

ABSTRAK

Abstract

Bullying of Underage Perpetrators through Restorative Justice” where this research views that cases of bullying as a form of criminal act are cases that often occur among children so that the victims and perpetrators are minors. . Based on Law Number 11 of 2012 concerning the Juvenile Criminal Justice System, cases of violence against children must be resolved using restorative justice. Restorative justice exists as a form of peace and restoration of circumstances. By resolving it using restorative justice, the question arises as to whether this justice protects the rights of children as perpetrators and victims or what forms of peace and restoration can be used to avoid the recurrence of criminal acts. So the researcher conducted research on this case using normative legal research methods to obtain conclusions regarding the problem of child bullying cases which were resolved through restorative justice. Where there is a process of dialogue and restoration of the situation in the form of rehabilitation for victims and guidance for perpetrators such as peace with or without compensation, return to parents with conditions, education at LPKS, community services and medical and psychosocial rehabilitation. Where there are children's rights as perpetrators and victims which must be protected in the process of dialogue and restoration of the situation by looking at Law no. 35 of 2014 concerning Child Protection. Where restoration can be given to victims and perpetrators by looking at the needs of victims and perpetrators so that a sense of justice and peace in restorative justice can be achieved properly.

Keywords; *Analysis, Restorative Justice, Recovery of Conditions, Guidance, Protection of Children's Rights*