



E-ISSN: 2830-0637

SCIENTIFIC FRAMEWORK AS
INITIATOR OF CHANGE
IN POST-PANDEMIC CRISIS

PROCEEDING

UNIKOM International Conference on Business, Economics, Social Sciences & Humanities (ICOBEST) 2023







Clarivate
Web of Science





Proceeding of

The International Conference on Business, Economics, Social Sciences, and Humanities Volume 4, Maret 2023

Organizing Committee

Conference Chair

Dr. Poni Sukaesih Kurniati, S.IP., M.Si.

Steering Committee

- 1. Dr. Lia Warlina, M.Si.
- 2. Bobi Kurniawan, S.T., M.T.
- 3. Senny Luckyardi, S.P., MM
- 4. Ferry Stephanus Suwita, ST., MT.

Reviewer:

- 1. Prof. Dr. H. Eddy Soeryanto Soegoto (Universitas Komputer Indonesia)
- 2. Dr. Suryanto, S.E., M.Si (Universitas Padjadjaran)
- 3. Dr. I Made Sumada, Drs., M.M. (Universitas Ngurah Rai)
- 4. Dr. Tunggul Sihombing, Drs., M.Si. (Universitas Sumatera Utara)
- 5. Dr. Muhammad Riduansyah Syafari (Universitas Lambung Mangkurat)
- 6. Tatan Tawami, M.Hum,S.S (Universitas Komputer Indonesia)

Advisory Board and Scientific Committee:

- 1. Prof. Dr. Hj. Umi Narimawati, Dra., S.E., M.Si. (Universitas Komputer Indonesia)
- 2. Assoc. Prof. Dr. Ir. Herman S., MBA. (Universitas Komputer Indonesia)
- 3. Assoc. Prof. Dr. Agus Riyanto, S.T. M.T. (Universitas Komputer Indonesia)
- 4. Dr. Hetty Hasanah, S.H., M.H. (Universitas Komputer Indonesia)
- 5. Assoc. Prof. Dr. Sony Mulyawan Setiana, M.Pd. (Universitas Komputer Indonesia)
- 6. Assoc. Prof. Dr. Lilis Puspitawati, S.E., M.Si., Ak., CA (Universitas Komputer Indonesia)
- 7. Assoc. Prof. Dr. Ely Suhayati, S.E., M.Ak. (Universitas Komputer Indonesia)
- 8. Dr. Rahma Wahdiniwaty, Dra., M.Si. (Universitas Komputer Indonesia)
- 9. Dr. Dedi Sulistiyo S., M.T. (Universitas Komputer Indonesia)
- 10. Dr. Herwan Abdul Muhyi, S.IP., M.Si (Universitas Padjadjaran Bandung)
- 11. Dr. Candradewini, S.IP., M.Si.
- 12. Dr. Dina, S.IP., M.Si. (Univeritas Alghifari))

- 13. Dr. Supriyadi, S.E., M.Si (STIE STEMBI Bandung)
- 14. Assoc. Prof. Dr. Bakri Hasanuddin, S.E., M.Si (Universitas Tadulako Palu)
- 15. Assoc. Prof. Dr. Budi S. Purnomo, S.E.,M.M., M.Si.
 - (Universitas Pendidikan Indonesia Bandung)
- 16. Dr. Abshor Marantika, S.E., M.Si., M.M (STIMA IMMI Jakarta)
- 17. Dr. Abd. Rahman Pakaya, M.Si (Universitas Negeri Gorontalo)
- 18. Assoc. Prof. Dr. Dian Indiyati, S.H., S.E., M.Si. (Universitas Telkom)
- 19. Dr. Hj. Lilis Karnita Soleha, M.Si (STIE STEMBI Bandung)

Editor:

- 1. Dr. Lia Warlina
- 2. Dr. Eng Asep Bayu Dani Nandiyanto

Keynote Speakers:

- Dr. Nikolay Megits
 (Webster University, United States)
- 2. Dr. Tomas Chochloe, Ph.D (University of West Bohemia, Czech Republic)
- 3. Prof. Dr. Tan Peck Leong (Universiti Teknologi MARA, Malaysia)
- 4. Dr. David Ahlstrom
 (The Chinese University Hong Kong, Hong Kong)
- 5. Dr. Gordana Pesakovic (Yorkville University, Canada)
- 6. Dr. Kankan Kasmana, S.Sn., M.Ds (Universitas Komputer Indonesia)

Publisher:

Universitas Komputer Indonesia Bandung, Indonesia

Editorial Staff Address:

Jl. Dipati Ukur No.112-116, Lebakgede, Kecamatan Coblong, Kota Bandung, Jawa Barat 40132 https://www.unikom.ac.id

Proceeding of The International Conference on Business, Economics, Social Sciences, and Humanities Volume 4, Maret 2023

List of Contents

| Performance of Local Government Information System Applications (SIPD) and Internal Control Systems to Improving Quality Financial Reports |
|--|
| Lilis Puspitawati,, Deftania Ofita Liani, Muhammad Yusuf |
| Social Media Strategy and Its Influence on Interest Digital Financial Transaction In The Tourism Business |
| Lilis Puspitawati, M. Fajrul A'lim, M. Taufan Nurfauzan |
| Is Green Brand Knowledge Affected Green Purchase Intention on Instant Noodle Product in Bandung, Indonesia? |
| Erna Susilawati, Hanif Nurdiarkoro21 |
| Impact COVID-19 Pandemic towards E-Commerce Sales Value and E-Grocery Sales Value in Indonesia |
| Widyawan, H Soegoto25 |
| Analysis of Environmental Graphic Design: A Study Case from Hospital in Indonesia |
| Malik Abdul Aziz, M Syahril Iskandar30 |
| The Quantitative Model of the Business Success Based on Entrepreneurial Characteristics, Motivation and Business Ability |
| Agus Riyanto, Ismatul Maula, M. Yani Syafei, Gabriel Sianturi, and M Azka Fadhilla41 |
| Problems of Small and Medium Enterprise (SME) in The Agriculture Sector in The Digital Era Towards National Food Security |
| Y Sutisnawati, L Hakim A Ajeng47 |

