

**DAFTAR BACAAN**

**Buku :**

Abidin, A. Z. dan Andi Hamzah, *Pengantar Dalam Hukum Pidana Indonesia*, PT. Yarsif Watampone, Jakarta, 2010.

Adji, Indriyanto Seno. *Korupsi, Kebijakan Aparatur Negara & Hukum Pidana*, Edisi 2. Diadit Media, Jakarta, 2007.

\_\_\_\_\_. *Korupsi Dan Penegakan Hukum*, Diadit Media, Jakarta, 2009.

\_\_\_\_\_. *KUHAP Dalam Prospektif*, Diadit Media, Jakarta, 2011.

Al-Allaf, Mashhad. *Mirror of Realization: God is a Percept, the Universe is a Concept*, IIC Classic Series, USA, 2013.

Arief, Barda Nawawi, *Kapita Selekta Hukum Pidana*, cet. 2, Citra Aditya Bakti, Bandung, 2010.

\_\_\_\_\_. *Mediasi Penal: Penyelesaian Perkara Pidana Di Luar Pengadilan*. Pustaka Magister, Semarang, 2008.

------. *Bunga Rampai Kebijakan Hukum Pidana*. Cet.2. Edisi revisi. Citra Aditya Bakti, Bandung, 2002.

Ashworth, Andrew. & Jeremy Horder, *Principles Of Criminal Law (Part 2. Criminalization)*, 7<sup>th</sup> ed., Oxford University Press, Oxford, 2013.

Bentham, Jeremy. *An Introduction to The Principles of Morals and Legislation*, ©2010-2015, Jonathan Bennett, chapter 13, didownload dari [www.earlymoderntexts.com](http://www.earlymoderntexts.com) pada 22 Agustus 2017, 11.37 AM.

Braithwaite, John. *Restorative Justice & Responsive Regulation*, Oxford University Press, New York, 2002.

- Chiu, Tina. *Building Cost-Benefit Analysis Capacity in Criminal Justice : Notes from a Roundtable Discussion*, VERA Institute of Justice, New York, 2013.
- Consedine, Jim. *Restorative Justice Healing the Effects of Crime*, Ploughshares Pub., Iyttelton, 1995.
- Dijk, Jan van. et.all (ed.), *Criminal Law in Action : an overview of current issues in western societies*, Kluwer Law and Taxation Publishers, Deventer, 1988.
- Duff, Anthony. dan David Garland, *A Reader on Punishment*, Oxford : Oxford University Press, 1995.
- Dworkin, Ronald. *Justice For Hedgehogs*, The Belknap Press of Harvard University Press, Cambridge, 2011.
- Dworkin, Ronald. *Taking Rights Seriously*, Gerald Duckworth & Co.Ltd., London, 2009.
- Farid, A. Z. Abidin. *Hukum Pidana I. Cet.3*. Sinar Grafika, Jakarta, 2010.
- Feibleman, James K. *Justice, Law and Culture*, Martinus Nijhoff Publishers, Dordrecht, 1985.
- Feeney, Floyd. *German and American Prosecutions : An Approach to Statistical Comparison*. Univ. of California, California, 1998.
- Fokkema, D.C., J.M.J. Chorus, E.H. Hondius, and E. Ch. Lisser, *Introduction to Dutch Law For Foreign Lawyers*, Kluwer B.V., Deventer, 1978.
- Freeman, M.D.A. *Lloyd's Introduction to Jurisprudence*, eight edition, Thomson Reuter, 2008.
- Geelhoed, Willem. *Het Opportuniteitsbeginsel en Hetrecht van de Europese Unie : Een Onderzoek Naar de Betekenis van Strafvorderlijke beleidsvrijheid in de Geeuropeaaniseeide rechtsorde*, Kluwer, Deventer, 2013.

