The Effect of Cyber Law policy in De-radicalization Terrorism

Christian Carrion

3/22/24

This article review is based on the article "De-radicalization of Terrorism in Indonesia:

Analyzing the Implications of Criminal Law Policy"

Relation to principle of science

There are two principles of science I have identified in this article

- 1. Determinism: To the ongoing terrorism that is occuring in Indonesia, the Indonesian government is seeking solutions to de-radicalize terrorsim, This also leads to allies such as Australia and the United States to assist Indonesia.
- 2. Relativism: The act of Terrorism in Indonesia has sparked change in the Indonesian government to strengthen their criminal laws.

Research questions/Hypotheses

The whole objective of the research in this article was to examine the effectiveness and process of de-radicalization terrorism from Criminal Law Policy.

Research methods

Some of the research methods used include:

- 1. Qualitative research
- 2. Using primary and secondary sources of law, rules and legal documents
- 3. Obtain database such as WestLAW, Lexis and Wiley Online

Data Analysis

The researchers in the article used data from online databases such as WestLaw, JSTOR, Lexis and Wiley Online (this was mentioned from the research methods section). This helps assess how the criminal law policies are de-radicalization terrorism.

Concepts

I identified at least one concept from the powerpoint that I can form a relationship with in the article. It is the Reinforcement Sensitivity theory. Since there is a lack of criminal law policies in Indonesia, the environment presents a rewarding stimulus to the terrorist groups.

Meaning, since there are no criminal law policies, terrorist groups in Indonesia gain interest to proclaim whatever their beliefs are, with little to no punishment.

Challenges and Concerns

There are several limitations with the criminal law policies:

- 1. There is not a precise definition of terrorism-related offenses.
- The laws don't incorporate the necessary principles governing the prosecutions of a criminal.
- 3. The Indonesian government needs to strengthen or enhance the legal frameworks of the law against those who perform acts pf terrorism.

Overall contribution

Overall this research has given insight that certain policies might or might not have an effect on criminal activities. This is going to depend on the strength of the policies and how precise the definitions of crimes like terrorism are.

Citation

Reda Manthovani, De-radicalization of Terrorism in Indonesia: Analysing the Implications of Criminal Law Policy. Dec,2023