

DAFTAR PUSTAKA

1. Buku

- Ali, Mahrus, 2015, *Asas-Asas Hukum Pidana Korporasi*, Rajawali Pers, Jakarta.
- Amiruddin dan Zainal Asikin, 2016, *Pengantar Metode Penelitian Hukum*, Rajawali Pers, Jakarta.
- Amrani, Hanafi, 2015, *Hukum Pencucian Uang*, UII Press Yogyakarta, Yogyakarta.
- Balfas, Hamud M., 2012, *Hukum Pasar Modal Indonesia*, PT Tatanusa, Jakarta.
- Braithwaite, John, 2002, *Restorative Justice and Responsive Regulation*, Oxford University Press, New York.
- Clinard, Marshall B. dan Peter C. Yeager, 2017, *Corporate Crime*, Routledge, New York.
- Cox, Dennis, 2014, *Handbook of Anti Money Laundering*, Wiley, West Sussex.
- Gainau, Maryam B., 2016, *Pengantar Metode Penelitian*, PT Kanisius, Yogyakarta.
- Garrett, Brandon L., 2014, *Too Big to Jail: How Prosecutors Compromise with Corporations*, Harvard University Press, Massachusetts.
- Hiariej, Edward O.S., 2016. *Prinsip-prinsip Hukum Pidana*, Cahaya Atma Pustaka, Jakarta.
- Husin, Kadri dan Budi Rizki Husin, 2016, *Sistem Peradilan Pidana di Indonesia*, Sinar Grafika, Jakarta.
- Hutauruk, Rufinus H., 2013, *Penanggulangan Kejahatan Korporasi Melalui Pendekatan Restoratif: Suatu Terobosan Hukum*, Sinar Grafika, Jakarta Timur.
- Yudi Krismen, 2021, *Sistem Peradilan Pidana Indonesia*, Rajawali Pres, Depok.
- Kristiana, Yudi, 2015, *Pemberantasan Tindak Pidana Pencucian Uang Perspektif Hukum Progresif*, Thafa Media, Bantul.

- Moeljatno, 2009, *Asas-Asas Hukum Pidana*, Rineka Cipta, Jakarta.
- Moloeng, Lexy J., 2006, *Metode Penelitian Kualitatif*, PT Remaja Rosdakarya, Bandung.
- Muhammad, Abdulkadir, 2004, *Hukum dan Penelitian Hukum*, Citra Aditya Bakti, Bandung.
- Muhammad, Rusli, 2011, *Sistem Peradilan Pidana Indonesia*, UII Press, Yogyakarta.
- Muladi dan Dwidja Priyatno, 2010, *Pertanggungjawaban Pidana Korporasi*, Kencana, Jakarta.
- Mulyana, Asep N., 2019, *Deffered Prosecution Agreement Dalam Kejahatan Bisnis*, PT Grasindo, Jakarta.
- Nelson, Febby Mutiara, 2019, *Plea Bergaining dan Deferred Prosecution Agreement Dalam Tindak Pidana Korupsi*, Sinar Grafika, Jakarta.
- Pinto, Amanda, dan Martin Evans, 2003, *Corporate Criminal Liability*, Sweet & Maxwell Limited, London.
- Purpura, Philip P., 1991, *Criminal Justice: An Introduction*, Butterworth-Heineman, Boston.
- Samaha, Joel, 2012, *Criminal Procedures*, Edisi Kedelapan, Cengage Learning, California.
- Silverman, David, 2011, *Interpreting Qualitive Data*, Edisi Keempat, SAGE Publications, London.
- Simpson, Sally S., 2002, *Corporate Crime, Law, and Social Control*, Cambridge University Press, New York.
- Soekanto, Soerjono, dan Sri Mamudji, 2001, *Penelitian Hukum Normatif Suatu Tinjauan Singkat*, PT Raja Grafindo Persada, Jakarta.
- Suratman dan Philips Dilah, 2013, *Metode Penelitian Hukum*, Alfabeta, Bandung.
- Suteki dan Galang Taufani, 2019, *Metode Penelitian Hukum: Filsafat, Teori dan Praktik*, Rajawali Pers, Depok.

