ABSTRACT

PENAL POLICY OF INDICTMENT REDUCTION TOWARD DEFENDANTS THAT RETURNING LOSS OF STATE
(Case Study in State Attorney of Sukadana)

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Public Prosecutor in enforcing the law against corruption has the authority to make cuts criminal charges against the defendant who has been restoring state losses. Prosecutors have considerations that actors have good faith to correct the error. Problems in this study was formulated: why is there a penal policy of indictment reduction toward defendants that returning loss of state? whether the penal policy of indictment reduction toward defendants that returning loss of state relevant state losses with efforts to combat corruption?

Approach that used in the study is normative and empirical jurisdiction. Data collection procedures conducted by literature study and field study, data were analyzed qualitatively in order to obtain conclusions.

Results of research and discussion shows: penal policy of indictment reduction toward defendants that returning loss of state implemented as an effort Attorney in handling corruption, which is done by using the approach of penal as a safeguard against state finances and merely reduces demand criminal, but does not eliminate nature against the law in corruption cases. Attorney criminal policy in the reduction of criminal charges by a prosecutor in the State Attorney of Sukadana against the defendant that returns state losses are not relevant to efforts to combat corruption due to a reduction in demand does not have a positive impact on reducing corruption over the period 2010-2015 in the State Attorney of Sukadana.

Suggestion of this research are: public prosecutor in carrying out the demands are advised to consider the public interest and the amount of criminal compensation. Attorney suggested to realize infrastructure in information technology based asset tracking perpetrators of corruption.

Keywords: Policy, Indictment Reduction, Loss of State