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Dear Siti ZULIYAH, Fithriatus SHALIHAH, Suryadi, MEGAWATI, Uni Tsulasi Putri, Rahmat Muhajir Nugroho

Your paper "THE PHILOSOPHIC THOUGHT OF THE PROPHETIC LAW IN THE INDONESIAN LEGAL SYSTEM" is being considered for the June issue of the journal WISDOM. In the attached file are mentioned the reviewer's comments and suggestions concerning a number of corrections, which need your manuscript.

I am waiting for to revised version of your work.

Best regards, Hasmik HOVHANNISYAN



1002

THE PHILOSOPHICAL THOUGHT OF THE PROPHETIC LAW IN THE INDONESIAN LEGAL SYSTEM

Abstract

In Indonesia, the positivistic modern ideology is currently experiencing a downfall due to its inability to overcome the problems of human life. This study aims to complete the explanation of why prophetic law is needed in the Indonesian legal system in the juridical domain and the implementation domain. This was qualitative research which used a philosophical juridical approach. This paper used a descriptive method of analysis. In Indonesia, the prophetic law refers to the ideology of Pancasila, which is interpreted as the nation's way of life. It reveals the relationship between humans and God, the relationship among humans, and the relationship between humans and the universe. The basis for the thought and implementation of prophetic law in Indonesia is the first principle of Pancasila and the Preamble to the 1945 Constitution, which stated that the proclamation of Indonesian independence was a blessing from Allah (God) Almighty. In addition, based on Law No. 48 of 2009 concerning Judicial Power, it is stated that the judiciary is carried out "for the sake of justice based on the Belief in One God," which is the soul of decisions made by judicial bodies in Indonesia.

Keywords: Law implementation, prophetic law, philosophic thought, Pancasila, legal system, Indonesia.

Introduction

So far, prophetic legal thought is still very poorly implemented in the Indonesian legal system. The current legal system still focuses on positivistic understanding which prioritizes legal certainty. The problem is that the positivistic law was sourced from the Dutch colonial era hundreds of years ago. This law enforcement prioritizes legal certainty over the justice values that live in society. For instance, a middle-aged woman in Indonesia was given a four-month prison sentence for only stealing three cocoa pods (Putro, 2010). Or, a minor was accused of stealing sandals and was later charged under Article 362 of the Criminal Code, which carries the maximum of a five-year prison sentence which is as harsh as the punishment for a terrorist (Davies & Robson, 2016).

The positivist legal school focuses on formalities based on real projects. It departs from the deduction of significant logic in legal studies (J. Gardner, 2012; Magen, 2015; Summers, 1997). The law can be seen as an autonomous and pure institution. Therefore, in order to have legitimate and valid power, the law cannot and should not be interfered with by non-legal aspects, such as politics, economics, society, and morality (Kingsbury, 1954; Lacey, 2007; Roth, 1958). The positivist legal school believes that the law does not come from God or nature, but was born from humans based on the provision to separate law and morals (Gadjong, 2011; Hart, 1958; Magen, 2015). The flow of positivism departs from the point of view that the law is regulatory, applies as a whole, and is determined by the state authorities (Lacey, 2007; Torre & La, 2013). Within the law, there is a separation between norms/policies and ethics/morals as well as between justice and legality (Absori & Achmadi, 2017).

Nowadays, positivism and rational modern science are not everything. Such are even considered unable to overcome various problems of life (Budiono et al., 2019; Gavrilov, 2020; González-Castán, 2014). Amid the

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downturn and weakness of positivism, various thoughts have emerged with a wider range of religious, spiritual, ethical, and moral values that are full of dynamics and struggles of thought that were born over a long history. This variety of thoughts can be seen in transcendental law, progressive law, contemplative law, and prophetic law.

A study of prophetic law's implementation in the Indonesian legal system is urgently needed because it has not been widely studied. So far, studies on the prophetic legal thought in the Indonesian legal system focused on examining the prophetic legal thought in the legal system in the form of statutory regulations. Apart from that, such studies only focused on examining the prophetic law's implementation in terms of law enforcement by officials, both by courts and the police force.

This paper aims to complement the shortcomings of previous studies that did not pay attention to the prophetic legal thought in two domains at once, namely the juridical domain and the implementation domain by law enforcers in decision-making. This study also aims to complete the explanation of why prophetic law is needed in the Indonesian legal system. Furthermore, it analyzes the implementation of the prophetic law in the Indonesian legal system.

Method

The implementation of prophetic law in the Indonesian legal system was chosen as this paper's subject for two reasons. First, there is a lack of similar studies. Second, the prophetic law needs to be implemented in the Indonesian legal system due to the emergence of many decisions made by courts and other law enforcement officials which are too positivistic. Thus, such decisions hurt the values of justice in society.

This was qualitative research which relied on secondary data. This paper used a philosophical juridical approach, namely an approach that aims to examine the laws and regulations as well as the value content that underlies the legal system in Indonesia. This paper used a descriptive method of analysis which was then interpretively processed regarding the implementation of prophetic law in the Indonesian legal system.

Results and Discussion

The Prophetic Legal Thought

The English term *prophetic* means: (1) of or pertaining to a prophetic inspiration (from or relating to a prophet; prophetic inspiration); (2) of the nature of or containing prophecy: prophetic writing; (3) having the function or power of a prophet, as a person (having the function or power of a prophet, as a person); and (4) predictive; ominous; prophetic sign; prophetic warnings (predictive fun; prophetic signs, prophetic warnings) (Wardiono, 2016:81-82).

Prophetic is a religious approach to the relationship between science and religion, including viewing the relationship between humans and nature. Apart from the prophetic paradigm, various religious beliefs contain various kinds of thoughts that aim to build a harmonious-integrative relationship between science and religion. The term *prophetic* was first popularized by an American social and economic philosopher, Kenneth Boulding, who distinguished "priestly religion" from "prophetic religion." The term was later used by Kuntowidjojo, a Muslim historian who tried to find a new pattern in the relationship between religion and science (Dimyati et al., 2018). As it is known, the relationship between religion and science, especially in Western society (which also affects Eastern countries), is experiencing prolonged tension. Western history cannot be separated from the conflict between reason and faith as well as theology and revelation (Absori & Achmadi, 2017).

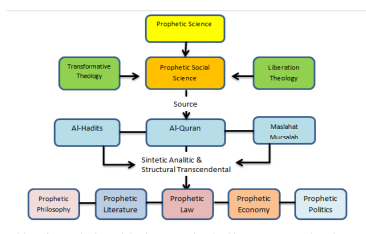
Figure 1. Prophetic Science in the Perspective of Kuntowidjojo

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Kuntowidjojo's idea of a prophetic social science was inspired by Roger Garaudy, who stated that Western philosophy could not possibly solve modern people's issues because many of its aspects were unsatisfactory. After all, it only endlessly oscillates between two poles, i.e., idealist and materialist. The Western (critical) philosophy was born from the question of "How is knowledge possible?" Roger Garaundy then turns the question into "How is revelation possible?" Dawan Raharjo stated that the emergence of Kuntowidjojo's idea of the "prophetic social science" resulted from his interaction with Moeslim Abdurahman on "liberation theology," which is the core of "transformative theology." Kuntowidjojo later changed the term *transformation* to *prophetic* social science. This was done to avoid the difference between de-codification vs. transformation groups (Absori & Achmadi, 2017).

The prophetic paradigm's main idea about the relationship between religion and science (humanities in particular), is carried out by integrating and objectifying the normative teachings of the Qur'an into objective categories. Islam must become a paradigm, a theory that objectively applies so that it becomes a blessing. Objectification starts from internalization to externalization, using synthetic and analytical methods as well as the transcendental structure approach (Absori & Achmadi, 2017).

Kuntowijoyo (2018) interprets transcendence by underlying the faith in God by introducing prophetic science in humanization, liberation, and transcendence. In this case, in the development of science and human civilization, the element of transcendence must be the basis of other elements. According to Kuntowijoyo, the method of developing science and religion is called *prophetic*. It is based on the Qur'an and Sunnah which are the main basis for the overall development of science. The Qur'an and Sunnah are used as the basis for the entire building of prophetic science, encompassing natural science as the basis for God's laws (Kuntowijoyo, 2004).

An understanding of this is directed at finding elements that are relevant to the development of science, supported by knowledge and understanding of the philosophy of science. It is associated with human law as the subject and the recipient of the mandate for certain and determined divine laws through revelation (the Qur'an) and the Apostolic tradition (sunnah) or hadith. Humans can reorient subjective ways of thinking to objective ways of thinking. They can theorize in addition to using the normativity of teachings; change ahistorical understandings into historical ones; and formulate general revelation formulations into specific and empirical formulations.

From this description, besides being able to be explored based on the Qur'an and Hadith, it can be said that science in a prophetic view, can also be extracted from *Maslahat Mursalah*, which is an additional source of

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law based on empirical research obtained from natural phenomena and people's behavior. It was found with an objective to bring benefits to human life (Absori, 2015). This was based on the Qur'an which states "And We did not send you (the Prophet), but to be a mercy for the universe" (The Holy Qur'an, Chapter Al-Anbiya, verse 107).

Benefits can be clearly captured by people who want to think, even though there are differences in understanding the nature of benefits in the realm of Islamic thought. These differences stem from varieties in individuals' intellectual abilities in interpreting Islamic teachings contained in the Qur'an and Hadith. This is because each thinker has limitations. So, they are unable to equally understand the nature of the benefit due to temporal differences and local conditions.

The prophetic dimension can be seen in the most basic teachings, namely *aqidah*, which teaches an understanding of the relationship between humans, their nature, and their God. Humans and nature are essentially mortal creatures, while God is the eternal ruler of the universe. The greatest happiness of a Muslim is when he is able to completely surrender to obey God's natural commands, whether general or detailed, as a consequence of the recognition that God is One, the Ruler of All, and that all creatures depend on Him.

In prophetic law, legal science is not only based on truth at the level of *haqq alyakin*, which is compiled in the Qur'an and Hadith. But it is also based on truth obtained with potential human abilities through contemplation, reasoning, and discourse that develop in society. Humans explore, process, and formulate knowledge not only to gain knowledge but also to create policies. They do so for the benefit of the wider community and based on their love for God.

