ABSTRACT

The problem of drug abuse is a very serious problem, which requires a thorough prevention efforts involving all levels of society as well as the cooperation between the sub-systems of law enforcement carried out continuously, consequently and consistently. Their application of the criminal system towards victims and abusers of narcotics addicts distinguished between elements of the act, which results in a matter that must be accounted for by the criminal law. With a background explanation is then led to the formulation of the problem as follows, what factors inhibiting the article 127 of Law 35 th 2009 and how sanctions are applied to victims of drug abuse? To answer the formulation of the problem, this research uses the study normatife (statute approach) is to base legal aspects relating to research problems their criminal cases of narcotics by regulations per sub Invite, so it will obtain clarity on the sanctions imposed on the perpetrators narcotic crime. These results indicate what the obstacle of the response to drug abusers by juridical framework Narcotics Act and how the application of sanctions imposed in terms of weakening the supervision of prisons and rehabilitation returned to environmental factors as well as awareness of the offender.