

## **ABSTRAK**

**PENERAPAN HUKUM TERHADAP PEMBUKTIAN TINDAK  
PIDANA PENIPUAN HUTANG PIUTANG BERDASARKAN  
PASAL 184 AYAT (1) KITAB UNDANG-UNDANG  
HUKUM ACARA PIDANA  
(STUDI PUTUSAN NOMOR 761 / PIDANA BIASA / 2021 / PENGADILAN  
NEGERI STABAT KELAS 1B)**

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Penelitian ini membahas penerapan hukum terhadap tindak pidana penipuan utang piutang berdasarkan Pasal 184 ayat (1) Kitab Undang-Undang Hukum Acara Pidana. Penelitian ini bertujuan untuk menganalisis bagaimana penerapan Pasal 184 ayat (1) Kitab Undang-Undang Hukum Acara Pidana dalam menangani tindak pidana penipuan utang piutang. Metode penelitian yang digunakan adalah penelitian hukum normatif empiris dengan menggunakan pendekatan perundang-undangan dan pendekatan kasus pada studi putusan no.761/Pidana Biasa/2021/Pengadilan Negeri Stabat. Hasil penelitian menunjukkan bahwa penerapan Pasal 184 ayat (1) Kitab Undang-Undang Hukum Acara Pidana dapat menjadi landasan hukum yang kuat dalam menangani kasus tindak pidana penipuan utang piutang. Namun, terdapat kendala dalam penerapannya, seperti sulitnya memperoleh bukti yang cukup dan keterbatasan sumber daya manusia dan sarana pendukung. Untuk meningkatkan efektivitas penerapan hukum, penelitian ini merekomendasikan peningkatan kerjasama antara lembaga penegak hukum, pemberian pelatihan yang memadai kepada aparat penegak hukum, dan peningkatan kesadaran masyarakat.

**Kata kunci:** *Penipuan Utang Piutang, Hukum Acara Pidana, Pasal 184 Ayat (1), Penerapan Hukum, Penegakan Hukum.*

## **ABSTRACT**

**LAW IMPLEMENTATION OF THE CRIMINAL ACTION OF DEBT  
RECEIVABLE BASED ON ARTICLE 184 PARAGRAPH (1)  
OF THE CRIMINAL PROCEDURE LAW  
(STUDY OF DECISION NUMBER 761 / ORDINARY CRIMINAL / 2021 /  
STABAT STATE COURT 1B)**

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*This study discusses the application of the law on fraudulent accounts receivable fraud based on Article 184 paragraph (1) of the Criminal Procedure Code. This study aims to analyze how the application of Article 184 paragraph (1) of the Criminal Procedure Code in dealing with criminal acts of fraudulent accounts receivable fraud. The research method used is normative empirical legal research using a statutory approach and a case approach to the study of decisions no.761/Ordinary Criminal/2021/Stat District Court. The results of the study show that the application of Article 184 paragraph (1) of the Criminal Procedure Code can become a strong legal basis in handling cases of criminal acts of fraudulent acquisition fraud. However, there are obstacles in its application, such as the difficulty in obtaining sufficient evidence and limited human resources and supporting facilities. To increase the effectiveness of law enforcement, this study recommends increasing cooperation between law enforcement agencies, providing adequate training to law enforcement officers, and increasing public awareness.*

**Keywords :** *Debt Fraud, Criminal Procedural Law, Article 184 Paragraph (1), Application Of Law, Law Enforcement.*