SUMMARY

Maulidi Abdillah, Criminal Law, Faculty of Law, Brawijaya University, May 2018, DETERMINATION OF THE EXPIRATION IN THE CRIMINAL OFFENCE OF FORGERY OF A LETTER, Dr. Abdul Madjid, SH., MHum and Fines Fatimah, SH., MH.

The research was effected by the dissent of judge in the State Court Verdict Number : 569/Pid.B/2013/PN.Pdg, High Court Verdict Number : 14/PID/2014/PT.Pdg, and Supreme Court Verdict Number : 825K/Pid/2014 in the specify calculation start validity period expired prosecution lawsuit against counterfeiting a letter or lawsuit using the fake letters.

This research aims to analyze the assignment calculation start validity period expired the prosecution for the crime of forgery of a letter. The research was compiled based on normative research using the statue approach and the case approach. The types of legal materials used consist of primary legal materials in the form of related legislation, secondary legal materials as explanatory material of primary law, and tertiary legal materials as supporting primary and secondary legal materials. The legal substance is then analyzed using grammatical interpretations.

The results obtained from this research show that there are differences in the considerations of the judges of the District, High Court and Supreme Court in determining the calculation of the validity of the prosecution in cases of falsification of letters or by using counterfeit letters. However, the calculation of the expiration date has been clearly regulated in Article 79 of the Criminal Code where the calculation commences the day after the crime is committed. In other words, the calculation of expiration begins when the "deed" is completed and fulfills the element of a criminal offense or at the time of the act which has fulfilled the element of the crime, without the need to be known by a person (to the disadvantaged) but not reported and without the need to know in advance who is the perpetrator of the intended crime. The calculation of the validity of expiration for the crime of falsifying the letter or using false letters using the basic provisions of Article 79 to-1 Criminal Code where calculation is not calculated when the deed is completed, but when the use of counterfeit objects.