ABSTRACT

The purpose of this research is to discover the principles of the Fisheries Judiciary integrated reform through the solemnization of the Indonesia judiciary system, in accordance with the basic philosophical of the law and crime enforcement in fisheries sector. Therefore, through this research, are expected to be contributed to the development of Indonesian law enforcement either from the theoretical concepts as well as the Practical, Specially for the fisheries judiciary. The legal issues in this research, are (a) The basic philosophical things of the law and crime enforcement in fisheries sector through the operation of the integrated judiciary; (b) The reforms principles of the fisheries judiciary through the operation of the integrated judiciary.

Analysis of the philosophical of the law and criminal enforcement through the solemnization of the Indonesia judiciary system specially in fisheries sector are based on the concept of law that provide the framework about the legal statement that used as the fundamental thing while making the policy, which followed by the assessment and analysis of the legal issues based on the sciene of the law, but still guided with the systematic and critical framework. This research is normative spatially, with the Ordinances, concept, and cases approach.

The result that based on the issues that already being analyze before explain that the philosophical things of the law and criminal enforcement is based on the legal spirit that become the fundamental thing in law and criminal enforcement. In the fisheries sector, the legal spirit supporting the fisheries development by under control, and in accordance with the principle of fisheries management, in order that the development can be sustainable. By understanding the law and criminal enforcement philosophic in fisheries sector, resumed to an analysis of a sub-systems of criminal judiciary in the fisheries judiciary management, as well as the KUHAP. The result of this research have been analyzed and explain and also find a handling version of fisheries crime, namely “investigation of one door”, this version is one of the integrated version, as it has a better coordination of working, and also has a integrated system, starting from investigation process, until the devolution of the case file to the public prosecutor through a coordination. This model prevent a collisions while processing the fisheries criminal case, which can give an issues about “agency-centric” in each of the sub-systems, which will affect the law and criminal judiciary.

Keywords: Judicial Fisheries, Integrated Criminal Justice System, Illegal Fishing