

Synergy of Team Guards, Security Administration and Regional Development (Tim Pengawal Dan Pengaman Pemerintah Dan Pembangunan Daerah) of Bojonegoro District Attorney and Development Program of Bojonegoro District in Corruption Action Prevention Efforts

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Abstract:-This research discusses the effectiveness of Team Guards, Security Administration and Regional Development (Tim Pengawal Dan Pengaman Pemerintah dan Pembangunan Daerah/TP4D) and Bojonegoro District attorney Development Program in an effort to prevent corruption. Bojonegoro TP4D district attorney was formed based on Decree of head of Bojonegoro District Attorney Number: Kep-23 / O.5.16 / Dps.1 / 11 in accordance with the Decision of the Attorney General of the Republic of Indonesia Number: Kep-152 / A / JA / 10/2015.

This research is an empirical legal research with a sociological approach to law and constitution. The place of the study subject was in Bojonegoro District Attorney and Bojonegoro Regency Government. Data collection techniques used were interviews and document studies. The data analysis technique used is qualitative methods.

The results of this study indicate that there has not been an optimal synergy between Bojonegoro TP4D District Attorney and the respective owners of activities at each office, the relationship between the two parties was still a formality (fulfilling the needs of each agency), resulting in action of corruption prevention had not been effective. This was influenced by law enforcement factors, namely human resources who were members of Bojonegoro TP4D district attorney and Factors limiting budget support from both Bojonegoro District Prosecutor's Office and from the Regional Work Unit (Satuan Kerja Perangkat Daerah/SKPD) within Bojonegoro Regency Government as the job owner. However, the presence of Bojonegoro TP4D District Attorney Office was able to provide a sense of security and comfort, confidence and being able to change the way of thinking and acting patterns of Commitment Making Officer (Pejabat Pembuat Komitmen/PPK) and Event Technical Officer (Pejabat Pelaksana Teknis Kegiatan/PPTK) and team.

Bojonegoro TP4D District Attorney needs to involve experts from trusted and independent institutions of higher education or laboratory institutions, so that the results of their

assistance can be accounted for, and more intensive and proactive in building communication with Regional Work Units (SKPD) in Bojonegoro Regency Government to foster trust and openness in providing data and reports needed by both parties and need to allocate adequate budget to further improve the work effectiveness of Bojonegoro District Attorney's TP4D in guarding and securing the government and development in Bojonegoro Regency in actualizing clean development from practice corruption.

Keywords: TP4D, Prosecutor's Office, Bojonegoro Regency, corruption.

I. INTRODUCTION

Corruption is a crime that harms state finances.¹Corruption is a global unethical behavior that has spread throughout the world in various fields.²Broader facts show that corruption is a depraved, rotten, evil, filthy, dishonest, and other negative connotation, even referring to extraordinary crime.³

Like a disease, corruption in Indonesia has developed in three stages, namely (i) elitist, (ii) endemic, and (iii) systemic. In Elitist stage, corruption is still a typical social pathology in the elite or officials. In the Endemic stage, corruption is widespread in reaching the wider community. Then at a critical stage, when corruption becomes Systemic, each individual in the system is contracted a similar disease. It may be that the disease of corruption in this nation has reached the Systemic stage.⁴

Romli Atmasasmita reveals, "Corruption in Indonesia has been a flu virus that has spread throughout the government so that since the 1980s eradication measures have been stagnant until now corruption is also related to power because with that power the authorities can abuse their power

for the sake of personal, family and cronies. It was confirmed later that corruption originated and developed in the public sector with tangible evidence that with that power public officials could suppress or extort justice seekers or those who needed government services".

Corruption in Indonesia is systematic and extensive. Not only do they harm state finances but also violate the social and economic rights of society at large. All members of the community cannot avoid the "obligation" to give tribute when dealing with government officials, especially in the field of public services. It seems that not giving a graft is a sin for those who have an interest in government affairs". Survey conducted by The 2009 Political and Economic Risk Consultant (PERC) noted that the Indonesian state occupies the most corrupt position of 14 Asian countries. Apart from the pros and cons of the data, it shows that corruption in Indonesia is a crime and a serious threat. The legal certainty awaited by the public is how the perpetrators of corruption can be arrested and sentenced to the maximum sentence. The World Bank has identified corruption as the biggest obstacle to the country's socio-economic development.⁷