The prophetic law can only be understood with a holistic approach that sees humans and their lives in a complete form, not only material but spiritual (immaterial). Transcendental law cannot be separated between the physical body (formal) and transcendental values. The justification for transcendental law that is being sought is for justice based on the truth of the power of Allah, the Almighty, the determinant of human life. Legal and transcendental science is oriented to the benefit of humans as a form of compassion for their creatures.

Wardiono (2014) in his book mentioned that the paradigm of prophetic law is briefly stated as follows: (1) the object of legal science is norms, i.e., the norm in the normative relative world which simultaneously performs dialectics with the world of ideas and the world of empirics, as a key word in understanding ontological aspects, (2) integration between science and religion are keywords in understanding epistemological aspects, and (3) justice is a keyword in understanding axiological aspects.

The prophetic law in Indonesia refers to the ideology of Pancasila (the Five Principles that make Indonesia's state ideals), which is interpreted as the nation's way of life. It reveals the relationship between humans and God, the relationship among humans, and the relationship between humans and the universe. Several laws and regulations that accommodate prophetic law in Indonesia include the 1945 Constitution of the Republic of Indonesia. The Preamble of the 1945 Constitution states that the proclamation of Indonesia's independence is based on the Grace of God Almighty. Article 29 of the 1945 Constitution states that the state is based on the Belief in One God. Article 2 paragraph (1) of Law No. 48 of 2009 concerning Judicial Power states that the judiciary is carried out for the sake of Justice based on the Belief in One God. Such a pattern also exists in Law No. 1 of 1974 concerning Marriage and its amendments.

Indonesia's prophetic understanding has been rooted in its people even before the country's independence. However, the implementation of prophetic law has been limited to only a few of these laws and regulations. In fact, prophetic understanding has become the spirit of this country's birth, which is implicitly contained in the Pancasila and the 1945 Constitution of the Republic of Indonesia. Because the post-independence Indonesian legal system still adopts the system inherited from the Dutch, who had colonized this country for hundreds of years, Indonesia still intensively applies the positivistic understanding of the system. Due to the lack of these laws and regulations' implementation, this condition ultimately impacts the law enforcers' level of implementation. The majority of judges' decisions have so far only been based on the sound of existing rules, without considering the prophetic values that grow and develop in society. Therefore, this impacts the number of decisions that are considered to hurt the people's value of justice.

Why is prophetic law needed in the Indonesian legal system?

The Western epistemological philosophy that succeeded in creating modern science (including modern law) has inherent shortcomings. This congenital defect can affect the survival of human civilization and is already happening today. Western epistemology affects the crisis of scientific epistemology, which has so far misunderstood human civilization. The epistemological flaw lies in the thinking of modern scientists, which only emerged and was based on thinking (rationalism): idealist (Platism-Descartes) and empiricist (Baconian-Aristotelian). The source of knowledge in the form of prophetic revelation (prophetic science) has no place in this philosophy, while materialistic, practical, hedonistic, and atheistic sciences hidden in support of positivist philosophy are given more space. Because people walk alone without clear and firm instructions, it is proven that dehumanization has arisen.

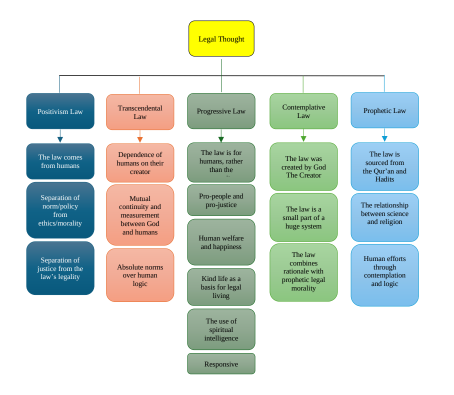
Post-positivism jurisprudence tries to present a different and distinctive concept from modern positivistic jurisprudence. It can be said that from time to time, science undergoes changes which usually start from changes in the paradigm used. Postmodernism began to deal with irrational things (emotions, feelings, intuition, personal experience, speculation), moral and spiritual, as an integral part of understanding scientific problems/research. Legal thought that is considered unsatisfactory (criticizing or rebelling) against the liberal and stable jurisprudence of the modern paradigm is categorized as postmodernism.

In addition, in the development of law, various new ideas that try to provide alternatives outside of rigid positivism have emerged. Some of the ideas that developed or were born in Indonesia include transcendental law, progressive law, contemplative law, and prophetic law. These thoughts have been widely studied and analyzed by legal experts.

Figure 2. Several Schools of Legal Thought

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According to Roger Garaundy, transcendental law is interpreted from three perspectives (Budiono et al., 2021; Huda & Dimyati, 2018). First, recognizing the dependence of humans on Their Creator. The attitude of being content with oneself by viewing humans as the center and measure of all things is contrary to transcendence. Transcendence lies above human instincts, such as greed and lust for power. Second, transcendence recognizes the continuity and common size between God and humans, meaning that transcendence relates to all power, wealth, and knowledge. Third, transcendence means recognizing the superiority of absolute norms that lies above human reason.

Transcendental thinking can be seen in religious, spiritual, ethical, and moral values born over a long history which are full of dynamics and struggles of thought (Basri, 2019; Ramadan, 2017). Modern science, which has been in the corridor of modernist-positivistic hegemony with empirical, objectivist, and rational doctrines, has begun to be questioned by transcendental thinkers who put the value and meaning behind it more forward so that the building of science becomes more open and intact in responding to the problems of life and living. In this case, transcendental thinking begins to raise irrational and metaphysical things (emotions, feelings, intuition, values of personal experience, speculation), morals, and spirituality as integral parts of understanding science (S. Gardner, 2015; Jauernig, 2021; Vincini, 2020).

The progressive law that Satjipto Raharjo introduced is defined as a law that uses a human paradigm that cares about behavioral factors (behavior, experience) (Aulia, 2018; Liunima, 2016; Rhiti, 2016). The law is for humans, rather than the other way around. Meanwhile, in legal science, humans tend to practically exist for law and legal logic. Progressive law is based on these several propositions (Lisma, 2019): (1) The law is for humans, not the other way around. The law is a tool for humans to give grace to the world and humanity; (2) Pro-people and pro-justice. The law must be on the side of the people, and justice must be placed above

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rules; (3) Progressive law aims to lead humans to welfare and happiness; (4) Progressive law emphasizes a good life as a legal basis; (5) Progressive law has a responsive character, namely, the law is linked to purposes outside of the law's textual narrative; (6) The law of conscience; (7) Progressive law is carried out with spiritual intelligence, namely an effort to find the truth of a deeper meaning or value.

In this case, progressive law understands the law from a holistic perspective that departs from natural philosophy (natural law) with a universal vision that prioritizes humans as the main subject of law. Therefore, progressive law prioritizes conscience, empathy, honesty, and morality rather than logic or procedure. The law aims to make people happy and it is an effort to obtain substantive justice. Progressive law also recognizes that legal truth does not only depart from factual (physical) truths that exist in the reality of society. But it also recognizes metaphysical (spiritual) truths that are divine in nature and that can actually be reached with potential human abilities, love, and signs of God's power that are spread throughout the universe.

In order to determine good and bad, right and wrong, fair and unfair, benefit and harm, lawful and unlawful, as well as other concepts, contemplative law must enter the deepest part of the human body, specifically the conscience, which cannot be separated from the Creator and which can converse with the Creator. This is because the problem cannot be seen with the eyes alone. But must be seen with the human heart, which is the bearer of law (Sholahudin, 2015).

Ermi Warrasih, in her writing "Contemplative Sociology," says that the law must be seen in a larger order, namely the order created by the Creator. In the creation of the heavens, the earth, and humans, "order" is needed so that the relationship among their creations can continuously and universally run. A just order is needed to regulate the relationship among humans, the relationship between humans and nature, as well as the relationship between humans and other creations. It is emphasized that the law is a small part of a very large order that is closely interrelated. A very large order must be given meaning and it must be meaningful to humans. Legal science should pay close attention to this fundamental aspect. The relationship between humans and their environment creates the marriage of macro and micro cosmos and subsequently forms life on Earth. This order can be in the form of a natural order that comes from religion and (unwritten) habitual order which in subsequent developments in the modern century is universal and generally accepted, especially when there is an artificial order called the state order as a written order (Sholahudin, 2015).

According to Anthon F. Susanto (2016), contemplative law is based on rational demands obtained through rational communication and open argumentative dialogue to improve the legal science maturation process. Ratio not only has essence but also exists in reality. The ratio in contemplative law must carry out its interpreting function in articulating the reality of a relationship that is so open and diverse (Susanto, 2016). In this position, morality plays an important role as a guide and the driving heart that directs and actualizes the idea of reality. In this case, ruling by heart essentially combines ratio with morality in the actualization of law in society. The integration of ratio and morality in contemplative law serves to bridge all differences through a conducive dialogue atmosphere towards humanization, which will lead to efforts to seek mutual understanding and agreement in a democratic, egalitarian way to achieve more meaningful goals (Susanto, 2016).

Meanwhile, the prophetic law is based on values sourced from the Qur'an and Hadith. It is also based on human efforts obtained from their potential abilities through reflection-reasoning and discourse that develops in society. From some of these legal ideas, the author is interested in studying the implementation of prophetic law in relation to the legal system in Indonesia.

The discourse on the relationship between the state and religion is often seen as complicated. Religion is often used to oppose the government and vice versa: the government is often used as a force to suppress religion. In political, constitutional, and religious discourses, the relationship between the two is still being debated and studied in Western and Middle Eastern countries.

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In fact, people in various countries, including in Western countries, still continue to believe in and implement moral values derived from their respective beliefs and religions, and these religions are even recognized as official religions in many countries. Religious values, recognized or not, influence the formation of the law.

States' Relationship with Religion	Number of Country	Percentage		
Official state religion	43	22%		
Preferred/favored religion	40	20%		
No official or preferred religion	106	53%		
Hostile	10	5%		

Source: Pew Research Center, 2017.

Based on the results of research conducted by the Pew Research Center (Pew Research Center, 2017), from 199 countries around the world, more than 80 countries support a particular religion, either as an official religion supported by the government or by giving preferential treatment to one religion over other religions. Islam is the most widely supported religion by governments, with 27 countries (including most in the Middle East-North Africa region) officially declaring Islam their state religion. On the other hand, only 13 countries (including nine European countries) have designated Christianity or certain Christian denominations as their state religion. Furthermore, as many as 40 countries around the world unofficially support a particular religion. Among these, the dominant belief favored is the branch of Christianity. The study results show that Christian churches receive preferential treatment in 28 of those 40 countries.

