



Development of E-Learning Method as a Digital-Based Legal Information Medium in the Development of National Law

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Abstract - The paradigm shift in Legal Education in Indonesia is currently being felt by academics, practitioners, students and the public, namely the technology-based learning pattern. As previously known, the pattern of learning in Indonesia is still done conventionally and conventionally on reading literacy. However, under current conditions, academics, practitioners and the public in Indonesia are expected to be able to adapt to current technological developments. The aims research to know how is the application of technology and information in providing information and legal education to the younger generation and society and to know how will the e-learning development model as a digital-based forum and source of legal information contribute to increasing public knowledge and legal awareness in the future development of national law. The research method used in this study is the normative legal method. obtained are by developing digital-based e-learning which is expected to be able to help the younger generation and the Indonesian people to understand and be aware of existing laws. In addition, the development of e-learning methods can be used as a forum for the presentation of digital-based legal information and provide a space for the community to search, research, analyze and share information effectively and efficiently. The public will quickly receive ideas and information about the law and the educational process that needs to be developed, and quality human resources in print who understand the existing laws and are able to use the technology necessary to compete in the current and future era of globalization.

Keywords: Legal Education, E-Learning, Technology.

I. INTRODUCTION

Indonesia is the rule of law based on the 1945 Constitution of the Republic of Indonesia and Pancasila as the nation's philosophy. All aspects of life between citizens are, of course, regulated by law. The law is always between people, whether it is a person or a citizen. The purpose of promoting the common good, as provided for in the preamble of the Constitution of the Republic of Indonesia, is expressed in Chapter XIV, "National Economy and General Welfare" (Rahardjo, 2009).

Article 1(3) of the Constitution of the Republic of Indonesia (1945) clearly states that "The State of Indonesia is a state governed by the rule of law". The rule of law referred to in the provisions of the article is that the state upholds the rule of law in order to realize justice,

in which there is no power that cannot be accounted for. This is emphasized in the Elucidation of the 1945 Constitution of the Republic of Indonesia which states that "the Indonesian state is based on law (Rechtsstaat), not based on mere power (machsstaat)".

The Indonesian state of law is based on rechtsstaat, but it is also based on social justice. Rechtsstaat contains an element of equality before the law, which means that everyone can defend themselves in all appropriate situations and there are equal opportunities for citizens who are entitled to achieve all state positions, as well as personal freedom for citizens. The Indonesian legal state here has a characteristic, because it has Pancasila. Pancasila here should become the basis of the state and the source of all laws. It can be concluded that although the concept of rule of law was used in the justification of the 1945 constitution, the concept of rule of law adopted by the Indonesian state is not the concept of a western (continental) constitutional state. Europe and not the concept of rule of law from England (Anglo-Saxon), but the concept of the state. Indonesian law is a state based on Pancasila Law, which upholds the values of divinity, diversity and mutual cooperation (Riyanto, 2020).

According to Law Number 17 of 2007 concerning the National Long-Term Development Plan, legal development can be interpreted as the development of legal materials, development of legal structures including legal apparatus, development of legal awareness and culture, development of facilities and infrastructure. In this case the development of law to build this nation needs to be supported by an appropriate national legal system and sourced from Pancasila and the 1945 Constitution. In addition, the need for the role of universities to create a young generation who not only has good knowledge but also has fair, honest, and with integrity.

Seeing the provisions in the law above, to support the development of a better law, the use of technology is very important at this time. This is because in the era that has entered the era of globalization, the whole world is required to be able to use the internet and carry out its activities online. The current Indonesian government, in realizing the development of legal structures and apparatus, has utilized information technology in several online service activities. This is done with the hope of producing faster, better, and cheaper public services. In principle, the current goal of legal development is to utilize and empower technology and information resources in order to provide better services to the community and also to create legal awareness to the public through social media and other technologies. In the author's opinion, the existence of technology and information can at least provide space for the public to know the development of current law and the community can also provide a criticism if it is felt that the values of justice or the goals of law in Indonesia have not been realized. Besides that, the existence of technology and information also makes it easier for the public to access legal information which will certainly support a better legal structure and culture.

