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THE ROLE OF THE POLRI CRIMINAL RESERVE **REVEALING CASES OF MOTORCYCLE THEFT (CASE STUDY OF POLRES SEMARANG)**

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Abstract: The increase in vehicle theft cannot be stopped due to the increasing growth rate of vehicles which is guite lofty in urban and rural areas. The growth rate of motorized vehicles is not proportional to the growth of roads or the length of roads available. Such conditions will indirectly affect the development of urban planning. The evidenced by the limited land or sufficient motorized vehicle parking pockets that people are no longer aware of safety factors in parking their vehicles and their concern for other road users. Negligence in paying attention to safety factors in parking a vehicle will facilitate the crime of motor vehicle theft. Roadside parking lots and shopping centers are places that are most vulnerable or often targeted by motor vehicle theft perpetrators. For it, the community must take preventive efforts, not just rely on security forces to overcome, or minimize opportunities for motor vehicle theft. Involving the community carries out security such as night patrols or night watch because at night it is considered very vulnerable compared to other moments of vehicle theft that happen in society when bearing the eradication of crime, the police sometimes encounter various obstacles. The role and responsibility of the Police Investigator are expected by the public to uncover cases of vehicle theft that are considered not optimal by the community because all the people who report to the authorities, here are the police, and only a small part is followed up. The type of research is normative research. The approach used is a statutory and a conceptual approach. The source of data used is secondary data. Data analysis was carried out in a qualitative descriptive manner. Conclusions are drawn using the deductive method, namely finishing from general to specific, to the related research topic, law enforcement on the role of the Criminal Investigation Unit in dealing with the crime of motor vehicle theft. This research resulted in findings that the role of detectives here is critical in dealing with criminals of vehicle theft or other theft in Semarang by utilizing intermediaries, and mediators. From the disclosure, investigative actions will be carried out to determine and find out whether the incident in question is a criminal case or not, if it is true that it is a crime, then the process will be advanced at the investigation stage to find the suspect based on sufficient evidence

Keywords: Law Enforcement; Narcotics Circulation Crime; Law Number 35 of 2009

INTRODUCTION

Indonesia has specified detainment in regulation for of beating the wrongdoing issue is important for a criminal strategy or legislative issues, criminal however violations that happen in the public eye appear to be hard to wipe out, even with the legitimate instruments and regulations specified by regulative Burglary in the Lawful Word reference is taking others' property without consent or unlawfully, for the most part by covertness. Crimes regarding the crime of theft as stipulated in the Criminal Code (KUHP) article 362 reads: Unlawfully, for being at fault for carrying out burglary, will be rebuffed with a lawbreaker sentence as long as Whoever takes something that somewhat or entirely has a place with someone else, meaning to control said object - a limit of five years or with a most extreme fine of 900 rupiahs [1].

One of the appropriate regulations in Indonesia is the Criminal Regulation. Criminal regulation as per Mezger is lawful principles that tight spot to a specific demonstration that meets specific circumstances for an outcome as wrongdoing. Criminal Regulation partitioned into formal Criminal Regulation or Criminal System Regulation and Material Criminal Regulation or Criminal Regulation. Material Criminal Law contains provisions formulations of criminal and acts, concerning conditions regulations regarding when a person can be punished, the appointment of persons who can be punished, and provisions regarding his punishment[2]. criminal Formal law regulates how the state, through the means of its power, uses its right to convict and impose penalties, thereby making criminal procedures. The increase in crime was influenced by the arrival of the crisis that hit Indonesia in mid-1997. The crisis that hit Indonesia at that time resulted in a fairly high unemployment rate and a decline in people's purchasing power. This has the potential to increase the number of crimes that occur in society. With the development of the times, the methods used by criminals are increasingly sophisticated and carried out with the support of technology. The crimes committed are also increasingly organized, making it difficult for the authorities to uncover them[3].

The problem of complicated crime occurs at all levels of society. A dense and busy environment with its bustle of activity facilitates the occurrence of a crime. The individualistic attitude of the community results in weak supervision from the community regarding disturbances to security and order that occur. Crime forms a societal disease that is difficult to cure because the factors that cause crime are so diverse. Perpetrators commit crimes for various motives. The problem of crime can arise because it is influenced by several aspects such as the environment, politics, and economic background. Criminals are also born from various backgrounds, from the poor to the rich, people with low education, and even people with higher education[4]. The role of the community is also needed in creating order in the surrounding environment. In general, the community is considered understood that law is binding in everyday life. So that people have obligations and are forced to obey and obey existing legal regulations. Because the law is considered to be a container for creating an orderly life for the nation and state.