To be noted that the special characteristic of corruption is, among other things, the difficulty of finding intellectual actors because intellectual actors can take refuge in the policies issued, besides seeking and finding evidence to reveal the occurrence of criminal acts of corruption is relatively more difficult than revealing other crimes. The act of corruption is a violation of social rights and economic rights of the community, so that criminal acts of corruption can no longer be classified as ordinary crimes, but have become extraordinary crimes. So that in its efforts to eradicate it can no longer be done "in an ordinary way", but it requires "extraordinary ways".⁸

Efforts to prosecute and deal with criminal acts of corruption committed by the Corruption Eradication Commission (Komisi Pemberantasan Korupsi/KPK), based on the Annual Report of the Corruption Eradication Commission (KPK) in 2016, in 2016 the KPK conducted 96 investigative activities, 140 investigations, and 77 prosecution activities, both cases new and remaining cases handling in the previous year. In addition, it also executed 81 court decisions that have permanent legal force. More than 497.6 billion rupiah had been included in the state treasury in the form of PNPB from handling cases of corruption. Whereas efforts to prosecute and deal with the occurrence of criminal acts of corruption committed by the Indonesian National Police, based on the Annual Report of the Corruption Eradication Commission (KPK) in 2016, through a Notice of Commencement of Electronic Investigation (e-SPDP), in the year the Republic of Indonesia Police Investigators reported handling cases corruption cases (Investigation) as many as 255 cases.

Decision of the Attorney General of the Republic of Indonesia Number: KEP-152 / A / JA / 10/2015 dated October 1, 2015 regarding the Establishment of Formation Team

Guards, Security Governance and Development followed by the issuance of Attorney General Instructions Number: INS-001 / A / JA / 10 / 2015 dated October 5, 2015 concerning the Establishment and Implementation of the Duty of Team Guards, Security Administration and Regional Development of the Republic of Indonesia Attorney General's Office. The Attorney General of the Republic of Indonesia instructed the TP4 Team both at the Central level (the Attorney General's Office of the Republic of Indonesia) and in the regions both the provincial (High Prosecutor's Office) and in the District or City (District Prosecutor's Office) to proactively offer assistance to the Central and Regional governments in the regions it works, about the need to carry out assistance in development activities both those that will and are being carried out in accordance with applicable legal provisions, by limiting the involvement of things that are at risk of irregularities and can influence the objectivity of law enforcement in the future.

As a follow-up to the Attorney General's Instruction Number: INS-001 / A / JA / 10/2015 dated October 5, 2015, Bojonegoro District Attorney's Office through a Decree of the Head of Bojonegoro District Prosecutor's Office Number: Kep-23 / O.5.16 / Dps. 2015 on November 11, 2015 has formed a Team Guards, Security Governance and Development (TP4), which consists of elements in the Intelligence Section (chairman), Civil and Administrative Section (Secretary) and Special Crime Section (Members). This Bojonegoro TP4D district attorney will assist in development activities both those that will and are being carried out by Bojonegoro District Government.

Geographically, Bojonegoro Regency is in coordinates 6° 59' to 7° 37' South Latitude and 112° 25' to 112°09' East Longitude, with a distance of 110 km from the provincial capital. Bojonegoro Regency has an area of 230,706 hectares and administratively has a regional boundary as follows:

1. North Side: Tuban Regency
2. East side: Lamongan Regency
3. South side: Madiun, Nganjuk and Jombang Regencies
4. West side: Ngawi and Blora Regencies (Central Java)

Prior to 2011 Bojonegoro Regency area consisting of 27 sub-districts, then in 2011 there was the division of 1 new sub-district in Bojonegoro District namely Gayam District which consisted of 12 villages which were previously part of 2 sub-districts namely Kalitidu and Ngasem Districts. The expansion was determined based on the Regional Regulation of Bojonegoro Regency Number 22 of 2011 concerning the Establishment of the Gayam District in Bojonegoro Regency. So administratively Bojonegoro Regency is currently divided into 28 sub-districts with 419 villages and 11 sub-districts.

Bojonegoro Regency's development planning in the mid-five-year period is outlined in Bojonegoro District

Medium-Term Development Plan (RPJMD) document for 2013-2018 which is an elaboration of the vision and mission program as a political promise from the elected regent and deputy regent. The mission and vision are then outlined in the regional mid-term planning document to be further elaborated in the regional development goals, objectives and strategies supported by development policies and programs accompanied by work plans in an indicative framework and funding framework in order to achieve the objectives regional development.

