## Kriminalisasi dalam Tindak Pidana terhadap Penetapan Hasil Pemilihan Umum

Title	Kriminalisasi dalam Tindak Pidana terhadap Penetapan Hasil Pemilihan Umum
<b>Author Order</b>	1 of 1
Accreditation	
Abstract	ABSTRACT: The stages of determining election results have important characteristics; because it determines the party who wins the election and, at the same time, proves the legality and legitimacy of holding the election. Nevertheless, there are various problems regarding the formulation of policies in criminal acts related to the determination of election results. This research on the formulation of criminal acts associated with election results is normative research with a statutory approach, a conceptual approach, and a comparative approach. This legal research aims to discuss the formulation of the crime of 'late setting election results' and 'not determining election results; while at the same time reviewing future projections by formulating an ideal formulation regarding the formulation of the criminal act of determining election results. The results of the study state that the formulation of criminalization policies in illegal acts related to the determination of election results is regulated to meet various legal problems, including the dimensions of action, the dimensions of criminal responsibility, and the dimensions of criminal sanctions. Then, by taking references from Canada and Kenya, the projections of the formulation are prepared by specifying two objects of action, namely the act of not determining the election results and the act of being late in determining the election results as a crime. Completing the formulation was followed by a complete determination of the subject of a criminal offense accompanied by intentional errors and the formulation of flexibility-based sanctions oriented to avoiding sentencing disparities. KEYWORDS: Criminalization, Criminal Act, Determination of General Election Result
Publisher Name	Master's Program at the Faculty of Law, University of Jember, Indonesia
Publish Date	2022-01-31
Publish Year	2022
Doi	DOI: 10.19184/jkph.v2i1.26674
Citation	
Source	Jurnal Kajian Pembaruan Hukum
Source Issue	Vol 2 No 1 (2022): January-June 2022
Source Page	57-84
Url	https://jurnal.unej.ac.id/index.php/jkph/article/view/26674/10747
Author	DWIKI OKTOBRIAN, S.H., M.H, M.H