

## **ABSTRACT**

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### **THE TERMINATION OF INVESTIGATION OF COPYRIGHT INFRINGEMENT BECAUSE REVOCATION LAWSUIT ( STUDY CASE : HANJUNG INDONESIA LIMITED LIABILITY COMPANY )**

(xi + 86 pages)

Copyright is one of the rights that belong to the intellectual property rights. The developments in technology make science can create software that can be used to help human to do somethings become easy. In Indonesia software is an intellectual property that belongs to the copyrights. The development in technology not always have a positive effect, but also have a negative effect. One of the example from the negative effect is the piracy. Indonesia itself get a stereotyped as a pirate state, even United States of America also blacklist Indonesia because until now Indonesia still think the protection of the intellectual property not really important. Piracy not only done by personal user but also done by company such as a Hanjung Indonesia limited liability, which is company from South Korea that located in Lampung, Indonesia. Hanjung Indonesia limited liability was hijack two software owned by Tekla and Autodesk corporation. In this thesis will discuss the crime of copyright infringement which is conducted by Hanjung Indonesia limited liability, the investigation for this case is furthermore stopped due to the revocation lawsuit and the regulatory changes. The old regulation use the normal offence and the new one using the complaint offence which is unfortunately many parties because copyright infringement has not been considered a serious problem by law enforcement officials.

References:24 (1970-2014)