

**IMPLEMENTASI PRINSIP RESTORATIVE JUSTICE PADA PERKARA  
TINDAK PIDANA PENGANIAYAAN BIASA DI POLRES BULELENG**

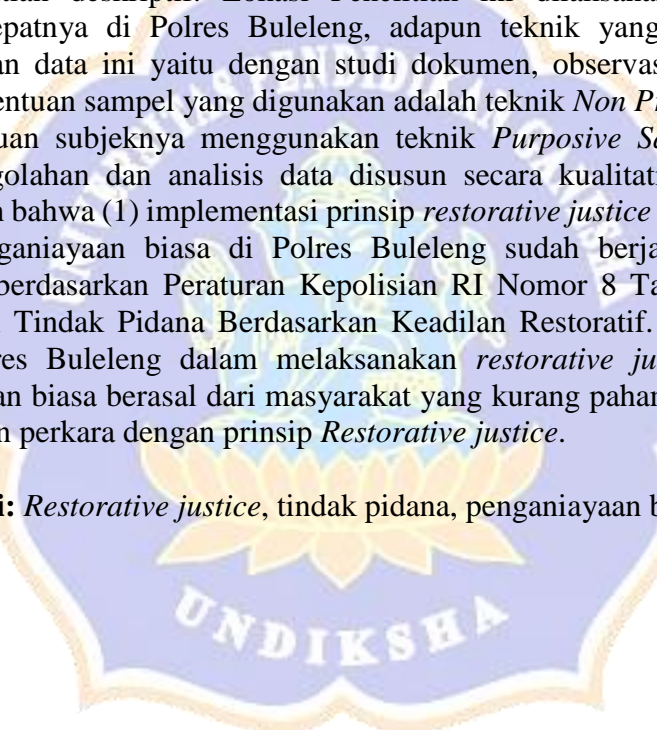
**Oleh:**

**Ni Nyoman Ayu Pulasari Dewi  
NIM. 1814101056  
Ilmu Hukum**

**ABSTRAK**

Penelitian ini bertujuan untuk (1) mengetahui dan menganalisa terkait implementasi prinsip *restorative justice* pada perkara tindak pidana penganiayaan biasa di Polres Buleleng, serta untuk (2) mengetahui dan menganalisa hambatan dan upaya Polres Buleleng dalam melaksanakan *restorative justice* pada perkara penganiayaan biasa. Adapun jenis penelitian yang digunakan adalah penelitian hukum empiris, dengan sifat penelitian deskriptif. Lokasi Penelitian ini dilaksanakan di Kabupaten Buleleng tepatnya di Polres Buleleng, adapun teknik yang digunakan dalam pengumpulan data ini yaitu dengan studi dokumen, observasi, dan wawancara. Teknik penentuan sampel yang digunakan adalah teknik *Non Probability Sampling* dan penentuan subjeknya menggunakan teknik *Purposive Sampling* sedangkan teknik pengolahan dan analisis data disusun secara kualitatif. Hasil penelitian menunjukkan bahwa (1) implementasi prinsip *restorative justice* pada perkara tindak pidana penganiayaan biasa di Polres Buleleng sudah berjalan sesuai dengan prosedural berdasarkan Peraturan Kepolisian RI Nomor 8 Tahun 2021 Tentang Penanganan Tindak Pidana Berdasarkan Keadilan Restoratif. (2) Hambatan dan Upaya Polres Buleleng dalam melaksanakan *restorative justice* pada perkara penganiayaan biasa berasal dari masyarakat yang kurang paham mengenai adanya penyelesaian perkara dengan prinsip *Restorative justice*.

**Kata Kunci:** *Restorative justice*, tindak pidana, penganiayaan biasa.



**IMPLEMENTATION OF THE PRINCIPLE OF RESTORATIVE JUSTICE  
ON THE CRIMINAL CASE OF ORDINARY ASSEMBLING AT POLRES**

**BULELENG**

*By:*  
**Ni Nyoman Ayu Pulasari Dewi**  
**NIM. 1814101056**  
*Legal studies*

**ABSTRACT**

*This study aims to (1) find out and analyze the implementation of the principles of restorative justice in cases of ordinary crimes of persecution at the Buleleng Police, as well as to (2) identify and analyze the obstacles and efforts of the Buleleng Police in implementing restorative justice in cases of ordinary persecution. The type of research used is empirical legal research, with the nature of descriptive research. The location of this research was carried out in Buleleng Regency, precisely at the Buleleng Police Station, while the techniques used in collecting this data were document studies, observations, and interviews. The sampling technique used was the Non Probability Sampling technique and the subject was determined using the Purposive Sampling technique, while the data processing and analysis techniques were compiled qualitatively. The results of the study show that (1) the implementation of the principle of restorative justice in the case of ordinary criminal acts of persecution at the Buleleng Police has been running according to the procedural basis based on the Indonesian Police Regulation Number 8 of 2021 concerning the Handling of Crimes Based on Restorative justice. (2) The obstacles and efforts of the Buleleng Police in implementing restorative justice in cases of ordinary persecution come from people who do not understand the existence of a case settlement with the principles of Restorative justice.*

**Keywords:** Restorative justice, criminal offense, common persecution.