

## **ABSTRACT**

The title of this article is "Description of Judge's Decision on Criminal Acts of Abuse of Natural Resource Conservation in Indonesian National Parks" with the following problem formulation: 1. Factors causing the occurrence of criminal acts of Abuse of Natural Resource Conservation in Indonesian National Parks? 2. What are the legal consequences for perpetrators of criminal acts of Abuse of Natural Resource Conservation in Indonesian National Parks? and the objectives of the study: a. To determine the factors causing the occurrence of criminal acts of Abuse of Natural Resource Conservation in Indonesian National Parks. b. To determine the legal consequences for perpetrators of criminal acts of Abuse of Natural Resource Conservation in Indonesian National Parks. The type of legal research used is normative research. and the nature of the research is descriptive. Based on the description and analysis of the research results: the author draws the following conclusions: 1. Factors causing the occurrence of criminal acts of abuse of Natural Resource Conservation in Indonesian National Parks: the defendant does not have a permit. 2. Legal consequences: a. against the perpetrator: 1) The defendant is detained. 2) The defendant is sentenced to imprisonment and a fine. 3) is charged with paying court costs. b. Legal consequences for evidence: 1) The tools used by the defendant to commit the crime were confiscated for destruction. 2) The motorcycle, KMN Anugrah AS ship, forest boundary map, and boat and engine were returned to their owners. 3) The ornamental fish in a living condition were released back into their habitat. Based on the research results and conclusions, the author's suggestions are: 1. It is hoped that the government will pay more attention to the security of the Natural Resource Conservation area. 2. It is hoped that the perpetrators will pay attention to information related to the prohibition of entering the natural resource conservation area without a permit.

**Keywords:** *Criminal Act, Abuse, Conservation Of Natural Resources, Indonesian National Parks.*

## **ABSTRAK**

Judul tulisan ini adalah “Deskripsi Putusan Hakim Terhadap Tindak Pidana Penyalahgunaan Konservasi Sumber Daya Alam Di Taman Nasional Indonesia” dengan rumusan masalah: 1. Faktor penyebab terjadinya tindak pidana Penyalahgunaan Konservasi Sumber Daya Alam di Taman Nasional Indonesia? 2. Apa akibat hukum terhadap pelaku tindak pidana Penyalahgunaan Konservasi Sumber Daya Alam di Taman Nasional Indonesia? dan tujuan penelitian: a. Untuk mengetahui faktor penyebab terjadinya tindak pidana Penyalahgunaan Konservasi Sumber Daya Alam di Taman Nasional Indonesia. b. Untuk mengetahui akibat hukum terhadap pelaku tindak pidana Penyalahgunaan Konservasi Sumber Daya Alam di Taman Nasional Indonesia. Jenis penelitian hukum yang digunakan adalah penelitian normatif. dan sifat penelitian bersifat deskriptif. Berdasarkan deskripsi dan analisis hasil penelitian: maka Penulis menarik kesimpulan: 1. Faktor penyebab terjadinya tindak pidana penyalahgunaan Konservasi Sumber Daya Alam di Taman Nasional Indonesia: terdakwa tidak memiliki izin. 2. Akibat hukum: a. terhadap pelaku: 1) Terdakwa ditahan. 2) Terdakwa dijatuhi pidana penjara dan pidana denda. 3) dibebankan membayar biaya perkara. b. Akibat hukum terhadap barang bukti: 1) Dirampas untuk dimusnahkan. 2) Dikembalikan pada pemiliknya. 3) Dilepaskan kembali ke habitatnya. Berdasarkan hasil penelitian dan kesimpulan, maka saran yang diberikan penulis: 1. Diharapkan agar Pemerintah lebih memperhatikan keamanan wilayah Konservasi Sumber Daya Alam. 2. Diharapkan agar para pelaku memperhatikan informasi terkait larangan memasuki kawasan konservasi sumber daya alam tanpa disertai izin.

***Kata kunci: Tindak Pidana, Penyalahgunaan, Konservasi Sumber Daya Alam, Taman Nasional Indonesia.***