The increase in cases of motor vehicle theft crimes cannot be stopped due to the increasing growth rate of motorized vehicles which is quite high both in urban and even rural areas. The growth rate of motorized vehicles is not proportional to the growth of roads or the length of roads available. Such conditions will indirectly affect the development of urban planning. This is evidenced by the limited land or sufficient motorized vehicle parking pockets so that people no longer pay attention to safety factors in parking their motorized vehicles and their concern for other road users. Negligence in paying attention to safety factors in parking a vehicle will facilitate the crime of motor vehicle theft. Roadside parking lots and shopping centers are places that are most vulnerable or often targeted by motor vehicle theft perpetrators. For this reason, the community must also take preventive action, not just rely on security forces to overcome or minimize opportunities for motor vehicle theft[5]. For this reason, involving the community carries out security such as night patrols or night watch because at night it is considered very vulnerable compared to other times to motorized vehicle theft.

So based on the case If this has happened, the Semarang Polres Police Agency must be able to realize the law and be required to play its role. By Law No. 2 of 2002 concerning the National Police of the Republic of Indonesia in article 4 which reads: "Aims to guarantee order and uphold the law and foster public tranquility to realize security and public order in the framework of maintaining foreign security,

the implementation of the function of defense and security of the State, and the achievement of national goals upholding human rights." That is happening in society, when carrying out the eradication of crime, the police sometimes encounter various obstacles. Such as the lack of alertness of the community in reporting problems to the nearest police [6]. Police officers are also expected to be able to uncover cases of motor vehicle theft which are already difficult to uncover because there are many techniques or methods of theft. For example changing the shape, identity, or characteristics of said motorized vehicle in such a way that it does not appear that the motorized vehicle is stolen. This is where the role and responsibility of the POLRI Investigator are expected by the public to be able to uncover cases of motor vehicle theft that are considered not optimal by the community. It is because all the people who report reporting to the authorities, here is the police, only a small part is followed up.

importance The of individual awareness to protect their motorized vehicles is the central key to tackling the crime of motor vehicle theft and is supported by authorized officials participate in tackling it will create order and a sense of security in society, this synergy is needed to create a safe, peaceful and orderly atmosphere in society. The community also expects the authorities, in this case, the police, to safeguard them. Therefore, the police must know the community environment where they work as well as possible. The best possible recognition of the environment does not occur if the police are unable to integrate

with the environment. The situation may get worse if there is no motivation to get to know and understand the environment better, because of too much reliance on formal power or mere power[7].

MATERIALS AND METHOD

This kind of exploration is regularizing research. The methodology utilized is a legal methodology (resolution approach) and a reasonable methodology (calculated approach). The wellspring of information utilized is auxiliary information. Information examination was completed in an illustrative subjective [8]. Conclusions are drawn using the deductive method, i.e., concluding from general to specific, especially those related to the research topic, namely the Role of the Criminal Investigation Unit Against Motor Vehicle Theft. Subjective information examination is accomplished on the off chance that the observational information got is as an assortment of words and not in that frame of mind of a series and can't be sorted out into classifications. The information was gathered in different ways (interview perceptions, archive cases, and tape accounts). Also, generally handled first prior to being utilized in subjective examination including the consequences of interview records, information decrease, investigation, information translation, and triangulation [9].

RESULT AND DISCUSSION

The Role of the Criminal Investigation Unit in Revealing Motor Vehicle Theft Cases at the Semarang Police

In Regulation number 2 of 2002 Article 1 number 1 what is implied by the Police are matters connecting with the capabilities and foundations of the Police by the Regulations and Guidelines. So the Public Police of the Republic of Indonesia is a State device that assumes a part in keeping up with public security and request, implementing the law, and giving security, assurance, and administration to the local area with regards to keeping up with inner security. As a device of the Express whose obligation is to do the elements of the State in the field of keeping public control and security, policing, assurance, and administration to the local area, an office or association is framed. The organizational structure and working procedures of the Indonesian National Police are adjusted to the interests of their duties and authorities which are further regulated by a decision made by the President. In Presidential Regulation number 52 of 2010 concerning the Indonesian National Police, the position of the National Police's Criminal Investigation Agency (Bareskrim) is an implementing the main tasks of law enforcement which is under the Head of the Indonesian National Police (Kapolri). Article 20 paragraph (2) of Presidential Regulation number 52 of 2010 that the Criminal Investigation Agency is tasked with assisting the National Police Chief in fostering and carrying out investigative functions, criminal investigation functions, investigation supervision, and control identification functions, organizing functions, forensic laboratory functions in the framework of law enforcement and national criminal management information [10]. Along these lines, the Criminal Examination inside the design of the Indonesian Public Police plays the part of doing examinations and examinations of criminal demonstrations.