Bojonegoro Regency RPJMD for 2013-2018 has now passed more than half of its implementation and Bojonegoro District Government has consistently carried out planned strategies and development policies in accordance with the development vision and mission contained in the RPJMD. The change in the RPJMD of Bojonegoro Regency is deemed necessary as an effort to:

1. Increasing consistency in achieving the goals set
2. Increasing the synergy of coordination in achieving indicator targets
3. Adjustment to development policies.
4. Adjustment to developments and problems that occur.
5. Adjustment to the policies of the East Java Province RPJMD for 2014-2019 and the National Medium-Term Development Plan (RPJMN) for 2014-2019 and some input from all stakeholders for future development.

The main spirit that underlies Bojonegoro Regency's RPJMD Preparation for 2013-2018 is the realization of sustainable development, namely development oriented to meeting human needs through wise, efficient use of natural resources, and paying attention to the sustainability of its use both for present and generation which will come. Sustainable development can be done through six important pillars, namely:

1. Pillar of Economic
2. Pillar of Social Capital
3. Pillars of the Environment
4. Pillars of Sustainable Fiscal
5. Pillar of Good and Clean Governance
6. Pillar of Leadership Transformation

II. RESEARCH PROBLEM

Based on the background described above, the problem can be formulated as follows:

1. How is the Synergy of Team Guards, Security Administration and Regional Development (TP4D) of Bojonegoro District Attorney Office and Bojonegoro District Government in Bojonegoro District regional development activities in an effort to prevent Corruption Crime?

2. What are the obstacles faced in synergizing Bojonegoro Team Guards, Security Administration and Regional Development (TP4D) and Bojonegoro District Government in Bojonegoro District regional development activities in an effort to prevent Corruption Crime and how to overcome them?

III. DISCUSSION

TP4D of Bojonegoro District Attorney was established based on the Decree of the Head of Bojonegoro District Attorney Office Number: Kep-23 / O.5.16 / Dps.1 / 11 Year 2015 dated November 11, 2015, with the following Composition: (i) Head of Intelligence Section as Chair; (ii) Head of the Civil and Administrative Section as Secretary; (iii) Head of the Special Crime Section as a member and several other members. Related to this, in accordance with the Decree of the Attorney General of the Republic of Indonesia Number: Kep-152 / A / JA / 10/2015 dated October 1, 2015, has the following duties and functions:

a. Safeguarding, securing and supporting the success of government and development through preventive and persuasive efforts at the central and regional levels in accordance with the respective legal jurisdictions in the following ways:

- 1) Providing legal information within government agencies, State-Owned Enterprises (BUMN), Regional-Owned Enterprises (BUMD) and other parties related to material about planning, auctioning, carrying out work, monitoring the implementation of work, licensing, procurement of goods and services, orderly administration and orderly management of state finances;
- 2) Conducting discussions with government agencies, BUMN, BUMD, and other parties to identify problems faced in the absorption of the budget and implementation of development;
- 3) Providing application and legal counseling both at the initiative of TP4D and at the request of the parties that require the application and legal counseling. For the place and time of implementation, it is determined by agreement and as needed; and
- 4) TP4D can involve agencies or other parties that have the capacity, competence and relevance to information and legal counseling material that will be delivered to government agencies, BUMNs, and BUMDs.

b. Providing legal assistance in each stage of the development program from start to finish, in the form of:

- 1) Discussion of the law in terms of the application of regulations, laws and regulations, mechanisms and procedures with budget management officials on the problems faced in terms of budget absorption; and

- 2) Legal opinion in the planning, auction, implementation, supervision, implementation of work and procurement of goods and services both at the initiative of TP4D and at the request of agencies and parties who need it.
- c. Coordinating with government internal control apparatus to prevent irregularities that have the potential to hinder, frustrate and cause losses to state finances;
- d. Carrying out monitoring and evaluation of the implementation of work and development programs together; and
- e. Carrying out repressive law enforcement when sufficient initial evidence is found after coordination with the government internal control apparatus regarding unlawful acts, misuse of authority and / or other actions that result in losses to state finances.

After being formed, the initial stage carried out by TP4D Bojonegoro District Attorney was to socialize to Bojonegoro and BUMD District Governments to introduce TP4D and its duties and functions, where Bojonegoro District Prosecutor's TP4D would provide legal assistance at each stage of the development program from the start planning, auction, implementation, supervision, implementation of work and procurement of goods and services. This socialization took a long time to start from January 2016, which was carried out from the Regional Work Unit (SKPD) to another SKPD.

