

ABSTRAK

Laras Pertiwi, 2021, *Tinjauan Yuridis Terhadap Tindak Pidana Illegal Logging Yang Dilakukan Secara Bersama-sama Di Kabupaten Blora Jawa Tengah (Studi Kasus Putusan Pengadilan Negeri Blora Nomor : 37/Pid.Sus/2018/PN Bla)*, Skripsi, S1 Ilmu Hukum, Universitas Ngudi Waluyo, Dr. Rian Sacıpto, S.H. M.H.

Universitas Ngudi Waluyo

Program Studi Ilmu Hukum, Fakultas Ekonomi, Hukum Dan Humaniora

Skripsi, Juli 2021

Laras Pertiwi (110117A023)

Tinjauan Yuridis Terhadap Tindak Pidana *Illegal Logging* Yang Dilakukan Secara Bersama-Sama Di Kabupaten Blora Jawa Tengah (Studi Kasus Putusan Pengadilan Negeri Blora Nomor : 37/Pid.Sus/2018/PN Bla)

ABSTRAK

Hutan merupakan karunia dan amanat Tuhan Yang Maha Esa. Hutan juga sebagai paru-paru dunia harus dimanfaatkan secara optimal dan adil untuk kesejahteraan masyarakat dengan tetap menjaga kelestariannya. Luas hutan di Indonesia sudah mulai kritis, termasuk daerah Kabupaten Blora. Lahan kritis di Kabupaten Blora sendiri ini mengindikasikan maraknya tindak pidana illegal logging.

Penelitian ini dilakukan dengan tujuan untuk mengetahui tentang penerapan hukum pidana materiil dan pertimbangan hakim dalam perkara tindak pidana *illegal logging* yang dilakukan secara bersama-sama di Kabupaten Blora Jawa Tengah dalam putusan Pengadilan Negeri Blora Nomor : 37/Pid.Sus/2018/PN Bla.

Penelitian ini dilakukan di Pengadilan Negeri Blora dengan menggunakan metode pendekatan yuridis normatif, yaitu memadukan bahan-bahan dari data sekunder dengan data primer. Data sekunder penulis mengambil bahan dari kepustakaan sedangkan untuk data primernya penulis mengambil langsung data putusan Nomor : 37/Pid.Sus/2018/PN Bla di Pengadilan Negeri Blora. Dari hasil penelitian yang telah dilakukan oleh penulis para terdakwa dalam perkara No. 37/Pid.Sus/2018/PN Bla telah terbukti melanggar ketentuan Pasal 50 Ayat (3) huruf e Jo Pasal 78 Ayat (5) Undang-Undang Republik Indonesia Nomor 41 Tahun 1999 Tentang Kehutanan. Pertimbangan – pertimbangan yang di berikan oleh hakim juga telah berdasarkan pada fakta-fakta yang terungkap dalam persidangan baik dari segi pidana formil dan segi pidana materiilnya.

Kata Kunci : penerapan hukum, hutan, tindak pidana, *illegal logging*, pertimbangan hakim.

ABSTRACT

Laras Pertiwi, 2021, *Juridical Review Of Illegal Logging Crimes Which Were Carried Out Jointly In Blora District, Central Java (Blora District Court Decision Case Study Number : 37/Pid.Sus/2018/Pn Bla)*, Thesis, Bachelor Of Law, Ngudi Waluyo University, Dr. Rian Sacipto, S.H., M.H.

Ngudi Waluyo University
Law Study Program, Faculty Of Economics, Law And Humanities
Skripsi, July 2021
Laras Pertiwi (110117A023)

Juridical Review Of Illegal Logging Crimes Which Were Carried Out Jointly In Blora District, Central Java (Blora District Court Decision Case Study Number : 37/Pid.Sus/2018/Pn Bla)

ABSTRACT

The forest is a gift and mandate from God Almighty. Forests as the lungs of the world must be used optimally and fairly for the welfare of the community while maintaining their sustainability. The forest area in Indonesia has begun to be critical, including the Blora Regency area. This critical land in Blora Regency itself indicates the prevalence of illegal logging crimes.

This research was conducted with the aim of finding out about the application of material criminal law and judges' considerations in the case of illegal logging crimes which were carried out jointly in Blora Regency, Central Java in the decision of the Blora District Court Number: 37/Pid.Sus/2018/PN Bla.

This research was conducted at the Blora District Court using a normative juridical approach, which combines materials from secondary data with primary data. Secondary data the author takes material from the literature while for the primary data the author takes directly the decision data Number: 37/Pid.Sus/2018/PN Bla at the Blora District Court.

From the results of research that has been carried out by the authors of the defendants in case No. 37/Pid.Sus/2018/PN Bla has been proven to have violated the provisions of Article 50 Paragraph (3) letter e Jo Article 78 Paragraph (5) of the Law of the Republic of Indonesia Number 41 of 1999 concerning Forestry. The considerations given by the judge have also been based on the facts revealed in the trial both in terms of formal crimes and in terms of material crimes.

Keywords: law application, forest, criminal act, illegal logging, judge's consideration.