ABSTRACT

Ino Susanti/ NIM:15730121. *The Dimension of Law in Corruption Eradication with Justice by Corruption Eradication Commission*. Under care of Prof. Dr. Hj. Waty Suwarty H. S.H., M.H. as the Promotor dan Dr. Petrus Irwan Panjaitan. S.H., M.H. as the Co-Promotor. Number of pages 208, Literature 110 books, 5 Dissertation, 8 Papers, 4 Scientific Oration, 10 Jurnals, 1 Convention, 8 Law, 2 Misc.

The corruption eradication which occured more glow and involved functionary or state organizator, perceived was not give both effective and efficient result. Therefore established corruption eradicator institution it was Corruption Eradication Commission (CEC) based on Act Number 30, 2002 about Eradication Commission of Corruption Criminal Action. Since CEC rising, there were much corruption cases handled. However it is look not spectacles of justice yet. There were problem within this dissertation was: Why The Eradication of Corruption with Justice is needed by The Corruption Eradication Commission, and How to manifest the Corruption Eradication with Justice. This research was such doctrinal and non-doctrinal that focused on constructivism paradigm by using socio-legal research. There was social setting of CEC, research subject was legal actor within CEC institution, especially within Deputy of Action Sector and other informant. Obtained data through interview method, observation and document then validated by carried out triangulation resource and research method. Research result showed that occured various case handling caused by presence case handling characteristic. This case produced case handling that wasn't refer to justice yet that expected by society within Corruption eradication. The result of the study shows that there is a diversity of case handling due to the characteristics of it. Besides that, the formulation of corruption and the concept of justice adopted by the CEC are still based on positivistic legal notions with the principle of nullum delictum nulla poena sine praevia lege. This has resulted a handling cases that have not reflected the justice desired by the community in eradicating the corruotion. Therefore, it is necessary to eradicate corruption with the concept of justice that is in accordance with the needs of the community.

The conclusion of this study is the need for eradication of corruption that is justice just to overcome the problem of obstacles in combating corruption because the paradigm of justice adopted so far, is seen as unable to be used to explore the truth which is considered as substantial justice, so that it is necessary to achieve the justice characterized by Pancasila. The advice given is that it is necessary to study the reform of the criminal law system to realize justice characterized by Pancasila in combating the corruption, and The CEC should be upholder law corresponding with Pancasila's justice.

Keywords: Eradication of Corruption, Justice, Justice of Pancasila.