Waldron, Ronald J., Carl J. Jensen, David H. McElreath, Michelle E. Waldron, David Ethan Milstein, 2006, *The Criminal Justice System: An Introduction*, K&M Publisher, Oklahoma.

Yurizal, 2017, *Menjerat Pelaku Tindak Pidana Korporasi di Indonesia*, Media Nusa Creative, Malang.

2. Artikel Jurnal

Bernard, Thomas J., “*The Historical Development of Corporate Criminal Liability*”, *Criminology* Vol. 22, No. 1, Februari 1984.

Bucy, Pamela H., “*Trends in Corporate Criminal Prosecutions*”, *The American Criminal Law Review*, Vol. 44, No. 4, 2007.

Chua, Eunice, dan Benedict Chan Wei Qi, “*Deferred Prosecution Agreements in Singapore: What is the Appropriate Standar for Judicial Approval?*”, *International Commentary on Evidence*, 2020.

Coffee Jr., John C., “*“No Soul to Damn: No Body to Kick”: An Unscandalized Inquiry into the Problem of Corporate Punishment*”, *Michigan Law Review* Vol. 79, No. 3, Januari 1981.

Coleman, James William, “*Toward an Integrated Theory of White-Collar Crime*”, *American Journal of Sociology*, Vol. 93, No. 2, September 1987.

Davis, Frederick T., “*Judicial Review of Deferred Prosecution Agreements: A Comparative Study*” *Columbia Journal of Transnational Law*, Vol. 60, No. 3, 2022.

Debold, David dan Kyle C. Barry, “*Consistency in NPAs and DPAs*” *Federal Sentencing Reporter*, Vol. 20, No. 5, 2008.

Delaney, Rachel, “*Congressional Legislation: The Next Step for Corporate Deferred Prosecution Agreements*” *Marquette Law Review*, Vol. 93, Issue 2, 2009.

Grantham, R.B. dan C. E. F. Rickett, “*Disgorgement for Unjust Enrichment?*” *The Cambridge Law Journal*, Vol. 62, No. 1, Maret 2003.

Grasso, Constantino, “*Peaks and Troughs of the English Deferred Prosecution Agreement: The Lesson Learned from the DPA between the SFO and ICBC SB Plc*”, *The Journal of Business Law*, Issue 5, 2016.

Greenblum, Benjamin M., *“What Happens to a Prosecution Deferred? Judicial Oversight of Corporate Deferred Prosecution Agreements”*, Colombia Law Review, Vol. 105, No. 6, Oktober 2004.

Gunarto, Marcus Priyo, *“Sikap Memidana yang Berorientasi Pada Tujuan Pemidanaan,”* Mimbar Hukum, Vol. 21, No. 1, Februari, 2009.

Iqbal, Ahmad, *“Penerapan Deferred Prosecution Agreeemnt di Indonesia sebagai Alternatif Penyelesaian Tindak Pidana Ekonomi yang Dilakukan oleh Korporasi”*, Jurnal Yuridis Vol. 7, No. 1, Juni 2021.

Kelly, James, *“The Power of an Indictment and the Demise of Arthur Andersen”*, South Texas Law Review, Vol. 48, No. 2, 2006.

Korejo, Muhammad Saleem, Ramalinggam Rajamanickam, dan Muhamad Helmi Md. Said, *“The Concept of Money Laundering: A Quest for Legal Definition”*, Journal of Money Laundering Control. Vol. 24, No. 4. 2021.

Levi, Michael, dan Peter Reute, *“Money Laundering”*, Crime & Justice: A Review of Research, Vol. 34, No.1, 2006.

Meyrina, Rr. Susana Andi, *“Restorative Justice dalam Peradilan Anak Berdasarkan Undang-Undang 11 Tahun 2012”*, Jurnal Penelitian Hukum DE JURE, Vol. 17, No. 1, Maret 2017.

Passas, Nikos, *“Lawful but awful: ‘Legal Corporate Crimes’,”* The Journal of Socio-Economics, Vol. 34, No. 6, Desember, 2005.

