COUNTRY OF ORIGIN INFORMATION REPORT

CAMEROON

16 JANUARY 2008
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Preface

i This Country of Origin Information Report (COI Report) has been produced by COI Service, Border and Immigration Agency (BIA), for use by officials involved in the asylum/human rights determination process. The Report provides general background information about the issues most commonly raised in asylum/human rights claims made in the United Kingdom. The main body of the report includes information available up to 30 November 2007. The 'latest news' section contains further brief information on events and reports accessed from 1 December 2007 to 16 January 2008.

ii The Report is compiled wholly from material produced by a wide range of recognised external information sources and does not contain any BIA opinion or policy. All information in the Report is attributed, throughout the text, to the original source material, which is made available to those working in the asylum/human rights determination process.

iii The Report aims to provide a brief summary of the source material identified, focusing on the main issues raised in asylum and human rights applications. It is not intended to be a detailed or comprehensive survey. For a more detailed account, the relevant source documents should be examined directly.

iv The structure and format of the COI Report reflects the way it is used by BIA decision makers and appeals presenting officers, who require quick electronic access to information on specific issues and use the contents page to go directly to the subject required. Key issues are usually covered in some depth within a dedicated section, but may also be referred to briefly in several other sections. Some repetition is therefore inherent in the structure of the Report.

v The information included in this COI Report is limited to that which can be identified from source documents. While every effort is made to cover all relevant aspects of a particular topic, it is not always possible to obtain the information concerned. For this reason, it is important to note that information included in the Report should not be taken to imply anything beyond what is actually stated. For example, if it is stated that a particular law has been passed, this should not be taken to imply that it has been effectively implemented unless stated.

vi As noted above, the Report is a collation of material produced by a number of reliable information sources. In compiling the Report, no attempt has been made to resolve discrepancies between information provided in different source documents. For example, different source documents often contain different versions of names and spellings of individuals, places and political parties, etc. COI Reports do not aim to bring consistency of spelling, but to reflect faithfully the spellings used in the original source documents. Similarly, figures given in different source documents sometimes vary and these are simply quoted as per the original text. The term 'sic' has been used in this document only to denote incorrect spellings or typographical errors in quoted text; its use is not intended to imply any comment on the content of the material.

vii The Report is based substantially upon source documents issued during the previous two years. However, some older source documents may have been
included because they contain relevant information not available in more recent documents. All sources contain information considered relevant at the time this Report was issued.

viii This COI Report and the accompanying source material are public documents. All COI Reports are published on the RDS section of the Home Office website and the great majority of the source material for the Report is readily available in the public domain. Where the source documents identified in the Report are available in electronic form, the relevant web link has been included, together with the date that the link was accessed. Copies of less accessible source documents, such as those provided by government offices or subscription services, are available from the COI Service upon request.

ix COI Reports are published regularly on the top 20 asylum intake countries. COI Key Documents are produced on lower asylum intake countries according to operational need. BIA officials also have constant access to an information request service for specific enquiries.

x In producing this COI Report, COI Service has sought to provide an accurate, balanced summary of the available source material. Any comments regarding this Report or suggestions for additional source material are very welcome and should be submitted to the BIA as below.

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ADVISORY PANEL ON COUNTRY INFORMATION

xi The independent Advisory Panel on Country Information was established under the Nationality, Immigration and Asylum Act 2002 to make recommendations to the Home Secretary about the content of the BIA’s country of origin information material. The Advisory Panel welcomes all feedback on the BIA’s COI Reports and other country of origin information material. Information about the Panel’s work can be found on its website at www.apci.org.uk.

xii It is not the function of the Advisory Panel to endorse any BIA material or procedures. In the course of its work, the Advisory Panel directly reviews the content of selected individual BIA COI Reports, but neither the fact that such a review has been undertaken, nor any comments made, should be taken to imply endorsement of the material. Some of the material examined by the Panel relates to countries designated or proposed for designation for the Non-Suspensive Appeals (NSA) list. In such cases, the Panel’s work should not be taken to imply any endorsement of the decision or proposal to designate a particular country for NSA, nor of the NSA process itself.
Advisory Panel on Country Information contact details
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Latest News

EVENTS IN CAMEROON FROM 1 DECEMBER 2007 TO 16 JANUARY 2008

16 January  Three men accused of being homosexuals have been sentenced to six months hard labour by the Douala High Court.
3 men sentenced to hard labour for being gay in Cameroon, The Associated Press, 16 January 2008
http://www.iht.com/bin/printfriendly.php?id=9264497
Date accessed 16 January 2008

9 January  A traditional doctor from South Africa recently visited Cameroon, training traditional healers in the care of HIV/AIDS patients.
Traditional healers drilled on HIV/AIDS, Cameroon Tribune (Yaounde), Cameroon Tribune (Yaounde), 3 January 2008
http://allafrica.com/stories/printable/200801090651.html
Date accessed 15 January 2008

3 January  Prison escapes are becoming commonplace in Cameroon. On 25 December 2007 20 convicts escaped from New Bell in Douala.
Show us their faces, Cameroon Tribune (Yaounde), 3 January 2008
http://allafrica.com/stories/printable/200801030598.html
Date accessed 11 January 2008

2 January  Opposition groups and NGOs criticise President Biya’s intention to amend the constitution. He has hinted at changing a clause limiting the head of state to two terms in office.
Anger at Cameroon third term hint, BBC News, 2 January 2008
http://newsvote.bbc.co.uk/mpapps/pagetools/print/news.bbc.co.uk/2/hi/africa/7168...
Date accessed 3 January 2008

‘Southern Cameroons’ forms ‘Restorative Govt’, The Post (Buea), 21 December 2007
http://allafrica.com/stories/printable/200712211001.html
Date accessed 11 January 2008

11 December  The Nigerian President has written to the Senate seeking ratification of the agreement ceding the Bakassi Peninsula to Cameroon. However, the Senate wants a public hearing before ratification.
Yar’Adua asks Senate to okay Bakassi handover, Vanguard (Lagos), 11 December 2007
http://allafrica.com/stories/printable/200712120114.html
Date accessed 12 December 2007

11 December  The population of Bamenda have demonstrated against rising crime in North West Province.
North West - Strategies to check insecurity as end of year approaches, Cameroon Tribune (Yaounde), 11 December 2007
http://allafrica.com/stories/printable/200712110681.html
Date accessed 12 December 2007
10 December  Cameroonians have been declared persona non grata and are being hunted and persecuted in Equatorial Guinea. The Cameroon Government are sending financial assistance as well as food and medical supplies.

Government cares!, Cameroon Tribune (Yaounde), 10 December 2007
http://allafrica.com/stories/printable/200712101039.html
Date accessed 16 January 2008

10 December  The US Ambassador has said the decision to amend the Constitution is for the people not the Government to make.

US Ambassador says Cameroonians should decide on constitutional change, The Post (Buea), 10 December 2007
http://allafrica.com/stories/printable/200712101832.html
Date accessed 12 December 2007

10 December  Human Rights groups say the new Criminal Procedure Code enhances and protects individual freedoms.

Human Rights group hail new criminal code, The Post (Buea), 10 December 2007
http://allafrica.com/stories/printable/200712101832.html
Date accessed 12 December 2007

7 December  Recently, insecurity and crime has risen alarmingly. Financial institutions have been burgled, people killed and women raped. Some of the blame is put on the judiciary and problems with the detention system.

Insecurity in country – Gov’t to blame, The Post (Buea), 7 December 2007
http://allafrica.com/stories/printable/200712071008.html
Date accessed 12 December 2007

3 December  Most of the Central African Republic refugees living in eastern Cameroon are diseased, malnourished and in bad health according to NGOs and UN workers.

Refugees in Cameroon diseased, malnourished, lack water, UN Integrated Regional Information Networks, 3 December 2007
http://allafrica.com/stories/printable/200712031146.html
Date accessed 12 December 2007
REPORTS ON CAMEROON PUBLISHED OR ACCESSED BETWEEN 30 NOVEMBER 2007 AND 16 JANUARY 2008
Background information

GEOGRAPHY

1.01 The official title of the country is the Republic of Cameroon.
Population – 18,060,382 (July 2007 est)
Capital city – Yaounde; most populous city – Douala (1.5m).
Official languages – French and English; also around 250 different African languages are spoken.
Currency – CFA franc, which is fixed to the Euro.
Head of State – President Paul Biya.
Prime Minister – Chief Inoni Ephraim. (Europa World online) [1a] (CIA World Factbook) [4a]

1.02 Cameroon is in Western Africa, bordering the Gulf of Biafra, between Equatorial Guinea and Nigeria. Other countries with which it shares a border are Chad, Central African Republic, Republic of Congo and Gabon. Its total area is 475,440 sq km. The administrative divisions are: 10 provinces (Centre, Littoral, West, SouthWest, NorthWest, North, East, South, Adamaoua, Far North); 58 departments or divisions; 349 sub prefectures or subdivisions.

It has an estimated 250 ethnic groups from five large regional-cultural groups: Western highlanders, including the Bamileke, Bamoun, and many smaller entities in the North-west; coastal tropical forest peoples, including the Bassa, Douala and many smaller entities in the SouthWest; southern tropical forest peoples, including the Ewondo, Bulu, and Fang (all Beti subgroups), Maka and Pygmies (called Bakas); predominantly Islamic peoples of the northern regions (the Sahel) and central highlands, including the Fulani; and the ‘Kirdi’, non-Islamic or recently Islamic peoples of the northern desert and central highlands. (Permanent Committee of Geographical Names for British Use) [3a] (The World Factbook) [4a] (FCO Country Profile) [5a] (USSD Background Note) [2c] (Africa South of the Sahara 2005) [1b]

1.03 The principal towns are Douala, Yaounde, Garoua, Maroua, Bafoussam and Bamenda. (Europa World online) [1a]

For further information on geography, refer to Europa. (Europa World online) [1a]
This Country of Origin Information Report contains the most up-to-date publicly available information as at 16 January 2008. Older source material has been included where it contains relevant information not available in more recent documents.
**ECONOMY**

2.01 Cameroon is a member of the following international organisations: the African Development Bank, the African Union, the Central African Economic and Monetary Community, the Commonwealth, the International Organisation of the Francophonie, the International Monetary Fund and the United Nations. (FCO Country Profile – July 2007) [5a]

2.02 The economy is mainly agricultural. The principal commercial crops are cocoa, coffee, tobacco, cotton, and bananas. Petroleum products make up more than half of all exports. Timber is also a major export. (World Bank – Country Brief) [6a]

2.03 The World Bank Country Brief, updated in March 2007, reported

“In the early 1980s Cameroon was one of Africa's economic success stories. However, the economic and policy weaknesses were exposed in 1985, when sharp declines in coffee, cocoa, and oil prices led to a 60 percent decline in the external terms of trade. These severe terms of trade shock combined with an over-valued exchange rate, fiscal crisis, and economic mismanagement resulted in prolonged economic stagnation and rapid accumulation of public debt. In January 1994, the CFA franc was devalued, but the government was slow to carry out necessary structural reforms that would have enabled a rapid recovery of the economy following the devaluation”. [6a]

2.04 The USSD Background Note, June 2007, noted that:

“In late August 2003, the Board of Directors of both the IMF and World Bank approved Cameroon’s Poverty Reduction Strategy Paper (PRSP) with high marks. The paper integrated the main points of the Millennium Development Goal, which outlined Cameroon’s priorities in alleviating poverty and undertaking strong macroeconomic commitments in the short and long term. By late summer 2004 Cameroon had met most of its PRGF targets. A lacklustre performance in the fiscal arena, however, led the country off track and resulted in Cameroon not achieving the HIPC (Heavily Indebted Poor Countries) completion point. Negotiations are currently underway to create a new program so Cameroon can eventually qualify for HIPC debt forgiveness”. [2c]

2.05 The GDP for 2006 was $16.37 billion and the annual real growth rate was 4.1 per cent. (USSD Background Note) [2c]

2.06 The Economist Intelligence Unit reported in August 2006 that: “… the forecast rise in oil production and increased public investment should push GDP growth above 4% in 2006-07”. [8]

2.07 The *Post Online* (Cameroon) reported in November 2006 that:

“A World Bank study known as the ‘Doing Business Index,’ has ranked Cameroon as one of the countries with the riskiest environments to do business in the world. It also ranks poorly on ease or difficulty of paying taxes. The Chief Executive Officer of Union Bank, Cameroon said that creating a conducive business environment in the post-completion point era in Cameroon
entails putting in place a sound legal regulatory framework to promote private sector investment. He also recommended strengthening governance, stopping bureaucratic inefficiencies and improving access to key financial infrastructure services". [19b]

2.08 The Africa Report in its October 2007 edition stated:

“The transport corridors from Douala to Cameroon’s landlocked neighbours, Central African Republic and Chad, are to receive major funding from the African Development Bank… In an effort to increase trade within the Central African Economic and Monetary Community, a special programme is being mounted to improve the effectiveness of transport logistics, covering roads, railways and other access along the two corridors”. [63]

2.09 Care International UK reports that:

“In the North and Far North Provinces, CARE is helping poor families to improve their ability to earn an income by giving them access to savings and loans, so that they manage their income and take out loans to make investments that will increase their future income. CARE is also increasing crop yields in the area by building and improving irrigation systems, making farmers less vulnerable to drought”. [79]
HISTORY

3.01 The German protectorate of Kamerun was established in 1884. In 1916, during the First World War, the German administration was overthrown and three years later divided into British and French spheres of influence. In 1922 both zones became subject to mandates of the League of Nations, which allocated most of the territory to the French as French Cameroon and the smaller part to British administration as the Northern and Southern Cameroons. Having been converted into trust territories in 1946, growing anti-colonial sentiment made it difficult to resist the UN’s promise of eventual self-determination for all trust territories. In 1960, following a short period as an autonomous state within the French community, French Cameroon became fully independent as the Republic of Cameroon. In 1961 a plebiscite was held in British Cameroons. Voters in South Cameroons opted for union with the Republic of Cameroon, while Northern Cameroons voters chose to merge with Nigeria. The new Federal Republic of Cameroon comprised two states; the former French zone became East Cameroon, while the former British portion became West Cameroon. In June 1972 the country was officially renamed the United Republic of Cameroon. (Africa South of the Sahara 2005) [1b]

3.02 Cameroon has generally enjoyed stability, which has permitted the development of agriculture, roads, and railways, as well as a petroleum industry. Despite a slow movement toward democratic reform, political power remains firmly in the hands of an ethnic oligarchy headed by President Paul Biya. (The World Factbook) [4a]

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RECENT DEVELOPMENTS

4.01 April 2007
The Cameroon Government and Global Fund recently committed to greater financial resource, FCFA 33,454 billion, to fight against HIV/AIDS, malaria and tuberculosis. 500 Bawock refugees have been repatriated to their villages. People living with HIV/AIDS will from 1 May 2007 obtain free anti-retroviral treatment from official health centres. The chairman of the National Commission for Human Rights and Freedoms (NCHRF) has said that violence has become normal amongst university students, workers and other groups. Cardinal Tumi, the Archbishop of Douala, has revealed that he has had battles with both the Ahidjo and Biya regimes over various issues. [19q] [19r] [19s] [19t] [19u]

4.02 May 2007
Over 300 people whose property was destroyed during the 1992 post-presidential elections violence in Northwest Province are demanding compensation from the government. John Fru Ndi has blamed President Biya and the Transport Minister for an apparent lack of concern about the Kenya Airways plane crash. Visits to the crash site have been restricted because of the health hazards posed by rotting corpses in the mangrove swamps. A regional secretary of the NCHRF says the new Criminal Procedure Code lacks proper guarantees to protect human rights. Members of the SCNC based in the UK staged a demonstration on 20 May in Downing Street. On 25 May President Biya signed a decree extending the mandate of the President and the National Elections Observatory (NEO). [19v] [19w] [19x] [19y] [19z][19aa]

4.03 June 2007
Issa Tchiroma split with Bello Bouba Maigari, abandoned the Union Nationale pour la Democratie et le Progres (UNDP), joining Ahmadou Moustapha to form the National Alliance for Democracy and Progress (NADP). The NCHRF recently condemned violations of human rights in the Oku/Mbesa conflict. Traditional medicine practitioners in Cameroon want representation at the World Health Organisation (WHO). [19ab] [19ac][19ad]

4.04 July 2007
The Cameroon – Nigeria Mixed Commission needs more than $24billion to complete its demarcation exercise on land and maritime boundaries between both countries. Prime Minister Inoni has come under criticism for allegedly protecting a racket of corruption in the public service. The ‘Ngumba’, a secret juju society in Bafut, vandalised property of the Cameroon Baptist Convention. Four people were wounded in a confrontation between Cameroon People’s Democratic Movement (CPDM) and SDF supporters, ahead of the elections. The NEO Vice President has started an investigation of 14,000 alleged disfranchised voters in Kumba. Polling agents of three opposition parties were chased out of polling stations in Buea. Petitions have been filed to annul the recent elections. [77a][19af][19ag][19ah][19ai][19aj]

4.05 August 2007
President Biya ‘invited’ the opposition to join his government. Human Rights groups in Northwest Province have denounced the recent elections. John Fru Ndi, SDF leader, identifies Marafa Hamidou Yaya, the Minister of State at MINATD, as the principal figure behind the fraud at the recent elections. Some
women’s groups are seeking ways of ensuring equal participation in electoral processes and decision making. South Cameroons National Council activists promised to destabilise peace in the country, if the UN again fails to address their grievances. A new police service ‘Operation Black Dragon’ was launched in Douala. [19a][78][19a][19a]

4.06  September 2007

Prison warders were taken hostage on 30 August at Bamenda by inmates protesting at delays in trial procedures. US Embassy staff have criticised the Cameroon Government’s efforts in combating people trafficking. The former Minister of State property and Land Tenure said that the Bakweri natives of Fako Division, Southwest Province have legitimate compensation rights for land expropriated by the Cameroon Development Corporation. The recently sacked Minister, Augustin Frederic Kodock, has condemned President Biya for killing Cameroonian democracy. A new killer disease, Buruli Ulcer, is affecting more people in various parts of Cameroon, particularly Mbonge, Ekondo-Titi (Southwest Province); Bankim (Adamawa); Ayos, Akonolinga, Mbalmayo and Mfou (Centre Province). There was a mixed reaction to the public allegation of homosexuality levelled at leading Cameroonian figures which has left homosexuals questioning whether they can challenge the Penal Code for violation of privacy. [9a][9a][9a][9a][9a][9a][9a][9a][9a][9a]

4.07  October 2007

The Mfoundi High Court passed a ruling that the SDF detainees, arrested in connection with the murder of Gregoire Diboule would remain imprisoned for a further six months whilst investigations continued. Widows are subjected to hideous and humiliating practices, as testified by a woman from Bamendou in Menoua Division and others. Five SCNC activists (Stephen Kongnso, Yuyar Isa Bernsah, Barah Njodzeka Frederick, Ndzyedzee Victor and Mbuhye Bernsah Richard) were arrested and detained in Kumbo on 1 October. An advocacy programme ‘Yello Reglo’ is encouraging HIV/AIDS prevention through responsible behaviour. Dr. Adamu Ndam Njoya, Chairman of the CDU, says the upsurge of socio-political injustice caused by electoral fraud is feeding a potential breeding ground for civil war. Dr. Chemuta Banda, Chairman of the NCHRF, was reported saying whilst Cameroon is considered a haven of peace, there is insecurity and many humanitarian threats in the country. CPDM militants blame the rising national crime wave, particularly in Bamenda, on corrupt forces of law and order. The Cameroon Government has begun a crackdown on new television channels broadcasting on unauthorised frequencies. The UNDP and support staff involved in electoral reforms are holding evaluation sessions with main players in Cameroon’s electoral process. The Government has begun investment in the Bakassi territory after prolonged legal wrangling. [9a][9a][9a][9a][9a][9a][9a][9a][9a][9a]

4.08  November 2007

More than 20 Cameroon soldiers have been killed in fighting in Bakassi and Nigeria and Cameroon are working together to investigate. It was announced that the Government hope to build six more prisons in the next three years. Nigeria declared last year’s handover of the Bakassi Peninsula to Cameroon as illegal. A group known as the Liberators of the Southern Cameroons People has claimed responsibility for the death of the Cameroon soldiers. The SDF chairman has warned that any attempt to amend the constitution to enable President Biya to run for another term will be met with stiff resistance. The Government announced measures to combat FGM within the country.
Nigeria’s Senate has declared that the handover of the Bakassi peninsula to Cameroon was illegal.
CONSTITUTION

5.01 On 20 May 1972 the constitution, which brought in multi-partyism, was approved by referendum, and on 2 June 1972 it was formally adopted. It was revised in January 1996. It provides for a limit on presidential tenure to 2 terms of 7 years, while the 180-member National Assembly is elected every 5 years. It also provides for an Upper Chamber, the Senate, which has not yet been installed. Local councils now exist and there is scope for the Provinces to become Regions with their own elected regional councils, though the latter is not yet implemented. Under laws enacted in 1990-1991, political parties may not be based on regional or tribal support and may not form coalitions for electoral purposes. Registered parties are eligible for financial support from state funds for their electoral campaigns. (CIA World Factbook) [4a] (FCO Country Profile) [5a]

5.02 The United States Department of State Background Note for June 2007 stated that:

“Following government pledges to reform the strongly centralized 1972 constitution, the National Assembly adopted a number of amendments in December 1995, which were promulgated in a new constitution in January 1996. The amendments call for the establishment of a 100 member Senate as part of a bicameral legislature, the creation of regional councils, and the fixing of the presidential term to 7 years, renewable once. One third of senators are to be chosen by the president and the remaining two thirds are to be chosen by indirect elections. As of September 2005, the government had not established the Senate or regional councils”. (USSD Background Note) [2c]

5.03 There is universal suffrage for those aged 20 and over, requiring only a relative majority in a single voting round of the Presidential elections. The National Assembly members are elected by proportional representation. (Political Parties of the World) [13]
POLITICAL SYSTEM

6.01 The country is a unitary republic. There is a multi-party presidential regime, where opposition parties were legalised in 1990, but power rests largely with the president. (CIA World Factbook) [4a]

6.02 The main political parties are: the Democratic Rally of the Cameroon People (RDCP) – the ruling party; Cameroon Democratic Union (UDC); Movement for the Defense of the Republic (MDR); Movement for the Liberation and Development of Cameroon (MLDC); Movement for the Youth of Cameroon (MYC); National Union for Democracy and Progress (UNDP); Social Democratic Front (SDF); and Union of Cameroonian Populations (UPC). (CIA World Factbook) [4a]

6.03 The USSD report for 2006 noted that: “The President’s control over the country’s administrative apparatus was extensive. The President appoints all ministers, including the Prime Minister, and also directly appoints the governors of each of the ten provinces. The president also has the power to appoint lower level members of the 58 provincial administrative structures”. [2a]

6.04 This report continued:

“Since 1991 only government bills proposed by the presidency have been enacted by the National Assembly; however, in April 2004 the National Assembly agreed to consider a bill submitted by the leading opposition party. Only parties with representatives in the National Assembly can submit bills for consideration. During its June 2005 session, the National Assembly refused to consider a bill on electoral reform tabled by the SDF, the leading parliamentary opposition party”. [2a]

6.05 It continued:

“The right of citizens to choose their local governments remained circumscribed. The government increased greatly the number of municipalities run by presidentially appointed delegates, who have authority over elected mayors. Delegate-run cities included most of the provincial capitals and some division capitals in pro-opposition provinces; however, this practice was almost non-existent in the southern provinces which tended to support the ruling CPDM party. In municipalities with elected mayors, local autonomy was limited since elected local governments relied on the central government for most of their revenue and administrative personnel”. [2a]

6.06 The USSD report for 2006 noted that:

“In October 2004 President Biya, who has controlled the government since 1982, was re-elected with approximately 70 per cent of the vote in an election widely viewed as freer and fairer than previous elections and in which opposition parties fielded candidates. However, the election was poorly managed and marred by irregularities, in particular in the voting registration process, but most international observers deemed that the irregularities did not prevent the elections from expressing the will of the voters. Some observers said progress had been made and called the election transparent;
others, such as the Commonwealth Observer Group, stated that the election lacked credibility. Some opposition parties alleged that there was multiple voting by individuals close to President Biya’s party and massive vote rigging. One domestic group described the election as a masquerade. The 2002 legislative elections, which were dominated by the CPDM, largely reflected the will of the people; however, there were widespread irregularities.

