ABSTRACT

Yenny Chandrawaty. LAW PROTECTION FOR HEATH OF INTELLECTED CITIZENS IN PERFORMING CRIMINAL IN PENALTY INSTITUTIONS. under the guidance of Prof. Dr. Waty Suwarty Haryono, SH, MH as promoter and Dr. St. Laksanto Utomo, SH, MHum as co promoter.

Fulfillment of the rights of inmates in terms of the right to health services often cannot be carried out properly or is not in accordance with the service standards that should be. Many factors influence the granting of health rights to inmates of correctional institutions, so that they have not been fully fulfilled, such as: eligibility of correctional institutions in the regions, lack of facilities and infrastructure, lack of personnel, to obstacles related to the overcapacity of correctional inmates. As a result, even though the rights of inmates have been regulated in the law, in reality there are still rights of inmates that have not been fulfilled. Of course this is a problem in the implementation of human rights. The problems studied in this study are 1) What is the responsibility of the state in fulfilling the right to health for inmates in Correctional Institutions? 2) How is the legal protection in health services for inmates in Correctional Institutions? and 3) What is the ideal legal arrangement in fulfilling the right to health for inmates in Correctional Institutions?

Based on the problems studied, this type of research is a normative legal research method. The approach method used in this research is legal sociology. To obtain accurate and factual data, primary data and secondary data are needed in research. The theories used are State Responsibility Theory, Legal Protection Theory and Legal Norms Theory.

Based on the results of the research conducted, it was found that the state's responsibility in fulfilling the right to health services for prisoners is within the scope of: a) the obligation to respect (to respect), b) the obligation to protect (to protect), and c) the obligation to fulfill (to fullfill). The fulfillment of the right to health for inmates in correctional institutions is the obligation to fulfill the right to health services for inmates which include a) The right to availability, b) The right to accessibility, c) The right to receive or get (Acceptability) and d) The right to quality (Quality). Law Number 22 of 2022 as a substitute for Law Number 12 of 1995 has regulated special treatment for WBP, but there are no implementing regulations for the new law.

Keywords: Health Protection, Inmates