Sakowski, Paetrick, *“A Bargain with Justice? A Perspective on Canada’s New Remediation Agreements”*, Manitoba Law Journal, Vol. 42, No. 3, 2019.

Saputra, Fahreyz R., Pujiyono, dan Purwoto, *“Pertanggungjawaban Korporasi dalam Tindak Pidana Pencucian Uang (Studi Putusan No. 47/Pid.Sus-TPK/2019/PN.Smg)”*, Diponegoro Law Journal Vol. 10, No. 1., 2021.

Senko, Matt, *“Prosecutorial Overreaching in Deferred Prosecution Agreement”*, Southern California Interdisciplinary Law Journal, Vol. 9, No. 1, 2009.

Spivack, Peter, dan Sujit Raman, *“Regulating the ‘New Regulators’: Current Trends in Deferred Prosecution Agreements”*, American Law Review, Vol. 45, No. 2, Februari 2008.

Warin, F. Joseph, dan Jason C. Schwartz, “*The Need for Specialized Guidelines for Corporate Defendants*”, *The Journal of Corporation Law*, Vol. 23, No. 1, 1997.

3. Hasil Penelitian/Tugas Akhir

Aprilinda, Clara Anisya, 2021, *Relevansi Konsep Deferred Prosecution Agreement dalam Pertanggungjawaban Pidana Korporasi Terhadap Tindak Pidana Kebakaran Hutan dan Lahan*, Skripsi, Fakultas Hukum, Universitas Gadjah Mada, Yogyakarta.

Harahap, Akmal Armunda, 2021, *The Urgency to Regulate Deferred Prosecution Agreement (DPA) in Indonesia*, Skripsi, Fakultas Hukum, Universitas Gadjah Mada, Yogyakarta.

4. Artikel dalam Antologi dengan Editor

Johnstone, Gerry, dan Daniel W. Van Ness, “The Meaning of Restorative Justice”, dalam Gerry Johnstone dan Daniel W. Van Ness, 2007, *Handbook of Restorative Justice*, Willan Publishing, Devon.

Wignjosoebroto, Soetandyo, “Ragam-ragam Penelitian Hukum,” dalam Sulistyowati Irianto dan Shidarta, 2009, *Metode Penelitian Hukum: Konstelasi dan Refleksi*, Yayasan Pustaka Obor Indonesia, Jakarta.

5. Artikel, Majalah, atau Koran

Ari/APR, “MSAA, A Never Ending Story”, *Hukumonline*, 25 Februari 2022.

Hansen, Marry P., “Keeping Current: SEC Announces First Deferred Prosecution Agreement with And Individual”, *American Bar Association*, 31 Desember 2013, https://www.americanbar.org/groups/business_law/publications/blt/2013/12/keeping_current/

Kamil, Irfan, “Kasus Jiwasraya, 13 Korporasi Didakwa Rugikan Negara Rp 10 Triliun”, *Kompas.com*, 31 Mei 2021.

OECD, “Resolving Foreign Bribery Cases with Non-Trial Resolutions: Settlements and Non-Trial Agreements by Parties to the Anti-Bribery Convention”, *OECD Global Anti-Corruption and Integrity Forum*, 20 Maret 2019, www.oecd.org/corruption/Resolving-Foreign-Bribery-Cases-with-Non-Trial-Resolutions.htm

Walsh, Sharon, dan Jay Mathews, “Prudential Accused of Fraud, but Gets Change to Avoid Trial”, *The Washington Post*, 28 Oktober 1994, <https://www.washingtonpost.com/archive/politics/1994/10/28/prudential-accused-of-fraud-but-gets-chance-to-avoid-trial/6962be54-9425-4729-b08c-6b04bf4d139a/>

6. Internet

Department of Justice Canada, “Remediation Agreements and Orders to Address Corporate Crime” Web Resmi Pemerintah Kanada, <https://www.canada.ca/en/departement-justice/news/2018/03/remediation-agreements-to-address-corporate-crime.html>, diakses tanggal 5 Maret 2023.

