The 2nd Proceeding
“Indonesia Clean of Corruption in 2020”

“Comparative Law System of Procurement of Goods
and Services around Countries in Asia, Australia and Europe”

IMAM AS SYAFEI BUILDING
Faculty of Law, Sultan Agung Islamic University
Jalan Raya Kaligawe, KM. 4 Semarang, Indonesia

UNISSULA PRESS
ISBN. 978-602-1145-41-8
# TABLE OF CONTENTS

Front Page ................................................................................................................................. i
Information of the International Seminar .................................................................................. ii
Committee Composition .............................................................................................................. iii
Preface ........................................................................................................................................... iv
Greeting From The Dean Faculty of Law ...................................................................................... vi

**INDONESIA’S KPK AND NSW’S ICAC: COMPARISONS AND CONTRASTS**
Prof. Simon Butt ......................................................................................................................... 1

**CAN INDONESIA FREE ITSELF FROM CORRUPTION IN 2020?**
Prof. Dr. Hikmahanto., S.H., LLM .......................................................................................... 4

**AN ACT TO ESTABLISH THE ANTI-CORRUPTION AGENCY, TO VEST POWERS ON OFFICERS OF THE AGENCY AND TO MAKE PROVISIONS CONNECTED THEREWITH.**
Rohimi Shapiee ............................................................................................................................. 7

**STRATEGY TO CREATE INDONESIA FREE CORRUPTION IN 2020**
Dr. Jawade Hafidz, S.H., M.H ..................................................................................................... 11

**THE NETHERLANDS INGLOBAL CORRUPTION**
Siti Malikah Marlou Feer, M.A. .................................................................................................... 28

**ROBUST YET FRAGILE: EFFORTS IN COMBATING CORRUPTION IN INDONESIA**
Laras Susanti., S.H., LLM ............................................................................................................ 33

**LEGAL STATUS OF AKTOR’S FOR CORRUPTION**
*(In the Perspective of Islamic Law)*
Sumarwoto Umar ....................................................................................................................... 37

**THE ROLE OF LAW IN THE POVERTY REDUCTION STRATEGY**
Lantik Kusuma Aji ....................................................................................................................... 46

Khalid ............................................................................................................................................ 55

**THE URGENCY OF ANTI CORRUPTION EDUCATION FOR COLLEGES IN INDONESIA**
Siska Diana Sari ............................................................................................................................ 62

**THE PROBLEMS OF DIVORCE IN CUMULATION AT THE RELIGIOUS COURTS BASED ON THE PRINCIPLES OF SIMPLE, FAST AND LOW COST**
Elis Rahmawati ........................................................................................................................... 78

**DISPARITIES DECISION RELATED TO INTERPRETATION OF ARTICLE 2 AND 3 CORRUPTION ERADICATION ACT**
Agung Widodo ............................................................................................................................. 87

**DIVERSITY ADULT AGE LIMITS POSITIVE LAW IN INDONESIA**
*(Studies in Multidisciplinary Perspective)*
Muhammad Andri ......................................................................................................................... 102
THE APPLICATION OF BALANCE IDEA IN SETTLEMENT
OF DOCTOR MALPRACTICE CASE THROUGH PENAL MEDIATION
Yati Nurhayati .................................................................................................................. 111

MODERNIZATION LAW AS A CRIME CORRUPTION VERY EXCEPTIONAL
THROUGH ENFORCEMENT OF ETHICS
Dr. Sukresno, SH, M.Hum ................................................................................................. 118

CORRUPTION POTENCIES IN LAND USE POLICY
(A Case Study in Kuningan Regency)
Haris Budiman ................................................................................................................. 126

CORRUPTION PREVENTION AND CONTROLS
INP Budiartha ................................................................................................................... 133

ISLAMIC LAW VALUES TRANSFORMATION IN THE RECONSTRUCTION
OF THE LEGALITY PRINCIPLE OF INDONESIAN CRIMINAL CODE
Sri Endah Wahyuningsih ................................................................................................... 145