- Hamzah, Andi. *Hukum Acara Pidana Indonesia*, CV Sapta Artha Jaya, Jakarta, 1996.
- \_\_\_\_\_. *Catatan Tentang Perbandingan Hukum Pidana*. Cet. 1. Sinar Grafika, Jakarta, 1991.
- Harahap, M. Yahya. *Pembahasan Permasalahan Dan Penerapan KUHAP, Penyidikan dan Penuntutan*, edisi kedua, Sinar Grafika, Jakarta, 2005.
- Harkrisnowo, Harkristuti. *Rekonstruksi Konsep Pemidanaan : Suatu Gugatan Terhadap Proses Legislasi dan Pemidanaan di Indonesia*. Orasi Pada Upacara Pengukuhan Guru Besar dalam Ilmu Hukum Pidana FH UI, di Balai Sidang UI, Depok, tanggal 08 Maret 2003.
- Hart, H. L. A. *The Concept of Law*, 3<sup>rd</sup> ed., Oxford University Press, Oxford, 2012
- Haveman, Roelof H. *The Legality of Adat Criminal Law In Modern Indonesia*, Tata Nusa, Jakarta, 2002.
- Hazairin, *Tujuh Serangkai Tentang Hukum*, Bina Aksara, Jakarta, 1981.
- Hill, Frank D. *Restorative Justice: Sketching a New Legal Discourse*, Chicago-Kent College of Law, 2000.
- Hirsch, Andrew von. et.al. (ed.). *Restorative Justice & Criminal Justice : Competing or Reconcilable Paradigms ? Study in Penal Theory and Penal Ethics*. Hart Publishing, Oregon, 2003.
- Holten, N. Gary dan Lawson L. Lamar. *The Criminal Courts, Structures, Personnel, and Processes*, McGraw-Hill Inc., New York, 1991.
- Hulsman, L. H. C. *The Dutch Criminal Justice System From A Comparative Legal Perspektive* dalam *Introduction to Dutch Law for Foreign Lawyers*. D.C. Fokkema, et.al, (ed.). Kluwer B.V., Deventer, 1978.

- Husak, Douglas. *Overcriminalization The Limits of The Criminal Law*, Oxford University Press, New York, 2008.
- Ibrahim, Johny. *Teori & Metodologi Penelitian Hukum Normatif*, Bayumedia Publishing, Malang, 2006.
- Jauhar, Ahmad Al-Mursi Husain. *Maqoshid Syari`ah fil Islam*, diterjemahkan Khikmawati (khuwais), Amzah, Jakarta, 2009.
- Lacey, Nicola. *The Prisoner`s Dilemma : Political Economy And Punishment in Contemporary Democracies*, Cambridge University Press, Cambridge, 2008.
- Lamintang, P. A. F. *Dasar-Dasar Hukum Pidana Indonesia*. Cet.3. Citra Aditya Bakti, Bandung, 1997.
- Locke, John. *The Second Treatise of Government*. Indianapolis: The Bobbs-Merrill Co. (pub), 1952.
- Mahmudin, Moh. Mahfud . *Demokrasi dan Konstitusi Indonesia : Studi Tentang Interaksi Politik dan Kehidupan Ketatanegaraan.*, cet. 2, Jakarta : PT Rineka Cipta, 2000.
- Marc, Levin. *Restorative justice in Texas : Past, Present and Future*, Texas Public Policy Foundation, Texas, 2005.
- Marzuki, Peter Mahmud. *Penelitian Hukum*. Edisi 1. Cet. 6. Jakarta: Kencana Prenada Media Group, 2010.
- Maximo, Langer. Sklansky, David Alan (eds), *Prosecutors and Democracy : A Cross-Nation Study*, Cambridge University Press, Cambridge, 2016.
- Merryman, John Henry. *The Civil Law Tradition, A Introduction To The Systems of Western Europe and latin America*. Second edition. Stanford University Press, Standford, 1985.

- Miethe, Terance D. dan Hong Lu, *Punishment, A Comparative Historical Perspective*, Cambridge University Press, Cambridge, 2005.
- Muladi, *Hak Asasi Manusia, Politik Dan Sistem Peradilan Pidana*, cet. 2, Badan Penerbit Universitas Diponegoro, Semarang, 2002.
- , *Kapita Selekta Sistem Peradilan Pidana*, cet. 1, Badan Penerbit Universitas Diponegoro, Semarang, 1995.
- , *HAM Dalam Perspektif Sistem Peradilan Pidana dalam Hak Asasi Manusia, Hakekat, Konsep dan Implikasinya Dalam Perspektif Hukum dan Masyarakat*. Cet. 2. Muladi (ed.). Refika Aditama, Bandung, 2007.
- Muladi dan Barda Nawawi Arief. *Bunga Rampai Hukum Pidana*. Cet. 2. Alumni, Bandung, 2007.
- Murphy, Jeffry G. and Jules L. Coleman, "*The Philosophy of Law: An Introduction to Jurisprudence*", Rowman and Allanheid Publisher, New Jersey, 1984.
- Nijboer, J.F. *Introduction To Dutch Law*. Edisi revisi ketiga. Kluwer Law International, Hague, 1999.
- Nozick, Robert. *Anarchy, State, and Utopia*, Blackwell Pub., Oxford, 1974 .
- Pound, Roscoe. *An Introduction to The Philosophy of Law*, New Haven, Yale University Press, Ed. Revisi, 1953.
- Ratnapala, Suri. *Jurisprudence*, Cambridge University Press, Cambridge, 2009.
- Rawls, John. *A Theory of Justice*, revised edition, The Belknap Press of Harvard University Press, Cambridge, 1999.
- Reksodiputro, Mardjono. *Hak Asasi Manusia Dalam Sistem Peradilan Pidana*. Kumpulan Karangan Buku Ketiga. Pusat Pelayanan Keadilan Dan

