

*"The Map attached to the U N P l e b i s c i t e Commissioner shows that Bakassi Peninsular forms part of the Victoria South West District in the south-west corner of Cameroon. This would show that the peninsular was recognised by the United Nations as being a part of Southern Cameroon."*

It also means the Cameroon which the ICJ wants Nigeria hand Bakassi to is British Southern Cameroon (Ambazonia); and it thus provides Nigeria the justification not only for

refusing to hand Bakassi to Cameroon but also the legal basis for holding Bakassi in trust for Ambazonia.

In fact the judgement of

the ICJ in 2002 left no doubt on who owns Bakassi with such passages as the following  
*"Bakassi is said to have formed part of the area of British Cameroons"*

*contd. on pg 15*

**FRANCE -v- NIGERIA**

## Operation Crush Nigeria

*contd. from pg 3*

needs to do is to formally recognize Ambazonia as a Sovereign State and then treat Bakassi as liberated territory which Nigeria is holding in trust for Ambazonia.

Such a document once filed at the U.N. would transform Nigeria's presence in Bakassi from that of an occupying force to that of a trustee, holding Bakassi for, and on behalf of Ambazonia.

That was exactly why Nigeria (under Abacha) invaded and occupied Bakassi, at the request of the Ambazonia Head of State who was then on exile in Nigeria. The intention of Aso Rock was to conclude a Nigerian/Ambazonian Technical Cooperation Accord as a preliminary to the creation of a Nigerian/Ambazonian Confederation of

Independent Nations.

Aso Rock appointed former Senate President Dr. Joseph Wayas, as intermediary with the exile Ambazonian Head of State. Aso Rock also tacitly recognized Ambazonia's Honorary Consul General in Lagos, S. E. K. Obrutse who routinely attended meetings either at Aso Rock or in the Foreign Ministry, then under Tom Ikimi.

The policy of Aso Rock today seems to renege on these lofty international premises and has thus presented Nigeria's presence at Bakassi as a defiance of U.N.'s highest Judicial organ, the ICJ, and by this, Nigeria is trapped by France.

# Operation 84zero1 Launched

## *To Expel Law Breakers from Ambazonia*

The Ambazonian Head of State has set in force legal parameters for executing the Restoration law 84/01 by people's action. The Cameroon procedure code (napoleon) imposes a duty on the population to take steps to execute a law or a judgment once the law enforcement officials refuse to act. Given that the Cameroon law enforcement authority has refused to implement the judgment of (a) the Cameroon Military Tribunal (3/02/86 ) the Cameroon High Court Bamenda HCB28/92 , and (c) the United Nations Committee on Civil and Political Rights Military 17 March 2005 all of which confirmed that the



Restoration Law 84/01 dissolved the illegal Union and put the two countries back to their original position as they were separate and independent of each other before the Union.

The Ambazonian Head of State has accordingly issued a proclamation acknowledging Cameroon occupation of Ambazonia as an *act of continuing aggression by Cameroon on Ambazonia* which is a State of War requiring an appropriate response. The following series of ordinances provide enabling acts and legal cover for the Peoples Action to enforce the law

*We publish three herein verbatim.*

### **PUBLIC NOTICE**

ALL FRENCH CAMEROON PUBLIC SERVANTS IN AMBAZONIA ARE VIOLATING THE RESTORATION LAW 84/01 AND THE RESTORATION JUDGEMENT HCB/28/92. THEY CONSTITUTE THEMSELVES AS LAW BREAKERS AND MUST BE REMOVED FROM AMBAZONIA

## Revisiting The HCB/28/92 Judgment

### Acknowledging The Independence of Ambazonia

**O**n the 18th of May, 1992, the High Court of Bamenda heard a curious case that of Ambazonia (Southern Cameroon) - led by its Head of State, Fon Gorji Dinka and La Republique du Cameroun and its Head of State, Biya Paul.

The motion to show cause and the subsequent orders sought were not contested by La Republique du Cameroun, and accordingly the Court handed down judgment in suit No. HCB/28/92 holden at Bamenda in favour of the Republic of Ambazonia!

According to the law the orders as prayed take effect as Court Orders, upon defendants being notified. In this case, the Procureur General (the Republique of Cameroun State Counsel) received the file of this motion papers on that same 18th May, 1992 says the judgement.

