



The role of the police in overcoming motorcycle gang crime in the Deli Serdang Area, North Sumatra

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Abstract

This study investigates the pivotal role of law enforcement, specifically the police, in addressing and mitigating the menace of motorcycle gang crime within the Deli Serdang area in North Sumatra. The research delves into the dynamics of motorcycle gang activities, their impact on local communities, and the challenges faced by law enforcement agencies in curbing such criminal phenomena. Employing a mixed-methods approach, the study integrates qualitative data from interviews with law enforcement officials, community leaders, and residents, along with quantitative data derived from crime statistics and incident reports. The findings shed light on the multifaceted nature of motorcycle gang crime, emphasizing the need for a comprehensive and community-oriented approach to combat the issue effectively. The research underscores the significance of proactive policing strategies, intelligence gathering, and collaboration between law enforcement agencies, local communities, and relevant stakeholders. Additionally, it explores the role of community engagement programs and crime prevention initiatives in fostering a collaborative environment to deter motorcycle gang activities. Furthermore, the study examines the legal frameworks in place and evaluates their effectiveness in addressing motorcycle gang-related offenses. Recommendations are provided for enhancing law enforcement strategies, legislative measures, and community involvement to create a holistic and sustainable approach to eradicating motorcycle gang crime in the Deli Serdang area. The insights derived from this research contribute to the broader discourse on crime prevention and law enforcement strategies in the context of motorcycle gangs, offering valuable guidance for policymakers, law enforcement agencies, and community leaders.

Keywords: Polri, motorcycle gang crime, North Sumatra

Introduction

Wrongdoing is a social issue that is challenging to kill, destroy, or wipe out for however long there are human interests and needs on the planet since wrongdoing is an issue that has consistently happened and will happen. According to a criminological viewpoint, wrongdoing can be overcome by lessening and restricting the power of the wrongdoing to dispense with this present circumstance, difficult to do, because even with severe regulations, wrongdoings happen both straightforwardly and covertly. The social situation of society is significantly impacted by the issues of social order and security (Rizqullah *et al.*, 2022^[19]; Santoso, 2000)^[20]. A decent policing system is expected to manage public requests, particularly in networks that have a low legitimate culture. It is necessary to establish an effective law enforcement agency and system. Policing is the reason for controlling the lawbreaker acts (offenses) of an individual, which results in and misfortunes different networks (Ginting & Muazzul, 2019^[9]; Kurniaty *et al.*, 2021)^[11]. Criminal demonstrations should be founded on policing, an action to blend the connection between values depicted in rules or regulations. Soerjono Soekanto called this harmonization making, keeping up with, forestalling (social designing, social control), (preventive), and destroying (severe) activities (Hasibuan & SH, 2021)^[10].

Deli Serdang is a region situated in North Sumatra Territory. The capital of this locale is in the Lubuk Pakam Region. Given information from the Focal Measurements Organization for Deli Serdang 2021, there is a critical increment both as far as the pace of expansion in populace development and expansion in populace development. This district had a population of 1,931,441 people in 2020 and 1,953,986 people in 2022, so the rate of population growth

is 0.67 percent. With the above realities, Shop Serdang Regime has the biggest population by area in North Sumatra Territory. Seeing the high pace of expansion in populace development, it is on the right track for eyewitnesses and spectators of equity in North Sumatra Territory to expect that the encompassing Deli Serdang locale is a gauge for wrongdoing control in the ward of the North Sumatra Provincial Police.

It is expected that the expansion in blasts and population will influence personal satisfaction, one of which is population thickness. Regions with high population density will find it hard to work out the nature of their population. As per specialists like Kristanto (2004), three principles can be utilized to determine personal satisfaction: fundamental requirements adequate for natural and human endurance, and essential requirements for decision (Fajri & Rizki, 2019)^[6]. Populace thickness is additionally inseparable from horror rates. This is because the population development rate is so rapid, bringing about restricted interest in work needs. The state of an individual is that he has some work or is jobless and has no kind of revenue, so he can't satisfy his living necessities as per the prerequisites of a respectable life. At long last, somebody with frail monetary abilities will be remembered by the unfortunate populace (Dermawanti *et al.*, 2015)^[3].

