

ABSTRACT

LEGAL PROTECTION FOR VICTIMS OF SEXUAL VIOLENCE REVIEW FROM DIGNIFIED JUSTICE

**FRANSISCA KURNIAWAN
01053200007**

A legal country as Indonesia is not immune from criminal acts that happens in society. Criminal acts are acts that deviate from morals and law that cause harm to other people or community environment. One of the criminal acts that frequently happen in Indonesia is sexual violence. The victims of sexual violence aren't just woman but it can be children or man, regardless of age or gender.

The problem solving of sexual violence cases in Indonesia mostly revolve around abuser. As the regulation about indentify until form of punishment for abuser. Therefore law enforcement in Indonesia should have more regulation on legal protection for the victims. The protection should be focusing on victims recovery as from physically and psychologically abused. The importance of recovering victims both physically and psychologically is a form of human rights that victims have, because victims have had their human rights taken away. Therefore, it is necessary to restore the honor that the victim has lost. There is a need for clear principles of legal regulation of sexual violence in Indonesia to provide legal certainty for perpetrators and also certainty of recovery for victims.

By focusing on victims recovery, it shows as a form of protection provided by country to the victims. What was taken from the victims were their rights as a human being. They were stripped of their rights therefore their rights must be given back. Protection for victims of sexual violence from the perspective of dignified justice is to humanize humans. Humans, who are God's glorious creation, have had their glory taken away by force, so this glory must be returned to its original state. Dignified justice based on Pancasila values to provide justice as fairly as possible and humanize humans with human values.

Keywords: Legal Protection, Regulation, Sexual Violence, Dignified Justice