

Perlindungan Hukum Pasien Non-Covid dalam Pelayanan Kesehatan Selama Masa Pandemi Covid-19 (Studi: Rumah Sakit Umum Pusat Haji Adam Malik Medan) = Legal Protection for Non-Covid Patient in Health Services during the Covid-19 Pandemic (Case Study: Haji Adam Malik Hospital Medan)

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Abstrak

Skripsi ini mengkaji pengaturan mengenai hak dan kewajiban pasien non-covid dalam pelayanan kesehatan di masa pandemi Covid-19, perlindungan hukum terhadap pasien non-covid dalam pelayanan kesehatan selama masa pandemi Covid-19, serta analisis penerapannya di RSUP H. Adam Malik Medan. Penelitian ini menggunakan metode yuridis-normatif dengan tipe penelitian deskriptif, data penelitian dikumpulkan melalui data sekunder yang terdiri dari bahan hukum, serta data primer melalui wawancara dengan Koordinator Pelayanan Medis dan Keperawatan RSUP H. Adam Malik Medan. Simpulan dari penelitian ini adalah pengaturan mengenai hak dan kewajiban pasien non-covid dalam pelayanan kesehatan di masa pandemi secara umum diatur dalam UUD NRI 1945, UU No. 36 Tahun 2009 tentang Kesehatan, UU No. 44 Tahun 2009 tentang Rumah Sakit, UU No. 29 Tahun 2004 tentang Praktik Kedokteran, serta Permenkes No. 4 Tahun 2018 tentang Kewajiban Rumah Sakit dan Kewajiban Pasien. Perlindungan hukum bagi pasien non-covid dalam pelayanan kesehatan bertujuan untuk menjamin kepastian hukum bagi pasien non-covid dalam penggunaan pelayanan kesehatan di masa pandemi Covid-19, yakni dengan memastikan terpenuhinya hak-hak pasien non-covid yang diatur secara umum dalam peraturan perundang-undangan. Dalam penelitian, ditemukan bahwa RSUP H. Adam Malik Medan dalam memberikan pelayanan kesehatan telah memenuhi hak-hak pasien non-covid yang secara umum diatur dalam peraturan perundang-undangan. Penelitian ini menyarankan kepada pemerintah untuk tetap melakukan pengawasan terhadap pelaksanaan pelayanan kesehatan terhadap pasien non-covid oleh rumah sakit, kepada rumah sakit agar tetap mengupayakan pelayanan kesehatan yang aman, serta bagi pasien non-covid agar tidak takut memeriksakan dirinya ke rumah sakit.

.....This thesis examines the regulation of the rights and obligations of non-covid patients in health services during the Covid-19 pandemic, legal protection for non-covid patients in health services during the Covid-19 pandemic, and analyzes its application at H. Adam Malik Hospital Medan. This study uses a juridical-normative research method with descriptive research type, research data was collected through secondary data consisting of legal materials, and primary data through interview with the Coordinator of Medical and Nursing Services at H. Adam Malik Hospital Medan. The conclusion of this study is that the regulation regarding the rights and obligations of non-covid patients in health services during a pandemic is contained in 1945 Constitution of the Republic of Indonesia, Law No. 36 of 2009 concerning Health, Law No. 44 of 2009 concerning Hospitals, Law No. 29 of 2004 concerning Medical Practice, and Minister of Health Regulation No. 4 of 2018 concerning Hospital Obligations and Patient Obligations. Legal protection for non-covid patients in health services aims to ensure legal certainty for non-covid patients in the use of health services during the Covid-19 pandemic, namely by ensuring the fulfillment of the rights of non-covid patients which have been generally regulated in laws and regulations. In the study, it was found that H.

Adam Malik Hospital Medan in providing health services has fulfilled the rights of non-covid patients which are generally regulated in laws and regulations. This research suggests the government to continue to supervise the implementation of health services for non-covid patients by hospitals, for hospitals to continue to strive for safe health services, and for non-covid patients not to be afraid to check themselves in a hospital.