ABSTRACT

Victims protection of economic crime in the field of banking is an interesting issue in the study of criminal law because in its development the bank could commit a crime and the impact on the victims of its crime is more serious than in the case of a conventional crime.

This research aimed to study the victims protection of economic crime in the field of banking both philosophically, theoretically, and practically in order to find new argumentation for the criminal law in the future.

With respect to the primary and secondary legal resources, this research applied the method of normative legal research.

This dissertation had its analysis on a starting point of positive criminal law to determine how the victims protection of economic crime in the field of banking should be formulated in the future criminal law, since the positive criminal law did not adequately protect the victims. From this point of view, it is therefore very important to protect the victims in the future criminal law, because the bank as a trust institution of customer or society often violate the trust. The concept of the victim protection must be oriented not only from the potential victim but also from the actual one.

It is finally concluded, that the victim protection of economic crime in the field of banking through the criminal law instrument, was a part of human rights protection that should be better formulated in the future criminal law.

Keywords:
- Penal policy;
- victim protection;
- economic crime in the field of banking.