| Applications Services (E-Open) | |
|---|-----|
| T Rohmawati, O Solihin, Y Mogot, K P Aulia | .54 |
| The Problems in Kaiwa Learning Faced by Students | |
| D P Mardhatillah, S M Setiana | .64 |
| The Legitimacy of Wiretapping Results from the Komisi Pemberantasan Korupsi as Evidence in Corruption Cases Linked to Indonesian Legal Provisions | |
| Hetty Hassanah | .69 |
| Transformational Leadership Model of Muhammadiyah Branch Leaders in Bandung District | |
| Dewi Kurniasih, J.Erawan | .78 |
| Adaptive Reuse of Heritage Building "Roemah Kentang 1908 Restaurant" Bandung F Maharlika, S Zahra Mutifah | .86 |
| GAMPIL FOR PUBLIC: The Application for Licensing Services | |
| Nia Karniawati, Rizki Adi Purnama | .95 |
| Post-Pandemic Human Resource Management Strategy Through Work From Anywhere (WFA), Monitoring Employee Productivity and Skill Development | e |
| Irpan Bangga Nugraha, Dedi Sulistiyo Soegoto | 100 |
| Corporate Criminal Responsibility for the Crime of Mixing LPG in the Perspective of Consumer Protection and Law Enforcement | |
| Sahat Maruli Tua Situmeang | 106 |
| Return of State Financial Losses in an Effort to Realize Restorative Justice in Corruption Crime | |
| Musa Darwin Pane | 112 |

| Human Resource Quality Strategies of Fulfilling the Needs for Digital Talent in Society 5.0. |
|--|
| Novriana, D S Soegoto |
| Information Design for the Development of Aceh's Door Batik Pattern on Font Medium |
| Ahmad Nurzaeni Fauzi, Wantoro, Mauliza Salvina |
| Critical Discourse Studies on Language and Identity of Social Actors Represented in UK Prime Minister Elizabeth Truss' Speech of Announcing Resignation |
| Muhammad Rayhan Bustam |
| The influence of Cyberloafing behavior, Work-life Balance and Work Environment on Building Construction Employee Performance |
| Dony Ilham Purakusumah, Dedi Sulistiyo Soegoto |
| Book Design as Tegel Information Media and Its History in Indonesia Wantoro, Eldhie Rutfi Milega |
| Analysis Behavioral Financial Bias in Invesment Decision Making T.M.Kuntara, D.A.W Sya'roni |
| Does Loan to Deposit Ratio Affect Return on Asset? Evidence from State-owned Banks |
| Hadi Purnomo,, Indah Sri Nurcahyani |
| The Effect of Hedonic Shopping Motivation and Shopping Lifestyle on Impulsive Buying |
| S Hanafiah, H Soegoto |
| Organizational Behaviour through Human Resource Management and Performance During and Post-Pandemic COVID-19 |
| S Valia, D S Soegoto |

| Strategy for Minimizing Tech Talent Turnover Through the Implementation of Employee Stock Ownership Plan |
|---|
| R F Putra, C Satari, R S Sidqi, S R Putri, A B D Nandiyanto |
| The Influence of Leadership Style And Work Motivation on Employee Performance After The Pandemic |
| Dhea Nurfa Setiani, Herman Soegoto |
| Visual Rhetorical Studies Documentary It Might Get Loud |
| Irwan Tarmawan, Muhammad Fariz Priamanggala20: |
| Transformation of The Regional Symbol That Occurs in the Logo PERSIB and It's Influence on Public Perception |
| A T Cahyadi, Wantoro, Y I Maulana21: |
| Marketing Politics of Government to Encourage Participation in Television Digitisation Programs |
| Surya Eka Desayu, Hkikmat Mahi Mamat22 |
| Case Study of Political Public Relations Model Information Commission of West Java Provinsi |
| Surya Eka Desayu, Hkikmat Mahi Mamat |
| Advertising an Sub Culture Food: Arm Burger as 'Underground Meal' |
| Ivan Kurniawan, Dinar Lestari24 |
| Marketing Strategy of HITS UNIKOM Radio to Improve Brand Awareness in The Digital ERA |
| N A Katresna, D A Wahab |
| The Role of Perceived Value and E-Service Quality of E-Commerce Users to Build Electronic Word of Mouth (E-WOM) |
| Cikal Virgiawan Pratama, Deden Abdul Wahab Sya'roni |

| Word Formation of Indonesian and English Used by Indonesian Children in Playing Online Games |
|--|
| Asih Prihandini, Haikal Ilya Muhammad |
| Emotional Intelligence and Work Stress Its Effect on Employee Performance |
| Lita Wulantika, Siti Nurhaliza Meilani, T.Handayani, Muhammad Razi Al Faruqi |
| Implication of Tipping on Services (a case study on Restaurant and Hotel Services in Tasikmalaya) |
| M. Yani Syafei, Dedi Rianto Rahadi , Gabriel Sianturi |
| Online Shop Minniers' Business Model Development Strategy Using the BCG Matrix Approach |
| G M Aulia, R Wahdiniwaty302 |
| The Influence of Leadership Style And Work Motivation on Employee Performance After The Pandemic |
| Dhea Nurfa Setiani, Herman Soegoto |
| Digital Communication Strategy Start-Up Psychology Service Bureau in Improving Consumer Self-Development |
| Melly Maulin Purwaningwulan, Muhammad Dwi Rizki |
| Vegetation Concept in Interior Space Design as Sick Building Syndrome Solution |
| Dina Fatimah, Achmad Rifa I |
| Song Lyrics Translation Project in Translation Class |
| M. Ali |
| Personal Branding Muslim Fashion on Tabriizhijab.idn |
| Alif Akbar Assiddiq, R Wahdiniwaty |
| Application of Government Accounting Standards in Government Financial Reporting |
| S D Anggadini, N Agustin, R S P Agustin, D N Zahrany, A Bramasto, S Damayanti |