*The Cameroun authorities very wisely decided, that they would not contest the action so filed, no memorandum of appearance, wherefore the judgment is as follows:*

1. The restoration of the statehood of the Republic of Ambazonia has been achieved by the proclamation to this effect, signed by Fongum Gorji-Dinka, Head of State of the Republic of Ambazonia, as per annexure 3A of the Court proceedings. The said annexure is the proclamation formalizing the independence of Ambazonia, and the enabling article reads.

25/ Considering that a proclamation formalizing the status of Ambazonia within the international community is imperative.

26/ Now there this proclamation hereby:

1) Formalises the resolution of the Sovereignty

and independence of what used to be the Southern Cameroon under the United Kingdom administration and the territory shall henceforth be known as the Republic of Ambazonia.

2) That what used to be the Southern Cameroon Constitution hereby becomes the Ambazonian Constitution, subject to any reference to the British Administering Authorities being read as a reference to the Ambazonian Head of State, etc.

2. The Republic of Cameroun is guilty of aggression by illegally and forcibly occupying the territory of the Republic of Ambazonia.

3. Public Servants, (civilian and military), of Ambazonia origin are discharged of their duty of allegiance, obedience and loyalty which they owed to the Republic of Cameroun and Paul Biya, so they henceforth are answerable only to the Republic of Ambazonia (and its Head of State - Fongum Gorji Dinka).

4. All persons who won the legislative elections in Constituencies within the territory of the Republic of Ambazonia, henceforth become the nucleus of the transitional legislature of the Republic of Ambazonia, and are thus prohibited from participating in the legislature of the Republic of Cameroun.

7. Prosecutions, arrests or detentions which do not derive authority from persons appointed under the Ambazonia Constitution, are illegal and invalid, attracting liability for malicious prosecution or usurpation of functions.

The following orders NISI become absolute:

1) An order prohibiting the persons who succeeded in the legislative elections from

*contd. on pg 8*

## Revisiting The HCB/28/92 Judgment Acknowledging The Independence of Ambazonia

contd. from pg 7

Constituencies within the territory of the Republic of Ambazonia, from attending personally or by proxy the National Assembly of the Republic of Cameroun.

- 2) An order expelling from the territory of the Republic of Ambazonia, all persons whose presence or duties on that territory derive authority from the Republic of Cameroun, Paul Biya or any government based in Yaounde.
- 3) An order prohibiting all arrests, detentions, or prosecutions which derive authority from the Republic of Cameroun or Paul Biya, and an order to

immediately release all persons imprisoned, or detained for activities directly or indirectly connected with the restoration of the statehood of the Republic of Ambazonia.

- 4) An order stopping the prosecution of Pa Stephen N. Njilla Ndi;

Dr. Zama Ndefru; and Berinyuy Blaise, and freeing them unconditionally.

(Culled from *Le Messager* of February, 1993)

### END OF JUDGMENT

## Government Notice 05/02

I Fongum Gorji-Dinka Head of State, in exercise of the powers vested in my by the Ambazonian Constitution, do hereby, for the purpose of enforcing the Restoration law 84/01 and in execution of the judgment of the High Court HCB/28/92, expelling all elements of Cameroon authority from Ambazonia, which judgment is further amplified by the United Nations Committee on Civil and Political Rights decision CCPR/C/83/D/1134/2002 of 17<sup>th</sup> March 2005, issue the following ordinance.

Citation: This ordinance may be cited as the Judgement Execution People's Action Ordinance (JEPAO).

#### **Article 1. Interpretation:**

Commando Unit: includes a group of persons, be they civilians or military or mixed, who are organised for enforcing this ordinance within territory of any of the existing administrative divisions of Ambazonia.

Commando net work: means several Commando Units linked together.

**Article 2.** The office of Provincial Governor in Ambazonia is hereby abolished and any holder of the said office shall hereby be called Inspector General of

#### Administration (IGA)

**Article 3** All persons who are performing any functions in Ambazonia by virtue of authority derived directly or indirectly from a government in Yaounde are hereby relieved of their functions and must hand over to the next Ambazonian in rank in that office.

**Article 4** Where the outgoing functionary hands over without a demand or force, in that case he /she shall be regarded as a friendly alien, treated with dignity and provided with facilities for his/her repatriation from Ambazonia.

**Article 5** Where the official is contumelious he/she shall be regarded as an enemy alien and made totally unable to cause any harm to Ambazonians.

