Juridical Analysis of Gambling Offenders According to the Criminal Code

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Abstract. Objective study This is to find out what is causing perpetrators to commit criminal gambling in Indonesia at the moment. According to the Criminal Code, how do you apply the law to your criminal gambling? What inhibitor in the application of criminal perpetrator criminal gambling complied with the Criminal Code? In accordance with the title and problem to be addressed discussed in the study, this can give useful results, so study This is done with the study of juridical normative (method study of law normative). Research methods: juridical normative is the study of law literature carried out with the method of researching ingredients in literature or secondary data. Factors that become reasons follow criminal gambling, namely: factors social and economic, situational, learning, perceptions about probability of victory, and perceptions of skills. Based on cases of gambling that occur in the jurisdiction of Southeast Aceh Police in general, it is a factor in social and economic society, where a low economy has stimulated perpetrators to engage in gambling. For increased economy as interpreters write (collectors) or as players (bettors) expect victory. Application law criminal perpetrator criminal gambling at the Southeast Aceh Police has been in accordance with provisions of the Criminal Procedure Code. Factors that become inhibitors in handling lawful criminals and perpetrators of criminal gambling at the Southeast Aceh Police are: related substances that follow criminal gambling There is an exclusion to activities given gambling permission so that activity is gambling. That includes following criminal gambling. Amount limited personnel and HR capabilities in identification elements gambling online (internet gambling). Found evidence from proof electronics that haven't been arranged in law, so it must be supported with information from an expert.

Keywords: Criminal Code, Gambling, Juridical

I. INTRODUCTION

Behavior deviate or deviation social events that occur within the public, like gambling, is something from disease in society that is becoming a real threat or potential threat to social norms so that it can threaten ongoing order in general. Gambling can thus become an inhibitor of national development and a source of power for humans. Therefore, gambling must be handled in a rational way.

Gambling is one of the oldest games in the world; almost every country knows it as Gambling is one of the oldest games in the world; almost every country knows it as "a game of luck. Gambling is also a problem socially because the resulting impact is very negative for national interest, especially for young people. Because it causes young people to tend to be lazy inside working and funds flowing in games, the original funds can be used for development rather than flow. For game gambling, gambling is also contradictory with religion, morals, and decency. Game gambling can also be done, raising dependency and engendering loss from both material and immaterial sources, not just for the players but also their families.

In Indonesia itself, gambling is nothing new for society because gambling This has been known since the era of kingdoms in Java and the kingdoms outside Java Island, with various types and shapes. Types and forms are accompanied by bet, fine object move, and object no move. In essence, gambling is a conflict between religious norms, morals, decency, and norm law. The Criminal Code, or Criminal Code, is the book of laws applicable as the base law for crimes in Indonesia. Arrangements about gambling can be found in the Criminal Code, namely, Article 303, Book 2, Crime, and Chapter XIV, Crime to Politeness. In adult Indonesia, it's very lively with gambling coupons (white or normal) called lottery. Where do the players start from? From adults, children below age, youth, and women. Gambling No Again looking age and type gender Moreover, someone made a gambling coupon white. This is eye livelihood anyway. Gambling coupon white



the more develop along with development civilization people and forms gambling This already spreads in public every day. Initially done in a manner of stealthiness, but now, under the circumstances, this is already done blatantly. In perspective of law, gambling is one disturbing crime in society. In connection with it, article 1 of Law No. 7 of 1974 concerning order gambling stated that all follow criminal gambling as a crime.

In the global era like Now This, how difficult is the eradication of gambling, especially gambling coupon white? This, or as it is more commonly known, dark toto (Togel), continues to make the general public nervous. Apart from that, it is also suspected that there are individual officers who back up the dealer bookie lottery. This cause circulation coupon white This is becoming increasingly popular among the general public. Remember problem gambling coupon white Already a disease in society, in keeping order in accordance with Article 303, paragraph 1, of the Criminal Code stipulates that stuff who with on purpose does something effortful, offers or gives a chance for play gambling, or with on purpose participates as well as inside something business sort of it ", then needs earnest and systematic effort, not only from government and officials who enforce the law, but also from awareness, law, and public participation, to tackle and eradicate all forms of gambling.

Criminal law is used to solve social problems, specifically in countermeasures crime, as one form disease in society and one form of pathology in society, like gambling. [1] Enforcement law criminal Gambling as a deviant behavior must be continued. This is very reasonable because gambling is a real threat to social norms and can raise individual and social tensions. The government, to overcome problem gambling, has published Constitution Number 7 of 1974 concerning order gambling. The Constitution states that the threat of punishment in the Criminal Code (KUHP) for gambling is not in accordance again, so that need aggravated, even chapter violation gambling made crime and punishment raised from one month to four years, as well as from three months to six years (Article 542). [2]

Renewal effort law criminal until moment this keeps going, with one main objective, i.e., create something codification law criminal national for replace codification law criminal offense, which is inheritance colonial, i.e., Wetboek van Strafrecht Nederlands Indie 1915, which is derivative from Wetboek van Strafrecht in the Netherlands in 1886, which entered into force January 1, 1918.