| Social Criticism after the Pandemic Era on the Visual of the Truck Body | |
|--|-------------|
| Adityo Baskoro Hardoyo | 352 |
| Visualization of Muslims in Video Game as a Leading Image of Islam for Society | |
| Deni Albar, Citra Nurimbono | 362 |
| The Effects of Tokopedia Promoted Product on Indonesia Marketplace Customers | |
| H A Aziz1, D A W Sya'roni | 369 |
| Psychological Segmentation Entitled Healing as a Promotional Communication Strategy Marketing | 7 |
| R Wahdiniwaty, NSS Sugiana | 377 |
| Leadership Style and Motivation Impact on Improve Teacher Performance | |
| A D U Kulsum, R Wahdiniwaty | 384 |
| The Effect of Lecturer Certification on Improving Teaching Performance: A Case Study Japanese Language Lecturers in West Java | y of |
| S M Setiana, I M Yukasih, M Dirgandini, D S Halibanon | 390 |
| Color preferences in children's drawings in Taman Kanak-kanak Alquran Ash Shofa | |
| Ade Nursayyidah, Yully Ambarsih Ekawardhani | 396 |
| The Effectiveness of Financial Technology and Financial Literacy on Financial Analysis Small and Medium Enterprises | for |
| Inta Budi Setya Nusa, Juwita Sri Rahmawati | 401 |
| The Influence of Project Management Applications, Productivity and Work Environment on Discipline, Motivation and Work Results | nt |
| Eldeast Jane Abdul Fitra, Rahma Wahdiniwaty | 409 |
| Impact of Visual Communication Design Study Program Curriculum Content on Consideration of Student Career Plans and Future | |
| K. Kasmana, N. N. Annisya. | 418 |

| Preserving of Hornbill Bird through 3-Dimensional Animation Clips |
|--|
| A T Cahyadi, R Fadillah, H Mulyana, Z F Ramdan |
| Impacts of Growing Number of Taxable Entrepreneurs on the Revenue of Value Added Tax |
| A. Febriansyah, RT. Aprilia, S. Gunawan |
| Dvandva and Appositional Compounds in the Food Menu on the Starbucks Cafe Website |
| R Trializa, MR Yuwita |
| Third Party Funds Affect the Net Income of Bank Syariah Indonesia (BSI) |
| Adeh Ratna Komala, Mari Maryati, Widia Santiyani, Fatya Febrianti Hinggis |
| The Meaning of the Emblem of the Bandung Raya Regional Government |
| Nurcahyo Eko Noviantono, Rini Maulina |
| Accountability through Public Sector Accounting and the Quality of Financial Reports |
| S D Anggadini, T Santika, R S P Agustin, M B A Dwiparna, E A Astiani, S Damayanti |
| Form of Warak Ngendhog in the Dugderan Tradition of Semarang |
| De Hafizh Kumara Rasyidu, Rini Maulina |
| Analysis of Environmental Graphic Design: A Study Case from Hospital in Indonesia |
| Malik Abdul Aziz, M Syahril Iskandar |
| A Study of Visual Background of Animal Crossing: New Horizons Game |
| Yuyun Wahyuni Abasi, Kankan Kasmana |
| Advertising Design Influence on Promotion Strategies and Consumer Purchasing Decisions |
| M F Fadilla, D A W Sya'roni |

| Senses and Emotion Experience at Aceh Tsunami Museum | |
|--|--|
| Ryanty Derwentyana Nazhar | |
| Comparison of Spatial Planning of Sundanese Traditional Houses | |
| Mutiara Silmi Muzaki, Tiara Isfiaty 527 | |
| Earning Management Practices and Tax Avoidance: An Empirical Evidence from Indonesia Banking Industry | |
| S K Rahayu, R N Azizah, F H D Handaya534 | |
| Visual and Creative Design Strategy for Promotion of Tourism and Culture in West Bandung Regency | |
| I Rochmawati, A Fadilah | |
| Impact of Macro Economic on Stock Return at BUMN Banking Period 2015-2022 | |
| Mari Maryati , Adeh Ratna Komala ,Rasyha Andini , Syakira Kiki Irawati 551 | |
| Nonverbal Communication as a Symbol of Love in Long Distance Relationship (LDR) | |
| Solihat Manap, Kezia Onggowidjaja Michelle | |
| Barongsai Form and Color at the Cap Go Meh Festival in Singkawang City | |
| Muammar Irsyadi, Yully Ambarsih Ekawardhani | |
| Indonesia Australia-Comprehensive Economic Partnership Agreement (IA-CEPA) Cooperation in Increasing Economic Growth after the Covid-19 Pandemic | |
| Henike Primawanti, Rifda Alviani Khoirunnisa, Azizah Tisnakusumahnita, Diyat Nurrahman | |
| Indonesia's Economic Diplomacy at the G20 Summit | |
| Henike Primawanti, Yasmin Khairunisa, Nur Khalida, Ismail Daffa | |

| Performance Analysis (Study of Employees in the Technician Section at a Material Handling Company in Jakarta) |
|---|
| I Budiarti, R Burhanuddin |
| An Error Analysis of the Perception Based on Accent in Japanese |
| A Arianingsih, M F K Musyaafa |
| Discourse between Criminalization and Marginalization (Teks Analysis) |
| Solihat Manap, Hidayat Imansyah 61 |
| The Anatomy of a Metaphor Simple Seating Facility Furniture with Narrative Methods Cherry Dharmawan, Revina Zahra |
| The Analysis of Ellipsis in a Pair of Silk Stockings A Short Story by Kate Chopin |
| Juliana Karin, Juanda |
| Alternative Policy Management Framework in Determination of Long-Distance Travel Permit Based on Covid-19-like Symptoms Using Data Mining |
| E S Soegoto, Y Handoko, Wantoro, R Wahdiniwaty, S S Aulia, D Fatimah |
| A Need Analysis for Kanji Learning Applications |
| K Ramadhan, S M Setiana 648 |
| Strengthening Business Success using Entrepreneurial Personal Independence and Entrepreneurial Competence |
| Muhammad Iffan, Rizal Firmansyah, Windi Novianti |
| The Empowerment Effectiveness through the Family of Hope Program (PKH) |
| Rino Adibowo, Eka Nuryanti Dewi, Gilang Muhamad Faris, Dewi Nurdamaiati, Mochamad Daffa Fahlevi, Gaya Prakasa Hartanto, Ahmad Syahrul Mukarom |