JUSTICE AND CHARITY IN JAKARTA’S NORTH COAST RECLAMATION PROCESS
THAT WILL LEAD TO INDONESIA CLEAN OF CORRUPTION
Untoro .................................................................................................................................... 155

CORRUPTION CRIMINAL SANCTIONS WITH VALUES OF JUSTICE-BASED
Zulfiani .................................................................................................................................. 162

THE REFLECTION OF ISLAMIC BANKING IN THEORY AND PRACTICE
Anis Mashudurohatun ....................................................................................................... 171

THE IMPLEMENTATION OF LOCAL WISDOM SIRI’NA PACCE AS AN EFFORT
OF CORRUPTION ERADICATION IN INDONESIA
Muh. Afif Mahfud ............................................................................................................... 181

DISCOURSE POLITICAL LAW IN INDONESIA
ON A COMPLETION OF PLATO PHILOSOPHY
Adrianus M. Nggoro, SH, M.Pd ......................................................................................... 189

STUDY OF INDONESIA’S PARTICIPATION IN ICSID
Agus Saiful Abib ............................................................................................................... 202

NOTARY ROLE IN THE IMPLEMENTATION OF EXECUTION PROCUREMENT
OF GOODS AND SERVICES ARE FREE OF CORRUPTION BASED
ON THE PRINCIPLE OF GOOD GOVERNANCE
Aris Yulia ............................................................................................................................ 211

ANALYSIS WIRETAPPING AUTHORITY UPPER KPK LAW ENFORCEMENT
IN THE PERSPECTIVE OF HUMAN RIGHTS
Ariyanto, SH, MH .............................................................................................................. 221

SOCIAL WORKING PENALTY AS SOLUTION
IN ERADICATING CORRUPTION IN INDONESIA
Desy Maryani .................................................................................................................... 232

LEGAL POLITICSOF EMPLOYMENT IN TERM OF PART OF TASK HANOVER
TO OTHER COMPANIES IN INDONESIA
Endah Pujiastruti ............................................................................................................... 244
RESOLUTION OF DISPUTES OF OUTSOURCING WORK FORCE IN THE COMPANY EMPLOYING OUTSOURCING SERVICE
Pupu Sriwulan Sumaya ........................................................................................................ 256

THE APPLICATION OF CORRUPTION LAW TO WARDCRIMINAL ACT IN THE FIELD OF FORESTRY
Ifrani ....................................................................................................................................... 267

THE EFFORTS OF ERADICATING CORRUPTION THROUGH INSTRUMENTS OF MONEY LAUNDERING LAW AND RETURN ACTORS’ ASSETS
Yasmirah Mandasari Saragih................................................................................................ 276

AFFIRM ROLE OF EXISTENCE RECHTSVERWERKING TO ACHIEVING LEGAL CERTAINTY IN LAND REGISTRATION
Rofiq Iaksamani, Setiono, I Gusti Ayu Ketut Rachmi Handayani, Oloan Sitorus.......................... 287

ANTI-CORRUPTION EDUCATION AT AN EARLY AGE AS A STRATEGIC MOVE TO PREVENT CORRUPTION IN INDONESIA
Ida Musofiana.................................................................................................................... 304

FREED INDONESIA’S CORRUPTION BETWEEN HOPE AND REALITY
Dr. Tongat, SH., M.Hum., Said Noor Prasetyo, SH., MH.................................................. 313

UTILIZATION OF INDONESIA’S MARINE RESOURCES IN AN EFFORT TO REALIZE INDONESIA’ S GOAL TO WARD THE SHAFT OF THE MARITIME WORLD
Dr. Lathifah Hanani, SH.M.Hum., M.Kn. and Letkol (mar) MS. Noorman, S. Sos., M.Opsla...... 319

