Matheus Nathanael, S.H.

Email: <u>siagian.matheus@ijrs.or.id</u> Linkedin: <u>M.N. Siagian</u>



Short Profile

Matheus Nathanael Siagian, or Mat in short, is a law graduate from the Faculty of Law of Universitas Indonesia in 2020, focusing on Criminal Law. Up to currently, Mat has been involved in various legal researches, including research on Restorative Justice in Indonesia's Criminal Justice System, research on Criminal Policy and Institutional Framework in Indonesia, and research on Legal Considerations for Sentencing Capital Punishment. In addition, Mat was also involved as a consultant in drafting criminal justice policies at various institutions, including the Supreme Court, Attorney General's Office, Ministry of Law and Human Rights, Coordinating Ministry for Political, Legal and Security Affairs, and BAPPENAS.

Current Position

Researcher

Education

1. Bachelor of Law from Universitas Indonesia (graduated in 2020)

Work Experiences

- 1. Researcher at IJRS (2020 current)
- Member of Working Group for Access to Justice at the Prosecutor's Office of the Republic of Indonesia (2021 - 2023) [Decree of the Attorney General Number 166 of 2021 on Working Group for Access to Justice at the Prosecutor's Office of the Republic of Indonesia]
- 3. Member of Working Group

Past IJRS's Programs

- 1. Research on Concept of Restorative Justice in Indonesia's Criminal Justice System;
- 2. Research on Legal Considerations for Sentencing Capital Punishment in Indonesia;
- 3. R-KUHAP Audit: Position of Public Prosecutors as *Dominus Litis* in Indonesia's Criminal Justice System;
- 4. R-KUHP Audit: Criminal Law Codification System;
- 5. Drafting of PERMA 1/2020 on Sentencing Guideline for Article 2 and Article 3 of Law on Eradication of Corruption Offenses;
- 6. Drafting of PERMA 4/2020 on Administration and Trials of Criminal Cases through Electronic Court;
- 7. Drafting of PERJA 15/2020 on Cessation of Prosecution Using Restorative Justice;
- 8. Drafting of Prosecution GUIDELINE 11/2021 on Handling Narcotics Offense and/or Narcotics Precursor Offense Cases;
- 9. Drafting of PERMA on Procedures for Resolving Objections to Decisions on Seizure of Assets Not Owned by Defendants in Corruption Offense Cases.

Publications

Books

- 1. Peluang dan Tantangan Penerapan Restorative Justice dalam Sistem Peradilan Pidana di Indonesia
- 2. Penelitian Disparitas dan Kebijakan Penanganan Perkara Tindak Pidana Narkotika di Indonesia
- 3. AUDIT KUHAP: Studi Evaluasi terhadap Keberlakuan Hukum Acara Pidana Indonesia
- 4. Buku Saku Peraturan Mahkamah Agung Nomor 1 Tahun 2020 tentang Pedoman Pemidanaan Pasal 2 dan Pasal 3 Undang-Undang Pemberantasan Tindak Pidana Korupsi

Articles on Media

1. Kasus Mario Dandy: Salah kaprah penerapan keadilan restoratif – pemulihan korban tidak boleh menghentikan proses pidana pelaku. The Conversation. (2023). https://theconversation.com/kasus-mario-dandy-salah-kaprah-penerapan-keadilan-restor atif-pemulihan-korban-tidak-boleh-menghentikan-proses-pidana-pelaku-202614

Achievements

- Participating in the South-East Asia Advocacy Program on Drug Policy organized by RELEASE in London (England) and Cardiff (Wales), United Kingdom between 23 Sep – 9 Oct 2023.
- Acting as Speaker for Launching of Guideline of the Prosecutor's Office No. 8 of 2022 on Handling of Criminal Cases within the Sector of Environmental Protection and Management (2022).
- 3. Acting as Speaker for Dissemination of Outputs of Research on Disparity and Policies for Handling Narcotics Offense Cases in Indonesia (2022).
- 4. Acting as Speaker for Dissemination of Guideline Number 7 of 2022 on Prosecution and Enforcement of Decisions on Fines for General Offense Cases (2022).
- 5. Acting as Speaker for Public Discussion titled "Kajian Kritis PEDOMAN Penuntutan 11/2021 tentang Penanganan Perkara Narkotika" (2021).
- 6. Acting as Presenter in Webinar on Public Dissemination of PERMA Number 1 of 2020 on Sentencing Guideline for Articles 2 and 3 of Law on Eradication of Corruption Offenses (2020).