International Journal of Humanities and Social Sciences (IJHSS) ISSN(P): 2319-393X; ISSN(E): 2319-3948

Vol. 7, Issue 6, Oct - Nov 2018; 115-126

© IASET



## RECONSTRUCTION OF HEALTH LAW ABOUT THE AUTHORITY OF PRACTICESSELFBASED ON JUSTICE VALUE

## MariceSimarmata, AnisMashdurohatun & Gunarto

Faculty of Law Sultan, Agung Islamic University, Semarang, Indonesia

## **ABSTRACT**

Independent Tocologist Practices (PMB) that carry out health services to the public are still found many who violate the rules and regulations, namely Tocologists who do not have permission, facilities and infrastructures that do not meet the Requirement and sometimes in PMB carry out services of outside authority. In competency, there were also Tocologists who Practices even though their Education are below Diploma or none. In accordance with the Regulation of the Ministry of Health no. 1464 / Ministry of Health / Per / X / 2010 and Regulation of the Ministry of Health No. mor 28 Year 2017 on approval and implementation of the practice of Tocologistry, Tocologists are allowed to provide services Practice Independent Tocologists when He or She are educated at least in Diploma III on Tocologistry. The paradigm used is the constructivism paradigm with a method of empirical juridical approaches. The nature of research is explanatory, that is research by examining several sources of law regarding legislation. For Tocologists in PMB with the reality in the field. The method used is the legislative approach and social legal research. data Technique collection, the research literature and field research. The data collection tool used in this study was by means of Documents, Questionnaires and Interviews in a non-Random Purposive technique Sampling. The new theory in this paper is the Theory of Integrated Health Services in Independent Tocologists with Fair Practices. In Conclusion, things to be reconstructed, among others: Article 18 and Article 36 Regulation of the Ministry of Health No. 28 of 2017 and addition of paragraphs in Article 30 of Law No. 36 of 2009, Minister of Health Regulation No. 97 of 2014 accompanied by reasons for reconstruction.

**Article History** 

Received: 08 Oct 2018 | Revised: 15 Oct 2018 | Accepted: 30 Oct 2018

<u>www.iaset.us</u> editor@iaset.us