

## ABSTRACTION

The Research entitling “The Retroactive Policy in The Straightening of Law to The Gross Violation of Human Right in Indonesia” aim to be; first, to know existence of legality principle in law and regulation of Indonesia. Second, to know according between retroactive policy in the straightening of law to the gross violation of human right with The Indonesian Rule of Law.

In Conducting solution utilized (doctrinal) normative – legal research method, which is executed through the following step,: first inventarisation and sistematisation substances of law relevant with legality principle. Second, studying order of law becoming base of retroactive policy in Undang-Undang Nomor 26 Tahun 2000 related by the Indonesian Rule of Law using dynamic interpretation, both sociological and teleological interpretation.

According to the result of inferential, we can make some solution, first, that legality principle have to domicile very sturdy in regulation of Indonesian laws, event in the constitution and also in law storey level. Second, that the retroactive policy in the Undang-Undang Nomor 26 Tahun 2000 if it is aabserved in “*rechtmatigheid*” aspect, it do not reflected mirroring of execution of the rule of law. But if we observe it in the “*doelmatigheid*” aspect, we will find out similar with justice which is dominated by human principle in Justice and Civilized of Pancasila.

Key Word : *Legality Principle, The Rule of Law, Retroactive Policy.*