The development of information technology is very fast, which makes it difficult for all people, especially in Indonesia. In order to implement the development of a better national law, legal resources should be developed, which should focus on the development of the individual, especially knowledge, skills and attitudes based on social and cultural reality. Therefore, legal education plays an important role for the young generation of Indonesia. Students are expected to solve legal problems by critically and creatively interpreting the law in relation to the cases they encounter and think about (Kusumaatmadja, 1976).

As can be seen, the paradigm shift in education in Indonesia, including legal education, is felt by the entire society. Because any learning or informational content can now be accessed through online media. In higher education, traditional learning is being replaced over time by online learning. Indonesian students, teachers (academics), practitioners and society will inevitably have to adapt to modern technological developments. However, the development of this technology not only affects the development of human resources to support legal development, but also has a negative impact. The problem is that there are still many young people who are not legally aware of the use of technology. This can be seen in the number of young people who are abusing the use of this technology. In addition, there are younger generations or members of "unequal" families who cannot adapt to the current

technology, so they cannot follow the course of technological progress or information about current legal developments. Here, the role of the government in cooperation with universities is expected in the context of equal distribution of education and facilitating the acquisition of the latest innovations in legal information. Through their implementation, of course, the desired further development of national law will be implemented.

The paradigm of the education system, originally based on traditional face-to-face education, has become an independent education system from space and time, with the influence of the world of information technology, especially the cyber world. An educational system based on the cyber world, which is called e-learning (Munir, 2010). Currently, most of the learning methods in universities, especially in Indonesia, have introduced e-learning. The existence of e-learning is definitely very useful, especially for teachers and students in communication. Lecturers can provide unlimited class and discussion space with students.

From the above, the author has the view that with the e-learning method at every university in Indonesia, it would be nice if e-learning was not only a method of learning for students internally, but also provided space for students from the clump of knowledge. and people who want to learn it too. In other words, the e-learning method not only facilitates law students, but also all students from different scientific groups and people who want to know information related to law can access it. The aim is of course to provide an understanding of legal education and information on the latest legal developments for the younger generation and society, especially in Indonesia.

In this regard, there is a need for cooperation between parties and the use of technology in order to realize the development of a law with a communicative and informative perspective with the development model of the e-learning method as a means of digital-based legal information in supporting the development of adaptive, critical and innovative national laws. The aims research to know how is the application of technology and information in providing information and legal education to the younger generation and society and to know how will the e-learning development model as a digital-based forum and source of legal information contribute to increasing public knowledge and legal awareness in the future development of national law.

II. METHOD

This method essentially means providing instructions on how a scholar studies, analyzes and understands the relevant law (Saptomo, 2009). Based on the proposed background issues, the research method used in this study is the normative legal method. The method of normative legal research is a method of scientific research to find the truth based on legal logic from the normative side (Nd & Achmad, 2010). The approaches used in this study are legislative approach, conceptual and analytical approach to find a solution to the problem.

III. RESULT AND DISCUSSION

Application of Technology and Information in Providing Information and Legal Knowledge to the Community

The very rapid development of science and technology affected the level of human civilization, which caused a great change in the functioning and behavior of society. This change continues with the development of information technology. It is very necessary to answer it in the rule of law. The use of information technology in court administration certainly gives hope that the role of law in society can be maximized.

Information and Electronic Transactions Act No. 11 of 2016 Amendment Act No. 19 of 2008 1(1) explains:

“Electronic Information is one or a set of electronic data, including but not limited to writing, sound, pictures, maps, designs, photographs, electronic data interchange (EDI), electronic mail (electronic mail), telegram, telex, telecopy or the like, letters, signs, numbers, Access Codes, symbols, or processed perforations that have meaning or can be understood by people who are able to understand them”.