| The Government's Role in Increasing Millennial Farmers through Technology |
|---|
| Rino Adibowo, Edo Rahmad Hidayat, M. Riza Hamsyari, Tika Mutia Rahayu, Anak Agung Ayu Ditha P |
| The Government's Role in Increasing Millennial Farmers through Technology |
| Rino Adibowo, Edo Rahmad Hidayat, M. Riza Hamsyari, Tika Mutia Rahayu, Anak Agung Ayu Ditha P |
| Personal Pronoun Translational Shifts in Anime Translations |
| H H Hasna, M Ali |
| The Influence of Health Development on the Quality of Human Resources in the City of Bandung |
| P S Kurniati, T K Nisa , M SAl Amin |
| Government Regional Strategies in Tourism Development in the Nusa Tenggara Barat Province Post-Pandemic |
| P S Kurniati, M SAl Amin, T K Nisa |
| UMKM in Improving The Economy of Rural Communities |
| Nia Karniawati, Nafisa Nurfatin, Enrico Cristian, Yayan Karyana |
| Interaction between Community and Local Government in Evaluation Policy of Regional Regulation about Funeral Service Retribution |
| Dewi Kurniasih, Abdillah Thohir |
| Yakuwarigo and Style Shifting in the Anime Genjitsushugi Yuusha no Oukoku Saikenki |
| R T Adipura, A Arianingsih719 |
| Sociology of Government in The Study of Service Quality Parking Permit Management in Department of Investment and One Door Integrated Services of Bandung City through Th GAMPIL for Public Application |
| Dewi Kurniasih, Herlangga Herdin Pratama724 |

| Analysis of United States Cyberpower Domination through the Cloud Act on Data Security in Europe |
|--|
| D Triwahyuni, Y W Nugraha, I R H Permana, Z A Falentino |
| Adolescents' Knowledge and Perception of Traditional Food Products Typical of Banten Gipang PD Laila |
| Y A Ekawardhani , Holif Maulia734 |
| Cyber Espionage of F-15 Fighter Jet Data Impact To U.S. – China Relations |
| D Triwahyuni, M Azhar, D Cahya, R Andika741 |
| The Role of Nato in Enhancing Ukraine's Cybersecurity during Times of Conflict |
| Dewi Triwahyuni, Leonardo Valentino, Nenden Nurmutiasari Amada, Harya Bustami 746 |
| The Impact of the Covid-19 Pandemic on the Development of Economic Regionalism in South East Asia |
| A Darmayadi757 |
| The Effectiveness ASEAN Political Security Community (APSC in The Implementation of ASEAN Convention on Counter Terrorism (ACCT) to Combat Terrorism in Southeast Asia |
| A Darmayadi, A Ibrahim, W. L Clariza762 |
| Visual Rhetorical Studies Documentary It Might Get Loud |
| Irwan Tarmawan, Muhammad Fariz Priamanggala775 |
| Building Indonesian Nation Branding Through Indonesia Spice up The World and Its Effect on Indonesian Spice Exports to African Region |
| A Darmayadi, N Ibrahim, D P M Azhari, D S Ulfah787 |
| The Potential of Developing Bread Fried Ciptamas Brand Identity to Increase Sales |
| Cheka Handi Despianda S, Adityo Baskoro Hardoyo797 |

| Model Design of Sales Accounting Information System for Utara Game's Store |
|---|
| Najla, Supriyati |
| Substate Actor and Implementation of Sustainable Development Goals: Bandung City's Paradiplomacy Practices in Water Leakage |
| Henike Primawanti, Windy Dermawan, Sri Vania Rahman, Zahra Afifah Khurrahman 817 |
| The Main Character's Conflicts in Maleficent: An Allegory for Coping Mental Crisis after Pandemic |
| Fira Lestari, Retno Purwani Sari |
| Portrait of Id, Ego, and Superego on 'Dear no One' by Tori Kelly: The Understanding for Stress Management |
| Hani Zakkiyah, Retno Purwani Sari |
| Cultural Components of Film COCO: A Mexican Heritage Multicultural Culture |
| Vivi Fauziah, Retno Purwani Sari |
| How Clause Relationships in Narrative Relieve Children from the Covid-19 Crisis |
| Nurin Fadhila Fasya*, Retno Purwani Sari |
| The Representation of Food as Power Struggle in the Menu |
| Nungki Heriyati, Silvi Munawaroh |
| Corporate Crime in Illegal Fishing Practices and Its Enforcement in Indonesia |
| Imas solehayati, Sahat Maruli Tua Situmeang |
| Character Development of Arisu Ryohei from Alice in Borderline |
| Zainab Zahratunissa, Nungki Heriyati |

| The Economic Impact for Indonesia from The War Between Russia and Ukraine |
|--|
| Aelina Surya, Savitry Aditiany, Shelsa Ekasara Nurhalimah, Rivaldi Rizki Ramdani 893 |
| Comparative Analysis of Digital Economy in Lao PDR and Malaysia: An Overview |
| S O Putri, R R Ramdani, P T Sonjaya, S R Valarian, R Andika, H Bustami |
| Visualization Analysis of Sung Jin-Woo's Character in Solo Leveling Comics |
| N.A. Dzakir, S.I.P. Persada |
| Analysis of the Use of Excessive Graphic Design Elements on 77Th Independence Day Posters |
| S.I.P. Persada, M. Najibulloh |
| Illocutionary Utterances Containing Prepositions in Last Christmas Film 2019 |
| Eneng Rere Prihartini, Juanda |
| The Literary Appreciation Level of Students |
| Fenny Febrianty, Muhammad Hafiz |
| The Impact of Fulfilling Social Needs in Anime Yagate Kimi ni Naru |
| Rivany Destie Sholihah, Fenny Febrianty |
| The Husband's Expression of Love in the Shin Atashin'chi Anime |
| Bilqis Rifkah Oktaviani, Fenny Febrianty950 |
| Dark Effects in Ankoku Joshi Movie |
| Rifqy Adiyatama Wahyu, Fenny Febrianty956 |
| Political Interests of The Regional People's Representative Council (DPRD) In The Making of Regional Regulations |
| Tatik Rohmawati, Nandang Alamsah Deliarnoor, Samugyo Ibnu Redjo, Mudiyati Rahmatunissa, Utang Suwaryo |