The rational paradigm does not only try to separate law and morals/religion while considering written law as actual law. But what is even worse is the birth of secularism, liberalism, and pluralism in responding to legal issues. This certainly has a very clear reason as the positivistic theory put forward by August Compte puts aside metaphysical problems and directs to positivism. For this reason, a new paradigm is required to balance this rational thinking. This is especially because this paradigm is necessary for the state and society, which bases its laws on religious (prophetic) values like Indonesia.

Indonesia's need for prophetic law is increasingly visible when it is associated with the fact that many court judges' decisions are felt to have violated the values of justice. For example, in the case of a middle-aged woman named Minah 2009 who was proven to have stolen three cocoa pods from a state-owned plantation, the judge sentenced her to 4 months in prison (Putro, 2010). Or the case of Asyani a middle-aged man who was sentenced to one year in prison with a probationary period of one year and three months as well as a fine of IDR 500 million which subsidiaries one day of probation, according to the judge was proven to have stolen seven teak trees that grew around Asyani's house (Sholahudin, 2016). There are various other similar cases. In such cases, judges only focus on legal considerations in existing rules. They only realize legal certainty. These decisions were based on the fulfillment of the elements of the articles in the legislation, without considering the sense of justice and propriety. It is cases like these that need to be solved through the presence and implementation of the prophetic law.

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The Implementation of the Prophetic Law in the Indonesian Legal System

The prophetic law in the Indonesian legal system cannot be separated from the basic principles contained

in the Pancasila state ideology (Absori, 2015), where the core of Pancasila consists of five precepts, namely Divinity, Humanity, Unity, Democracy, and Justice. According to the founding father of the nation, Soekarno, the core of Pancasila is mutual cooperation. In the legal field, the manifestation of the Pancasila ideology is embodied in the ideals of the Pancasila law, which serves as the foundation and direction of national legal development. The ideals of Pancasila law are interpreted as rules of community behavior rooted in the people's ideas, feelings, intentions, creativity, and thoughts. In this case, there are three elements of law: justice, usability, and certainty (Ali, 2010; Nursamsi, 2014).

In the dynamics of people's lives, Pancasila as a legal ideal will function as a general guiding principle, a norm of criticism, and a motivating factor in the administration of law (formation, discovery, and application of law) and legal behavior. In this case, the legal system is an exemplar of the ratification of legal ideals into various legal rules arranged in a system. Thus, the establishment and development of law should be based on and refer to the ideals of law. By the nation's founding fathers, Pancasila was placed as the philosophical foundation in organizing the framework and organizational structure of the state. Pancasila is interpreted as the nation's way of life that reveals the relationship between humans and God, the relationship among humans, as well as the relationship between humans and the universe which is based on beliefs about an individual human's place in society and the universe.

Apart from being the main component of the national legal value system and *staatsfundamentalnorms*, Pancasila is included in the philosophical scope of the Indonesian nation and state. The position of Pancasila as a philosophy, according to Abubakar Busro, can be reviewed in at least three realities, namely: (1) the material reality: from the scope and content of which it is fundamental, universal, and comprehensive, where it has metaphysical values, even teaching points on religious and human values, (2) the practical, functional reality: a series of values in the socio-cultural aspect of the Indonesian nation, so that its form can be seen in the form of the principle of belief in God, mutual awareness, loyal friends, kinship, mutual cooperation, deliberation and consensus, etc., and (3) the formal reality. The founders of the state adopted and formulated Pancasila as an ideology whose form was seen in the preamble of the 1945 Constitution as the basis of the Unitary State of the Republic of Indonesia (Susilo, 2011).

The Pancasila-based law is based on the Indonesian people's way of life, which believes that the universe and all its contents, including humans and nature, are interwoven in a harmonious relationship created by God. The presence of humans in the world is ordained in togetherness with each other. But every human being has a unique personality that distinguishes one from another. This is where unity in diversity exists. In addition, togetherness (unity) shows the nature of a different and unique personality, which means that unity has differences. The nature of these differences cannot be denied without involving human nature, which can be realized in societal life (Achmadi, 2018).

In the development of Indonesian law, a foothold underlies transcendental values, namely the state ideology of Pancasila and the Preamble to the 1945 Constitution, which states that the proclamation of Indonesian independence is due to the Grace of Allah Almighty. The opening of the 1945 Constitution is a solid agreement of the nation's founding fathers, which is the basis of state-building and embodies the ideals of the nation. The opening of the 1945 Constitution is a spiritual spirit that is an unchangeable necessity. Article 29 of the 1945 Constitution states that the state is based on the Belief in One God. The state guarantees the independence of each citizen to embrace their respective religions and to worship according to their religions and beliefs.

In a court decision that contains a decision "for the sake of justice based on God Almighty". Article 2 paragraph (1) of Law No. 48 of 2009 concerning Judicial Power states that the judiciary is carried out for the sake of Justice Based on the Belief in One God. The state court applies and enforces law and justice based on Pancasila (Article 2, paragraph 2). Judges are required to comply with the code of ethics and guidelines on judicial behavior (Article 5, paragraph 3). According to Djohansyah (2008), a judge's decision is born from

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beliefs. It ultimately becomes part of the judge's moral attitude to accountability, which is addressed to God Almighty, namely a figure who is believed to be omniscient in the hearts of every human being. Here it is clear that the judge is God's representative on earth and, consequently, must be responsible for the decision before the Divine God. A judge's hammer beat should not be done based on his own interests or the interests of those around him. But it must be done solely for the sake of God's justice.

Law Number 1 of 1974 concerning Marriage and its amendments is an example of a fairly strong form of the prophetic law's implementation. The rules in the law are basically sourced from the Qur'an and Hadith and compilations of other religions recognized in Indonesia. The prophetic values in these regulations very intensively and firmly regulate what is allowed and not allowed in terms of marriage according to religious teachings. An example is the rule prohibiting interfaith marriages, which are basically prohibited by the majority of religions recognized by the state.

Conclusion

The implementation of prophetic law in Indonesia has so far been limited to a few laws and regulations. At the same time, prophetic understanding has become the spirit to establish this country, which is implicitly contained in the Republic of Indonesia's Pancasila and 1945 Constitution. Analysis of the prophetic law's implementation in the legal system has made it possible to find two important things. First, the lack of the prophetic law's implementation in laws and regulations. Several laws and regulations that accommodate prophetic law in Indonesia are the 1945 Constitution; the Preamble to the 1945 Constitution which states that the proclamation of Indonesia's independence is based on the Grace of God Almighty; Article 29 of the 1945 Constitution which states that the state is based on the Belief in One God; Article 2 paragraph (1) of Law No. 48 of 2009 concerning Judicial Powers; and Law Number 1 of 1974 concerning Marriage. This accommodation of the prophetic law ultimately impacts the level of implementation by law enforcers. The majority of judicial decisions have so far only been based on the sound of existing rules, without considering the prophetic values that grow and develop in society. Second, law enforcement officers have not implemented prophetic law because they lack an understanding of the foundation of transcendental values adopted in the Pancasila ideology and the Preamble to the 1945 Constitution. The limitation of this research is secondary material which is still limited to court decisions used to analyze the implementation of prophetic law in the field.

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3. Bukti Acceptance Letter (5 Mei 2023)



DEPARTMENT OF PHILOSOPHY AND LOGIC

ARMENIAN STATE PEDAGOGICAL UNIVERSITY AFTER KHACHATUR ABOVYAN

5 May 2023

ACCEPTANCE LETTER

Dear Siti ZULIYAH, Fithriatus SHALIHAH, Suryadi,

MEGAWATI,

Uni Tsulasi Putri, Rahmat Muhajir Nugroho,

I am pleased to inform you that your manuscript "THE PHILOSOPHIC THOUGHT OF THE PROPHETIC LAW IN THE INDONESIAN LEGAL SYSTEM" (article code - 1002) has been accepted for publication in 2(26), 2023, June issue of the journal WISDOM.

The publication fee for the accepted article is 1000 USD (see AMERIA bank's details in the attached file; please be attentive to the international fee while making the payment – it should not be charged from 1000 USD – the amount we should receive must be straight 1000 USD). Please, make the payment within 5 business days after receiving this letter and notify us about it.

When making the payment, in the section of purpose should be mentioned

- article code,
- first author's name, surname,
- for the March issue.

Failure to pay the fee by the due date will automatically discard your article from being published in WISDOM 2(26), 2023 issue.

Thank you for your collaboration with WISDOM. We look forward to working with you in preparing the article for publication.

Sincerely,

hi hall

Hasmik H.HOVHANNISYAN

Ph.D., Dr. of Science (in Philosophy), Professor & Chairperson of the Philosophy and Logic Department at Armenian State Pedagogical University after Khachatur Abovyan (ASPU), Vice-President of the Armenian Philosophical Academy (APA), Yerevan (Armenia). Editor-in-Chief of Scientific Journal *WISDOM:* http://www.wisdomperiodical.com/en/ Phone: (374 10) 597 056; Mobile: (374 93) 314 911. http://aspu.am/en/content/hovhannisyan_hasmik_/ http://chairoflogicphiloscult.wordpress.com/

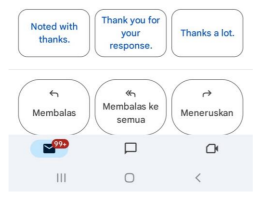
4. Bukti Konfirmasi Submit Revisi Pertama, Respon kepada Reviewer, (10 Mei 2023)

×

Terjemahkan ke Indonesia

Dear authors,

The payment for your article is already received. Our Editorial Assistant Mrs. Satenik Kuzanyan will soon contact you for the technical improvements. Best regards, Hasmik Hovhannisyan



5.Bukti Konfirmasi Review dan Hasil Review Kedua (15 Mei 2023)



DOI: 1002

THE PHILOSOPHICAL THOUGHT OF THE PROPHETIC LAW IN THE INDONESIAN LEGAL SYSTEM



Introduction

So far, prophetic legal thought is still very poorly implemented in the Indonesian legal system. The current legal system still focuses on positivistic understanding which prioritizes legal certainty. The problem is that the positivistic law was sourced from the Dutch colonial era hundreds of years ago. This law enforcement prioritizes legal certainty over the justice values that live in society (Putro, 2010; Davies & Robson, 2016).

