

ABSTRACT

Mariska, *TELEMEDICINE LEGAL ARRANGEMENTS IN THE DEVELOPMENT OF NATIONAL LAW IN INDONESIA*, under guidance of Prof. Dr. H. Faisal Santiago, S.H., M.M., as Promotor and Dr. St. Laksanto Utomo, S.H., M.Hum., as CoPromotor.

The use of information technology in the health sector is very much needed and has great benefits for society lately. In practice, there are no specific regulations regarding telemedicine, which is widely used in Indonesia, so there is no protection for doctors, patients or other parties involved in telemedicine services.

Problems 1) Does the regulation of Telemedicine law fulfill the legal objectives for the community and health services in its implementation in Indonesia 2) Why is the regulation of Telemedicine needed in the development of national law in Indonesia 3) What is the ideal regulation of telemedicine law in the development of national law in Indonesia

Research methods : In this study the approach used is normative legal research. This normative legal research method is carried out by examining existing library materials. The research conducted is also descriptive in nature. In this normative research method the author uses 3 types of library materials used, namely; primary legal materials, secondary legal materials and tertiary legal materials.

Research result : Based on the research conducted, the results show that telemedicine services, which have many benefits, still have many gaps in specific regulations in Indonesia, so that a national legal arrangement is needed in the development of law in Indonesia.

Keywords: Legal Regulations, Telemedicine, Indonesian Legal Development.