So far, the resolution of motorcycle gang abuse cases has often been inconsistent. Several cases are resolved through the court process, but many are also resolved without going through the legal process because there has been peace between the two parties. Various reasons are used as a basis for continuing or stopping a judicial process in a traffic accident case, either because the perpetrator and victim are family members or because there has been peace between

the two parties. But quite a few peace methods do not have a deterrent effect on perpetrators of motorbike gang abuse, instead creating new abuses, either among fellow motorbike gangs or fellow residents of the Deli Serdang district. Of course, this is a challenge for the world of law enforcement in the jurisdiction of the Deli Serdang Police. With strategic issues Above the meal, the National Police Chief, General Pol Listyo Sigit Prabowo, emphasized that police personnel should play an increasingly important role, or, in other words, the precious role of the National Police. It is hoped that the Precision Concept is not just jargon. However, the benefits can be felt by the wider community. Precision is an abbreviation of the words predictive, responsibility, and fair transparency. In Listyo's view, this concept can make police services more integrated, modern, easy, and fast without abandoning the values of justice in society.

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Policies for collaborative criminal law place a greater emphasis on progressive punishment, favorable criminal law, and public opinion. If we take a gander at the Criminal Technique Code, the idea of the law enforcement framework being referred to ought to be cooperative, where the idea of settling criminal cases is moderate, has positive legitimate subtleties, and is humanistic and fair. The idea of a cooperative goal involves adjusting the ideas of avoidance and activity. The idea of this approach centers more around the circumstances for making equity for culprits and casualties as well as lessening uneasiness in the public eye overall. Seeing the peculiarities and a few peculiarities above, I, as an essayist, am keen on raising the degree of the job of the Republic of Indonesia's state police in answering vital issues of serious or minor wrongdoings brought about by demonstrations of mistreatment by motorbike packs, particularly in the law-inclined region of the Deli Serdang police headquarters.

A country with decent law and order does not just have positive, legitimate guidelines. A rule of law that values public participation is another indicator of a sound system. Law and order ought to be a home that can give satisfaction

to its occupants. The State of Indonesia must continually emphasize its identity as a matter of law. Our forefathers did not fully consider this, and it is our collective responsibility to further emphasize this identity. When we talk about identity, we are affirming the reality that the Indonesian nation as a whole has not yet found a shared home (Rahardjo, 2009)^[18]. One illustration of the not-yet-ideal character of the Indonesian state in satisfying its kin is discussing the nature of the overall set of laws in managing wrongdoing. How standards that are fostered in the public arena can be framed with fitting legitimate guidelines that apply in the public arena, and how the guidelines that have been shaped can be executed by society. According to Friedman, the "legal substance," "legal structure," and "legal culture" components of the "legal system" are derived from the aforementioned issues. As indicated by Friedmann's hypothesis, invalidating the truth is troublesome. Anyway, it is less understood that Friedmann's hypothesis is founded on his humanistic point of view (humanistic law). With the theory of the three subsystems of structure, substance, and legal culture, he wants to explain that legal culture is the foundation of all aspects of the legal system. The substance reflected in legal guidelines or judges' choices generally comes from legitimate culture, and legitimate establishments that work to make, carry out, and implement regulations are additionally affected by the lawful culture that lives and impacts individuals who work inside it. Hence, as per Lawrence Friedmann, legitimate culture is the principal part of each general set of laws (Tarigan, 2023)^[24]. Criminal strategy, or wrongdoing counteraction, is a fundamental piece of endeavors to safeguard society (social protection) and endeavors to accomplish social government assistance. Consequently, one might say that a definitive objective or fundamental goal of the criminal strategy is the security of society to accomplish social government assistance. Hence, one might say that criminal strategy is a vital piece of public arrangement (Fadri, 2010)^[4]. Criminal strategy as a type of public strategy for conquering wrongdoing issues can't be isolated from changes in a talk in the public arrangement process. Up until this point, criminal strategy has been perceived as the space of the Law Enforcement Framework (SPP), which is a portrayal of the state. Aside from that, criminal strategy is likewise better perceived as policing as it were. With the expanding intricacy and assortment of wrongdoing issues, SPP can at this point not be the main partner in criminal strategy. Particularly in wrongdoing counteraction endeavors. Institutionalized collaboration with civil society and the private sector is required of state institutions working to prevent crime (Fadri, 2010)^[4].

