ABSTRACT

THE LAW ENFORCEMENT AGAINST SMALL LOSSES STATE OF CORRUPTION IN MAKING JUSTICE

By

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The Circulars letter of deputy attorney of general for special crimes number: B-113/F/ Fd.1/05/2010 can be used as a reference by prosecutors in doing law enforcement against corruption with small losses, but in practice law enforcement, this circular letter is making trouble in practice. Therefore, it is necessary to develop problems in this study, how the law enforcement against corruption with small losses that conducted by the prosecutor in making justice and why after the enactment of circular letter, the corruption cases with small losses still continued by the prosecutor to the court proceedings.

This study was using normative juridical approach and juridical empirical approach with using primary and secondary data. This research was conducted in the state attorney of Kotabumi north Lampung district.

The results of this research, namely: the law enforcement against corruption with a small loss of state must pay attention to the values of justice, expediency and legal certainty. In enforcing the law against corruption with small lossess only can be stopped during an investigation by utilizing the exchequer and redress demanded. the reason corruption cases with small losses was still continued by the prosecutor to the court proceedings after enactment of circulator letter because circulator letter contrary with corruption constitution and it has no the strength or binding in legal basis.

The Suggestions are addressed for law enforcement officials (police, prosecutor and judge) in order to do the law enforcement against corruption with small losses in order consider the value of a legal basis, namely : fairness, expediency and certainty. The circular letter of deputy attorney general for special crimes number: B-1113/F/Fd.1/05/2010 in order to be taken as government consideration in formulating the new rules (*ius constituendum*).

Key words : Corruption, Law Enforcement, Justice.