

ABSTRAK

Penelitian ini bertujuan mendeskripsikan dan mengkaji permasalahan, pertama mengetahui hasil *Visum et Repertum* dapat menunjukkan tindak pidana persetubuhan secara berlanjut yang mengakibatkan kehamilan telah sesuai KUHAP. Kedua, bagaimana pertimbangan hakim dalam menjatuhkan sanksi pidana penjara dan denda terhadap terdakwa pelaku tindak pidana membujuk anak bersetubuh secara berlanjut telah sesuai KUHAP .

Penelitian ini adalah penelitian hukum normatif bersifat preskriptif dan terapan dengan teknik pendekatan kasus (*case approach*). Jenis data sekunder meliputi bahan hukum primer, sekunder dan tersier. Dalam penelitian ini, penulis ingin mengetahui tinjauan hukum terkait kedudukan *Visum et Repertum* dalam pembuktian perkara mengajak anak bersetubuh secara berlanjut yang mengakibatkan kehamilan pada Putusan Pengadilan Negeri .

Hasil penelitian pertama, hasil *visum et repertum* terhadap tindak pidana persetubuhan secara berlanjut telah sesuai dan memenuhi ketentuan KUHAP. Kedua, pertimbangan hakim dalam menjatuhkan sanksi pidana penjara dan denda terhadap terdakwa pelaku tindak pidana mengajak anak bersetubuh secara berlanjut telah sesuai dan memenuhi. KUHAP Menjelaskan bahwa pembuktian harus didasarkan dengan sedikitnya pada dua alat bukti yang sah, disertai dengan keyakinan hakim yang diperoleh dari alat-alat bukti tersebut.

Kata Kunci : *Visum et Repertum*, Alat bukti, Hukum Acara Pidana.

ABSTRACT

This study aims to described and examine issues , first known the result of medical check et repertum can show crimes coitus in continues resulting in pregnancy were appropriate kuhap .Second , the consideration the judge in impose sanctions criminal prison and fine against the defendant the crimes persuade children been in continues were appropriate kuhap to the award number.

This research is research law normative is prescriptive and applied to technique approach cases (case approach) .Types of data on secondary coVisum et repertuming material law primary , secondary and tertiary .In this research , writer would like know law review related a medical check et repertum in case of call children been in continues resulting in pregnancy to the award district court klaten .

The results of the study first , the results of medical check et repertum against crime coitus in continues were appropriate and meet the provision kuhap .Second , the consideration the judge in impose sanctions criminal prison and fine against the defendant the crimes call children been in continues were appropriate and meet article Formulation kuhap explained that of to be based with at least in two tools evidence legitimate , accompanied with confidence judge obtained of tools the evidence.

Keywords: *medical check et repertum, evidence, The Law of criminal procedure*