ABSTRACT

The purpose of this research is to describe and analyze the qualification of law enforcement procedures and authorities of the National Police Commission against members of the police who have violated the law. On the basis of these objectives, it is expected to provide input and contributions in the field of legal science, and can be used as input in order to contribute ideas about the settlement procedure for violations committed by members of the police and solutions to overcome them. The research methods to be used, the type of normative approach to study law (Statute Approach).

Based on the exposure to the analysis and discussion that has been conducted by researchers, the research findings indicate that cases of violations committed by members of the Police are grouped into: breach of discipline, violations of the code of ethics, and general crime. Completion of disciplinary violations Police members conducted through disciplinary action by the employer who has the right to punish (Ankum), with sanctions in the form of physical and administrative sanctions. Completion code violations carried out by the Commission Code of Police (KKEP) through a code of ethics police commission meeting. The completion of a general criminal offense under the law of the event according to Law No. 8 of 1981 on the Law of Criminal Procedure. As for the authority of the National Police Commission in violation of the settlement can not be run with the maximum, this is caused by several factors, namely about the main factor is about the regulations have not provided a good setting under the supervision of police violations by Kompolnas. Kompolnas merely as an institution "groaning" and Kompolnas not an external monitoring police independent and self-sufficient, causing no Kompolnas ability to make efforts on the recommendation that is not run by the police and just throwing the state budget in vain.

Keywords: Law Enforcement, Violation of Law, Police, Kompolnas