ABSTRACT



Diversion is the transfer of process completion of the Child Criminal Case from formal to informal, this is done in accordance with the mandate of the Constitution to protect children's rights which is implemented with Regulation of Law No. 11 in 2012 about Child Criminal Justice System. Child is the mandate of God Almighty as well as the next generation of our nation, for example, Tangerang District Court has 1 (one) district and 2 (two) City with densely populated people, which have various problems and not to mention the existence of Children who have problems with Criminal of Law. Therefor this paper discusses about the Implementation of Diversion with Restorative Justice in Tangerang District Court, how the implementation of diversion in Tangerang District Court, and whether the implementation of diversion in line with Restorative Justice, as mandated in the Child Criminal Justice System Act, the author try to perform Scientific Research Methods by using the empirical normative approach method or literature research in the form of literature books and various laws and regulations, as well as observation or research directly to Tangerang District Court Office and take comparisons at the West Jakarta District Court Office, for comparison and then analyze the data until it can be known scientifically whether the Tangerang District Court has implemented Diversion Program with Restorative Justice in accordance with the mandate of the Act and the barriers to any constraints that make diversion programs difficult to implement, it will be packed with a system of discussion of merging theory and empirical data obtained in actual field. So it can be seen clearly scientifically Diversion in the Tangerang District Court.

Kata Kunci : Diversion, Children Future

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