**Article 6** The Divisional Commando Unit who are to ensure the enforcement of this ordinance shall report to the Divisional Officer of lieu; who shall make a note of it and forward to the IGA of the Province.

Issued under my hand and signet this 21<sup>st</sup> Day of December 2005

Signed Fongum Gorji-Dinka  
Head of State

# DINKA: I don't exist

The Ambazonian Head of State (AmHoS) His Royal Excellency Fon Gorji-Dinka has said he does not exist except as a mere tool God is using to liberate Ambazonia. Our reporter cornered this enigmatic personality who caused a pandemonium in Yaounde in June 1985 when he disappeared from Biya's armed guards only to appear in the British Ambassador's residence in Yaounde to seek asylum. He is the first president of the Cameroon Bar Association and even after over twenty years in exile his esteem among Cameroon lawyers grows even more. Younde fears this man whose detention created riots that forced Biya's own Parliament to do what Biya called pro-Dinka Parliamentary revolt against him. Biya had the worst shock of his life when his Military Tribunal backed Fon Dinka by ruling that the law 84/01 required Biya to limit his rule to the East of the river Mougo and then acquitted the very man Biya wanted a sentence of death by a firing squad pronounced on him. He made his escape from indefinite house arrest into exile and has from there pursued the liberation of Ambazonia through strictly legalistic methods. His learned colleagues in Cameroon cherish and respect him as a lawyer very highly.

AS Your Excellency congratulations on your success at the United Nations Human Rights Committee.

AmHoS. Stop please stop. Get this correct:

(i) Credit should be to that Man of Calvary who has won the case for us. All credit goes to God not to me. You know, I don't even exist except as a vessel in God's hands.

The UN body that heard this case is called Committee on Civil and Political Rights a quasi judicial body on Human Rights. This brings us to the striking difference between our case and that of SCNC in Banjul still regard our country Ambazonia as part of French Cameroon. So when they want our Ambazonia, which they call Southern Cameroon, free from French Cameroon they render themselves guilty of preaching secessionist. They do not know that they are breaking the Restoration law 84/01 by insisting that our country is legally part of French Cameroon. The day they start calling for President Biya to comply with the Restoration Law 84/01 then and only then would their activities be cleared of the charge of secession.

AS. How come they ignore law 84/01

AmHoS My son, you see why I call this struggle a divine one. Can you say what made Biya enact a law that legally takes Ambazonia and its oil wealth off his hands? That is the work of God. The Bible says to them which would not accept the truth and be saved God shall send into them a strong delusion to make them believe a lie and be destroyed. Yaounde would not accept the truth that there were two countries in the illegal Union. So God sent into them a strong delusion to believe that the one country republic of Cameroon includes Ambazonia. They then enacted a law to wipe out any trace of English Cameroon only to find that the law dissolves the Union and puts French Cameroon totally out of Ambazonia. SCNC leaders behave like my mother's hens. After she has tied the hen she bought in the market to her kitchen for days, each time she loosens the hen it still sticks around. And when I drive it out it limps as if the rope was still on its foot and very soon comes back. Don't laugh. It is serious. The SCNC was formed in 1995 ten years after we launched the struggle to enforce law 84/01. Even though the republic of Cameroon means French Cameroon the SCNC still take it for United Republic of Cameroon which comprised our country Ambazonia. It is unfortunate. They won't believe the truth. And so where is SCNC today.

contd. on pg 10

# DINKA: I don't exist

*contd. From pg 9*

because they would not accept the truth and be saved they are now at least six factions at each others throat.

AS Indeed there are so many factions.

AmHoS But we give thanks to God for the SCNC.

AS What! such a divisive group.

AmHoS Yes indeed; nothing is too evil to be useful. God used the SCNC to divert Yaounde's attention from Ambazonia while using us to obtain the international confirmation of the fact that the Restoration law dissolved the illegal Union of our two countries. Those who are genuinely for independence now see that enforcement of law 84/01 gives us unconditional independence. You must have read SCAPO chairman Dr. Gumne's call for all to rally to Ambazonia.

AS. Yes Sir

AmHoS He got frustrated with SCNC squabbles and took 12 SCNC adherents to fight a case of Self Determination in Abuja and now in Banjul. He now knows that the best they can get from Banjul is a mere declaration that our people have the right of Self-Determination (SD). But what does SD mean. CAM now called SCARM, wants a return to the 1961 Federal Republic of Cameroon. Mr Njoh Litumbe in 1992 was arguing for a ten state Federation. Now he is for a four state federation ; those are versions of SD. I hear Paul Biya is planning elections of provincial governors as his meaning of SD. Is that what

the over 6 million people of Ambazonia want?

