

**UNIVERSITAS INTERNASIONAL BATAM**

*Bachelor Thesis*

*Science of Law Study Programme*

*Odd Semester 2018/2019*

***JURIDICAL REVIEW OF RESTITUTION OF WOMEN AS VICTIMS  
OF CRIMINAL ACTION OF HUMAN TRAFFICKING***

***(CASE STUDY ON COURT DECISION NUMBER 2054K / PID.SUS /  
2015 AND 1155K / PID.SUS / 2013)***

**PAULINE TAN**

**NPM : 1551182**

*Author's main objective of this thesis is to determine the application of restitution for victims of human trafficking in persons is applied in daily practice, especially in court and the right to obtain protection in the form of restitution can be enjoyed maximally for victims of human trafficking in persons.*

*The research method used by the Author is a normative method, which examines existing library materials by means of the Author comparing 2 cases with a Cassation Decision that contains the imposition of Restitution in the case of the Crime of Human Trafficking and linking legal considerations with applicable theories and laws. These data will be collected and analyzed by the Author, then arranged in descriptive sentences to form a conclusion.*

*From the entire research process, the Author draws a conclusion, namely that legal protection for victims of human trafficking in persons in legal considerations is well considered, but the application of restitution in Indonesian courts still cannot work as based on its objectives and benefits. Implementation cannot run optimally.*

*Keywords: Crime of Human Trafficking, Restitution, Protection, Consideration, Application*