

EXAMINING THE APPLICATION OF THE PRINCIPLES OF THE CORRECTIONAL SYSTEM IN LAW NO. 22 OF 2022 ON CORRECTIONS (STUDY IN CLASS IIA PAMEKASAN NARCOTICS PRISON)

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Abstrak

Lembaga Pemasyarakatan Narkotika Kelas IIA Pamekasan sebagai Lapas Percontohan Nasional memiliki tantangan yang sangat besar dengan lahirnya Undang-Undang Nomor 22 Tahun 2022 Tentang Pemasyarakatan karena terdapat perubahan paradigma khususnya asas-asas pemasyarakatan terjadi pembaharuan dalam Undang-Undang Nomor 22 Tahun 2022. Tidak hanya itu implementasi asas-asas pemasyarakatan merupakan ujian bagi Lembaga Pemasyarakatan Narkotika Kelas IIA Pamekasan sebagai upaya pembinaan bagi Warga Binaan Pemasyarakatan. Apapun perwujudan implementasinya tentu Pemerintah melalui Kemenkumham akan dinyatakan gagal ujian apabila Lapas di Indonesia tidak bisa menerapkan asas-asas baru dalam Undang-Undang Nomor 22 Tahun 2022 Tentang Pemasyarakatan, apalagi Lembaga Pemasyarakatan Narkotika Kelas IIA Pamekasan sebagai simbol nasional sebagai lapas yang sukses secara hukum dan sosial mewujudkan perannya dalam pembinaan terhadap Warga Binaan Pemasyarakatan.

Kata Kunci: Menguji, asas-asas sistem pemasyarakatan, lembaga pemasyarakatan

Abstract

Class IIA Pamekasan Narcotics Correctional Institution as a National Pilot Correctional Institution has a very big challenge with the birth of Law Number 22 of 2022 concerning Corrections because there is a paradigm shift, especially the principles of correctional reform in Law Number 22 of 2022. Not only that, the implementation of correctional principles is a test for the Class IIA Pamekasan Narcotics Penitentiary as a coaching effort for Prisoners. Whatever the embodiment of its implementation, of course the Government through the Ministry of Law and Human Rights will be declared a test failure if prisons in Indonesia cannot apply the new principles in Law Number 22 of 2022 concerning Corrections, especially the Class IIA Pamekasan Narcotics Correctional Institution as a national symbol as a prison that is legally and socially successful in realizing its role in fostering Prisoners.

Keywords: Testing, principles of the correctional system, correctional institution

Introduction

Law aims to realize safety, happiness, and order in society. To achieve these goals, the government tries to increase its influence on society with various tools at its disposal. Criminal law is part of the overall law in force in a country, which organizes the basics and rules to determine which acts should not be done, which are prohibited, accompanied by threats or sanctions in the form of certain punishments for those who violate these prohibitions. In criminal law, it will certainly

not be separated from the main problems which are one of the important parts in the process of running criminal law (Moeljatno Azas - Azas Hukum Pidana (Jakarta: Rineka Cipta 2008 hlm 1).

The purpose of criminal law is to prevent people from committing a criminal offense so as to create a law enforcement, as a means of protecting the community (preventive purpose) and to make someone who commits a criminal offense aware so as not to commit or repeat a criminal offense (repressive purpose).

In addition to legal products, law enforcers are also needed who act as implementers of Laws and Regulations in the context of law enforcement, both directly related law enforcers such as Police, Prosecutors, Judges and law enforcers who are not directly related such as Correctional Institutions. This institution, although not directly related to law enforcement, plays a major role in creating public order in legal life. Based on Article 5 paragraph (1) and Article 20, Article 27 paragraph (1), and Article 28D paragraph (1) of the 1945 Constitution, the Government revised the new correctional law into Law Number 22 Year 2022 on Corrections which underlies the duties and functions of this institution.

Correctional institutions are one of the legal institutions that cannot be separated in the framework of the legal building in Indonesia, especially in the framework of Criminal Law. One of the contributions given is in terms of guidance to prisoners while serving their sentences in prison. Even this guidance and supervision is also given to free prisoners for certain periods of time. The purpose of the guidance conducted by the Correctional Institution is so that the inmates do not repeat their actions and can find back their confidence and can be accepted as part of the community. In addition, coaching is also carried out on the person of the prisoner himself. The goal is that prisoners are able to recognize themselves and have a high level of self-awareness.

