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**The Role of Public Administration in Combating Cybercrime**

**Introduction**

The article "The Role of Public Administration in Combating Cybercrime: An Analysis of the Legal Framework in Indonesia" by Ichsan Anwary (2022), published in the International Journal of Cyber Criminology, examines how Indonesia's government addresses cybercrime through its laws. As cyber threats become increasingly complex, this study highlights how government agencies work to protect individuals online and keep them safe. The article connects to social science ideas explains what the research is about and how it was done and assesses its benefits for underrepresented groups and society as a whole.

**Relation to Social Science Principles**

Anwary’s research shows how social sciences study institutions' governance and public policy. The article looks at how laws affect social results which connect to the social sciences' goal of understanding how law government and society interact. It also points out that institutions need to change their practices to deal with new technological threats demonstrating that public policy must adapt to stay effective.

**Research Questions and Hypotheses**

The study looks at two main questions: (1) How well do Indonesia’s current laws work to fight cybercrime? and (2) How does public administration help enforce these laws? The article says that even though there are laws in place they don’t work very well because they have unclear rules and lack good teamwork between agencies. Anwary believes that having clearer laws and better cooperation between different agencies is important for managing cybercrime effectively.

**Research Methods**

The research takes a qualitative approach. Anwary looks at legal documents national rules and cybersecurity policy statements. This method helps the author understand how legal and administrative texts show the real problems and weaknesses institutions face when handling cybercrime.

**Data and Analysis**

Anwary’s research looks at policy and legal documents from the Indonesian government. By analyzing the content, the article points out problems like confusing legal language the absence of a main authority and overlapping duties among different institutions. These issues make it harder to enforce laws and create a clear plan to tackle cybercrime.

**Connection to Course Concepts**

The article backs important ideas about public governance cybersecurity policy and institutional accountability. It emphasizes that a policy works well not just because the law is made but also because it is properly put into action agencies communicate with each other and everyone understands their responsibilities.

**Societal Contributions**

This article helps researchers and government officials by pointing out important problems in Indonesia's cybersecurity system. It provides useful suggestions for making laws clearer and enhancing teamwork urging policymakers to create better plans for protecting the country from cyber threats.

**Conclusion**

Anwary's analysis highlights the need for clearer laws and better management to fight cybercrime in Indonesia. It sets the stage for future policy changes and emphasizes the importance of working together in government to tackle today's digital dangers.

**References**

Anwary, I. (2022). The Role of Public Administration in Combating Cybercrime: An Analysis of the Legal Framework in Indonesia. *International Journal of Cyber Criminology*, 16(2), 216–225. <https://cybercrimejournal.com/menuscript/index.php/cybercrimejournal/article/download/135/48>