In 2016, there were 2 (two) SKPD in the scope of Bojonegoro Regency Government, namely the Department of Agriculture and the Office of Industry and Trade, with 9 (nine) projects or activities being given assistance by Bojonegoro TP4D District Attorney. Where before each SKPD had determined which projects or activities would be requested for assistance, and at what stage the project or activity would be requested for assistance by Bojonegoro TP4D District Attorney. According to the Bahasa Indonesia Dictionary (KBBI), synergy means joint activities or operations; while synergize means to do joint activity or operation. Synergy is building and ensuring a productive relationship and harmonious partnership with stakeholders, to produce useful and quality work. The purpose of synergy is to influence the behavior of individuals as well as groups to interact, through dialogue with all groups, where perceptions, attitudes and opinions are important to a success. In other words synergies are complementary and complementary differences to achieve results greater than the number of parts per section.

Prosecutor as one of the law enforcement agencies required to play a role in upholding the rule of law, protecting the public interest, upholding human rights, and eradicating corruption, collusion and nepotism. In carrying out its functions, duties, and authorities, the Prosecutor of the Republic of Indonesia as a government institution that

implements state power in prosecution must be able to realize legal certainty, legal order, justice and truth based on law and heed religious norms, decency and decency, and must explore human, legal and justice values that live in society.

Prosecutor must also be able to be fully involved in the development process, among others, to help create conditions that support and secure the implementation of development to create a just and prosperous society based on Pancasila, and are obliged to help maintain and uphold the authority of the government and the state and protect the interests of the community.

After being formed, Bojonegoro District Prosecutor's Office of Regional and Local Government Guards and Safeguards (TP4D) immediately adapted (adaptation) by mapping the conditions or conditions and assistance patterns needed for the implementation of development programs in Bojonegoro District through socialization to the Regional Work Unit (SKPD) in the scope of Bojonegoro Regency Government. This socialization will create integration between Bojonegoro District Prosecutors' Guards and Safeguards Team (TP4D) and the Regional Work Unit (SKPD) in Bojonegoro Regency Government, and equalize the movements / working patterns in achieving common goals (Goal Attainment) that is the creation of a development program goal in Bojonegoro District that is clean of corruption.

In the activities of Package IV Development of Horticulture Cultivation (Grapefruit / Grafting) Seeds for Fiscal Year 2016 at Bojonegoro District Agriculture Service and the Activities of the Construction of the Rice Milling Unit (RMU) Warehouse in Ngraseh Village, Dander District, Sugihwaras Unit Regional Development Activities in Sugihwarah Village Sugihwaras Subdistrict, Malo Unit Market Development Activity in Malo Village, Malo Sub-District and Kedungadem Unit Regional Market Development Activities in Kedungadem Village, Kedungadem District, at Bojonegoro Regency Industry and Trade Service in Fiscal Year 2016, had not yet seen optimal synergy between the Guards and Safety Teams Government and Regional Development (TP4D) of Bojonegoro District Attorney with each activity owner (KPA, PPTK and Event Officer) both at Bojonegoro District Agricultural Service and at Bojonegoro Regency Industry and Trade Office, the relationship between the two parties is still a formality (fulfillment the needs of the respective agencies still).

The synergy of Bojonegoro District Prosecutor's Office of Regional and Regional Guard (TP4D) with each activity owner (KPA, PPTK and Implementing Activities) in both Bojonegoro District Agricultural Service and the Bojonegoro Regency Industry and Trade Office raised doubts about the quality of assistance from Bojonegoro Team Guards, Security Administration and Regional Development (TP4D) District Attorney, moreover if other law enforcement officers carry out checks on these activities.

IV. CONSTRAINTS FACED IN TP4D SYNERGY

It was noted that there were several obstacles faced in synergizing Bojonegoro Team Guards, Security Administration and Regional Development District Attorney (TP4D) with the activities of the Package IV Development of Horticulture Cultivation (Grape Seedling / Grafting) in the 2016 Budget Year at Bojonegoro District Agriculture Office and the Rice Milling Unit (RMU) Warehouse Construction Activity in Ngraseh Village, Dander District, Sugihwaras Unit Market Development Activities in Sugihwarah Village, Sugihwaras District, Malo Unit Market Development Activities in Malo Village, Malo District and Kedungadem Unit Regional Development Activities in Kedungadem Village, Kedungadem Village, Kedungadem District, to the Department of Industry and Trade of Bojonegoro Regency in Fiscal Year 2016 as well as efforts to overcome the obstacles faced.