Notwithstanding, the introduction of these strategies can't truly be isolated and relies upon a country's political framework. This means that if a nation has any desire to make a strategy connected with parts of individuals' lives, its definition, assurance, and execution can't be isolated from the political arrangement of the nation concerned. The primary structure is severe, which utilizes punitive means, which is frequently referred to as the law enforcement framework. In this situation, it entirely incorporates the criminalization cycle. The second is to endeavor to forestall wrongdoing without discipline (without utilizing punitive means), and the third is to use endeavors to shape popular assessments of wrongdoing and mingle broadly through broad communications (Silaen & Siregar, 2020)^[21].

Barda Nawawi Arief expressed that fundamentally, criminal regulation strategy issues are not just official specialized work that can be completed in a standardizing juridical and narrow-minded deliberate way. Aside from the genuine juridical methodology, it can likewise appear as a far-reaching approach to different other sociology disciplines and a necessary way to deal with social strategy and public improvement overall. He also said that there is a pattern of relationship between criminal law policy (penal policy) and efforts to prevent crime. He said that crime prevention and control need to be done with an integrated approach and that there should be a balance between penal and non-penal measures (Barda Nawawi Arief, 2016) ^[2]. Therefore, rational efforts to control or eradicate crime (criminal politics) can employ "non-penal" methods as well as "penal" ones (criminal law) (Muladi & Arief, 1984) ^[14]. Reformatory wrongdoing counteraction endeavors are helped out through moves toward planning criminal regulation standards, which contain considerable underlying and social components of the general public where the overall set of laws is executed, while non-corrective endeavors are endeavors to forestall wrongdoing by seeing the main driver of the wrongdoing.

The qualities of regulation, when in doubt, are constantly expressed to be, for the most part, appropriate to anybody and anywhere inside the domain of the state, without differentiation. Even though there are exemptions expressed unequivocally and given specific, adequate, and supported reasons, Fundamentally, the law doesn't make a difference oppressively, except if individual policemen or associations in friendly reality have applied the law in a biased way. At last, policing does not reflect lawful conviction and a feeling of equity in the public eye. The maintenance of order is always a priority for law enforcement. This might be because regulation is related to the implementation of regulation; presumptions like this are extremely off-base since regulation should be found in one framework, which brings about specific cooperation in different components of the general set of laws (Zainuddin, 2018) ^[26].

Methods

Normative legal research was used in this study. Research that focuses on the application of rules or norms in applicable positive law is known as normative legal research (Marzuki, 2017) ^[13]. This kind of regularizing juridical examination is done by looking at different formal legitimate guidelines, for example, regulations, guidelines, and writing, which contain hypothetical ideas that are then associated with the issues that will be discussed in this exploration. This examination means uncovering reality efficiently, systemically, and reliably. Through the examination interaction, the investigation and development of the information that has been gathered are done (Soekanto, 2006) ^[22].

The primary information assortment technique utilized in this exploration is library exploration. The point and utilization of writing a study are essential to show ways of taking care of examination issues. Assuming that the specialist understands what different scientists have done, the analyst will be more prepared with more profound and complete information. Handling and investigating lawful materials is the process of deliberately looking at and arranging all archives and different materials that have been gathered so specialists comprehend what will be found and

can introduce it to other people. Legal material analysis techniques are required to solve the problem that needs to be researched and described based on the obtained legal materials. Qualitative analysis is used to analyze legal documents, namely by interpreting symptoms in terms of tendencies rather than behavioral exposure. Legal materials are analyzed by connecting all of the necessary legal materials—which do not consist of numbers—to the existing issue (Purwati, 2020) ^[16].