The capability of the police is one of the elements of the state government in the field of keeping public control and security, policing, assurance, and administration to the local area. In this way, the Criminal Investigation Agency carries out one of the functions of the POLRI, namely in the field of criminal law enforcement. In carrying out its duties, it carries out functions:

- a. Development of the Criminal Investigation function at all levels of the Indonesian National Police
- b. Organizing and fostering the functions of the Forensic Laboratory (Labfor), the functions of the Indonesia Automatic Fingerprint Identification System (INAFIS) including their implementation in supporting other operational functions
- c. Carrying out investigations of criminal acts against State security including serious crimes, Corruption other including collusion, nepotism, and white-collar crime, drugs, and organized crime, economics/banking, and other transnational crimes as well as certain criminal acts, all of which are based on the policy of the Chief of Police, are designated as space scope of responsibility of Mabes Polri
- d. Operational coordination and oversight including specialized direction/direction of examinations and organization of examinations by PPNS at the focal level
- e. Implementation of investigative activities on criminal cases that have

political and strategic impacts through a special task force[11].

The role of detectives here is very important in dealing with the crime of motor vehicle theft or theft in the city of Semarang, both dealing with perpetrators of theft, intermediaries, and intermediaries. From the disclosure. investigative actions will be carried out to determine and find out whether the incident in question is a criminal case or not, if true. is a criminal act, the process will be increased at the investigation stage which is intended to find the suspect based on sufficient evidence. After that, if the elements of Article 184 of the Criminal Code are fulfilled, Procedure Investigator will carry out a filing of the perpetrators of the crime of motor vehicle theft to be sent to the Public Prosecutor.

In doing their obligations, the Police are expected to make a move to establish a protected and organized local area climate by making preventive moves. In completing these activities the police should be founded on regulation, as specified in Regulation Number 2 of 2002 concerning the Police. The law makes sense of the obligations and powers of the police in doing their obligations[3].

The Process of Handling Motor Vehicle Theft Criminal Cases through the Semarang Police Criminal Investigation Unit

The role and duties of the National Police's criminal investigation unit are to foster the function and carry out an investigation of criminal acts, including the identification function in the context of law enforcement to examine people who are suspicious and activate the community to

participate and oversee so that the Crime of Mortgage does not occur, and not to forget to efforts to increase the human resources of Satreskrim personnel by participating in training at National Police educational institutions, improving technology with Alsus and Almatsus which are owned by the Satreskrim Identification Unit to process the crime scene (TKP) so that it can show or reveal who the perpetrators are through fingerprints that may be left behind and collect evidence to uncover a criminal act. The reason for this economic need is the most classic and is often heard which is where the factor of this economic need comes from perpetrator of the crime and when asked why a perpetrator committed a crime [5]. This factor is aimed at the need for money for the necessities of life and is caused by economic pressure to defend one's own life, a person's economic ability, and the person's efforts to meet his economic needs such as eating, buying milk and efforts to pay off his debts.

In the process of uncovering cases of motorcycle theft, it is not uncommon to encounter obstacles experienced by police officers, resulting in incomplete handling of Unfinished motorcycle theft cases. handling of motorcycle theft cases by the police will have negative impacts, including weak law enforcement, public apathy towards the law, anxiety among members of the community who own motorcycles, increased opportunities for similar crimes to emerge, and a worsening of the police's image in society. public. Theft is included in the category of difficult cases. It takes a lot of money to deal with criminal acts of theft other than those who are caught redhanded because to get information, investigators have to coordinate between police stations and even between police stations.

In the case of searches, seizures, and arrests, the police or authorized personnel shall be accompanied by an assignment order, search warrant, confiscation order, and arrest warrant. The most common way of analyzing opiates wrongdoings alludes to the criminal procedural regulation directed in the Criminal Method Code. In the book, assessment at trials is managed in Article 203 to Article 232. The reason for charged being analyzed the investigated in court is to demonstrate whether the demonstration or wrongdoing perpetrated can be represented and to force proper lawbreaker sanctions on the individual who carried out the wrongdoing. 12].

The examination is the phase of settling a crook case after an examination which is the underlying phase of looking for whether a wrongdoing has happened in an occasion. At the point when it is realized that a wrongdoing has happened, then that is the point at which an examination can be done in light of the consequences of the examination. In analytical activities, the accentuation is put on the demonstration of "looking and finding" an "occasion" that is thought of or thought to be a lawbreaker examinations act. Though in accentuation is put on the demonstration of "looking for and gathering proof". The investigation aims to make light of the crimes found and also determine the perpetrators. The meaning of examination is contained in Article 1 point 2 of the Criminal Technique Code, in particular in

Section I in regards to the Overall Clarification, to be specific: "Examination is a progression of insightful activities in issues and as per the way controlled in this regulation to look for and gather proof with that proof to clarify about wrongdoings what occurred and to view as the suspect. The purpose of the investigation is to identify who has committed a crime and to provide evidence regarding the issues that have been committed. To achieve this purpose, the investigator will collect information based on certain facts or events [7]. The meaning of examination is a progression of insightful activities to look for or find an occasion that is associated with being a wrongdoing to decide if an examination can be done by the technique specified in the law.