AS. No. They want total and unconditional independence from Yaounde

AmHoS: And that is what law 84/01 offers us. Dr. Gumne now knows that by executing law 84/01 we get total independence; and that is why he calls for all to unite in the effort to execute law 84/01. Well you've got enough for your paper. Bye and God be with you

AS And also with you Sir, Thanks a lot Your Excellency.

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*"They then enacted a law to wipe out any trace of English Cameroon only to find that the law dissolves the Union and puts French Cameroon totally out of Ambazonia."*

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# Some Basic Facts About Ambazonia

Did you know that the first ever Chairman of Ambazonia Restoration Council was Prof. Bernard N. Fonlon? This Council was formed on the eve of the 1985 CNU/CPDM Bamenda Congress.

The document that held the views of the Council was The New Social Order.

## *How did Fon Gorji Dinka become the Chairman?*

Prof. Bernard Fonlon, who was a purposeful and realistic man observed that the document to be presented at the Bamenda Congress was a purely legal document, and he was no legal man to be able to defend it. He then proposed that Barrister Gorji Dinka who drafted the document take over as the Chairman of the Ambazonian Restoration Council (ARC) so as to respond to any questions posed at the Congress. That is how Fon Dinka became Chairman.

## *How did Fon Gorji Dinka become Head of State of Ambazonia?*

On the 10th of October, 1990, ARC made a proclamation and filed it to the United Nations on October 27,



SHEY MARTIN  
*Investigative Journalist*

1990. That proclamation adopted the Southern Cameroons Constitution of 1960 as the Constitution of Ambazonia. Under that Constitution, the Queen of England is the Head of State of Ambazonia, so, the proclamation replaced the Queen of England with an ethnic Ambazonians, (Fon Gorji-Dinka, who was then the Chairman of ARC as Head of State in place of the Queen of England.

## *How different is Ambazonia from the various movements?*

Ambazonia is a nation. If this fact is acknowledged, there has to be a human being at its head. Ambazonia is not a pressure group or political party. It is imperative in International Law that a nation has a Head of State.

## *Is there any conspiracy over Ambazonia?*

Of course, yes. Apart from the machinations begun by Biya and his cohorts like Late S. T. Muna, Forchive, E. T. Egbe, etc. prominent supposed leaders like Elad, Munzu, Anyangwe and Itoe, who organized the AAC I and II are guilty of conspiracy of silence over Law 84/01 and the Bamenda High Court Judgment of 1992, all which were published before their AACI.

## **TO ALL AMBAZONIANS**

*Be Vigilant! Be Alert! Be Confident!  
Take away your eyes and hands from Yaounde. Put aside your differences and focus on the Law-Enforcement Action.*



Dinka

## Fon Dinka asks Chirac: ARE YOU RACIST ?



Chirac

The Ambazonian Head of State Fon Fongum Gorji-Dinka has called on the French President Jacque Chirac to take the lead in respecting law in Cameroon just as he does in France; or else he would identify himself as a "morbid racist", who would support a law breaker if only he is breaking law in an African country.

In an open letter to Chirac the Fon Dinka sets out the facts which establish that President Biya the protégé of President Chirac has been breaking the Cameroon Restoration Law 84/01 which limits his jurisdiction to the boundary of French Cameroon, as well as ignore the judgments of the Cameroon Military Tribunal and that of the Cameroon High Court to this effect; and Mr. Biya claims to have the support of France for his lawlessness. Given that a French President can never encourage lawlessness in France at all, it follows that Chirac supports for lawlessness in an African country identifies him as a morbid racists.

(Read Fon Gorji-Dinka's letter).

### THE OPEN LETTER

#### SAVE FRENCH IMAGE & INTEREST

To: H. E President Chirac

I regret this public way of communication, but my efforts to do so through diplomatic channels have failed. And now that we are faced with an avoidable but imminent bloody conflict, I have had to take this course so as to put it on record that France has had an early warning of the disaster before it actually strikes.

Your Excellency, some paid French agents of the Cameroon President Biya, have succeeded to get the Cameroon desk in the French foreign ministry to put France on the side of lawlessness in Cameroon; and thus give France the image of such a morbid racism that would support law breakers as long as they break law in an African country, Cameroon.