The first obstacle is the lack of synergy in the form of good coordination and communication between the Government and Regional Development Guard Team (TP4D) of the Bojonegoro District Attorney with the owners of activities (KPA, PPK, PPTK and Event Officer) at Bojonegoro District Agriculture Office and the District Industry and Trade Office Bojonegoro. The parties involved in the 9 (nine) activities or projects of Bojonegoro Team Guards, Security Administration and Regional Development (TP4D) district attorney are still running on their own. In some activities, the parties involved in the implementation of the activity have never coordinated or provided data related to their activities and progress (which step of application? How much is the budget?, What are the presence or absence of obstacles encountered in the implementation of funds activities and how to solve them?) to Bojonegoro Team Guards, Security Administration and Regional Development (TP4D) District Attorney. But there are also in some other activities, the parties involved in the implementation of the activity actively provide reporting regarding the implementation of their activities, particularly work progress and budget absorption, but related to the budget disbursement plan never communicated to Bojonegoro Team Guards, Security Administration and Regional Development (TP4D) District Attorney, except related to giving an additional 50 (fifty) days to complete the work since the end of the implementation of work according to the contract, based on Article 93 of Presidential Regulation Number 4 of 2015 concerning Fourth Amendment to Presidential Regulation Number 54 of 2010 concerning Procurement of Government Goods or Services, and disbursement of the remaining budget after the end of the fiscal year in accordance with the Regulation of the Minister of Finance of the Republic of Indonesia Number 194 / PMK.05 / 2014 concerning the implementation of the Unresolved Budget Settlement for the End of the Budget Year, even then legal opinion Bojonegoro Team Guards, Security Administration and Regional Development (TP4D) District Attorney is only asked verbally,

so that it could not be used as a guideline for the parties involved in the activity. Bojonegoro Team Guards, Security Administration and Regional Development (TP4D) District Attorney itself as if it did not want to know and care about its position, duties and functions, even though on his own initiative based on a joint agreement, Bojonegoro Team Guards, Security Administration and Regional Development (TP4D) District Attorney requested data related to the implementation of 9 (nine) Bojonegoro District Government projects and immediately took to the field to monitor the implementation of activities.

To overcome this obstacle, coordination and communication between Bojonegoro Team Guards, Security Administration and Regional Development (TP4D) District Attorney and the owner of the activities (KPA, PPK, PPTK and Event Officer) in Bojonegoro District Agricultural Service and Bojonegoro Regency Industry and Trade Office were needed. through meetings to equalize views regarding duties and functions and foster awareness for each party, so that development in Bojonegoro Regency area that is clear of corrupt practices can be realized.

The second obstacle is the limited budget support both from the DIPA (Budget Implementation Registration Form) at Bojonegoro District Attorney and at the Regional Work Unit (SKPD) in Bojonegoro Regency Government as the owner of the work, which ultimately has a major effect on the movement of Bojonegoro TP4D District Attorney Office, because the mobility of Bojonegoro TP4D District Attorney requires the availability of sufficient funds, especially for accommodation.

In 2016, Bojonegoro TP4D District Attorney provided assistance to the activities of Package IV Development of Horticulture Cultivation (Grape Seedling / Grafting) in the 2016 Budget Year at Bojonegoro District Agriculture Office and the Rice Milling Unit (RMU) Warehouse Construction Activities in Ngraseh Village, Dander Subdistrict, Sugihwaras Unit Regional Market Development Activities in Sugihwarah Village, Sugihwaras District, Malo Unit Regional Market Development Activities in Malo Village, Malo District and Kedungadem Unit Regional Market Development Activities in Kedungadem Village, Kedungadem Village, Kedungadem District, at The Department of Industry and Trade of Bojonegoro Regency in the 2016 Fiscal Year, felt that the assistance provided was not optimal, due to the limited budget available.

To overcome these obstacles, Bojonegoro TP4D District Attorney tried to insert monitoring activities into each of the activities assisted, on the sidelines of legal counseling activities in the villages around the location of the activities being accompanied. So that it was noted that Bojonegoro TP4D District Attorney could monitor 2 (two) times in each activity, which was felt to be still not optimal.

