

Burundi Pulls out of ICC

Why in news?

\n\n

Burundi has become the first country to officially guit the International Criminal Court - ICC.

\n\n

What is the crisis in Burundi?

\n\n

\n

- Mr. Nkurunziza won a third term in 2015, in contravention of a two-term limit that was agreed upon earlier. \n
- Lately, his streak has become very authoritarian in crushing protests and the state machinery seems to rallying behind him. \n
- Recently, a UN commission investigating violence under 'President Nkurunziza' of Burundi had called for the court's intervention. \n
- The fact-finding missions had reported large-scale incidents of sexual abuse, torture, forced disappearances and executions. \n
- The flight of refugees to neighbouring countries is said to have exceeded 400,000.
 - \n
- International pressure to bring the situation in Burundi under control has proved ineffective.
 - \n
- 'African Union AU' too abandoned a planned intervention despite its charter providing for such action to stop genocides. \n

\n\n

What are the Implications for ICC?

\n\n

\n

• Burundi's decision to quit the ICC might find resonance among many other African countries too.

\n

- Targeting Africa Mood across the AU to defy the jurisdiction of the Rome Statute, the founding treaty of the ICC is obvious.
- As most ICC investigation involves African governments, there is a popular perception that the institution is biased. \n
- ICC indeed faces hurdles to hold big global powers to account for human rights violations.

∖n

- But that doesn't eliminate the complicity many African dictators in subverting democratic institutions to keep their grip on power. \n
- Burundi Intervention In any case, Mr. Nkurunziza's regime may not be able to evade ICC.

∖n

- UN Security Council which is empowered to refer complaints against non-member nations might take up Burundi's case. \n

\n\n

Quick Facts

\n\n

1. International Criminal Court:

\n\n

\n

• ICC is an intergovernmental organization and international tribunal that sits in The Hague in the Netherlands.

\n

- The ICC has the jurisdiction to prosecute individuals for the crimes of genocide, crimes against humanity, and war crimes. \n
- It is intended to complement existing national judicial systems and it may therefore only exercise its jurisdiction when national courts are unwilling or unable to prosecute criminals.
- United Nations Security Council or individual states may also refer situations to the Court.

2. Rome Statute:

\n\n

∖n

• The Rome Statute is a multilateral treaty which serves as ICC's foundational and governing document.

\n

• ICC began functioning on 1st July 2002, the date that the Rome Statute entered into force.

∖n

- States which become party to the Rome Statute by signing and subsequently ratifying it, become member states of the ICC. \n
- Withdrawal of Burundi brings the membership down by 1 to 122. $\slash n$
- While Russia had withdrawn its signature to the initial satute last year, it was never a member of ICC as it never ratified the statue. \n
- USA, Israel, UAE and several other countries are also signatories to the 'Rome Statute' but haven't ratified it as yet. \n

\n\n

\n\n

Source: The Hindu

∖n



\n\n