Pengabdian Hukum (d/h Lembaga Kriminologi) Universitas Indonesia, Jakarta, 2007.

\_\_\_\_\_. *Bunga Rampai Permasalahan Dalam Sistem Peradilan Pidana*. Kumpulan Karangan Buku Kelima. Pusat Pelayanan Keadilan Dan Pengabdian Hukum (d/h Lembaga Kriminologi) Universitas Indonesia, Jakarta, 2007.

Rommelink, Jan. *Hukum Pidana, Komentar Atas Pasal-pasal Terpenting dari Kitab Undang-Undang Hukum Pidana Belanda dan Padananya dalam Kitab Undang-Undang Hukum Pidana Indonesia*, diterjemahkan oleh Tristram Pascal Moeliono, Jakarta : PT. Gramedia Pustaka Utama, 2003.

Rizal, Jufrina. dan Suhariyono AR (editor), *Demi Keadilan : Antologi Hukum Pidana dan Sistem Peradilan Pidana: enam dasawarsa Harkristuti Harkrisnowo*, Pustaka Kemang, Jakarta, 2016.

Saleh, Roeslan . *Mengadili Sebagai Pergulatan Kemanusiaan*, Aksara Baru, Jakarta, 1979.

Santoso, Topo. *Menggagas Hukum Pidana Islam, Penerapan Syariat Islam Dalam Konteks Modernitas*, cet. 2, Asy Syaamil Press & Grafika, Bandung, 2001.

Sherman, Lawrence W. and Heather Strang, *Restorative Justice: the Evidence*. Pub. The Smith Institute, London, 2007.

Slapper, Gary. dan David Kelly. *The English Legal System*. Fifth edition. Cavendish Publishing Ltd, London, 2001.

Souryal, Sam S. *Ethics in Criminal Justice : In Search of The Truth*, Anderson Publishing Co, 2<sup>nd</sup> ed, New York, 1998.

Strang, Heather. *Repair or Revenge, Victims and Restorative Justice*, Clarendon Press, Oxford, 2002.

- Strang, Heather. and John Braithwaite, (ed.), *Restorative Justice Philosophy to Practice*, Asghate Publising Ltd, Sydney, 2000.
- Sudarto. *Suatu Dilemma Dalam Pembaharuan Sistem Pidana Indonesia*. Pidato pengukuhan jabatan guru besar tetap dalam mata pelajaran hukum pidana pada Universitas Diponegoro, Semarang, 21 Desember 1974, dalam *Beberapa Guru Besar Berbicara Tentang Hukum Dan Pendidikan Hukum (Kumpulan Pidato-Pidato Pengukuhan)*, Alumni, Bandung, 1981.
- Summers, Sarah J. *Fair Trials, The European Criminal Procedural Tradition and The European Court of Human Rights*, Hart Publishing, Portland, 2007.
- Syahdeini, Sutan Remy. *Pertanggungjawaban Pidana Korporasi*, cet.2, Grafiti Pers, Jakarta, 2007,
- Tak, Peter J. P. *The Dutch Criminal Justice System : Organization and Operation*, 2nd edition, Boom Juridische, Den Haag, 2003.
- Tebbit, Mark. *An Introduction Philosophy of Law*, 2nd edition, Routledge, New York, 2005.
- Teubner, Gunther. *Dilemmas of Law in the Welfare State*, Walter de Gruyter & Co., Berlin, 1985.
- United Nation Office on Drugs and Crime, *Handbook on Restorative Justice Programmes*, United Nations, New York, 2006.
- UN Office on Drugs and Crime, *Handbook of Basic Principles and Promising Practices on Alternatives to Imprisonment*, UN Publication, New York, 2007.
- Zehr, Howard & Ali Gohar. *The Little Book of Restorative Justice*, Goodbooks & Uni-Graphis Peshawar, Pennsylvania, 2003.
- Zulfa, Eva Achjani. *Keadilan Restoratif di Indonesia*, (Ringkasan Disertasi), Fakultas Hukum Universitas Indonesia, 2009.

