

## **ABSTRACT**

*This writing was motivated by the cancellation of the prosecutor's indictment, firstly there was a legal loophole in the law enforcement side, in the field there was a waste water disposal in the area of PT Yoosung which was channeled by drainage and the company carried out B3 waste management without the issuance of permits issued by the authorities. Citarum Harum, which carries out administrative law enforcement directly. The criminal law enforcement will be delegated to the Police. The administrative law enforcement area of the Citarum Harum area is carried out by the Indonesian National Military aparturation, which is ultimately handed over to the Police, according to the opinion of the writer to be vulnerable to nebis in idem, and or to the public prosecutor's indictment is rejected. . (PT Yoosung's case which has been carried out in handling Administrative Law Enforcement and form of Closing the flow of waste water from PT Yoosung's factory to the river area and / or tributaries of the Citarum.*

*The research method uses a qualitative case-law approach that is descriptive, with no graph and table figures, originality and has never been studied by other academics, the sample case is a judge's decision, the data collection technique uses normative data compilation techniques, then synchronizes with the reality that occurs in the field, the data analysis technique uses descriptive analysis method that is researching data that has been systematically compiled*

*Legal Considerations in Decision Number 755 / PID.B / LH / 2019 / PN Bandung Bale which canceled the Public Prosecutor's Indictment, contained many legal aspects, and contained many legal issues in terms of the structure of the Law Enforcement Officers of the Police and the Citarum Task Force that affected the enforcement effect. formal law, influence or consequence is the cancellation of the prosecutor's indictment containing the Environmental Crime petition related to Article 88 of Law No. 32 2009, that the business of PT Yoosung factory has polluted the environment by not carrying out the AMDAL and screening of B3 waste, this matter pose a serious threat to the environment, especially the Citarum River Basin, the Company and / or personnel appointed under the Statutes / By-Laws are required to be criminally accountable, but this form of law enforcement has formal weaknesses according to Article 143 of the Criminal Procedure Code, judges have been wrong in deciding obscure libel, due to an error in identity data that can be In understanding, it was concluded that the Legal Impact of the Prosecutor's Indictment in Decision Number 755 / PID.B / LH / 2019 / PN Bale Bandung, interim decision of the judge who stated the indictment was not acceptable (NO) with the consideration of illogical exceptions 156 paragraph (1) KUHAP, the legal strength of the deed of establishment which has not yet been ratified at the Department of Law and Human Rights is basically just an issue of the administration of the Law of Notary Position. An extraordinary remedy is needed, namely an effort to review by prosecutors for the sake of law in the interest of justice, considering that environmental crimes have a devastating effect on the survival of the people of Bandung and the destruction of the law enforcement spirit.*

