

## LAW REFORM IN INDONESIA REGARDING CRIME RESPONSE AND THE GLOBAL ASPECTS

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**ABSTRACT:** Laws are considered to be social rules applicable to both traditional and modern societies. If the community provides written and unwritten control and social supervision, it will naturally lead to a peaceful and peaceful life. In fact, these elements of social supervision will undergo evolutionary and revolutionary changes and development along with the development of society. The implementation of laws and regulations is a manifestation of the desire for the rule of law, so that the functions of social control and social control can be reflected in the society. Therefore, both the law and society must adapt to the development that takes place so that the two live in harmony. This is as stated by Rosana (2013) and Utari & Arifin (2019).

**Keyword:** Legal Reform, Global Context, Crime.

But the fact is, the development of law is not as fast as the development of society. In fact, the types of crime are growing, also various problems that arise in the community continue to develop. However, much we know a lot about the factors of crime that exist in society, but what is certain is that crime is a form of human behavior. Therefore, crime has been accepted as a fact, both in the simplest (primitive) society and in modern society, which harms society (Rahardjo, 2002). The more advanced and modern life of society, the more advanced and modern types and modus operandi of crimes that occur in society.

### INTRODUCTION

The law cannot cope with the rapid development of society, which has caused its own problems. Therefore, in many cases, legal uncertainty is caused by strict laws. For example, a few years ago, Indonesia was a bit stuttered in the face of fast-developing online traffic. On the one hand, people need various facilities, which are derived from the phenomenon of online traffic, but on the other hand, there is no clear legal umbrella for this kind of online traffic. Therefore, there are many conflicts and frictions between users and providers of traditional transportation services and those of online transportation services.

### RESEARCH AND METHODE

In fact, the law and the community are always side by side, *ubi societas ibi ius*, where there is a community there is a law. Some previous researches also emphasized that law and legal reform in various countries—including Indonesia—influenced by many factors (Rodiyah,

Laskarwati, Masyhar, & Waspiyah, 2019; Suwandoko & Rodiyah, 2018; Muhtada, 2017a, 2017b; Arifin, 2017). The second edition of the Journal of Law and Legal Reform presents writings from various perspectives within the framework of legal reform. The articles that are present to the reader in this edition are selected papers that have gone through a double-blind peer-reviewed process by expert reviewers. The articles discuss various aspects of legal reform in Indonesia and in the global context.

## **DISCUSSION**

Anang Wahyu Kurnianto and Ridwanto Ardi Kusumo, provided special notes on the mechanism of inter-time elections (Recall) in the Election of Regional Heads in the context of Democracy in Indonesia and reform of the electoral law. Meanwhile, Idul Hanzah Alid and Lailasari Ekaningsih analyzed the government's efforts to protect intellectual property rights (trade secrets) in Indonesia. This paper takes one of the companies in Central Java and concludes that a written agreement is needed as a clear legal basis for protecting trade secrets (Kurnianto & Kusumo, 2020; Alid & Ekaningsih. 2020)

Another article was written by Sinta Oktavina regarding government policies in engineering population growth through family planning. Novi Anggraini Putri highlights the child sexual abuse cases, and she analyzes case related to military member (Oktavina, 2020; Putri, 2020). and various other writings from other fields of law, such as criminal law, child protection, and state administration.

In this second edition, we present thirteen writings (Research and Review Articles) and one Current Commentary. We thank all the authors, contributors, and also Reviewers who were involved directly or indirectly in the preparation and publication of this second edition. In addition, our gratitude also goes to the Indonesian Legal Journal Management Association (APJHI) for all its support, and the Law Masters Study Program at the Faculty of Law, Semarang State University.

I personally thank Dr. Rodiyah SPd SH MSi (Dean of the Faculty of Law), Dr. Indah Sri Utari SH MHum (Chair of the Master of Laws Program), and the entire Team of the Journal of Law and Legal Reform. This year, the Journal of Law and Legal Reform continues to improve the quality of journal content and online journal page display with several national and international indexations.

Starting this year, we have explored cooperation with several agencies in improving the quality of journals, among the General Election Supervision Board, several Law.

## **CONCLUSION**

Firms, Government Agencies, and several Non-Governmental Organizations in participating in providing input and suggestions for the future development of our journal. We also provide wide opportunities for anyone who has an interest in our journal. We hope that, through the publication of this second edition of the journal, it will be able to contribute to legal scholarship and discourse on the development of law in Indonesia in a global context.

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