There were more than 180 registered political parties in the country. Fewer than 10, however, had significant levels of support, and only 5 had seats in the National Assembly. The ruling CPDM held an absolute majority in the National Assembly; opposition parties included the SDF, based in the Anglophone provinces and some major cities. The largest of the opposition parties were the National Union for Democracy and Progress, the Cameroon Democratic Union, and the Union of the Peoples of Cameroon.

Members of the Beti ethnic group, including the Bulu subgroup to which the President belonged, figured prominently in the Government, civil service, and the management of state-owned businesses.

Many of the key members of the Government were drawn from the President’s own Beti/Bulu ethnic group, as were disproportionately large numbers of military officers and CPDM officials. Pygmies were not represented in the National Assembly or the Government”. [2a]

6.07 The USSD report for 2006 also noted that:

“An estimated 95 per cent of Baka did not have identity cards; most Baka could not afford to provide the necessary documentation to obtain national identity cards, which were required to vote in national elections. In 2004 Plan International and another NGO launched a programme to educate Bakas about their political rights, which included the construction of a communal radio in the region of Abong-Mbang (Upper Nyong Division, East Province). In August 2005 the Ministry of Social Affairs launched the Project to Support the Economic and Social Development of Bakas in South Province. The mission of the three-year project was to allow the issuance of birth certificates and national identity cards to 2,300 Bakas, as well as to help register hundreds of students in school”. [2a]

6.08 Cameroon held one-sided parliamentary elections on Sunday 22 July 2007 which were expected to strengthen President Paul Biya’s 25 year grip on power, although his opponents were already saying the vote was rigged. Biya’s Cameroon People’s Democratic Movement (CPDM) was seeking to increase its 149 seats in the 180 member parliament, amid opposition claims the president wants a landslide to push through constitutional reforms to allow him a new term. With many disillusioned Cameroonians convinced the CPDM will romp to victory, campaigning had been low key in the oil-producing Central African country. Just 5.5 million of Cameroon’s 18 million population had registered to vote – well below the 8 million voters needed to make the elections credible, diplomats said. (Reuters) [46]

6.09 Cameroon’s ruling party won a landslide victory in elections on 22 July 2007, according to provisional results which were released late on Monday 23 July. But opposition parties alleged ‘massive fraud’ in the parliamentary and
municipal polls. The opposition also said that they would challenge the results in court. (BBC News) [10]
Human Rights

INTRODUCTION

7.01 The USSD report for 2006 noted that:

“The government's human rights record remained poor, and it continued to commit numerous human rights abuses. Security forces committed numerous unlawful killings; they regularly engaged in torture, beatings, and other abuses, particularly of detainees and prisoners. Impunity was a problem in the security forces. Prison conditions were harsh and life-threatening. Authorities arbitrarily arrested and detained Anglophone citizens advocating secession, local human rights monitors and activists, and other citizens. The law provides for the arrest of homosexuals and persons not carrying identification cards. There were reports of prolonged and sometimes incommunicado pretrial detention and infringement on citizens' privacy rights. The government restricted citizens' freedoms of speech, press, assembly, association, and harassed journalists. The government also impeded citizens' freedom of movement. The public perceived government corruption to be a serious problem. Societal violence and discrimination against women; trafficking in persons, primarily children; discrimination against indigenous Pygmies and ethnic minorities; and discrimination against homosexuals were problems. The government restricted worker rights and the activities of independent labour organizations, and child labour, slavery, and forced labour, including forced child labour, were reported to be problems”.

7.02 The World Organisation Against Torture (OMCT) broadly supported this in a 2003 report, stating:

“OMCT is concerned about reports of the poor human rights situation in Cameroon which is especially detrimental to the most vulnerable groups of society, such as women. Although the Cameroonian constitution seems to be based on gender-equality, OMCT observes the persistence of gender-discriminatory provisions in several laws and the discriminatory customary law, as well as the prejudices and stereotypical attitudes concerning the role of women and men in the family and society. These roles are based on the notion of the superiority of men and the subordination of women. The low socio-economic status of women, which is partly manifested by the high illiteracy rate among women and low representation of women in politics, leaves women more vulnerable to violence at the public and private levels in Cameroon”.

7.03 The 2007 Amnesty International report stated:

“Nine men and four women were convicted for practising homosexuality. Scores of people were tortured by members of the security forces. Courts convicted some officials of involvement in killings. At least two students were killed and many others detained during clashes with government forces. Several journalists were briefly detained or beaten. Secessionist political activists were arrested and detained”.

7.04 The USSD report for 2006 noted that:
“A number of domestic and international human rights groups generally
operated without government restriction, investigating and publishing findings
on human rights cases; however, government officials repeatedly impeded the
effectiveness of local human rights NGOs during the year by harassing
members of human rights groups, limiting access to prisoners, refusing to
share information, and threatening and using violence against personnel.
Philip Njaru, a human rights activist and executive director of the Kumba-
based Friends of the Press Network, a human rights organization in
Southwest Province, reported that police continued to harass him throughout
the year”. [2a]

7.05 An oil pipeline running through Chad and Cameroon poses potential threats to
human rights in both countries. A consortium of oil companies is extracting oil
from the Doba fields in southern Chad and transporting it to Cameroon’s
Atlantic coast. (Amnesty International) [14c]

7.06 This project has been promoted by investors, agreed to by governments and
supported by the World Bank, export credit agencies and banks, some having
voluntarily adopted social and environmental standards. The agreements,
however, could hold back the two Governments from planning to improve the
human rights protection of those affected by the project and make it more
difficult to hold the consortium to account for resulting human rights abuses.
(AI) [14c]

7.07 The following are some of the Non-Governmental Organizations dealing with
human rights within Cameroon: Cameroon Community and Empowerment
Foundation, Rural Development Front, LUKMEF-Cameroon, Noah’s Ark,
Cameroon, Cameroon Family Welfare Development Association, Cameroon
Hinterlands Development Organisation, NDEF Cameroon, ACAT, Social
Organisation for Humanitarian Activities, Cameroon Association for the
Protection and Education of the Child, Friends of the Needy Foundation
Cameroon, Global Rehabilitation Services, Livelihood, Cameroon Youth
Confederation, Cameroon OIC ex-trainees Association, Self-Supporting Rural
Development, Association of Human Rights and Torture Defenders,
Association for the Protection of Women’s and Children’s Rights in Cameroon.
(Idealist.org) [38]

7.08 The Mo Ibrahim Foundation produced an index of African Governance, in
September 2007. The briefing note reported:

“The Ibrahim Index measures the provision of key political goods, which are
gathered under five major categories. Together, these five categories of
political goods provide a definition of good governance: Safety and Security;
Rule of Law, Transparency and Corruption; Participation and Human Rights;
Sustainable Economic Development; Human Development”. In the continental
table for 2007, Cameroon is ranked 24th out of 48. [59]

THE NATIONAL COMMISSION ON HUMAN RIGHTS AND FREEDOMS (NCHRF)

7.09 Human Rights Watch in its 2001 report on Cameroon noted that:
“The NCHRF was created by presidential decree in 1990... It was one of the first bodies to be set up as part of a program towards greater democracy announced through decree by President Biya in December 1990, but its limited mandate and appointments procedures, in particular, reflect his concern to retain tight executive control over all state institutions. The general political climate in Cameroon also, in practice, mitigates against an effective human rights role for the NCHRF.... The NCHRF’s mandate includes, among other things, the capacity to ‘conduct all inquiries and necessary investigations on the violation of human rights and freedoms,’ but limits it by requiring it to only ‘report to the President of the Republic’. The NCHRF can conduct human rights studies as well as conduct human rights education and coordinate NGO actions in human rights. It is also empowered to visit detention sites. The commission’s powers are extremely weak. It can do no more than make recommendations to the competent authorities, but these are not binding’. [47]

7.10 The Post Online (Cameroon) reported on 20 July 2007, in presenting the NCHRF’s report for 2003 to 2006, the President, Dr D C Banda, stated that: “According to the report, inadequate financial and material resources and access to information hindered the Commission’s work”. [19h]
SECURITY SITUATION

8.01 The flawed legislative elections of June 2002 and presidential election of October 2004 consolidated the presidential party’s position, giving it over 80 per cent of seats and a seven-year term, and further weakened the divided opposition. Election campaigns continue to provoke energetic public protest, but this no longer appears potentially destabilising for the country. However, this may change as President Biya is believed to be in his final term of office and preparing to manage a possibly difficult succession. Obvious sources of domestic tension remain the Anglophone West and Fulani North, which have lost influence over time. Nigeria still poses the main external threat, although relations have improved markedly since border clashes in 1998. (Jane’s Sentinel Security Assessments) [15]

8.02 The International Court of Justice ruled in 2002 on the entire Cameroon–Nigeria land and maritime boundary but the parties formed a Joint Border Commission which regularly meets to resolve differences bilaterally and began with demarcation in less-contested sections starting in Lake Chad in the north. Implementation of the ICJ ruling on the Cameroon-Equatorial Guinea-Nigeria maritime boundary in the Gulf of Guinea is impeded by imprecisely defined co-ordinates. There is a sovereignty dispute with Equatorial Guinea over an island at the mouth of the Ntem River and only Nigeria and Cameroon have heeded the Lake Chad Commission’s admonition to ratify the delimitation treaty. (CIA World Factbook) [4a]

8.03 The EIU reported in June 2006 that:

“Social unrest, fuelled by high levels of poverty and declining standards in the government’s provision of health and education services, has been on the rise in Cameroon. The recent attainment of completion point under the enhanced HIPC initiative has raised the general public’s expectations which may turn into anger and social protest if unfulfilled. One source of discontent is the universities, where students have gone on strike twice in the past two years, demanding the scrapping of registration fees and improvements to dilapidated facilities. Redundant workers from loss-making and liquidated state enterprises have also been pressing the government for payment of salary arrears, compensation and benefits. Transport workers are angry over regular increases in fuel prices and the government’s reluctance to authorise higher fares in compensation.” [8]

8.04 The USSD 2006 reported that:

“The government also took actions to reform security forces including the police and gendarmerie. On June 22, several gendarmerie and police officers completed a four-week training seminar on order preservation, with an emphasis on citizens’ rights, human rights, and individual freedoms. The government also sent candidates to attend the International Law Enforcement Academy police training”. [2a]
CRIME

9.01 The USSD 2006 reported that:

“During the year mob violence and summary justice against persons suspected of theft and the practice of witchcraft continued to result in deaths and serious injuries. The press reported 43 deaths from beatings and burning, the most ever reported.

Douala, the economic capital, had the highest number of mob ‘justice’ incidents. The mob violence was attributed in part to public frustration over police ineffectiveness and the release without charge of many individuals arrested for serious crimes. During the year [2006] there was a notable rise in crime, and authorities responded by purchasing 60 vehicles to increase police efficacy [sic]”. [2a]

9.02 It continued:

“On 19 January, former subjects of Fon Vugah Simon II, the former traditional ruler of Kedjom Keku, a village of Mezam Division in the Northwest Province, beat him to death and then burned his body upon his return to the village after having been deposed two years earlier. They accused him of immorality and destroying their tradition. Shortly after the killing, the gendarmerie arrested 59 persons. Approximately 20 were released and the rest remained in pretrial detention. Hearings began on 28 June and were still ongoing at year’s end. On 4 March, a mob burned to death … [three men] whom they caught stealing in the Yaounde neighbourhood of Nsimeyong-Damase. The police initially caught and held the suspects, until a large mob broke into the police station, pulled out the three, and killed them”. [2a]
SECURITY FORCES

10.01 The USSD report for 2006 noted that: “Unlike in previous years, there were no reports that government agents committed politically motivated killings; however, throughout the year security forces continued to commit unlawful killings, including killings resulting from beatings and other use of excessive force”. [2a]

10.02 The USSD report continued: “There were reports that police used excessive force to disperse demonstrators, resulting in the death of several of them”. [2a]

POLICE

10.03 The USSD report for 2006 noted that:

“The national police, the National Intelligence Service (DGRE), the gendarmerie, the Ministry of Territorial Administration, the army’s military security department, the army, the minister of defence, and, to a lesser extent, the Presidential Guard are responsible for internal security; the national police and gendarmerie have primary responsibility for law enforcement. The Ministry of Defence, including the gendarmerie, national police, and DGRE, are under an office of the presidency, resulting in strong presidential control of security forces. The national police includes the public security force, judicial police, territorial security forces, and frontier police. In rural areas, where there is little or no police presence, the primary law enforcement body is the gendarmerie.” [2a]

10.04 This report also said that:

“Citizens viewed police as ineffective, which frequently resulted in mob ‘justice’. It was widely believed that individuals paid bribes to law enforcement and the judiciary to secure their freedom. Police officers and members of the gendarmerie were widely viewed as corrupt officials who frequently arbitrarily arrested and detained citizens. Police demanded bribes at checkpoints, and influential citizens reportedly paid police to make arrests or abuse individuals in personal disputes. According to Transparency International’s (TI) 2005 Global Corruption Barometer, citizens viewed the police as extremely corrupt. Impunity remained a problem but was less severe than in previous years. Insufficient funding and inadequate training contributed to a lack of professionalism in the national police. The Center Province purchased 150 vehicles to improve police effectiveness.” [2a]

10.05 The World Police Encyclopedia, 2006 edition, noted that:

“Presently, the National Security force numbers about 17,000 elements of all grades in the ratio of one policeman to 1,000 inhabitants… 12,000 are gendarmes and the other quarter are in charge of security in the suburbs and other remote areas. The government intends to increase personnel to 34,000 by 2008… The training of policemen is ensured at local and higher levels by the National Police College of Yaounde.” [84]
10.06 *The Post Online (Cameroon)* reported on 20 July 2007 that:

“The Chairman of the NCHRF, Dr Divine Chemuta Banda, has called for a review of the recruitment requirements for persons aspiring to join the law enforcement corps in Cameroon.” Dr Banda presented the NCHRF report for 2003 to 2006 in Yaounde on 17 July and commenting on the relationship between the commission and members of the law enforcement corps, said “…it is cordial, noting that some of them have even written training manuals and other documents pertaining to the promotion and protection of human rights. He said that notwithstanding, there are others who have been entangled in repeated cases of human rights violations while some are accomplices with armed robbers. According to the NCHRF Chairman, recruitment conditions for law enforcement officers in Cameroon are not stringent therefore they need to be reviewed for Cameroon to have responsible law enforcement officers who are versed with the rights of the people”.

10.07 *The Post Online (Cameroon)* reported in August 2007 that: “The Littoral Provincial Chief of National Security recently launched a new police service, Operation Dragon Noir, in Douala”. Its aim is to combat criminality in Yaounde and Douala. It will focus on criminality taking place in urban transport vehicles like taxis, buses and commercial motorcycles known as ‘bendskins’.

### Arbitrary arrest and detention

10.08 The USSD 2006 report stated:

“Police and gendarmes often arrested persons on spurious charges on Fridays at mid-day or in the afternoon. While the law in the Anglophone provinces provides for a judicial review of an arrest within 24 hours, the courts did not convene on weekends, so individuals arrested on a Friday typically remained in detention until Monday at the earliest. Police and gendarmes made such ‘Friday arrests’ after accepting bribes from persons who had private grievances. There were no known cases of policemen or gendarmes who were sanctioned or punished for this practice”.

10.09 allAfrica.com reported on 25 October 2007 that:

“The Minister of Justice, Amadou Ali, has regretted that the country’s prisons are still full of inmates who are awaiting trial… According to the Minister, the judges will render the Cameroon justice system more credible if they fully apply the provisions of the new CPC [Criminal Procedure Code] in every instance. A report presented by the Director of Penitentiary Administration…indicated that the country’s prisons are still crowded with close to 12,000 inmates. Although the report did not say how many of these inmates are still awaiting trial, The Post learned that over half of this number are inmates suffering pre-trial detention. The Southwest Province Attorney General, said there all together 848 inmates in five prisons in the Province, 427 of them, he stated, are inmates awaiting trial… According to the Attorney General for the Northwest Province, the implementation of the new CPC caused the release of many people who were awaiting trial in prison till today are inmates who might not have had sureties to bail them. While quoting the new CPC, he said the presumption of innocence must be upheld in such a
way that any accused person still waiting for trial and has a permanent residence can be released on bail. The President of the Northwest Court of Appeal refuted allegations that the justice system is still unjustifiably slow. He said sometimes circumstances like the absence of the defence lawyer force the court to adjourn a matter several times for want of a fair trial”. [9av]

**Torture**

10.10 The USSD report for 2006 noted:

“The constitution and law prohibit such practices; however, there were credible reports that security forces continued to torture, beat, and otherwise abuse prisoners and detainees. In the majority of cases of torture or abuse, the Government rarely investigated or punished any of the officials involved; however, in at least one case during the year, gendarmerie officers accused of torturing a citizen to death in 2005 were detained and investigated. During [2006] there were no reports that persons in police and gendarmerie custody died as a result of torture. There were reports that security forces detained persons at specific sites where they tortured and beat detainees. Security forces also reportedly subjected women, children, and elderly persons to abuse. Numerous international human rights organisations and some prison personnel reported that torture was widespread; however, most reports did not identify the victim because of fear of government retaliation against either the victim or the victim’s family. Most victims did not report torture for fear of Government reprisal or because of ignorance of, or lack of confidence in, the judicial system”. [2a]

10.11 This USSD report continued: “Two forms of physical abuse commonly reported by male detainees were the ‘bastonnade’, where authorities beat the victim on the soles of the feet, and the ‘balancoire’, during which authorities hung victims from a rod with their hands tied behind their backs and beat them, often on the genitals”. [2a]

10.12 And further said: “Pretrial detainees were sometimes required, under threat of abuse, to pay ‘cell fees’, a bribe paid to prison guards to prevent further abuse”. [2a]

10.13 Supporting this, Amnesty International’s 2007 report said that more than 100 people were reportedly beaten in late October after they were arrested by members of the Rapid Intervention Brigade in and around Maroua, the capital of Extreme North Province. The victims were detained for several days at Salack, where many of them were stripped naked, blindfolded and beaten, then held in a cell with water on the floor. (Amnesty International) [14a]

10.14 BBC News reported on 16 October 2007: “Police have shot dead at least two motorcycle taxi-drivers at a protest against police abuses in north-west Cameroon. Drivers had invaded the centre of ...Bamenda to protest at the alleged severe beating of a colleague detained at a police checkpoint”. The protests began after the detention of a driver reportedly stopped for not having the right papers. A witness reported that he was thoroughly beaten until he lost consciousness and one of his eyes. [10k]
10.15 allAfrica.com reported on 25 October 2007 that:

“The Attorney General of the Northwest Police … says the police officers who shot and killed two people in Bamenda on October 15, will face the long arm of the law… Justice Bechem said he would open criminal investigations into the matter and if the police officers do not give any justification for opening fire on unarmed civilians, they would face the wrath of the law.” [9au]

Extra-judicial killings

10.16 The USSD 2006 stated that: “Unlike in the previous year, there were no reports that Government agents committed politically motivated killings. However, throughout the year security forces continued to commit unlawful killings, including killings resulting from beatings and other use of excessive force”. [2a]

10.17 The report further stated that: “During the year mob violence and summary justice against persons suspected of theft and the practice of witchcraft continued to result in deaths and serious injuries. The press reported 43 deaths from beatings and burning, the most ever reported”. [2a]

Armed forces

10.18 The country has an army, a navy, which includes naval infantry, and an air force. In 2005 the estimated manpower available for military service was 3,525,307 males and 3,461,406 females between the ages of 18 and 49. (CIA World Factbook) [4a]

