

ABSTRACT

Rika Santina. SPATIAL PLANNING AND LAW ENFORCEMENT OF SPATIAL VIOLATION BASED ON SUSTAINABLE DEVELOPMENT GOALS, under the guidance of Prof. Hj. Waty Suwarty Haryono, SH. MH. and Co-Promoter Dr. Evita Isretno Israhadi, SH., MH., M.Si.

Implementation of Spatial Planning is the activity of regulating, fostering, implementing and supervising spatial planning, but spatial planning deviations may occur. After the passage of the Job Creation Law, spatial planning became one of the arrangements that was amended. However, in its development, regulations related to spatial planning and law enforcement against spatial planning violations have not been able to answer the challenges of the sustainable development goals proclaimed by the government. The orientation of the implementation of spatial planning and law enforcement against violations of spatial planning must undergo a transformation directed at the goal of sustainable development. The formulation of the problem in this study is how to organize spatial planning and law enforcement against spatial planning violations after the work copyright law was passed. Furthermore, how is the reconstruction of spatial planning based on sustainable development goals? As well as how to reconstruct law enforcement against spatial planning violations based on sustainable development goals.

This research is a type of normative juridical research, using secondary data as the main data. The secondary data used are primary legal materials, secondary legal materials and tertiary legal materials. Methods of data collection through library research (library research) and methods of data analysis using descriptive qualitative analysis.

The results of the research show that the implementation of spatial planning has been regulated in legal regulations. After the enactment of the Job Creation Law, the implementation of spatial planning in Indonesia uses Law Number 26 of 2007 concerning Spatial Planning (UUPR), as the last amendment was made with Law Number 6 of 2023 concerning Stipulation of Government Regulations in Lieu of Laws Number 2 of 2022 concerning Job Creation to become Law. Reconstruction of spatial planning implementation in Indonesia is a necessity. This is due to the fact that the principles of sustainable development goals have not been accommodated in the stages of planning, determining and evaluating the implementation of spatial planning in Indonesia. Reconstruction of spatial planning implementation is carried out by accommodating the principles of sustainable development objectives at each stage of spatial planning implementation (planning, determination, evaluation). Law enforcement against spatial planning violations opens opportunities for violators to make peace. So that in the management of regional space, it is necessary to improve its management efforts in a wise, efficient and effective manner guided by spatial planning principles so that the quality of national territory space is in line with the goals of sustainable development. Reconstruction of law enforcement on spatial planning violations is carried out by accommodating the principles of sustainable development objectives in the law enforcement process carried out. So that the sustainability of the use of spatial planning can be maintained properly.

Keywords: Spatial Planning, Law Enforcement, Sustainable Development.