

## ABSTRACT

Wildan Sani; *"The Legal Existence of Regulation of Foreign Medical Doctors in Hospitals to Realize a Sense of Justice in the Field of Health Welfare in Indonesia"*, This dissertation is under the guidance of Prof. Dr. Abdullah Sulaiman, SH, MH as Promoter and Dr. Hj.Megawati Barthos, SH, MM as Ko. Promoter.

One of the challenges in the era of globalization is the tendency for foreign medical personnel to come to Indonesia, work and provide health services. This is an opportunity for technology transfer in the health sector. The problems are, 1. What are the functions and objectives of the law in using foreign national doctors? 2. What are the responsibilities of foreign national doctors in carrying out their professional activities in hospitals? 3. How do foreign doctors relate to improving the quality of health service efforts in hospitals? The theoretical framework used is Rule of Law Theory, Legal System Theory, Law Enforcement and Accountability Theory.

The research methods used are Normative Research and Empirical Research. Research result; The function and legal objectives of using foreign doctors, in essence, philosophically, is that health services to the community as the state's responsibility are part of the realization of public health development, so that the community can obtain prosperity in the health sector.

Furthermore, to improve the function and objectives of the law, the law was subsequently reformed with Law Number 17 of 2023 concerning Health, as well as Minister of Health Regulation number 6 of 2023 concerning the Utilization of Foreign National Health Workers. Responsibilities of Foreign National Doctors in carrying out their professional activities in hospitals, to increase health capacity and resilience requires adjustments to various policies to strengthen the health system in an integrative manner, as well as having legal certainty within the framework of just legal protection. In carrying out health service activities, foreign national doctors have responsibilities and are obliged to comply with statutory regulations, both administrative, civil and criminal. In the framework of the enactment of Law Number 17 of 2023 concerning Health, in terms of the Utilization of Medical Personnel and Health Personnel of Foreign Citizens Graduated from Home Affairs or the Utilization of Medical Personnel and Health Personnel of Foreign Citizens Graduated from Foreign Countries, who have legal legitimacy, to provide certainty law and legal protection for providers of medical services and users of medical services, the Central and Regional Governments should widely socialize the provisions of the law and its derivatives.

**Keywords:** Regulation of Foreign Doctor Medical Personnel.