10.19 The Cameroonian soldiers deployed facing the threat from Nigerian forces display professional competence and discipline, unlike the rest of the army. Ill discipline and allegations of corruption remain serious problems among the middle and lower ranks. (Jane’s) [15]

10.20 The army is estimated to number 12,000. Cameroon is divided into military regions that correspond to the national administrative areas. In each region there is a military presence and the larger regions such as Centre, Littoral, Nord Ouest and Ouest each have a battalion. Major army bases are located in or near major towns and cities, with particular strengths in the following large towns: Batouri, Douala, Garoua, Kribi, N’Kongsamba (not confirmed), Yaounde. (Jane’s) [15]

Arbitrary arrest and detention

10.21 Please refer to paragraphs 10.08 to 10.09.
Torture

10.22 The booklet ‘Every Morning Just Like Coffee’ Torture in Cameroon noted that:

“Amnesty International and the UN Special Rapporteur confirm ‘widespread and systematic’ torture and ill treatment of detainees in police stations and gendarmerie headquarters having continued throughout 1999 and 2000. The Special Rapporteur concluded that torture is ‘used to obtain information, confessions and as punishment… A quarter of those [victims] in our study suffered some kind of torture by suspension, whether hung upside down by the feet or ankles or in the balancoire position. Beatings on the soles of the feet is a common method of torture in Cameroon, where it is known as bastinade… Our study found that rape is a common form of torture in Cameroon, inflicted upon a third of the men in our study and almost all the women… Other methods of torture documented in our study included electrical torture, cigarette and other burns and being forced to crawl or walk barefoot over sharp objects”. [72]

Extra-judicial killings

10.23 The USSD 2006 stated that: “During the year mob violence and summary justice against persons suspected of theft and the practice of witchcraft continued to result in deaths and serious injuries”. [2a]

OTHER GOVERNMENT FORCES

10.24 See para 12.01 below.

AVENUES AND PROCEDURES OF COMPLAINT

10.25 The USSD 2006 stated that:

“Edgar Alain Mebe Ngo'o, who in 2004 was appointed Delegate General for National Security (DGSN), took significant steps during the year to investigate, suspend, and prosecute security forces accused of abuses. In 2005 Mebe Ngo'o rehabilitated the ‘police of the police’, an internal affairs unit of undercover agents that had been dormant for many years. By year’s end the unit was functioning and had received funding, although there were no public reports of any cases investigated by this unit. During the year Ngo'o also sanctioned at least 17 police officials who violated laws and regulations, including those on corruption and extortion. Seven others were also sanctioned by the courts”. [2a]

10.26 The World Police Encyclopedia, 2006 edition, noted that:

“Since everyone does not always accept police actions, there are ways and means of guaranteeing the rights of citizens without ruling out the need to maintain public order and peace. These consist of internal control mechanisms, which are purely police mechanisms, and external control mechanisms. The Decree to organise the General Delegation for National Security provides for mechanisms of control of police action at all command
levels. Control at the high level is exercised by the Delegate General for National Security Inspectors General, Directors within the framework of their specific functions, and the Special Division for Control of Services. At the regional level, control is exercised by the Provincial Delegate for National Security or his assistant, and other regional officials. The official in charge of the activity makes a rectification of the acts committed by the policeman by giving him the right guidelines, or he simply takes note of his inefficiency, which is likely to discredit the entire police corps. He may be compelled to open a disciplinary file for the accused, and depending on the nature of the facts, the sanctions that will be meted out will range from an additional spell of duty to dismissal”. [84]
MILITARY SERVICE

11.01 The minimum age for enrolment is 18; service is voluntary. (CIA World Factbook) [4a]

11.02 There is no conscription. Recruitment is on a voluntary basis. The maximum age for recruitment is normally 22 years.

There is no legal provision under the law dealing with conscientious objection.

For a period up to 30 days, absence without leave [AWOL] is treated as ‘irregular’ and sanctions range from salary deductions to forced labour. After 30 days continued AWOL is considered desertion. Penalties include military imprisonment for up to six months in the first instance. (BHC Yaounde) [16a]
ABUSES BY NON-GOVERNMENT ARMED FORCES

BEPANDA NINE

12.01 In February 2000 the President set up a joint security command to stop the rising wave of criminality in Douala. The Operational Command was made up of the police, gendarmerie and the army, under the command of a military general. The command managed to reduce the crime wave but it was accused of summary execution of suspects.

On 22 January 2001, eight police and gendarmes reportedly arrested nine young men accused of stealing a bottle of cooking gas from a lady in the Bepanda neighbourhood. The suspects were taken to the headquarters of the operational command and never seen thereafter.

According to military sources they escaped from detention. However, their families and civil groups accused the military of torturing and executing them, alongside 30 to 40 others.

The family members of the ‘Missing Nine’ led by Bethel Kouatou, the brother of two of the missing persons, supported by some members of the civil society, created the ‘Comite pour les neuf disparus de Bepanda’ in March 2001.

In March and April 2001, this committee, known as C9, organised a series of protests to pressure the Government to investigate and bring the criminals to justice. Following pressure from the international community and civil organisations, the President replaced the Commanding Officer of the operation, sacked or transferred a number of other officers and the matter was taken to court.

The case opened in the Military Tribunal, Yaounde on 23 April 2001 and reached a verdict on 9 July 2002. Two out of the 8 officers tried were sentenced to 15 and 16 months imprisonment for ‘complicity in and violating orders’. Three others were acquitted for ‘benefit of doubt’ and three others for not having substantial evidence against them. The military’s view that the missing persons escaped detention prevailed. Although family and friends of the ‘Missing Nine’ were not satisfied with the decision, the activities of the C9 died out.

It emerged from press reports and accounts from some civil society organisations that many persons (including families of the Missing Nine), associations and political parties involved in the C9 supposedly collected money and gifts from the state and abandoned action to seek justice.

These revelations, particularly reports that Bethuel Kouatou (the C9 leader) had received money from Government agents and left the country (to go to England) dealt a credibility blow to the committee. Since 2002, the C9 has essentially stopped acting [as a committee] and become moribund.

Apart from a few references in the press, very little has happened since 2002, except
The local branch of Christian Action for the Abolition of Torture (ACAT) took up the matter to the UN and has maintained contact with the families. Some international organisations such as Transparency International and the International Human Rights Federation have maintained an interest in the ‘Bepanda Nine’ story. A Cameroonian activist, Djieukam Tchameni, has filed a case against the President of Cameroon in a Belgian court. A Cameroon-based lawyer, Jean de dieu Momo, acting for the families of the alleged victims, is said to have put in a claim for about £1.5m as damages and reparation for the families.

The nine missing persons are Fabrice Kuate, Elysee Kouatou, Charles II Kouatou, Eric Chia, Efician Chia, Marc Etaha (born 23 January 1964), Chartry Kuete, Frederic Ngouffo (born c1968), and Jean Roger Tchiwan.

(letter from BHC Yaounde) [16b] (ACAT declaration) [17]

12.02 The Committee that has been seeking the truth about the fate of the ‘Bepanda Nine’ have suspended their initiatives, until further notice. The committee said that its decision was to prevent politicians making political capital out of the issue. (africast.com) [53]

ARBITRARY ARREST AND DETENTION

12.03 The USSD report for 2006 noted that:

“In the North and Extreme North provinces, the government continued to permit traditional chiefs, or Lamibe, to detain persons outside the government penitentiary system, in effect creating private prisons. Traditional rulers throughout the country derive support and legitimacy from their subjects, many of whom turn to the Lamibe for dispute resolution. Within the palaces of the traditional chiefdoms of Rey Bouba, Gashiga, Bibemi, and Tcheboa, there were private prisons that had a reputation for serious abuse. Prior to the destruction of the palace prison in Garoua, in the North Province, palace staff estimated that a total of 50 prisoners were held in the palace prison annually, normally between 1 and 2 weeks.” [2a]

TORTURE

12.04 The USSD report continued: “Individuals who were found guilty in Garoua were often beaten or subject to other forms of physical abuse. According to members of all the chiefdoms’ palace staffs, individuals accused of serious crimes such as murder were turned over to the local police.” [2a]

FORCED CONSCRIPTION

12.05 There is no conscription. (CIA World Factbook) [4a]
JUDICIARY

13.01 The USSD 2006 report stated that:

“...The constitution and law provide for an independent judiciary; however, the judiciary remained highly subject to executive influence, and corruption and inefficiency remained serious problems. The court system was subordinate to the Ministry of Justice, which was part of the presidency. A constitutional anomaly names the president as ‘first magistrate,’ thus ‘chief’ of the judiciary and the theoretical arbiter of any sanctions against the judiciary, which could influence judicial action. In practice, however, the president has not filled this role. The constitution specifies that the president is the guarantor of the legal system’s independence. He also appoints all judges with the advice of the Supreme Council of the Magistrature. Some politically sensitive cases were never heard by the courts. However, the judiciary showed modest signs of growing independence. During the year the courts found the government liable for damages in a few human rights cases involving abuses by security officers. For example, in the Miagougoudom case, the government awarded the victim’s family $40,000 in damages”. [2a]

13.02 It also stated that:

“...The legal system includes both national law and customary law, and many criminal and civil cases can be tried using either one. However, criminal cases are generally tried in statutory courts, and customary court convictions involving witchcraft automatically are transferred to the statutory courts, which act as the Court of First Instance. Customary law, which is used most frequently in rural areas, is based upon the traditions of the ethnic group predominant in the region and is adjudicated by traditional authorities of that group. Customary law is deemed valid only when it is not ‘repugnant to natural justice, equity, and good conscience’. However, many citizens in rural areas remained unaware of their rights under civil law and were taught that they must abide by customary laws. Customary law ostensibly provides for equal rights and status; however, men may limit women’s right regarding inheritance and employment, and some traditional legal systems treat wives as the legal property of their husbands”. [2a]

13.03 A paper written by Moise Timtchueng of the University of Dschang (Cameroon) in October 2005, entitled ‘The Gradual Disappearance of the Particularities of Traditional Courts in Cameroon’ noted that:

“...During colonisation... the new rulers of Cameroon created a system of legal and judicial dualism. On the one hand there were traditional tribunals based on customary law for local populations; and on the other, modern courts administering modern Western based law for Europeans and those with a similar status... With the country’s accession to international sovereignty and the consequent disappearance of different categories of citizenship...it seemed natural that the judicial system would also be unified. However, the system... was maintained and reorganised. In effect, the new local authorities chose to maintain the traditional courts temporarily, alongside formal legal structures administering law inherited from the former colonisers. These latter structures were established as common law courts, while the former were
classified in the category of ‘exceptional tribunals’”. (Africa Governance Monitoring and Advisory Project) [81]

13.04 This report further said that:

“Up until now, the structure and functioning of these traditional courts has seen no changes. And yet, the underlying context that motivated their creation and justified their maintenance has almost completely disappeared. The separation between the traditional courts and those of common law has become increasingly blurred. The characteristics of those who use the traditional courts have changed. The individuals appearing in cases brought before the traditional courts are increasingly legal professionals rather than those with no formal legal training. Furthermore, the customs that were the usual source of settlement of disputes have in practice ceased being applied, while at the same time, law based on western practice is becoming more widely used and rooted in these courts”. [81]

ORGANISATION

13.05 The USSD 2006 stated that: “The court system includes the Supreme Court, a court of appeals in each of the 10 provinces, and courts of first instance in each of the country’s 58 divisions”. [2a]

INDEPENDENCE

13.06 The USSD 2006 stated that:

“Customary courts served as a primary means for settling civil disputes in rural areas, primarily in family-related civil cases, such as in matters of succession, inheritance, and child custody. Divorce cases can be brought to customary courts only if the Government has not sanctioned the marriage through an official license. Customary courts may exercise jurisdiction in a civil case only with the consent of both parties. Either party has the right to have the case heard by a statutory court and to appeal an adverse decision in a customary court to the statutory courts. Most traditional courts also permitted appeal of their decisions to traditional authorities of higher rank. The legal structure is influenced strongly by the French legal system, although in the two Anglophone provinces certain aspects of the Anglo-Saxon tradition apply. In the past this mixed legal tradition led to conflicting court action in cases handled in both Francophone and Anglophone jurisdictions. During the year the government approved a new Criminal Procedure Code and conducted training on the code throughout the country…” [2a]

FAIR TRIAL

13.07 allAfrica.com in an article dated 3 February 2006 stated that:

“Under the conceptual principle of separation of power, the judiciary should fiercely serve as a watchdog by striking a balance between the legislative and executive arm… Unfortunately, in Cameroon, as in other dictatorial regimes,
the executive is excessively powerful and imposes its will to the detriment of the other arms... The executive arm of government has systematically de-powered the judiciary under the present regime. Members of the judiciary are treated with scorn and spite... How do we expect a Judge of the High Court, whose disposable annual income is less than six million francs, to refuse an offer on 20 million francs from a civil servant, who has actually embezzled state funds to the tune of 250 million.” [9at]

13.08 USSD 2006 stated: “There were reports that officials continued to hold individuals in prison beyond the jail term set by the courts. In 2005 the general prosecutor of the Yaounde Superior Court reviewed the files of approximately 150 prisoners at the Kondengui Prison to check their judicial status”. [2a]

13.09 It also stated: “Political bias by judges (often instructed by the Government) often stopped trials or resulted in an extremely long process with extended court recesses. Powerful political or business interests enjoyed virtual immunity from prosecution; some politically sensitive cases were settled through bribes”. [2a]

13.10 In 2006 there were a number of high-profile convictions in Cameroon. Although the law has historically protected MPs and traditional leaders, in a number of recent important cases defendants have been stripped of parliamentary immunity in order to face trial. A particularly significant case involved the conviction and sentencing of the traditional leader of Balimkumbat (also an MP) to fifteen years imprisonment for the murder of John Kohtem, a district chief for the opposition party. (FCO Human Rights Report 2006) [5b]

13.11 The Post Online reported in July 2007 that:

“Victims of all forms of torture in Cameroon have been encouraged to henceforth take their cases to the African Court on Human Rights based in Banjul, The Gambia. The call was made by Mrs Madeleine Afite of the Action by Christians for the Abolition of Torture, ACAT… Observing that Cameroon's judicial system is virtually grounded, she urged Government to open up and facilitate moves by victims of torture in Cameroon to take their cases to the African court where, she believes, equitable justice could be rendered... She noted that in police and gendarmerie stations across the country, detainees are still forced to pay through self-proclaimed heads of cells, sums ranging from FCFA 2000 to FCFA 15,000 as ‘new man’ tax”. [19i]

Penal code

13.12 Among the provisions of the new Criminal Procedure Code are:

- Upon arrest of any individual, the judicial police must show a warrant of arrest and tell the person why he or she is being arrested. The facility to detain anyone for more than 48 hours without the authority of the State Counsel
- People will no longer be arrested at weekends
- It will prohibit the undressing of detainees in a cell
- The examining magistrate will conduct preliminary investigations
- Perpetrators of false imprisonment will be severely punished and the victims compensated
● It will be possible for a court to handle both criminal and civil aspects of a matter at the same time in the Anglophone part of Cameroon.

● A law officer cannot be allowed to search somebody’s house at night. Besides, people concerned have a right to search the law officer first before they can begin any search in their houses. (Post Online – Cameroon) [19a]

CODE OF CRIMINAL PROCEDURE

13.13 Cameroon’s much heralded new criminal procedure code went into effect on 1 January 2007. Adopted by Parliament in July 2005, the new code is a hybrid system merging key features of the French Civil law and English Common Law systems, along with customary law. Before adoption of the new code, criminal procedure was governed in Francophone Cameroon by the French ‘code d'instruction criminelle’ of 14 February 1838 and its subsequent amendments, while in Anglophone Cameroon, it was governed by a variety of common law texts, primarily the Nigerian ‘Criminal Procedure Ordinance’ of 1958. (Dibussi.com) [44a]
ARREST AND DETENTION – LEGAL RIGHTS

14.01 The USSD report for 2006 noted that:

“The law requires police to obtain an arrest warrant except when a person is caught in the act of committing a crime. Police legally may detain a person in connection with a common crime for up to 24 hours and may renew the detention 3 times before bringing charges. While this provision was generally respected, there were unverifiable reports that police occasionally violated it. The law provides for the right to judicial review of the legality of detention only in the country’s two Anglophone provinces, and this provision was respected in practice. In the Francophone provinces, French legal tradition applies, precluding judicial authorities from acting on a case until the authority that ordered the detention turns the case over to a prosecutor. In practice these processes took between 15 days to a month. In Francophone provinces after a magistrate has issued a warrant to bring a case to trial, he may hold the detainee in administrative or pretrial detention indefinitely, pending court action. During the year such detention often was prolonged, due to the understaffed and mismanaged court system. The law permits detention without charge by administrative authorities such as governors and senior divisional officers for renewable periods of 15 days ostensibly to combat banditry and maintain public order. Persons taken into detention frequently were denied access to both legal counsel and family members. The law permits release on bail only in the Anglophone provinces; bail was granted infrequently”. [2a]

14.02 This report added that:

“To prepare for the new Criminal Procedure Code [introduced in January 2007] the Ministry of Justice organised training sessions on the code in each of the country’s 10 provinces. The code extends the right of individuals to be released on bail to the whole country. It also allows those arrested and held in police and gendarmerie facilities for investigation to be assisted by a lawyer from the beginning of their detention”. [2a]
PRISON CONDITIONS

15.01 The USSD report for 2006 stated that:

“Generally, conditions remained harsh and life-threatening. Prisons were seriously overcrowded, unsanitary, and inadequate, especially outside major urban areas. The government did not provide funds to cover serious deficiencies in food, health care, and sanitation, which were common in almost all prisons, including ‘private prisons’ operated by traditional rulers in the north. Prisoners were kept in dilapidated colonial-era prisons, where the number of inmates was four to five times the intended capacity… In 2005, 800 persons were hired and trained to work in the prison system. In 2004 the government shifted responsibility for administering prisons and detention centers and all individuals arrested by security forces from the Ministry of Territorial Administration and Decentralization to the Ministry of Justice. In addition the government created a human rights body within the Ministry of Justice to monitor abuses in prisons and jails. There were reports that prisoners died due to a lack of medical care”. [2a]

15.02 At Bamenda Central Prison prisoners are separately accommodated – minors, female, pre-trial detainees and convicted criminals. There was no prison wall. As a form of security and punishment, prisoners that have attempted escape are chained so that they can only walk. (Cameroon FFM 2004) [28]

15.03 The USSD report for 2006 stated that:

“Health and medical care were almost non-existent in the country’s prisons and in its detention cells, which were housed in gendarmeries and police stations… Prison officials reportedly tortured, beat, and otherwise abused prisoners with impunity. Corruption among prison personnel was widespread. Prisoners sometimes could bribe wardens for favours or treatment, including temporary freedom… There were two separate prisons for women. There were also a few pretrial detention centres for women; however, women routinely were held in police and gendarmerie complexes with men, occasionally in the same cells… Juvenile prisoners often were incarcerated with adults, occasionally in the same cells or wards. There were credible reports that adult inmates sexually abused juvenile prisoners. Pretrial detainees routinely were held in cells with convicted criminals”. [2a]

15.04 The USSD 2006 continued:

“In the North and Extreme North, the government continued to permit traditional chiefs to detain persons outside the Government penitentiary system, in effect creating private prisons… Within the palaces of the traditional chiefdoms of Rey Bouba, Gashiga, Bibemi, and Tcheboa, there were private prisons that had a reputation for serious abuse”. [2a]

15.05 The Amnesty International 2006 report said that:

“On 3 January [2006], one prisoner was reportedly killed and about 20 injured in a riot in New Bell prison. The fighting between prisoners involved a group known as ‘anti-gang’, which was accused of inflicting harsh discipline in the
prison, including by beatings, at the request of the authorities. Soon after the riot was quelled, the prison director was replaced". [14d]

15.06 The International Federation of Action by Christians for the Abolition of Torture reported in December 2005 that:

“Built... to house 600 prisoners, on 17 November 2005 Douala central prison had 3274 inmates, two-thirds of whom were long-term prisoners... Seven out of ten of the inmates are young men aged under 22, some of whom have been abandoned by their parents. In Cameroon, ‘Antigang units’ are special police or gendarmerie units given the job of breaking up dangerous gangs. In Douala central prison, the term ‘Antigang units’ is used for inmates who collaborate with the administration and have the task of keeping order, distributing prison rations and collecting for their ‘superiors’ sums of money from various sources extorted from the other prisoners. These units rule the prison. These people, some of them major criminals, have the protection and blessing of the prison authorities. They make decisions on beating, chaining and incarceration in the punishment cell." [66]

15.07 At New Bell, the HIV rate is increasing. In 2005 12.1 per cent of inmates were found to be infected, up from 11.5 per cent in 2004. Very few prisoners, even those with pulmonary TB or TB symptoms, agree to be tested. So the HIV infection is likely to be much higher, the study says. (IRINnews) [40]

15.08 The International Committee for the Red Cross reported that detention facilities in the region were, in general, underfunded... Inmates faced fewer health risks following the ICRC’s upgrading of water and sanitation facilities in Bamenda prison... In parallel, a variety of programmes were carried out to support the detaining authorities in improving detention conditions. In Cameroon, the authorities, as well as embassies and international organisations involved, regularly received ICRC input on the country’s planned penal reforms. In 2006, Cameroon’s Justice Ministry increased the budget for prison food and structural maintenance. (ICRC 2006 report) [18]

15.09 Tuberculosis and AIDS are soaring in prisons in Cameroon. In Edea prison, near Douala, twelve people inhabit a tiny cell adjoining a row of latrines. Regardless of the fact that some are sick with a highly contagious disease, the prison is packed and there is no available quarantine space.

