

**Tinjauan Yuridis Terhadap Tindak Pidana Penganiayaan Berencana Yang Mengakibatkan Orang Lain Menderita Luka Berat(Analisis Putusan Nomor: 372/Pid.B/2020/PN Jkt.Utr)**

**Oleh**

**Mubayyinudin, NIM. 1714101075  
Program Studi Ilmu Hukum**

**ABSTRAK**

Penelitian ini bertujuan untuk mengetahui: (1) Bagaimana Vonis Hakim dalam Putusan Nomor 372/Pid.B/2020/PN Jkt.Utr terhadap ketentuan pengaturan tindak pidana penganiayaan berencana di Indonesia. (2) Bagaimana penerapan *Asas Equality Before the law* dalam Putusan Nomor 372/Pid.B/2020/PN Jkt.Utr kasus penganiayaan Novel Baswedan. Jenis penelitian yang digunakan adalah penelitian hukum normatif, dengan jenis pendekatan peraturan perundang-undangan, pendekatan konseptual dan pendekatan kasus. Sumber bahan hukum yang digunakan tidak terlepas dari aturan yang ada seperti Undang-undang Dasar Negara Republik Indonesia Tahun 1945 dan Kitab Undang-undang Hukum Pidana. Teknik pengumpulan bahan hukum adalah studi kepustakaan dan studi dokumen yakni dengan cara mengumpulkan dan menginventarisasi bahan hukum Primer dan Sekunder serta pendapat para ahli yang telah didapat. penelitian menunjukkan bahwa: (1) Vonis Hakim dalam Putusan Nomor 372/Pid.B/2020/PN Jkt.Utr kasus penganiayaan Novel Baswedan sesuai dengan Pengaturan Tindak pidana penganiayaan berencana di Indonesia (2) Dalam Putusan Nomor 372/Pid.B/2020/PN Jkt.Utr kasus penganiayaan Novel Baswedan majelis hakim tidak menerapkan prinsip *Asas Equality before The law*.

**Kata Kunci** : Tindak Pidana, Penganiayaan, Berencana, Luka Berat.

**JURIDICAL REVIEW OF THE CRIME OF PREMEDITATED  
PERSECUTION THAT CAUSED SOMEONE TO SUFFER SERIOUS  
INJURY (Analysis of Decision Number: 372/Pid.B/2020/PN Jkt.Utr)**

**By**

**Mubayyinudin, NIM. 1714101075**

**LAW DEPARTMEN**

**ABSTRACT**

*This study aims to determine: (1) What is the Judge's Verdict in Decision Number 372/Pid.B/2020/PN Jkt.Utr on the provisions on the regulation of criminal acts of premeditated persecution in Indonesia. (2) How is the application of the principle of equality before the law in Decision Number 372/Pid.B/2020/PN Jkt.Utr in the case of the persecution of Novel Baswedan. The type of research used is normative legal research, with the type of approach to legislation, conceptual approach and case approach. The sources of legal materials used are inseparable from existing regulations such as the 1945 Constitution of the Republic of Indonesia and the Criminal Code. The technique of collecting legal materials is literature study and document study, namely by collecting and taking an inventory of Primary and Secondary legal materials and the opinions of experts that have been obtained. The results of the research are: (1) The Judge's verdict in Decision Number 372/Pid.B/2020/PN Jkt.Utr in the case of the persecution of Novel Baswedan in accordance with the Criminal Act of Premeditated Persecution in Indonesia (2) In Decision Number 372/Pid.B/2020 /PN Jkt.Utr in the case of the persecution of Novel Baswed and the panel of judges did not apply the principle of Equality before the law.*

**Keywords:** *Crime, Persecution, Planning, Serious Injury*