| Prototype Accounting Information System of Revenue in Kindergarten Permata Bandung |
|--|
| Dony Waluya Firdaus, Bilqis Khoerunisa |
| Visual Analysis of Totoro's Character in The Film My Neighbor Totoro |
| Luthufunnisa Rizkya, Irwan Tarmawan |
| Viewing Mexican Tradition of "Dia De Los Muertos" in The Animation Film "Coco" |
| Rahma Putri Ramadianti, Irwan Tarmawan |
| The Influence of Leadership Style And Work Motivation on Employee Performance After The Pandemic |
| Dhea Nurfa Setiani, Herman Soegoto |
| Viewing Mexican Tradition of "Dia De Los Muertos" in The Animation Film "Coco" |
| Rahma Putri Ramadianti, Irwan Tarmawan |
| Criminal Law Enforcement Against Digital Financial Services Sector Companies for Misus of Consumer Personal Data |
| Ananda Putri Nur Amalina, Sahat Maruli Tua Situmeang |
| Visual Rhetorical Studies Documentary It Might Get Loud |
| Irwan Tarmawan, Muhammad Fariz Priamanggala 1012 |
| Communication Design Education Oriented Vocational Curriculum Framework |
| Rini Maulina |
| In The House of Tom Bombadil: A Traumatic Healing Therapy at Home |
| Reynaldi Christian Yapto, Juanda |

| Representation of Women's Beauty in Kosé Sekkisei White UV Emulsion |
|--|
| R. Ramdani, M. Ali |
| Legal Consequences of Unlawful Act in E-Commerce |
| Hetty Hassanah, Muhammad Margani |
| Youth Political Participation in The Digital Age: Preparing A New Society of Good and Smart Digital Citizens |
| Prima Roza, Epin Saepudin, Gregorius Prasetyo Adhitama |
| Development Strategy for Micro Small and Medium Enterprises in the Digital Era |
| RN Nurvana, EP Wijaksana, I Fargani and SA Insani |
| Exhibition Space Management of Chiharu Shiota as Museum MACAN's Becoming a Child-Friendly Museum |
| <i>Tiara Isfiaty</i> 1075 |





The Legitimacy of Wiretapping Results from the *Komisi Pemberantasan* Korupsi as Evidence in Corruption Cases Linked to Indonesian Legal Provisions

Hetty Hassanah

Faculty of Law, Universitas Komputer Indonesia, Bandung, Indonesia hetty.hassanah@email.unikom.ac.id

Abstract. The increasingly widespread criminal acts of corruption have made corruption an extraordinary crime. Currently, there is already an independent institution created based on law, namely the Komisi Pemberantasan Korupsi (hereinafter referred to as the KPK). In its development, the KPK has been able to uncover several corruption cases in Indonesia, with various pieces of evidence including evidence in the form of intercepted communications from the perpetrators who have misused this communication facility to commit crimes. This research was conducted to find out the authority of KPK to wiretap the cases it handled and the validity of the wiretapping results carried out by the KPK as evidence. The previous research was about wiretapping as legal evidence in criminal cases so that it can support research on the validity of KPK wiretapping results as evidence in corruption cases. Based on the results of previous research, it is known that everyone is prohibited from wiretapping any information, but wiretapping can be done for the benefit of the criminal justice process. Meanwhile, this research was conducted to obtain clear information about the validity of wiretapping results as evidence in corruption cases.

Keywords: Corruption Cases, Wiretapping Results, Evidence.

1. Introduction

The emergence of the internet that accompanies the globalization of communication (global communication network) has made the world borderless and has caused significant changes in social, cultural, economic and law enforcement patterns. Currently there are several regulations in Indonesian positive law in the field of information technology, including Law Number 36 of 1999 concerning Telecommunications and Law Number 11 of 2008 concerning Information and Electronic Transactions which were later amended by Law Number 19 of 2016. However, problems still arise in its application, because sometimes one regulation and another is inconsistent or contradicts one another, resulting in many different legal interpretations by law enforcers in





Indonesia. The use of information technology is also carried out in the process of law enforcement related to several criminal acts that have occurred, including in the process of eradicating corruption in Indonesia. The criminal act of corruption which is increasingly widespread in various fields has made corruption an extraordinary crime[1]. In addition, corruption has also harmed state finances and based on research results, the World Bank stated that leakage of development funds reached 45% [2]..

The rapid telecommunication facilities in Indonesia not only provide benefits to the community, but there are also many misuses which give rise to new crimes. The convenience provided in communicating has created the reality that many parties are abusing the intended opportunity to commit acts against the law through this communication facility. At present, there is already an independent institution created under a law, namely the Corruption Eradication Commission (hereinafter referred to as the KPK), which is based on Law Number 30 of 2002 concerning the Corruption Eradication Commission. In its development, the KPK has been able to uncover several corruption cases in Indonesia, with various pieces of evidence including evidence in the form of intercepted communications from the perpetrators who have misused this communication facility to commit crimes.

Some parties argue that the interception or wiretapping carried out by the KPK has violated individual privacy rights as part of human rights, because the KPK has entered a person's private territory. This opinion is based on the provisions of the 1958 European Convention Concerning the Protection of Human Rights, Article 8 paragraph (1) which states that every person has the right to respect for his personal or family life, his household and his correspondence. Furthermore, article 17 of the 1966 International Covenant on Civil and Political Rights, which states that no one can arbitrarily or unlawfully interfere in personal, family, home or correspondence matters. However, in Article 28J paragraph (2) of the 1945 Constitution emphasized that in carrying out their rights and obligations, everyone must comply with the limitations set by law, as well as Article 73 of the Human Rights Law confirms the same thing. In addition, Article 40 of Law Number 36 of 1999 concerning Telecommunications stipulates that everyone is prohibited from carrying out wiretapping actions on information channeled through telecommunications networks in any form, except for the interests of the criminal justice process as stipulated in Article 42 paragraph (2) letter b Law Number 36 of 1999 concerning Telecommunications which states that for the purposes of criminal justice proceedings, telecommunications service providers can record information sent and/or received by telecommunications service providers and can provide the necessary information at the request of investigators for certain criminal acts in accordance with the law. applicable laws.