The third obstacle is the human resources who are members of Bojonegoro TP4D District Attorney both seen

from the number of personnel and the capacity or capability of the team. The total number of 8 (eight) TP4D District Attorney should be sufficient and able to cover the activity program at the Regional Work Unit (SKPD) in Bojonegoro Regency Government which was accompanied by 9 (nine) activities. However, in assisting the activities of Package IV Development of Horticulture Cultivation (Grape Seedling / Grafting) in Fiscal Year 2016 at Bojonegoro District Agricultural Service and the Activities of the Rice Milling Unit (RMU) Warehouse Construction in Ngraseh Village, Dander District, Sugihwaras Unit Regional Market Development Activities in the Village Sugihwarah, Sugihwaras Subdistrict, Malo Unit Market Development Activities in Malo Village, Malo Sub-District and Kedungadem Unit Regional Market Development Activities in Kedungadem Village, Kedungadem District, at Bojonegoro District Industry and Trade Office in Fiscal Year 2016, but Bojonegoro TP4D District Attorney only conducts 2 (two) monitoring activities in each activity. This is felt to be very lacking, because the implementation of activities is carried out continuously throughout the contract period, a factor of budget constraints that causes or influences the ineffectiveness of BojonegoroTP4D District Attorney in providing assistance in each activity. However, assistance from Bojonegoro District Attorney General Regional Development Guidance and Security Team (TP4D) provided enough security and comfort as well as the confidence of PPK (Commitment Making Officer) and PPTK (Event Technical Officer) and their teams, so that they were able to correct the work that is not in accordance with the specifications specified.

When viewed from the capability of the personnel of Bojonegoro Team Guards, Security Administration and Regional Development (TP4D) District Attorney, most of them were from law graduates and some were from high school / equivalent graduates, BojonegoroTP4D District Attorney did not have sufficient capacity to understand job specifications (building structure and related knowledge in agriculture) in the Package IV Development of Grafting Package IV Fiscal Year 2016 at Bojonegoro District Agriculture Service and Activities for the Construction of a Rice Milling Unit (RMU) in Ngraseh Village, Dander District, Sugihwaras Unit Regional Market Development Activities in Sugihwarah Village, Sugihwaras District, Malo Unit Regional Market Development Activities in Malo Village, Malo District and Regional Market Development Activities Kedungadem Unit in Kedungadem Village, Kedungadem Subdistrict, Bojonegoro Regency Industry and Trade Service in the 2016 Budget Year. It should be questioned the quality of assistance of Bojonegoro TP4D District Attorney for each of these activities, especially if the apparatus Other law enforcers had found allegations of irregularities (suspected corruption) in each activity that had received assistance BojonegoroTP4D District Attorney.

To overcome this obstacle, BojonegoroTP4D District Attorney had optimized the work of each personnel and the

existing budget, so that BojonegoroTP4D District Attorney can still be recorded 2 (two) times monitoring each activity. Meanwhile, to increase the capacity / capability of each member of BojonegoroTP4D District Attorney cannot be done in a short time. In the future, every Prosecutor's Office, especially Bojonegoro District Prosecutor's Office, which is involved in BojonegoroTP4D District Attorney needs to be equipped with sufficient skills related to the fields that are targeted for assistance. And also the need to involve other parties who have competencies in each field who will be accompanied by Bojonegoro TP4D District Attorney, for example by holding independent experts who control the construction field and others, or involve college laboratories to get references on the actual value of work progress, moreover the quality of the physical work is in accordance with the specified specifications, etc. This is very necessary for BojonegoroTP4D District Attorney to ensure the quality of assistance provided, so that even if there are other law enforcement officers who come down to examine activities supported by Bojonegoro Team Guards, Security Administration and Regional Development (TP4D) District Attorney will not cause concern for the Regional Work Unit (SKPD) within Bojonegoro Regency Government as the owner of the work.

V. CONCLUSION

1. In carrying out the functions and duties of Bojonegoro TP4D District Attorney needs to involve other parties who have competencies in each field that will be assisted in this case experts from higher education institutions or trusted higher education institutions laboratories and independent, so that the results of TP4D can be accounted for, both by the internal supervisory unit in Bojonegoro Regency Government and other law enforcement officials, so that efforts to prevent corruption are more optimal. .
2. Bojonegoro TP4D District Attorney must be more intensive and proactive in establishing communication with the Regional Work Unit (SKPD) in Bojonegoro District Government to foster trust and openness in providing data and reports needed by both parties.
3. It is necessary to allocate an adequate budget in the DIPA (Budget Implementation Registration Form) at Bojonegoro District Attorney and at the Regional Work Unit (SKPD) within Bojonegoro Regency Government as the owner of the work, in order to further increase the effectiveness of BojonegoroTP4D District Attorney in guarding and securing the government and development in Bojonegoro District in realizing clean development from corrupt practices.

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