The success of correctional goals depends on several related parties, including officers who carry out guidance, related agencies and the most important is the role of the community which is expected to assist the implementation of prisoner guidance. The community has a very significant role in the process of resocialization of prisoners which is currently still difficult to implement. This is because when prisoners finish serving their sentences and are ready to return to the community, problems often arise due to the lack of readiness of the community to accept former prisoners. Many people feel fear, suspicion and lack of trust in former prisoners who return to social life, even though former prisoners have shown good behavior. There

are still many people who treat them unnaturally. This may be one of the triggers for someone to repeat unlawful acts.

The implementation of inmate coaching in an effort to return inmates to a good society is very important to do, not only material or spiritual, but both must run in balance, these are the main things that support inmates to easily live their lives after completing the criminal period. Coaching at the Correctional Institution is expected to be able to shape the personality and mentality of prisoners who are considered bad in the eyes of society to change towards normal and in accordance with applicable norms and laws. In the implementation of this coaching requires the cooperation of the components that support the success of the inmate coaching process, namely LAPAS officers, inmates and society. This is because the three are interconnected with one another.

Correctional coaching, needs to be based on a principle as a guide or guideline for the coaches so that the purpose of the coaching carried out can be achieved properly. For this reason, based on Article 3 of Law Number 22 of 2022 concerning Corrections, the principles of correctional coaching include:

1. Principle of Guidance
2. Principle Of Nondiscrimination
3. Humanity Principle
4. Mutual Cooperation Principle
5. Principle of Independence
6. Principle of Proportionality
7. The principle of Loss of Liberty as the Only Suffering
8. Principles of Professionalism

Class IIA Pamekasan Narcotics Correctional Institution as a National Pilot Correctional Institution has a very big challenge with the birth of Law Number 22 of 2022 concerning Corrections because there is a paradigm shift, especially the principles of correctional reform in Law Number 22 of 2022. Not only that, the implementation of correctional principles is a test for the Class IIA Pamekasan Narcotics Penitentiary as a coaching effort for Prisoners. Whatever the embodiment of its implementation, of course the Government through the Ministry of Law and Human Rights will be declared a test failure if prisons in Indonesia cannot apply the

new principles in Law Number 22 of 2022 concerning Corrections, especially the Class IIA Pamekasan Narcotics Correctional Institution as a national symbol as a prison that is legally and socially successful in realizing its role in fostering Prisoners.

Based on the description above, a research was conducted with the title: "Examining the Application of the Principles of the Correctional System in Law Number 22 of 2022 concerning Corrections (Study at Class IIA Pamekasan Narcotics Prison)".

Based on the description of the background above, there are several problems in this study, including:

1. How is the Application of the Principles of the Correctional System in Law Number 22 of 2022 concerning Corrections in Class IIA Pamekasan Narcotics Prison?
2. What are the factors that encourage and hinder the implementation of the principles of the correctional system in Law Number 22 of 2022 concerning Corrections at Class IIA Pamekasan Narcotics Prison?

Research Methods

Type of Approach

The approach method used in this research is a juridical sociological approach. The juridical sociological approach is to identify and conceptualize law as a real and functional social institution in a real life system (Soerjono Soekanto, "Pengantar Penelitian Hukum, (Jakarta: Penerbit Universitas Indonesia Press, 2010), Hlm. 51"). The juridical sociological approach is to emphasize research that aims to obtain legal knowledge empirically by going directly to the object, namely knowing the implementation of correctional principles for prisoners in the Narcotics Prison Klas IIA Pamekasan.

Data Type

To assist this research, the author uses primary data/legal materials and secondary data/legal materials. Primary data/legal materials are obtained through observation or interviews as the main data. *Interview* (Interview) is a way of collecting information by question and answer by meeting face to

face with the respondent. (Sugiono," Metode Penelitian Kuantitatif Dan Kualitatif, (Bandung: Alfabeta,2019), Hlm. 137)Among them is the Head of the Narcotics Correctional Institution Class II-A Pamekasan (Plt. Head of Class II-A Pamekasan Narcotics Correctional Facility, Mr. Eddy Junaedi, S.Sos., M.Si.), along with his staff. Not to forget also the prisoners of Class IIA Pamekasan Narcotics Prison.