CONCLUSIONS

The obligations and jobs of the Polri Criminal Examination Unit overall are entrusted with encouraging capabilities and doing examinations and examinations of criminal demonstrations, remembering distinguishing proof capabilities for the structure of policing, and functional management, and organization of PPNS examinations by appropriate regulations and guidelines.

The obstacle faced by the Semarang Police Criminal Investigation Unit in uncovering criminal acts is the lack of witnesses around the crime scene, and if the evidence of stolen motorized vehicles is immediately sold outside making it difficult to trace the whereabouts of the evidence and the perpetrators who committed the crime.

1. The role of detectives here is very important in dealing with the crime of motor vehicle theft or theft in the city of Semarang, both in dealing with the perpetrators of theft, intermediaries, and intermediaries. From the disclosure, investigative actions will be carried out to determine and find out whether the incident in question is a criminal case or not. If it is true that it is a crime, then the process will be increased at the investigation stage which is intended to find the suspect based on sufficient evidence. After that, if the elements of Article 184 of the Criminal Procedure Code are fulfilled, the Investigator will carry out a filing of the perpetrators of the crime of motor vehicle theft to be sent to the Public Prosecutor.

SUGGESTIONS

For the Semarang Police Criminal Investigation Unit to be even more effective in increasing patrol hours, don't just do it in crowds but also do it in narrow alleys or around boarding houses, the police should be quicker in handling cases of motorbike theft if there are people who report it, the police must cooperate well with the community to help each other in tackling cases of motorcycle theft.

The community must always be careful and remain alert when in vulnerable places, the community should make a security guard or night patrol, and they can be more careful with vehicles such as installing double safety locks, and parking vehicles that have provided parks area to avoid crime.

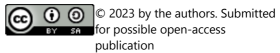
The application of strict sanctions for perpetrators of motor vehicle theft,

especially recidivists, is considered very necessary considering that the community as victims of crime is greatly harmed in terms of their security, safety, and productivity which is disrupted. It is where the role of law enforcers lies, both those in charge of drafting laws and those in charge of implementing them.

REFERENCES

- [1] R. Untung, Kedudukan dan Fungsi Polisi Republik Indonesia Dalam Sistem Ketatanegaraan (berdasarkan UUD 1945), 1st ed. Bandung: CV. Utomo Mulya, 2003.
- [2] Separovic, Faktor-faktor yang Menyebabkan Kejahatan, 1st ed. Jakarta: PT Raja Grafindo Persada, 1996.
- [3] H. Yahya, Pembahasan Dan Penerapan KUHAP: Penyidikan Dan Penuntutan, 2nd ed. Jakarta: PT Sinar Grafika, 2006.
- [4] N. Barda, *Kebijakan Legislatif dalam Penanggulangan Kejahatan dengan Pidana Penjara*, 2nd ed. Yogyakarta: PT Genta Publishing, 2009.
- [5] Prasetyo, "Peran Reserse Kriminal Dalam Menangani Tindak Pidana Penipuan," *J. Mhs. Fak. Huk. Univ. Islam Sultan Agung Semarang*, vol. 02, pp. 1–23, 2018.
- [6] R. Pudi, Hukum Kepolisian (Profesionalisme dan Reformasi Polri), 3rd ed. Surabaya: Laksbang Mediatama, 2007.
- [7] S. Irwan, *POLRI Dalam Politik Dinamika Hukum Tata Negara*, 2nd ed. Jakarta: PTIK Press, 2009.

- [8] L. J. Moleong, *Metodologi Penelitian Kualitatif*, 7th ed. Bandung: PT. Remaja Rosdakarya, 2004.
- [9] Amirudin, Pengantar Metode Penelitian Hukum, 1st ed. Jakarta: PT Rajawali Press, 2010.
- [10] Harun, *Penyidik dan Penuntut dalam Proses Pidana*, 1st ed. Jakarta: PT Rienika Cipta, 1991.
- [11] Sadjijono, *Mengenal Hukum Kepolisian*, 1st ed. Surabaya: Laksbang Mediatama, 2008.
- [12] N. Barda, *Bunga Rampai Kebijakan Hukum Pidana*, 1st ed. Jakarta: PT Kencana Mulia, 2008.



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