

**IMPLEMENTATION OF LAW NUMBER 19 YEAR 2016  
CONCERNING AS AN AMENDMENT OF LAW NUMBER 11  
YEAR 2008 OF THE INFORMATION AND ELECTRONIC  
TRANSACTIONS REGARDING THE FREEDOM OF  
EXPRESSIONS ON SOCIAL MEDIA (Case Study of Hate  
Speech and Cyber Bullying Against the President of the Republic  
of Indonesia Joko Widodo)**

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*Abstract*

Freedom of expression or opinion is one of the fundamental rights that every human being has in a lifetime. This is confirmed in the state foundation, namely the 1945 Constitution (UUD 1945). Indonesia is a democratic state of law, one of the conditions of democracy is to uphold freedom of expression. Nowadays, freedom of expression is facilitated by the presence of social media.

The form of research carried out by the author uses normative legal research, which examines legal norms, legislation, and legal behavior. As well as the most appropriate approach to describing the objectives of the author's research is to use a statutory approach, namely by reviewing the laws and regulations relating to the topic of the research of the author.

The results of the research obtained by the author is that democracy adopted by Indonesia is a Pancasila democracy in which freedom is accompanied by responsibility so as not to cause crimes by reason of shackling freedom of expression. the implementation of the ITE Law in Indonesia is considered to be getting better, because it can at least reduce information containing hate speech.

*Keywords: Freedom of Expression, Hate Speech, Legal Protection*