## Corporate criminal liability towards the doer of illegal, unregulated and unreported fishing in indonesia

Publons ID	32379477
Wos ID	WOS:000456338400037
Doi	10.1051/e3sconf/20184706003
Title	Corporate criminal liability towards the doer of illegal, unregulated and unreported fishing in indonesia
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Publish Date	2018
Journal Name	2ND SCIENTIFIC COMMUNICATION IN FISHERIES AND MARINE SCIENCES (SCIFIMAS 2018)
Citation	
Abstract	The seas in Indonesia are so wide and its natural wealth (fish) just can be explored and exploited by the ships which are owned by corporation. Those ships are potential to do illegal, unregulated and unreported (IUU) fishing. Even though corporation might commit a crime but the corporation can not be asked yet for the criminal liability. Nevertheless, criminal liability is charged to corporation's staff. This research is included as normative research based on the study of law material. Stipulation of Article 101 Law Number 45 year 2009 jo Law Number 31 year 2004 on fishery, state that the claim and sanction in fishery criminal case which done by corporation will be given to corporation's staff in form of fine penalty and added third of the given penalty. This is a reverse of criminal law because the other fields make corporation as the doer and can be asked for their responsibility. The theory development on criminal corporation liability seems does not followed by law maker. Consequently, there is no deterrent effect towards the doer of fishery criminal corporation cases. It needs law amendment and insert the corporation criminal liability clause, so there is a visible deterrent effect for the doer.
Publish Type	Book in series
Publish Year	2018
Page Begin	(not set)
Page End	(not set)
lssn	2267-1242
Eissn	
Url	https://www.webofscience.com/wos/woscc/full-record/WOS:000456338400037
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