

*Undergraduate Final Project  
Science of Law Programme  
Even Semester 2018/2019*

**JUDICIAL REVIEW OF CRIMINAL ACT OF ECONOMIC  
EXPLOITATION AGAINST CHILD ACCORDING TO LAW NO. 35 OF  
2014 ON THE REVISION OF THE LAW NO. 23 OF 2002 CONCERNING  
OF CHILD PROTECTION**

**(Case Study Pengadilan Negeri Malang 623/Pid.Sus/2016/PN.MLG)**

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*Abstract*

*Children are the successor figures of the nation's generation, therefore children need special protection to protect each child's rights in order to get protection from violence and discrimination. Scientific research conducted by researchers aims to analyze how the form of criminal liability towards perpetrators of economic exploitation crimes against children as well as fulfillment of the rights of children who are exploited economically according to Law Number 35 of 2014 concerning Amendments to Law Number 23 of 2002 concerning Child Protection.*

*The research method that researchers use is a type of normative legal research, as researchers use secondary data obtained from library legal materials by studying the rules of law, books, and literature relating to the research topic.*

*Research results that have been done by researchers can be concluded that to prove the perpetrators of economic exploitation crimes against children can be held liable for criminal acts if there is a criminal act, an error, the responsible maker, there is no excuse for forgiveness. Then in terms of implementing the fulfillment of children's rights as victims of economic exploitation it can be concluded that not all have been fulfilled as regulated in Law Number 35 Year 2014 concerning Amendments to Law number 23 Year 2002 concerning Child Protection.*

**Keywords:** *Crime, Exploitation, Children*