**Makalah, artikel, dan karya tulis lainnya :**

Addink, G.H. & J.B.J.M. ten Berge, *Study on Innovation of Legal Means for Eliminating Corruption in the Public Service in the Netherlands*, Electronic Journal of Comparative Law, Vol.11.1, May 2007, h.29, didownload dari [www.ejcl.org](http://www.ejcl.org).

Albrecht, Hans Jorg. *Settlements Out Of Court : A Comparative Study of European Criminal Justice Systems*, Research paper 19, Project 73. South African Law Commission, German Technical Cooperation, 2001.

Alkostar, Artidjo. *Korupsi Sebagai Extraordinary Crime*, Makalah yang disampaikan dalam Training : Pengarusutamaan Pendekatan Hak Asasi Manusia Dalam Pemberantasan Korupsi di Indonesia Bagi Hakim Seluruh Indonesia, yang diselenggarakan oleh Komisi Yudisial R.I bekerjasama dengan PUSHAM-UII, dan Norsk Senter for Menneskerettigheter (Norwegian Centre for Human Rights) di Santika Premiera Jogja, 18-21 November 2013.

Aliyu, Ahmad Aliyu. (Etc.), *Ontology, Epistemology, and Axiology in Quantitative and Qualitative Research : Elucidation of the Research Philosophical Misconception*, makalah dalam The Academic Conference : Mediterranean Publication & Research International on New Direction and Uncommon, Vol.2 No.1, 22<sup>nd</sup> December 2015, h.3 di download dari [www.researchgate.net](http://www.researchgate.net)

Allen, Rob. *Reducing The Use of Imprisonment, What Can We Learn From Europe?*, Laporan hasil penelitian Criminal Justice Alliance, London, 2012.

Arif, Barda Nawawi. *Upaya Non Penal Dalam Kebijakan Penanggulangan Kejahatan*, Bahan Seminar Kriminologi VI di Semarang, 16-18 September 1991.



Asmuni Mth. `Studi Pemikiran Al Maqashid`, dalam *Al Mawarid* Edisi XIV tahun 2005.

Ashworth, A. `Developments in the Public Prosecutor's Office in England and Wales`, *European Journal of Crime, Criminal Law and Criminal Justice*, 257, 2000.

Brants-Langeraar, C. H. *Consensual Criminal Procedures : Plea and Confession Bargaining and Abbreviated Procedures to Simplify Criminal Procedure*, di unduh dari Electronic Journal of Comparative Law (EJCL), vol.11.1 (May 2007), [http:// www.ejcl.org](http://www.ejcl.org). tanggal 17 Oktober 2011, 16.34 WIB.

Brants, Chrisje. & Stijn Franken, `The Protection of Fundamental Human Rights in Criminal Process`, *Utrecht Law Review*, vol.5, Issue 2, Oktober, 2009.

Corruption Watch, *Out Of Court, Out Of Mind : Do Deferred Prosecution Agreements And Corporate Settlements Fail To Deter Overseas Corruption*, Maret 2016, h.8-9 didownload dari [www.cw-uk.org](http://www.cw-uk.org)

Crijns, J. H. *Witness Agreements in Dutch Criminal Law*, makalah yang disampaikan dalam Seminar Internasional dan Focus Group Discussion tentang *The Protection of Whistleblowers as Justice Collaborators*, Jakarta, 19-20 Juli 2011.

Dunn, Gibson. *2015 Year End Update on Corporate Non Prosecution Agreements and Deferred Prosecution Agreements*, pada [www.gibsondunn.com/publication/pages/2015-year-end-update-Non-Prosecution-agreement-and-deferred-prosecution-agreements](http://www.gibsondunn.com/publication/pages/2015-year-end-update-Non-Prosecution-agreement-and-deferred-prosecution-agreements)

Dworkin, Ronald . `The Model of Rules`, *University of Chicago Law Review* 35 ( 1967).

