

ABSTRACT

Legal protection for children victims of crime in the process of law enforcement is very important for the realization of justice. The process of law enforcement doesn't only aim at the punishment of perpetrators, but also must be able to provide benefits to the victims.

This research aims to know and analize the basis of the consideration of the public presecutors in preparing the claim letter and the basis of the judge's judgement in her decisionin the case on behalf of defendant's child, the implementation of legal protection for the rights of children who are victims of crime in the law enforcement process, and what are the obstacles in the implementation of legal protection.

The research method used in this research is empirical juridical method. Specification of research that writer use is descriptive analysis. Data collection techniques are conducted by in-depth interviews to the parties involved in research, direct observation and document recording.

From the results of the research, it can be seen, that in the claim and criminal decisison, both public presecutor and the judge have make judicial dan non- juridical consideration. During the trial process, both the public presecutor and the judge have not in the process of law enforcement there are 3 (three) obstacles in realizing legal protection for children, namely the limited knowledge of the victim and her parents about the law, the role of law officers that is not optimal, and delays in the issueance of implementing regulations in the on child protection.

Key words : legal protection, children victims of crime, law enforcement

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