

ABSTRAK

Penelitian ini bertujuan meneliti tentang problematika perlindungan hukum yang terjadi pada anak korban eksloitasi seksual dan bentuk ideal perlindungan hukum bagi anak korban eksloitasi seksual, penelitian ini menggunakan pendekatan koneptual (*conceptual approach*), hasil penelitian ini ditemukan bahwa korban eksloitasi seksual di indonesia setiap tahun selalu mengalami kenaikan disisi lain ditemukan kurang optimalnya perlindungan hukum yang dimana didalam pasal 20 Undang-Undang no 35 tahun 2014 mendeskripsikan bahwa perlindungan hukum merupakan kewajiban dan tanggung jawab seluruh kalangan baik pemerintah, masyarakat dan orang tua. Dan hasil analisis problematika tersebut penulis jadikan bahan untuk membuat konsep ideal perlindungan hukum bagi anak korban eksloitasi seksual, dan kesimpulan yang di dapatkan dalam kaitannya terhadap konsep perlindungan hukum yang ideal penulis berpandangan perihal beberapa konsep model perlindungan antara lain: Model yang berdasarkan hak-hak prosedural atau model partisipasi secara langsung atau aktif (*the procedural right model*), Model pelayanan partisipasi secara tidak langsung atau model pasif (*the services model*), Model Persuasif atau Partisipatif, Model perlindungan komprehensif, Model penjatuhan pidana bersyarat, Model perlindungan preventif. Karna pada dasanya perlindungan hukum di katakan baik apabila undang-undang tersebut tidak lagi bekerja mengurus korban melainkan bekerja menghentikan korban.

Kata-kata Kunci: Perlindungan Hukum; Problematiska; Konsep ideal

ABSTRACT

This study aims to examine the problems of legal protection that occur in child victims of sexual exploitation and the ideal form of legal protection for child victims of sexual exploitation, this study uses a conceptual approach, the results of this study found that victims of sexual exploitation in Indonesia every year always experience The increase, on the other hand, was found to be less than optimal in legal protection, which in Article 20 of Law No. 35 of 2014 describes that legal protection is an obligation and responsibility of all circles, both government, society and parents. And the results of the problematic analysis, the writer made the material to make the ideal concept of legal protection for child victims of sexual exploitation, and the conclusions obtained in relation to the ideal concept of legal protection, the writer has the view that several concepts of protection models include: or the direct or active participation model (the procedural right model), the service model of participation indirectly or the passive model (the services model), the Persuasive or Participatory Model, the comprehensive protection model, the conditional criminal imposition model, the preventive protection model. Because in principle, legal protection is said to be good if the law no longer works to deal with victims but works to stop victims.

Key words: ***legal protection, Problematics, ideal concepts.***