- Engle, Eric. `Ontology, Epistemology, Axiology : Bases for a Comprehensive Theory of Law`, dalam *Appalachian Journal of Law* (8 Appalachian J. L. 103) h.2 diunduh dari <http://web2.westlaw.com/>
- Fondaaro, Mark. `Toward a Synthesis of Law and Social Science : Due Process and Proedural Justice in The Context Of National Health Care Reform`, 72 *Denv. U.L. Rev.*303, 305, 1995.
- Hans Jorg Albrecht, *Settlements Out Of Court : A Comparative Study of European Criminal Justice Systems*, Research paper 19, Project 73. South African Law Commission, German Technical Cooperation, 2001.
- Jackson, John D. .`The Effect of Legal Culture and Proof in Decision to Prosecute`, dalam Jurnal *Law, Probability and Risk*, vol.3. 2004.
- Jacobs, Pauline. & Petra van Kampen, `Dutch `ZSM Settlements` in the Face of Procedural Justice : The Sooner the Better`, dalam *Utrecht Law Review*, vol.10, issue 4, Nov 2014.
- Jehle, Jorg-Martin. *The Function of Public Prosecution from a European Comparative Perspective : How International Research Can Contribute to the Development of Criminal Justice*. Makalah yang disampaikan pada Konferensi UNDP-POGAR di Kairo, 17-18 Mei 2005,
- Krauss, Rebecca. `The Theory of Prosecutorial Discretion in Federal Law : Origin and Developments`, dalam *Seton Hall Circuit Review*, vol.6, Issue 1, article 1, 6-11-2012.
- Kempen, Piet Hein van. *The Protection of Human Rights in Criminal Law Procedure in The Netherlands*, hal. 12, di unduh dari Electronic Journal of Comparative Law, vol.13.2 (May 2009), <http://www.ejcl.org>, tanggal 17 Oktober 2011, 16.45 WIB.

- Kyprianou, Despina. *Comparative Analysis of Prosecution Systems (Part II) : The Role of Prosecution Services in Investigation and Prosecution Principles and Policies*, diunduh dari [www.law.gov.cy](http://www.law.gov.cy) pada tanggal 17 Oktober 2011.
- Lamparello, Adam. `Incorporating The Procedural Justice Model Into Federal Sentencing Jurisprudence In The Aftermath Of United State V. Booker : Establishing United States Sentencing Courts`, *New York University Journal Of Law & Liberty*, 4 : 112, 2009.
- Langbein, John H. `The Origins of Public Prosecution at Common Law`, dalam *American Journal Of Legal History*, vol.XVII, 1973.
- Luna, Erik. dan Mariane Wade, `Prosecutors as Judges`, dalam *Washington and Lee Law Review*, vol.67.Issue 4, article 6, 9-1-2010.
- Lynch, Gerald E. `Our Administrative System of Criminal Justice`, dalam *FORDHAM Law Review*, vol.66, 1998.
- MacCormick, Neil. `Institutional Normative Order : A Conception of Law`, *Cornell Law Review*, vol.82, article 5, issue 5, July 1997.
- MacCormick, Neil. `Formal Justice and The Form of Legal Arguments`, dalam *Etudes de Logique Juridique*, vol.6. ed. Parelman, 1976.
- Marquary, Tony Paul. *Unity and Diversity of The Public Prosecution Services in Europe, A Study of The Czech, Dutch, French and Polish Systems*, University of Groningen, 2008, didownload di [www.rug.nl/research/portal](http://www.rug.nl/research/portal).
- Novokmet, Ante. `The Right of a Victim to a Review of a Decision not to Prosecute as Set out in Article 11 of Directive 2012/29/EU and an Assessment of its Transposition in Germany, Italy, France and Croatia`, dalam *Utrecht Law Review*, vol.12, issue 1 (January) 2016.

- Reksodiputro, Mardjono. *Rekonstruksi Sistem Peradilan Pidana Indonesia*, Makalah yang disempurnakan untuk Kuliah Umum di Universitas Batanghari Jambi tanggal 24 April 2010.
- Starr, Sonja B. `Extraordinary Crimes at Ordinary Times : International Justice Beyond Crisis Situations`, dalam *Harvard Public Law Working Paper No.133*.
- Strang, Robert R. `More Adversarial, but not Completely Adversarial : Reformasi of the Indonesian Criminal Procedure Code`, dalam *Fordham International Law Journal*, vol.32. Issue 1, 2008, article 13.
- Tak, Peter J. P. *Methods of Diversion Used By the Prosecution Service in the Netherlands and Other Western European Countries*. Makalah yang disampaikan pada International Senior Seminar Visiting Experts` Papers ke-135, 12 Januari -16 Februari 2007, resource material series No.74, yang diselenggarakan oleh United Nations Asia and Far East Institute (UNAFEI) for the Prevention of Crimes and the Treatment of Offender, diunduh dari [www.unafei.or.jp](http://www.unafei.or.jp) pada tanggal 17 Oktober 2011.
- Tak, Peter J.P. *On The Relation Between Judges and Prosecutors*, dalam Report Working Party of The Consultative Council Of European Judges (CCJE GT), 16<sup>th</sup> meeting, Strasbourg, 5 February 2009.
- Tonry, Michael. & Catrien Bijleveld, `Crime, Criminal Justice, and Criminology in The Netherlands`, dalam *Crime & Justice* vol.35, issue , 2007.
- Tyler, T. R. `Procedural Justice and the Courts` dalam *Court Review* 44, No.1/2, 2007/2008.
- Vega, Jesus. *Legal Philosophy as Practical Philosophy*, makalah dalam laporan proyek penelitian "Desarrollo de una concepcion argumentative del Derecho" (DER2013-42472-P), h.13, yang dilaksanakan oleh Spanish Ministry of

