ABSTRACT

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RETRACTION OF POLITICAL RIGHTS ON CORRUPTION CASE IN INDONESIA REVIEWED BY PERSPECTIVE OF HUMAN RIGHTS (DECISION 285 K/PID.SUS/2015)

(ix + 67 pages)

Retraction of political rights on corruption case in Indonesia is an additional penalty that regulated on criminal code of Indonesia and Law of Corruption. Basically, political rights are one of the human rights. It is natural law rights which representative the natural human being. Retraction of political rights will conflict to values of human rights itself. One of the cases about retraction of political rights on corruption case in Indonesia is Ratu Atut Case as contained in the Decision of Supreme Court of Indonesia Number 285 K/Pid.Sus/2015. The questions discussed in this thesis are: 1. How the regulation about the retraction of political rights on corruption case in Indonesia reviewed by perspective of human rights? and 2. How the judge legal considerations in the Decision of Supreme Court of Indonesia Number 285 K/Pid.Sus/2015 reviewed by the regulation about the retraction of political rights on corruption case in Indonesia reviewed by perspective of human rights? Normative descriptive research will be used with conceptual and case approaches. From this thesis, it is found that retraction of political rights on corruption case in Indonesia as contained in Decision of Supreme Court of Indonesia Number 285 K/Pid.Sus/2015 is not allowed by human rights perspective. Although the human rights perspective true, nevertheless by constituon or regulations in Indonesia.

References: 32 (1982—2020)

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