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Influence Political Law in Formation and Enforcement Law in Indonesia

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Abstract Indonesia continues to face complex political and legal challenges. The developing political dynamics are a factor that influences the implementation of legal policies based on the principles of justice and the needs of the community. Efforts to improve law enforcement are carried out by accommodating the aspirations of the community, increasing the professionalism of law enforcement officials, and legal institutions. Legal politics is an activity to monitor law enforcement to achieve the goals of the state that has been set. This research aims to discuss the role of legal politics in the formation and enforcement of law in Indonesia. This study uses secondary data, obtained from the literature of journals on legal politics. Conclusion: the implementation of legal policies is sometimes still influenced by the interests of political elites, who use their power to enforce the law. However, this can be prevented by increasing public awareness to monitor law enforcement based on Pancasila values actively.

Keywords: Law Enforcement, Politics, Law

1. INTRODUCTION

Indonesia continues to face complex political and legal challenges. The dynamics developing politics, both at the national and local levels, can be an obstacle effort implementation policy Which fair And consistent. According to Mahfuz (2019) For To realize a just and firm state based on law, a national legal policy is needed which is structured, integrated and sustainable so as to guarantee the rights and obligations of citizens country Indonesia. Policy law the must based on Constitution Base CountryRepublic Indonesia 1945.

Politics and law are two things that are interrelated. In the process of drafting legal policies by political institutions, there are various dynamics and factors that influence results Finally. First, process political in Indonesia involving various party, including political parties, legislative institutions such as the People's Representative Council (DPR), and executive consisting of the president and his cabinet. The dynamics that occur within each each institution This covers negotiation political, coalition party, And interaction various interest political.

Second, the implementation of legal policies is influenced by legal principles. underlying system law in Indonesia, covering constitution, Constitution, regulation government and court decisions. Ideally these legal principles form a frameworkwork in the drafting, interpretation, and application of laws in Indonesia. However, the reality is the implementation of legal policies is often influenced by various external factors, for example political pressure, special interest intervention, and related political considerations with political support. On the other hand, corruption and collusive practices also influence the

process of formulating legal policies, so that the results of the decision are not in accordance with principles justice and benefit for public.

The role of civil society and mass media in monitoring political and legal processes is an important thing to consider. Civil society including organizations non-governmental And group advocacy, can give pressure political to government For notice issues certain And ensure accountability in compilation And implementation policy law. According to The Two-Face (2023) that usesocial media has a complex impact on political participation. Social media become means for public For access information political in a way accurate And real time from various political observers' perspectives. However, the speed of providing this information It is necessary to study in more depth the rise in hoax news aimed at influencing opinion. public.

Social media has become an effective means for spreading misinformation and hoaxes. nature manipulative. Matter This due to existence interest political from party certain. The spread of misinformation can actually damage public perception and disrupt the process. political decision making, and endanger the integrity of the democratic system. So that moment This public must more details And critical in accept information political through

improvement literacy digital. Importance For look for information accurate from news Whichaccepted. Besides That, need braided cooperation between government And media social in identification And filtering information, And furthermore content Which nature violate lawcan reprimanded and deleted.

In side other, formation awareness public through education And discussion can increase behavior public Which more critical And responsible in respondissues political. Through strategy approach Which appropriate to public, expected can accommodate community aspirations according to needs and create diversity political which can valued by all party.

Formulation Problem

- 1. How connection between political And law?
- 2. How role political in formation policy law?
- 3. How influence political in enforcement law?

This research was conducted using secondary data, namely information sources obtained from review journal Which discuss about political And law in Indonesia. Study This using literature research methods or literature reviews, with the stages of collection, analysis, interpretation data, And conclusion from various journal about political And law, rolepolitics in the formation of legal policy, as well as political influence in law enforcement. The focus

of this research is to analyze the relationship between politics and the law that applies.

2. RESULTS AND DISCUSSION

Connection Between Political And Law

Law is a series rule, norm, And principle Which set by government or party Which authorized in a country or region, Which aiming Forregulates the behavior of society, both relations between individuals and groups. In its application, the law is intended to protect human rights, so that there are prohibition against actions that could harm other parties. Laws can also be means in settlement conflict Which happen Good between individual in the environment family, and also organization And public wide. Law offer mechanism Forfinish dispute with put forward the principle justice.

Law give protection to rights basic man Which acknowledged bypublic. Matter This covers right For life, freedom think, freedomexpression, rights to goods, and other rights. However, the law also stipulates obligations and responsibilities that must be complied with by individuals. The law helps create stability in people's lives and provide a flow or system Which clear For guidelines behavior individual And agency. Enforcement law Which Consistent and transparent will build public trust in the legal system And government.

Law is a real realm in seeing something based on norms. law And nature coercion. Law see "Correct Wrong" become matter firm, so that mistakes must be punished. While politics is the realm of "interests" or a tool for achieve a goal. Politics can use various means to achieve goals what is desired. Sometimes politics does not even pay attention to the means taken. legal or illegal. Politics is a process that involves decision making. decisions and distribution of power in a society or country. Power synonymous with influence, authority, or control over resources and infrastructure. Politics often involves negotiations between various parties who have interests. or different points of view. This creates political conflict so it is necessary process negotiation in settlement conflict, And produce decision Which profitable and can accepted by the party which are involved conflict.

Politics requires the role and participation of society in the decision-making process. decision, Good through election general, action political, or involvement institution political for example parliament or government area. Representation political referring to on election representatives or results of decisions that represent the interests of the community. Politics is a way which is used to regulate and manage conflicts and community interests. for the sake of reach common goals.

Political And law is two realm Which each other intersect And influence. Development

law in Indonesia Still Keep going walk until moment This. Done update from results evaluation And aspiration public. However of course the implementation law No Can satisfying all party. So arise pro And counter to implementation law.

According to Mahfuz (2019) state that political law seen from factor philosophical, if norm law Which applicable in accordance with values philosophical Which adoptedby the country. In this case, the Indonesian state adheres to the values of Pancasila as " *staatfundamentalnorm*". In the formulation of the five principles of Pancasila, the values are contained religiosity with the sound of the Almighty God, the humanist values of Humanity Fair and Civilized, the national values of the Unity of Indonesia, the people's values in the 4th principle Democracy Which led by wisdom wisdom in deliberation representation, and the value of social justice in the 5th principle of social justice for all people Indonesia. From fifth please the, all own values philosophy Which must prioritized And made into guidelines for government in making policy national.

Legal policy is seen from a juridical factor, that legal norms are enforced withconsider technical juridical. In general juridical, norm law it is said applicable if norm law the set as norm law based on normlaw Which more tall. Matter This nature tie And show connection must between a condition and its consequences. In addition, legal norms must be determined by institution the authority in his field.

Legal policy is seen from political factors, that legal norms are enforced and supported by political power factors. Although legal norms are supported by layers society, but must be in line with the philosophical ideals of the state, and have a foundationjuridical is very strong, but if there is no support from sufficient political power in parliament, then the legal norm cannot be enforced as law. Can concluded that political related with power Which Finally influential to validity policy law.

Political law seen from factor sociological, It means norm law more prioritize approach empirical And contain criteria confession, reception, orfactuality of law. First, to what extent is the law able to regulate individuals to obey and comply with applicable legal norms. If the legal subject concerned No feel bound, then sociologically the legal norms concerned cannot be said to be applicable for him. Second, that is reception, associated with awareness public Foraccept and without coercion comply with applicable legal norms. Third, emphasizeon fact factual that is so far where norm law truly applicable effective everyday life. Therefore, a legal norm can apply sociological if has fulfil Wrong one of third criteria on.

From the perspective of implementing law in the political field, the sociology of law is seen in context case resolution or conflict. If a political conflict occurs and can resolved through mediation by a third party, then the legal norm is declared effective. On Finally, happen agreement between party Which conflicted For You're welcome accept the decision resulting from mediation. Legal products are the result of political decisions, then it is determined by the political configuration that gave birth to it. Currently, Indonesia is in condition Where politicization more dominant to product law. So that, productlaw Which produced not more than results bargaining between elites political.

Role Political In Formation Policy Law

Paradigm new, put law as rule Which must capableinteract And adopt interest public. So that law become near Andintersect with political. Law expected capable interpret non-compliance And violation Which happen in circles public. Indonesia is a country of law, where the aim is to make law the basis ortools to achieve the goals that the state wants to achieve. In Indonesia, the law is divided into two, namely written law and unwritten law. Unwritten law which is what is meant is customary law or culture in a region. Legal reform or restructuring of legal policies is aimed at ensuring that applicable laws can be implemented according to the needs of the community and following the development of the times. There is renewalof course, it is in accordance with the values and legal norms in the life of society. This is attempted for the sake of reach integrity law And apparatus enforcer law in finish problem Good social, politics, as well as economy.

According to research by Septiani & Fikriana (2023), the realization of the policy vision and mission legislative reform in accordance with the 2015 National Development Plan- 2019 (RPJMN 2015-2019), that is: (1) Recovery country For protect all nation and provide a sense of security to all citizens, (2) Building government which is clean, efficient, democratic and trustworthy, (3) Strengthening the state's presence inimplementation reform Which systemic And enforcement law, free corruption, cooperation And reliability. Development and modernization process requires the law to sensitive and understand the needs of the community as an agent of change. This development cause subject law order country changed in three aspect main, that is 1) individual And public, 2) organization government, And 3) product law.

Legal products in this case are statutory regulations as legal subjects. state governance must be dynamic, where it develops according to individual needs in society. If we examine more deeply the relationship between constitutional law associated with social change, it is increasingly clear that constitutional law is not just studying the constitution and laws and

regulations, but also the process of forming laws must be given more priority. To determine appropriate content in the policy design process, then it is necessary to pay attention to various things aspects, so that the parties authorized to draft laws can produce appropriate policies. This requires an analysis of the role of law in the social realm. As time goes by, law is used as a control tool to regulate and discipline individuals in everyday life. Positive changes are expected can support its success national development.

Problems that arise when legislation is considered not in accordance with the aspirations of the community and does not reflect the principles of justice. The emergence of This problem is caused by the authorities not upholding the law. high level of human rights and principles of justice. Sometimes it is also influenced by studies academic manuscripts that are less in-depth. Although the human resources factor in to design regulation legislation Also become Wrong One trigger disharmony of policy with legal norms. Therefore, community participation in escort And give input to for party Which authorized, Good in a way oral and also in a way written in help formation regulation legislation invitationWhich in accordance with the need public.

Influence Political In Enforcement Law

In Indonesia, enforcement law is process important in guard order Andjustice in society. However, this process is often faced with various challenges. such as corruption, slow judicial systems, and lack of resources. Enforcement law in Indonesia consists of several stages, starting from law enforcement by police officers, investigations and prosecutions by prosecutors, and the court process by judges. However, the main challenges in law enforcement in Indonesiais corruption. Corruption has to possess various layer government And system justice, resulting in abuse of power. In addition, the limitations resources including an adequate number of judges and court infrastructure, often become factor inhibitor process justice. Matter This impact on slowness resolution of a case, which ultimately results in injustice for the parties party which are involved conflict.

However, efforts continue to be made to improve the law enforcement system in Indonesia. Reforming the judicial system, increasing the professionalism of law enforcement officers, and strengthening anti-corruption institutions are some of the steps that taken to increase the effectiveness of law enforcement. Commitment to achieving system enforcement law Which more Good And fair Keep going become priority for governmentAnd public Indonesia.

According to study Sari (2023) enforcement law is not solely implementing

legislation. The scope of law enforcement is very broad, covers parties Which involved in in enforcement law the. As for enforcerlaw in Indonesia among them police, judge, prosecutor's office, lawyer, And institution correctional (prison). In addition to active participation and public awareness, enforcement law is also influenced by law enforcement officers. Good role models, integrity and morality apparatus enforcer law can become example And absolute applied so that society is reluctant and believes in the implementation of law enforcement in Indonesia. It is important for the authorities to act fairly and equally towards all levels of society various social circles economy.

Political is problem Which related with various corner view And difference opinion between leader And people Which oriented on repair power. Values in politics are related to moral and religious norms in the social order. public. So that mark in political No can separated from ideology Which become source mark And guidelines Which actualized through institution political inIndonesia. Whereas political law is policy base organizer policy countries in the field of law, both those that will be in effect and are currently in effect, for reach objective country that is welfare people. If government based on onlaw, so can reduce tension political.

Legal policy is a policy of power that has rights and authority on a law. So with the continued development of legal politics in Indonesia, of course will bring impact in various aspect life, specifically on aspect law enforcement. Currently, law enforcement is still influenced by the intervention of the interests of the political elite, where these parties use their power to can go out And free from sanctions or snare law. Matter This become learning forall party Which involved. Apparatus enforcer law should have flavor responsibility And professionalism in to uphold law, without affected inducement that causes law enforcement officers to be negligent in carrying out their duties. The chain of cooperation between the community, government and law enforcement officers becomes key in implementation law enforcement which is based on the principle of justice.

3. CONCLUSION

From description on, can concluded that political And law is two matter Which mutually influence each other. Law as a tool to regulate life in society, while politics is related to power, where law enforcement influenced by the party that authorized And have power in his institution. Effort Law enforcement that prioritizes the principle of justice, of course, cannot be done alone by law enforcement, but cooperation and participation from all levels of society is required, For You're welcome escort enforcement law Which applies. Effort

update Keep goingcarried out, so that the applicable policies and laws and regulations can be followed with need And norm in public. Should sanctions law applicable fair for all parties who violate the law. This is to achieve the goals of the state law fair and evenly.

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