ABSTRACT

THE IMPLEMENTATION OF CRIMINAL IN THE CRIMINAL ACTION OF ABUSE THAT CAUSES HEAVY WOUND (ANALYSIS OF DECISION NUMBER 372/Pid.B/2020/PN)

Edsel Bunardi (01051170091)

(xii, 94 pages)

Crime is an event that often occurs in Indonesia. Data from the Indonesian Central Statistics Agency in 2018, shows that a crime in Indonesia occurs every 93 seconds. This of course causes discomfort and eliminates a sense of peace in people's lives. Crime in the form of persecution is one of the crimes that are very often encountered. The persecution itself can be divided into four categories, namely ordinary persecution, planned ordinary persecution, severe persecution, and planned severe persecution. In this case, if the abuse was planned in advance and caused serious injuries such as permanent disability, etc. Then the sentence would be much heavier than unplanned and not cause serious injuries. Thus, it can be said that the success of practice in criminal law cannot be separated from the application of punishment that is appropriate and commensurate with the actions of a defendant. Punishment is not only imprisoning and punishing criminals but can also foster and become a means for criminals to change themselves to the better version. Punishment in accordance with its portion is actually very necessary to deter criminals. If the punishment given is too light, these perpetrators will not be afraid to repeat their actions. In the end, if the perpetrators of crime in the community are reduced, the public interest will also benefit. The research in this thesis uses normative research.

Keywords: Persectuion, Seriously Injured/Heavy Wounds, Sentencing.

References : 35 (1958-2020)