Furthermore, in Chapter VII regarding prohibited acts, Article 31 paragraph (1) of Law Number 11 of 2008 Concerning Electronic Information and Transactions (hereinafter referred to as the ITE Law) confirms that everyone is prohibited from deliberately and without rights or against the law carrying out interception or wiretapping. on electronic information and or electronic documents in a computer and/or certain electronic systems belonging to other people, and based on Article 47 of the ITE Law, it regulates criminal sanctions for those who fulfill the elements of Article 31 paragraph (1) above. However, there are those who argue that lawful wiretapping is carried out based on Article 12 of Law Number 30 of 2002 concerning the KPK which states that in the context of investigations, investigations and prosecutions, the KPK can conduct wiretapping and record conversations. This provision emphasizes that wiretapping can be





carried out in three stages of the pro justisia process in extra ordinary cases, including criminal acts of corruption and criminal acts of bribery.

Based on the provisions above, it appears that there is a discrepancy between several regulations regarding wiretapping, so that until now the KPK's authority in wiretapping is still controversial in the community and this greatly affects the next stage, namely making the wiretapping results as evidence in the criminal justice process. In legal practice in Indonesia, there are legal provisions regarding evidence, which are regulated in Law Number 8 of 1981 concerning Criminal Procedure Code (hereinafter referred to as the Criminal Procedure Code). Article 184 paragraph (1) of the Criminal Procedure Code stipulates that valid evidence is:

- 1. witness statement;
- 2. expert testimony;
- 3. letter;
- 4. instructions;
- 5. testimony of the accused.

The provisions regarding the evidence above constitute the provisions of the criminal procedural law which are coercive (dwingen recht), meaning that all types of evidence that have been regulated in the article cannot be added or subtracted[3]. When viewed from the provisions of Article 184 paragraph (1) above, wiretapping results are not one of the pieces of evidence that are legally recognized.

The draft Criminal Procedure Code (KUHAP) has accommodated changes regarding evidence and evidence. Electronic letters and recordings that were previously evidence, in the draft KUHAP become evidence. Arrangements regarding wiretapping are also accommodated in the draft Criminal Procedure Code. In essence, in the draft KUHAP, wiretapping may not be carried out, except for unavoidable circumstances as stipulated in Article 83 of the draft KUHAP. Wiretapping can be carried out after there is sufficient preliminary evidence, but this provision does not apply if the case cannot be uncovered without wiretapping. Wiretapping can be carried out in the investigation of serious cases such as cases of corruption, money laundering or terrorism. In the United States Constitution, wiretapping is a violation of human rights, especially individual privacy rights, because it is given a limitation on wiretapping, both through procedural and substantive rules. According to the provisions of law in America, certain cases such as corruption cases must be handled and examined through a reverse evidentiary system. The reverse proof theory aims to answer the origin of a person's very large assets, which he should not have when viewed from the amount of income that should be received each month. Thus wiretapping is not permitted in the said cases.

Meanwhile, in Article 26 A of Law Number 20 of 2001 concerning Amendments to Law Number 31 of 1999 concerning the Eradication of Corruption Crimes, it is emphasized that the results of the recording include evidence of instructions. In addition, Article 5 paragraph (1) and (2) of the ITE Law states that electronic information and/or electronic documents and/or printouts are valid evidence as an extension of valid evidence in accordance with the procedural law in force in Indonesia. Thus, there are various legal provisions that give rise to different legal interpretations among law enforcers in Indonesia regarding the validity of wiretapping results by the KPK as evidence in the criminal justice process, including in corruption crimes and bribery crimes such as the Artalyta case, as criminal acts extraordinary crimes (extra ordinary cases), on





the one hand the wiretapping action carried out by the KPK on Artalyta's conversation is considered to violate a person's individual rights, but on the other hand in the process of eradicating criminal acts of corruption, supporting evidence is needed, including making the wiretapping results as evidence in the criminal justice process, so that there is a gap between the existing legal provisions (das sollen) and the reality in society (das sein). This research was conducted to find out the KPK's authority to wiretap the cases it handled and the validity of the wiretapping results carried out by the KPK as evidence.

2. Method

The specification of this research is analytical descriptive, namely presenting facts systematically. The approach method that will be used is a normative juridical approach, in this case testing and studying secondary data regarding the KPK's authority to wiretap the cases it handles and the validity of the wiretapping results carried out by the KPK as evidence. All data obtained is analyzed qualitatively juridically, in In this case, the analysis is carried out by considering the hierarchy of laws and regulations so that one legislation does not conflict with other laws and regulations and legal certainty.

3. Result and Discussion

The process of law enforcement in Indonesia is still ongoing. Cooperation between law enforcers (police, prosecutors, judges and advocates) continues to be forged in overcoming all legal problems both in the civil, criminal, state administration and other judicial spheres. Until now, the crime rate in Indonesia continues to grow rapidly along with the development of increasingly sophisticated information and telecommunications technology. The rapid development of information and telecommunication technology, in addition to providing benefits to society on the one hand, is often misused, causing acts against the law, including corruption and bribery.

Prevention or preventive efforts against crime are part of criminal politics, as a whole the principles and methods that form the basis and reaction to violations of the law[4]. Therefore it is very important to build a strong moral even though it can still pave the way for crimes to occur. At present, there is already an independent institution created based on law, namely the Corruption Eradication Commission (hereinafter referred to as the KPK), which is based on Law Number 30 of 2002 concerning the Corruption Eradication Commission. KPK, in its development has succeeded in uncovering several corruption cases in Indonesia[5].

Every action taken by investigators must have a legal basis and considerations that can be accounted for, as well as the KPK, which has certain authority in handling corruption cases in Indonesia. One of the KPK's actions in investigating corruption cases is wiretapping. Wiretapping has several legal bases and considerations. Among other things, Article 12 letter (a) of Law Number 30 of 2002 regulates wiretapping as part of the actions that may be carried out by the KPK Team in carrying out investigations, investigations and prosecutions. In terms of formal legality, the KPK has the authority to carry out this action in order to carry out surveillance, find evidence and prove the existence of allegations of corruption and take them to court. Another consideration for wiretapping is that there has been a strong allegation obtained from monitoring reports (indications) and sufficient initial evidence, even though the KPK has formal legal authority to carry out wiretapping, this does not mean that the KPK can be arbitrary in its use. There must be procedures that can be accounted for before wiretapping.