After that, Article 1 (3) states that:

“Information technology is technology that collects, produces, stores, processes, publishes, analyzes and/or distributes”.

Based on the provisions of the above article, it gives the understanding that the Indonesian A state already has a statutory cover for the transmission of electronically transmitted information. The existence of the ITE Act will certainly bring security to the parties who often use technology in their activities. However, the problem becomes different when people, especially the younger generation, still do not understand and correctly interpret the current law. This makes many young people or people abuse the use of the technology in question.

The equal distribution of legal information here is certainly a common problem for us, where the government, the younger generation or those who understand the law have their role in the transmission of information about the use of technology. . correct and relevant and to inform a community that is said to be still ignorant of technological developments and current laws about the current legal developments in the age of globalization. The implementation of technology and information by the government is currently said to be going well, but on the other hand, it can still be said that the distribution is suboptimal. Therefore, it is important to feel that the government can make more efforts and cooperate with public and private universities to socialize and inform about the application of technology in the era of globalization and through legal education of the younger generation to raise public legal awareness and support. legal awareness. development of adaptation of national legislation. , critical, creative, innovative and able to compete globally.

The development model of online learning methods as a forum and digital legal information carrier to improve the quality of education and legal awareness of the young generation and society to support the development of national legislation in the future

The current online learning method has a very positive effect on the young generation in terms of doing online learning. E-learning currently provides ample space for students to ask lecturers about a case or current legal developments. Therefore, in the author's opinion, this online learning method has an opportunity to develop to help the government promote legal awareness in the community through younger generations or other knowledge groups that acquire legal education.

Regarding the ideas/ideas of the author to see here these possibilities, it is appropriate that the simple ideas that are thought for the government and universities are strategies to be built to form the younger generation (students) and alphabets. with the laws in force in this area. In this case, any knowledge or learning about law is not only for law students, but legal education should also be known at all levels of Indonesian society. By having a platform that digitally accepts all information related to the law, providing the forum to the entire community, it is hoped that it will be possible to raise legal awareness and be able to increase development and even implement it. of adaptive, critical and innovative national laws.

To implement this, in this case, the government together with public and private universities can use technology, especially the online learning method, which allows the method to be applied by all students with different knowledge groups. and especially those who wish to receive information related to the law, the purpose of which is, of course, to make the public aware of the current law and to receive the latest information on legal developments in Indonesia. Legitimate information referenced here is, of course, information from original sources shared directly by government or universities in e-learning forums.

Legal development in this case also needs to be accompanied by a reorientation of legal education to become a professional school (Reksodiputro, 2014). Thus, education inevitably must also respond and adapt to the cultural intersection of the surrounding community, and can respond to socio-cultural changes in society and transform cultural values with the character of Pancasila (Mahfud, 2006). Therefore, it is necessary to elaborate and utilize

technology in order to realize the development of law with a communication and information perspective as well as the development of e-learning methods as a forum and means of digital-based legal information in order to support the development of national law in the future

CONCLUSION

The application of technology and information that has been running in such a way is said to have gone very well. However, what is noteworthy here is that the government can make more maximum efforts, not only in the form of providing information, but can also provide a simple socialization about the importance of law in society with the aim of increasing understanding of the law to the community and especially the younger generation, and foster legal awareness to every existing human being in order to support the development of adaptive, critical and innovative national laws.

The e-learning method in the current era is very influential on the development of technology, especially in education for the younger generation. Therefore, this e-learning method is deemed necessary to be developed, not only in the form of providing legal knowledge to students, but also as a means to obtain information about digital-based law for the younger generation and the public who want to know current legal developments. With the elaboration between the government and universities in Indonesia in terms of developing e-learning methods as a means of providing information and legal education, it will certainly increase the understanding of the younger generation and the public about the existence of law that lives in society.

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