ABSTRACTION

Political relations between Indonesia and Australia Post Australia Tapping

Against the State Indonesia (Case Study: Tapping Australia When In Review Of

International Law)

This study aims to determine how the views of international law against

wiretapping by the government of Australia to the President of the Republic of Indonesia

as well as the impact of tapping the diplomatic relations between the two countries

Writing method used by writer is descriptive research type. While data collection

techniques that I use is literature. For a discussion of the author's technique the author

uses quantitative analysis.

The results showed that the wiretaps were carried Australia to the President of

the Republic of Indonesia is not set firmly in international law paa general and regarded

as acts that are not illegal, but specifically Australia has hurt the provisions of the Treaty

Lombol, especially wiretapping is an act hostile and should not be done between friends

'friends' (an unfriendly act and an act unbecoming among 'fiends'). Strip settlement and

not through legal channels but rather through diplomatic channels (diplomatic channel).

Keywords: Tapping, Indonesia, Australia