POTENTIAL CORRUPTION IN THE VALIDATION POLICIES ON ACQUISITION TAX OF LAND AND OR BUILDING
Lilik Warsito....................................................................................................................... 325

THE EFFORT OF LAW ENFORCEMENT IN COMBATING CORRUPTION IN SOUTH SUMATERA
Sri Suatmiati....................................................................................................................... 334

ETHICAL PERSPECTIVE AND THE MAPPING OF NORM IN CORRUPTION ACT
Siti Zulaekkah..................................................................................................................... 344

AN EXPANSION OF CONCEPT THE STATE ECONOMIC LOSS IN CORRUPTION IN INDONESIA
Supriyanto, Hartwiningsih, Supanto..................................................................................... 354

JURIDICAL STUDIES ON SUBSTANTIVE AND PROCEDURE OF THE DISMISSAL OF THE PRESIDENT AND/OR VICE-PRESIDENT AFTER THE REFORMATION
Siti Rodhiyah Dwi Istinah.................................................................................................... 364

THE ROLE OF THE SHARIA SUPERVISORY BOARD IN THE FRAMEWORK ENFORCING SHARIA PRINCIPLES AT THE INSTITUTE OF ISLAMIC BANKING IN SEMARANG
Aryani Widiasari.................................................................................................................. 376

SEMARANG CITY GOVERNMENT ROLE IN CONSERVATION AND ENVIRONMENTAL PROTECTION TO THE CAPITAL OF THE NATIONAL HERITAGE IN INDONESIA
Achmad J Pamungkas (Indonesia), Carlito Da Costa (Timor Leste) ........................................ 390
<table>
<thead>
<tr>
<th>Title</th>
<th>Authors</th>
<th>Pages</th>
</tr>
</thead>
<tbody>
<tr>
<td>STUDYING THE WISDOM OF ZAKAT</td>
<td>Moch. Gatot Koco (Indonesia), Basuki R Suratno (Australia)</td>
<td>398</td>
</tr>
<tr>
<td>HOMOLOGATION RECONSTRUCTION IN BANKRUPTCY THAT IS BASED ON</td>
<td>Agus Winoto</td>
<td>410</td>
</tr>
<tr>
<td>DIGNIFIED JUSTICE</td>
<td></td>
<td></td>
</tr>
<tr>
<td>RECONSTRUCTION OF EXECUTIVE AND LEGISLATIVE AUTHORITY</td>
<td>Mohamad Khamim</td>
<td>420</td>
</tr>
<tr>
<td>IN MAKING GOOD GOVERNANCE (GOOD GOVERNANCE) VALUES BASED ON</td>
<td></td>
<td></td>
</tr>
<tr>
<td>WELFARE</td>
<td></td>
<td></td>
</tr>
<tr>
<td>THE TASK RECONSTRUCTION AND BPKP’S AUTHORITY IN THE CASE</td>
<td>Sarbudin Panjaitan</td>
<td>429</td>
</tr>
<tr>
<td>OF JUSTICE VALUE BASED CORRUPTION</td>
<td></td>
<td></td>
</tr>
<tr>
<td>JURIDICAL ANALYSIS OF THE ALLEGED CRIMINAL OFFENSE TO MANUFACTURE</td>
<td>Subiyanto</td>
<td>446</td>
</tr>
<tr>
<td>A NOTARY DEED</td>
<td></td>
<td></td>
</tr>
<tr>
<td>REVITALIZATION DEAL IN AKAD HYBRIDS IN SHARIA BANKING VALUE BASED</td>
<td>Masduqi</td>
<td>452</td>
</tr>
<tr>
<td>ISLAMIC JUSTICE</td>
<td></td>
<td></td>
</tr>
<tr>
<td>RECONSTRUCTION OF LEGAL PROTECTION DISTRICT HEAD IN THE ELECTION</td>
<td>Kukuh Sudarmanto Alugoro</td>
<td>462</td>
</tr>
<tr>
<td>IMPLEMENTATION OF VALUE-BASED JUSTICE</td>
<td></td>
<td></td>
</tr>
<tr>
<td>ABUSE OF AUTHORITY OFFENSE THEOLOGICAL RECONSTRUCTION LAW ERADICATION</td>
<td>As’adi M. Al-ma’ruf</td>
<td>472</td>
</tr>
<tr>
<td>OF CORRUPTION (LAW NUMBER 31 OF 1999 JO. LAW NUMBER 20 OF 2001) BASED</td>
<td></td>
<td></td>
</tr>
<tr>
<td>ON VALUE OF JUSTICE</td>
<td></td>
<td></td>
</tr>
<tr>
<td>RECONSTRUCTION OF THE DAILY PAID WORK AGREEMENT IN THE EMPLOYMENT</td>
<td>Christina N M Tobing</td>
<td>479</td>
</tr>
<tr>
<td>LAW BASED ON JUSTICE</td>
<td></td>
<td></td>
</tr>
<tr>
<td>THE LAW AND THE IMPACT OF MARRIAGE SIRRI</td>
<td>Sahal Afhami</td>
<td>489</td>
</tr>
<tr>
<td>CRIMES AGAINST CHILDREN AS ACTORS</td>
<td>Muhammad Cholil</td>
<td>503</td>
</tr>
<tr>
<td>RECONSTRUCTION OF CRIMINAL PROCEDURAL LAW (KUHAP) ABOUT THE DETENTION</td>
<td>Muhammad Khambali</td>
<td>512</td>
</tr>
</tbody>
</table>
BASED ON JUSTICE
PROBLEMS OF DISPUTE RESOLUTION REGIONAL CHIEF ELECTION (GOVERNOR, REGENTS AND MAYOR)
Esti Ningrum ........................................................................................................................................ 520

