

## IMPLEMENTATION OF LEGAL PROTECTION FOR VICTIMS OF HUMAN TRAFFICKING AT THE DENPASAR DISTRICT PROSECUTOR'S OFFICE

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### Abstract

Legal protection for victims is a state obligation to guarantee human rights, especially for victims of human trafficking who experience physical, psy-chological, and social suffering. The Denpasar District Attorney's Office has a strategic role in providing legal protection to victims of human trafficking during the law enforcement process. This study examines the forms of legal protection for victims of human trafficking at the Denpasar District Attorney's Office and examines how legal protection is implemented for victims of human trafficking at the Denpasar District Attorney's Office. The research method used is empirical legal research with a statutory, conceptual, and so-ciological approach. That the form of legal protection includes identity pro-tection, assistance, examination in a special room, and fulfillment of restitu-tion rights. Its implementation is carried out through a victim-perspective approach and coordination with relevant agencies. Legal protection has been implemented, but still needs strengthening. That it can be directed at opti-mizing coordination and fulfilling victims' rights on an ongoing basis.

**Keywords:** Legal Protection; Victims; Trafficking.

### INTRODUCTION

The introduction should be clear and provide for the issue to be discussed in the manuscript (Bassiouni, 2006). Before the objective, authors should provide an adequate background, and very short literature survey in order to record the existing conditions, to show which is the best of previous re-searches, to show the main limitation of the previous researches, to show what you want to achieve (to solve the limitation), and to show the scientific merit or novelties of the paper (Nurhidayatuloh et al, 2018). At the end of the paragraph, the author (s) should conclude with a comment on the significance concerning the identification of the issue (Yahanan et.al, 2017) and the objective of the research (Yahanan et.al, 2017).

The manuscript written by the author whose English is the second language needs to be proofread. Ignore to this requirement results in the rejection of the manuscript.

The Attorney General's Office of the Republic of Indonesia is a public institution whose primary duties are prosecution as well as the enforcement of law and justice. As a crucial law enforcement institution, the Attorney General's Office is responsible for prosecuting various criminal cases and supervising the implementation of court decisions that have obtained per-manent legal force. The criminal justice system in Indonesia involves various institutional components, including the Police, the Attorney General's Office, the Courts, and community leaders. As one of the principal legal institutions, the Attorney General's Office has the authori-ty as a Public Prosecutor and to conduct investigations into criminal offenses, as stipulated in Law Number 16 of 2004 concerning the Attorney General's Office of the Republic of Indonesia (Komang Agus Adi Gunawan, I Made Sepud, and Ketut Adi