Meanwhile, secondary data/legal materials are obtained through laws and regulations that are relevant to the material discussed such as Law Number 22 of 2022 concerning Corrections and various other related laws and regulations. Secondary legal materials in the form of legal reading materials, journals, and other materials related to research and tertiary legal materials in the form of legal dictionaries that can provide an explanation of the terms used in this study.

Results and Discussion

Implementation of the Principles of the Correctional System in Law Number 22 of 2022 concerning Corrections in Class IIA Pamekasan Narcotics Prison

The enactment of Law Number 22 of 2022 concerning Corrections which has been signed directly by President Joko Widodo on August 3, 2022 confirms the enactment of the Correctional system implemented based on the principles of protection, non-discrimination, humanity, mutual cooperation, independence, proportionality, loss of independence as the only suffering, and professionalism. In the implementation of disseminating information related to Law No. 22 of 2022, the Directorate General of Corrections conducted the Socialization of Implementation Guidelines for Fulfilling Prisoners' Rights in accordance with Law No. 22 on Corrections.

Law No. 22 on Corrections is a subsystem of criminal justice which in its implementation includes law enforcement in the field of treatment of prisoners, children, and prisoners who directly revoke Law No. 12 of 1995 on Corrections is no longer in accordance with the development of community law and does not fully reflect the needs of the implementation of the correctional system. Article 3 explains that the correctional system is implemented based on

the principles of protection, nondiscrimination, humanity, mutual cooperation, independence, proportionality, loss of independence as the only suffering, and professionalism so as to guarantee the rights and obligations obtained by prisoners.

In other provisions that also regulate the rights and obligations of detainees and prisoners as described in Articles 7 to 8 of Law Number 22 of 2022 concerning Corrections. Article 7 of Law No. 22 of 2022 includes the rights of Prisoners in carrying out worship in accordance with their religion or belief, getting care, both physically and spiritually, getting education, teaching, and recreational activities, as well as opportunities to develop potential, getting health services and proper food in accordance with nutritional needs, getting information services, obtain legal counseling and legal assistance, submit complaints and/or grievances, obtain reading materials and follow mass media broadcasts that are not prohibited, obtain humane treatment and be protected from acts of torture, exploitation, omission, violence, and all actions that endanger physical and mental health, obtain social services and receive or refuse visits from family, advocates, companions, and the community. Meanwhile, Article 8 of Law Number 22 Year 2022 regulates the obligations of Prisoners, namely obeying the rules of discipline, following the service program in an orderly manner, maintaining a clean, safe, orderly, and peaceful life and respecting the human rights of everyone in their environment.

Corrections has entered the progress through the establishment of a new correctional law, namely Law Number 22 of 2022. Correctional personnel, including the Narcotics Correctional Facility Klas II-A Pamekasan, must respond and prepare well so that the ideals and expectations of the enactment of the Law are implemented more quickly.

At the Narcotics Prison Klas II-A Pamekasan, following up on the direction of the Head of the Correctional Division of the East Java Regional Office, the Head of the Narcotics Prison Klas II-A Pamekasan moved quickly by gathering the entire ranks to socialize Law Number 22 of 2022 concerning

Corrections. Based on the results of interviews collected by the author, these activities are routinely carried out until now to strengthen synergy in the implementation of guidance for prisoners. Conducted in conjunction with the morning Apel, the Head of Narcotics Correctional Institution Class II-A Pamekasan until now (Plt. Head of Narcotics Correctional Facility Class II-A Pamekasan, Mr. Eddy Junaedi, S.Sos., M.Si.) directly led the activity. In his direction, the Head of Correctional Institution conveyed important points regulated in the new law, he conveyed that there are changes regulated in this new law including the Correctional Function and Correctional Principles.

