## KEBIJAKAN HUKUM PIDANA DALAM PENYELENGGARAAN PEMILIHAN UMUM KEPALA DAERAH (PEMILUKADA)

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## Abstract

Election for head territority in Indonesia had a form of penetration within democratitation. With the election, then the power is no longer concentrated in the center, but distributed to the regions. As a breakthrough, the implementation of direct elections would also leave the things that deviations from existing conditions. Existing legal problems and can be classified into a set 4 category. The first election crimes. Both administrative violations of the election. The third election administration disputes. And the fourth outcome of the election dispute

The problem in this articles the first, How does the criminal law policy in the local elections now directly, and second, How does the criminal law policy in direct local elections in the future? Penal policy in the local elections are still not consistent and did not refer to the Penal Code as the main criminal legislation. This is also still refers to the criminal rules are still many weaknesses, such as corruption rules. Criminal law policy for the future it's time to make the rules of criminal sanctions that are consistent with the rules of the Criminal Code as a criminal parent, and consider