




Implementation of Law No. 22 of 2022 Concerning Corrections in Connection with the Development of Juvenile Prisoners at the Class IIB Lubuk Pakam Correctional Institution

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Article Info	ABSTRACT
<p>Keywords: Prisoners' Rights, Prisoners, Correctional Institution.</p>	<p>The Class IIB Lubuk Pakam Correctional Institution has fulfilled the rights of prisoners in accordance with the rules in Article 9 and Article 10 of Law Number 22 of 2022 concerning Corrections. These efforts are implemented through coaching and mentoring activities. The form of guidance is in the form of spirituality, guidance on social activities, counseling or health seminars, and also work guidance. In addition, this guidance is carried out by providing service innovation, supporting infrastructure and developing existing facilities to be maximized. Class IIB Correctional Institution Lubuk Pakam runs the correctional system by means of; implementation of change management, structuring the administration, human resource management system, strengthening accountability, strengthening supervision and improving the quality of service to the public. Class IIB Lubuk Pakam Correctional Institution which seeks to improve public service standards through the implementation of change management components, structuring procedures, human resource management systems, strengthening accountability, strengthening supervision and improving the quality of service to the public. Therefore, the feasibility of occupancy should be the main thing that can affect the quality of the correctional system in place.</p>
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INTRODUCTION

Indonesia is a state of law where every action and behavior has consequences. For the realization of a prosperous legal state, one of the things needed is a legal device used to

regulate justice and balance in all areas of community life through legislation as well as public awareness itself. The community consists of a group of people who are closely bound because of certain traditions and culture, certain laws and certain systems that are the same. Legal awareness in society needs to be nurtured and instilled so that people are more obedient to existing laws, whether they are written laws or laws that do grow and develop in society and their existence is recognized by the community. There are several components in a society, including the elderly, adults, teenagers, children and toddlers.

Crimes committed by children in this day and age have often occurred both in our daily lives and in the world of education. This happens because of the lack of communication and interaction with the people around them as well as their lack of morals and behavior. The level of child crime often arises in addition to lack of communication and interaction with people around, namely the lack of attention from parents so that they do not have a good attitude in accordance with the norms that apply in society. Children who violate the law can be said to be children in conflict with the law. The development of child prisoners has not been clearly differentiated from the development of adult prisoners. The development of juvenile prisoners is closely related to the policy aspects of the underlying legislation which currently refers to the juvenile justice law and the correctional law, while the implementing regulations do not yet exist, so they still use old decrees and circular letters.

Based on law number 22 of 2022, it explains that every child before being admitted to a juvenile correctional institution is first given special guidance. In addition, children have the right to receive education and teaching while in correctional institutions.

The correctional system is the result of reform from the era of the prison system. Imprisonment initially serves to separate criminals from the community. So that with this imprisonment, the state can protect the security and comfort of the community. The correctional system serves to reactualize the prisoners so that they return to being responsible and obedient to the existing laws. The correctional system is implemented based on the principle:

- a. Stewardship;
- b. Nondiscrimination;
- c. Humanity;
- d. Mutual cooperation;
- e. Independence;
- f. Proportionality;
- g. Loss of independence is the only suffering and
- h. Professionalism.

The current correctional concept emphasizes the reintegration and rehabilitation of prisoners. Based on the principle of correctional guidance initiated by Sahardjo, "The state has no right to make a prisoner worse or more evil after leaving the correctional institution." The Law on Corrections confirms that the correctional system is implemented based on the principles of the correctional system.

METHODS

This research uses qualitative analysis through the stages of data collection, classifying, connecting with existing theories and problems, then drawing conclusions to

determine the results. Then described descriptively, namely explaining, describing, and describing in accordance with problems that are closely related to the research.

RESULTS AND DISCUSSION

Based on observations, interviews and documentation collection in this study. The data obtained will then be presented in this discussion and findings. This discussion and findings are a form of a statement of thought and research methods and theoretical studies in the previous discussion. This context is discussed by researchers based on the findings that have been found by researchers in field studies at the Lubuk Pakam Class IIB Correctional Institution.

Based on the data obtained through observations, interviews and documentation, the implementation of the fulfillment of prisoners' rights based on those listed in Article 9 and Article 10 at the Class IIB Lubuk Pakam Correctional Institution has been fulfilled but cannot be implemented optimally. However, efforts to fulfill rights are supported by various service innovations and progressive employee performance evaluations. This is evidenced by the award as a technical implementation unit that has implemented human rights-based public services in 2021 by the Ministry of Law and Human Rights of the Republic of Indonesia.

Based on the findings of field facts that researchers found, there are obstacles caused by excess capacity. So that this condition affects services, implementation of activities, quality of infrastructure facilities and the effectiveness of the existing correctional system. In this finding, the author found that the legislation does not specifically state the handling of proper management of correctional institution occupancy. Even in the rules of Law Number 12 concerning Corrections, it does not mention that the feasibility of housing is a right that should be crucially obtained by prisoners. The implementation of the correctional system is highly dependent on regulatory policies and legislation that can systematically help evaluate the feasibility of housing in correctional institutions.

CONCLUSION

The Class IIB Lubuk Pakam Correctional Institution has fulfilled the rights of prisoners in accordance with the rules in Article 9 and Article 10 of Law Number 22 of 2022 concerning Corrections. These efforts are implemented through coaching and mentoring activities. The form of guidance is in the form of spirituality, guidance on social activities, counseling or health seminars, and also work guidance. In addition, this guidance is carried out by providing service innovation, supporting infrastructure and developing existing facilities to be maximized. Class IIB Lubuk Pakam Correctional Institution runs the correctional system by means of; implementation of change management, structuring the administration, human resource management system, strengthening accountability, strengthening supervision and improving the quality of service to the public.

The obstacles experienced by the Lubuk Pakam Class IIB Correctional Institution are in the form of;

1. Limited space to carry out guidance activities for prisoners,
2. Health services and security measures cannot be maximized. The large number of

residents makes it vulnerable to disease transmission.

3. Security measures can also be hampered by the large number of occupants. Guard/search officers must carry out inspections in a very short time and quickly. This is due to the possibility of fraud committed by inmates.
4. The existing infrastructure facilities are inadequate for the number of residents. This has an impact on the use of facilities in large numbers so that they are vulnerable to damage / require regular maintenance of facilities.
5. The condition of the cells is not in accordance with the capacity so that it looks shabby and lacks air circulation. This condition affects the health and cleanliness of the environment in the penitentiary.

The problem of overcapacity will continue to be a problem experienced by some correctional institutions in Indonesia. This condition is a full challenge for a correctional institution in continuing to strive for the implementation of the fulfillment of the rights of prisoners.

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