Based on Article 5 paragraph (1) of Law Number 22 of 2022 concerning Corrections, the implementation of correctional principles towards correctional inmates at the Narcotics Correctional Facility Klas II-A Pamekasan is carried out by the Narcotics Correctional Institution Klas II-A Pamekasan through correctional officers. In Article 1 point 21 of Law Number 22 of 2022 concerning Corrections, Correctional Officers are functional law enforcement officials who are authorized by law to carry out correctional duties in the criminal justice system.

The Test Stone of Correctional Principles for Prisoners in Class IIA Pamekasan Narcotics Prison

The test stones for the implementation of correctional principles against prisoners in Class IIA Pamekasan Narcotics Prison consist of:

1. Pancasila;
2. 1945 Constitution;
3. Law Number 39 Year 1999 on Human Rights;
4. Law Number 22 of 2022 concerning Corrections.

Testing the Implementation of the Fostering Principle towards Prisoners in Class IIA Pamekasan Narcotics Prison

Based on the results of the study, the implementation of the principle of Fostering towards prisoners in Class IIA Pamekasan Narcotics Prison is in accordance with the values contained in Pancasila, especially the

First and Third Precepts, in accordance with the Protection of Human Rights in the 1945 Constitution, in accordance with the provisions contained in Article 3 letter a of Law Number 22 of 2022 concerning Corrections. However, its implementation must be optimized by involving many components of society.

Examining the Implementation of the Nondiscriminationas against Prisoners in Class IIA Pamekasan Narcotics Prison

Based on the results of the study, the implementation of the principle of non-discrimination against prisoners in Class IIA Pamekasan Narcotics Prison is in accordance with the protection of human rights in the 1945 Constitution, in accordance with Article 3 of the Human Rights Law, in accordance with the provisions contained in Article 3 letter b of Law Number 22 of 2022 concerning Corrections. However, it is necessary to bring in the Regional Office of the Ministry of Law and Human Rights of East Java, so that it is always monitored in its implementation.

Testing the Implementation of the Principle of Humanity towards Prisoners in Class IIA Narcotics Prison Pamekasan

Based on the results of the study, the implementation of the principle of humanity towards prisoners in Class IIA Pamekasan Narcotics Prison is in accordance with the values contained in Pancasila, especially the second principle, in accordance with the protection of human rights in the 1945 Constitution, in accordance with the Human Rights Law, in accordance with the provisions contained in Article 3 letter c of Law Number 22 of 2022 concerning Corrections. However, it is necessary to bring in Komnas HAM, so that there is input and inherent supervision.

Testing the Implementation of the Gotong Royong Principle towards Prisoners in Class IIA Pamekasan Narcotics Prison

Based on the results of the study, the implementation of the principle of GOTONG ROYONG towards prisoners in Class IIA Pamekasan Narcotics Prison is in accordance with the values contained in Pancasila, especially the third principle, in accordance

with the protection of human rights in the 1945 Constitution, in accordance with Article 3 of the Human Rights Law, in accordance with the provisions contained in Article 3 letter d of Law Number 22 of 2022 concerning Corrections. However, it is necessary to instill national culture so that prisoners recognize the culture of tepo selero, guyub, and Madurese culture such as Taneyan Lanjeng, Bapa, Babu, Guru, Rato, and others.

Testing the Implementation of the Asas Of Independence towards Prisoners in Class IIA Pamekasan Narcotics Prison

Based on the results of the study, the implementation of the principle of independence of prisoners in Class IIA Pamekasan Narcotics Prison is in accordance with the values contained in Pancasila, especially the First and Third Precepts, in accordance with the Protection of Human Rights in the 1945 Constitution, in accordance with the Human Rights Law, in accordance with the provisions contained in Article 3 letter e of Law Number 22 of 2022 concerning Corrections. However, it is necessary to improve its implementation by bringing in many self-sufficiency events.

Testing the Implementation of the Principle of Proportionality towards Prisoners in Class IIA Pamekasan Narcotics Prison

Based on the results of the study that the Implementation of the Principle of PROPORTIONALITY towards Prisoners in Class IIA Pamekasan Narcotics Prison is in accordance with the values contained in Pancasila, especially the First and Fifth Precepts, in accordance with the Protection of Human Rights in the 1945 Constitution, in accordance with the Human Rights Law, in accordance with the provisions contained in Article 3 letter f of Law Number 22 of 2022 concerning Corrections. However, it needs to be improved and the hard work of Pamekasan Class IIA Narcotics Prison.

