ABSTRACT

ANALYSIS OF LEGAL PROTECTION VICTIMS OF MASS VIOLENCE (Study of Jurisdiction Polres Lampung Timur)

by

FRENCO WILIANDER SITANGGANG

The principal task of the police as stipulated in Article 13 Undang-Undang Number 2 Year 2012 about Kepolisian Negara Republik Indonesia is to maintain security and public order, enforcing the law and providing protection, shelter and service to the community. In line with these provisions, the police have an obligation to provide legal protection for victims of crime, in particular to the victims of the crime of mass violence. Basically the victim is a person who suffered physical misery, mental, or economic loss caused by a criminal act, the suffering experienced by the victims of the provision of legal protection for the victims is essential. The problem in this research is how the provision of legal protection for the victims of mass violence? and if that is the limiting factor in the provision of legal protection for the victims of mass violence?

This study used juridical normative and empirical uses primary data and secondary data. The primary data obtained through field studies and secondary data obtained through library. Data obtained by means of interviews using written guidance on sources that have been determined. The study was conducted in jurisdictions Polres Lampung Timur in the year of 2015.

Results of research and discussion concluded that the legal protection of victims of mass violence can be done through the efforts of restitution and compensation, counseling, health services, legal assistance, and granting inormasi case handling. Factors inhibiting the provision of legal protection for the victims of mass violence lies in legislation of factors, factors of law enforcement, and community factors.

The author gives advice to every judge who handled the case mass violence in order to convict an additional form of compensation to the victims, suggested to the Institute of the Executive and the Legislature in order to formulate the rules of law relating to compensation and restitution for victims of riots, and recommended to the Chief of Kepala Kepolisian Republik Indonesia in order can

Frenco Wiliander Sitanggang

form a working unit in every Kepolisian Republik Indonesia in the region of Indonesia in the form of units of legal protection for victims of crime, and suggested to each institution Indonesian National Police, Government Agencies, Legal Aid and NGOs, to carry out activities of dissemination of laws and regulations related to intensive particularly in the region area prone actions that lead to acts of mass violence.

Keywords: Legal Protection, Victim of Mass Violence