#### *The Facts*

In 1961 Cold War politics imposed an illegal union on the French Cameroon (Cameroun) and the British Southern Cameroons (Ambazonia). That illegal Union was first called the Federal Republic of Cameroon (FRC) and later United Republic of Cameroon (URC). By so doing the Cold War politics blocked the creation of the Confederacy of Ambazonia and Cameroon Independent Nations (CACIN), which was agreed between our two nations in 1960, adopted by the United Nations, and was ratified in the United Nations plebiscite of 11 February 1961.

That illegal union through which Yaounde has tortured and degraded our race, and cruelly harassed our peasants, has subjugated Ambazonia under Cameroon. This indeed created much resentment; and the resentment grew gradually till it exploded into the 1983 sporadic and extensive riots in Ambazonia, for the restoration of their nationhood. Things became so uncontrollable that the Parliament of the URC voted the *Restoration Law* in December 1983 and President Biya promulgated it in January 1984 as Law 84/01. That law dissolved the illegal union and restores the two nations to their original position as separate and independent of each other. It demands the total and unconditional withdrawal of Cameroon from Ambazonia.

When I, the first President of the Cameroon Bar Association, called on President Biya to comply fully with the law by withdrawing from Ambazonia he got me detained; and this provoked the famous *Dinka riots* demanding my release. The riots closed all schools in Ambazonia for weeks forcing the Cameroon Parliament to vote a resolution calling for a national conference to address the Ambazonian question. President Biya accused the Parliamentary President of leading a pro-Dinka Parliamentary revolt against his presidency; and charged me before the Cameroon Military Tribunal with high treason punishable with death by a firing squad. But the tribunal gave him a rude shock by confirming that the Restoration Law indeed demands that Cameroon should withdraw from Ambazonia; and that I had committed no offence by calling on the Cameroon president to comply with the law.

The tribunal accordingly acquitted me of all charges. But President Biya ignored their judgment and got me rearrested the following day, and placed me under indefinite house

*contd. on pg 13*

contd. from pg 12

arrest from where I made my escape into exile three years later (1988).

In June 1992 Ambazonian operatives filed a suit HCB/28/92 and the Cameroon High Court not only took the same position as the Cameroon Military Tribunal but went further to order all public servants of Cameroon to be withdrawn from Ambazonia. This judicial process achieved the followings:

(i) enable President Biya who was second defendant in the case

(a) To acknowledge :- That the nation once described as British Southern Cameroon is now the Republic of Ambazonia, with Fon Gorji-Dinka, as its Head of State.

(b) That Cameroun rule over Ambazonia is an act of continuing aggression.

(c) That Cameroon public servants and agents be expelled from Ambazonia.

(d) That public servants of Ambazonian origin (civil and military) are discharged of the duty of obedience, loyalty and allegiance they owed to Cameroon; and are thus to answer to Ambazonia and its Head of State, Fon Fongum Gorji-Dinka.

(ii) To revive the Plebiscite Pact through paragraph 19 of the Affidavit which states:

"That the only valid program before Ambazonia and Cameroon, now is for each nation to proceed to restore its institutions as quickly as possible so that the two nations may still give valid effect to the Plebiscite Pact."

The revival of the Plebiscite Accord which was set aside by the illegal Union, thus set the stage for the creation of the Confederacy of Ambazonia and Cameroon Independent Nations (CACIN).

*Now it has leaked that France has stopped President Biya carrying out the commitment which he and Nigeria's President Obasanjo signed before the United Nations General Kofi Anan to withdraw to their true maritime frontiers.*

In October 1992 the Cameroon Supreme Court ruled that the Restoration law 84/01 dissolved the Union and so deprived Ambazonians of the Cameroon nationality which they had only by virtue of a Union comprising the two nations. And that since John Fru'Ndi, who won the 1992 Cameroon Presidential Election is an Ambazonian, it would therefore be totally unconstitutional for him, a foreigner to become President of Cameroon. Accordingly the Cameroon Supreme Court declared Paul Biya who was the Cameroonian candidate, next to Fru Ndi in vote strength, elected in the place of Fru Ndi. And so President Biya used that Restoration Law to become Cameroon's President in the place of Ndi.

