## ABSTRACT

The reporter bought a plot of land on Jalan Sriwijaya, Cigereleng Village, Regol District, Bandung City with an area of 7,140 m<sup>2</sup>, but during the process of changing the name of the certificate at the Bandung City Land Office, names of other people who have the same land location as Freehold Certificate Number 1645 / Kelurahan Cigereleng on behalf of Rd Tatang Sudjati and Syamsu. The legal issues in this legal memorandum are any evidence collected by investigators in an effort to uncover alleged criminal acts of letter forgery and legal actions that can be taken by investigators against suspects who are suspected of having participated in criminal acts of including false information in an authentic deed.

The method of writing this legal memorandum uses grammatical interpretation, which is interpreting word for word of the laws and regulations relating to the issues to be discussed and the normative juridical research method associated with the opinion of legal experts which aims to find the principles and philosophical basis of positive law and find legal law. in-concreto, this research refers to legal documents in the form of primary legal materials, namely laws and regulations relating to the issues to be discussed, and secondary legal materials. The specification of this research is descriptive analytical, which describes the facts which are then analyzed using existing regulations.

The results of the study concluded that the land ownership dispute between the Reporting Party and the Reported Party based on the results of the investigation and investigation by the investigator was caused by the Reported Party registering land using evidence in the form of letters based on false information so that the evidence in the form of letters based on false information was confiscated by investigators to serve as evidence collected by the West Java Regional Police's Criminal Investigation Directorate in an effort to uncover the alleged criminal act of letter forgery. The investigator's action against the Reporting Party's report on November 20, 2017 with proof of report Number LPB /1074/XI/2017/JABAR, which is in the form of an investigation into a criminal act committed by the Reported Party, namely to find and find a criminal event including false information into an authentic deed, in order to determine whether or not an investigation can be carried out according to the manner stipulated in Article 1 point 5 of the Criminal Procedure Code, after the investigator finds it can carry out an investigative action based on Article 1 point 2 of the Criminal Procedure Code, namely to find and collect evidence that has occurred and to find the suspect, then An investigator may arrest the Reported Party if there is sufficient evidence for the purposes of investigation or prosecution and / or trial based on Article 1 point 20 of the Criminal Procedure Code, after all steps are taken in accordance with the criminal procedure process, the next step that can be taken by the investigator is to submit the case file. to Ke prosecutor, for prosecution by the public prosecutor.