

ABSTRACT

Syafrudin, Basic Number: 14730102, Handling of Corruption Cases by Corruption Eradication Commissions and Prosecutors. Under the guidance Prof. Dr. H. Faisal Santiago, SH, MM as Promoter and Dr. Petrus Irwan Panjaitan, SH, MH as Co-Promoter, number of pages 475, literature 104 books, 7 laws.

The purpose of this research is, firstly, in order to know the task and authority of cooperation after the validation of laws 30/2002 about corruption case eradication commission. Secondly, to know in order to know the function of prosecutors' institution coordination function by The Corruption Eradication Commission in handling corruption case after the validation of laws 30/2002 thirdly, in order to know the factors that influence the implementation of the role for prosecutors in handling corruption case. The result of research point out whereas the authority of prosecutor after its established the laws number 30/2002 about corruption eradication commission so that the prosecutor have an authority permanently in doing the investigation and prosecution of corruption case as suitable to laws 5/1991 jo laws 16/2004 jo laws 3/1971 jo laws 20/2001 about revision of the laws 31/1991 about the eradication of corruption case crime. Since its establishment of Corruption Eradication Commission because of that prosecutor party be hoped to do coordination by The Corruption Eradication Commission, meanwhile appear interpretation of law which is different especially, such as the handling of Pertamina's case, Bank Negara Indonesia that is occurred in Jakarta. There are 2 (two) factors in doing the investigation and prosecution for corruption crime case namely substance of structure and the law culture. The society be hoped to give the support by the role of participation for society maximally to law enforcement officer especially prosecutor officer in Handling of Corruption Crime Case.

Keyword: corruption cases, corruption eradication commissions and prosecutors