Development efforts and reform laws must be done in a manner that is directed and integrated. Codification and unification in the fields of law and drafting legislation are much needed. Legal instruments in the form of legislation are very necessary for supporting development in various fields in accordance with demands for development as well as leveling awareness of the law as well as educating the public about the evaluation of something Act sells. [3]

Progress knowledge, knowledge, and technology, who also participated, influenced how we think, behave, and act. Change attitudes, views, and orientation of the inhabitants; this is what influences their awareness, law, and judgment of something. Act sells, fine is possible actions considered common, or even on the contrary, is something that threatens order social. Threatening behavior, whether social or criminal, often utilizes or suggests technology. Crime suggests technology (cybercrime) . type belonging to the crime new as well as dangerous for the well-being of society. As an example of gambling that has been done online (internet betting),

Development public in relation to change crime that, then, can be done business planning making law penal charge all dynamics public that is policy election means in arranging life social.

Criminal law is often used to solve social problems, specifically in countermeasures to crime. Specifically, problem gambling as one form of disease in society, one form of pathology in society [4] Enforcement law criminal Gambling as a deviant behavior must be continued. Gambling is a real threat to social norms and can increase individual and social tensions. Gambling is a real or potential threat to social order. [5]

Gambling can hinder development in material and spiritual aspects. Gambling educates people to look for living with no properly and form the character lazy."Development requires enterprising individuals.



Work hard and be mentally strong. Very reasonable. Then gambling must quickly search for rational ways and solutions for something. Because it is already clear that gambling is a social problem, it can interfere with social functions in society. [6] One business rationale used to cope with gambling is the approach to policy, law, and criminal

Use of the law is criminal. This is in accordance with function law as social control or control social, yes, a process that has been planned more first and aims to be recommended. invite, sue, or even force members of society to comply with norms, laws, or regulations. Moderate moderate law apply. [7] On the side that criminal law is too worn as a means for change or form public in accordance with the form desired by society, it is by Roscoe Pound named as *social engineering* or manipulation social. [8]

Use effort law, including criminal law, as one effort to overcome social problems, including in field policy for enforcement law. Beside That, because the goal is to reach a well-being society in general, policy enforcement law, even in the field of social policy, is all rational endeavor to reach a well-being society. As something included in the problem policy, then criminal (legal) use is actually not a necessity. [9]

The law has made that feel the benefits if operationalized in society. Operational law will give proof of how far the values, desires, and ideas of society are expressed in the law that materializes. The realization process or concretization of values or embodied ideas in law is called enforcement law. At the stage of implementation here, it is actually a law that is tested, whether it will experience obstacles or not; whether it will experience failure or not. Because of that in law, it is often possible for something to change if seen that law is already ineffective again.

Enforcement law criminal for countermeasures, gambling experiences enough dynamics to be interesting, because gambling is often already considered fair and legal. On the other hand, gambling is felt to have a negative and very threatening impact on social society. There is a policy through Constitution Number 22 of 1954 concerning the lottery: to draw lots, prize money raises various bad things in the country, then the government legalizes porcas, i.e., financial donations for sports. In late 1987, Porkas changed to become a KSOB (Coupon Prize Sports Contribution).

Mid-1988, KSOB or SOB (Sports Donations with Prizes) was disbanded because of its negative impact, i.e., the siphoning of public funds and affecting local areas. Finally, in mid-July 1988, Minister of Social Affairs Haryati Subadio, in meeting with DPR Commission VII, stopped the KSOB. After the dissolution of the KSOB, a new gambling veiled was born on January 1, 1989, with the name SDSB (Donation Philanthrope Social Prize). SDSB contributed with have faith in good. Donations allegedly contribute to gambling and fraud in society. On November 25, 1993, the government revoked and canceled the permission for SDSB enactment in 1994. [10]

reviewed from an interest national, administration gambling has negative and detrimental excesses on morals and mentality of the public, especially the young. Improved mode from following criminals to gambling tall This can be seen from widespread types of gambling, for example, lottery, gambling tail, and gambling coupon white, even until the one who uses it advances in technology through the telephone, internet, or SMS (short *message service*). Example cases are also rampant, namely SMS with moderate prizes, lively in various mass media, and containing elements of gambling.

Gambling in the historical process from generation to generation is difficult to eradicate. Reality show results obtained by the government can be used for efforts in development, as, for example, in the current DKI Jakarta government, Governor Ali Sadikin legalized gambling and prostitution. Excess negatives from gambling are more common than excess positives. The government and officials in law-related matters must take action firmly so that society will finally stop gambling. [11]

Based on the above-mentioned reality, policy law criminal (penal policy) is required in the framework of problem gambling countermeasures. Policy must be concentrated in two directions: the first leads to policy application, that is, policy for how to operationalize regulation, legislation, and criminal penalties in force at the time. This framework handles problem gambling. Second is policy formulative, or policies that lead to renewal of criminal law (penal *law reform*), namely policy for how to formulate regulations in



criminal law (also related to the concept of the new Criminal Code) to be precise in coping with gambling in the future. In this context, it is interesting to note that criminal gambling has become a central issue, necessitating the search for a solution.

II. METHODS

Type of Research

In accordance with the title and the problem to be discussed in this study, this can give useful results, so study This is done with the study of juridical normative (method study of law normative). Research methods: juridical normative is a study of law bibliography done with methods of researching ingredients in literature or mere secondary data. 12 Study this to use for getting ingredients in the form of theories, concepts, principles, and laws as well as regulation-related laws with principal discussion. scope study law normative according to Soerjono Soekanto includes: [13]

- 1. Study the principles of law.
- 2. Study systematic law.
- 3. Study the synchronization law in a vertical and horizontal manner.
- 4. