International Journal of Law, Crime and Justice Volume.1, Nomor.4 Tahun 2024



e-ISSN: 3047-1362; p-ISSN: 3047-1370, Pages 206-212

DOI: https://doi.org/10.62951/ijlcj.v1i4.294

Available online at: https://international.appihi.or.id/index.php/IJLCI

Reformation Government and Role Political Law in Forming Public Policy

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Abstract Studies This investigate connection between change order manage And strength law-politics Which to form policy public. Studies This explore influence from change governance the current government in progress to design and implementation policy public with background behind reform order manage moment This. For analyze various subject, study This use study qualitative with analysis document And study literature in a way comprehensive. Framework theoretical in study This covers knowledge about governance changes, which include various models and their impacts. At the same time, the idea about dynamics law-politics investigated, highlighted How problem law interact with process political For to form results policy public. Study This to study world post reform through thorough data analysis, analyzing change policy public and its performance. Research This Also to study role component law-politics in making policy, highlighting contribution, obstacle, and the problems that faced. Findings This highlight existence relatedness between reform government And strength legal-political, so that give outlook about landscape policy the public who are developing. Study This add better understanding Good about impact governance changes and complex processes involvement law-politics in development policy public. The maker policy will get benefit from consequence This, Which will give outlook important for order manage And formation more policies effective. The proposal emphasize areas that need achieved in reform future governance and consolidation not quite enough answer law-politics in evolution policy public Which currently ongoing.

Keyword: Reformation Layout Manage, Policy Public, Dynamics Law-Politics, Interaction Political-Legal, Model of Governance Manage.

1. INTRODUCTION

Reformation government has become the main agenda many countries, especially remember complex dynamics and demands an increasingly diverse society diverse. Changes significant in structure and activities government required For increase efficiency, transparency and accountability state administration. Law is not a absolute doctrine. Of course just law will changed along with demands era (proceed Keep going). For example on "Arrest Hoge Raad" or decision Court Great Dutch on month January 1919 Which often known with "Revolution January ". The verdict This No only define return as activity criminal, However is also step proceed Which significant in history growth law Which always progressive . On 13th January 1919, Supreme Court of the Netherlands emit decision that state that "against law No only contradictory with Constitution, But Also contradictory with order morality And propriety according to public ". That matter is runway solid that emphasizes the need law develop in accordance with development era. Things that is so That is Wrong One draft base law progressive. Law is not system Which static And status quois, but follow process history in accordance with demands change public. (Ansori, L. 2017). In line with draft base law progressive this, constitution load substance and the rules basic principles set in a way written and/ or applied in practice state administration according to with base constitution that is turn on return life democracy in a way healthy, especially carry out Articles 27 and 28 of the 1945 Constitution, namely turn on return make it happen guaranteed equality

right for all over citizens and freedom put forward opinion And agreement For make it happen promise reform as reflected in Constitution Number 28 Year 1999 about Organizer Country Which Clean from Corruption, Collusion and Nepotism . (Makhfudz , 2017). Change context rapid academic progress that is currently occurs in various regions in this world in context academic has bring up various theory transition in context politics , economics , law , and others . The concept of "transition" politics "in context political between other covers transition or changeover government which happens in many country. (Makhfudz , 2017).

According to Dwiyanto (2017) in Kadarisman et al (2021), "Dynamics Politics" is description so far where process political Which sustainable capable realize ideals democratic And accountable . Dynamics political support draft that art and culture local is channel important For express objective And interest political public local . Understanding the political process need sensitivity to informality society . (Makhfudz , 2017). Indonesia seems to be is in the position of a country that organizes political the law in a way systematic and programmed , Good Because reason colonial country to obtain his independence and also Because reason ideological mandate legal system , that is ideals law Which contained in constitution And UUD 1945. In constitution there is desire or even necessity , For Keep going repair , replace , or to perfect Constitution inheritance colonial with Constitution new . Like as it is in political law Indonesia, a number of organization to argue that law west obtained from colonial times must preserved only with update it with various change new in public . In side other , group pioneer law custom advocate enforcement and determination law custom as law Indonesian national , while group other to advocate enforcement Islamic law as law national Indonesia. (Makhfudz , 2017).

Several countries have apply reform government as response to global events , breakthroughs technology , and desire For create environment responsive and competitive administration . In perspective this , phenomenon reform government No only covers reorganization structure governance , but also change in the process of taking policy . Engagement public set up in Chapter X article 53 of the Law Number 10 of 2004 concerning Formation Regulation Legislation , which govern that public entitled give input Good oral and also written in frame compilation or discussion design Constitution And design regulation area . According to explanation Chapter 53, rights public in provision This implemented in accordance with Regional Regulations of the People's Representative Council /Council Representative People Area. In connection with That , public entitled convey response in a way oral or written in frame making or discussion design regulation area , as listed in chapter 139 paragraph (1) Law Number 32 Year 2004 about Government Area. Chapter 139 (1) to regulate that rights public based on chapter This applied in accordance with Regulation Legislation). In accordance sound Chapter 53 Constitution Number 10 Year 2004 and

Article 139 paragraph (1) of the Law Number 32 of 2004, The community has right For follow as well as in compilation or discussion design area. Regulation. In general substantive, Act number 32 Year 2004 confess involvement public as tool important in system government area For achieve governance government Which Good And speed up realization welfare social. (Triningsih, A. 2017).

Implementation policy can defined as process implementation a policy . Implementation policy produce actions, activities, methods, and actions that are framed within a system. Implementation policies can also interpreted as action seriously planned and implemented based on reference changed norms For fulfil objective learning that has been agreed. Policy public that produces regulation legislation is commodity political For interest general. (Mayrudin, 2020) Encouragement For overcome problem community Motivate formulation policy public . The parties (stakeholders) determine policy public, especially government, who are interested with fulfillment needs and interests public. Which meant with implementation policy public is a connection Which allow achievement objective or target as consequence end from activity government. Weakness or error policy public will known when policy the implemented. The impact caused from evaluation implementation policy can used For determine success implementation policy. (Mayrudin, 2020). Robert Eyestone (1971; 18) give Wrong One definition policy public, with state that "the relationship a government unit with its environment " is definition policy comprehensive public . Definition This have connotation Which very wide And not enough Certain Because What Which meant with policy public can covers various topic. (Mayrudin, 2020) If observation directed on process policy, then complexity And the dynamics will more seen.

Policy process can considered as series actions involving at least three category main , including (1) development policy , (2) implementation policy , And (3) evaluation performance policy . Policy Which superior must to precede performance excellent government , and good policies only can achieved through development policy Which competent . Policy Which superior No can come true without existence formulation good policies , and high performance only can realized with system And procedure implementation policy Which strong . (Fitriana , 2015). In study previously done Risnawan (2017), explains that function infrastructure political in policy public is For increase political public in order to participate in government as effective as possible Possible , unite diverse existing interests in community , channeling all desires / aspirations and opinions inhabitant country to holder power , And For choose leadership through election . Leader And communication political improved with connecting ideas political Which There is in public . If task And function infrastructure political on each one its part run with Good ,

so will produced policy the public who in accordance with desire public . (Risnawan , 2017). In study other Which done by Iskandar (2017) produce that in public Which democratic , policy government will truly reflect objective society . In side other , in countries Which not enough democratic , Possible arise distortion Which hinder distribution desire public to maker policy . Formulation And implementation policy public in a way democratic very depends on There is whether or not there is "space" public "or "room dialog" in process taking policy . Draft room publicity policy public , as well as its implementation , must packed in a way effective in various form and activity which places citizen as source strength main democratization politics . (Alexander, 2017).

Function political law, as runway normative and regulatory for activity government, the more important in direct And determine policy public the successful one And sustainable. Political law play a role important in to uphold justice, guarantee clarity law, And guard right basic man. Component political law give runway law Which sturdy in context development policy public, and play a role important in balancing interest public, sector corporations, and other factors in the decision-making process. decision. This study detailing background complex background the For explore more Far impact reform government to policy public, with focus specifically on How role political law become catalyst or inhibitor in reach objective reform And fulfil demands public Which the more dynamic.

Formulation Of The Problem

As for problem in Study This is as following:

- 1. How impact reform government to change policy public?
- 2. How role politics law play role crucial or cause challenge in the process?

2. RESEARCH METHODS

Method research used in study This is qualitative. Qualitative techniques chosen For give understanding comprehensive about impact change government to policy public, while design study studies case double used For do inspection comprehensive to various example policy affected impact reform said. Analysis document will done For gather And evaluate policy, regulation, And literature related other. Technique This chosen Because his ability catch ins and outs And dynamism connection between reform government, function political regulation legislation, and changes policy public. Study This aiming For give knowledge Which deep And contextual about influence change government to policy public with use mixture methodology This.

3. RESEARCH RESULT

Impact Reformation Government To Policy Public

Reformation government has become theme central political Indonesia since the fall regime authoritarian Order New on 1998. Agenda reform covers various initiatives , including decentralization , democratization , anti-corruption , And reform bureaucracy . Reformation - reformation This have impact significant to policy public in Indonesia, both from aspect Contents policy and also method its manufacture . As for reform government has bring a number of change positive , between other:

- A more efficient government responsive and accountable: Reform government has
 produce government Which more responsive And accountable in Indonesia. Things This part
 due to by decentralization power, Which give government area authority more big For take
 decision Which relevant with his community. Matter This Also due to by increasing
 transparency taking decision government, which makes it difficult official government For
 do corruption.
- 2. Implementation service more public effective and efficient: Reform government Also has produce organization service public Which more effective And efficient in Indonesia. Matter This part due to by introduction technology And practice management new, and increasing competition between provider service public.
- 3. Making policy Which more inclusive And participatory: Reformation the government has also generate the process of taking more policies inclusive and participatory in Indonesia. Matter This due to by increasing participation organization public civil in the process of making policies, as well as use technology new For gather input from public.

Impact reform government to policy the public is also shaped by politics law . Political law is studies about How law used For to form results politics . In context reform government , politics law can used For push or hinder effort reform . For example , the challenges law can used For postpone or obstruct reform , while regulation legislation Which support can used For facilitate reform .

In Indonesia, political law has play role important in determine implementation reform government. For example, the decision Supreme Court for to uphold Constitution decentralization on year 2003 is victory big for supporters reform. However, the challenges law is also used For hinder reform, like challenge to Constitution Commission Eradication Corruption (KPK) in 2015.

Role Political Law In Formation Policy Public

Political law to study How law used For to form results politics . In context formation policy public , politics law covers dynamics political Which influence taking decision law And method

institution law used For advancing the policy agenda certain. Politics law play diverse and important roles in the process of making policy. This contribute to the formation of policy with:

- 1. Influence compilation issues policy: Politics law can to form How issues policy framed And defined, influence coverage choice policies under consideration and distribution power in the process of making policy.
- 2. Support or hinder objective policy: Actor law, such as legislators, judges, and groups interests, can use tools and strategies law For push or obstruct objective policy certain, to form content and implementation policy.
- 3. Legitimize choice policy: Institution And process law give framework Work For legitimize choice policy, give authority And increase his acceptance by public.
- 4. Provide mechanism For review and change policy: Institution law also works as mechanism For review and challenge policy Which there is, so allow adaptation policy to change condition social, economic, and political.

Although political law play role important in to form policy public, However there is a number of obstacle And challenge in implementation:

- 1. Influence interest Which strong: Influence political from group interest the strong one can to turn implementation law for the sake of certain them, so that potential weaken implementation law Which No take sides And fair.
- 2. Capacity institution law Which limited: In a number of context, institution law Possible lack source Power or skill For apply And to uphold framework law in a way effective, so that cause gap in implementation and potential abuse power.
- 3. Mix hand political in process law: Mix hand political in the legal process, like appointment position justice or effort For influence decision justice, can weaken independence justice and erode trust public to system law.
- 4. Limited involvement public in political law: Lack of involvement public in political law can result in policies Which No Enough reflect need And concern public wide.

4. CONCLUSION

Reformation government in Indonesia, since the fall regime Order New on in 1998, brought impact significant to policy public . Decentralization , democratization , anti-corruption , and reform bureaucracy is components key from the reform agenda that has been strengthen responsiveness , accountability , and effectiveness state administration . Evaluation impact reform This highlight change positive in more government accountable , service more public efficient , and the manufacturing process policy Which more inclusive .

Role political law in formation policy public Also is aspect critical in study This . Political law play role main in to form issues policy , support or hinder objective policy , legitimize choice policies , and provide mechanism For review and change policies . Decisions law , like Which happen in case Court Great in the year of 2003, strengthen role political law in support reform government .

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