**ABSTRAK**

**PERTIMBANGAN HAKIM DALAM MEMUTUSKAN PERKARA TINDAK PIDANA MEMANEN ATAU MEMUNGUT HASIL PERKEBUNAN STUDI KASUS ( PUTUSAN NOMOR 2023/PID SUS/2020/PN LBP)**

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Rumusan masalah pada peneltian ini; 1.Bagaimana dasar pertimbangan hakim dalam memutuskan pidana pada pelaku Perkara Tindak Pidana Memanen atau Memungut Hasil Perkebunan Studi Kasus ( Putusan Nomor 2023/Pid Sus/2020/PN Lbp) 2.Apakah ada aturan yang baku atas asumsi pertimbangan hakim dalam memutuskan pidana pada pelaku Perkara Tindak Pidana Memanen Atau Memungut Hasil Perkebunan Studi Kasus ( Putusan Nomor 2023/Pid Sus/2020/PN Lbp). Tujuan penelitian:1Mengetahui dan mengkaji dasar pertimbangan hakim dalam memutuskan pidana pada pelaku tindak pidana Memanen atau Memungut Hasil Perkebunan 2.Mengetahui dan mengkaji kendala dan solusi majelis hakim dalam memberikan putusan pada pelaku tindak pidana . Memanen atau Memungut Hasil Perkebunan. Metode Penelitian Jenis penelitian yang penulis gunakan dalam menyusun penelitian hukum ini adalah penelitian hukum doktrinal atau normatif. Hasil Penelitian Penetapan Ketua Pengadilan Negeri Lubuk Pakam Nomor 2023/Pid.Sus/2020/PN Lbp tanggal 24 Agustus 2020 tentang penunjukan Majelis Hakim; Penetapan Majelis Hakim Nomor 2023/Pid.Sus/2020/PN Lbp tanggal 24 Agustus 2020 tentang penetapan hari sidang; Berkas perkara dan surat-surat lain yang bersangkutan. Aturan yang baku atas asumsi pertimbangan hakim dalam memutuskan pidana pada pelaku Perkara Tindak Pidana Memanen Atau Memungut Hasil Perkebunan Studi Kasus ( Putusan Nomor 2023/Pid Sus/2020/PN Lbp) , bahwa aturan sudah di atur dalam Pasal 111 UU NO. 39 tahun 2014 tentang Perkebunan dan pidana dalam Pasal 107 huruf d UU NO. 39 tahun 2014.

Kata Kunci: *Pertimbangan Hakim, Mengambil atau Memungut Hasil Panen, PN Lubuk Pakam.*

***ABSTRACT***

***JUDGE CONSIDERATION IN DECIDING CRIMINAL CASES OF HARVESTING OR COLLECTING PLANTATION RESULTS CASE STUDY (DECISION NUMBER 2023/PID SUS/2020/PN LBP)***

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*The formulation of the problem in this research; 1.What is the basis for the judge's consideration in deciding the criminal in the perpetrator of the Criminal Act of Harvesting or Collecting Plantation Results Case Study (Decision No. 2023/Pid Sus/2020/PN Lbp) 2.Whether there is a standard rule on the assumptions of the judge's consideration in deciding the criminal in the perpetrator of the Criminal Act of Harvesting or Collecting Plantation Results Case Study (Verdict No. 2023/Pid Sus/2020/PN Lbp). Research objectives: 1. Knowledging and reviewing the basis for the judge's consideration in deciding the criminal offense of Harvesting or Collecting Plantation Products; 2. Knowing and reviewing the obstacles and solutions of the panel of judges in giving verdicts to criminal offenders. Harvesting or Collecting Plantation Products. Research Methods The type of research that the author uses in compiling this legal research is doctrinal or normative legal research. Research Results on the Determination of the Chairman of the Lubuk Pakam District Court Number 2023 / Pid.Sus / 2020 / PN Lbp dated August 24, 2020 concerning the appointment of a Panel of Judges; Determination of the Panel of Judges Number 2023/Pid.Sus/2020/PN Lbp dated August 24, 2020 concerning the determination of the trial day; Case files and other papers in question. The standard rules are based on the assumptions of the judge's consideration in deciding criminals in criminal cases of Harvesting or Collecting Plantation Products Case Study (Decision Number 2023/Pid Sus/2020/PN Lbp), that the rules have been regulated in Article 111 of Law NO. 39 of 2014 concerning Plantations and criminal in Article 107 letter d of Law NO. 39 of 2014.*

*Keywords: Judge Consideration, Taking or Collecting Harvests, PN Lubuk Pakam*