The pros and cons of the KPK's authority have often been debated, although in the end it came to the conclusion that in corruption cases other than police and prosecutor investigators, it is also recognized based on the above law that the Corruption Eradication Commission acts as an investigator. In the process of investigating this corruption case by the Corruption Eradication Committee, it must also refer to the criminal procedural law in force in Indonesia, in this case Law Number 8 of 1981 Concerning Criminal Procedure Code (hereinafter referred to as the Criminal Procedure Code). Prior to an investigation, of course, the KPK also had to collect strong initial evidence that the case at hand was indeed a corruption case, therefore the KPK was not given the authority to issue a Case Investigation Termination Letter (SP3). There are various ways that the KPK has used to obtain evidence in this corruption case, including through wiretapping of telephones/communications in which the results of the wiretapping are used as evidence in the criminal trial of the corruption case.

According to the Elucidation of the ITE Law, Article 31 states that;

"Interception or wiretapping is an activity to listen, record, deflect, modify, inhibit and/or record the transmission of electronic information and/or electronic documents that are not public, either using wired communication networks or wireless networks, such as electromagnetic radiation or radio frequency."

Based on Article 1 number 1 of the ITE Law, what is meant by electronic information is one or a set of electronic data, including but not limited to writing, sound, pictures, maps, designs, photos, electronic data interchange (EDI), electronic mail (electronic mail). , telegram, telex, telecopy, or the like, letters, signs, numbers, access codes, symbols or perforations that have been processed which have meaning or can be understood by people who are able to understand them. Meanwhile, Article 1 point 4 of the ITE Law states that what is meant by electronic documents is any electronic information that is created, forwarded, sent, received or stored in analog, digital, electromagnetic, optical or the like, which can be seen, displayed and/or or heard through a computer or electronic system, including but not limited to written, sound, images, maps, designs, photographs or the like, letters, signs, numbers, access codes, symbols or perforations that have been processed which have meaning or can be understood by people who can understand it[6].

In addition, what is meant by an electronic system according to Article 1 number 5 is a series of electronic devices or procedures that function to prepare, collect, process, analyze, store, display, announce, send and/or disseminate electronic information. Thus, wiretapping has been carried out by the KPK, such as the wiretapping of Artalyta's conversation with officials at the Attorney General's Office, which is a wiretapping action as referred to in the Elucidation of Article 31 of the ITE Law above. The Corruption Eradication Commission in its performance has used the wiretapping results as evidence in criminal justice, especially corruption, which also does not rule out the possibility of other crimes such as bribery, as happened in the Artalyta case. There are those who argue that the interception or wiretapping carried out by the KPK has violated individual privacy rights as part of human rights, because the KPK has entered a person's private area. This opinion is based on the provisions of the 1958 European Convention Concerning the Protection of Human Rights, Article 8 paragraph (1) which states that every person has the right to respect for his personal or family life, his household and his correspondence. Furthermore, article 17 of the 1966 International Covenant on Civil and Political Rights, which states that no one can arbitrarily or unlawfully interfere in personal, family, home or correspondence matters. However, in Article 28J paragraph (2) of the 1945 Constitution it is emphasized that in carrying out their rights and obligations, everyone must comply with the limitations set by law, as well as Article 73





of the Human Rights Law confirms the same thing. In addition, Article 40 of Law Number 36 of 1999 concerning Telecommunications stipulates that everyone is prohibited from carrying out wiretapping actions on information channeled through telecommunications networks in any form, except for the interests of the criminal justice process as stipulated in Article 42 paragraph (2) letter b Law Number 36 of 1999 concerning Telecommunications which states that for the purposes of criminal justice proceedings, telecommunications service providers can record information sent and/or received by telecommunications service providers and can provide the necessary information at the request of investigators for certain criminal acts in accordance with the law. applicable laws.

Furthermore, in Chapter VII regarding prohibited acts, Article 31 paragraph (1) of Law Number 11 of 2008 Concerning Electronic Information and Transactions (hereinafter referred to as the ITE Law) confirms that everyone is prohibited from deliberately and without rights or against the law carrying out interception or wiretapping. on electronic information and or electronic documents in a computer and/or certain electronic systems belonging to other people, and based on Article 47 of the ITE Law, it regulates criminal sanctions for those who fulfill the elements of Article 31 paragraph (1) above[7].

However, there are those who argue that wiretapping is a legally valid action, based on Article 12 of Law Number 30 of 2002 concerning the KPK which states that in the context of investigations, investigations and prosecutions, the KPK can conduct wiretapping and record conversations[8]. This provision emphasizes that wiretapping can be carried out in three stages of the pro justisia process in extra ordinary cases, including criminal acts of corruption and criminal acts of bribery. The wiretapping results which were used as evidence by the KPK were based on the provisions of Article 5 paragraph (1) of the ITE Law which reads:

"Electronic information and/or electronic documents and/or printouts are valid legal evidence"

Meanwhile, article 5 paragraph (2) of the ITE Law also confirms that:

"Electronic information and/or electronic documents and/or printouts as referred to in paragraph 1 are an extension of valid evidence in accordance with the procedural law in force in Indonesia"

In addition, the use of wiretapping results as evidence by the KPK is based on the idea that there is an extensive legal interpretation by expanding the definition of clue evidence as stipulated in article 184 of the Criminal Procedure Code.

Before discussing the directive evidence in Article 184 of the Criminal Procedure Code, it must first be known about the evidentiary process that plays a role in the criminal justice process. Proof is the central point of examining cases in court proceedings. Evidence is provisions that contain outlines and guidelines regarding ways that are justified by law to prove the guilt of the accused. Proof is also a provision that regulates evidence that is justified by law which can be used by judges in proving the guilt of the accused.

Therefore, judges cannot use evidence that is contrary to the law. The truth of a decision must be tested by means of evidence that is legally valid and has the power of proof attached to every piece of evidence found. Thus, the evidence used by the judge to make a decision must be in accordance with the provisions of the law which are limitatively regulated in Article 184 of the Criminal Procedure Code, namely that valid evidence is[9]:





- 1. witness statement;
- 2. expert testimony;
- 3. letter;
- 4. instructions;
- 5. testimony of the accused.

The provisions regarding the evidence above constitute the provisions of the criminal procedural law which are coercive (dwingen recht), meaning that all types of evidence that have been regulated in the article cannot be added or subtracted.