And now the United Nations quasi tribunal on Civil and Political Rights, has ruled on 17 March 2005 that *it is Cameroon's failure to implement the Restoration Law 84/01 which has led to the persecution and the continued exile of the Ambazonian leader; and that because this offends against several articles of the International Covenant on Civil and Political Rights, Cameroon is under an international obligation to provide an effective remedy to the situation by withdrawing from Ambazonia.*

The UN body, also asked Cameroon to pay the Ambazonian leader a cash compensation of at least \$30m, for abuses to his civil and political rights; and to inform them within 90 days of the steps taken to comply with their decision. But to this day, President Biya hasnot complied with the decision of the UN body; and he claims that France is backing him in this lawlessness. Is it true Mr President? Now it has leaked that France has stopped President Biya carrying out the commitment which he and Nigeria's President Obasanjo signed before the United Nations General Kofi Anan to withdraw to their true maritime frontiers.

Time has now come for France to answer the question: *is it really true that France, the real France we know, where the Head of State leads in obeying law and court orders: is it true that the real France practices such morbid racism that can make it support the lawlessness of a President as long as that lawlessness is perpetrated in an African country?*

Every one, including President Biya, now accepts that Cameroon has to withdraw from Ambazonia sooner than later. But the question is, should it be through the conciliatory way that would lead to the creation of the CACIN; or should it be through a bloody conflict, which would turn Ambazonians into implacable enemies of Cameroon and France, its assumed accomplice.

Your Excellency, I respectfully call on you to answer this question with a sense of extreme urgency, before our impatient youths and their foreign mercenary accomplices, act on the assumption that France is an accomplice to President Biya's lawlessness, and decide to launch an armed struggle to put an end to that lawlessness.

You would agree with me, that a liberation war would make it more difficult to find the type of peaceful solution that would preserve French interest in Ambazonia.

I therefore trust that Your Excellency, would take prompt action to get President Biya comply with the law; and thus confirm, not only the image of the democratic and law abiding France we know, but also secure and enhance French investments in, and friendship with Ambazonia.

While thanking you in anticipation of your urgent and positive response,

I am,

Yours respectfully

Fongum Gorji-Dinka

Head of State.

encl:

*letter to President Biya*

# Bakassi is Not Cameroon Land Says UN

*contd. From pg 5*

termed Southern Cameroon" para 210 :8-9 "Cameroon points out that the map attached to the report of the UN Plebiscite Commissioner shows that Bakassi Peninsular forms part of the Victoria South West District in the south-west corner of Cameroon. This would show that the peninsular was recognised by the United Nations as being a part of Southern Cameroon." The ICJ judgment continues "Cameroon also emphasises the absence of protest by Nigeria to the proposed boundary during the independence process; and the fact that Nigeria voted for the United Nations Resolution 1608(XV) by which British trusteeship was formally terminated Para 210 24-30

The notion that Ambazonia is still in a union

Law 84/01 which dissolved the union of the two countries" (the illegal union then called Federal Republic of Cameroon or United Republic of Cameroon).

The U.N. body was adjudicating on a case filed in 2002 by the Ambazonian Head of State. Accusing Cameroon of a series of human rights abuses.

The UNCPR therefore rules that Cameroon's persecution and exile of the Ambazonia leader has violated several articles of the International Covenant on Civil and Political Rights and called on Cameroon to provide an effective remedy to the situation which sent him into exile. And also compensation of \$30m (an effective remedy

The UN body gave Cameroon 90 days to inform it of the steps taken to comply with its decision but, as expected, France (the face behind the mask called French Cameroon) has so far failed to comply.

This provides Nigeria the legal basis for holding Bakassi in trust for Ambazonia and not to hand it to French Cameroon. But then by treating Ambazonia as if it were in a legal union with French Cameroon Nigeria (a) defeats the very reason for Nigeria not handing Bakassi over to Cameroon (b) makes the Bakassi standoff between Nigeria and France indefinite (draining billions of nairas away and (c) maintain the hostile Franco-Cameroon military front line at the Cross River whereas it should be at the Mouango river 400km

***This provides Nigeria the legal basis for holding Bakassi in trust for Ambazonia and not to hand it to French Cameroon.***

with Cameroon has now been shattered by UN Human Rights Committee Judgment of March 2005 which says "As a result of the subjugation of Ambazonians whose human rights were allegedly severely violated by members of the Franco-Cameroonian armed forces, as well as militia groups, riots broke out in 1983, prompting Parliament to enact Restoration

