CAMEROON: WIDESPREAD HUMAN RIGHTS VIOLATIONS

AMNESTY INTERNATIONAL SUBMISSION FOR THE UN UNIVERSAL PERIODIC REVIEW, 30TH SESSION OF THE UPR WORKING GROUP, MAY 2018
Amnesty International is a global movement of more than 7 million people who campaign for a world where human rights are enjoyed by all.

Our vision is for every person to enjoy all the rights enshrined in the Universal Declaration of Human Rights and other international human rights standards.

We are independent of any government, political ideology, economic interest or religion and are funded mainly by our membership and public donations.
## CONTENTS

<table>
<thead>
<tr>
<th>Section</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>INTRODUCTION</td>
<td>4</td>
</tr>
<tr>
<td>FOLLOW UP TO THE PREVIOUS REVIEW</td>
<td>4</td>
</tr>
<tr>
<td>THE NATIONAL HUMAN RIGHTS FRAMEWORK</td>
<td>5</td>
</tr>
<tr>
<td>HUMAN RIGHTS SITUATION ON THE GROUND</td>
<td>6</td>
</tr>
<tr>
<td>TORTURE, ILLEGAL DETENTION AND DEATHS IN CUSTODY</td>
<td>6</td>
</tr>
<tr>
<td>ENFORCED DISAPPEARANCES</td>
<td>7</td>
</tr>
<tr>
<td>UNNECESSARY OR EXCESSIVE USE OF FORCE</td>
<td>7</td>
</tr>
<tr>
<td>RESTRICTIONS ON FREEDOM OF EXPRESSION, ASSOCIATION AND ASSEMBLY</td>
<td>8</td>
</tr>
<tr>
<td>UNFAIR TRIALS BEFORE MILITARY COURTS</td>
<td>9</td>
</tr>
<tr>
<td>IMPUNITY</td>
<td>9</td>
</tr>
<tr>
<td>RECOMMENDATION FOR ACTION BY THE STATE UNDER REVIEW</td>
<td>10</td>
</tr>
<tr>
<td>ANNEX</td>
<td>12</td>
</tr>
</tbody>
</table>
INTRODUCTION

This submission was prepared for the Universal Periodic Review (UPR) of Cameroon in May 2018. In it, Amnesty International evaluates the implementation of recommendations made to Cameroon in its previous UPR, assesses the national human rights framework and the human rights situation on the ground, and makes a number of recommendations to the government of Cameroon to address the human rights challenges mentioned in this report.

Amnesty International has documented cases of torture and ill-treatment by the security forces, including a wide range of torture methods, some leading to deaths in custody. The organization has also documented cases of enforced disappearances in the north of the country.

Amnesty International also raises concerns about continued restrictions of the rights to freedom of expression, association and assembly, including arrest of peaceful protesters and stifling of the media.

FOLLOW UP TO THE PREVIOUS REVIEW

During its second UPR in 2013, 171 recommendations were made to Cameroon by other UN Member States.1 Of these, Cameroon accepted 120 recommendations, partially accepted five and rejected 46 recommendations.2

Amnesty International is concerned that Cameroon rejected all recommendations to decriminalize consensual same-sex relations,3 to abolish the death penalty and establish a moratorium on executions,4 and to ratify the Second Optional Protocol to the International Covenant on Civil and Political Rights aiming at the abolition of the death penalty.5

---

3 A/HRC/24/15, recommendations 131.32-131.38 (Spain, Uruguay, Canada, France, Germany, Netherlands, Mexico).
4 A/HRC/24/15, recommendations 131.92-131.97 (Slovakia, Slovenia, Togo, Belgium, France, Rwanda).
5 A/HRC/24/15, recommendations 131.5-131.10 (Spain, Australia, Czech Republic, Estonia, Montenegro, Uruguay).
The Penal Code continues to criminalize same-sex sexual acts and LGBTI persons continue to face discrimination, intimidation and harassment, although the number of arrests and prosecutions has fallen since the last review in 2013. Since 2015, hundreds of people accused of supporting the armed group Boko Haram have been sentenced to death in military courts, including under a deeply flawed anti-terrorism law passed in December 2014; however, since the 2013 review there has been no executions.

