

## **ABSTRACT**

Jansen Tri Utama (05120060080)

**LEGAL ASPECTS OF FORCED MONEY ON ADMINISTRATIVE COURT WHICH HAS LEGALLY FINAL AND BINDING**  
**(xiv + 93 pages)**

Force efforts may seem a novelty in the Administrative Court Law itself, which on 2004 a new Act PTUN new to this forceful measures, referring to article 116 verse 4 Administrative Court Act there are 3 different kind of forced effects, which is : Forced money, administrative sanctions, and publishing in mass media. This legal research, will emphasis on the legal aspects of money forced itself. In Administrative Court has its on uniqueness which is the money can only be forcibly imposed on a defendant that is definitely government that is not won in the lawsuit, The plaintiff may not forcibly imposed for those money forced. In addition, this legal research are also discussed why many court decisions that have legal binding still not implemented by the defendant who lost the case. Moreover, what the government should did so that the Administrative Court verdict can be executed by the parties as required in those court decision and have the power as well as other court decisions. Apparently, after doing this research, we could found the answer that the ineffectiveness implementation of this efforts force is a major cause of the defendant did not want to execute the decision of the administrative court. Finally, the authors hope that this research can be a legal reference for all the litigants in the Administrative Court or to the executive, legislative, and judicial branches to do another research and make all problems solved.

References: 31 (1985-2009)