ABSTRACT

LAW ENFORCEMENT AGAINST CRIME OF FISHERIES
(Study on Water Directorate of Lampung Police)

By
AGUS IRAWAN

Fishery criminal offense is a crime that affects the damage to ecosystems and fisheries resources in the sea or the waters so that law enforcement should be implemented optimally. The problem of this research are: (1) How does the criminal law enforcement against criminal acts fishery? (2) Why are the factors inhibiting criminal enforcement against criminal acts fishery?

This study uses normative juridical and empirical jurisdiction. Data collection procedures performed by literature and field studies. Data were analyzed qualitatively to reach conclusion.

Based on the results of research and discussion can be concluded: (1) law enforcement against criminal acts fisheries conducted by Water Directorate of Lampung Police by investigation that traveled investigators to search for and collect evidence on the crime of fishing in territorial waters and to find the suspects. Once the investigation is completed, the case transferred to the Prosecutor and the Court for further proceedings in accordance with the criminal justice system. (2) Factors that hinder enforcement of the criminal law against criminal acts fishery that is investigating the potential misuse of authority discretion, lack of quantitative investigator of Water Directorate of Lampung Police. In addition, limited facilities and infrastructure patrol in Water Directorate of Lampung Police, so that investigations have problems.

Suggestion of this research are: (1) Investigator advised to carry out investigations with the best in an honest and responsible (2) Water Directorate of Lampung Police advised to develop a network of cooperation with various parties in the fight against the crime of fisheries.

Keywords: Enforcement, Law, Crime, Fisheries.