

Penyelesaian pelanggaran hak asasi manusia yang berat; belajar dan pengalaman

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Abstrak

This article discuss the concepts of gross human rights violation, individual responsibility in international crime, element of crime of human rights violation, the concept of command responsibility and the settlement mechanism of human rights violation. The writer ask us to take lesson learn form the experiences of Timor Timur and Tanjung Priok trial and "the stuck" in the investigataion process in Trisakti, semanggi I dan II and Mei cases in the hand of Attorney General. The realities show that so many weaknesses are needed to be handled immediately. For that reason, it is important to make amendement of UU No. 26/200 of Human Rights Court. The writer also discusses the hybrid tribunal in Cambodia, Timor Leste and Sierra Leone as an effort to give preference to the state to conduct its obligation and in other side also to guarantee that the court is conducted in mutual accord with international standard