The situation in Edea mirrors the situation in New Bell prison, Douala, one of the largest in the country with 3,000 inmates. On average, two cellmates were found to have tuberculosis here in a 2003/04 joint study. (IRINnews) [40]

15.10 The authorities say overcrowding is the prime reason for infections. New Bell’s prison is designed for 700, yet 3,000 prisoners are accommodated there. Edea is over double its capacity. Other factors are a failure to isolate contagious prisoners, and the weakening effects of stress caused by the conditions. (IRINnews) [40]

15.11 Management at Edea, which has 335 detainees, face constant problems. The prison director stated that “We are abandoned here in these bush prisons – all assistance stops at Douala and Yaounde”, adding that there was no budget whatsoever for health care and medicines for more than 300 detainees.
Here the detainees have to buy their own medicines and take care of themselves. Often, a prisoner does not have the means so the family must intervene. But, generally, the family is unable or has already abandoned the imprisoned relative. (IRINnews) [40]

15.12 Officials and health experts are hoping for improvements under a programme launched by GTZ, prison administrators, the Justice Ministry and local NGOs, designed to identify and treat ill prisoners as well as educating prisoners and staff on disease transmission. The study, which is the basis for the programme, recommends creating TB diagnostic and treatment centres in prisons, testing prisoners and staff at least annually and effecting quarantine, where necessary. The researchers also called for an HIV prevention programme, with voluntary testing, to be supervised by the national anti-AIDS council. (IRINnews) [40]

15.13 In April 2007 Madeleine Afite (Christian Action Against Torture) described detention facilities as “rife with overcrowding, violence, disease, extended pre-trial detention and torture”. Yaounde Central Prison houses 4,000 inmates although it was built to hold 2,000 [inmates], human rights groups say. A survey of 69 detention centres showed there were few beds and inmates had little variety to their diet (allAfrica.com) [9ar]

15.14 This view is supported in a March 2007 article saying that despite efforts to check rampant human rights abuse, prisoners' situations remain precarious as the authorities flagrantly violate them. (Post Online (Cameroon)) [19o]
DEATH PENALTY

16.01 The death penalty is available for capital offences. These are murder and aggravated theft. Cameroon, though, is now regarded as abolitionist towards the death penalty. The last recorded execution took place in 1988. (Hands Off Cain) [20] (SBS World Guide) [86]
**POLITICAL AFFILIATION**

17.01 As in previous years, members of the Anglophone separatist movement, the SCNC, were arrested and briefly detained. At least 40 SCNC members were arrested in January whilst meeting in Buea. They were released without charge after several days. A further 29 were arrested in March and also detained. More than 60 SCNC members were arrested in Bamenda on 24 April and released on 1 May. (AI 2007 report) [14a]

**FREEDOM OF POLITICAL EXPRESSION**

17.02 In the early days of multi-party democracy President Biya’s regime was seriously shaken by widespread opposition and protest... However, since then the Cameroon People’s Democratic Movement (CPDM) and the President have managed to reassert their dominance over the Cameroonian political scene. (FCO Country Profile) [5a]

17.03 Under pressure from the international community to separate electoral organisation from the highly partisan administration, the government, on 29 December 2006 established a body to supervise elections (ELECAM) despite opposition protests concerning its composition (it is to be named by the President) and powers. (FCO Country Profile) [5a]

**FREEDOM OF ASSOCIATION AND ASSEMBLY**

17.04 The USSD report for 2006 stated that:

“The law provided for freedom of assembly; however, the government restricted this right in practice. The law requires organisers of public meetings, demonstrations, or processions to notify officials in advance, but does not require prior government approval of public assemblies and does not authorise the government to suppress public assemblies that it has not approved in advance. However, officials routinely have asserted that the law implicitly authorised the Government to grant or deny permission for public assembly”. Consequently, the government often did not grant permits for assemblies organized by persons or groups critical of the government and repeatedly used force to suppress public assemblies for which it had not issued permits.” [2a]

17.05 The report continued:

“Security forces forcibly disrupted the demonstrations, meetings and rallies of citizens, trade unions, and groups of political activists throughout the year. On numerous occasions throughout the year, authorities refused to grant the SCNC, an unregistered political group the government deemed illegal because it advocated secession, permission to hold rallies and meetings, and security forces arrested and detained some activists”. [2a]

17.06 It further said:
“The conditions for government recognition of a political party, a prerequisite for many political activities, precluded peaceful advocacy of secession. While more than 180 political parties, together with a large and growing number of civic associations, operated legally, the government continued to refuse to register the SCNC as a political party and harassed and arrested its leaders and members.” [2a]

OPPOSITION GROUPS AND POLITICAL ACTIVISTS

17.07 The Economist Intelligence Unit 2007 report stated that:

“Cameroon has over 250 legal parties, but only 16 contested the 2004 presidential election and just 51 fought the 2007 legislative and local elections. Only five parties are represented in the National Assembly. As most of them draw their support from ethnic or regional groupings, elections are not issue driven: unemployment, poverty and crime have no significant influence on voting behaviour. Political parties are often created by prominent regional figures as means of obtaining personal gain. Given that the government appoints civil servants, judges, traditional rulers and chiefs, it is in their interests to support the regime.” [60a]

17.08 President Biya has not been able to contain the increasingly vociferous calls for secession from Anglophone Cameroon. Over the last decades, political marginalisation and discrimination have grown stronger with pro-secessionist movements such as the Southern Cameroons National Council (SCNC) and the Southern National Youth League (SCYL) demanding greater regional autonomy. The simmering conflict was contained briefly following the 1999 crackdown, but activists used the platform of the 40-year unification celebrations in October 2001 to hold peaceful demonstrations in protest against their marginalisation in national politics and to demand greater political rights. Biya again used strong-arm tactics in suppressing the protests, to which Amnesty International responded, urging authorities to respect rights of freedom and expression. (Institute for Security Studies) [21]

17.09 The SCNC, a separatist movement, was established in 1995 to campaign for the establishment of an independent republic in Anglophone Cameroon. The SCNC proclaimed the establishment of a ‘Federal Republic of Southern Cameroon’ in December 1999, and in April 2000 named Frederick Ebong Alobwede as the president of the self-styled republic. (Political Parties of the World) [13]

17.10 The Immigration and Refugee Board of Canada in an article on UNHCR Refworld dated 19 May 2005, stated that:

“The SCNC claims the right of self-determination of the country’s Anglophone population, which feels marginalised by the predominantly Francophone government. The group is not recognised by the authorities. According to the Economist Intelligence Unit, the SCNC is a political pressure group…seeking to capitalise on Anglophone discontent and its membership is reported to be growing in spite of government action to dismantle the organisation. In Bamenda, in January 2004, the governor of …North–West Province vowed to ‘eliminate’ the SCNC from his region by the end of the year. According to several sources, the Cameroonian government held discussions with some
SCNC leaders and promised money in support of setting up a new SCNC leadership..." [35b]

17.11 Chief Ayamba Ette Oyun is the SCNC’s National Chairman and Nfor Ngala Nfor is the National Vice Chairman according to a July 2006 press statement from the SCNC. (Unrepresented Nations and Peoples Organization) [48a]

17.12 The SCNC say that many of its members are harassed, followed and occasionally beaten by Government security forces, because of their alliance. Members and their families are denied schooling and jobs. They are suppressed by the Government and offered bribes to keep quiet about their objectives. Their movements are restricted, are constantly watched by the authorities and fear for their lives. (Cameroon FFM 2004) [28]

17.13 The USSD 2006 report stated that: “During the year security forces pre-emptively arrested approximately 70 leaders, members, and supporters of the SCNC....” [2a]

17.14 On 13 April 2007 the last SCNC activist still detained, following mass arrests on 20 January 2007 during a press conference, was refused bail in Bamenda. [UNPO] [48c]

17.15 Five members of the SCNC were arrested on 1 October 2007, following celebrations marking the 46th anniversary of the Independence of Southern Cameroons. (allAfrica.com) [9ap]

17.16 Many English-speaking Cameroonians feel they have been marginalised by the French-speaking majority since independence and wish to exert more control over their own affairs in the west of the country. The call for independence by this community has long been ignored by the mainly French-speaking authorities. (Janes) [15]

17.17 Hearings in the case of Dr Nfor Ngala Nfor, Vice-Chairman of the SCNC and UNPO (Unrepresented Nations and Peoples Organisation) Member representative, have been delayed again. Following the failure of the Presiding Judge, and all prosecution witnesses, to appear in court, hearings have been postponed until 28 August 2007. UNPO consequently remains concerned that the trial of Dr Nfor will be plagued by the same irregularities as bail hearings which left him and other SCNC activists behind bars for more than 50 days without charge earlier this year. [UNPO] [48b]

17.18 The USSD report for 2006 stated that:

“On 9 March [2006] Douala gendarmes disrupted a gathering of Manifeste Africain pour la Nouvelle Indépendance et la Démocratie (MANIDEM), an opposition party, although the party claimed it had received tacit approval for the meeting from the competent administrative authority. Some benches were broken in the altercation, but MANIDEM resumed its meeting after the gendarmerie group commander intervened and called his subordinates to order.” [2a]

17.19 The SDF is the leading opposition party in Cameroon. It was founded in early 1990 and gained legal recognition in March 1991 after a year in which its antigovernment rallies had frequently been subject to official repression. The
party contested legislative elections in 2002, but managed to win only 22 seats, compared to 43 seats in the previous election. Despite the losses the party remained in firm control of the English speaking North West Province, where 19 candidates won seats. (Political Parties of the World) [13]

17.20 The Political Office, BHC Yaounde, commented that the SDF has been rocked by dissidence since 1994 with many founders complaining about the dictatorial rule of the Chairman Fru Ndi. The latest conflict led to the organisation of separate conventions in May 2006 and violence resulting in the death of one person. Two factions emerged but the state finally recognised the Fru Ndi one. (BHC Yaounde) [16c]

17.21 allAfrica.com, in an article dated 30 October 2006, supported this, saying:

“If last 26 May, Barrister Bernard Muna elected at the Yaounde convention is claiming to be the legal and legitimate SDF National Chairman, while Ni John Fru Ndi elected in Bamenda claims to be the only National Chairman of the SDF... Hon. Ngwasiri Clement on the heat of the primaries and run up to the SDF national convention of 26 May 2006, during a press conference in Yaounde last 13 February, declared that he had taken over control of the party… Meanwhile, last 26 September, the Mezam High Court gave a judgement on the case tabled before it by the Fru Ndi faction of the SDF. Justice Emile Ambo Ezieh … ordered SDF faction leader, Barrister Bernard Muna to desist from parading himself as the SDF National Chairman as well as warned Hon. Ngwasiri, his agents and supporters from organising meetings and acting on behalf of the SDF.” [9n]

17.22 The Alliance of Progressive Forces was formed in mid-2002 by dissident members of the SDF who decided to form their own party citing the ‘autocratic management’ of SDF leader John Fru Ndi. Early in 2007, SDF party faction leader Ben Muna rallied a few other parties made up of dissidents of the SDF ostensibly ‘disbanded’ the SDF and fused into the AFP. Muna was voted as Chairman of the AFP. Most of its members are former SDF supporters and it is expected to challenge the SDF in its usual fief. (Political Parties of the World) [13] (BHC Yaounde) [16c]

17.23 The Post Online (Cameroon) reported on 22 November 2006 that:

“A senior Cameroonian politician and parliamentarian [Doh Gah Gwanyin], has been found guilty of murdering a political opponent in the run up of (sic) the country’s 2004 presidential election and jailed for 15 years along with nine others… John Khotem, the district chairman of the opposition SDF party was found dead at a village square in Balikumbat on 20 August 2004. An eyewitness said he saw Doh and other men beat and kill Khotem.” [19k]

17.24 The Union of the Peoples of Cameroon was founded in the late 1940s as a Marxist-Leninist party opposed to French rule, under which it was banned in 1955. In 1996 Augustin F Kodock (UPC secretary-general) was dismissed from party office and then formed a rival UPC faction with himself as leader, this being often referred to as the UPC (K) to distinguish it from the UPC (N) of Ndeh Ntumazah, a UPC founder. UPC (K) won three seats in the 2002 Assembly elections. The faction joined the CPDM controlled government in August 2002. (Political Parties of the World) [13]
17.25 The Cameroon Diaspora Coalition is an international organisation opposed to the current President of Cameroon. Their UK group is led by Brice Nitcheu who is also President of the SDF here. (Zoom Info)

17.26 The CPDM has a women’s wing (OFRDPC or WCPDM) and a youth wing (YCPDM or OJRDPC). These are not separate political parties but simply wings of the main party. Membership of the youth wing is open to all young persons from the age of 18. Members of the CPDM, including its youth and women’s wings are not known to be coerced or tortured for simply leaving the YCPDM or the CPDM. There are many stories about supposed threats of violence around election periods. Most parties that are supposed to have a stranglehold in a particular constituency often swear to protect their interests tooth and nail. (BHC Yaounde)

17.27 The EIU Country Profile 2007 stated that: “There is no effective political opposition in the country. Personal ambition and greed characterise Cameroon’s politics, exacerbating disunity and internal conflicts in the opposition and greatly undermining its credibility.”

Recent political developments

17.28 The Economist Intelligence Unit Country Profile for 2007 reported that:

“The RPDC won a landslide victory in the July 2007 legislative and municipal elections, maintaining its overwhelming majority in parliament and increasing its dominance in municipal councils. The victory was facilitated by the split of the SDF into two camps in 2006, which further reduced the party’s electoral support. Turn out in the elections was reportedly very low. The final result of the polls will only be known in October 2007, as the Constitutional Court cancelled the results in five districts because of electoral irregularities and by-elections will take place in September for 17 seats. The SDF called for the elections to be annulled, but, although there were some reports of voting irregularities, the elections monitoring body, ONEL, declared the elections free and fair. The allegations of electoral fraud were fuelled by the decision of the government to hold the elections before the new independent electoral body… ELECAM became fully operational.”

17.29 The Post Online (Cameroon) reported in July 2007 that: “The allegation, raised by the SDF and corroborated by both the UPC and UNDP parties that the CPDM and the local administration had unscrupulously falsified the July 22 elections in Douala III, was, on July 26, confirmed by the meeting of the Council Elections Supervisory Commission.”

17.30 The EIU Country Report for September 2007 reported that: “The removal of heavyweights from the Centre-South region has not only helped to reassure northerners that the president did not intend to appoint a successor from his home area. It has also removed potential adversaries who could have challenged the president’s decision to seek re-election in 2011.”

17.31 allAfrica.com reported on 25 October 2007 that:
“The Secretary General of the National Union for Democracy and Progress, NUDP, Dr Pierre Flambeau Ngayap, has said the July 22 elections and the September 30 parliamentary re-run were heavily rigged… According to [him], multiple voting and the stuffing of ballot papers by agents of the ruling party characterised the election. He said part of his disappointment came from the fact that despite the NUDP-CPDM alliance that was hinged on ameliorating the electoral system in Cameroon, the CPDM government has remained adamantly committed in executing electoral fraud.” [9aw]

17.32 The *Africa Research Bulletin* (1–30 September 2007 edition) reported that:

“The Minister of Economy and Finance is dropped amid accusations of embezzlement. Radio France Internationale reports a cabinet reshuffle in Cameroon. The Prime Minister, Ephraim Inoni, remains in his post. The new government includes a second prime minister, Jean Kuete, who also retains his position as Minister for Agriculture and Rural Development. The reshuffle, the first since the legislative elections held at the end of July, is marked by changes in important cabinet positions. The Minister for External Relations, Jean-Marie Atangana Mebara, has been dropped from government and has been replaced with Henri Eyebe Ayissi who is making his debut in the cabinet. The Minister for Economy and Finance, Polycarpe Abah Abah, is not in the new cabinet following accusations against him for having embezzled public funds and putting it to his own use. The other minister whose sacking was expected is that of Transport Minister Dakoe Daissala who was criticised for his handling of the Kenya Airways accident in Douala three months ago.” [70]
FREEDOM OF SPEECH AND MEDIA

18.01 The USSD report for 2006 stated that:

“The law provides for freedom of speech and of the press, and while the government continued to restrict these rights in practice, media groups were vibrant and active. The government sometimes invoked strong libel laws to silence criticism of government and officials. Journalists, particularly broadcast journalists, often practised self-censorship as a result of real or expected government intimidation, harassment, and criminal penalties for speech-related offences.” [2a]

18.02 It subsequently stated that: “The government published one of the country’s few daily newspapers, ‘the Cameroon Tribune’. The newspaper did not report extensively on protests or political parties critical of the government, overtly criticise the ruling party, or portray Government programmes in an unfavourable light”. [2a]

18.03 It continued:

“During the year approximately 200 privately owned newspapers were published; however, only an estimated 25 were published on a regular basis, primarily for lack of funding. ‘Mutations’, ‘La Nouvelle Expression’, and ‘Le Messager’ were the only private newspapers. Newspapers were distributed primarily in urban areas, and most continued to criticize the government and report on controversial issues, including corruption, human rights abuses, homosexuality, and economic policies. However, the government used criminal libel laws to inhibit the press by criminalizing the propagation of false information. Despite the large number of private newspapers in the country, the influence of the print media was minimal. ” [2a]

18.04 It also said that:

“The Government tightly controlled the broadcast media. Radio remained the most important medium reaching most citizens. There were approximately 20 privately owned radio stations in Cameroon operating in the country… The state-owned CRTV broadcast on both television and radio, and was the only officially recognised and fully licensed broadcaster in the country”. [2a]

18.05 Again it stated: “The law permits broadcasting of foreign news services but requires foreigners to partner with a national station. The BBC, Radio France International, and other foreign services broadcast in partnership with state-owned CRTV.” [2a]

18.06 The USSD 2006 report further said:

“Television was less pervasive but more influential than print media. The five independent television stations largely avoided criticising the government, although their news broadcasts sometimes focused on poverty, unemployment, poor education, and the government neglect and corruption which the broadcasts said had caused these problems. Like the ‘Cameroon Tribune’, CRTV provided broad reporting of CPDM activities, while giving relatively little attention to the political opposition”. [2a]
18.07 It continued: “Security forces, usually acting under the command of local provincial government officials, continued to restrict press freedom by arresting, detaining, physically abusing, threatening and otherwise harassing journalists.” [2a]

18.08 It further said:

“On 3 September, officers from the Yaounde military security agency (SEMIL) arrested and detained Duke Atangana Etotogo, publisher of the monthly ‘L’Afrique Centrale’, without a warrant and seized magazine copies that were on sale. Etotogo published a series of analytical reports on the armed forces and their leadership. The purpose of the arrest was to force him to reveal his sources. SEMIL released Etotogo after five days of intensive interrogation”. [2a]

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18.09 The USSD 2006 also reported the following:

“On 3 January, gendarmes from the Douala neighbourhood attacked Pius Njawe, a journalist and the publisher of ‘Le Messager’ newspaper”. Njawe was driving his car on the Wouri bridge in Douala when he witnessed a car accident. He stopped to take pictures, but the investigating gendarmes barred him from doing so. When Njawe insisted, the gendarmes beat and kicked him, finally pushing him back into his car. Njawe did not file a complaint against the gendarme officers”. [2a]

18.10 The USSD 2006 commented: “The government prosecuted its critics in the print media through criminal libel laws… Local leaders in particular abused this law to keep local reporters from reporting on corruption and abusive behaviour. Various government members and senior government officials filed nine libel suits against journalists”. [2a]

18.11 The Committee to Protect Journalists reported on 27 November 2006 that:

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18.11 The Committee to Protect Journalists reported on 27 November 2006 that:

“Police in the southwestern town of Buea dragged Ezieh, publisher of the private English language weekly, from his home and subjected him to a brutal beating. Local journalists linked the attack to his newspaper’s critical coverage of the police response to student protests at Buea University… Police had killed two students during riots over alleged admission irregularities, according to local and international news reports”. [22]

18.12 allAfrica.com reported on 17 November 2006 that: “The International Federation of Journalists today condemned the recent attack on Cameroon radio presenter Agnes Taile, who was brutally assaulted by unknown men in Douala, and continuing threats against the journalist who has taken over her show”. [9am]

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18.13 Post Online (Cameroon) reported in August 2007 that: “The Kumbo Court of First Instance, August 13, found Eric Wirkwa Tayu, Publisher of a local tabloid, Nso Voice, guilty of misinformation, inciting the public and publishing a newspaper without authorisation.” [19am]

18.14 Reporters Without Borders in their 2007 report stated:
“Press freedom began to turn into a reality in this country ruled by President Paul Biya since 1982, even though it remained fragile. Numerous taboos were still in place and anyone who broke them suffered the consequences. But the year 2006 was difficult for the Cameroon press chiefly because of the actions of some unscrupulous editors. Certainly Cameroon is no longer the tense and brutal place it was in the first few years after 2000, when journalists were imprisoned even for poking fun. But it is still dangerous to be a journalist in a country in which the army, secessionist impulses on the part of the English-speaking region and corruption are still sensitive subjects… The year 2006 has been one in which the Cameroon press has been put in every shade of bad light. From the start of January, it was badly shaken by the case of the ‘homosexuals of the Republic’, which caused rifts and provoked disgust within the profession… ”. [23]

18.15 In the light of recent events this report continued:

“Reporters Without Borders has therefore proposed to the Cameroon government that it reforms not only its press law but also its mechanisms for regulating the media. The Communications Minister, Pierre Moukoko Mbonjo, attempted to introduce reform but it was clumsy and inadequate, proposing administrative police powers for the ministry which would allow it to order the seizure of newspapers. This was rejected by parliament and the minister finished by resigning his post in the autumn without having pushed through this reform”. [23]

18.16 Supporting the above comment, Freedom House 2007 reported that there are no legal guarantees on free speech in Cameroon, though there are dozens of private radio stations and several hundred independent, irregularly published newspapers. Self-censorship among broadcast and print journalists is common, partly in response to instances of security forces arresting, physically abusing, threatening, and harassing journalists. The government has not attempted to restrict or monitor internet communication, however. (Freedom House 2007) [31]

18.17 Amnesty International, in its 2007 report, stated that: “Several journalists were detained or assaulted because of their work. The authorities were not known to have taken any action against those responsible for assaults.” [14a]