RECONSTRUCTION REGIONAL MINIMUM WAGE (UMR) IN RENEWAL OF EMPLOYMENT LEGAL REMEDIES BASED INDONESIA THE VALUE JUSTICE PANCASILA
Urip Giyono ........................................................................................................................................ 531

IMPLEMENTATION OF LAW AS TO MAINTAIN SECURITY IN THE CONTEXT OF PROFESSIONAL POLICE POLMAS (CASE STUDY IN LAMPUNG POLICE)
Muhammad Yaman .......................................................................................................................... 539

RECONSTRUCTION OF CRIMINAL SANCTIONS PENAL CODE ACTORS ON ABORTION CRIME BASED ON THE VALUE OF JUSTICE
Hanuring Ayu Ardhani Putri .................................................................................................................. 549

REGISTRATION FIDUCIARY GUARANTEE REALIZE LEGAL PROTECTION OF CREDITORS AND DEBTOR
Ansharullah Ida ..................................................................................................................................... 556

RECONSTRUCTION OF LEGAL DISPUTES MEDIATION IN HEALTH CARE FOR PATIENTS HOSPITAL BASED ON THE VALUE OF JUSTICE
Teguh Anindito ..................................................................................................................................... 569

RECONSTRUCTION OF CRIMINAL SANCTIONS AGAINST CRIME OF ACTORS AND MURDER MURDER IN PLAN BASED ON VALUE OF JUSTICE CRIMINAL CODE
Maria Marghareta Titiek Pudji Angesti Rahayu Teguh Anindito ......................................................... 579

IMPLEMENTATION OF PENAL MEDIATION IN CRIMINAL LAW
Aji Sudarmaji ....................................................................................................................................... 587

FAIR SETTLEMENT RECONSTRUCTION OF PROBLEMATIC CREDIT DISPUTE AT BANK RAKYAT INDONESIA (STUDY CASE AT MEDAN-SINGAMANGARAJA BRI BRANCH OFFICE)
Bachtiar Simatupang ............................................................................................................................ 594

RECONSTRUCTION OF THE WASTE MANAGEMENT LAW BASED ON WELFARE VALUE
M. Hasyim Muallim ............................................................................................................................... 616