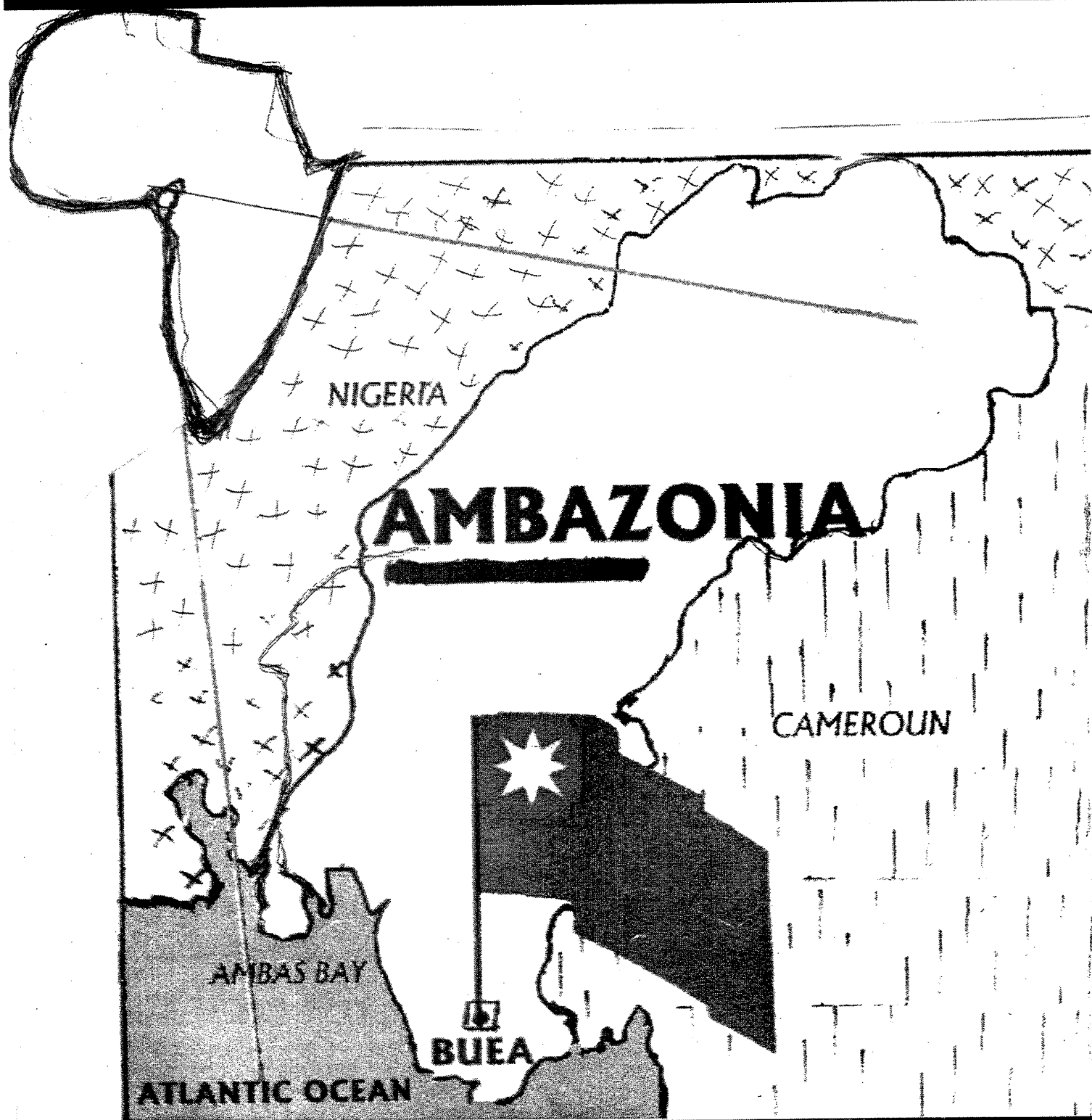
means withdrawal from Ambazonia in compliance with the Restoration Law; the compensation claimed is \$30m lump sum for abuses exhausted while compensation for every day he is forced to live in exile will be determined when Cameroon occupation of Ambazonia ends.

away from Bakassi and (d) Nigeria gives its hold on Bakassi the appearance of a defiance of the UN's highest judicial body; thus tarnishing Nigeria's campaign to be a permanent member of the UN Security Council

*See article France-v-Nigeria*

# AMBAZ STAR\*

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