Economic and Competitivity, di download dari [www.uef.fi](http://www.uef.fi) > document (University of Eastern Finland), pada 18 Maret 2018.

Warren, Roger K. `Public Trust and Procedural Justice`, *Court Review*, Fall 2000, di download di <http://aja.ncsc.dni.us/courtrv/cr37>

Wright, Valerie. *Deterrence in Criminal Justice : Evaluating Certainty vs. Severity of Punishment*, Laporan Penelitian The Sentencing Project :Research and Advocacy for Reform, Washington, DC., 2010, didownload dari [www.sentencingproject.org](http://www.sentencingproject.org).

Zulfa, Eva Achjani. `Pergeseran Paradigma Pemidanaan Indonesia`, *Jurnal Hukum dan Pembangunan* Tahun Ke-36, 3 September 2006.

**Dokumen resmi :**

*Wetboek van Strafvordering.*

*Wetboek van Strafrecht.*

*Financial Penalties Act (Wet vermogenssancties)* tahun 1983.

*Crimes & Court Act* tahun 2013

*Criminal Justice Act* tahun 2003

*Prosecution of Offences Act* Tahun 1985.

*Marian Statutes* tahun 1555,

*Code for Crown Prosecutors 2013,*

*Deferred Prosecution Agreements Code of Practice 2013.*

ICCPR (*International Covenant on Civil and Political Rights*)

ECHR (*European Convention on Human Rights and Fundamental Freedom*)

U.N. Human Rights Council, Special Rappourteur on Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment, *Promotion and Protection of All Human Rights, Civil, Political, Economic, Social and Cultural Rigths, Including The Right to Development : Mission to Indonesia 20*, didownload dari U.N.Doc.A/HRC/7/3/Add.7 (March 10, 2008).

Organisation for Economic Cooperation and Development (OECD), *Implementing The OECD Anti-Bribery Convention, Phase 4 Report : United Kingdom*, didownload dari [www.oecd.or/corruption](http://www.oecd.or/corruption).

*Deferred Prosecution Agreements Code of Practices : The Director`s Response to The Public Consultation, Serious Fraud Office and CPS, 11/2/2014*, pada [www.sfo.gov.uk/media/264627](http://www.sfo.gov.uk/media/264627).

*Concultation on a New Enforcement Tool to Deal With Economic Crime Committed by Commercial Organization : Deferred Prosecution Agreements, Ministry of Justice, May 2012*, pada <http://consult.justice.gov.uk/digital-communications/deferred-prosecution-agreements.pdf>

Rekomendasi tahun 2000 nomor 19 dan memorandum penjelasannya yang diadopsi dari *Committee of ministers of the Council of Europe, The Role of Public Prosecution in The Criminal Justice System*, yang didownload dari <http://cm.coe.int>.

Laporan Pemerintah Belanda kepada Organization for Economic Cooperation and Development (OECD), organisasi untuk kerjasama ekonomi dan pembangunan, *The Netherlands : Follow-Up to The Phase 3 Report & Recommendations*, Mei 2015.

House of Commons Justice Committee, *The Crown Prosecution Service : Gatekeeper of the Criminal Justice System*, TSO (The Stationery Office) Ltd, London, 2009.

Laporan dari The Royal Commission on Criminal Justice, yang dipimpin Viscount Runciman of Doxford CBE FBA, HMSO Pub., London, Tahun 1991.

Surat dari Menteri Kehakiman dalam pembahasan mekanisme *plea bargaining* di Parlemen tanggal 23 Oktober 2003, Dokumen Legislasi (*Kamerstukken II*) 2003/04, 29 200 VI, nomor 31.