RECONSTRUCTION LAW OF PUNISHMENT AGAINST CHILDREN NARCOTICS ABUSE-BASED PROGRESSIVE LAW
Salomo Ginting ..................................................................................................................................... 625

LEGAL PROTECTION PROBLEM OF WIFE AND CHILDREN OF POLYGAMY SIRRI IN INDONESIA
Muhasil .................................................................................................................................................. 639
<table>
<thead>
<tr>
<th>Title</th>
<th>Author</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>IDEAL RECONSTRUCTION OF REHABILITATION PUNISHMENT FOR NARCOTICS ADDICTS AND ABUSER’S VICTIMS JUSTIFIED BASED ON THE LAW OF THE REPUBLIC OF INDONESIA NO. 35 YEAR 2009 (CASE STUDY IN SUMATERA UTARA PROVINCE)</td>
<td>Ahmad Zaini</td>
<td>648</td>
</tr>
<tr>
<td>IMPLEMENTATION OF ACCELERATION SYSTEMATIC LAND REGISTRATION FULL IN HUMBANG HASUNDUTAN DISTRICT</td>
<td>Ruslan</td>
<td>658</td>
</tr>
<tr>
<td>RECONSTRUCTION OF STATUS AND AUTHORITY OF THE SHARIA COURT IN THE NATIONAL JUDICIAL SYSTEM BASED ON JUSTICE</td>
<td>Jufri Ghalib</td>
<td>667</td>
</tr>
<tr>
<td>RECONSTRUCTION OF LIABILITY NOTARY PUBLIC OFFICERS TO ACT AS A VALUE-BASED JUSTICE</td>
<td>Elpina</td>
<td>679</td>
</tr>
<tr>
<td>RECONSTRUCTION OF CONSUMER PROTECTION LAW IN MAKING THE BALANCE BUSINESS BASED BUSINESS AND CONSUMER VALUE OF JUSTICE</td>
<td>Ramon Nofrial</td>
<td>693</td>
</tr>
<tr>
<td>RECONSTRUCTION OF LAND USED RIGHT EIGENDOM VALUES BASED ON JUSTICE AND LEGAL CERTAINTY</td>
<td>Hakim Tua Harahap</td>
<td>706</td>
</tr>
<tr>
<td>RECONSTRUCTION OF DIVERSION CONCEPT IN CHILD PROTECTION OF CONFLICT WITH THE LAWS BASED ON THE VALUE OF JUSTICE</td>
<td>Ulina Marbun</td>
<td>726</td>
</tr>
<tr>
<td>RECONSTRUCTION OF PARATE EXECUTION MORTGAGE RIGHTS TO LAND BASED ON THE VALUE OF JUSTICE</td>
<td>Zaenal Arifin</td>
<td>740</td>
</tr>
<tr>
<td>THE RECONSTRUCTION OF DIVORCE DUE TO MARITAL STATUS UNDER THE UNAUTHORIZED GUARDIAN AS VALUE OF JUSTICE</td>
<td>Abdul Kholiq</td>
<td>751</td>
</tr>
<tr>
<td>THE RECONSTRUCTION OF LEGAL AID LAW FOR CHILDREN WHO GET CONFLICT WITH LAW IN PROCESS OF JUSTIFICATION FOR CHILDREN BASED ON THE VALUE OF PANCASILA</td>
<td>Adi Mansar</td>
<td>767</td>
</tr>
<tr>
