ABSTRACT

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LEGAL PROTECTION FOR CUSTOMERS WHO OWN BITCOIN IN INDONESIA (CASE STUDY NO 2029K /PID.SUS/2023)

(ix + 139 Pages)

The main problem is the widespread use of Bitcoin as a crypto asset in Indonesia which does not yet have clear regulations regarding the use of Bitcoin as a means of payment and legal protection for its users, as well as the emergence of various fraud cases related to crypto asset trading causing losses to customers. The purpose of this study is to analyze legal protection for Bitcoin owners in Indonesia and the application of the law in the case of Case No. 2029K/PID.SUS/2023 related to Bitcoin owner customers. The method used in this study is normative juridical with a regulatory approach (Statue Approach) and a case approach (Conceptual Approach) with data collection techniques through literature studies and interviews. The results of the study found that legal protection for Bitcoin owner customers in Indonesia is still very weak. This is due to the lack of clear regulations regarding the use and transactions of Bitcoin as a means of payment. And shows that the application of the law in this case is considered to be in accordance with the regulations in force in Indonesia even though there are no specific regulations governing Bitcoin.

References: 49 (1959-2022)

Keywords: Customer, Bitcoin, Legal Protection, Crypto Assets, Regulation