

Undergraduate Final Project
Science of Law Department
Even Semester 2018/2019

**JURIDIC REVIEW OF THE IMPLEMENTATION
OF CRIMINAL SANCTIONS IN CUSTOMER
CRIMINAL ACTIVITIES IN THE
KARIMUN COUNTRY COURT
(DECISION OF SUPREME NUMBER 1710 K/PID.SUS/2014)**

NPM : 1551070

Silvi Aulya

Abstract

The task of judges is very heavy, because it not only considers the legal interest in the case decisions it faces but also considers the sense of justice of the community in order to realize legal certainty. Judges' verdicts are still demanded by the community to be fair, but as human beings also judges in their decisions are not possible to satisfy all parties.

In the Decision of the Supreme Court Number 1710 K / PID.SUS / 2014 there was an unsatisfied cassation from the prosecutor so that in making legal remedies without any wrong legal basis. With that the researcher wants to study more deeply by using normative legal research methods, namely by studying the legal norms. As a result of this research, precisely in the Supreme Court Decision Number 1710 K / PID. SUS / 2014, it was found that the decision of the Supreme Court refused to examine the considerations of the prosecutors because the Novum in the evidence of the prosecutor was not based on the wrong application of the law for that basis the reasons for the appeal of the Public Prosecutor cannot be justified, because the Court of Appeal that upheld the District Court's decision was correct and was not wrong to apply the law.

Because the customs law is legally relevant precisely and correctly according to the legal facts revealed before the trial, regarding its juridical element with a minimum and maximum threat is 1 year because it is correct and in accordance with legal facts with legal certainty.

Keywords: *Customs, Imported Goods, Judge's Consideration.*