

TABLE OF CONTENTS

TITLE PAGE	i
ENDORSEMENT	ii
APPROVAL	iii
STATEMENT OF ANTI-PLAGIARISM	iv
PREFACE	v
ACKNOWLEDGEMENTS	vi
TABLE OF CONTENTS	viii
LIST OF TABLES	x
ABSTRACT	xi
INTISARI	xii
CHAPTER I: INTRODUCTION	1
A. BACKGROUND	1
B. RESEARCH QUESTIONS	9
C. ORIGINALITY OF RESEARCH	9
D. RESEARCH GOAL	16
E. RESEARCH PURPOSES	17
CHAPTER II: THEORETICAL REVIEW	19
A. Development of ITE Law	19
B. Propriety	26
C. Victimology	29
D. Revictimization	32
E. Legality Principles of Criminal Law	34
A. Lex Certa Principle	36
B. Lex Stricta Principle	36
CHAPTER III: RESEARCH METHOD	38
A. Characteristics of Legal Research	38
B. Type of Data	38
C. Data Collection Method	40
D. Data Analysis	40
E. Limitation of Research	41
CHAPTER IV: RESEARCH RESULT AND ANALYSIS	42
A. LEGAL IMPLICATIONS OF UNCLEAR DEFINITION OF ‘PROPRIETY’ BETWEEN DIFFERENT LAWS	42
1. Definition ‘Propriety’ between Regulations	42
2. Legal Implications of Unclear Definition between Different Regulations	58



B. LEGAL IMPLICATIONS OF UNCLEAR DEFINITION ‘PROPRIETY’ BETWEEN COURT DECISIONS	61
1. Definition of ‘Propriety’ based on Different Court Decisions	61
2. Legal Implications of Different Definitions of ‘Propriety’ between Court Decisions.	79
CHAPTER V: CONCLUSION AND RECOMMENDATION	87
A. CONCLUSION	87
B. RECOMMENDATIONS	88
BIBLIOGRAPHY	90