

# La norme pénale a l'épreuve de la protection de l'environnement au Cameroun

## Citation for published version (APA):

Ondoua Akoa, G. F. (2020). *La norme pénale a l'épreuve de la protection de l'environnement au Cameroun*. Maastricht University. <https://doi.org/10.26481/dis.20201007ga>

## Document status and date:

Published: 01/01/2020

## DOI:

[10.26481/dis.20201007ga](https://doi.org/10.26481/dis.20201007ga)

## Document Version:

Publisher's PDF, also known as Version of record

## Please check the document version of this publication:

- A submitted manuscript is the version of the article upon submission and before peer-review. There can be important differences between the submitted version and the official published version of record. People interested in the research are advised to contact the author for the final version of the publication, or visit the DOI to the publisher's website.
- The final author version and the galley proof are versions of the publication after peer review.
- The final published version features the final layout of the paper including the volume, issue and page numbers.

[Link to publication](#)

## General rights

Copyright and moral rights for the publications made accessible in the public portal are retained by the authors and/or other copyright owners and it is a condition of accessing publications that users recognise and abide by the legal requirements associated with these rights.

- Users may download and print one copy of any publication from the public portal for the purpose of private study or research.
- You may not further distribute the material or use it for any profit-making activity or commercial gain
- You may freely distribute the URL identifying the publication in the public portal.

If the publication is distributed under the terms of Article 25fa of the Dutch Copyright Act, indicated by the "Taverne" license above, please follow below link for the End User Agreement:

[www.umlib.nl/taverne-license](http://www.umlib.nl/taverne-license)

## Take down policy

If you believe that this document breaches copyright please contact us at:

[repository@maastrichtuniversity.nl](mailto:repository@maastrichtuniversity.nl)

providing details and we will investigate your claim.

## RÉSUMÉ

La protection de l'environnement est devenue l'un des sujets majeurs du 21<sup>ème</sup> siècle. Ce regain d'intérêt pour la problématique de la protection de l'environnement est à l'image des nombreuses menaces qui pèsent sur l'environnement. Comme la plupart des pays dans le monde, le Cameroun fait recours au droit pénal pour sanctionner les atteintes perpétrées sur son environnement. Ce droit pénal de l'environnement camerounais présente néanmoins deux facettes. La première révèle un droit pénal de l'environnement attrayant, marqué par une floraison d'instruments juridiques consacrés par le législateur camerounais destinés à protéger l'environnement. La seconde facette est moins reluisante. En effet, il est regrettable de constater que l'arsenal juridique mis en place reste lettre morte. En réalité, les cours d'eaux continuent d'être pollués, l'exploitation illégale des essences forestière et faunique continuent de plus belle sous le regard impuissant d'un droit pénal de l'environnement pourtant dense. Le droit pénal de l'environnement camerounais s'apparente ainsi à un géant, mais dont les pieds méritent d'être affermis.



## SUMMARY

*Protecting the environment has become one of the major topics of the 21st century. The renewed interest in environmental protection reflects a number of threats to the environment. Like most countries in the world, Cameroon resorts to criminal law sanctioning attacks perpetrated on its environment. It is worth mentioning that the Cameroonian environmental criminal law is of two facets. The first reveals an attractive environmental criminal law enriched with legal instruments consecrated by the Cameroonian legislator intended to protect the environment. The second facet is less brilliant. Indeed, it is regrettable to note that the legal arsenal put in place is not absolutely and completely applicable. In reality, rivers continue to be polluted, illegal exploitation of forest and wildlife species continue unabated under the helpless gaze of a dense environmental criminal law. Cameroonian environmental criminal law is thus, akin to a giant whose feet deserve to be strengthened.*