In the previous review, the government committed to “prevent early and forced marriages”, to “establish a national mechanism for the prevention of torture”, to “initiate the procedure of ratification of the International Convention for the Protection of All Persons from Enforced Disappearances”, and to “investigate allegations of human rights abuses by the security forces and take measures to eliminate this practice”. The new Penal Code, in Section 356, makes forced marriage punishable by five to 10 years’ imprisonment and subject to a fine of CFAF 25,000-1,000,000 (roughly US$50-2,000). However, on the other issues, regrettably, there has been little progress.

THE NATIONAL HUMAN RIGHTS FRAMEWORK

On 23 December 2014, an anti-terror law, Law no 2014/028, was promulgated. Amnesty International’s analysis of the law indicates that it restricts basic rights protected in Cameroon’s Constitution and international human rights law. The law sets out an overly broad definition of terrorism, which could be used to criminalize peaceful political activities, and infringes the rights to freedom of association and assembly. The law also limits the procedural rights of suspects, including by giving military courts jurisdiction over all terrorism cases and allowing suspects to be

---


10 A/HRC/24/15, recommendation paragraph 131.30 (Tunisia).

11 A/HRC/24/15, recommendation paragraph 131.20 (France).

12 A/HRC/24/15, recommendation paragraph 131.99 (Sierra Leone).


held without charge for a period of 15 days, renewable indefinitely. Finally, it mandates capital punishment for those found guilty of carrying out, assisting or sponsoring acts of terrorism.

An amended version of the Penal Code, passed in July 2016, provides that tenants owing more than two months’ rent can be sentenced to up to three years in prison.\(^{15}\)

Cameroon has yet to ratify the Second Optional Protocol to the International Covenant on Civil and Political Rights aiming at the abolition of the death penalty, as recommended by six states during the last review,\(^ {16}\) but regrettably rejected by Cameroon.\(^ {17}\) Cameroon is a signatory to, but has yet to ratify the Convention for the Protection of All Persons from Enforced Disappearance despite accepting recommendations to do so in 2013,\(^ {18}\) nor has it ratified the Optional Protocol to the Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment, as committed to during the previous review.\(^ {19}\)

## HUMAN RIGHTS SITUATION ON THE GROUND

### TORTURE, ILLEGAL DETENTION AND DEATHS IN CUSTODY

Amnesty International has documented the cases of 101 individuals who, between March 2013 and March 2017, were held incommunicado and tortured by the Cameroonian security forces and authorities run by the military and intelligence services.\(^ {20}\) In all the cases, the victims had been accused – often on the basis of little or no evidence – of supporting the armed group Boko Haram. They were all arrested without a warrant, and rarely provided with a reason for their arrest. Brought to a number of unofficial detention facilities, where they were held without any access to the outside world, they were eventually transferred to an official prison to await trial.

Amnesty International has identified 20 sites where people were held incommunicado and tortured, including the headquarters of the elite unit of the Cameroonian army, the Rapid Intervention Battalion (Bataillon d’Intervention Rapide, BIR) in Salak, near Maroua, and a facility in Yaoundé run by the secret services of the General Directorate of External Research (Direction Générale de la Recherche Extérieure, DGRE), known as “DGRE Lac”.

Amnesty International recorded 24 different torture methods, most of them aimed at forcing confessions or obtaining information about Boko Haram insurgents or activities, but some

---


26 A/HRC/24/15, recommendations 131.5-131.10 (Spain, Australia, Czech Republic, Estonia, Montenegro, Uruguay).


28 A/HRC/24/15, recommendations 131.13 (Argentina), 131.13.20 (France), and 131.21 (Germany)

29 A/HRC/24/15, recommendations 131.13 (Argentina) and 131.24 (Haiti).

intended to punish and intimidate. Most commonly, the detainees were severely beaten with various objects, forced into stress positions or subjected to drowning. Most of the victims also suffered inhumane conditions of detention and the deprivation of food, water and medical treatment.

The severity of the torture inflicted led to many deaths in custody; 32 of the 101 individuals whose cases were documented said that they had witnessed the deaths of others due to torture and other ill-treatment, poor detention conditions or lack of medical care. Amnesty International estimates that dozens of detainees died in BIR and DGRE-run detention facilities from late 2013 to May 2017 as a result of torture and other ill-treatment, although the actual number is likely to be higher.

