ABSTRACT

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Juridical Aspects Regarding the Protection of Human Rights in the Military

Emergency at NADDarusallam Province.

(x + 74 pages : 2 appendixes)

Human rights are a set of rights attached to nature and human existence as a creature of God Almighty and His grace that must be respected, upheld and protected by state law, government, and everyone for the respect and protection of human dignity. Besides that, Protection of Human Rights was first protected in the Constitution of 1945. To confirm the nature and protection of human rights on a basis of strengthened human rights law as the enactment of Law Number 39 year 1999 on Human Rights, which protects among others, the right to live and continue to survive without pressure, the right to a family that has the sense that everyone is entitled to continue the legacy of family and the right to obtain justice that everyone is treated equally before the law. Province Nanggrooe Aceh Darusallam has experienced situations of military movements including the movement as known as the Free Aceh Movement as stipulated by Presidential Decree No.28 of 2003 regarding the situation with the danger level in the Military Emergency as in Emergency Law Act No.23 of 1959 about State in Dangerous Situation, but in practice the application of the Humanitarian Law and Human Rights Law is difficult to actualize, it still happens when human rights violations carried out imposition of Humanitarian Law. Government of Indonesia has done legal measures against the army that convicted violation of Human Rights in Province Nanggrooe Aceh Darusallam.

References : (1959-2011)