18.18 The media consisted of:-


television – Cameroon Radio Television, Canal 2, STV

radio – Cameroon Radio Television, Radio Reine, Radio Siantou. (BBC News Country Profile – Cameroon) [10g]
HUMAN RIGHTS INSTITUTIONS, ORGANISATIONS AND ACTIVISTS

19.01 The USSD 2006 reported the following:

“A number of domestic and international human rights groups generally operated without government restriction investigating and publishing findings, on human rights cases; however, government officials repeatedly impeded the effectiveness of local human rights NGOs by harassing members of human rights groups, limiting access to prisoners, refusing to share information and threatening and using violence against personnel”. [2a]

19.02 “Numerous domestic human rights NGOs operated in the country, including, among others, the National League for Human Rights, the Organization for Human Rights and Freedoms, the Association of Women against Violence, the Movement for the Defense of Human Rights and Freedoms, and the Cameroonian Association of Female Jurists”. [2a]

19.03 Out of over 200 NGOs in Cameroon, only 19 are authorised to operate. Four of them are owned by individuals. The others are operating illegally. The Biya administration does not interfere with the internal running of the NGOs but encourages them to conform to new legislation, according to Ministry of Territorial Administration and Decentralisation sources. The authorities have become concerned at recent disorder in the NGO sector, because of the laxity with which they operate. (allafrica.com) [9w]
CORRUPTION

20.01 The USSD 2006 reported that:

“Corruption remained a serious problem in all branches of Government. The public perception was that judicial and administrative officials were open to bribes in almost all situations. According to a Transparency International survey published in December 2005, an average household paid $205 (113,000 CFA francs) each year in bribes, or more than 20 per cent of the average person’s annual income; the average annual income per person was approximately $800 (440,000 CFA francs).” [2a]

20.02 It also reported the following:

“During the year the government took some steps to fight corruption. For example, on 25 January, the government officially launched the activities of the National Agency for the Investigation of Financial Crimes (ANIF). Part of its mission is to fight money laundering, corruption-related enrichment, and the embezzlement of public funds.” [2a]

20.03 “On 3 February, ANIF conducted a working session with the managers of the financial institutions to train them on effectively participating in the fight against corruption.” (USSD 2006) [2a]

20.04 “On 11 March, the president signed a decree repealing the order that created the National Corruption Observatory and a decree creating the National Anticorruption Commission, which replaced the observatory. The commission is under the president’s authority. Its leading mission was to monitor and evaluate the effective implementation of the government’s anticorruption plan. It also gathered, centralized, and analyzed allegations and information regarding corrupt practices. Findings of the investigations conducted by the commission could lead to disciplinary or legal proceedings.” [2a]

20.05 [President] Biya’s long years in power have encouraged high levels of corruption and cronyism. His bloated administration counts more than 60 government ministries. Key positions in the government and military are generally held by members of Biya’s Bulu-Beti ethnic group, Freedom House reported. (Freedom House 2007) [31]

20.06 Cameroonian authorities have discovered they are paying civil service salaries to 45,000 employees who do not actually exist. The ‘ghost workers’ were uncovered by a census of public servants as part of a drive to stamp out corruption. Foreign donors recently made tackling corruption a condition for cancelling billions of dollars of debt. (BBC News) [10h]

20.07 allAfrica also reported on 8 December that over 7,000 ghost civil servants had been unmasked. [allAfrica.com] [9ad]

20.08 The Catholic News Service reported on 30 May 2006 that:

“Catholic schools in Cameroon, a country known for widespread corruption, are piloting a program to teach students to identify and act against dishonesty
in their schools and the rest of society… But the pilot program, Fighting Against Corruption Through Schools, or FACTS, also targets parents. Most civil servants in Cameroon, including teachers, earn low salaries and rely on bribes to feed their families”. [50]

20.09 The EIU Country Profile 2007 reported that: “After several half-hearted attempts, the government embarked on a major anti-corruption campaign in 2006, partly because of pressure exerted by international donors, that has led to the arrest of 133 people accused of embezzling US $200m of public funds”. [50]
FREEDOM OF RELIGION

21.01 An estimated 53 per cent of the population are Christian, of whom 25.1 per cent are Roman Catholics; 23 per cent have traditional beliefs and 22 per cent are Muslim. There are one million Protestants. (Europa World Online) [1]

21.02 The USSD 2007 Religious Freedom report stated the following:

“Christians are concentrated chiefly in the southern and western provinces and Muslims reside in large number in every province. There is significant internal migration. Large cities have significant populations of both groups, with mosques and churches often located near each other. The two Anglophone provinces of the western region largely are Protestant and the Francophone provinces of the southern and western regions are largely Catholic. In the northern provinces, the locally dominant Fulani ethnic group is mostly Muslim, but the overall population is fairly evenly mixed between Muslim, Christians and animists, each often living in its own community. The Bamoun ethnic group of the West Province is largely Muslim. Traditional indigenous religious beliefs are practiced in rural areas throughout the country.” [2b]

21.03 It continued: “There is no official state religion. The law on Religious Congregations governs relations between the Government and religious groups. The Ministry of Territorial Administration and Decentralization (MINATD) must approve and register religious groups in order for them to function legally... To register, a religious denomination must legally qualify as a religious congregation.” [2b]

21.04 “The only registered groups known to be registered are Christian, Muslim and the Baha’i. According to the latest MINATD statistics (released in 2002), there are 38 officially registered denominations, most of which are Christian. There are also numerous unregistered small religious groups that operate freely. The Government does not register traditional religious groups, stating that the practice of traditional religion is a private concern observed by members of a particular ethnic, kinship group or the residents of a particular locality.” [2b]

21.05 “Missionary groups are present in the country and operate without impediment. The licensing requirements for foreign groups are the same as those for domestic religious denominations.” [2b]

21.06 “Several religious denominations operate primary and secondary schools”. [2b]


21.08 “A 2000 government decree requires potential commercial radio broadcasters to submit a licensing application, pay a fee when the application is approved, and pay an annual licensing fee. The Government has been slow in granting authorisation; consequently, there are many unauthorised radio stations operating. Two private religious radio stations, the Pentecostal Radio Bonne Nouvelle and Radio Reine, (managed by a Catholic priest although not officially sponsored by the Catholic Church), that had been broadcasting
without licenses continued to broadcast while awaiting official authorisation, as do many other radio stations awaiting their licenses. The Catholic station Radio Veritas has temporary authorisation to broadcast and has been broadcasting without incident". [2b]

21.09 “The state-sponsored television station, CRTV, carries two hours of Christian programmes on Sunday mornings, normally one hour of Catholic Mass and an hour of a Protestant service. There is also one broadcast hour dedicated to Islam on Friday evenings. State sponsored radio broadcasts Christian and Islamic religious services on a regular basis, and both the radio and television stations periodically broadcast religious ceremonies on national holidays or during national events”. [2b]
ETHNIC GROUPS

22.01 Cameroon is divided into three regions: the Muslim north, dominated by Fulani dynasties and the numerous Kirdi or non-Muslim minority groups; the Cameroon highlands with highly structured and hierarchical kingdoms and nomadic Fulani herders; and the southern forest zone with its many independent Bantu groups and a small number of Pygmy groups. (Encyclopedia of the World’s Minorities) [24]

22.02 In the north, the Fulani also have traditional control over many Kirdi groups that had weak political systems and were unable to resist the expansion of the Fulbe empire in the eighteenth century. Some of the more important of these Kirdi groups are the Gbaya, Duru, Kapsiki, and Mandara. In the extreme north there are many small enclaves of Choa Arabs. (Encyclopedia of the World’s Minorities) [24]

22.03 USSD’s 2006 International Religious Freedom Report expands on the above, stating that:

“…From time to time the northern region suffers from ethnic tensions between the Fulani, an ethnic (or multiethnic) Muslim group that conquered most of the region 200 years ago, and the Kirdi, the descendents of groups that practiced traditional religions. The Fulani conquered or displaced many Kirdi as part of a westward expansion of Islam in Africa. Although some Kirdi subsequently adopted Islam, the Kirdi have remained socially, educationally, and economically disadvantaged relative to the Fulani. The slavery still practiced in parts of the north is reported to be largely enslavement of Kirdi (both Muslim and non-Muslim) by Fulani.” [2b]

22.04 The western highlands (Grassfields) is home to dozens of complex paramount chiefdoms with kings (Fons) and sub-chiefs ruling over their largely agricultural communities. The NorthWest Province, an English-speaking area, includes groups such as the Kom, Bamum, Nso, Bali, Bafut, Wimbum and Oku. The West Province is similar culturally to the NorthWest, but is Francophone and home to many independent kingdoms often grouped together as Bamileke. The Bamileke have primarily been successful farmers and as a result they control much of the Cameroon economy. Although this makes them a powerful minority group, the Bamileke and other groups from the Grassfields have been targets of animosity. In this region there have been many farmer/herder conflicts. (Encyclopedia of the World’s Minorities) [24]

22.05 In the southern forest belt, most ethnic groups were classified as Bantu-speaking groups. The Beti, encompassing many related groups, is the dominant group around Yaounde. The Bassa, Douala, Fang and Maka are other major Bantu groups in this region. (Encyclopedia of the World’s Minorities) [24]

22.06 The Bagyeli, Baka and Bakola are terms labelling former Pygmy groups in the southern regions of Cameroon. These groups are among the most disenfranchised and threatened minority groups. (Encyclopedia of the World’s Minorities) [24]
22.07 SouthWest Cameroon is the mountainous forest belt bordering Nigeria. Here there are mostly Bantu groups as well as the Bakweri, Bakossi, Balong, and Mbo. However, several groups including the Efik, Ejagham, and Banyang have additional influences from Nigerian cultures, differentiating them from other groups. (Encyclopedia of the World’s Minorities) [24]

22.08 Cameroon also has a number of immigrants from various countries. Among them are the Ibos, and many others from eastern Nigeria. Many foreign nationals from France, Lebanon, India, China and other countries have moved to Cameroon to pursue trade, religious, humanitarian or development work. (Encyclopedia of the World’s Minorities) [24]

22.09 At least eight people died and 14 killed in the far north of Cameroon in ethnic clashes triggered by a local fishing dispute. The fighting between members of the Musgum and Kotoko communities broke out after a quarrel over control of the pool, located inside the Waza National Park in Far North Province. [CNN] [43]

22.10 The USSD 2006 Human Rights Report stated that:

“Northern areas of the country continued to suffer from ethnic tensions between the Fulani (or Peuhl) and the Kirdi. The Kirdi remained socially, educationally, and economically disadvantaged relative to the Fulani in the three northern provinces. Traditional Fulani rulers, called Lamibe, continued to wield great power over their subjects, often including Kirdi, sometimes subjecting them to tithing and forced labour. Isolated cases of slavery were reported, largely Fulani enslavement of Kirdi. [2a]

22.11 It continued:

“Police and gendarmes subjected illegal immigrants from Nigeria and Chad to harsh treatment and imprisonment and often targeted Nigerian and Chadian communities when seeking to identify illegal immigrants. During raids, members of the security forces extorted money from those who did not have regular residence permits or those who did not have valid receipts for store merchandise. Some members of the country’s large community of Nigerian immigrants complained of discrimination and abuse by government officials. Authorities repeatedly announced crackdowns on undocumented Nigerian immigrants, and illegal immigrants were subject to harassment on some occasions, although at a lower level than in previous years”.[2a]

22.12 allAfrica.com reported on 21 November 2006 that:

“In the past months alone, ethnic tensions have taken a severe toll. On 17 October [2006], a land dispute in Nyokon in the Centre Province pitted indigenous people against the Bamilekes – who are originally from West Province. The violence caused the death of six persons. Conflict between the Banfaw and the Bororos in Mamfe (south-western Cameroon) on 9 October left three dead. Clashes between the Banyangui and the Bororos in the north-west claimed 13 lives during September, while another 13 were killed in the conflict between the Bagam and the Bameyan in the west, in May. A further bout of inter-ethnic violence that month in the southern town of Kye-Ossi opposed indigenous and non-native peoples, killing two and leaving about 10 seriously injured… However, Charly Gabriel Mbock – an anthropologist from
Yaounde – cautions that there is more to ethnic conflict than meets the eye: ‘Most of the so-called ethnic conflicts are the consequences of poorly-studied and poorly-resolved social problems. The conflicts, before they are called ethnic, are initially – and remain essentially – social’. [9a]

22.13 The Post Online reported in March 2007 that: “[The] Mezam Senior Divisional Officer, SDO, has revealed that after the second attack on Bawock village by the Balis, 300 houses were razed in Bawock as against one in Bal.” [19n]

22.14 The EIU Country Profile for 2007 summarises the ethnic mosaic:

“Cameroon is a country of complex ethnic and linguistic diversity, with more than 200 languages and cultural identities... The population is split into a number of broad groupings. In the mainly Muslim north, the Fulani (Foulbe) live beside the longer-settled Kirdi and other groups. In the extreme north, Choa Arabs have more in common with people across the border in Chad than with other Cameroonians. In the western provinces, the dominant group is the Bamileke, which is the most widely dispersed ethnic group in the country. Bamileke run most businesses wherever they settle, creating local resentment, which is often exploited by politicians. The Beti and Bulu sub groups of the Beti-Fang ethnic constellation are in the south and form the main power base of the president, Paul Biya. In the coastal areas, the Duala, Bassa and Bakweri – known together as the Grand Sawa – wield significant customary influence, and the Bamoun communities of the west are also nominally under traditional rulers of some power.” [60b]
LESBIAN, GAY, BISEXUAL AND TRANSGENDER PERSONS

LEGAL RIGHTS

23.01 The USSD 2006 reported that:

“Homosexuality is illegal, with a possible prison sentence of between six months and five years and fines ranging from approximately $40 to $400. While prosecution under this law was rare, homosexuals suffered from harassment and extortion by law enforcement officials. In addition, false allegations of homosexuality were used to harass enemies or to extort money”. [2a]

23.02 Planetout reported on 3 July 2006 that: “A man sentenced to prison time for homosexuality in Cameroon has died of AIDS-related complications just days after his release from custody. He had spent more than a year in prison awaiting trial under article 347 of the penal code which punishes sex between men.” [26b]

GOVERNMENT ATTITUDES

23.03 Human Rights Watch wrote to the Cameroon Minister of Justice on 30 November 2005 urging the immediate protection from abuse and release from jail of eleven men seemingly detained on suspicion of consensual homosexual activity. The men had already been subjected to fundamental abuse of their human rights and then faced further violations. On 21 May 2005, the men from the Nlongka Brigade in Yaounde were socialising in the Elise Bar when it was raided. At the time the letter was written the men were facing forced anal examinations. [47b]

23.04 Pink News reported on 4 May 2006 that:

“The Cameroonian Government has refused to release nine men jailed on charges of homosexuality despite their acquittal, according to the International Gay and Lesbian Human Rights Commission (IGLHRC)… At their initial trial, no witnesses were called and no proof offered by the prosecution, so Judge Toyne, the magistrate overseeing the case, declared the men innocent of all charges. The men expected to be released from prison quickly but the prosecutor's office has refused to order their release and has said that the men will be retried”. [55a]

23.05 It further reported on 12 October 2006 that: “The United Nations has criticised Cameroonian authorities for detaining 11 men on the basis of their presumed sexuality”. The United Nations Working Group on Arbitrary Detention declared that their detention is contrary to the International Covenant on Civil and Political Rights. (Pink News) [55b]

23.06 Behind The Mask reported on 18 January 2007 that:

“Francois Ayissi, one of the 11 men who were arrested for being gay in Yaounde in Cameroon has been rearrested. This time Ayissi is accused by his former employer Eyebe Lebogo, owner of Mask hotel in Mballa II, of allegedly
raping Lobogo’s 14 year old mentally ill son. While Ayissi is remanded in custody, Cameroonian reports state that there is no evidence that he is guilty. On the contrary, gay organisations in Cameroon believe Ayissi’s arrest is another incidence of harassing gay people because of their sexual orientation. [68a]

23.07 The website then reported on 1 March 2007 that:

“Two weeks ago the High Court in Yaounde, Cameroon, commanded the immediate release of Alexandre D. who was detained for more than two years without charge or trial on allegations of homosexuality. The ruling was received with relief by the Cameroonian gay and lesbian community, represented by Alternatives-Cameroun, Inter LGBT in Paris and the International Gay and Lesbian Human Rights Commission (IGLHRC) in New York. [68b]

SOCIETAL ILL TREATMENT OR DISCRIMINATION

23.08 The USSD 2006 reported that:

“In June the administration of the Douala-based Eyengue Nkongo College, a private high school, expelled 34 students (including 12 females), alleging they were homosexuals. One female student was arrested upon her expulsion. One woman who lived near the school and two former schoolmates were also arrested. On July 7, the Douala First Instance Court released them after giving them a suspended three-year prison term and a fine of $50 (25,000 CFA francs) on homosexuality charges”. [2a]

23.09 Amnesty International reported on 7 March 2006 that: “Homophobia is endemic in Cameroon society. In December 2005, the Cameroonian Roman Catholic Church issued a statement denouncing homosexuality and in January 2006 three Cameroonian newspapers published a list of several dozen people, including several Government officials, musicians and businessmen whom they accused of homosexuality”. [14b]

23.10 The same report noted that: “Eight men and one boy are being tried on charges of practising homosexuality… The nine detainees were arrested at a nightclub in the capital, Yaounde, by gendarmes on 22 May 2005, along with two other boys who were subsequently freed”. [14b]

23.11 365gay reported in March 2006 that: “The hunt for gays in Cameroon has reached colleges and universities. Reports coming out of the country say at least 30 students have been expelled from schools in Douala. The colleges say they have turned over information on the students to police for criminal investigations. Most of the students are female, according to local reports”. [25]

23.12 Several human rights groups (among them the International Gay and Lesbian Human Rights Commission (IGLHRC), Human Rights Watch and Doctors of the World) sent a letter to Cameroon’s Minister of Justice, urging freedom for 11 men jailed on sodomy charges and to prevent forced medical examinations
to discover whether the men had engaged in homosexual activity. The men have been detained since May 2005.

The IGLHRC Director maintained that the pain, humiliation and invasiveness involved in these forced examinations make them a direct violation of human rights norms. Cameroon is a signatory to regional and international agreements that prohibit such treatment. She asked the government to respect its international obligations.

The letter also maintains that Cameroon’s sodomy law violates protection of privacy and nondiscrimination in the International Covenant on Civil and Political Rights, to which Cameroon agreed in 1984. (Planetout)[26a]

23.13 The Star.com reported on 4 February 2006 that:

“Tabloid newspapers in Cameroon have started publishing lists and photos of allegedly gay politicians, businessmen and musicians in what their editors say is a crusade against ‘deviant behaviour’”. It further reported that street vendors have been forced to sell photocopies of the weekly tabloid ‘L’Anecdote’, such was its popularity.

Another tabloid, ‘La Meteo’, launched the campaign to ‘out’ gays in January 2006, publishing a front page headline ‘Homosexuality at the top hierarchy of government’ and a dossier naming government and local musicians. [42]

23.14 Pink News reported in 2005 that:

“The newspaper publisher who outed prominent public figures he thought were gay in Cameroon has been jailed for defamation. Jean Pierre Amougo Belinga, publisher of ‘L’Anecdote’, was jailed for four months for defaming a government minister who was named in a list of 50 presumed homosexuals in the African country where homosexuality is illegal. He was ordered to pay symbolic compensation of one CFA franc to one government minister, Gregoire Owona…” [55c]
DISABILITY

24.01 allAfrica.com reported on 15 June 2007 that:

“An appeal letter from Global Welfare Association, GLOWA, to the Minister of Territorial Administration and Decentralisation, calls upon the Ministry to ensure that disabled persons are allowed to vote on 22 July. It draws the attention of the Minister to the special needs of people with disabilities in the country… ‘Disabled people in Cameroon are missing out in a number of ways due to their varied impairments. They suffer from exclusion, a violation of their dignity and rights to participate in the public affairs of their country, including elections,’ the letter states”.

24.02 The Post Online (Cameroon) states, in an August 2007 article:

“The Minister of Secondary Education, Louis Bapes Bapes, has said disabled children and children born of disabled parents benefiting from free education cannot be considered in any way as enjoying academic favouritism… The Minister was speaking after signing a joint circular relating to identifying disabled children and children born of needy disabled parents enrolled in government colleges and high schools as well as their participation in official examinations… The Minister went on to say that measures would be set up to ensure that disabled children study in comfortable conditions”.

24.03 allAfrica.com reported on 22 October 2007 that:

“There is hope for the physically impaired at the Christadelphian School for the Blind and Handicapped in Mbengwi… Every year, over 40 disabled children from needy families across the nation are recruited into that centre where they are enrolled in a professional department to learn a trade, and also offered free surgical operations… The children who suffer diverse infirmities, including blindness, deaf and dumb and all sorts of mobility impairments, are trained on computer operations, sewing, cookery, weaving, marking etc. Others who prefer general education are enrolled in primary school and registered for First School Leaving Certificate Examination every year”.

