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A study about interests of justice to prosecute crimes in ICC: Take on other legal systems

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Abstract
One of the controversial concepts contained in the Statute of the ICC, is the interests of justice in Article 53 (1) (2) (c). This concept, since the negotiations to enactment the statute so far, has not provided a definition of it, and concept and scope of the interests of justice has been the subject of different views of legal writers and assessment by office of prosecution of court and other institutes. The ambiguous legal concepts contained in statute, can lead to different interpretations, conflicting decisions, and possibly lead to issue contradictory verdicts and then acceptability of ICC will face a serious challenge.

In this study, it is tried to remove the ambiguity of this concept, express a set of guidelines that can be helpful to define this concept and mention the examples contained in the article 53(1)(2)(c) of the statute that the prosecutor is required to consider them. It has concluded that vague and ambiguous concepts could have a negative impact upon the functioning of the Court and these concepts can frustrate the Court in achieving its goals.

Key words: interests of justice, international criminal court, Vienna convention, office of prosecution, institute.

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