The positivist legal school focuses on formalities based on real projects. It departs from the deduction of significant logic in legal studies (Gardner, 2012; Magen, 2015; Summers, 1997). The law can be seen as an autonomous and pure institution. Therefore, in order to have legitimate and valid power, the law cannot and should not be interfered with by non-legal aspects, such as politics, economics, society, and morality (Kingsbury, 1954; Lacey, 2007; Roth, 1958). The

positivist legal school believes that the law does not come from God or nature, but was born from humans based on the provision to separate law and morals (Gadjong, 2011; Hart, 1958; Magen, 2015). The flow of positivism departs from the point of view that the law is regulatory, applies as a whole, and is determined by the state authorities (Lacey, 2007; Ld Torre & La, 2013). Within the law, there is a separation between norms/policies and ethics/morals as well as between justice and legality (Absori & Achmadi, 2017).

Nowadays, positivism and rational modern science are not everything. Such are even considered unable to overcome various problems of life (Budiono et al., 2019; Gavrilov, 2020; González-Castán, 2014). Amid the downturn and weakness of positivism, various thoughts have emerged with a wider range of religious, spiritual, ethical, and moral values that are full of dynamics and struggles of thought that were born over a long history. This variety of thoughts can be seen in transcendental law, progressive law, contemplative law, and prophetic law.

A study of prophetic law's implementation in the Indonesian legal system is urgently needed because it has not been widely studied. So far, studies on the prophetic legal thought in the Indonesian legal system focused on examining the prophetic legal thought in the legal system in the form of statutory regulations. Apart from that, such studies only focused on examining the prophetic law's implementation in terms of law enforcement by officials, both by courts and the police force.

This paper aims to complement the shortcomings of previous studies that did not pay attention to the prophetic legal thought in two domains at once, namely the juridical domain and the implementation domain by law enforcers in decision-making. This study also aims to complete the explanation of why prophetic law is needed in the Indonesian legal system. Furthermore, it analyzes the implementation of the prophetic law in the Indonesian legal system.

Method

The implementation of prophetic law in the Indonesian legal system was chosen as this paper's subject for two reasons. First, there is a lack of similar studies. Second, the prophetic law needs to be implemented in the Indonesian legal system due to the emergence of many decisions made by courts and other law enforcement officials which are too positivistic. Thus, such decisions hurt the values of justice in society.

This research was qualitative research which relied on secondary data. This paper used a philosophical juridical approach, namely an approach that aims to examine the laws and regulations as well as the value content that underlies the legal system in Indonesia. This paper used a descriptive method of analysis which was then interpretively processed regarding the implementation of prophetic law in the Indonesian legal system.

Results and Discussion

The Prophetic Legal Thought

The English term *prophetic* means: (1) of or pertaining to a prophetic inspiration (from or relating to a prophet; prophetic inspiration); (2) of the nature of or containing prophecy: prophetic writing; (3) having the function or power of a prophet, as a person (having the function or power of a prophet, as a person); and (4) predictive; ominous; prophetic sign; prophetic warnings (Wardiono, 2016, pp. 81-82).

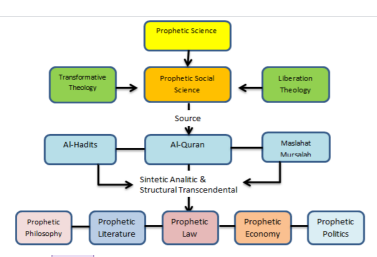


Figure 1. Prophetic Science in the Perspective of Kuntowidjojo

Kuntowidjojo's idea of a prophetic social science was inspired by Roger Garaudy, who stated that Western philosophy could not possibly solve modern people's issues because many of its aspects were unsatisfactory. After all, it only endlessly oscillates between two poles, i.e., idealist and materialist. The Western (critical) philosophy was born from the question of "How is knowledge possible?" Roger Garaundy then turns the question into "How is revelation possible?" Dawan Raharjo stated that the emergence of Kuntowidjojo's idea of the "prophetic social science" resulted from his interaction with Moeslim Abdurahman on "liberation theology," which is the core of "transformative theology". Kuntowidjojo later changed the term *transformation* to *prophetic* social science. This was done to avoid the difference between de-codification vs. transformation groups (Absori & Achmadi, 2017).

The prophetic paradigm's main idea about the relationship between religion and science (humanities in particular), is carried out by integrating and objectifying the normative teachings of the Qur'an into objective categories (Dimyati et al., 2018). Islam must become a paradigm, a theory that objectively applies so that it becomes a blessing. Objectification starts from internalization to externalization, using synthetic and analytical methods as well as the transcendental structure approach (Absori & Achmadi, 2017).

Kuntowijoyo (2018) interprets transcendence by underlying the faith in God by introducing prophetic science in humanization, liberation, and transcendence. In this case, in the development of science and human civilization, the element of transcendence must be the basis of other elements. According to Kuntowijoyo, the method of developing science and religion is called *prophetic, its derovate from the first relevation of Islamic Prophet Muhammad.*

It is based on the Qur'an and Sunnah which are the main basis for the overall development of science, the first relevation was chapter al alaq "*Iqra*" which means "read". This word of "iqra" not only read a book but how the people read the science, phenomenon and always learn. The basic of development of science always a learn. The Qur'an and Sunnah are used as the basis for the entire building science, encompassing natural science as the basis for natural laws; humanities as the basis for meaning, value, and awareness; as well as divinity as the basis for God's word "*Iqra*" (Kuntowijoyo, 2004).

An understanding of this is directed at finding elements that are relevant to the development of science, supported by knowledge and understanding of the philosophy of science (Davies & Robson, 2016). It is associated with human law as the subject and the recipient of the mandate for certain and determined divine laws through revelation (the Qur'an) and the Apostolic tradition (sunnah) or hadith. Humans can reorient subjective ways of thinking to objective ways of thinking. They can theorize in addition to using the normativity of teachings; change ahistorical understandings into historical ones; and formulate general revelation formulations into specific and empirical formulations.

From this description, besides being able to be explored based on the Qur'an and Hadith, it can be said that science in a prophetic view, can also be extracted from *Maslahat Mursalah*, which is an additional source of law based on empirical research obtained from natural phenomena and people's behavior. It was found with an objective to bring **Commented [21]:** Please change the font of the text in the figure to Times New Roman and the font size - 10

benefits to human life (Absori, 2015). This was based on the Qur'an which states "And We did not send you (the Prophet), but to be a mercy for the universe" (The Holy Qur'an, Chapter Al-Anbiya, verse 107).

Benefits can be clearly captured by people who want to think, even though there are differences in understanding the nature of benefits in the realm of Islamic thought. These differences stem from varieties in individuals' intellectual abilities in interpreting Islamic teachings contained in the Qur'an and Hadith. This is because each thinker has limitations. So, they are unable to equally understand the nature of the benefit due to temporal differences and local conditions (Absori & Achmadi, 2017).

The prophetic dimension can be seen in the most basic teachings, namely *aqidah*, which teaches an understanding of the relationship between humans, their nature, and their God. Humans and nature are essentially mortal creatures, while God is the eternal ruler of the universe. The greatest happiness of a Muslim is when he is able to completely surrender to obey God's natural commands, whether general or detailed, as a consequence of the recognition that God is One, the Ruler of All, and that all creatures depend on Him.

In prophetic law, legal science is not only based on truth at the level of *haqq alyakin*, which is compiled in the Qur'an and Hadith. But it is also based on truth obtained with potential human abilities through contemplation, reasoning, and discourse that develop in society. Humans explore, process, and formulate knowledge not only to gain knowledge but also to create policies. They do so for the benefit of the wider community and based on their love for God.

The prophetic law can only be understood with a holistic approach that sees humans and their lives in a complete form, not only material but spiritual (immaterial). Transcendental law cannot be separated between the physical body (formal) and transcendental values. The justification for transcendental law that is being sought is for justice based on the truth of the power of Allah, the Almighty, the determinant of human life. Legal and transcendental science is oriented to the benefit of humans as a form of compassion for their creatures.

Wardiono (2014) in his book mentioned that the paradigm of prophetic law is briefly stated as follows: (1) the object of legal science is norms, i.e., the norm in the normative relative world which simultaneously performs dialectics with the world of ideas and the world of empirics, as a key word in understanding ontological aspects, (2) integration between science and religion are keywords in understanding epistemological aspects, and (3) justice is a keyword in understanding axiological aspects.

The prophetic law in Indonesia refers to the ideology of Pancasila (the Five Principles that make Indonesia's state ideals), which is interpreted as the nation's way of life. It reveals the relationship between humans and God, the relationship among humans, and the relationship between humans and the universe. Several laws and regulations that accommodate prophetic law in Indonesia include the 1945 Constitution of the Republic of Indonesia. The Preamble of the 1945 Constitution states that the proclamation of Indonesia's independence is based on the Grace of God Almighty. Article 29 of the 1945 Constitution states that the state is based on the Belief in One God. Article 2 paragraph (1) of Law No. 48 of 2009 concerning Judicial Power states that the judiciary is carried out for the sake of Justice based on the Belief in One God. Such a pattern also exists in Law No. 1 of 1974 concerning Marriage and its amendments.

Indonesia's prophetic understanding has been rooted in its people even before the country's independence. However, the implementation of prophetic law has been limited to only a few of these laws and regulations. In fact, prophetic understanding has become the spirit of this country's birth, which is implicitly contained in the Pancasila and the 1945 Constitution of the Republic of Indonesia. Because the post-independence Indonesian legal system still adopts the system inherited from the Dutch, who had colonized this country for hundreds of years, Indonesia still intensively applies the positivistic understanding of the system.

Due to the lack of these laws and regulations' implementation, this condition ultimately impacts the law enforcers' level of implementation. The majority of judges' decisions have so far only been based on the sound of existing rules, without considering the prophetic values that grow and develop in society. Therefore, this impacts the number of decisions that are considered to hurt the people's value of justice.

Why is Prophetic Law Needed in the Indonesian Legal System?

