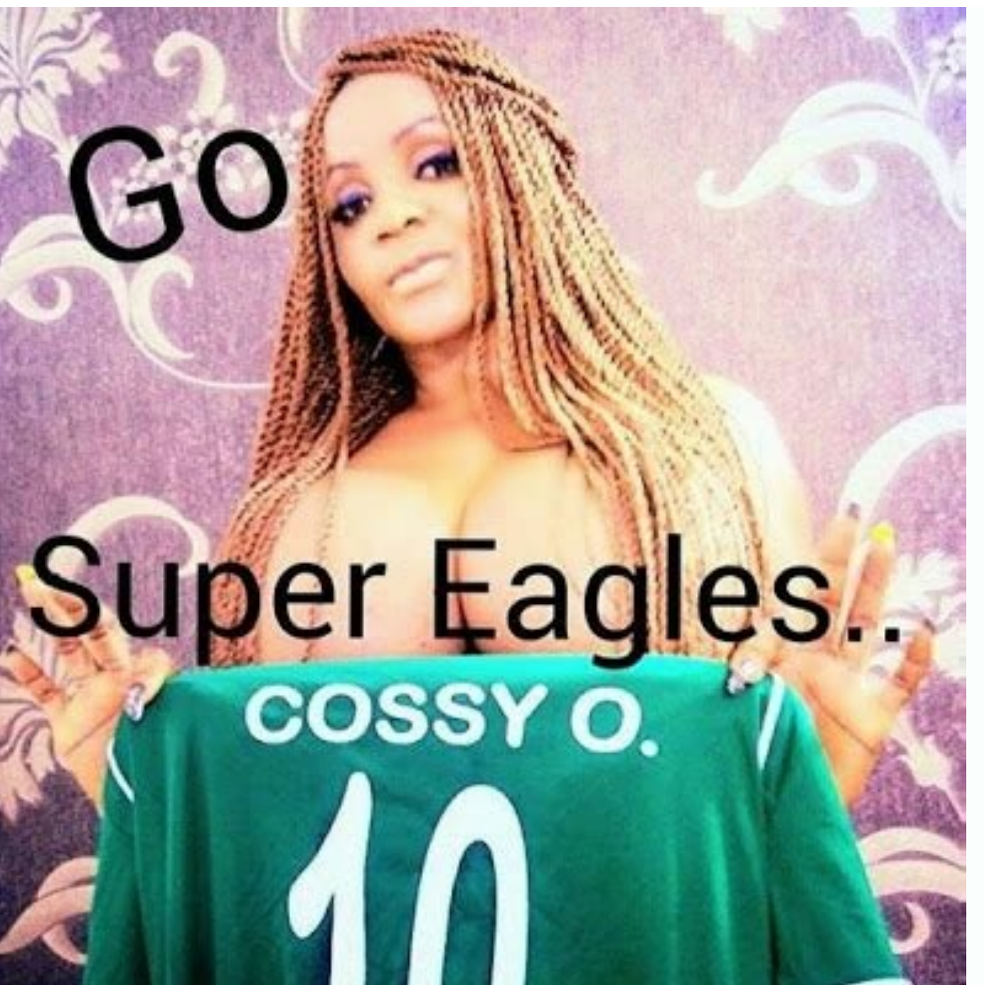


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The barotseland agreement of 1964 pdf

Quotation and beginning This agreement can be cited as the Barotseland Agreement of 1964 and will enter into force on the day that Northern Rhodesia, including Barotseland, becomes the sovereign and independent Republic of Zambia. (2) The Litunga of Barotseland, acting after consultation with its Council, for the time being constituted under the customary law of Barotseland, shall be the principal local authority for the government and administration of Barotseland. (3) The Litunga of Barotseland, after consultation with its Council, shall be authorized and empowered to make laws for Barotseland in relation to the following matters: (a) The Litungaship; (b) The authority now known as the Barotse Indigenous Government (hereinafter referred to as the Barotse Government); (c) The authorities now known as the Barotse Government; Se Native; Indigenous authorities; (d) the courts now known as the Barotse indigenous courts; (e) the status of members of the Council of Litunga; (f) local government issues; (g) land; (h) forests; (i) traditional and customary matters related only to Barotseland; (j) fisheries; (k) control of fishing; hunting; (l) game conservation; (m) forest fire fighting; (n) the institution now known as the Barotse Native Treasure; (o) beer supply; (p) canoe tree reserve; (q) local taxation and related issues; and (r) local festivals. The Litunga and its Council (1) The Government of the Republic of Zambia shall recognise as such a person who is for the time being The Litunga of Barotseland under the customary law of Barotseland. You can download the document by clicking on the button above. Administration of Justice (1) Subject to the provisions of this Agreement, the people of Barotseland shall be accorded the same rights of access to the High Court of .seyel .seyel sal a olgerra noc acilbºApeR al ed sonadadic s;Ämed sol a euq aibmaZ ed ot dnalestoraB fo agnutiL ehT fo dna aisedohR nrehtron fo tnemnrevog eht fo hsiw eht si tI .nireht dedrocer dna tnemeerga siht ot seitrap eht neewteb otni deretne stnemegnarra eht fo modgnik detinu eht ni tnemnrevog sÄÄÄcytsejam reh fo lavorppa eht yfingis ot ,seinoloc eht rof dna snoitaler htlaew nommoc rof etats fo yraterces lapicnirp sÄÄÄcytsejaM reH P.M ,sydnas nacnuD elbaruonoH thgiR eht yb dengis si ytrap rehto eht fo dnalestoraB fo elpoep dna sfeihc eht dna ,licnuoc sih ,srosseccus dna srieh sih ,flesmih fo flaheb no gnitca ,dnalestoraB fo agnutiL ,E.B.K, DRIHT EHT AKINAWEL ANIWANAWM RIS dna trap eno eht fo aisedohR nrehtroN fo retsiniM emirP ,ADNUAK DIVAD HTENNEK neewteb 4691 ,yaM fo yad htneethgie siht edam si tnemeergA sihT .stseuqer os ,licnuoc sih htiw noitatusnoc retfa gnitca ,agnutiL eht fi derrefer os eb llahs noitseuq hcus yna dna )licnuoc sih dna dnalestoraB fo agnutiL eht ot dna tnemnrevog taht ot detacinummoc eb llahs truoC eht fo noereht noinipo eht esac hcihw ni( noitaredisnoc rof cilbupeR eht fo truoC hgiH eht ot aibmaZ fo cilbupeR eht yb derrefer eb yam tnemeergA siht fo noitaterpretni eht gniinrecnoc noitseuq ynA noitaterpretnI .9 .6 .elbalianan yltnerruc si weiverp ,yrroSweiverP gnidaoL weiverP weiverP .01 .7 .2 .5 .dnalestoraB ni tceffe dna ecrof lluf evah llahs snoisivorp esoh dna ecivres cilbup eht )c( dna ;yraiciduj eht )b( ;laudividni eht fo smodeerf latnemadnuf dna sthgir namuh fo noitcetorp eht )a( :-ot gnitaler 4691 ,yaM ni nodnoL ni dleh ecnerefnc lanoitutitsnoc eht ta niereh noisulcn eht rof nopus deerga snoisivorp eht edulcni llahs aibmaZ fo cilbuper eht fo noitutitsnoc ehT aibmaZ fo noitutitsnoC ehT .8 .3 .4 .eriuer yam ecitsuj fo noitartsimda eud eht sa slavretni hcae ta dnalestoraB ni tiucric no deecorp ylraluger llahs akasuL ni tis yllamron ohw segduj eht gnoma