



DILAKUKAN OLEH KARYAWANNYA (Studi Kasus Terhadap Putusan Perkara Nomor 458/Pdt.G/2014.PN.Mnd)

ANALISIS TANGGUNG JAWAB JAWAB PT. BANK BUKOPIN TBK TERHADAP

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**ANALYSIS OF ACCOUNTABILITY OF PT. BANK BUKOPIN Tbk
AGAINST THE ACT OF CRIME THAT HAS BEEN COMMITTED
BY ITS OWN EMPLOYEE
(Case Study Of Court Rulling Number 458/Pdt.G/2014.PN.Mnd)**

ABSTRACT

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This Research aims to address whether the ruling made by state court of Manado Number 458/pdt.G/2014/PN Mnd was correct, shall PT. Bank Bukopin Tbk, also needs to take account for the criminal act that has committed by its own employee.

The methodology of this research that is used in this article is normative and secondary source of data that comes from premiere material of law based on the ruling of Manado State Court number Nomor 458/Pdt.G/2014/PN.Mnd, The Indonesian Civil Constitution of Law, Constitution of limited incorporated (Perseroan Terbatas), Constitution of Banking and rule that has been set by the Central Bank of Indonesia, also secondary material of law which originate from library source.

Based off the research, the act of crime which is done by the employee of PT. Bank Bukopin Tbk, there is in fact, two elements that are not met for it to be liable to incriminate using the article 1367 verse (3) of Indonesian Civil Constitution, therefore it is not appropriate that PT. Bank Bukopin Tbk is to be liable for the act of crime that has been committed by its employee.

Key Words: Liability, Act of crime, Bank

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