
A comparative study of appeal and appeal in the Code of Criminal Procedure 1392

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The criminal restorative justice is considered as a one of the great ways of protest to condemn, pursuant to Criminal Procedure Act. Article 474 in 1392. By law, each condemned has entitled to request a judicial review The Supreme Court regarding courts' final judgments, whether warrant issued to be implemented or not served 1392. The new law of criminal procedure in 1392, contrary to the previous law is predicted many developments on criminal restorative justice(464). By expanding Articles, the subsequent law, both regarding quantitative and quality, is separated itself apart and expressed to the conditions and effects of criminal restorative justice in a better way. In the new law, legislator explained restorative justice philosophy more effective, which is resolving judicial errors through violations of the final judgment

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