ABSTRACT

Brikjon Hasugian, 20160402030, Legal Review of Corporate Criminal System **Against Corruption Actors in the Regulation of Indonesian Laws**. Private civil law. It is considered that there is still a legal subject that has rights and can perform legal acts just like an individual, Based on the description above, then put forward the formulation of the problem as follows: 1. How is the punishment system as the subject of criminal acts in the legislation of Indonesia legislation? 2. How are the criminal sanctions against the perpetrators of crime in Indonesian legislation? Because the legal entity is the creation of the law then the creator, his death is also determined by law. Crime is a complex crime in both planning and implementation, therefore, to address the problem of crime that is not enough to use only criminal law, but a more comprehensive legal review is needed in relation to corporate crime matters. The development of the view is the subject of criminal law not only humans also participate, has disregarded the principle of university delinguere non potest which has been a shield for the unlawful who committed crimes. The stages of its development are subject to criminal offenses, which ultimately provide confirmation of a criminal prosecution (criminal responsibility). The term "criminal law policy" according to Barda Nawawi Arief can also be referred to as "criminal law politics". In general policy, the term "criminal politics politics" is often known by various terms, such as "criminal policy", "criminal law policy" or "strafrechtspolitiek.Regional law can be interpreted as a multi-faceted social phenomenon, which rules (norms and behavior), but from the perspective of the Law is the object of research of various scientific disciplines so that the law is the science of rechts is wetenschap. Speaking of criminal liability, it can not be released with a crime. There is no problem of criminal liability Criminal acts only indicate the prohibition of a deed. Most of the criminal law .., Stipulation and place of exit as subjects of criminal acts in the Indonesian Laws, are in and inside the Criminal Code of the penal Code of punishment as subjects of criminal offense in a position can be categorized into two categories of arrangement cum in existing legislation, relating to corporate criminal liability.



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