Examining the Implementation of the Principle of Loss Of Freedom As The Only Suffering against Prisoners in Class IIA Pamekasan Narcotics Prison

Based on the results of the study, the implementation of the principle of freedom as the only suffering for prisoners in Class IIA Pamekasan Narcotics Prison is in accordance with the values contained in Pancasila, especially the First, Second, Third, and Fifth Precepts, in accordance with the Protection of Human Rights in the 1945 Constitution Article 28A of the 1945 Constitution, Article 28D paragraph 1 of the 1945 Constitution, and Article 28I paragraph 1 of the 1945 Constitution, in accordance with the Human Rights Law, in accordance with the provisions contained in Article 3 letter g of Law Number 22 of 2022 concerning Corrections. However, it is necessary to bring in Komnas HAM, so that there is input and inherent supervision.

Testing the Implementation of the Principle of Professionalism towards Prisoners at Class IIA Narcotics Prison Pamekasan

Based on the results of the study that the implementation of the principle of PROFESSIONALITY towards prisoners in Class IIA Pamekasan Narcotics Prison is in accordance with the values contained in Pancasila, especially the Second Precept, is in accordance with the Protection of Human Rights in the 1945 Constitution, is in accordance with the Human Rights Law, is in accordance with the provisions contained in Article 3 letter h of Law Number 22 of 2022 concerning Corrections. However, Correctional Officers must periodically conduct integrated upgrading by the Center and the East Java Regional Office in order to improve professionalism and performance.

The Urgency of the Morality Basis in the Implementation of Guidance For Prisoners in Correctional Institutions

According to the author, it is necessary to add a new principle in the principles of corrections as contained in Article 3 of Law Number 22 of 2022 concerning Corrections, namely the principle of morality. The principle

of "morality" has a very important urgency in the implementation of guidance for prisoners in correctional institutions, including in Class IIA Pamekasan Narcotics Prison. This principle of morality does not only apply to prisoners but also applies to correctional officers. As a moral responsibility to God Almighty, individuals, society, nation and state, the principle of morality can be a positive energy for prisoners and correctional officers in carrying out guidance in correctional institutions. Through the principle of morality, every step of guidance in correctional institutions seeks not to abuse the authority because it feels "ashamed" if the prisoners and correctional officers intend to violate the law because they are supervised by God Almighty as religious beings.

Through the addition of this moral principle, moral guidance in correctional institutions is urgent to be carried out in every step that is not scheduled in the schedule with the State Budget scenario which only seems to spend state money because of the Kemenkumham order. However, the author still believes that guidance in correctional institutions, especially in Class IIA Pamekasan Narcotics Prison, has a positive impact on prisoners, especially in the Rehabilitation Program, so that Class IIA Pamekasan Narcotics Prison has become one of the National Pilot Prisons from 9 prisons in Indonesia in terms of rehabilitation programs for prisoners.

Conclusion

Class IIA Pamekasan Narcotics Prison has passed the test because it has carried out the Implementation of the Principles of the Correctional System for Prisoners in Class IIA Pamekasan Narcotics Prison in accordance with the values contained in Pancasila, in accordance with the Protection of Human Rights in the 1945 Constitution, in accordance with Law Number 39 of 1999 concerning Human Rights, and in accordance with the provisions contained in Law Number 22 of 2022 concerning Corrections. However, there are improvements that must be made by Class IIA Pamekasan Narcotics Prison in order to improve the implementation of guidance for prisoners. The urgency of adding the "Morality

Principle" will be very useful and beneficial to all parties to prevent violations and abuse, both prisoners and correctional officers.

The driving factors in the implementation of the Principles of the Correctional System for Prisoners in Class IIA Pamekasan Narcotics Prison need to be maintained and improved, especially in cooperation with partners so that the benefits are truly felt, especially for prisoners and society. While inhibiting factors must continue to always be vigilant and improved with a more professional performance of the prison leadership and correctional officers, especially in terms of community participation and concern in the guidance of prisoners in Class IIA Pamekasan Narcotics Prison.

