## **ABSTRACT**

Rahmah Marsinah/NIM: 14730094. Law Protection For Child with the Law Based on Criminal Court System. Under the Supervison of Prof. Dr. H. Faisal Santiago, SH., MM. as the Promotor and Dr. Petrus Pandjaitan, SH., MM as the Co-Promotor.

In Order to Preserve and develop the potential of Children as the next generation of the nation, the government has ratified several regulations related to the protection of Children with law problem. In reality, the law protection of Children in conflict with the criminal law is still far drom expectations. Therefore, the authors are interested in doing research on this subject. The writing of dissertation Law Protection for Criminal Children under the Criminal Justice, includes: First, the objectives of the research are to find out the form of sanction imposed for children who commit acts against the law in Indonesia, to understand the implementation of law protection against children in conflict with the law in the criminal justice system, to understand the protection of children from social influence after the court decision. Second, the scope. Handling child issues should be handled as prioritizing the Restorative Justice approach (Focused on imprisonment but on how to repair/ recover the victim's situation after the crime), also must be attempted to diversify with the aim of achieving reconciliation between the victim and the Child, resolving the Child's case outside the court process within Justice Theory, Court System Theory, Criminalism Purpose Theory, and Sociology Theory. Third, the method of research to answer the question in the study of Law Protection for the Child Criminal Suspects Based on the Criminal Justice System, the writer takes empirically research to find the truth that based on the logic of science that exist to see law enforcement perspective and postchildren undergo coaching and court decision to return to the family environment and society to live a real life until they grow up naturally to become an independent. Forth, the summary of the law has been made specifically and different to the process of punishment of children, the government as the head of law enforcement has also been open to protect children who have problems with the law through legislation which are Undang-Undang no. 35 Tahun 2014 about Child Protection and Undang-Undang no. 11 Tahun 2012 about Child Court System. Fifth the conclusion is that so many cases without a sense of justice on handling child problems. The Law enforcers still focused on the sounds of articles in the Law without considering the principles of benefit and justice in society.

**Keyword: Law Protection For Child**