Abstrak

This article aims at discussing 2 main problems: 1) in how far harm done by corporate crime in Indonesia; and 2) how is the criminal policy passed in overcoming corporate crime in Indonesia? The result of this discussion points: First, corporate crime is a kind of crime that makes society restless and that is risks the interests of State. The harm done is in the form of material an immaterial things for citizens, State and other corporations. Second, corporate crime should be included in the Code of Criminal Laws as a criminal act by the offender. In line with this, the subject of offence in the Code of Criminal Laws should be widened to include corporations with a threat of either grave punishment by prison or fine punishment, or both of them. However, said penal efforts should be integrated with the overcoming of non penal ones.