ABSTRACT

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PEDOPHILIA CRIME IN CRIMINAL CODE IN INDONESIAN
(An Analysis of The Case Number :2239/Pid/B/PN.Jak.Sel)
(xiii + 74 pages; 2 appendixes)

Pedophilia is a form of decency crimes and crimes of morality are clearly arranged in indonesian criminal law in article 292, and 293 of the Penal Code. Crimes against decency set specifically in article 81 of law No.23 of 2002 on child protection. Pedophilia where the disease which is a psychosexual mechanism which is characterized by a strong sexual desire and fantasy through repeated, sexual arouse, or behaviors that include the use of non-human objects, create suffering or humiliating yourself or a spouse of a person or children, or spouse without permission. People with pedophilia or called pedofilis, making the children as the target. So the child who has been a target of pedofilis, by reasons of his physical and mental immaturity, needs special safeguards and care, including appropriate legal protection, before as well as after birth. A pedofilis, generally perform actions, just because her desire motivation by satisfy his sexual fantasies that the crime of pedophilia is an ongoing threat to social order in society. The child, by reasons of his physical and mental immaturity, needs special safeguards and care, including appropriate legal protection, before as well as after birth.

References: 19 (1959-2012)