The Western epistemological philosophy that succeeded in creating modern science (including modern law) has inherent shortcomings. This congenital defect can affect the survival of human civilization and is already happening today. Western epistemology affects the crisis of scientific epistemology, which has so far misunderstood human civilization. The epistemological flaw lies in the thinking of modern scientists, which only emerged and was based on rationalism:

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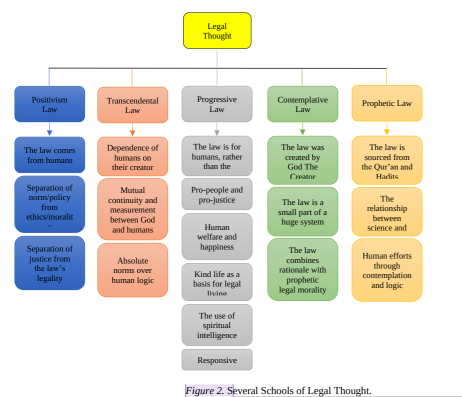
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idealist (Platism-Descartes) and empiricist (Baconian-Aristotelian). The source of knowledge in the form of prophetic revelation (prophetic science) has no place in this philosophy, while materialistic, practical, hedonistic, and atheistic sciences hidden in support of positivist philosophy are given more space. Because people walk alone without clear and firm instructions, it is proven that dehumanization has arisen.

Post-positivist jurisprudence tries to present a different and distinctive concept from modern positivistic jurisprudence. It can be said that from time to time, science undergoes changes which usually start from changes in the paradigm used. Postmodernism began to deal with irrational things (emotions, feelings, intuition, personal experience, speculation), moral and spiritual, as an integral part of understanding scientific problems/research. Legal thought that is considered unsatisfactory (criticizing or rebelling) against the liberal and stable jurisprudence of the modern paradigm is categorized as postmodernism.

In addition, in the development of law, various new ideas that try to provide alternatives outside of rigid positivism have emerged. Some of the ideas that developed or were born in Indonesia include transcendental law, progressive law, contemplative law, and prophetic law. These thoughts have been widely studied and analyzed by legal experts.



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According to Roger Garaundy, transcendental law is interpreted from three perspectives (Budiono et al., 2021; Huda & Dimyati, 2018). First, recognizing the dependence of humans on Their Creator. The attitude of being content with oneself by viewing humans as the center and measure of all things is contrary to transcendence. Transcendence lies above human instincts, such as greed and lust for power. Second, transcendence recognizes the continuity and common size between God and humans, meaning that transcendence relates to all power, wealth, and knowledge. Third, transcendence means recognizing the superiority of absolute norms that lies above human reason.

Transcendental thinking can be seen in religious, spiritual, ethical, and moral values born over a long history which are full of dynamics and struggles of thought (Basri, 2019; Ramadan, 2017). Modern science, which has been in the

corridor of modernist-positivistic hegemony with empirical, objectivist, and rational doctrines, has begun to be questioned by transcendental thinkers who put the value and meaning behind it, so that the building of science becomes more open and intact in responding to the problems of life and living. In this case, transcendental thinking begins to raise metaphysical things (emotions, feelings, intuition, values of personal experience, speculation), morals, and spirituality as integral parts of understanding science (S.-Gardner, 2015; Jauernig, 2021; Vincini, 2020).

The progressive law that Satjipto Raharjo introduced is defined as a law that uses a human paradigm that cares about behavioral factors (behavior, experience) (Aulia, 2018; Liunima, 2016; Rhiti, 2016).

The law is for humans, rather than the other way around. Meanwhile, in legal science, humans tend to practically exist for law and legal logic. Progressive law is based on these several propositions (Lisma, 2019): (1) The law is for humans. The law is a tool for humans to give grace to the world and humanity; (2) Pro-people and pro-justice. The law must be on the side of the people, and justice must be placed above rules; (3) Progressive law aims to lead humans to welfare and happiness; (4) Progressive law emphasizes a good life as a legal basis; (5) Progressive law has a responsive character, namely, the law is linked to the law's textual narrative; (6) The law of conscience; (7) Progressive law is carried out with spiritual intelligence, namely an effort to find the truth of a deeper meaning or value.

In this case, progressive law understands the law from a holistic perspective that departs from natural philosophy (natural law) with a universal vision that prioritizes humans as the main subject of law. Therefore, progressive law prioritizes conscience, empathy, honesty, and morality rather than logic or procedure. The law aims to make people happy and it is an effort to obtain substantive justice. Progressive law also recognizes that legal truth does not only depart from factual (physical) truths that exist in the reality of society. But it also recognizes metaphysical (spiritual) truths that are divine in nature and that can actually be reached with potential human abilities, love, and signs of God's power that are spread throughout the universe.

In order to determine good and bad, right and wrong, fair and unfair, benefit and harm, lawful and unlawful, as well as other concepts, contemplative law must enter the deepest part of the human body, specifically the conscience, which cannot be separated from the Creator and which can converse with the Creator. This is because the problem cannot be seen with the eyes alone. But must be seen with the human heart, which is the bearer of law (Sholahudin, 2015).

Ermi Warrasih, in her writing "Contemplative Sociology," says that the law must be seen in a larger order, namely the order created by the Creator. In the creation of the heavens, the earth, and humans, "order" is needed so that the relationship among their creations can continuously and universally run. A just order is needed to regulate the relationship among humans, the relationship between humans and nature, as well as the relationship between humans and other creations. It is emphasized that the law is a small part of a very large order that is closely interrelated. A very large order must be given meaning and it must be meaningful to humans. Legal science should pay close attention to this fundamental aspect. The relationship between humans and their environment creates the marriage of macro and micro cosmos and subsequently forms life on Earth. This order can be in the form of a natural order that comes from religion and (unwritten) habitual order which in subsequent developments in the modern century is universal and generally accepted, especially when there is an artificial order called the state order as a written order (Sholahudin, 2015).

According to Anthon F. Susanto (2016), contemplative law is based on rational demands obtained through rational communication and open argumentative dialogue to improve the legal science maturation process. Ratio not only has essence but also exists in reality. The ratio in contemplative law must carry out its interpreting function in articulating the reality of a relationship that is so open and diverse (Susanto, 2016). In this position, morality plays an important role as a guide and the driving heart that directs and actualizes the idea of reality. In this case, ruling by heart essentially combines ratio with morality in the actualization of law in society. The integration of ratio and morality in contemplative law serves to bridge all differences through a conducive dialogue atmosphere towards humanization, which will lead to efforts to seek mutual understanding and agreement in a democratic, egalitarian way to achieve more meaningful goals (Susanto, 2016).

Meanwhile, the prophetic law is based on values sourced from the Qur'an and Hadith. It is also based on human efforts obtained from their potential abilities through reflection-reasoning and discourse that develops in society. From some of these legal ideas, the author is interested in studying the implementation of prophetic law in relation to the legal system in Indonesia.

The discourse on the relationship between the state and religion is often seen as complicated. Religion is often used to oppose the government and vice versa: the government is often used as a force to suppress religion. In political, constitutional, and religious discourses, the relationship between the two is still being debated and studied in Western and Middle Eastern countries.

In fact, people in various countries, including in Western countries, still continue to believe in and implement moral values derived from their respective beliefs and religions, and these religions are even recognized as official religions in many countries. Religious values, recognized or not, influence the formation of the law.

States' Relationship with Religion (Pew Research Center, 2017).

States' Relationship with ReligionNumber of CountryPercentageOfficial state religion4322%Preferred/favored religion4020%No official or preferred religion10653%Hostile105%

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Research Center, 2017.

Based on the results of research conducted by the Pew Research Center (Pew Research Center, 2017), from 199 countries around the world, more than 80 countries support a particular religion, either as an official religion supported by the government or by giving preferential treatment to one religion over other religions. Islam is the most widely supported religion by governments, with 27 countries (including most in the Middle East-North Africa region) officially declaring Islam their state religion. On the other hand, only 13 countries (including nine European countries) have designated Christianity or certain Christian denominations as their state religion. Furthermore, as many as 40 countries around the world unofficially support a particular religion. Among these, the dominant belief favored is the branch of Christianity. The study results show that Christian churches receive preferential treatment in 28 of those 40 countries.

The rational paradigm does not only try to separate law and morals/religion while considering written law as actual law. But what is even worse is the birth of secularism, liberalism, and pluralism in responding to legal issues. This certainly has a very clear reason as the positivistic theory put forward by August Compte puts aside metaphysical problems and directs to positivism. For this reason, a new paradigm is required to balance this rational thinking. This is especially because this paradigm is necessary for the state and society, which bases its laws on religious (prophetic) values like Indonesia.

The Implementation of the Prophetic Law in the Indonesian Legal System

The prophetic law in the Indonesian legal system cannot be separated from the basic principles contained in the Pancasila state ideology (Absori, 2015), where the core of Pancasila consists of five precepts, namely Divinity, Humanity, Unity, Democracy, and Justice. According to the founding father of the nation, Soekarno, the core of Pancasila is mutual cooperation. In the legal field, the manifestation of the Pancasila ideology is embodied in the ideals of the Pancasila law, which serves as the foundation and direction of national legal development. The ideals of Pancasila law are interpreted as rules of community behavior rooted in the people's ideas, feelings, intentions, creativity, and thoughts. In this case, there are three elements of law: justice, usability, and certainty (Ali, 2010; Nursamsi, 2014).

In the dynamics of people's lives, Pancasila as a legal ideal will function as a general guiding principle, a norm of criticism, and a motivating factor in the administration of law (formation, discovery, and application of law) and legal behavior. In this case, the legal system is an exemplar of the ratification of legal ideals into various legal rules arranged in a system (Putro, 2010). Thus, the establishment and development of law should be based on and refer to the ideals of law. By the nation's founding fathers, Pancasila was placed as the philosophical foundation in organizing the framework and organizational structure of the state. Pancasila is interpreted as the nation's way of life that reveals the relationship between humans and God, the relationship among humans, as well as the relationship between humans and the universe which is based on beliefs about an individual human's place in society and the universe (Sholahudin, 2016).

