

## **ABSTRACT**

**JASON KAM (01051200078)**

***LEGAL RESPONSIBILITY FOR FUEL MIXING IS REVIEWED FROM THE CONSUMER PROTECTION LAW***

***(IN THE PERSPECTIVE OF Dignified JUSTICE THEORY)***

***(v + 72 pages)***

*Oil and natural gas are natural resources found in Indonesia and are non-renewable natural resources. However, in Indonesia itself there are individuals who abuse this by interfering with fuel oil (BBM). In this case, this thesis research will be based on the theory of dignified justice, the theory of legal certainty, the theory of legal protection, and the theory of responsibility. The theory of dignified justice will be used to analyze solutions to these problems so that there is justice for the parties. The theory of legal certainty and the theory of legal protection will be used to analyze whether in Indonesia itself there is a law that regulates it, thereby creating protection for the parties. The theory of responsibility will be used to analyze and find out whether there is any form of responsibility of the perpetrator. This thesis research will use a normative juridical type of research, using primary data types based on the statute approach and conceptual approach, and analyzing the data qualitatively. Based on the research results, perpetrators who mix fuel oil can be sued. In terms of dignified justice, victims can receive material and immaterial compensation, so that justice can be realized.*

*Keywords: Civil Liability, Oil Fuel Distribution, Fuel Oil Counterfeiting*

*References: 35 (2001-2023)*