THE COURT VERDICT EXECUTORS WERE CRIMINAL ACTS OF CORRUPTION THAT ARE APPELLANT BY THE CORRUPTION ERADICATION COMMISSION

Abstract

Departing from the definition of the Prosecutor and public prosecutor, it's good we refer to the authority of the public prosecutor and the authorities of the Attorney corruption eradication commission. Firmly Book the laws of criminal procedure law separates the authority of the public prosecutor and the Prosecutor. The authority of the public prosecutor is set out in clause 14 of the book of the law of criminal procedure law, make the indictment, closing things in the interest of the law, did the prosecution as well as carrying out the determination of the judge. Whereas the implementation of the ruling of the Court of article 270 The book of the law of criminal procedure law that mention the implementation of court rulings that have obtained permanent legal power is exercised by the Prosecutor. This article clearly mentions the Prosecutor as executor, which is not exercised by the public prosecutor. While the term or definition of the public prosecutor of article 1 to 286 The book of the law of criminal procedure law, the following explanation The book of the law of criminal procedure law There is no definition. The ruling is the first issue of the executor Court ruling were criminal acts of corruption that are appellant by the corruption eradication commission, both the legal consequences if the corruption eradication Commission executes the court verdict were criminal acts of corruption. The research method used is the type of legal research legal research is an activity know-how in the science of law, rather than simply know-about. As know-how, legal research is done to solve the issue of law which the King. The approach used is statute approach i.e. the approach by way of doing the review, relating to the legal issues faced by. Conceptual approach that is by way of moving on from the views and doctrines developed in the science of la.

Based on the results of research conducted executor Court ruling criminal acts of corruption that in kracht van gewijde under article 50 of Act No. 48 in 2009 about the powers of the Judiciary Jo. Article 1 paragraph 1, article 8 paragraph 1 and article of Act No. 16 of 2004 about the Prosecutor’s Office of the Republic of Indonesia Jo. Article 270 The book of the law of criminal procedure law, which became the executor is the authority of an attorney under both the Criminal Supreme Court General and special criminal cases. If the corruption eradication Commission to execute the Court ruling the corruption crime, Corruption eradication Commission beyond the limits of those powers so that such executions violate the principle of legality or invalid and annulled by law.

Keywords: The verdict, Executors And legal Consequences