Result and discussion

Police Arrangements in Overcoming Motorcycle Gang Crime In Deli Serdang, North Sumatra

It is necessary to optimize legal instruments as the basic regulation of the crime prevention system to eradicate motorcycle gang crime in the province of North Sumatra. This must be by the mandate of Pancasila, the 1945 Constitution as the symbol and basis of the state, and the philosophy of the concept of crime prevention based on PRESISI (predictive, accountable, transparent, and fair). The National Police will be strengthened as a government instrument that is obligated to safeguard, protect, and protect the community in the interests of maintaining state security and order in the context of enforcing legal certainty, legal benefits, and respect by optimizing crime prevention legal instruments based on PRESISI (predictive, accountable, transparent, and fair). to the rights of people The improvement being referred to can be completed by utilizing Lawrence's hypothesis of overall sets of laws. M. Friedman, one of which covers the meaningful viewpoint, specifically the guidelines of power and techniques/instruments in light of related guidelines, both from the Lex general angle and from the expert perspective (Friedman, 1975) ^[8].

As a general rule, violations against humankind are normally wrongdoings against the body under the Crook Code called misuse. From a grammatical standpoint, persecution is a word or an adjective that is derived from the root word "persecution," which begins with "pe" and ends with "an." On the other hand, persecution itself is derived from a noun that is derived from the word "Anaya," which denotes the person who is responsible for the persecution. In the Crook Code, violations against humankind are called oppression, yet the significance of mistreatment shifts significantly among legitimate specialists who figure it out (Soesilo, 1995) ^[23]. Misuse is characterized as the purposeful demonstration of truly hurting someone else. Most authorities on the matter would agree that there are a few meanings of oppression. H.R. (Hooge Raad) is a demonstration that is deliberately completed to cause agony or injury to someone else, for the sole motivation behind that individual, and this act accomplishes an adequate objective of oppression. The doctrine defines maltreatment as any act done to cause harm or pain to another person (Leden Marpaung, 2002) ^[12].

The Role of The Police in Overcoming Motorcycle Gang Crime In Deli Serdang, North Sumatra.

Since the proposal of the former North Sumatra Police Chief Inspector General of Police Drs. Agus Andrianto, SH. MH and former Deli Serdang Police Chief AKBP Eddy Suryantha Tarigan SIK were accepted in the context of changing the type of police station to Deli Serdang Police Station, internally processed by the Police Department and

submitted to the Ministry of Administrative and Bureaucratic Reform through the National Police Chief, then approved by the Ministry of Administrative and Bureaucratic Reform with a letter from the Minister for Empowerment of State Apparatus. and Bureaucratic Reform number, b/849/m.kt.01/2019 dated 18 September 2019 concerning increasing the type and formation of the Police. This was further determined by the decision of the Chief of Police number kep/886/x/2019 dated October 2, 2019, concerning changes to the type of Deli resort police Serdang becoming the police force for the Deli Serdang City resort.

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In managing wrongdoings carried out, you should check out the variables, both inside and outside, that trigger violations. It is important to know how to take proper countermeasures by thinking about these variables. Wrongdoing keeps on creating, causing the examples of violations carried out by the culprit to keep evolving. The result is that techniques for managing wrongdoing should push ahead and keep on being created. Wrongdoing counteraction is a basic and designated approach that can safeguard individuals from the risk of becoming casualties. Activities to keep wrongdoing from happening are exceptionally essential, or, all the more impeccably, on the off chance that we say they should be focused on. because, in a broad sense, criminal acts will disrupt the growth of socioeconomic activity or social welfare sectors. The variables that make violations happen. Criminal demonstrations of misuse don't necessarily happen straightforwardly in every case, yet some factors can make criminal demonstrations of misuse happen. This wrongdoing of misuse is remembered as a sort of criminal wrongdoing. If criminology, the discipline that studies criminals, is studied, it can be possible to fully comprehend the reasons why criminals engage in abusive behavior. The lawbreaker demonstration of misuse carried out by these individuals is a crook act that is extremely upsetting to the local area. Large numbers of this maltreatment have additionally caused serious wounds to the people in question, and general society is stressed that criminal demonstrations of misuse that cause serious wounds will repeat. In this situation, the creator is extremely keen on directing further examination into instances of criminal demonstrations of misuse that caused serious wounds to somebody.