Latham & Watkins, “Fance’s New Guidelines on Deferred Prosecution Agreement Offer Welcome Clarity”, <https://www.lw.com/admin/upload/SiteAttachments/Alert-3063.pdf>, diakses tanggal 5 Maret 2023.

Sugianto, Fajar, “Deferred Preferred Prosecution Agreement / Non-Prosecution Agreement: Ideas and Expectations” <https://podomorouniversity.ac.id/deferred-prosecution-agreement-non-prosecution-agreements-ideas-and-expectations/>, diakses 12 April 2023.

U.S. Department of Justice, “Celadon Group, Inc. Enters into Corporate Resolution for Securities Fraud and Agrees to Pay \$42.2 Million in Restitution”, <https://www.justice.gov/opa/pr/celadon-group-inc-enters-corporate-resolution-securities-fraud-and-agrees-pay-422-million>, diakses tanggal 7 Maret 2023.

U.S. Department of Justice, “Departement of Justice and SEC Enter \$290 Million Settlement with Salomon Brothers in Treasure Securities Case”, https://www.justice.gov/archive/atr/public/press_releases/1992/211182.htm, diakses tanggal 5 Maret 2023.

U.S. Securities and Exchange Commision, “SEC Announces First Deferred Prosecution Agreement with Individual”, <https://www.sec.gov/news/press-release/2013-241>, diakses tanggal 5 Maret 2023.

U.K. Serious Fraud Office, “UK’s first Deferred Prosecution Agreement, between the SFO and Standard Bank, successfully ends”, <https://www.sfo.gov.uk/2018/11/30/uks-first-deferred-prosecution->

agreement-between-the-sfo-and-standard-bank-successfully-ends/,
diakses tanggal 5 Maret 2023.

7. Peraturan Perundang-undangan

Canadian Criminal Code.

Peraturan Kejaksaan Republik Indonesia Nomor 15 Tahun 2020 tentang Penghentian Penuntutan Berdasarkan Keadilan Restoratif.

Singapore Criminal Justice Reform Act 2018.

Undang-Undang Nomor 8 Tahun 1981 tentang Hukum Acara Pidana (Lembaran Negara Republik Indonesia Tahun 1981 Nomor 76, Tambahan Lembaran Negara Republik Indonesia Nomor 3209).

Undang-Undang Nomor 8 Tahun 1995 tentang Pasar Modal (Lembaran Negara Republik Indonesia Tahun 1995 Nomor 64, Tambahan Lembaran Negara Republik Indonesia Nomor 3608).

Undang-Undang Nomor 11 Tahun 2012 tentang Sistem Peradilan Pidana Anak (Lembaran Negara Republik Indonesia Tahun 2012 Nomor 153, Tambahan Lembaran Negara Republik Indonesia Nomor 5332).

Undang-Undang Nomor 21 Tahun 2011 tentang Otoritas Jasa Keuangan (Lembaran Negara Republik Indonesia Tahun 2011 Nomor 111, Tambahan Lembaran Negara Republik Indonesia Nomor 5253).

Undang-Undang Nomor 11 Tahun 2021 tentang Perubahan atas Undang-Undang Nomor 16 Tahun 2004 tentang Kejaksaan Republik Indonesia (Lembaran Negara Republik Indonesia Tahun 2021 Nomor 298, Tambahan Lembaran Negara Republik Indonesia Nomor 6755).

Undang-Undang Nomor 1 Tahun 2023 tentang Kitab Undang-Undang Hukum Pidana (Lembaran Negara Republik Indonesia Tahun 2023 Nomor 1, Tambahan Lembaran Negara Republik Indonesia Nomor 6842).

Undang-Undang Nomor 4 Tahun 2023 tentang Pengembangan dan Penguatan Sektor Keuangan (Lembaran Negara Republik Indonesia Tahun 2023 Nomor 4, Tambahan Lembaran Negara Republik Indonesia Nomor 6845).

United Kingdom Crime and Court Act 2013.

United Kingdom Deferred Prosecution Agreements Code of Practice.

United States of America Justice Manual.

Wetboek van Strafrecht (Kitab Undang-Undang Hukum Pidana).