<td>MEDIATION RECONSTRUCTION AS ONE OF THE ALTERNATIVE SETTLEMENT OF DECLINE IN THE COURTS BASED ON THE VALUE OF JUSTICE (Study at the Simalungun District Court)</td>
<td>Mariah S.M. Purba</td>
<td>778</td>
</tr>
<tr>
<td>Title</td>
<td>Pages</td>
<td></td>
</tr>
<tr>
<td>----------------------------------------------------------------------</td>
<td>-------</td>
<td></td>
</tr>
<tr>
<td>LAW ENFORCEMENT AGAINST CORRUPTION IN PERSPECTIVE OF HUMAN RIGHTS IN INDONESIA</td>
<td>798</td>
<td></td>
</tr>
<tr>
<td>THE PRINCIPLE OF NATURAL JUSTICE AND HUMAN’S RIGHT PROTECTION FOR CITIZENS IN ERADICATION OF CORRUPTION IN INDONESIA</td>
<td>809</td>
<td></td>
</tr>
<tr>
<td>PREVENTING LAND MAFIA USING POSITIVE LAND REGISTRY SYSTEM</td>
<td>816</td>
<td></td>
</tr>
<tr>
<td>UNRULY PASSENGER IN AVIATION: THE REGULATIONS AND CASES IN INDONESIA</td>
<td>826</td>
<td></td>
</tr>
<tr>
<td>EDUCATION ANTI-CORRUPTION IN INDONESIA: PROBLEMS, CHALLENGES AND SOLUTIONS</td>
<td>839</td>
<td></td>
</tr>
<tr>
<td>SPIRITUAL URGENCY OF RELIGIOUS AND EXPENSES OF EVIDENCE IN COMBATING CORRUPTION IN INDONESIA</td>
<td>852</td>
<td></td>
</tr>
<tr>
<td>SUE FOR THE STATE ADMINISTRATION OF JUSTICE IN INDONESIA</td>
<td>863</td>
<td></td>
</tr>
<tr>
<td>CONSISTENCY MODEL OF COURT DESIGNATION TO FOSTER PARENT RIGHTS AUTHORITY DUE TO DIVORCE ON CHILDREN</td>
<td>873</td>
<td></td>
</tr>
<tr>
<td>AN INVESTIGATION AUTHORITY OF CRIMINAL ACT ON CORRUPTION IN CRIMINAL JUSTICE SYSTEM IN INDONESIA</td>
<td>885</td>
<td></td>
</tr>
<tr>
<td>PRO CONS THE EXISTENCE OF DEATH PENALTY IN CORRUPTION ACT OF 1999 IN INDONESIA</td>
<td>903</td>
<td></td>
</tr>
<tr>
<td>PENAL MEDIATION IN SOLVING MEDICAL MALPRACTICE CASES AS AN ALTERNATIVE OF PENAL SANCTIONS BASED ON LOCAL WISDOM</td>
<td>913</td>
<td></td>
</tr>
<tr>
<td>SPECIAL PROTECTION OF CHILDREN IN CRIMINAL JUSTICE SYSTEM</td>
<td>922</td>
<td></td>
</tr>
<tr>
<td>MORAL REFORM BUREAUCRACY AS PREVENTION OF ILLEGAL PAYMENTS TO INDONESIA CLEAN OF CORRUPTION</td>
<td>932</td>
<td></td>
</tr>
<tr>
<td>STANCE AND AUTHORITY OF PEOPLE’S CONSULTATIVE ASSEMBLY DURING REFORMATION ERA 1945</td>
<td>944</td>
<td></td>
</tr>
</tbody>
</table>
TAXES AND ALMS SEEN FROM ISLAMIC LAW
Mohammad Solekhan ............................................................................................................. 954