Moral harm impacts the elevated degree of wrongdoing carried out by possible culprits; this should be visible from the qualities of youth and youth exercises, which will generally be shaky in the purview of the Store Serdang police headquarters, particularly since part of the Shop Serdang region is a seaside region. In concurrence with the assessment of G.P. Hoefnagels in Nursariani Simatupang Faisal's book entitled Criminal Science, it is expressed that the connection between wrongdoing in a juridical and moral

sense can be depicted as two circles with different structures as follows: This view thinks that all criminal demonstrations are acts that disregard ethics. This group includes people who think that crime is wrong and that government is a gift from God. This view can likewise be known as the Bonger model. In this view, they contend that practically all criminal demonstrations are acts that disregard ethics; just a small part don't abuse ethics. This view considers ethics to be of outright importance, specifically as speculation about their ethical code. This view expects that, without a doubt, intense violations are acts that are in opposition to ethics, while most crook acts are not in opposition to ethics. This view depends on the way that in the public eye, different gatherings frequently have different moral perspectives. This view isolates individual ethics from gatherings and criminal regulation. This is because they don't see the standards reflected in that frame of mind for totally various reasons (Faisal, 2017)^[5].

Aside from counteraction endeavors before wrongdoing happens (precautionary and preventive), the following exertion that can be taken, to be specific, oppressive endeavors, is a calculated wrongdoing reaction that is taken after the wrongdoing happens. Countermeasures with oppressive measures are planned to make a move against the culprits of violations as per their activities and right them again so they know that the activities they have committed are unlawful and inconvenient to society so that they won't rehash them and others won't do them either, taking into account that the approvals they will bear are extremely weighty (Tjukup *et al.*, 2020)^[25]. Harsh endeavors are just completed by policing. This work appears to give lawbreakers sanctions against hoodlums, which in this situation can be done by the police, examiners, and courts as per the Criminal System Code. Aside from destroying wrongdoings that happen in the public eye, oppressive endeavors are additionally applied to culprits of wrongdoing, accordingly making society safe (Fauzi, 2020)^[7].

Conclusion

The execution of the job of the Public Police in handling cruiser pack wrongdoing, particularly criminal demonstrations of maltreatment in the purview of the Store Serdang Police, has been running on target, beginning with the idea of preplanned training steps, precautionary counteraction steps, and oppressive activity ventures with a few forward leaps, to be specific, the development of teams. Preempti, the preventive team, as well as the oppressive team from a few related working units, for example, the Insight and Security Working Unit, Samapta Working Unit, Sabhara Working Unit, Advertising Working Unit, and so on. In any case, these means have not run ideally because the elements and responsibility of the Shop Serdang Police are extremely enormous and past assumptions, particularly both geologically and geographically. The Store Serdang region is exceptionally expansive, and the qualities of the populace are likewise different. Also, there are a few shields for crucial public items, for example, at Kuala Namo Worldwide Air Terminal or at a few focuses inclined to developing new motorbikes, posing wrongdoings. Along these lines, it very well may be presumed that the job of the Public Police in handling motorbike posse wrongdoing, particularly criminal demonstrations of maltreatment in the ward of the Store Serdang Police, isn't running ideally by

and by. The soul of regulation implementers ought to zero in on the public interest and the security and request needs of the encompassing Shop Serdang occupants in the locale of the Store Police. Serdang

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