morf detceles truoc hgih eht fo segduj ro egduj a dna cilbupeR eht ni ecrof ni gnieb emit eht eht in the agreements relating to the position of Barotseland as part of the Republic of Zambia to the place of Treaties and other agreements, hitherto subsisted between Her Majesty, the Queen and the Litunga of Barotseland: and, while DIA XVI of April 1964 was an interim agreement. It was concluded in Lusaka for the purpose and is the wish of the Government of Northern Rhodesia and the Litunga, acting after consulting with their Council to conclude a permanent agreement for this purpose: this agreement is now witness and agreed upon among the Kenneth David Kaunda, Prime Minister of Northern Rhodesia, on behalf of the Government of Northern Rhodesia, Northern Rhodesia and said the third, KBE, Litunga of Barotseland on behalf of himself, his heirs and successors, his council and the chiefs and people of Barotseland as follows: - 1. Revocation This Before before it is revoked the agreement recited from Day XVI of April 1964. (3) The courts now known as the Barotse Native Courts will have original jurisdiction (to the exclusion of any other court in the Republic of Zambia) with respect to matters relating to land rights or interests in Barotseland to the extent that such matters are governed by the customary law of Barotseland: provided that nothing in the This paragraph shall be construed as limiting the jurisdiction and powers of the High Court of the Republic of Zambia in relation to writings or orders of the kind known as the prerogative of glasses or orders. (4) Save with the Court's license currently known as Saa-Sikalo Kuta, you must not file any decision of the courts currently known as the native courts of Barotse granted in exercise of the jurisdiction referred to in paragraph (3) of this Article to the High Court of the Republic of Zambia. Whereas it has been proposed that Northern Rhodesia be res res arap etneidnepedni onarebos odatse nu ne like the Republic of Zambia. Implementation The Government of the Republic of Zambia shall take the necessary steps to ensure that the laws currently in force in the Republic are not inconsistent with the provisions of this Agreement. (2) In particular, the Litunga of Barotseland and its Council shall continue to have the powers previously enjoyed with respect to land matters under customary law and practice. The Government of the Republic of Zambia shall have the same overall responsibility to provide financial support to the administration and economic development of Barotseland as to other parts of the Republic and shall ensure that, in discharging this responsibility, Barotseland shall be treated fairly and equitably in relation to other parts of the Republic of Zambia.. Land (1) As regards Barotseland land, the provisions set out in the Annex to this Regulation shall take effect. (2) The people of Barotseland shall enjoy the same rights of appeal against decisions of the Courts of the Republic of Zambia as are accorded to other citizens of the Republic under the laws in force in the Republic of Zambia. Civil Servants All civil servants of the Government of the Republic of Zambia who are from time to time stationed in Barotseland shall be civil servants with permanent and pensionable appointments. And where, as is the wish of the government of Northern Rhodesia and the Litunga of Barotseland, their council and the chiefs and people of Barotseland that Northern Rhodesia should proceed to independence as a single country and that all its peoples should be one nation: Ireland and the Litunga of Barotseland will end when Northern Rhodesia becomes a single nation. independent sovereign republic and its .aidnalestoraB .aidnalestoraB odneyulcni ,aisedoR ed onreibog le erbos anugla dadilibasnopser renet ed ;Ärajed odinU onieR led onreibog IE