ABSTRACT

The development of information and technology in globalization age is very fast and is not bound by time. One of the most influential developments of technology and information is the occurrence of internet. Internet’s development brings both positive and negative impacts for people’s life. The negative impact of internet development is the impairment of many virtual sites by irresponsible parties. One of the examples of cyber sites impairment is the impairment of government-owned sites. This form of impairment gave massive impact towards the society.

The responsibility of virtual sites impairment can be examined through qualification of criminal acts. Impairment of government-owned sites could be examined through the modus operandi of the perpetrators, the type of attacks done by the perpetrators, the motives of the impairment, and the form of impairment itself. The act conducted by the perpetrators can be accounted for according to Act Number 11 Year 2008. Such actions may be subject to responsibility if the elements contained in the formulation of the theory of responsibility that is in the aspect of criminal law are fulfilled.

Keywords: Internet sites, criminal law, criminal responsibility.