Apart from being the main component of the national legal value system and *staatsfundamentalnorms*, Pancasila is included in the philosophical scope of the Indonesian nation and state. The position of Pancasila as a philosophy, according to Abubakar Busro quoted by Susilo, can be reviewed in at least three realities, namely: (1) the material reality: from the scope and content of which it is fundamental, universal, and comprehensive, where it has metaphysical

Table 1.

values, even teaching points on religious and human values, (2) the practical, functional reality: a series of values in the socio-cultural aspect of the Indonesian nation, so that its form can be seen in the form of the principle of belief in God, mutual awareness, loyal friends, kinship, mutual cooperation, deliberation and consensus, etc., and (3) the formal reality. The founders of the state adopted and formulated Pancasila as an ideology whose form was seen in the preamble of the 1945 Constitution as the basis of the Unitary State of the Republic of Indonesia (Susilo, 2011).

The Pancasila-based law is based on the Indonesian people's way of life, which believes that the universe and all its contents, including humans and nature, are interwoven in a harmonious relationship created by God. The presence of humans in the world is ordained in togetherness with each other. But every human being has a unique personality that distinguishes one from another. This is where unity in diversity exists. In addition, togetherness (unity) shows the nature of a different and unique personality, which means that unity has differences. The nature of these differences cannot be denied without involving human nature, which can be realized in societal life (Achmadi, 2018).

In the development of Indonesian law, a foothold underlies transcendental values, namely the state ideology of Pancasila and the Preamble to the 1945 Constitution, which states that the proclamation of Indonesian independence is due to the Grace of Allah Almighty. The opening of the 1945 Constitution is a solid agreement of the nation's founding fathers, which is the basis of state-building and embodies the ideals of the nation. The opening of the 1945 Constitution is a spiritual spirit that is an unchangeable necessity. Article 29 of the 1945 Constitution states that the state is based on the Belief in One God. The state guarantees the independence of each citizen to embrace their respective religions and to worship according to their religions and beliefs.

Article 2 paragraph (1) of Law No. 48 of 2009 concerning Judicial Power states that the judiciary is carried out for the sake of Justice Based on the Belief in One God. The state court applies and enforces law and justice based on Pancasila (Article 2, paragraph 2). Judges are required to comply with the code of ethics and guidelines on judicial behavior (Article 5, paragraph 3). According to Djohansyah (2008), a judge's decision is born from beliefs. It ultimately becomes part of the judge's moral attitude to accountability, which is addressed to God Almighty, namely a figure who is believed to be omniscient in the hearts of every human being. Here it is clear that the judge's hammer beat should not be done based on his own interests or the interests of those around him. But it must be done solely for the sake of God's justice.

Law Number 1 of 1974 concerning Marriage and its amendments is an example of a fairly strong form of the prophetic law's implementation. The rules in the law are basically sourced from the Qur'an and Hadith and compilations of other religions recognized in Indonesia. The prophetic values in these regulations very intensively and firmly regulate what is allowed and not allowed in terms of marriage according to religious teachings. An example is the rule prohibiting interfaith marriages, which are basically prohibited by the majority of religions recognized by the state.

Conclusion

The implementation of prophetic law in Indonesia has so far been limited to a few laws and regulations. At the same time, prophetic understanding has become the spirit to establish this country, which is implicitly contained in the Republic of Indonesia's Pancasila and 1945 Constitution. Analysis of the prophetic law's implementation in the legal system has made it possible to find two important things. First, the lack of the prophetic law's implementation in laws and regulations. Several laws and regulations that accommodate prophetic law in Indonesia are the 1945 Constitution; the Preamble to the 1945 Constitution which states that the proclamation of Indonesia's independence is based on the Grace of God Almighty; Article 29 of the 1945 Constitution which states that the state is based on the Belief in One God; Article 2 paragraph (1) of Law No. 48 of 2009 concerning Judicial Powers; and Law Number 1 of 1974 concerning Marriage. This accommodation of the prophetic law ultimately impacts the level of implementation by law enforcers. The majority of judicial decisions have so far only been based on the sound of existing rules, without considering the prophetic values that grow and develop in society. Second, law enforcement officers have not implemented prophetic law because they lack an understanding of the foundation of this research is secondary material which is still limited to court decisions used to analyze the implementation of prophetic law in the field.

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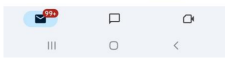
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THE PHILOSOPHICAL THOUGHT OF THE PROPHETIC LAW IN THE INDONESIAN LEGAL SYSTEM

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Keywords: law implementation, prophetic law, philosophic thought, Pancasila, legal system, Indonesia.

Introduction

law enforcement prioritizes legal

So far, prophetic legal thought is still very poorly implemented in the Indonesian legal system. The current legal system still focuses on positivistic understanding which prioritizes legal certainty. The problem is that the positivistic law was sourced from the Dutch colonial era hundreds of years ago. This

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certainty over the justice values that live in socie- ty (Putro, 2010; Davies & Robson, 2016).

The positivist legal school focuses on formalities based on real projects. It departs from the deduction of significant logic in legal studies (Gardner, 2012; Magen, 2015; Summers, 1997). The law can be seen as an autonomous and pure institution. Therefore, in order to have legitimate and valid power, the law cannot and should not

be interfered with by non-legal aspects, such as politics, economics, society, and morality (King- sbury, 1954; Lacey, 2007; Roth, 1958). The positivist legal school believes that the law does not come from God or nature, but was born from humans based on the provision to separate law and morals (Gadjong, 2011; Hart, 1958; Magen, 2015). The flow of positivism departs from the point of view that the law is regulatory, applies as a whole, and is determined by the state autho- rities (Lacey, 2007; La Torre, 2013). Within the law, there is a separation between norms/policies and legality (Absori & Achmadi, 2017).

Nowadays, positivism and rational modern science are not everything. Such are even considered unable to overcome various problems of life (Budiono et al., 2019; Gavrilov, 2020; González-Castán, 2014). Amid the downturn and weakness of positivism, various thoughts have emerged with a wider range of religious, spiri- tual, ethical, and moral values that are full of dynamics and struggles of thought that were born over a long history. This variety of thoughts can be seen in transcendental law, progressive law, contemplative law, and prophetic law.

A study of prophetic law"s implementation in the Indonesian legal system is urgently needed because it has not been widely studied. So far, studies on the prophetic legal thought in the In- donesian legal system focused on examining the prophetic legal thought in the legal system in the form of statutory regulations. Apart from that, such studies only focused on examining the prophetic law"s implementation in terms of law en- forcement by officials, both by courts and the police force.

This paper aims to complement the shortcom- ings of previous studies that did not pay attention to the prophetic legal thought in two domains at once, namely the juridical domain and the im- plementation domain by law enforcers in deci- sion-making. This study also aims to complete the explanation of why prophetic law is needed in the Indonesian legal system. Furthermore, it analyzes the implementation of the prophetic law in the Indonesian legal system.

Method

The implementation of prophetic law in the Indo- nesian legal system was chosen as this paper's subject for two reasons. First, there is a lack of similar studies. Second, the prophetic law needs to be implemented in the Indonesian legal system due to the emergence of many decisions made by courts and other law enforcement officials which are too positivistic. Thus, such decisions hurt the values of justice in society.

This research was qualitative research which relied on secondary data. This paper used a phi- losophical juridical approach, namely an ap- proach that aims to examine the laws and re- gulations as well as the value content that under- lies the legal system in Indonesia. This paper used a descriptive method of analysis which was then interpretively processed regarding the implementation of prophetic law in the Indonesian legal system.

Results and Discussion

The Prophetic Legal Thought

The English term *prophetic* means: (1) of or per-taining to a prophetic inspiration (from or relat- ing to a prophet; prophetic inspiration); (2) of the nature of or containing prophecy: prophetic writ- ing; (3) having the function or power of a proph- et, as a person (having the function or power of a prophet, as a person); and (4) predictive; omi- nous; prophetic sign; prophetic warnings (Wardiono, 2016, pp. 81-82).

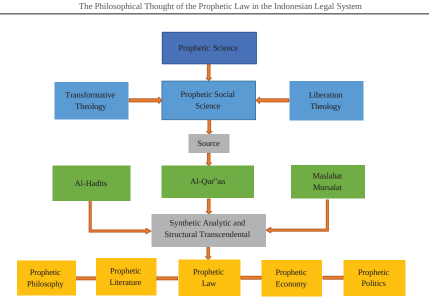


Figure 1. Prophetic Science in the Perspective of Kuntowidjojo.

Kuntowidjojo"s idea of a prophetic social sci- ence was inspired by Roger Garaudy, who stated that Western philosophy could not possibly solve modern people"s issues because many of its as- pects were unsatisfactory. After all, it only end- lessly oscillates between two poles, i.e., idealist and materialist. The Western (critical) philosophy was born from the question of "How is knowledge possible?" Roger Garaundy then turns the question into "How is revelation possi- ble?" Dawan Raharjo stated that the emergence of Kuntowidjojo"s idea of the "prophetic social science" resulted from his interaction with Moeslim Abdurahman on "liberation theology," which is the core of "transformative theology". Kuntowidjojo later changed the term transfor- mation to prophetic social science. This was done to avoid the difference between de-codifi- cation vs. transformation groups (Absori & Achmadi, 2017).

The prophetic paradigm"s main idea about the

relationship between religion and science (huma- nities in particular), is carried out by integrating and objectifying the normative teachings of the Koran into objective categories (Dimyati et al., 2018). Islam must

© 2023 The Author. // WISDOM © 2023 ASPU Publication. This is an Open Access article distributed under the terms of the Creative Commons Attribution License (https://creativecommons.org/licenses/by-nc/4.0/). become a paradigm, a theory that objectively applies so that it becomes a

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blessing. Objectification starts from internaliza- tion to externalization, using synthetic and ana- lytical methods as well as the transcendental structure approach (Absori & Achmadi, 2017).

Kuntowijoyo (2018)interprets transcendence by underlying the faith in God by introducing prophetic science in humanization, liberation, and transcendence. In this case, in the development of science and human civilization, the ele- ment of transcendence must be the basis of other elements. According to Kuntowijoyo, the meth- od of developing science and religion is called prophetic, its derovate from the first relevation of Islamic Prophet Muhammad.

It is based on the Koran and Sunnah which are the main basis for the overall development of science, the first relevation was chapter al alaq "*Iqra*" which means "read". This word of "iqra" not only read a book but how the people read the science, phenomenon and always learn. The basic of development of science always a learn. The Koran and Sunnah are used as the basis for the entire building science, encompassing natural science as the basis for natural laws; humanities as the basis for meaning, value, and awareness; as well as divinity as the basis for God"s word "Iqra" (Kuntowijoyo, 2004).