Reference

- A. Mansyur Effendi. *Perkembangan Dimensi Hak Asasi Manusia dan Proses Dinamika Penyusunan Hukum Hak Asasi Manusia*, (Bogor: Ghalia Indonesia, 2016,) hlm. 32.
- Ali, M. *Pendidik Profesional*, (Jakarta: Rajawali Pers, 2018), hlm. 6.
- Arbaiyah Prantiasih. *Hak Asasi Manusia Bagi Perempuan*, *Jurnal Ilmiah Pendidikan Pancasila Dan Kewarganegaraan*. Vol 25, No 1, tahun 2017.
- Asmara As. *Pengantar Studi*, (Jakarta: Rajawali Press, 2014), hlm. 8.
- Azinar Sayuti. *Sistem Gotong Royong Dalam Masyarakat Pedesaan Daerah Sumatra Barat* (Jakarta: Depdikbud, 2015), hlm. 18.
- Basil Ugochukwu. 'Balancing, Proportionality, and Human Rights Adjudication in Comparative Context: Lessons for Nigeria', *York University and Transnational Human rights Review*, Vol1, 2017, hlm. 6.
- C.S.T Kansil. *Pengantar Ilmu Hukum dan Tata Hukum Indonesia*, (Jakarta: Balai Pustaka, 2017), hlm.102.
- Dwidja Priyanto "Sistem Pelaksanaan Pidana Penjara Di Indonesia (Bandung: Refika Aditama, 2019), hlm 103". (n.d.). *Sistem Pelaksanaan Pidana Penjara Di Indonesia*, (Bandung: Refika Aditama, 2019), hlm. 103.
- Dwidja Priyatno "Sistem Pelaksanaan Pidana Penjara di Indonesia (Bandung: PT Refika Aditama 2013), hlmn 45". priyatno.
- Effendi, S., & Tukiran. *Metode Penelitian Survei*, (Jakarta, LP3ES, Edisi Revisi, 2015) hlm. 39.
- Hardono Hadi. *Hakikat dan Muatan Filsafat Pancasila*, (Yogyakarta: Kanisius, 2016), hlm. 62-63.
- Harsono. *Sistem Baru Pembinaan Narapidana*, (Jakarta: Percetakan Karya Unipress, 2016), hlm.2.
- Hernoto. *Hukum perjanjian asas proporsionalitas dalam kontrak komersial*, (Jakarta: Kencana Prenada Media Group, 2016), hlm. 75.
- <https://kbbi.lektur.id/pengayoman>. (n.d.). Retrieved July 1, 2023, from <https://kbbi.lektur.id/pengayoman>
- <https://www.amongguru.com/perbedaan-profesi-profesional-profesionalitas-dan-profesionalisme/>. (n.d.). <https://www.amongguru.com/perbedaan-profesi-profesional-profesionalitas-dan-profesionalisme/>. Retrieved August 13, 2023, from <https://www.amongguru.com/perbedaan-profesi-profesional-profesionalitas-dan-profesionalisme>
- Issue, B. L. B. *Basic Law Bulletin Issue, The Principle of Proportionality and the Concept of Margin of Appreciation in Human Rights Law*, 15 December, 2018, hlm. 9.
- Jimly Asshiddiqie. *Pengantar Ilmu Hukum Tata Negara*, (Jakarta: Rajawali Pers, 2019), hlm. 353.
- Kunandar. *Guru Profesional Implementasi Kurikulum Toingkat Satuan Pendidikan (KTSP) dan Sukses Dalam Sertifikasi Guru*, (Jakarta: PT Rajagrafindo Persada, 2017), hlm. 45-46.