Amnesty International’s research also indicates that due to the scale of the violations and the location of the offices of senior officers it is highly likely that at least some senior military commanders stationed at the BIR headquarters in Salak would have known about the torture and incommunicado detention, but did nothing to prevent or punish these crimes.

**ENFORCED DISAPPEARANCES**

Amnesty International has documented the enforced disappearance of people accused of supporting Boko Haram, including more than 130 people from the villages of Magdeme and Doublé in the far north region of Cameroon. They were among more than 200 individuals arrested by the security forces on 27 December 2014, of whom at least 25 persons died in custody on the night of their arrest, and a further 45 of whom were transferred to Maroua Prison and charged under the anti-terror law. To Amnesty International’s knowledge, all of the 45 individuals who were transferred were acquitted in July 2017. During the operation at least nine unarmed civilians were unlawfully killed and some 70 buildings destroyed.

Amnesty International also documented more than 20 cases of suspected enforced disappearance of people accused of supporting Boko Haram, committed by the security forces – most often the BIR - in the far north region between April 2015 and February 2016.

Amnesty International submitted a list of those disappeared to the authorities requesting information about their whereabouts, but has yet to receive a response.

**UNNECESSARY OR EXCESSIVE USE OF FORCE**

Amnesty International has documented more than 10 incidents where the security forces used unnecessary or excessive force in cordon-and-search operations conducted in the far north of the country in the fight against Boko Haram. These include seven civilians killed by the security forces in Bornori in November 2014, the assault on dozens of teachers, students and bystanders in the village of Guirvidig in December 2014, and the unlawful killing of eight civilians, including a child, in the villages of Magdeme and Doublé, also in December 2014. In January 2015, the security forces killed at least 30 civilians, many of whom were elderly, during an operation to recover the bodies of soldiers killed by Boko Haram in the town of Achigachiya.

The security forces have also used unnecessary or excessive force in the policing of peaceful assemblies, including a series of protests in towns across the south-west and north-west regions.

---

21 Amnesty International Right cause, wrong means; Amnesty International, Human rights under fire
22 Amnesty International Right cause, wrong means
23 Amnesty International Right cause, wrong means; Amnesty International, Human rights under fire
24 Amnesty International Right cause, wrong means; Amnesty International, Human rights under fire
since October 2016. For example, on 8 December 2016, police fired tear gas and live ammunition to disperse a demonstration in Bamenda, killing at least two unarmed protestors. More than 20 protestors were shot by the security forces in the Anglophone regions between 1 and 2 October 2017, and more than 500 people were arrested. Some of those who were wounded in the protests were forced to flee from the hospitals where they sought life-saving treatment for fear of being arrested.

RESTRICTIONS ON FREEDOM OF EXPRESSION, ASSOCIATION AND ASSEMBLY

Since Cameroon’s last UPR, the authorities have continued to restrict the rights to freedom of expression, association and peaceful assembly in a number of instances.

Kah Walla, the President of the opposition Cameroon People’s Party, was arbitrarily arrested on several occasions. On 8 April 2016, while peacefully protesting against the government, she and 11 members of her party were arrested at the Judicial Police station in Yaoundé, charged with “insurrection and rebellion against the State”, but released shortly afterwards.

On 17 January 2017, following further protests in the English-speaking regions, the Minister of Territorial Administration banned the activities of the political party Southern Cameroon National Council (SCNC) and the Cameroon Anglophone Civil Society Consortium (CACSC). The same day, the President of the CACSC, barrister Nkongho Felix Agbor-Balla, and its Secretary General, Dr. Fontem Aforteka’a Neba, were arrested after they signed a statement calling for non-violent protest action. They were held incommunicado at the State Defence Secretariat (Secrétariat d’Etat à la Défense, SED) and charged under the 2014 anti-terror law, although there was no indication that they had been involved in any criminal activity. They were transferred to Prison Principale in Yaoundé and released on 30 August 2017 following a Presidential Decree, along with 53 Anglophone individuals arrested between late October 2016 and February 2017 in the English-speaking regions of the country.

During the protests in the Anglophone regions, phone and internet services were cut in those regions between January and April 2017. No official explanation was ever provided for the cuts.