In general, there are several theories regarding the proof system, namely[10]:

- 1. Conviction in time theory, namely a system of proof which states that the guilt or failure of a defendant is solely determined by the judge's assessment of the conviction. The judge's conviction can be obtained through the evidence presented at trial.
- 2. Conviction Raisonee Theory, is an evidentiary system based on the judge's conviction to determine whether or not the defendant is guilty, but in this system the judge's conviction is limited and must be based on clear and acceptable reasons which must be described in his decision.
- 3. Positive Theory of Proof According to Law, is evidence based on a conviction-in-time theory. Proof in this system is based on valid evidence that has been stipulated by law accompanied by the judge's conviction in determining whether the defendant is guilty or not.
- 4. Theory of Proof according to Law Negatively (Negatief Wettelijke stelsel), is a proof system that uses a combination theory of positive statutory proof systems with a system of proof based on conviction or Conviction in time theory. The formulation of this theory is that the guilt or failure of a defendant is determined by the judge's conviction based on the method and legal means of evidence according to law.

Meanwhile, the evidentiary system adopted by the Criminal Procedure Code is a negative statutory evidentiary system, because it is a combination of a positive statutory evidentiary system with a conviction-in-time theory. This can be seen from the provisions of Article 183 of the Criminal Procedure Code which emphasizes that a judge may not impose a sentence on a person unless, with at least two valid pieces of evidence, he obtains confidence that a crime has actually occurred and that the defendant is guilty of committing it. Talking about clue evidence, it is inseparable from the provisions of Article 188 (2) of the Criminal Procedure Code which limits the authority of judges in obtaining clue evidence, which can only be obtained from [11]:

- 1. witness statement;
- 2. letters;
- 3. statement of the accused.

Based on the above, directive evidence can only be taken from the three pieces of evidence above. In general, new evidence is needed if other evidence does not meet the minimum evidentiary limit set forth in Article 183 of the Criminal Procedure Code above. Thus, clue evidence is evidence that depends on other evidence, namely witness evidence, letters and





statements of the accused. Guidance evidence has the same evidentiary power as other evidence, but the judge is not bound by the truth of the agreement embodied by the instructions, so the judge is free to evaluate and use it in proving efforts. In addition, instructions as evidence cannot stand alone to prove the guilt of the accused, because judges are still bound by the minimum limit of proof according to the provisions of Article 183 of the Criminal Procedure Code.

Wiretapping results can be considered as clues, because they can be categorized as electronic information and/or documents which are an extension of documentary evidence as material to be used as a guide for judges in proving a case including corruption cases where there are indications of a criminal act of bribery which has been described in section previously.

4. Conclusion

Based on the description of the analysis in the previous section, it can be concluded as follows:

- 1. The recording of conversations resulting from wiretapping by the KPK has the power of proof based on Law Number 8 of 1981 concerning Criminal Procedure Code, because the results of wiretapping are part of electronic information, so the results of wiretapping are one of the legally valid pieces of evidence as emphasized in Article 5 paragraph (1) of the ITE Law, apart from that it is also stated in Article 5 paragraph (2) of the ITE Law that wiretapping results as electronic information which are considered legally valid as evidence are an extension of the provisions of evidence in accordance with the applicable procedural law, in this case Article 184 of the Criminal Procedure Code, particularly as a means of evidence, so that the wiretapping results carried out by the Corruption Eradication Committee have the power of proof according to Law Number 8 of 1981 concerning Criminal Procedure Code (KUHAP).
- 2. The results of wiretapping by the KPK as evidence do not conflict with Article 40 of Law Number 36 of 1999 concerning Telecommunications, because wiretapping actions which are prohibited according to Article 40 of the Telecommunications Law are exempted from wiretapping carried out by the KPK, according to the provisions of Article 42 paragraph (2) letter b of the Telecommunications Law which stipulates that for the purposes of criminal justice proceedings, telecommunications service providers can record information sent and/or received by telecommunications service providers and can provide the necessary information at the request of investigators for certain criminal acts in accordance with applicable laws, including wiretapping actions that have been carried out by the KPK as an independent institution that has the authority to conduct investigations, investigations and prosecutions of corruption cases in Indonesia as stipulated by Law Number 30 of 2002 concerning KPK, specifically yes Article 12 letter a

5. Acknowledgments

This project is support by The Rector of Universitas Komputer Indonesia.





References

- [1] http://www.kpk.go.id, diakses pada 8 Februari 2022, pukul 20.00 WIB
- [2] Junaedi, Komisi Anti Korupsi Di Negeri sarat Korupsi dan Birokrasi Yang Serba "Komisi", http://www.pemantauperadilan.com, diakses 8 Februari 2022, pukul 20.00 WIB
- [3] Munir Fuady. Teori Hukum Pembuktian (Pidana dan Perdata). Citra Aditya Bhakti. Jakarta. 2016.
- [4] Sudarto. Kapita Selekta Hukum Pidana. Alumni. Bandung. 2016.
- [5] J.E. Sahetapi. Kejahatan Korporasi. Refika Aditama. Bandung. 2013.
- [6] M. Yahya Harahap. Pembahasan Permasalahan dan Penerapan KUHAP : Penyidikan dan Penuntutan. Sinar Grafika. Jakarta. 2013.
- [7] DikDik Dan Elisatris Gultom. Cyber Law Aspek Hukum Teknologi Informasi. Refika Aditama. Bandung. 2018.
- [8] Anthon F. Susanto. Wajah Peradilan Kita: Konstruksi Sosial Tentang Penyimpangan, Mekanisme Kontrol dan Akuntabilitas Peradilan Pidana. Refika Aditama. Bandung. 2014
- [9] Chaerudin. Strategi Pencegahan Dan Penegakan Hukum Tindak Pidana Korupsi Di Indonesia. Refika Aditama. Bandung. 2018.
- [10]Pope, Jeremy, Confronting Corruption: The Elemen of National Integrity System Terjemahan: Strategi Memberantas Korupsi: Elemen Sistem Integritas Nasional, Yayasan Obor Indonesia, Jakarta. 2013.
- [11] Mien Rukmini. Aspek-Aspek Hukum Pidana Dan Kriminologi. Alumni. Bandung. 2015