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**WOMEN**

**POLITICAL RIGHTS**

25.01 The Norwegian Council for Africa reported in July 2007:

“Forty six female municipal candidates who head the list of their political parties and 78 female candidates who are incumbent members of parliament from all the political parties for the upcoming municipal and legislative elections yesterday [22 July] in Yaounde received financial support from the Ministry of Women’s Empowerment and the Family.” [57]

25.02 The *People’s Daily Online*, in an article dated 23 July 2007, reported:

“About 41 political parties out of the 270 parties, which are registered in Cameroon, took part in the elections with 1,274 candidates contesting to be elected to the 180 seat national assembly and another 24,820 candidates vying for the 6,514 municipal positions that are vacant.” [87]

25.03 A forum ‘Stakes and Challenges of Women Political Participation’ was recently held in Yaounde, the *Post Online* reported in August 2007. It reflected on the challenges affecting women’s political participation, to propose strategies to improve the present level. The event was organised by women’s rights organisations in collaboration with the United Nations Development Fund for Women, UNIFEM. (*Post Online* (Cameroon)) [19ak]

25.04 At a celebration of the increasing involvement of women in Cameroonian politics, organised by the Ministry of Women Empowerment and the Promotion of the Family in Yaounde on 6 October 2007 it was noted that Ama Tuta Muna had been appointed Minister of Culture. There were now 23 female representatives in the National Assembly, 14 female mayors and 151 female assistant mayors. (allAfrica.com) [9as]

**LEGAL RIGHTS**

25.05 The USSD 2006 report states:

“Despite constitutional provisions recognising women’s rights, women did not enjoy the same rights and privileges as men. Some points of civil law were prejudicial to women. The law allows a husband to oppose his wife’s right to work in a separate profession if the protest is made in the interest of the household and the family; a husband may also end his wife’s commercial activity by notifying the clerk of the commerce tribunal of his opposition based upon the family’s interest. Partly for this reason, some employers required a husband’s permission before hiring female employees”. [2a]

25.06 The report continued:

“Customary law was far more discriminatory against women, since in many regions a woman customarily was regarded as the property of her husband. Because of the importance attached to customs and traditions, civil laws
Protecting women often are not respected. In the customary law of some ethnic groups, husbands not only maintained complete control over family property, but also can divorce their wives in a traditional court without being required to provide either verifiable justification or alimony. Polygamy is permitted by law and tradition. In cases of divorce, the husband’s wishes determined the custody of children over the age of six. While a man may be convicted of adultery only if the sexual act takes place in his home, a female may be convicted without respect to venue. [2a]

25.07 It reported further:

“Traditional law normally governs the extent to which a woman may inherit from her husband in the absence of a will, and traditions varied from group to group. In many traditional societies, customs grant greater authority and benefit to male heirs than to female heirs. Women were also forced to marry and in some regions parents could, and did, give girls away in marriage without the bride’s consent. Often the husband, who could be many years older than his bride, paid his wife’s parents a ‘bride price’. Once a price had been paid, the girl was considered the husband’s property. When a married man died, his widow often was unable to collect any inheritance, since she herself was considered part of the man’s property. Often the widow was forced to marry one of the deceased husband’s brothers. If she refused, she had to repay the bride price in full and leave the family compound. In the northern provinces, some Lamibe reportedly prevented their wives and concubines from leaving the palace. The lack of a national legal code covering such family issues often left women defenseless against these male-oriented customs.” [2a]

25.08 The USSD 2006 report stated that: “... many citizens in rural areas remained unaware of their rights under civil law and were taught that they must abide by customary laws. Customary law ostensibly provided for equal rights and status; however, men may limit women’s right regarding inheritance and employment, and some traditional legal systems classified wives as the legal property of their husbands.” [2a]

25.09 Afrol News reported, in an article accessed on 11 September 2007, that:

“Civil law offers a more equal standard than customary law, which is far more discriminatory against women, since in many regions a woman customarily is regarded as the property of her husband. Because of the importance attached to customs and traditions, laws protecting women often are not respected.” [58]

25.10 A 2003 report by the World Organisation Against Torture stated that:

“An analysis of the legal and socio-economic and political status of women in Cameroon shows the link between the high levels of violence against women in Cameroon and their low status in all aspects of life. Besides the fact that laws relating to women’s legal status reflect social attitudes that affect the human rights of women, such laws often have a direct impact on women’s ability to exercise those rights. The legal context of family life, laws affecting women’s socio-economic status, women’s access to education, the labour market and politics contribute to violence against women and their access to redress and reparation”. [74]
25.11 The United Nations Development Fund for Women reported on 22 November 2006 that:

“Cameroon had made strong progress in drafting its long-overdue Family Code, meant to protect women’s rights, including the right to live free from violence. Cameroonian women face not only domestic violence and sexual abuse, but also harmful traditional practices. These include female genital mutilation and widowhood rites that cause physical and psychological suffering... CHRAPA [Centre for Human Rights and Peace Advocacy] and its partners are already hard at work building relationships with parliamentarians and carrying out advocacy in government ministries that are drafting the new law. They are working closely with women’s groups to disseminate information on violence as a human rights violation to communities. Through the Trust Fund project, they will also educate members of five constituencies critical to stopping violence against women: lawyers and magistrates, judicial police officers, journalists, human rights organizations, and administrative and traditional authorities.” [67]

PRISONS

25.12 The USSD 2006 reported that:

“There were two separate prisons for women. There were also a few pretrial detention centres for women; however, women routinely were held in police and gendarmerie complexes with men, occasionally in the same cells. The secretary of state in charge of penitentiary administration acknowledged this was a serious problem. Mothers sometimes chose to be incarcerated with their children or babies while their children were very young or if they had no other child care option”. [2a]

See also Section 15 – Prison conditions

SOCIETAL ILL TREATMENT OR DISCRIMINATION

25.13 The USSD 2006 report stated: “While the law prohibits sexual harassment, very few cases were reported or prosecuted during the year. The Government did not conduct any public education campaigns on the subject and there were no statistics available on its occurrence”. [2a]

25.14 Afrol News reported, in an article accessed on 11 September 2007, that:

“Despite constitutional provisions recognizing women’ rights they did not enjoy the same rights and privileges as men. The civil law theoretically provides equal status and rights for men and women. However, no legal definition of discrimination exists, and some points of civil law were prejudicial to women. The 1981 Civil Code allows a husband to oppose his wife’s right to work in a separate profession if the protest is made in the interest of the household and the family. While the law gives a woman the freedom to organise her own business, the Commercial Code allows a husband to end his wife’s
commercial activity by notifying the clerk of the commerce tribunal of his opposition based upon the family’s interest.” [58]

25.15 International Women’s Rights Action Watch reported on 22 January 1998 that:

“The Cameroon government’s report to CESCR [Covenant on Economic, Social and Cultural Rights] states that women increasingly participate in the labour market and that they constitute more than twenty per cent of the workers, but only 5.2 per cent of women are found in skilled jobs. Consequently, women work in low-level administrative positions. The report admits that business employers are reluctant to hire women because they do not have the desirable skills as a result of their ‘limited access to training facilities’”. [69]

25.16 The UN report ‘Convention on the Elimination of All Forms of Discrimination Against Women’, dated 9 May 1999, noted:

“Women are not yet participating sufficiently in industrial, commercial and craft activities. They are concentrated in the food, textile and clothing branches and excel in food production. Women account for about 13.5 per cent of the participants in the structured sector and nine per cent of promoters of small and medium-sized enterprises. In the informal sector, about 18 per cent of enterprises are run by women… Strictly speaking, in Cameroon there is no social security system that takes the non-wage earner, including unmarried mothers, into account. On the other hand, there is a social security system that caters for the dependent worker only. Family benefits are available to both men and women workers without distinction. These benefits consist mainly of housing, family allowances and supplementary benefits, which vary with the number of children, and the partial payment of some of the recipient’s medical expenses”. [73a]

25.17 Women’s Learning Partnership (WLP) in its 2000 – 2005 report ‘When Women Lead Change Follows’, enabling women to have a voice and impact, noted:

“Since it was founded in 2000, WLP has worked to help women from the Global South emerge from the fringes of their societies and become fully engaged leaders and advocates. It is dedicated to increasing women’s role in family, community, and national decision-making, and in the process creating societies that are more democratic, tolerant and ethical.” [80]

25.18 This report continued:

“At its essence, WLP is a builder of networks… Specifically, WLP engages partners in transnational partners’ meetings and in major regional and global conferences. These events give partners an opportunity to exchange best practices, plan new programs and advocacy campaigns and discuss shared challenges… From just three initial partners, the network now includes 18 partners, stretching across cultures and continents in Afghanistan, Brazil, Cameroon…” [80]
25.19 Afrol News reported in undated gender country profiles, accessed on 11 September 2007, that:

“Violence against women remains at high levels. Women’s rights advocates report that the law does not impose effective penalties against men who commit acts of domestic violence. There are no gender-specific assault laws, despite the fact that women are the predominant victims of domestic violence. Spousal abuse is not a legal ground for divorce. In cases of sexual assault, a victim’s family or village often imposes direct, summary punishment on the suspected perpetrator through extralegal means ranging from destruction of property to beating…” [58]

25.20 The USSD 2006 reported:

“While the law prohibits sexual harassment, very few cases were reported or prosecuted during the year. The government did not conduct any public education campaigns on the subject and there were no statistics available on its occurrence”. [2a]

25.21 It continued:

“The law prohibits rape, although rape occurred, police and the courts rarely investigated and prosecuted rape cases, which resulted in some convictions during the year. Official and private media regularly covered rape cases handled by the courts. During the year newspapers covered nine high profile rape cases which resulted in the arrest and detention of the perpetrators, whose pending trials were ongoing. In 2005 a couple of newspapers released special issues on the problem of rape, which was becoming acute, particularly in Douala and Yaounde”. [2a]

25.22 “During the year [2006] breast ironing emerged as another form of violence against women, practiced in an effort to protect prematurely well-developed young girls from predatory older men. NGOs were leading public awareness campaigns to combat this practice”. [2a]

See also Section 26 – Breast ironing

25.23 The ECPAT 2004 report on Commercial Sexual Exploitation of Women in Cameroon reported:

“The early marriage of young girls is a phenomenon that exists in Adamawa, North and Far North regions of Cameroon. [In the Northern provinces] young girls are offered to 50 to 80 year old men who are willing to pay very high bride prices for the children. In early marriages, children are placed in situations where they are exploited economically and sexually. Because of their immaturity and naivety, they are often docile, easy to track and hardly have the courage to participate in debates concerning important decisions in family and their households… The girls do not have any say in their marriages. Custom, being the backbone in this practice, encourages, protects, authorises and legalises early marriages. In the name of custom, parents with a very
strong family authority profit from this situation and literally sell their daughters
to men who are at times the parents’ elders… As the role of the mother is very
important in the early marriage of a daughter, they are pressured and
manipulated by family members: husbands, brothers and parents, to persuade
the young girl into the marriage by convincing them that marrying at a very
young age is prestigious and a model of success and dignity… For certain
communities, elderly men ask young girls to marry their sons who have gone
to study or to look for jobs in town. This is generally the case among the
Bamileke, who live in the West of Cameroon.” [76]

FEMALE GENITAL MUTILATION

25.24 The USSD 2006 reported:

“The law does not prohibit Female Genital Mutilation (FGM) and FGM was not
practiced widely; however, it continued to be practised in isolated areas in
three of the 10 provinces, including some areas of Far North, Eastern, and
Southwest provinces. Internal migration contributed to the spread of FGM to
different parts of the country. The severest form of FGM, infibulation, was
performed in the Kajifu region of the Southwest Province. FGM was practiced
on infants and preadolescent girls. Public health centers in areas where FGM
is frequently practiced counselled women about the harmful consequences of
FGM; however, the government did not prosecute any persons charged with
performing FGM. The Association of Women Against Violence continued to
conduct a program in Maroua to assist victims of FGM and their families and
to educate local populations”. [2a]

25.25 allAfrica.com, in an article dated 26 November 2007, goes further, reporting:

“Health experts confirm that FGM destroys a woman physically and
psychologically… In Cameroon information indicates that the practice takes
place in many regions but there is no exact data. However, there is
information that the practice of FGM varies from one region to the other. In the
Far North Province the practice stands at 35-50 per cent while in Ejagham in
the Manyu Division, South West, it ranges from 75-90 per cent. Ayuk Esther
from the Cameroon Young Jurist Legal Resource Centre (CYJULERC) in
Buea, says investigations show that there are nine villages around Ejagham
were [sic] the practice of female circumcision is 100 per cent.” [9bp]

25.26 The International Federation of Red Cross and Red Crescent Societies
reported on 16 August 2006:

“In Cameroon, FGM is carried out in a barbarous manner by traditional
midwives with no medical training, without anaesthetic and using rudimentary
instruments. It can give rise to serious complications, sometimes resulting in
death… According to official estimates, Cameroon currently has a population
of some 17 million, 52 per cent of them women. The United Nations figures
suggest that around 20 per cent of these women are victims of FGM, an
experience that can occur at various ages – at birth, during adolescence, just
before marriage or even after the birth of their first child. The time of excision
depends on the particular community and varies, even for the same ethnic
group, from one generation to another… At the present time, the practice of
FGM by groups is tending to decline, albeit slowly. This is due to its condemnation by the state, the discreet but effective influence of the NGOs including the Red Cross, and the threat of HIV. However, prohibition has not put an end to the ritual but has driven it underground…” [52]

**PROSTITUTION**

25.27 The USSD 2006 report stated: “While the law prohibits prostitution, it was tolerated. Prostitution was practised predominantly in urban areas and places frequented by tourists.” [2a]

25.28 The United Nations report ‘Convention on the Elimination of All Forms of Discrimination Against Women’ noted:

“Prostitution is a social scourge which is rife in both urban and rural areas, being practised by both men and women… Faced with the scourge of prostitution, the authorities have adopted a range of measures. Preventive measures – these are programmes for rehabilitating girls who are at moral risk or socially maladjusted. These programmes are run by the Ministries of Women’s Affairs and Social Affairs through the appropriate institutions… Awareness campaigns are organised from time to time… The programmes run by the Ministry of Youth and Sports and the youth movements are designed to provide sex education for the young”. Punitive measures form part of the Criminal Code. [73a]
CHILDREN

BASIC INFORMATION

26.01 The USSD report for 2006 stated that: “During the year the government made some efforts to protect children’s rights and welfare, including participation in seminars on children’s rights. In December the National Assembly passed the Anti-Child Trafficking law, which was then signed into law by the president”. [2a]

26.02 It further said:

“The exact extent of familial child abuse was not known, although children’s rights organisations targeted the problem. Newspaper reports often cited children as victims of kidnapping, mutilation and even infanticide. There were several credible stories of mothers (usually young, unemployed, and unmarried) abandoning their newborns in streets, garbage cans and pit toilets”. [2a]

26.03 The USSD 2006 stated that:

“The law sets a minimum age of 14 for child employment, which is inconsistent with the age for completing educational requirements. The law also bans night work and enumerates tasks that children under the age of 18 cannot legally perform… The prohibition against night work was not effectively enforced”.

“While the minimum legal age for a woman to marry is 15, many families facilitated the marriage of young girls by the age of 12”. [2a]

26.04 The USSD report for 2006 noted that:

“Parents viewed child labour as both a tradition and a rite of passage. Relatives often employed rural youth, especially girls, as domestic helpers, and these jobs seldom allowed children time for the children to attend school… The cocoa industry also employed child labourers. According to estimates, up to 8,000 underaged children (between the ages of five and 17) were working in the cocoa industry at year’s end. These children originated, for the most part, from the Northern and Northwestern provinces”. [2a]

26.05 The US Department of Labour, in a 2004 report, noted that:

“UNICEF estimated that 58.1 per cent of children ages five to 14 were working in Cameroon in 2000. Only five per cent of children ages five to 14 years work for wages. Of those children who perform domestic work, 11 per cent work more than four hours a day on these tasks. According to a study conducted in 2000 by the ILO, the Ministry of Labour, and NGOs, children in Cameroon work in the agricultural sector; in informal activities such as street vending and car washing, as domestic servants, in prostitution and in other illicit activities. The ILO has found that seven per cent of working children in the cities of Yaounde, Douala, and Bamenda were less than 12 years of age, and 60 per cent of these had dropped out of primary school. During school vacation, street children reportedly work to earn money for school. Certain forms of child labour are reported to be culturally accepted traditions in the North and Southwest. Children are also employed in the cocoa industry and engage in
certain hazardous tasks such as application of pesticides and use of machetes.” [64]

26.06 The USSD report for 2006 also said:

“The Ministry of Social Affairs and the Ministry of Labour were responsible for enforcing child labour laws through site inspections of registered businesses; however, the government did not allocate sufficient resources to support an efficient inspection program. Moreover, the legal prohibitions do not include family chores, which in many instances were beyond a child’s capacity. In 2005 the government employed 58 general labour inspectors to investigate child labour cases”. [2a]

26.07 It commented that: “Female Genital Mutilation was performed primarily on young girls”. [2a]

26.08 The same report continued:

“While the minimum legal age for a woman to marry is 15, many families facilitated the marriage of young girls by the age of 12. Early marriage was prevalent in the northern provinces of Adamawa and the North, but was particularly characteristic of the remote Far North province, where many young women as young as 13 faced severe health risks from pregnancies. Anecdotal evidence indicated that some parents might have promised a female baby to an older male in order to begin receiving dowry payments”. [2a]

26.09 The USSD report also said: “There were reports of child prostitution and trafficking in children during the year”. [2a]

26.10 It confirmed that: “Although exact numbers were unavailable, the country had a significant number of displaced or street children, most of whom resided in urban areas such as Yaounde and Douala”. [2a]

26.11 The minimum age for military service is 18 years. (CIA World Factbook) [4a]

See also Section 11 – Military Service

**BREAST IRONING**

26.12 *The Mail and Guardian Online* stated on 25 June 2006 that:

“Geraldine Sirri was only nine years old when her mother started daily massaging her pre-pubescent breasts with a blazing hot stone to keep them flat – and keep men’s eyes and hands off her daughter. One-quarter of all Cameroonian women are said to have been victims of this painful ‘breast ironing’, as it is known. But, ironically, the tradition was a mystery to many in the West African nation until a recent campaign to stop the potentially dangerous practice, aimed at delaying a young girl’s natural development. Germaine Ngo’o, co-author of a joint Cameroon-German study on the issue says ‘The practice involves using heated objects to massage the breasts to make them disappear’.” [51]
26.13 The article continued: “The campaign, like the study, is a joint effort involving the German Agency for Technical Cooperation, an international group for sustainable development that works mainly for the German government. The agency works with the National Network of the Association of Aunties (Renata), one of what are said to be many home-grown women’s support groups in this country...” [51]

26.14 Kaisernetwork.org in an article dated 28 August 2007 reported that:

“The German cooperation agency, GTZ, and the Cameroonian nongovernmental organization Network of Aunties, which supports young women with children, have launched a campaign warning that the practice of "breast ironing" can stunt girls' natural development and is dangerous and ineffective... According to IRIN News, breast ironing involves massaging breasts of young girls with a stone, hammer or heated spatula to make them disappear and prevent sexual advances of boys and men. People who perform the practice in Cameroon could go to jail for up to three years if a physician determines the breasts have been damaged. However, about 24% of girls in Cameroon have had their breasts ironed, including up to 53% of girls in the coastal Littoral province, a recent GTZ survey found. According to the survey, about 3.8 million young girls are at risk of undergoing the practice. Flavien Ndonko, an anthropologist with GTZ’s German-Cameroon HIV/AIDS health program, said that the practice has negative health consequences and is ineffective as a form of sex education. Many young girls and women with children have said they had their breasts ironed, which 'clearly proves' that the practice does not work as pregnancy prevention, Ndonko said. According to IRIN News, girls and women ages 13 to 25 account for one-third of unintended pregnancies in the country. Ndonko said that because parents are often uncomfortable discussing sex with their children, they ‘prefer to get rid of the bodily signs of sexuality.’ Because sex is not discussed openly, girls often are unaware of how to prevent pregnancy, or HIV and other sexually transmitted infections. Bessem Arrey Ebanga Bisong, executive secretary of Network of Aunties, said. GTZ and Network of Aunties' breast ironing awareness campaign has generated discussion about the practice, Ndonko said. 'This is a good way to resolve the problem: people talk about it and ask why it is being done,' she said, adding, 'As there is no way to justify [the practice] ... hopefully, they will stop doing it.'” [82]

See also Section 25 – Violence against women

EDUCATION

26.15 Since independence, Cameroon has achieved one of the highest rates of school attendance in Africa, but provision of educational facilities varies according to region. Bilingual education is provided by the Government, missionary societies and private concerns. Education in state schools is available free of charge, and the Government provides financial assistance for other schools. Primary education begins at six years of age. It lasts for six years in Eastern Cameroon (where it is officially compulsory), and for seven years in Western Cameroon. Secondary education, beginning at the age of 12 or 13, lasts for a further seven years, comprising two cycles of four years and three years in Eastern Cameroon and five years and two years in Western Cameroon. Central government education expenditure in 2004 was estimated
at 213,143m francs CFA (26.3 per cent of total spending). (Europa World Online) [1a]

26.16 The USSD 2006 report stated that:

“According to 2005 government statistics, 72.2 per cent of girls between the ages of six and 14 were enrolled in school, compared to 81.3 per cent for boys of the same age group. According to the UN Children’s Fund (UNICEF) the secondary school enrolment ratio (gross) was 36 per cent for boys and 29 per cent for girls. The low education rate continued to be attributed to socio-cultural prejudices, early marriage, sexual harassment, unwanted pregnancy and domestic chores”. [2a]

26.17 It continued:

“A 2004 government study found there is a large gap between the capacity of the schools and the number of potential students. According to the study, preschools served only 16 per cent of the potential student population. Within the school system, the northern provinces were the most underprivileged, with only 5.7 per cent of all teachers working in the Adamawa, North and Extreme North provinces combined. The study showed that elementary schools only had enough seats for 1.8 million students, although 2.9 million attended school”. [2a]

26.18 There is a noticeable lack of girls attending schools, especially in Cameroon’s three northern provinces. According to the deputy director at the Ministry of Basic Education, structural adjustment programmes have pushed many poverty-stricken parents to stop educating some of their children. The Cameroon Coalition for the Rights of the Child notes that even though basic education is free, certain parents still allow only some of their children to attend school – giving preference to boys. Figures from the National Institute of Statistics indicate that 58 per cent of girls enrol in primary school, and that only 37 per cent complete their basic education. For boys, the figures are 83 per cent and 60 per cent respectively. (allAfrica.com) [9af]

26.19 allAfrica.com reported that a veiled girl attends Lycee Classique de Moloko. The veil, a sign of submission and devotion to the almighty, is paradoxically forbidden in schools. Most Muslim girls comply which greatly displeases community dignitaries... (allAfrica.com) [9bo]

