LEGAL RESPONSIBILITY OF HOSPITALS IN HANDLING DISASTER VICTIMS

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ABSTRACT

A disaster is an event or series of events that threaten and disrupt people's lives, caused by either natural factors and/or non-natural factors or human factors. In handling the consequences of disasters, the role of hospitals as a means of referral health services, for emergency cases, it is always required to provide excellent service, both in terms of accurate information services, complete facilities, excellent quality of health services and various other services. This study aims to find the synchronization of arrangements and find out the form of legal responsibility of hospitals in handling disaster victims as regulated in laws and regulations. The type of legal research used is normative juridical with a legislative approach method, an analytical approach method, and a conceptual approach method. The data source used is secondary data. Data collection was carried out by literature study. Data processing is carried out by reducing classification and display, then the data on legal materials obtained is analyzed qualitatively. The data is presented in the form of narrative descriptions that are arranged systematically, logically, and rationally. The results of the study show that the regulation of the legal responsibility of hospitals in handling disaster victims has shown a level of vertical synchronization. at the level of vertical synchronization analyzed with the theories of Hans Kelsen and Hans Nawiasky as well as laws and regulations where lower regulations are sourced from and refer to higher regulations, higher regulations become the basis and reference for the formation of lower regulations. Then the form of legal responsibility of hospitals in handling disaster victims in the structure of Indonesia's laws and regulations is divided into criminal legal responsibility and administrative legal responsibility.

Keywords: Legal Responsibility, Hospitals, Disaster Victims.