An understanding of this is directed at finding elements that are relevant to the development of science, supported by knowledge and under- standing of the philosophy of science (Davies & Robson, 2016). It is associated with human law as the subject and the recipient of the mandate for certain and determined divine laws through revelation (the Koran) and the Apostolic tradition (sunnah) or hadith. Humans can reorient subjec- tive ways of thinking to objective ways of think- ing. They can theorize in addition to using the normativity of teachings; change ahistorical understandings into historical ones; and formulate general revelation formulations into specific and empirical formulations.

From this description, besides being able to be explored based on the Koran and Hadith, it can be said that science in a prophetic view, can also be extracted from *Maslahat Mursalah*, which is an additional source of law based on empirical research obtained from natural phe- nomena and people's behavior. It was found with an objective to bring benefits to human life (Absori, 2015). This was based on the Koran which states "And We did not send you (the Prophet), but to be a mercy for the universe" (The Holy Koran, 2020).

Benefits can be clearly captured by people who want to think, even though there are differ- ences in understanding the nature of benefits in the realm of Islamic thought. These differences stem from varieties in individuals" intellectual abilities in interpreting Islamic teachings con- tained in the Koran and Hadith. This is because each thinker has limitations. So, they are unable to equally understand the nature of the benefit due to temporal differences and local conditions (Absori & Achmadi, 2017).

The prophetic dimension can be seen in the most basic teachings, namely *aqidah*, which teaches an understanding of the relationship be- tween humans, their nature, and their God. Hu- mans and nature are essentially mortal creatures, while God is the eternal ruler of the universe. The greatest happiness of a Muslim is when he is able to completely surrender to obey God''s natu- ral commands, whether general or detailed, as a consequence of the recognition that God is

© 2023 The Author. // WISDOM © 2023 ASPU Publication. This is an Open Access article distributed under the terms of the Creative Commons Attribution License (https://creativecommons.org/licenses/by-nc/4.0/). One, the Ruler of All, and that all creatures depend on Him.

In prophetic law, legal science is not only based on truth at the level of *haqq alyakin*, which

is compiled in the Koran and Hadith. But it is also based on truth obtained with potential hu- man abilities through contemplation, reasoning, and discourse that develop in society. Humans explore, process, and formulate knowledge not only to gain knowledge but also to create poli- cies. They do so for the benefit of the wider community and based on their love for God.

The prophetic law can only be understood with a holistic approach that sees humans and their lives in a complete form, not only material but spiritual (immaterial). Transcendental law cannot be separated between the physical body (formal) and transcendental values. The justifica- tion for transcendental law that is being sought is for justice based on the truth of the power of Al- lah, the Almighty, the determinant of human life. Legal and transcendental science is oriented to the benefit of humans as a form of compassion for their creatures.

Wardiono (2014) in his book mentioned that the paradigm of prophetic law is briefly stated as follows: (1) the object of legal science is norms, i.e., the norm in the normative relative world which simultaneously performs dialectics with the world of ideas and the world of empirics, as a key word in understanding ontological aspects,

(2) integration between science and religion are keywords in understanding epistemological as- pects, and (3) justice is a keyword in understand- ing axiological aspects.

The prophetic law in Indonesia refers to the ideology of Pancasila (the Five Principles that make Indonesia"s state ideals), which is inter- preted as the nation"s way of life. It reveals the relationship between humans and God, the rela- tionship among humans, and the relationship be- tween humans and the universe. Several laws and regulations that accommodate prophetic law in Indonesia include the 1945 Constitution of the Republic of Indonesia. The Preamble of the 1945 Constitution states that the proclamation of Indonesia"s independence is based on the Grace of

© 2023 The Author. // WISDOM © 2023 ASPU Publication. This is an Open Access article distributed under the terms of the Creative Commons Attribution License (https://creativecommons.org/licenses/by-nc/4.0/). God Almighty. Article 29 of the 1945 Constitu- tion states that the state is based on the Belief in One God. Article 2 paragraph (1) of Law No. 48 of 2009 concerning Judicial Power states that the judiciary is carried out for the sake of Justice based on the Belief in One God. Such a pattern also exists in Law No. 1 of 1974 concerning Marriage and its amendments.

Indonesia"s prophetic understanding has been

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rooted in its people even before the country"s independence. However, the implementation of prophetic law has been limited to only a few of these laws and regulations. In fact, prophetic un- derstanding has become the spirit of this coun- try"s birth, which is implicitly contained in the Pancasila and the 1945 Constitution of the Re- public of Indonesia. Because the post-indepen- dence Indonesian legal system still adopts the system inherited from the Dutch, who had colo- nized this country for hundreds of years, Indone- sia still intensively applies the positivistic under- standing of the system.

Due to the lack of these laws and regulations" implementation, this condition ultimately im- pacts the law enforcers" level of implementation. The majority of judges" decisions have so far only been based on the sound of existing rules, without considering the prophetic values that grow and develop in society. Therefore, this im- pacts the number of decisions that are considered to hurt the people"s value of justice.

Why is Prophetic Law Needed in the Indonesian Legal System?

The Western epistemological philosophy that succeeded in creating modern science (including modern law) has inherent shortcomings. This congenital defect can affect the survival of hu- man civilization and is already happening today. Western epistemology affects the crisis of scien- tific epistemology, which has so far misunder-

stood human civilization. The epistemological flaw lies in the thinking of modern scientists, which only emerged and was based on rational- ism: idealist (Platism-Descartes) and empiricist (Baconian-Aristotelian). The source of know-ledge in the form of prophetic revelation (pro-phetic science) has no place in this philosophy, while materialistic, practical, hedonistic, and atheistic sciences hidden in support of positivist philosophy are given more space. Because peo- ple walk alone without clear and firm instruc- tions, it is proven that dehumanization has arisen. Post-positivist jurisprudence tries to present a different and distinctive concept from modern positivistic jurisprudence. It can be said that from time to time, science undergoes changes which usually start from changes in the paradigm used. Postmodernism began to deal with irrational things (emotions, feelings, intuition, personal experience, speculation), moral and spiritual, as an integral part of understanding scientific prob- lems/research. Legal thought that is considered unsatisfactory (criticizing or rebelling) against the liberal and stable jurisprudence of the modern

paradigm is categorized as postmodernism.

In addition, in the development of law, vari- ous new ideas that try to provide alternatives out- side of rigid positivism have emerged. Some of the ideas that developed or were born in Indone- sia include transcendental law, progressive law, contemplative law, and prophetic law. These thoughts have been widely studied and analyzed by legal experts.



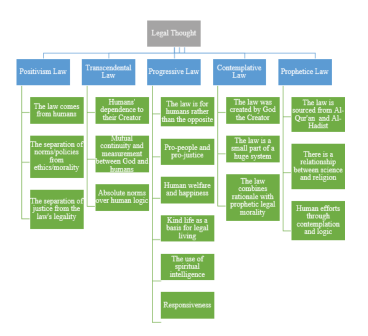


Figure 2. Several Schools of Legal Thought.

be questioned by transcendental think-

According Roger to Garaundy, transcendental law is interpreted from three perspectives (Budi- ono et al., 2021; Huda & Dimyati, 2018). First, recognizing the dependence of humans on Their Creator. The attitude of being content with one- self by viewing humans as the center and meas- ure of all things is contrary to transcendence. Transcendence lies above human instincts, such as greed and lust for power. Second, transcend- ence recognizes the continuity and common size between God and humans, meaning that tran- scendence relates to all power, wealth, and knowledge. Third, transcendence means recog- nizing the superiority of absolute norms that lies above human reason.

Transcendental thinking can be seen in reli- gious, spiritual, ethical, and moral values born over a long history which are full of dynamics and struggles of thought (Basri, 2019; Ramadan, 2017). Modern science, which has been in the corridor of modernistpositivistic hegemony with empirical, objectivist, and rational doctrines, has begun to

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ers who put the value and meaning behind it, so that the building of science becomes more open and intact in responding to the problems of life and living. In this case, transcendental thinking begins to raise metaphysical things (emotions, feelings, intuition, values of personal experience, speculation), morals, and spirituality as integral parts of understanding science (Gardner, 2015; Jauernig, 2021; Vincini, 2020).

The progressive law that Satjipto Raharjo in- troduced is defined as a law that uses a human paradigm that cares about behavioral factors (be- havior, experience) (Aulia, 2018; Liunima, 2016; Rhiti, 2016).

The law is for humans, rather than the other way around. Meanwhile, in legal science, hu-mans tend to practically exist for law and legal logic. Progressive law is based on these several propositions (Lisma, 2019): (1) The law is for humans. The law is a tool for humans to give grace to the world and humanity; (2) Pro-people and pro-justice. The law must be on the side of the people, and justice must be placed above

rules; (3) Progressive law aims to lead humans to welfare and happiness; (4) Progressive law em- phasizes a good life as a legal basis; (5) Progres- sive law has a responsive character, namely, the law is linked to the law"s textual narrative; (6) The law of conscience; (7) Progressive law is carried out with spiritual intelligence, namely an effort to find the truth of a deeper meaning or value.

In this case, progressive law understands the law from a holistic perspective that departs from natural philosophy (natural law) with a universal vision that prioritizes humans as the main subject of law. Therefore, progressive law prioritizes conscience, empathy, honesty, and morality ra- ther than logic or procedure. The law aims to make people happy and it is an effort to obtain substantive justice. Progressive law also recog- nizes that legal truth does not only depart from factual (physical) truths that exist in the reality of society. But it also recognizes metaphysical (spiritual) truths that are divine in nature and that can actually be reached with potential human abilities, love, and signs of God"s power that are spread throughout the universe

In order to determine good and bad, right and wrong, fair and unfair, benefit and harm, lawful and unlawful, as well as other concepts, contem- plative law must enter the deepest part of the human body, specifically the conscience, which cannot be separated from the Creator and which can converse with the Creator. This is because the problem cannot be seen with the eyes alone. But must be seen with the human heart, which is the bearer of law (Sholahudin, 2015).