26.20 The USSD 2006 report noted:

“A 2004 government study found there is a large gap between the capacity of the schools and the number of potential students. According to the study, preschools served only 16 per cent of the potential student population. Within the school system, the northern provinces were the most underprivileged, with only 5.7 per cent of all teachers working in the Adamawa, North and Extreme North provinces combined. The study showed that elementary schools only had enough seats for 1.8 million students, although 2.9 million attended school”. [2a]

26.21 UNICEF reported, in an article dated 25 May 2007, that:
“In the village of Gayak [Northern Cameroon] only 49 per cent of the children go to school against the national average of 79 per cent. Only one out of two girls is able to attend school in this poor village... As they grow up, girls are being prepared for their responsibilities as future spouses and mothers. Giving away a daughter to marriage is highly regarded by her family members as it gives honour and respect, as much as it reduces a heavy burden on the family. Many resources are spent on a girl’s traditional roles as [a] women [sic], but little resources are left to her education. Families are poor and therefore cannot afford the cost of education, such as learning materials, fees, uniforms and so forth. Due to scarce resources, families with many children often give boys the priority to go to school. Due to the low social status of girls, they are more likely than boys to not get registered at birth. Consequently they are also deprived of their right to possess a birth certificate, a necessary document for school exams and certification.” [61a]

26.22 It continued more positively that:

“The child-friendly, girl-friendly school initiative addresses access to quality education. The initiative covers 300 schools and benefits 365,000 children. It responds to the problems of poverty and cultural barriers to education. Schools are provided with benches, manuals, latrines and potable water; teachers are being trained, and community participation is enhanced through the Pupil Mothers’ Association, or Mothers Club.” [61a]

26.23 The Economist Intelligence Unit 2007 report stated that:

“Poor working conditions for teachers and years of underinvestment have left the education system in disarray... However, in recent budgets the government has pledged to increase spending on education to at least 15% of budgeted expenditure... Gross enrolment rates in primary education have risen from 109% in 2001 to 117% in 2005, partly as a result of the elimination of state school fees in 2000. Pupil/teacher ratios have also declined from 63 to 48 during the same period, but a substantial proportion of new teachers are not properly qualified... Schools in rural areas are generally understaffed because they have inadequate facilities and find it hard to attract and retain teachers... Although there are six public universities, the importance of private universities is growing as a result of overcrowding and falling standards in public institutions.” [60a]

CHILD CARE

26.24 Pari Mutuel Urbain Camerounais, PMUC, has offered support to a newly created NGO in Douala, known as Groupe d’Initiative Commune Socio-economique des Enfants Demunis, GIC-ED, which offers technical training to some handicapped and underprivileged children in society. In the past PMUC has been assisting some of the associations in the country which take care of underprivileged or disadvantaged children like the handicapped, street children and abandoned children. (allAfrica.com) [9r]
HEALTH ISSUES

26.25 The co-ordinator of the UN Children’s Fund in Cameroon, in an Inter Press Service article dated 8 September 2003, stated:

“Some 54.1 per cent of Cameroon’s children have stunted growth because of malnutrition. Malnutrition causes stunted growth and emaciation which makes malnourished children vulnerable to all sorts of illnesses… Besides poverty, malnutrition strikes more than one in five children in Cameroon, and threatens the development of their intellectual and physical capabilities, not to mention their survival…” [71]

26.26 The same article continued:

“Malaria, HIV, AIDS and malnutrition are the main causes of infant mortality, which account for 77 per cent of all child diseases in Cameroon, according to the Ministry of Health and UNICEF. The problems facing Cameroonian children have yet to be overcome, including the failure to reduce by half the 1990 rate of malnutrition among children under five… Malaria is also responsible for 35 to 40 per cent of hospital deaths, 50 per cent of morbidity among children under five and 40 per cent of child mortality… The government has launched ‘Roll Back Malaria’ initiative, contained in its five-year ‘Strategic National Plan Against Malaria’, at the cost of 39.5 billion CFA.” [71]

26.27 The USSD 2006 report stated that: “The government provided limited and basic medical care through local clinics and hospitals as well as through a limited number of school doctors. Boys and girls had equal access to state-provided medical care”. [2a]

26.28 The EIU 2007 report stated that:

“Public expenditure on health was only 1% of GDP in 2004 and only 4% of expenditure in the 2006 budget. Low government spending has caused the quality of medical services to fall and medical facilities to deteriorate. The under-five mortality rate remains extremely high at 149 per 1,000 live births, with most deaths caused by malaria and water-borne diseases. Although 62 per cent of births are attended by skilled health personnel, maternal mortality is high… The government’s national campaign to vaccinate children against polio and other common childhood diseases has had some success, but it struggled to contain a cholera epidemic in January 2004… The Ministry of Health started giving free treatment and anti-retroviral drugs to nearly 50,000 people living with HIV/AIDS in July 2007.” [60b]
TRAFFICKING

27.01 The USSD report for 2006 stated that:

“The law does not specifically prohibit trafficking in persons, but the law does prohibit slavery, prostitution, forced labour and other crimes relating to trafficking in persons and establishes minimum age requirements for workers. Trafficking remained a problem. Courts prosecuted traffickers using various provisions of the Penal Code that address related crimes. The country was a source, transit, and destination point for internationally trafficked persons; trafficking also occurred within the country. The Anti-Child Trafficking Law, drafted by the government in cooperation with the International Labour Organisation (ILO), took effect in December 2005. The Ministry of Labour, Employment, and Social Insurance was primarily responsible for fighting trafficking; however, the ministry was severely underfunded. It was believed that authorities prosecuted several trafficking cases during the year, but actual rates were difficult to determine since traffickers could be prosecuted under various sections of the penal code; there was no system for tracking outcomes”. [2a]

27.02 It continued:

“Women and children traditionally have faced the greatest risk and have been trafficked most often for the purposes of sexual exploitation and forced labour. Most trafficking in children occurred within the country’s borders, while most trafficked women were transported out of the country. According to anecdotal evidence from the National Commission on Human Rights and Freedoms (NCHRF), women often were ‘hired’ into hubs of prostitution. The method for trafficking women usually involved a marriage proposition by a foreign businessman. The woman was inducted into servitude upon arrival at a foreign destination. Girls were internally trafficked from the Adamawa, North, Far North, and Northwest provinces to Douala and Yaounde to work as domestic servants, street vendors or prostitutes. Children were also internally trafficked to work on cocoa bean plantations”. [2a]

27.03 It further said:

“During the year the ILO and the Government continued to support an awareness campaign to eradicate child trafficking in airports. Special anti-trafficking embarkation/disembarkation cards continued to be designed and distributed. The cards described the dangers of trafficking and how to recognize the phenomenon”. [2a]

27.04 Afrol News reported in undated gender country profiles, accessed on 11 September 2007, that:

“According to the National Commission on Human Rights and Freedoms (NCHRF), there have been reports of farm-to-city trafficking of girls who were promised jobs in cities, but were forced into prostitution or other labour.” [58]

27.05 The USSD Trafficking in Persons Report, June 2007, reported that:
“Cameroonian children are trafficked to Gabon and Equatorial Guinea for domestic servitude, and forced market and agricultural labour. Cameroon is a transit country for children trafficked between Gabon and Nigeria, and from Nigeria to Saudi Arabia. Cameroonian women are sent by trafficking rings to Europe, primarily France, Germany and Switzerland… The Government of Cameroon does not fully comply with the minimum standards for the elimination of trafficking; however, it is making significant efforts to do so, despite limited resources… The Government of Cameroon made weak law enforcement efforts to combat trafficking during the last year [2006]. The GoC demonstrated minimal efforts to protect trafficking victims over the last year”.

[2e]

See also Section 25 – Violence against women
MEDICAL ISSUES

28.01 The Heavily Indebted Poor Countries (HIPC) Initiative 2000 was set up to observe poverty reduction and health problems, concentrating on the fight against diseases such as HIV/AIDS, malaria, tuberculosis, leprosy, cholera, polio, yellow fever and measles, reproductive health, health promotion and access to essential drugs. Approximately 80 per cent of the population have taken a drug for an illness even though it may not be the correct one, either because the wrong drug is prescribed or, more likely, the patient cannot afford the proper drug. About 40 per cent of the population obtain medicines from street dealers. (Cameroon FFM 2004) [28]

28.02 The WHO reported in 1999 that there were 1,952 health centres, providing basic primary health care for minor, uncomplicated diseases (run by senior nurses); 322 district hospitals, having minimum equipment to treat some emergencies and treating some complications not treated at health centres, (run by physicians); 9 provisional hospitals, secondary reference units with most general and some specialised services; and 8 national hospitals, a tertiary reference unit intended to take care of most specialised cases, to limit the number of evacuations to foreign country facilities. There are also a number of private and military hospitals in Cameroon. (Cameroon FFM 2004) [28]

28.03 A WHO representative reported that all the national hospitals and some provincial ones provided specialised care in most medical fields, including cancer, HIV/AIDS, tuberculosis, cardiovascular disease, eye, ear, nose and throat diseases. Essential medicine is generally available in most public health facilities and non-profit organisations run by the church. Many people cannot afford to pay for their drugs or prefer to go to traditional healers. This is supported by the fact that of all drugs prescribed, only half are dispensed. (Cameroon FFM 2004) [28]

28.04 The Government has integrated traditional healers into the health system and 60-70 per cent of the population consult them. There is no national regularisation of them and there is difficulty differentiating between those who are effective and those who are not. (Cameroon FFM 2004) [28]

28.05 Major health problems remain throughout the country but steps are being made to improve the water, hygiene and sanitary conditions, housing and national literacy. The determinants are the low purchasing power of the population and a low level of literacy. Key performance problems of the health system are personnel demotivation, an exodus of academics and co-ordinating the health sector. (Cameroon FFM 2004) [28]

28.06 Life expectancy in Cameroon is 50 years for males and 51 years for females. (Europa World Online) [1a]

28.07 The major infectious diseases, where the degree of risk is very high, are:

Food and waterborne – bacterial diarrhoea, hepatitis A and typhoid fever
Waterborne – malaria and yellow fever
Water contact – schistosomiasis
Respiratory – meningococcal meningitis (CIA World Factbook) [4a]
28.08 allafrica.com reported that:

“As part of its effort to weed out quacks from the medical practice in the country, the Cameroon National Medical Council will, by the end of this month [September 2006], make public a list of all the medical doctors authorised to practise in the country.” The President of the Cameroon National Medical Council said that this will go a long way to help the population identify authorised medical practitioners around. He noted that one of the reasons why many of the quacks continue to operate is because many members of the public do not have the opportunity to easily identify who is who in the domain of medical practice. [9s]

OVERVIEW OF AVAILABILITY OF MEDICAL TREATMENT AND DRUGS

28.09 Most transmissible diseases, including malaria, can be treated in nearly all health facilities in Cameroon. Treatment for tuberculosis is provided free for patients by the World Health Organization and the Global TB Fund. Cholera can be treated at all levels of the health care system. (Cameroon FFM 2004) [28]

28.10 Médecins sans Frontières offer free treatment for Buruli ulcers in four centres in Cameroon. (Cameroon FFM 2004) [28]

28.11 Cameroon could lose all its 3,000 practising doctors within three years if the Government does not act quickly to stem a brain drain in the health sector, the national doctors’ association says. The vice-president of the ONMC association of doctors stated that if nothing was done between now and 2009 to stop the current exodus, hospitals will be empty. The Government will then be forced to undertake massive recruitment of young doctors. Most doctors are presently clustered in towns and cities, leaving rural areas with one doctor for 40,000 inhabitants. (Dibussi Tande) [44b]

HIV/AIDS – ANTI-RETROVIRAL TREATMENT

28.12 The following ARV drugs are available at the Provincial Day Hospital in Bamenda:

Triomune @ FCFA 3000;
Duovir/Stocrin @ FCFA 7000;
Lamistav/Nevirapine @ FCFA 7000;
Lamistav/Stocrin @ FCFA 7000;
Zidovex @ FCFA 7000.
(allAfrica.com) [9t]

28.13 According to information supplied to the British High Commission in Yaounde in September 2005, the following drugs are available at all HIV/AIDS centres in Cameroon, for the monthly fee of 3000 CFA: Zidovudin, Didanosin, Lamivudin, Stavudin, Navirapin, Efavirenz, Indinavir and Nelvinavir. Drugs in fixed combination are available as Lami-S (Lamivudin + Stavudin + Nevirapin), Triomune (Stavudin + Lamivudin + Nevirapin) and Juovir (Lamivudin + Zidovudin). (Federal Republic of Germany letter) [29]
28.14 The WHO reported that there were about 20 ARV treatment centres spread throughout the country, ensuring HIV/AIDS case management, including counselling before and after screening; CD4 checks and other examinations before treatment; procurement of ARV drugs at low cost; and follow-up tests. (Cameroon FFM 2004) [28]

28.15 Médecins sans Frontières (MSF) assists some of those living with HIV/AIDS or Buruli ulcer. In 2005, 11 per cent of the population were HIV-positive, approximately 937,000 people. MSF operated an AIDS project in Yaounde that helps more than 1,200 patients. Almost 800 people were receiving ARV medication. A second prevention and treatment team assisted more than 850 patients in Douala. By the middle of 2005, 550 of these patients were using ARVs. In addition to providing treatment, counselling and related medical care, MSF’s staff joined national efforts to find ways to expand access to AIDS treatment. (Médecins sans Frontières) [41]

28.16 Cameroon is facing a generalised epidemic, with adult prevalence rates in the range of 4.8 to 9.8 per cent… The most vulnerable groups include sex workers, truck drivers, mobile populations and military personnel. Young people are highly affected – a third of Cameroonians infected are 15-29 years of age… The national plan for decentralising antiretroviral therapy for 2004-5 made provision to increase the number of sites providing treatment from 23 to 83 by the end of 2005. By September 2005, there were 89 sites providing treatment in the country… Geographical coverage of antiretroviral services remains restricted; in September 2005 only 62 of 160 districts in the country had access to antiretroviral therapy services. [WHO] [27b]

28.17 The National AIDS Control Committee, (NACC), has reduced the price of HIV/AIDS tests to FCFA 500. Pregnant women, children up to 15 years old, tuberculosis patients, university and secondary school students in both private and public healthcare centres will also have free tests. (Post Online (Cameroon)) [19g]

28.18 African nations such as Cameroon and Nigeria, where circumcision is common, have a much lower rate of HIV infection than Zimbabwe and Swaziland where there is little circumcision. (Washington Post.com) [62]

28.19 A community based programme for home-based care of families affected by HIV/AIDS was launched in April 2006. The programme offers a complementary approach to medical services to provide an integrated intervention package including training of service providers and supervisors, organising house-to-house visits, and monitoring and evaluation facilities. (UNICEF) [61b]

28.20 Care International focuses on HIV and AIDS prevention in Cameroon; AIDS is an important cause of extreme poverty, as many families become destitute when members fall ill or die because of it. Many children are orphaned because of the epidemic. CARE is helping communities to care for orphans and AIDS affected children. (Care International UK) [79]
CANCER TREATMENT

28.21 Cancer treatment is available, including chemotherapy, but at a cost. (Cameroon FFM 2004) [28]

KIDNEY DIALYSIS

28.22 A dialysis centre is operational at the Hopital Generale de Douala. (Global Dialysis) [32]

28.23 The Central and General hospitals in Yaounde also have dialysis facilities. (Cameroon FFM 2004) [28]

SICKLE CELL

28.24 The effective treatment for Sickle Cell disease and other hemoglobinopathies, the allogenic bone marrow transplantation, remains inaccessible. So far, screening programmes for sickle cell disease are not available in Cameroon. (Geneva Foundation for Medical Education and Research) [33]

MENTAL HEALTH

28.25 A mental health policy is present. The policy was initially formulated in 1998... Mental health is not part of the primary health care system. Actual treatment of severe mental disorders is not available at the primary level. Mental care in the primary health set-up is being developed as part of the mental health action plan... There are no community care facilities for patients with mental disorders... The following therapeutic drugs are generally available at the primary health care level of the country: carbamazepine, ethosuximide, phenobarbital, phenytoin sodium, sodium valproate, amitriptyline, chlorpromazine, diazepam, fluphenazine, haloperidol, biperiden, carbidopa, levodopa. (WHO – Mental Health Atlas 2005) [27a]

BURULI ULCERS

28.26 Buruli Ulcer is a largely neglected health problem for the people of Cameroon. Medecins Sans Frontieres runs a Buruli Ulcer project in the Akonolinga district of Cameroon, where it is estimated that more than 400 persons are suffering from Buruli in a rural population of close to 100,000... Treatment is organised in the district hospital at the 'Pavilion Buruli' and can last up to several months. [MSF] [41b]
HUMANITARIAN ISSUES

29.01 Nigerians born and bred in Cameroon have requested that the Cameroon Government relax its laws on nationality so that they can have the right of Cameroonian citizenship. (Post Online (Cameroon)) [19j]

29.02 Police in Abuja arrested twelve Cameroonians on 4 October 2007 for demonstrating at the American Embassy. The demonstrators claimed that they were not safe in Nigeria because their lives were in danger. Subsequently, the Cameroonians were charged with criminal conspiracy, unlawful assembly, inciting disturbances and other offences. (allafrica.com) [9ao]
FREEDOM OF MOVEMENT

30.01 The USSD report for 2006 stated that:

“The constitution and law provide for these rights; however, security forces routinely impeded domestic travel during the year. Roadblocks and checkpoints, manned by security forces, proliferated in cities and on most highways, making road travel both time consuming and costly. Extortion of small bribes was commonplace at these checkpoints. Police frequently stopped travellers to check identification documents”. [2a]

30.02 It also said: “The law prohibits forced exile, and the government did not use it; however, some human rights monitors or political opponents who considered themselves threatened by the government left the country voluntarily and declared themselves to be in political exile”. [2a]
INTERNALLY DISPLACED PEOPLE (IDPs)

31.01 Since 2005, the political situation and security issues have been of great concern in Chad and the Central African Republic (CAR). There was fear that the socio-political situation was going to deteriorate in Chad, leading to armed conflicts and, in consequence, massive population displacements. However, the presidential elections in Chad were fairly calm; some Chadians who had run into Cameroon have now returned home. In the CAR the situation is more alarming. A significant number of people, especially the Fulani from the north and north west of the CAR are regularly running into Cameroon. Evaluations have revealed that about 10,000 people have found refuge in areas of Cameroon, bordering the CAR. (Reliefweb.int) [34a]

31.02 Relief Web in its Internally Displaced Persons Information Bulletin no 1/2007 stated that:

“On 3 March 2007, a conflict occurred between two agricultural ethnic groups – Bali-Nyonga and the Bawock – in the North West Province of Cameroon. The unrest resulted in the displacement of about 2,309 people, representing almost the entire Bawock community which is a minority in the region. The ethnic unrest started when the Bali-Nyonga, who first arrived in the locality, claimed that they were the legitimate landowners and wanted to chase away the Bawock, with whom they have been sharing the same land for close to half a century. The Bawock in turn consider the Bali-Nyonga as Nigerians who invaded their land. Though the conflict claimed no human life, the material damage inflicted is unprecedented in that locality, which is situated 450 kilometres west of Yaounde, the capital of Cameroon. The Bawocks were violently chased away from their homes, leaving behind all their belongings. The Bali-Nyongas burned down to ashes all houses belonging to the Bawocks after ransacking them one after the other. The internally displaced Bawocks have been welcomed in Bamenda…” [34b]

31.03 Based on the evaluation and assessment done by Cameroon Red Cross Society volunteers, the areas in paragraphs 31.03 and 31.04 were identified as likely to have population displacements. (Reliefweb) [34a]

31.04 Along the borders of Cameroon and Chad – Kousseri, Maroua, Kaele, Mora, Yagoua and Mokolo. (Reliefweb) [34a]

31.05 Along the borders of Cameroon and the CAR – Garoua-Boulai and Bertoua, Yokadouma and Gari Gembo, Koutouz and Batouri, Meingaga and Toubouro. (Reliefweb) [34a]

31.06 The situation along the borders of Cameroon and Chad is presently calm. However, measures have been taken to ensure rapid intervention when needed. CAR refugees, mostly nomads, continue to enter Cameroon in large numbers and on a daily basis. (ReliefWeb) [34a]

31.07 In the Central African Republic, the number of internally displaced people (IDPs) is reported to have tripled during 2006, from 50,000 in April to an estimated 150,000 at the end of the year. This increase is largely due to persistent insecurity in the north where the government is fighting several
rebel groups. Some 50,000 people are estimated to have fled into neighbouring Chad and another 30,000 into Cameroon. (Internal Displacement.org) [45]
FOREIGN REFUGEES

32.01 Over 41,000 refugees are presently living in Cameroon. This revelation was made [on 19 June 2007] at a UNHCR press conference in Cameroon. The Resident Representative said the year 2006/7 was a difficult one for HCR Cameroon. Even though there is a decrease in the number of refugees and asylum seekers in practically all countries around the world and even in Africa, in Cameroon on the contrary, the number of refugees has increased from 20,000 to over 41,000 in just one year. The situation is blamed on the political instability in neighbouring Central African Republic and Chad and especially, the arrival of 26,000 Mbororo refugees [from the Central African Republic] in the East and Adamawa provinces. (allAfrica.com) [9ak]

32.02 UNHCR Refworld, in an article dated 11 July 2007, reported that:

“The influx of refugees from the Central African Republic increased from about 3,000 at the end of 2005 to about 20,400 at the end of 2006. The majority were ethnic Mbororo shepherds who settled in the Adamaoua and East Provinces bordering CAR… Rebel groups and armed bandits along the Cameroon-CAR border areas assaulted, kidnapped and robbed Mbororo refugees almost weekly since 2004. The Ministry of Territorial Administration and Decentralisation deployed security forces to escort representatives of the Office of the UN High Commissioner for Refugees and to protect the local population and the refugees. The Government was still not involved in status determination procedures, and UNHCR heard claims and made decisions… Cameroon was party to the 1951 Convention relating to the Status of Refugees, without reservation, its 1967 Protocol, and the 1969 Convention Governing the Specific Aspects of Refugee Problems in Africa. Cameroon's Refugee Law applied the definitions of refugee found in both Conventions and prohibited the refoulement of either refugees or asylum seekers for reasons other than national security and public order, pursuant to a lawful decision, and giving 72-hour notice to UNHCR. According to the law, asylum seekers had to apply within 15 days of entry and applications could be inadmissible if the applicant had passed through a country of first asylum where protection was available, but UNHCR did not apply these restrictions. The law allowed rejected applicants to appeal within 30 days of notification but did not allow decisions to be reviewed in ordinary courts.” [35d]

32.03 The article continued, reporting that:

"Authorities did not detain any refugees for illegal entry, presence, movement or work, although about once a week police and gendarmes detained refugees and asylum seekers failing to recognise UNHCR documents. Police occasionally held refugees, as they did citizens, longer than the 72 hours allowed by law and criminal investigations… UNHCR monitored the detention conditions of refugees and asylum seekers. Detainees were able to challenge their detention before independent tribunals with representation of counsel at their own expense. Cameroon did not punish asylum seekers for illegal entry, provided they came directly from a country of threat and presented themselves immediately to the authorities, but they could be detained for investigation for three days. The Refugee Law entitled them to two-month, non-renewable ‘safe conduct’ passes." [35d]
32.04 The United Nations have distributed food aid to the CAR Mbororo refugees who have fled their country to escape attacks by rebels and bandits. They are living in more than 50 sites on the CAR border. (IOL) [85]

32.05 The UNHCR stated in its Global Report for 2006 that close cooperation between UNHCR and the Governments of Cameroon and Nigeria led to the successful return of some 10,400 refugees to Nigeria. (UNHCR) [35]

32.06 The UNHCR continued to provide domestic and shelter items, health care and basic primary education, and rehabilitated the water system for some 9,700 remaining Nigerian refugees in the north west of Cameroon. The UNHCR provided humanitarian assistance to urban refugees with specific needs in 2005. With the opening of a well-equipped medical centre, health care for this group was improved. (UNHCR) [35]

32.07 In 2005, support for primary education was provided to almost 3,000 refugee children, while secondary education assistance was extended to 128 refugees and professional skills training to 34 others. Additionally, 36 urban refugees were assisted to return to their countries of origin and 95 others were resettled. (UNHCR) [35]
CITIZENSHIP AND NATIONALITY

33.01 Citizenship is based upon Ordinance #2 dated 1959 and Ordinance #68 dated 1968. Details of the following can be found at the source link in Annex E – citizenship regulations by birth, descent, marriage and naturalisation. (US Office of Personnel Management Investigations Service) [36]

33.02 Dual citizenship is generally not recognised with the exception of a child born abroad of Cameroonian parents, who obtains the citizenship of the country of birth. Upon reaching age 21, one citizenship must be chosen, or Cameroonian citizenship will be lost. (Office of Personnel Management Investigations Service) [36]

33.03 Loss of citizenship can be either voluntary or involuntary. (United States Office of Personnel Management Investigations Service) [36]

33.04 Traditional marriages are not officially recognised in Cameroon. Even if it is celebrated before the appropriate Cameroonian authority, and regardless of where it is celebrated, a marriage between a Cameroonian woman and a foreigner does not vest the latter with Cameroonian citizenship.

