

PERLINDUNGAN HUKUM PASIEN COVID-19 TERKAIT KERAHASIAAN REKAM MEDIS DALAM PELAYANAN KESEHATAN DI RUMAH SAKIT

Oleh:
Dimar Gemilang Prabawanta
E1A016211

ABSTRAK

Penelitian ini bertujuan untuk mengetahui sinkronisasi pengaturan dan bentuk perlindungan hukum pasien covid-19 terkait kerahasiaan rekam medis dalam pelayanan kesehatan. Metode penelitian yang digunakan adalah yuridis normatif dengan metode pendekatan perundang-undangan (*statute approach*), pendekatan analitis (*analytical approach*), dan pendekatan konseptual (*conceptual approach*). Spesifikasi penelitian dalam penelitian ini adalah inventarisasi peraturan perundang-undangan, sinkronisasi hukum, dan penemuan hukum *in concreto*. Berdasarkan penelitian yang dilakukan, diperoleh hasil bahwa pengaturan tanggung jawab hukum rumah sakit terhadap pasien kejadian sentinel dalam pelayanan kesehatan pada struktur peraturan perundang-undangan Indonesia telah menunjukkan taraf sinkronisasi. Akan tetapi ditemukan fakta normatif bahwa peraturan yang khusus mengatur terkait covid 19, misalnya Keputusan Menteri Kesehatan Republik Indonesia Nomor Hk.01.07/Menkes/413/2020 tentang Pedoman Pencegahan Dan Pengendalian *Coronavirus Disease* 2019 (Covid-19), belum ada yang mengatur tentang perlindungan hukum pasien covid 19 terkait kerahasiaan rekam medis dalam pelayanan kesehatan di rumah sakit. Bentuk perlindungan hukum pasien covid 19 terkait kerahasiaan rekam medis dalam pelayanan kesehatan di rumah sakit berdasarkan peraturan perundang-undangan yang ada meliputi jaminan pengaturan kerahasiaan identitas pasien; jaminan pengaturan kerahasiaan diagnosis pasien; jaminan pengaturan kerahasiaan riwayat penyakit pasien; jaminan pengaturan kerahasiaan riwayat pemeriksaan pasien; jaminan pengaturan kerahasiaan riwayat pengobatan pasien; jaminan pengaturan kerahasiaan kondisi; dan perawatan kesehatan fisik dan psikis pasien.

Kata Kunci: ***Perlindungan Hukum, Pasien Covid-19, Rekam Medis, Pelayanan Kesehatan Di Rumah Sakit***

**LEGAL PROTECTION OF COVID-19 PATIENTS REGARDING
CONFIDENTIALITY OF MEDICAL RECORDS IN HEALTH SERVICES
IN THE HOSPITAL**

**By:
Dimar Gemilang Prabawanta
E1A016211**

ABSTRACT

This study aims to determine the arrangements and forms of legal protection for COVID-19 patients related to the confidentiality of medical records in health services. The research method used is normative juridical with a statute approach, an analytical approach, and a conceptual approach. The research specifications in this study are an inventory of laws and regulations, legal synchronization, and legal findings in concreto. the research conducted, it was found that the regulation of hospital legal responsibility for sentinel incident patients in health services Indonesian laws and regulations have been set based on standards. However, the normative fact that regulations specifically regulate COVID-19, the Decree of the Minister of Health of the Republic of Indonesia Number Hk.01.07/Menkes/413/2020 concerning Guidelines for the Prevention and Control of Coronavirus Disease 2019 (Covid-19), has not yet regulated the legal protection of patients. covid 19 related to the confidentiality of medical records in health services in hospitals. The form of legal protection for COVID-19 patients related to the confidentiality of medical records in hospital services based on existing laws and regulations includes guaranteeing the confidentiality of patient identity arrangements; guarantee the confidentiality of the patient's diagnosis; guarantee the confidentiality of the patient's medical history; guarantee the confidentiality of the patient's examination history; guarantee the confidentiality of the patient's medical history; guarantee of confidentiality conditions; and care for patients' physical and psychological health.

Keywords: Legal Protection, Covid-19 Patients, Medical Records, Health Services In The Hospital