

ABSTRAK

Jaksa sebagai penuntut umum memegang peranan penting dalam mewujudkan peradilan pidana yang adil, jujur, dan berwibawa. Besarnya tanggung jawab tersebut mendorong Kejaksaan Republik Indonesia menerbitkan Peraturan Kejaksaan Nomor 4 Tahun 2024 tentang Kode Perilaku Jaksa guna memperkuat fondasi etika profesi jaksa secara lebih komprehensif. Kehadiran regulasi ini menjadi instrumen penting dalam pembinaan perilaku jaksa, khususnya dalam pelaksanaan tugas penuntutan di persidangan tindak pidana.

Penelitian ini merupakan penelitian hukum normatif dengan pendekatan perundang-undangan dan konseptual yang menggunakan bahan hukum primer berupa PERJA Nomor 4 Tahun 2024, Undang-Undang Kejaksaan, dan KUHAP. Hasil penelitian menunjukkan bahwa regulasi tersebut membawa pembaruan normatif dalam pengaturan kode perilaku jaksa. Namun demikian, penerapannya di lapangan masih menghadapi berbagai tantangan, antara lain inkonsistensi penegakan sanksi, lemahnya mekanisme pengawasan, serta terbatasnya pembinaan etik yang berkelanjutan, sehingga implementasi kode perilaku belum sepenuhnya berjalan optimal dalam memperkuat profesionalitas dan integritas jaksa dalam persidangan tindak pidana.

Kata Kunci: Kode Etik Jaksa, PERJA Nomor 4 Tahun 2024, Profesionalitas, Integritas, Penuntut Umum, Persidangan Tindak Pidana.

ABSTRACT

The public prosecutor plays an important role in realizing a fair, honest, and dignified criminal justice system. The magnitude of this responsibility encourages the Attorney General's Office of the Republic of Indonesia to issue Regulation of the Attorney General's Office Number 4 of 2024 on the Code of Conduct for Prosecutors in order to strengthen the ethical foundation of the prosecutorial profession in a more comprehensive manner. The existence of this regulation serves as an important instrument in guiding the conduct of prosecutors, particularly in carrying out prosecution duties in criminal trials.

This research is a normative legal study using statutory and conceptual approaches, with primary legal materials consisting of the Regulation of the Attorney General's Office Number 4 of 2024, the Law on the Prosecutor's Office, and the Criminal Procedure Code. The results show that the regulation introduces normative developments in the regulation of prosecutors' code of conduct. However, its implementation in practice still faces several challenges, including inconsistent enforcement of sanctions, weak supervisory mechanisms, and limited continuous ethical guidance. As a result, the implementation of the code of conduct has not yet been fully optimal in strengthening the professionalism and integrity of prosecutors in criminal proceedings.

Keywords: *Code of Conduct for Prosecutors, Regulation of the Attorney General's Office Number 4 of 2024, Professionalism, Integrity, Public Prosecutor, Criminal Trial.*