ABSTRACT

THE FULFILLMENT OF JASA RAHARJA OBLIGATION FOR THE VICTIM OF TRAFFIC ACCIDENTS IN BANDAR LAMPUNG

By

Muhammad Rizky Arief Setiawan

Traffic accidents occur oftenly. The number of transportation that increase a lot not be balanced by the expedience of the road structure, similarly with human as the user of the road that hold very important role is being the main factor of accident. Also the other factor of accident is the environment factor. The government by PT. Jasa Raharja (Persero) give funds obligation for the citizen that had an accident on the journey. It was guaranteed based on the Law Number 34/1964 jo Government Regulation Number 17/1965. PT. Jasa Raharja has the main task to provide protection for the road users and general passangers.

Problems in this study were: How the fulfillment of Jasa Raharja obligation for the victim of traffic accidents in Bandar Lampung? And Whether the inhibiting factors on the fulfillment of Jasa Raharja obligation for the victim of traffic accidents?. This research was conducted by using empirical normative method with using the primary data from the result of this research.

Based on the results and discussions, the fulfillment of Jasa Raharja obligation for the victim of traffic accident was aimed for all of the Indonesia citizen. The fund on the fulfillment of obligation that was accepted by the citizen that had an accident on the journey was different, it based on the victim criteria and condition. Afterward for getting the fulfillment from the Jasa Raharja, the condition of the traffic accident victim must first be checked to the hospital to get the medication and the medicine kwitansi and then to the police to make police letter. For the last the distribution of the fulfillment of Jasa Raharja obligation for the victim of the traffic accident was given by PT. Jasa Raharja with using ways transfer via account.

Several inhibiting factors on the fulfillment of Jasa Raharja obligation for the victim of traffic accidents in Bandar Lampung were the party of the victim which not report the traffic accident that occurs on himself with the reason that the accident was classified as mild and could be resolved peacefully. Then the party of the victim was late on the submission of the fulfillment obligation (compensation fund) to the Jasa Raharja on the limited time during 6 (six) months after the accidents occured.
Afterward, the party of the victim was late on giving the traffic accident reports to Police and it would complicate the investigation process. And for the last, the party of the victim lazy to report the traffic accident because they was thought that the process and procedure in the Police need a long time and also complicated.

**Keywords: Traffic Accident, Victim of The Traffic Accident, The Fulfillment**