- Moeljatno Azas - Azas Hukum Pidana (Jakarta : Rineka Cipta 2008 hlm 1). *Azas-Azas Hukum Pidana, (Jakarta : Rineka Cipta, 2008), hlm. 1.*
- Mohammad Ali, & Asrori, M. *Psikologi Remaja, (Jakarta : Bumi Aksara, 2018), hlm. 109.*
- Muhammad Ali Equatora. *Efektivitas Pembinaan Kemandirian Narapidana Di Lembaga Masyarakatan Wirogunan Yogyakarta. Ilmu Kesejahteraan Sosial. Vol. 7 No.1 Juni 2018, hlm. 22.*
- Muladi. *Lembaga Pidana Bersyarat, (Bandung:Alumni, 2015), hlm.16.*
- Naskah Akademik Rancangan Undang-Undang Tentang Pemasarakatan, Badan Pembinaan Hukum Nasional Kementerian Hukum dan Hak Asasi Manusia Republik Indonesia Tahun 2017, hlm. 22. (n.d.). *Naskah Akademik Rancangan Undang-Undang Tentang Pemasarakatan, Badan Pembinaan Hukum Nasional Kementerian Hukum dan Hak Asasi Manusia Republik Indonesia Tahun 2017, hlm. 22.*
- P.A.F. Lamintang, *Hukum Penitensier Indonesia, (Jakarta : Sinar Grafika, 2012), hlm. 35. (2012). Hukum Penitensier Indonesia. In Jakarta. Sinar Grafika.*
- Philipus M. Hadjon. *Pengantar Hukum Administrasi Indonesia, (Yogyakarta: Gajah Mada University Press, 2018), hlm.10.*
- Pusat, T. P. K. *Tim Penyusunan Kamus pusat dan pembinaan dan pengembangan Bahasa Depdikbud kamus besar bahasa Indonesia, Balai Pustaka, Jakarta, 1994, hlm. 192.*
- Riyadi. *Indikator Kesejahteraan Rakyat, (Jakarta: Badan Pusat Statistik (BPS), 2016), hlm. 6.*
- Riyadi, E. *Hukum Hak Asasi Manusia Perspektif Internasional, Regional, dan Nasional, (Depok: PT RajaGrafindo Persada, 2018), hlm. 31.*
- Romli Atmasasmita. *Kapita Selektta Hukum Pidana dan Kriminologi, (Bandung: Mandar Maju, 2016), hlm.157.*
- Satjipto Rahardjo. *Ilmu Hukum, (Bandung: PT. Citra Aditya Bakti, 2015), hlm.54.*
- SF Marbun. *Dimensi-Dimensi Pemikiran Hukum Administrasi Negara, (Yogyakarta: UII Press, 2017), hlm. 8.*
- Soerjono Soekanto. *Pengantar Penelitian Hukum, (Jakarta: Penerbit Universitas Indonesia Press, 2010), hlm. 51.*
- Sudarsono. *Kamus Hukum, (Jakarta: Rineka Cipta,2015), hlm. 445.*
- Sudikno Mertokusumo. *Mengenal Hukum Suatu Pengantar (Yogyakarta: Liberty Yogyakarta, 2017), hlm.77.*
- Sugiono. *Metode Penelitan Kuantitatif dan Kualitatif, (Bandung : Alfabeta,2019), hlm. 137.*
- Suparman Usman. *Hukum Islam: Asas-Asas dan Pengantar Studi Hukum Islam dalam Tata Hukum Indonesia, (Jakarta: Gaya Media Pratama, 2018), hlm. 20.*
- UUD 1945
- Undang-Undang Nomor 39 Tahun 1999 Tentang Hak Asasi Manusia
- Undang-Undang Nomor 22 Tahun 2022 Tentang Pemasarakatan
- Undang-Undang, N. A. R. (-a). *Naskah Akademik Rancangan Undang-Undang Tentang Pemasarakatan, Badan Pembinaan Hukum Nasional Kementerian Hukum dan Hak Asasi Manusia Republik Indonesia Tahun 2017, hlm. 22.*
- Undang-Undang, N. A. R. (-c). *Naskah Akademik Rancangan Undang-Undang Tentang Pemasarakatan, Badan Pembinaan Hukum Nasional Kementerian Hukum dan Hak Asasi Manusia Republik Indonesia Tahun 2017, hlm. 23.*
- Undang-Undang, N. A. R. (-d). *Naskah Akademik Rancangan Undang-Undang*

*Tentang Pemasyarakatan, Badan Pembinaan
Hukum Nasional Kementerian Hukum dan
Hak Asasi Manusia Republik Indonesia
Tahun 2017, hlm. 24.*

Wardan, N. E., & M. Towil Umuri. *Bentuk-
Bentuk Pembinaan Moral, (Citizenship. I,
2015), hlm. 51.*