The authorities have also moved to stifle the freedom of the press. For instance, the Radio France Internationale (RFI) correspondent in Cameroon, Ahmed Abba, was arrested in Maroua in July 2015 and charged under the 2014 anti-terror law with complicity in and non-denunciation of terrorist acts. He was tortured and held incommunicado for three months at a facility run by the DGRE before being convicted on 20 April 2017 and sentenced to 10 years’ imprisonment. On 25 April 2017, Ahmed Abba’s lawyers appealed against the conviction and sentence. On 21 December 2017, the Appeal Court of the Yaoundé Military Tribunal quashed Ahmed Abba’s 10-year prison sentence on charges of non-denunciation of terrorism and laundering of the proceeds of terrorist acts. It also ordered his initial sentence to be reduced to 24 months (which he had already served). The Court acquitted Ahmed Abba of laundering of the proceeds of terrorist acts but upheld non-denunciation of terrorism.

25 Amnesty International, Cameroon: Excessive force that led to deaths of protesters must be urgently investigate, 9 December 2016.
Charges of non-denunciation of terrorism have also been used against Fomusoh Ivo Feh who was arrested in December 2014 in Limbe for forwarding a joke about Boko Haram by text message. On 2 November 2016, he was sentenced to 10 years in prison by the Yaoundé Military Court. Amnesty International considers him to be a prisoner of conscience, deprived of his liberty solely for peacefully exercising his right to freedom of expression.

**UNFAIR TRIALS BEFORE MILITARY COURTS**

People continue to face unfair trials before military courts, which are often marred by irregularities. For example, in the trial of RFI journalist Ahmed Abba (see above), some witnesses refused to testify and documents were not disclosed to his defence lawyers. Fumusoh Ivo Few was also tried in a military court, sometimes without an interpreter.

On 30 October 2017, journalists Rodrigue Tongué, Felix Ebole Bola and Baba Wamé were acquitted by the Yaounde military court. The three journalists had initially been charged in October 2014 with “non-denunciation of information and sources”, but those charges were changed in September 2017 to contempt of the President.

Opposition party leader Aboubakary Siddiki and Abdoulaye Harissou, a well-known notary, had been detained since August 2014 following accusations, without credible evidence, of being involved in a conspiracy to destabilise the country. The Yaoundé military court sentenced Siddiki to 25 years on charges which included hostility against the homeland, revolution and contempt of the President. Harissou was sentenced to three years and subsequently released having already served this sentence. Their trial was marred by irregularities, including witnesses refusing to testify because of intimidation, and information extracted under torture admitted as evidence and the military prosecutor refusing to disclose relevant documents to the defence lawyers ahead of the hearings. During their initial period of detention, the two men had also been held incommunicado for over 40 days in an illegal facility run by the General Directorate of External Relations and subjected to torture.

Since late 2015, Amnesty International has observed the trial proceedings of dozens of people charged under the anti-terror law at the military courts in Maroua and Yaoundé. The defendants face unfair trials in which the burden of proof is often reversed and convictions are based on limited and unverifiable evidence.

**IMPUNITY**

To Amnesty International’s knowledge, no official investigations have been carried out into any of the allegations of human rights violations highlighted in this submission. The lack of such investigations would indicate that Cameroon has to date not fulfilled its obligation to investigate, prosecute and punish those suspected of responsibility for such violations, or to prevent such occurrences.
RECOMMENDATION FOR ACTION BY THE STATE UNDER REVIEW

AMNESTY INTERNATIONAL CALLS ON THE GOVERNMENT OF CAMEROON TO:

ACCOUNTABILITY AND REPARATIONS

- Conduct prompt, impartial and independent investigations into all cases of human rights violations and crimes under international law, and bring to justice all those suspected of criminal responsibility in proceedings before civilian courts which uphold international fair trial standards and without recourse to the death penalty;
- Ensure that victims of human rights violations and their families receive reparation, including compensation, restitution, rehabilitation, and guarantees of non-repetition.

