

CHAPTER V

CLOSING

A. Conclusion

After the discussion in the previous chapters, some conclusions can be drawn as follows:

Firstly, the act of ammunition selling committed by personal officer of Indonesian Army and Police is qualified as a form of “*Complicity in a Criminal Act*”. One of main reasons from this qualification is because that ammunition selling is indirectly very helpful and can ease various attacks that were organized by separatist group (*Organisasi Papua Merdeka*). If we see the case of ammunition selling committed by Indonesian Army and Police personal officers in Papua, it is interrelated with the shootings cases committed by the separatists group against Indonesian security forces and civil society living there.

Secondly, we can look at the suspect’s position as the state apparatus whose were given the facilities by the state to run his duties, but on the other hand they also sell those facilities (ammunition) to the group that is categorized as separatist group, that is *Organisasi Papua Merdeka*. Therefore, the suspects whose are also state apparatus can be imposed additional sentence; that is *Aggravating Sentence*.

It’s very ironic, because on one side, the State expends much money every year for Indonesian Army and Police to maintain the sovereignty of

NKRI. But, on the other hand there are some Indonesian army and police officers who sell the guns and ammunitions. It means that, indirectly, they support the action of security disturbance movement in the mountains or the remote areas of Papua, regardless from motivation of the offender who want to reap financial gain only.

The act of ammunition selling committed by personal officer of TNI and POLRI, made us as the society understood that these problems (shootings) will always happen as long as the guns and ammunitions owned by TNI-POLRI were still be traded by persons who think about their interest only.

Therefore, ammunition selling acts by personal officer of TNI-POLRI can't be underrated anymore by the law enforcers, because those actions being main cause of the separatist group (OPM) to organize their action such us attacks and shootings to everyone who allegedly stands for NKRI.

B. Suggestion

State should be firm to take actions in order to go against the separatist group, especially to OPM. Repression and law enforcement quickly and firmly should be executed in order to protecting the citizen from any threaten, because the state has a duty to give the comfort and safe feel to the citizen in order to create a peaceful in the society.

We as Indonesia citizens, and also as the people who lived in Papua expect the Indonesian government to take an act decisively for the sovereignty of the State, and also for the pleasure, harmony and safety of the local society. The

Government is also expected to investigate the practice of ammunition trading committed by personal officer of *TNI-POLRI* and processing the law enforcement immediately and completely in accordance with the Criminal Law that applicable in Indonesia.