Ermi Warrasih, in her writing "Contemplative Sociology," says that the law must be seen in a larger order, namely the order created by the Creator. In the creation of the heavens, the earth, and humans, "order" is needed so that the rela- tionship among their creations can continuously and universally run. A just order is needed to regulate the relationship among humans, the rela- tionship between humans and nature, as well as the relationship between humans and other creations. It is emphasized that the law is a small part of a very large order that is closely interrelated. A very large order must be given meaning and it must be meaningful to humans. Legal science should pay close attention to this fundamental aspect. The relationship between humans and their environment creates the marriage of macro

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and micro cosmos and subsequently forms life on Earth. This order can be in the form of a natu- ral order that comes from religion and (unwrit- ten) habitual order which in subsequent devel- opments in the modern century is universal and generally accepted, especially when there is an artificial order called the state order as a written order (Sholahudin, 2015).

According to Anthon F. Susanto (2016), con- templative law is based on rational demands ob- tained through rational communication and open argumentative dialogue to improve the legal sci- ence maturation process. Ratio not only has essence but also exists in reality. The ratio in con- templative law must carry out its interpreting function in articulating the reality of a relation- ship that is so open and diverse (Susanto, 2016). In this position, morality plays an important role as a guide and the driving heart that directs and actualizes the idea of reality. In this case, ruling by heart essentially combines ratio with morality in the actualization of law in society. The inte- gration of ratio and morality in contemplative law serves to bridge all differences through a conducive dialogue atmosphere towards humanization, which will lead to efforts to seek mutual understanding and agreement in a democratic, egalitarian way to achieve more meaningful goals (Susanto, 2016).

Meanwhile, the prophetic law is based on values sourced from the Koran and Hadith. It is also based on human efforts obtained from their potential abilities through reflection-reasoning and discourse that develops in society. From some of these legal ideas, the author is interested in studying the implementation of prophetic law in relation to the legal system in Indonesia.

The discourse on the relationship between the state and religion is often seen as complicated. Religion is often used to oppose the government and vice versa: the government is often used as a force to suppress religion. In political, constitutional, and religious discourses, the relationship between the two is still being debated and stud- ied in Western and Middle Eastern countries.

© 2023 The Author. // WISDOM © 2023 ASPU Publication. This is an Open Access article distributed under the terms of the Creative Commons Attribution License (https://creativecommons.org/licenses/by-nc/4.0/). In fact, people in various countries, including in Western countries, still continue to believe in and implement moral values derived from their respective beliefs and religions, and these reli- gions are even recognized as official religions in many countries. Religious values, recognized or not, influence the formation of the law.

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Table 1.

system cannot be separated from the basic

principles contained in the Pancasila state ideology

(Absori, 2015), where the core of Pancasila

consists of five precepts, namely Divinity,

States" Relationship with Religion (Pew Research Center, 2017).

States" Relationship with Religion	Number of Country	Percentage
Official state religion	43	22%
Preferred/favored religion	40	20%
No official or preferred religion	106	53%
Hostile	10	5%

Humanity, Unity,

Based on the results of research conducted by the Pew Research Center (2017), from 199 coun- tries around the world, more than 80 countries support a particular religion, either as an official religion supported by the government or by giv- ing preferential treatment to one religion over other religions. Islam is the most widely support- ed religion by governments, with 27 countries (including most in the Middle East-North Africa region) officially declaring Islam their state reli- gion. On the other hand, only 13 countries (including nine European countries) have designat- ed Christianity or certain Christian denomina- tions as their state religion. Furthermore, as many as 40 countries around the world unofficially support a particular religion. Among these, the dominant belief favored is the branch of Christi- anity. The study results show that Christian churches receive preferential treatment in 28 of those 40 countries.

The rational paradigm does not only try to separate law and morals/religion while consider- ing written law as actual law. But what is even worse is the birth of secularism, liberalism, and pluralism in responding to legal issues. This cer- tainly has a very clear reason as the positivistic theory put forward by August Compte puts aside metaphysical problems and directs to positivism. For this reason, a new paradigm is required to balance this rational thinking. This is especially because this paradigm is necessary for the state and society, which bases its laws on religious (prophetic) values like Indonesia.

The Implementation of the Prophetic Law in the Indonesian Legal System

The prophetic law in the Indonesian legal

Democracy, and Justice. According to the found- ing father of the nation, Soekarno, the core of Pancasila is mutual cooperation. In the legal field, the manifestation of the Pancasila ideology is embodied in the ideals of the Pancasila law, which serves as the foundation and direction of national legal development. The ideals of Pan- casila law are interpreted as rules of community behavior rooted in the people"s ideas, feelings, intentions, creativity, and thoughts. In this case, there are three elements of law: justice, usability, and certainty (Ali, 2010; Nursamsi, 2014).

In the dynamics of people"s lives, Pancasila as a legal ideal will function as a general guiding principle, a norm of criticism, and a motivating factor in the administration of law (formation, discovery, and application of law) and legal be- havior. In this case, the legal system is an exem- plar of the ratification of legal ideals into various legal rules arranged in a system (Putro, 2010). Thus, the establishment and development of law should be based on and refer to the ideals of law. By the nation"s founding fathers, Pancasila was placed as the philosophical foundation in organ- izing the framework and organizational structure of the state. Pancasila is interpreted as the na- tion"s way of life that reveals the relationship between humans and God, the relationship among humans, as well as the relationship be- tween humans and the universe which is based on beliefs about an individual human"s place in society and the universe (Sholahudin, 2016).

Apart from being the main component of the national legal value system and *staatsfundamen- talnorms*, Pancasila is included in the philosoph- ical scope of the Indonesian nation and state. The position of Pancasila as a philosophy, according to Abubakar Busro quoted by Susilo, can be re- viewed in at least three realities, namely: (1) the material reality: from the scope and content of which it is fundamental, universal, and comprehensive, where it has metaphysical values, even

teaching points on religious and human values,

(2) the practical, functional reality: a series of values in the socio-cultural aspect of the Indone- sian nation, so that its form can be seen in the form of the principle of belief in God, mutual awareness, loyal friends, kinship, mutual cooper- ation, deliberation and consensus, etc., and (3) the formal reality. The founders of the state adopted and formulated Pancasila as an ideology whose form was seen in the preamble of the 1945 Constitution as the basis of the Unitary State of the Republic of Indonesia (Susilo, 2011). The Pancasila-based law is based on the In- donesian people"s way of life, which believes that the universe and all its contents, including humans and nature, are interwoven in a harmo- nious relationship created by God. The presence of humans in the world is ordained in together- ness with each other. But every human being has a unique personality that distinguishes one from another. This is where unity in diversity exists. In addition, togetherness (unity) shows the nature of a different and unique personality, which means that unity has differences. The nature of these differences cannot be denied without involving human nature, which can be realized in societal

life (Achmadi, 2018).

In the development of Indonesian law, a foot- hold underlies transcendental values, namely the state ideology of Pancasila and the Preamble to the 1945 Constitution, which states that the proc- lamation of Indonesian independence is due to the Grace of Allah Almighty. The opening of the 1945 Constitution is a solid agreement of the nation"s founding fathers, which is the basis of state-building and embodies the ideals of the na- tion. The opening of the 1945 Constitution is a spiritual spirit that is an unchangeable necessity. Article 29 of the 1945 Constitution states that the state is based on the Belief in One God. The state guarantees the independence of each citizen to embrace their respective religions and to worship according to their religions and beliefs.

Article 2 paragraph (1) of Law No. 48 of 2009 concerning Judicial Power states that the judiciary is carried out for the sake of Justice Based on the Belief in One God. The

© 2023 The Author. // WISDOM © 2023 ASPU Publication. This is an Open Access article distributed under the terms of the Creative Commons Attribution License (https://creativecommons.org/licenses/by-nc/4.0/). state court applies and enforces law and justice based on Pancasila (Article 2, paragraph 2). Judges are required to comply with the code of ethics and guidelines on judicial behavior (Article 5, para- graph 3). According to Djohansjah (2008), a

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judge''s decision is born from beliefs. It ultimate- ly becomes part of the judge''s moral attitude to accountability, which is addressed to God Al- mighty, namely a figure who is believed to be omniscient in the hearts of every human being. Here it is clear that the judge is God''s representa- tive on earth and, consequently, must be responsible for the decision before the Divine God. A judge''s hammer beat should not be done based on his own interests or the interests of those around him. But it must be done solely for the sake of God''s justice.

Law Number 1 of 1974 concerning Marriage and its amendments is an example of a fairly strong form of the prophetic law"s implementa- tion. The rules in the law are basically sourced from the Koran and Hadith and compilations of other religions recognized in Indonesia. The pro- phetic values in these regulations very intensive- ly and firmly regulate what is allowed and not allowed in terms of marriage according to reli- gious teachings. An example is the rule prohibit- ing interfaith marriages, which are basically pro- hibited by the majority of religions recognized by the state.

Conclusion

The implementation of prophetic law in Indone- sia has so far been limited to a few laws and reg- ulations. At the same time, prophetic understand- ing has become the spirit to establish this coun- try, which is implicitly contained in the Republic of Indonesia''s Pancasila and 1945 Constitution. Analysis of the prophetic law"s implementation in the legal system has made it possible to find two important things. First, the lack of the pro- phetic law"s implementation in laws and regulations. Several laws and regulations that accom- modate prophetic law in Indonesia are the 1945 Constitution; the Preamble to the 1945 Constitu- tion which states that the of Indoproclamation nesia"s independence is based on the Grace of God Almighty; Article 29 of the 1945 Constitu-

© 2023 The Author. // WISDOM © 2023 ASPU Publication. This is an Open Access article distributed under the terms of the Creative Commons Attribution License (https://creativecommons.org/licenses/by-nc/4.0/). tion which states that the state is based on the Belief in One God; Article 2 paragraph (1) of Law No. 48 of 2009 concerning Judicial Powers; and Law Number 1 of 1974 concerning Mar- riage. This accommodation of the prophetic law ultimately impacts the level of implementation by law enforcers. The majority of judicial deci-

sions have so far only been based on the sound of existing rules, without considering the prophetic values that grow and develop in society. Second, law enforcement officers have not implemented prophetic law because they lack an understand- ing of the foundation of transcendental values adopted in the Pancasila ideology and the Pre- amble to the 1945 Constitution. The limitation of this research is secondary material which is still limited to court decisions used to analyze the im- plementation of prophetic law in the field.

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7.Bukti Konfirmasi Artikel Published Online (25 Juni 2023)

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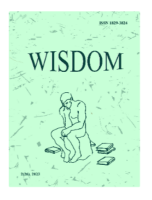
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