TORTURE AND OTHER ILL-TREATMENT, INCOMMUNICADO DETENTION AND DEATHS IN CUSTODY

- Immediately close down all unofficial and secret places of detention and either transfer detainees to official places of detention, charge them with a recognizable criminal offence and try them in accordance with international standards, or release them;
- Publicly order the security forces to end the practice of torture and illegal detention, including at military bases and facilities run by the secret services;
- Ensure that all persons deprived of their liberty are able to inform their families about the location and status of their detention, and access medical and legal assistance at all stages of detention;
- Grant independent international monitors, including the International Committee of the Red Cross, unhindered access to all persons deprived of their liberty and allow them to carry out unannounced inspection visits to all detention facilities, and to investigate and monitor conditions;
- Improve conditions in detention facilities, including by providing all detainees with professional medical care, adequate food and water, lighting, and cooling and ventilation, in accordance with international and regional standards;
- Maintain an up-to-date central register of all persons arrested and detained, readily accessible to the relatives and lawyers of those detained, listing the personal details of the detainees, the date of arrest, the place of detention, the authority responsible for the detention, and any transfers;
- Ban the use of confessions or other evidence obtained through torture and ensure independent investigation into all allegations of torture and other ill-treatment;
- Ensure that all security forces are trained on international human rights standards on the prohibition of torture and other ill-treatment;
- Ratify promptly the Optional Protocol to the Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment and establish a national mechanism for the prevention of torture.

ENFORCED DISAPPEARANCES

- Conduct a prompt, impartial and independent investigation into the disappearance of at least 130 people following their arrest in the villages of Magdeme and Doublé in
December 2014, and provide the names and place of burial to the families of those who died in custody on the night of their arrest on 27-28 December 2014;

- Establish a system for cataloguing all cases of missing persons in Cameroon, with standardized criteria for the collection and registration of data, and make it accessible to the relatives of the disappeared;

- Ratify promptly the Convention for the Protection of All Persons from Enforced Disappearance and recognize the competence of the Committee on Enforced Disappearances to receive and consider communications from or on behalf of victims and inter-state complaints.

### UNNECESSARY AND EXCESSIVE USE OF FORCE

- Issue clear orders to the military, the gendarmes and police commanders to not use unnecessary or excessive force in the context of public gatherings, demonstrations or cordon-and-search operations;

- Take measures to ensure that security forces comply with international human rights law and standards on the use of force, including by providing appropriate training, conducting prompt and independent investigations into all allegations of unnecessary or excessive use of force, and bringing the perpetrators to justice.

### RESTRICTIONS ON FREEDOM OF EXPRESSION, ASSOCIATION AND ASSEMBLY

- Ensure respect for the rights to freedom of expression, association and assembly for all, including journalists, human rights defenders and opposition party members, and take measures to create an enabling environment for the exercise of these rights ahead of the 2018 presidential elections;

- Immediately and unconditionally release all prisoners of conscience deprived of their liberty solely for peacefully exercising their right to freedom of expression;

- Remove all restrictions on mobile or internet services, unless provided for by law and demonstrably necessary and proportionate for a legitimate purpose, in accordance with Article 19 (3) of the International Covenant on Civil and Political Rights, and ensure that all such limitations are imposed only by an independent and impartial body and subject to judicial review.

### ANTI-TERRORISM LAW, UNFAIR TRIALS AND MILITARY COURTS

- Bring the anti-terrorism law in line with international human rights standards by removing the death penalty, giving civilian courts jurisdiction to adjudicate crimes of terrorism, providing a definition of terrorism that is consistent with the guidelines issued by the UN Special Rapporteur on human rights and counter-terrorism, and ensure all individuals are brought promptly before a court and charged with a recognizable criminal offence within 48 hours;

- Ensure that all detainees are charged with a recognizable criminal offence and tried in accordance with international standards, or released;

- Ensure that detainees are brought promptly before a judge and have access to a procedure through which they may challenge the legality of their detention;

- Ensure that the criminal jurisdiction of military courts is limited to trials of members of the military for breaches of military discipline and does not extend to crimes over which civilian courts have jurisdiction, human rights violations or crimes under international law.
ANNEX

AMNESTY INTERNATIONAL DOCUMENTS FOR FURTHER REFERENCE


Amnesty International, Right cause, wrong means: Human rights violated and justice denied in Cameroon’s fight against Boko Haram, 14 July 2016 (AI Index: AFR 17/4260/2016)


28 All these documents are available on Amnesty International’s website: https://www.amnesty.org/en/countries/africa/cameroon/
AMNESTY INTERNATIONAL IS A GLOBAL MOVEMENT FOR HUMAN RIGHTS. WHEN INJUSTICE HAPPENS TO ONE PERSON, IT MATTERS TO US ALL.