

ABSTRACT

**THE APPLICATION OF MEDICAL RECORD IN MEDICINE
MALPRACTICE CRIMINAL LAW ENFORCEMENT**

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The existence of medical record is needed in every health facility service, both observed from operation aspect of practice service and law aspect. The rule of justice is related with implementation of health service, such as criminal justice aspect, court of justice and administrative justice. From the justice aspect, medical record can be used as the proof in medical case, that is consistent with article 184 paragraph (1) KUHP. The problem in this research is how the strength of proof instrument authentication in malpractice medicine criminal law enforcement. The approach to be used in this research is the approach of normative law and empirical law. The strength of proof instrument authentication medical record is the clue for the adjudicator in the act of medicine malpractice criminal to be basic to make the punishment heavier or lighter consideration from the adjudicator justice at the moment to adjudicate the case in the court session.

Key Word: Medical Record, Proof, Medicine Malpractice.