

**OPTIMALISASI PERAN KEJAKSAAN DALAM PENGELOLAAN BARANG  
BUKTI UNTUK MEWUJUDKAN SISTEM PERADILAN PIDANA YANG  
EFEKTIF DAN BERKEADILAN (STUDI DI KEJAKSAAN NEGERI  
BULELENG)**

Oleh

**I Gusti Ngurah Oka Yudistira, NIM 2114101203**

**Program Studi Ilmu Hukum**

**ABSTRAK**

Tujuan dari studi ini ialah supaya (1) mengidentifikasi serta mengamati upaya optimalisasi peran jaksa dalam pengelolaan barang bukti di Kejaksaan Negeri Buleleng, serta (2) mengkaji hambatan-hambatan yang dialami dalam optimalisasi peran jaksa di lembaga tersebut. Penelitian ini mengadopsi pendekatan hukum empiris dengan fokus pada metode deskriptif. Data dikumpulkan dari tiga jenis sumber hukum, yakni sumber hukum primer, sekunder, dan tersier, yang mencakup informasi baik dari sumber primer maupun sekunder. Dalam proses pengumpulan data, peneliti memanfaatkan beberapa teknik, termasuk telaah dokumen, observasi, dan wawancara. Pilihan sampel tidak dilakukan secara acak, melainkan dengan menggunakan teknik purposive sampling untuk menentukan objek penelitian. Seluruh data yang terkumpul selanjutnya diolah serta diamati dengan pendekatan kualitatif. Hasil studi menyatakan bahwa (1) upaya optimalisasi peran kejaksaan dalam pengelolaan barang bukti di Kejaksaan Negeri Buleleng belum berjalan dengan baik. Hal ini disebabkan oleh perlunya evaluasi dan pemutakhiran sistem serta metode pengelolaan barang bukti. Selain itu, koordinasi antar unit kerja pun harus ditingkatkan, khususnya pada hal pemeliharaan serta perawatan. Penggunaan sumber daya anggaran sebaiknya diefisiensikan, terutama terkait barang bukti yang sudah ada atau yang dapat dikembalikan kepada pemiliknya; dan (2) terdapat kendala yang dihadapi oleh instansi terkait dalam mengoptimalkan peran kejaksaan dalam pengelolaan barang bukti di Kejaksaan Negeri Buleleng. Kendala ini muncul baik dari faktor internal, seperti kurangnya sumber daya manusia yang memadai, maupun dari faktor eksternal, seperti kondisi gedung penyimpanan barang bukti yang tidak memadai.

**Kata Kunci:** Optimalisasi Peran Kejaksaan, Pengelolaan Barang Bukti, Kejaksaan Negeri Buleleng.

***OPTIMIZING THE ROLE OF THE PROSECUTOR'S OFFICE IN THE  
MANAGEMENT OF EVIDENCE TO CREATE AN EFFECTIVE AND FAIR  
CRIMINAL JUSTICE SYSTEM (STUDY AT THE BULELENG DISTRICT  
ATTORNEY'S OFFICE)***

***By***

**I Gusti Ngurah Oka Yudistira, NIM 2114101203**

***Legal Studies Program***

***ABSTRACT***

*The purpose of this study is to (1) determine and analyze efforts to optimize the role of prosecutors in the management of evidence at the Buleleng District Attorney's Office, and (2) examine the obstacles faced in optimizing the role of prosecutors in the institution. This research adopts an empirical legal approach with a focus on descriptive methods. Data were collected from three types of legal sources, namely primary, secondary, and tertiary legal sources, which include information from both primary and secondary sources. In the data collection process, researchers utilized several techniques, including document review, observation, and interviews. The choice of sample was not done randomly, but by using purposive sampling technique to determine the object of research. All data collected was then processed and analyzed through a qualitative approach. The results showed that (1) efforts to optimize the role of the prosecutor's office in managing evidence in the Buleleng District Attorney's Office have not gone well. This is due to the need for evaluation and updating of evidence management systems and methods. In addition, coordination between work units also needs to be improved, especially in terms of care and maintenance. The use of budget resources should be streamlined, especially regarding evidence that already exists or that can be returned to its owner; and (2) there are obstacles faced by related agencies in optimizing the role of the prosecutor's office in the management of evidence at the Buleleng District Prosecutor's Office. These obstacles arise both from internal factors, such as the lack of adequate human resources, as well as from external factors, such as the inadequate condition of the evidence storage building.*

***Keywords:*** *Optimizing the Role of the Prosecutor's Office, Evidence Management, Buleleng District Attorney's Office.*