To obtain Cameroonian citizenship, a man who lawfully marries a Cameroonian woman must apply to do so after renouncing his citizenship of origin. However, once he is married, he may reside in Cameroon as long as he complies with national laws.

In terms of the possibilities of acquiring citizenship through marriage, the only situation covered in Cameroonian law is that of a foreign woman who marries a citizen of Cameroon. (Immigration and Refugee Board of Canada) [37]

33.05 The Post Online (Cameroon) reported on 16 April 2007 that:

“Nigerians born and bred in Cameroon have requested that the Cameroon Government to relax its laws on nationality so that they can naturally, too, have the right of Cameroonian citizenship… Chief Essien [President of the Nigerian Union in Cameroon] was speaking to The Post last week on the eve of the repatriation of 13 Nigerians. Asked why they were going back home, Chief Essien said the repartees had come to the decision to return them home because they were no longer to pay FCFA 120,000 for residence permits ”. [Post Online – Cameroon] [19]

33.06 The UN report ‘Convention on the Elimination of All Forms of Discrimination against Women’ noted: “Cameroonian nationality is attributed on the basis of filial relation or birth in Cameroon.” [73a]

IDENTITY CARDS

33.07 The Immigration and Refugee Board of Canada, in an information request response dated 23 February 2007, stated that:

“According to a report on the commercial sexual exploitation of children in Cameroon, published in July 2006… intermediaries give the children to
suppliers, who provide the children with falsified documents, such as birth certificates, identity cards, and other documents that would facilitate their travels without being suspected by the police. The March 2005 Swiss Refugee Council report on identity documents in various African countries states that the falsification of documents is widespread in Cameroon. Birth documents, identity cards, marriage certificates, certificates of arrest, and certificates of release are regularly falsified. There is an open trade in blank documents, although it is clearly illegal. There is no official template for documents. Authentic documents, issued by the authorities, differ in their appearance. If the authorities run out of official forms, they use copies or use a typewriter to draw up documents. Authentic documents can therefore appear to have been falsified. Only a lawyer can assess, to some extent, a document’s authenticity." [75]
EXIT/ENTRY PROCEDURES

34.01 Entry requirements are a passport valid for a minimum of six months. Visas are required by all except nationals of the Central African Republic, Chad, Congo (Rep), Mali and Nigeria for stays not exceeding 90 days. Those in transit continuing their journey within 24 hours provided they hold onward tickets and are not leaving the airport. Evidence of yellow-fever vaccination and current immunisation records are required. (USSD – Country Specific Information) [2d] (Republic of Cameroon Embassy) [39]
EMPLOYMENT RIGHTS

35.01 The International Labour Organisation in its country summary, updated in 2007, stated that: “All workers are governed by the Legal Code, except for employees in the public service, members of the judicial and legal service, members of the armed forces and national security personnel, prison personnel and auxiliary administrative employees.” [83]

35.02 It further stated: “A contract of employment may be terminated, other than at the initiative of the employer in several ways: by mutual agreement, because of protracted illness, upon the death of an employee or by force majeure.” [83]

35.03 And then stated: “A contract of specific duration may be terminated before its expiry only on the grounds of serious misconduct, force majeure or by written agreement of the parties.” [83]

35.04 And continued: “A pregnant woman may not be dismissed because of her pregnancy. Similarly, during maternity leave, the employer may not terminate her contract of employment.” [83]

35.05 The United Nations ‘Convention on the Elimination of All Forms of Discrimination against Women’ reported, however, that: “The Labour Code makes no provision for the care of babies whose mother dies in childbirth. On the other hand, it regulates the daytime and night working hours for women.” [73a]

See also Section 25 - Women (legal rights)
WITCHCRAFT

36.01 The USSD International Religious Freedom report 2007 states: “The practice of witchcraft is a criminal offence under the national penal code, punishable by a two to ten year prison term.” [2b]

36.02 Professor Philip Burnham, Department of Anthropology, University College of London, states:

“It is certainly the case that Bamileke people have strong beliefs in witchcraft of various types. More generally, witchcraft beliefs are very widely held among all Cameroonian peoples, even in the case of persons with substantial degrees of western education… As regards prosecution for witchcraft in the Cameroonian judicial system, this again is quite common in various parts of Cameroon, including the Western Province. Some years ago, Professor Jean Pierre Warnier (now emeritus professor at the Sorbonne in Paris) and Dr Cyprien Fisiy, a legal anthropologist now working for the World Bank in Washington DC, carried out a study of Cameroonian court cases brought against individuals accused of practising witchcraft which showed that such cases were quite common. I myself was present in the town of Meiganga in Adamaua Province when an individual was prosecuted for causing lightning to strike a house and injuring people through the use of witchcraft. Persons convicted of witchcraft normally receive substantial jail sentences”. [56]

36.03 The ‘Modernity of Witchcraft’, published by the University of Virginia Press in 2000, states:

“In Cameroon, as in other countries of the continent, the state is increasingly inclined to intervene directly in the unstable terrain of sorcery and witchcraft. …newly devised judiciary proceedings are a key element in this governmental offensive. Since the end of the 1970s, the official tribunals of the East Province, home of the Maka, sentenced supposed witches with some regularity. This is a dramatic shift in jurisprudence.” [65]
Annex A: Chronology of major events

1961  1 October: Unification of two former colonies, one British and one French

1972  May: New constitution endorsed and the federal system replaced by a unitary republic

1982  October: President Ahidjo resigned and replaced by Paul Biya

1986  Poisonous gases escaped from Lake Nyos, killing nearly 2,000 people

1994  January: Conflict with Nigeria as a result of a border dispute over the Bakassi peninsula

1995  November: Cameroon admitted to the Commonwealth

1996  January: Revised constitution adopted

1997  October: President Biya re-elected

1998  Relations with Nigeria began to improve

2002  October: The International Court of Justice issued its final verdict on the demarcation of the land and maritime boundary between Cameroon and Nigeria, ruling in favour of the former’s sovereignty over the Bakassi peninsula. Nigeria refused to accept the ruling

2004  January: Presidents Biya and Obasanjo, with UN mediation, agreed to exchange consular envoys and to establish joint security patrols

    July: Agreement reached between both countries that Nigerian troops would withdraw from Bakassi

2006  August: Nigerian troops withdrew from Bakassi

2007  May: Kenyan Airways plane crashed in a swamp near Douala killing 114 people on board

    July: Assembly and Senate elections
Annex B: Political organisations

**Action for Meritocracy and Equal Opportunity Party (AMEC)**
Received less than one per cent of the vote in the 1997 presidential election
Leader – Joachim Tabi Owono

**Alliance of Progressive Forces (AFP)**
Formed in mid-2002 by dissident members of the SDF who decided to form their own party, citing the autocratic management of John Fru Ndi
Founders – Maidadi Saidou Yaya, Evariste Okusi Foto, Samuel Swinko and Yves Epata
President – Bernard Muna

**Cameroon Anglophone Movement (CAM)**
Originally a pro-federalist movement; has more recently supported separatist demands for the establishment of an independent republic in predominantly Anglophone provinces
Leader – Vishe Fai

**Cameroon People's Democratic Movement (CPDM)**
Created in March 1985; the successor to the Cameroon National Union
Leader – Paul Biya

**Democratic Progressive Party of Cameroon (PDPC)**
An observer member of the Christian Democrat International
Leader – Francois Mama Etogo

**Democratic Rally of People without Frontiers (RDPF)**
Founded in 1997; its candidate received less than one per cent of the vote in the 1997 presidential election
Leader – Antoine Demannu

**Democratic Union of Cameroon**
Gained legal status in April 1991
Leader – Adamou Ndam Njoya

**Integral Democracy of Cameroon (DIC)**
Its leader received less than one per cent of the vote in the 1997 presidential election
Leader – Gustave Essaka

**Liberal Democratic Alliance (LDA)**
Anglophone grouping launched in 1993 campaigning for speedier constitutional reform
Leader – Henri Fossung

**National Union for Democracy and Progress**
Founded in 1991 mainly by supporters of ex-President Ahijdo and based in the Muslim community
Leader – Maigari Bello Bouba

**People's Solidarity Party (PSP)**
Popular Development Party (PPD)
Founded in 1997. Its candidate received 1.2 per cent of the 1997 presidential election vote
Leader – Albert Dzongang

Progressive Movement (MP)
Legalised in August 1991; in January 1994 joined opposition front with Social Democratic Party of Cameroon, Social Movement for Democracy and other groups
Leader – Jean Jacques Ekindi

Social Democratic Front (SDF)
Founded early 1990 and gained legal recognition in March 1991
Leader – Ni John Fru Ndi

Social Democratic Movement (SDM)
Founded in 1995 by a former secretary-general of the SDF following a split in that party
Leader – Siga Asanga

Social Democratic Party of Cameroon (PSDC)
Legalised in December 1991; in January 1994 joined opposition front with Progressive Movement, Social Movement for New Democracy and other groups
Leader – Jean-Michel Tekam

Social Movement for New Democracy (MSND)
Founded in 1991 by a former Bar Association president who was active in the early pro-democracy movement and served a prison term in 1990; in January 1994 joined opposition front with Progressive Movement, Social Democratic Party of Cameroon and other groups
Leader – Yondo Mandengue Black

Social Programme for Liberty and Democracy (PSLD)
An opposition party whose leader was arrested in February 1995
Leader – Massok Mboua

Southern Cameroons National Council (SCNC)
A separatist movement established in 1995 to campaign for the establishment of an independent republic in Anglophone Cameroon. It proclaimed the establishment of a ‘Federal Republic of Southern Cameroon’ in December 1999, and in April 2000 named a judge, Frederick Ebong Alobwede, as president of the self-styled republic
Chairman: Chief Ette Otun Ayamba

Union of Democratic Forces of Cameroon (UFDC)
Legalised in March 1991; boycotted March 1992 Assembly elections in protest against electoral law banning party alliances; parties’ leader was detained in November 1992 for alleged anti-government activities.
Leader – Vicotrin Hameni Bialeu

Union of the Forces of Progress (UFP)
Formed in June 2003 by the merger of four opposition parties; the Movement for the Liberalisation and the Development of Cameroon (MLDC), the Alliance of Patriotic Forces (AFP), the Movement for the Defence of Republic (MDR) and the Movement for Democracy and Progress (MDP). Marcel Yondo was elected as secretary-general of the UFP
Union of the Peoples of Cameroon (UPC)
Founded in the late 1940s; banned in 1955, but relegalised at independence in 1960
Leadership – Ndeh Ntumazah and Augustin Frederic Kodock

Note:- all Annex B sourced from Political Parties of the World [13]
Annex C: Prominent people, past and present

Abah Abah, Polycarpe; Minister of the Economy and Finance

Achu, Simon Achidi; Prime Minister from April 1992 to September 1996

Adama, Haman; Minister of Elementary Education

Ahidjo, Ahmadou; former President from January 1960 to November 1982

Ali, Amadou; Deputy Prime Minister

Asuquo, Tony Ene; Leader of the Bakassi Movement for Self Determination (recently deceased)

Banda, Dr Divine Chemuta; Chairman of the National Commission on Human Rights and Freedoms (NCHRF)

Belinga, Martin; Ambassador to the United Nations

Biya, Paul; President of Cameroon from November 1982 to present date; leader of the ‘Rassemblement démocratique du peuple camerounais’ (RDPC)

Bombak, Suzanne; Minister of Women’s Affairs and the Family (RPDC)

Elad, Sam Ekongtang; leader of the Southern Cameroons National Council (SCNC)

Fru Ndi, Ni John; leader of the Social Democratic Front (SDF)

Hayatou, Sadou; Prime Minister from April 1991 to April 1992

Inoni, Chief Ephraim; Prime Minister

Kouatou, Bethuel; Chairman of the Committee for the Bepanda Nine

Mahamad, Soulamane; first Vice-President of the SDF

Maigari, Bello Bouba; former Prime Minister; chair of ‘Union nationale pour la démocratie et le progrès’ (UNDP)

Mebara, Jean-Marie Atangana; Minister of State and Secretary-General of the Presidency (RPDC)

Mendouga, Jerome; Ambassador to the United States

Musonge, Peter Mafany; one-time manager of the Cameroon Development Corporation; Prime Minister from September 1996 to December 2004

Ngayap, Dr Pierre Flambeau; Secretary General – National Union for Democracy and Progress

Nlend, Henri Hogbe; Presidential candidate in October 1997; represented the ‘Union des populations camerounaises’ (UPC)
Tchiroma, Issa; leader of the National Alliance for Democracy and Progress

Tumi, Christian Wiyghan; Archbishop of Douala

Yeguie, Djibril Cavaye; President of the National Assembly
Annex D: List of Cabinet Ministers – September 2007

Prime Minister – Ephraim Inoni
Deputy Prime Minister – Ali Amadou, Jean Kuete
Minister of Culture – Ama Tutu Muna
MoS, Territorial Administration and Decentralisation – Marafa H Yaya
MoS, Agriculture and Rural Development – Jean Kuete
MoS, External Relations – Henri Eyebe Ayissi
MoS, SG at the Presidency of the Republic – Laurent Esso
MoS, Posts and Telecommunications – Bello Bouba Maigari
Urban Development and Housing – Clobert Tchatat
Sports and Physical Education – Augustin Edjoa
Commerce – Luc Magloire Mbarga Atangana
Elementary Education – Haman Adama
Forestry and Wildlife – Elvis Ngolle Ngolle
Transport – Guonoko Haounaye
State Property and Land Tenure – Pascal Anong Adibeme
Public Health – Andre Mama Fouda
Social Affairs – Catherine Bakang Mbock
Public Works – Bernard Messengue Avom
Research and Scientific Innovation - Madeleine Tchuinte
Public Service and Administrative Reform – Emmanuel Bonde
Employment and Professional Training – Zachary Perevet
Secondary Education – Louis Bapes Bapes
Small and Medium Sized Enterprises, Artisanal and Social Economy – Laurent Etoundi Ngoa
Livestock, Fisheries and Animal Industries – Aboubakari Sarki
Communications – Jean Pierre Biyiti Bi Essam
Energy and Water – Jean-Bernard Sindeu
Labour and Social Security – Robert Nkili
Promotion of Women and the Family – Suzanne Mbomback
Youth – Adoum Garoua
Finance – Lazare Essimi Menye
Economy, Planning and Regional Development – Louis Paul Motaze
Tourism – Baba Aamadou
Industry, Mines and Technological Development – Badel Ndanga Ndinga
Environment and Protection of Nature – Pierre Hele
Justice and Keeper of the Seals – Amadou Ali
Higher Education – Jacques Fame Ndongo

Ministers Delegate

Hamadou Moustapha, Victor M A Nkongho,
Lazare E Menye, Nana A Djalloh, Remy Ze Meka, Maurice Kamto,
Abdoulaye Yaouba, David S E Massoma, Emmanuel Edou, Adoum Gargoum,
Joseph D Ngute, Pierre Titi
**Annex E: List of abbreviations**

<table>
<thead>
<tr>
<th>Abbreviation</th>
<th>Full Form</th>
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<tbody>
<tr>
<td>ACAT</td>
<td>Christian Action for the Abolition of Torture</td>
</tr>
<tr>
<td>AI</td>
<td>Amnesty International</td>
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<tr>
<td>BSCLF</td>
<td>British Southern Cameroons Liberation Front</td>
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<tr>
<td>C9</td>
<td>Committee for the Bepanda Nine</td>
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<tr>
<td>CAF</td>
<td>Communauté Financière Africaine</td>
</tr>
<tr>
<td>CAR</td>
<td>Central African Republic</td>
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<tr>
<td>CESCR</td>
<td>Covenant on Economic, Social and Cultural Rights</td>
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<tr>
<td>CHRAPA</td>
<td>Centre for Human Rights and Peace Advocacy</td>
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<tr>
<td>CMC</td>
<td>Cameroon Media Council</td>
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<tr>
<td>CPDM</td>
<td>Cameroon People’s Democratic Movement</td>
</tr>
<tr>
<td>CPJ</td>
<td>Committee to Protect Journalists</td>
</tr>
<tr>
<td>CRTV</td>
<td>Cameroon Radio and Television</td>
</tr>
<tr>
<td>CYJULERC</td>
<td>Cameroon Young Jurist Legal Resource Centre</td>
</tr>
<tr>
<td>DGNS</td>
<td>Delegate General for National Security</td>
</tr>
<tr>
<td>DRC</td>
<td>Democratic Republic of Congo</td>
</tr>
<tr>
<td>EGLDAM</td>
<td>National Committee on Harmful Traditional Practices in Ethiopia</td>
</tr>
<tr>
<td>EIU</td>
<td>Economist Intelligence Unit</td>
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<tr>
<td>EU</td>
<td>European Union</td>
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<td>FFM</td>
<td>Fact Finding Mission</td>
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<td>FGM</td>
<td>Female Genital Mutilation</td>
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<td>FH</td>
<td>Freedom House</td>
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<td>GDP</td>
<td>Gross Domestic Product</td>
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<td>GIC-ED</td>
<td>Groupe d’Initiative Commune Socio-économique des Enfans Demunis</td>
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<td>GLOWA</td>
<td>Global Welfare Association</td>
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<td>Heavily Indebted Poor Countries</td>
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<td>ICJ</td>
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<td>International Commission of Jurists</td>
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<td>IRC</td>
<td>International Committee of the Red Cross</td>
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<td>Internally Displaced Person</td>
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<td>IFRC</td>
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<td>IGLHRC</td>
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<td>ILO</td>
<td>International Labour Organisation</td>
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<td>IMF</td>
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<td>Independent Electoral Commission</td>
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<td>International Organization for Migration</td>
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<td>MBOSCUADA</td>
<td>Mbororo Social and Cultural Development Association</td>
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<td>Ministry of Territorial Administration and Decentralization</td>
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<td>MSF</td>
<td>Médecins sans Frontières</td>
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<td>NADP</td>
<td>National Alliance for Democracy and Progress</td>
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<td>National Emergency Management Agency</td>
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<td>Non-Governmental Organization</td>
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<td>Office for the Coordination of Humanitarian Affairs</td>
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<td>OECD</td>
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<td>OHCHR</td>
<td>Office of the High Commissioner for Human Rights</td>
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<td>Acronym</td>
<td>Description</td>
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<td>World Organisation Against Torture</td>
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<td>Reporteurs sans Frontières</td>
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<td>Joint United Nations Programme on HIV/AIDS</td>
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<td>UNDP</td>
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<td>UNESCO</td>
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<td>United Nations Development Fund for Women</td>
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<td>United Nations Office on Drugs and Crime</td>
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<td>UNPO</td>
<td>Unrepresented Nations and Peoples Organisation</td>
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<td>United States Agency for International Development</td>
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<td>WHO</td>
<td>World Health Organization</td>
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