South Africa: Authorities must act to address upsurge in xenophobic violence and discrimination

The ICJ today called on the South African government to take immediate measures to prevent, investigate and bring to justice those responsible for all discriminatory violence that has occurred in the country, particularly against people based on nationality or national origin. The authorities should make clear that the rights in the South African Constitution’s Bill of Rights and under international law apply to everyone in South Africa and to take demonstrable measures to protect everyone in South Africa from violence, including discriminatory violence, such as targeted xenophobic violence.

“The hard-fought rights in the Bill of Rights of our Constitution apply to everyone who lives in South Africa without exception. Whatever concerns people have must be resolved through listening and through dialogue. The prevailing violent attacks which seem to target people because they are not South African are cruel and inhuman. They can never be justified and must be condemned in the strongest terms possible”, said ICJ Commissioner Justice Yvonne Mokgoro, a former judge of the South African Constitutional Court.

The ICJ further called on the African Union Member States to take immediate measures to stop the retaliatory attacks against South Africans and South African groups and businesses in those countries where they have taken place, including the Democratic Republic of Congo and Nigeria.

“The current xenophobic attacks in South Africa targeting African immigrants as well as retaliatory violence against South Africans living in the affected African countries is highly regrettable. We call upon the leadership of the affected countries to exercise maximum restraint. We further urge them to take urgent measures to guarantee the security and rights of all immigrants and minorities within their borders, as they are duty bound to do so, under their constitutions and instruments against all forms of discrimination and xenophobia”, said ICJ Commissioner Justice Kathurima M’Inoti of the Kenyan High Court and Director of the Kenyan Judicial Education Institute.

The call by the ICJ comes after South Africa experienced a week of widespread looting and attacking of businesses, perceived to be owned by foreign nationals that saw at least 10 killings and many others injured and displaced from homes. The violence began in Jeppestown, a Johannesburg suburb, on Sunday evening and spread to other parts of Johannesburg including the Johannesburg CBD, Malvern, Tembisa, Alexandra and Katlehong.

The ICJ recalls that the African Charter on Human and Peoples Rights, the International Covenant on Civil and Political (ICCPR) and other universal and African regional human rights treaties to which South Africa is party, require that the rights be guaranteed equally to all persons without regard to citizenship or other status.

This is not the first time that South Africa has been gripped with xenophobic attacks. They have occurred periodically and with impunity over the past decade, with spikes in 2008 and in 2015. In 2008 more than 60 people were killed in a wave of violence against foreign nationals. Another
significant flare of xenophobic violence also occurred in 2015 receiving widespread civil society condemnation and response though the perpetrators of such violence operated with some degree of impunity. Civil society will once again proceed with a mass protest on the 14th of September in strong opposition to the increasing climate of fear and xenophobia.

“Impunity for acts of violence, particularly xenophobic violence, is a matter of extreme concern. As a Zambian professor teaching at a leading university in South Africa, I am fearful of the lasting impact that continued xenophobia in South Africa has on the human rights of everyone especially non-nationals living in the country. These xenophobic attacks have the potential to destabilize the unity of Africa around human rights values and create a spiral of violence and impunity across the continent. Xenophobic violence is a threat to the observance of human rights on the continent.” said ICJ Commissioner and Professor Michelo Hansungule, of the Centre for Human Rights at the University of Pretoria.

A number of African countries, including Tanzania, Mozambique, Zambia and Nigeria have responded strongly to such xenophobia, including by suspending flights to South Africa and boycotting South African based events, illustrating the seriousness of the xenophobia. Though the South African government has previously presented such incidents to the world as isolated instances of naked criminality without discriminatory intent, in this instance South African Foreign Minister Naledi Pandor has said that “Afrophobia” can no longer be denied.

In responses to violence in South Africa, in Nigeria, protesters in Lagos and Abuja have targeted South African businesses, some hurling rocks and burning tyres outside their premises, with some explicitly indicating that the acts are retribution for violence against Nigerians in South Africa. In the Democratic Republic of the Congo, protesters also attacked and looted South African-owned businesses, some going on to attack the South African consulate in Lubumbashi.

The violence, which started in South Africa, appears to quickly spreading across the African continent. The situation is dire, and calls for a human rights response from Africa Union Member States, civil society groups, religious institutions and individuals. The attacks are a threat to human rights and the rule of law in Africa and to peace, security and human rights in Africa.

“The African Charter, the ICCPR and universal human rights instruments protects the rights of all people regardless of ‘national and social origin’. Xenophobic violence is a threat to human rights everywhere, and it is essential that in particular people in the affected countries of Africa act in solidarity to stem this threat.” said Solomon Ebobrah, ICJ Senior Legal Adviser based in Nigeria and an expert on African sub-regional and regional human rights mechanism.

The impunity for attacks, both within and outside of South Africa, draw further attention to the absence of effective regional and sub-regionals mechanisms for access to justice for victims of human rights violations. This in the context of the denuding by SADC states of the SADC Tribunal’s powers and the failure of most African states, including South Africa, to enter a declaration by states required under Article 34(6) of the Court’s Protocol to allow NGOs and individuals to access the African Court directly.
“The xenophobic attacks in South Africa is a clear manifestation that regional integration in the Southern African Development Community (SADC) is a far fetched dream. That is why the SADC Protocol on the movement of people has taken so long to come into force. The suspension of the SADC Tribunal by the SADC will now be felt by people within the community because there is no regional judicial body to which citizens can go for the enforcement and protection of their rights”, said ICJ Commissioner Justice Charles Mkandawire of the High Court of Malawi and also the President of the Commonwealth Magistrates and Judges Association.

The ICJ therefore calls on all African states to enter declarations in terms of Article 34(6) and all SADC states to take immediate steps to ensure the immediate, effective and independent functioning of the SADC Tribunal.

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