

# UNIVERSITAS INTERNASIONAL BATAM

*Undergraduate Final Project  
Science of Law Department  
Odd Semester 2019*

## **JURIDICAL REVIEW OF THE LOAN PROCEDURE FOR EVIDENCE OF CRIMINAL ACTIONS BY THE OWNER OF GOODS REVIEWED FROM REGULATION OF THE HEAD OF THE STATE POLICE OF THE REPUBLIC OF INDONESIA NUMBER 10 OF 2010 CONCERNING PROCEDURES FOR MANAGEMENT OF EVIDENCE GOODS IN THE STATE POLICE ENVIRONMENT OF THE REPUBLIC OF INDONESIA**

NPM: 1451061  
RAJULUN HAMIDI

### **ABSTRACT**

The author conducts a study entitled juridical review of lending procedures evidence of a criminal act by the owner of the goods reviewed from the regulation of the head of the Indonesian republican police number 10 of 2010 concerning the procedures for managing evidence in the Republic of Indonesia state police, in this research the author discusses how is the procedure for submitting a loan using evidence by the owner, and how is the form of legal protection against the owner of the evidence.

In writing this thesis report, the author chooses to use this type of empirical research, which means that the research conducted by the author sees the law in real terms and examines how the law works in the community. Where the author also directly visits the police area to find out the procedure and implementation, also to the District Court to find out the impact of borrowing the evidence.

Results of research where each person as the holder of the evidence can borrow the evidence. Based on the opinion of the justice representative, it is believed that the evidence borrowed will not reduce the judge's function and confidence in the evidence. Legal protection for the people aims to make this rule itself a guideline for both parties in carrying out their respective rights and obligations.

**Keywords: Crime, Evidence, Loan Use.**