DIVERSION IN COURT (Case Studies in Karanganyar District Court)
Anita Zulfiani .......................................................................................................................... 964

International Seminar
Photos........................................................................................................................................ 971
Siti Malikah Marlou Feer, M.A.

The Netherlands in global corruption

Global corruption index 2015

- 68% of countries worldwide serious corruption problem; 6 billion people

The top 10 least corrupt countries

1) Denmark
2) Finland
3) Sweden
4) New Zealand
5) Netherlands
5) Norway
7) Switzerland
8) Singapore
9) Canada
10) Germany
10) Luxembourg
10) United Kingdom

Scores related to operation inside the national borders

Source: Transparency International
The 2015 Corruption Perceptions Index clearly shows that corruption remains a blight around the world. But 2015 was also a year when people again took to the streets to protest corruption. People across the globe sent a strong signal to those in power: it is time to tackle grand corruption.

José Ugaz
Chair, Transparency International

2015 showed that if people working together they are able to succeed in fighting corruption.

Bribe Payers Index

- The Bribe Payers Index ranks the world’s wealthiest and most economically influential countries according to the likelihood of their firms to bribe abroad.
- Scores range from 0 to 10, indicating the likelihood of firms headquartered in these countries to bribe when operating abroad.

The higher the score for the country, the lower the likelihood of companies from this country to engage in bribery when doing business abroad.

Source: Transparency International

<table>
<thead>
<tr>
<th>2011</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Netherlands</td>
<td>Rank: 1/28</td>
</tr>
<tr>
<td></td>
<td>Score: 8.8 / 10</td>
</tr>
<tr>
<td>Indonesia</td>
<td>Rank: 25/28</td>
</tr>
<tr>
<td></td>
<td>Score: 7.1/10</td>
</tr>
</tbody>
</table>
Control of Corruption

- Reflects perceptions of the extend to which public power is exercised for private gain. This includes both insignificant and grand forms of corruption, as well as “capture” of the state by elites and private interests.
- Scores: point estimates from -2.5- 2.5. Higher values correspond to better governance outcomes.

*Netherlands (2010)* Percentile rank: 98% Score: 2.145306346

*Indonesia (2010)* Percentile rank: 27% Score: -0.727325839

Source: World Bank

Global Corruption Barometer 2010/11

- 2% reported paying a bribe in 2010
- % of people who feel their government's efforts to fight corruption are:
  43% Ineffective / 57% Effective
- % of people who feel that from 2007-2010 the level of corruption in the NL has:
  51% increased / 43% stayed the same / 6% decreased

The extend of observations by public are most affected by corruption:
- Business and private sector perceived to be most affected by corruption (3.71)
- Political parties (3.1)
- Media and Religious Bodies (2.9)
- Parliament and Legislature (2.7)
- Police and Judiciary (2.6)
- NGO's and Military (2.5)
- Education (2.3)

Scale of 1-5: not corrupt - extremely corrupt
Initiatives anti-corruption

Restrain corruption is only feasible when representatives of governments, business and civil society work together and agree on a set of standards and procedures they all support. Fight against corruption is a step-by-step, project-by-project process. A non-confrontational approach is necessary to get all the relevant parties around the table.

- Awareness raising, to stir the collective consciousness;
- Information management;
- Monitoring the public and private sectors;
- Campaigning for anti-corruption legislation; and
- Project work.

Developments related to corruption in Netherlands

- Protection of Whistleblowers
- 4th Money Laundry Directive

The aim is to prevent the use of the financial system for money laundering or terrorist financing.

Estimates are that in the Netherlands alone more than 16 billion is laundered annually.

- Integral Vision government on preventing and combating corruption by ministries of Security and Justice and of Internal Affairs and Kingdom Relations
• “As the developed countries have real power in global political arena, who can control corruption except them. Here is the dilemma in order to stop corruption we need powerful actors, who are able to control it. But the only powerful actors in global arena are themselves the main source of corruption.” (Abdurashid Solijonov)

• Right to live in peace, without corruption. However, we all have the duty of nurturing anti-corruption. Collective responsibility to put it into practice, in concrete actions. Mindset

• Education:
  – Transparency, because open and honest persons would be likely to be trusted;
  – Patient in helping people generating their own solutions to disputes;
  – Showing high credibility in the subject matters being discussed;
  – Ability to listen to people and understand the problem;
  – Quality of impartiality: not taking sides

What If There Is No Corruption???

• “To accomplish great things, we must not only act, but also dream; not only plan, but also believe.” – Anatole France