

Independensi kekuasaan kehakiman dan efektivitas sanksi untuk kasus hakim penerima suap : kajian putusan nomor 904/PID/B/2010/PN.JKT.TIM

Deskripsi Lengkap: <https://lib.ui.ac.id/detail?id=20406807&lokasi=lokal>

Abstrak

A judge is very susceptible to various temptations of the parties whose diverse interests in the case. The judge's independence to hear and decide cases is the key why the temptation is so strong. One case happened to a judge, with initials MA, who asked for sum of money to the party litigants whose case he handled. MA was eventually brought to trial on charges of corruption. He was guilty and sentenced two years in prison and fined Rp. 50 millions. This decision hurt the public sense of justice as the punishment was relatively mild, away from proper provisions as contained in the Corruption Act. Such court sentence will not generate deterrent effects to any law enforcer who is supposed to support government efforts to eradicate corruption.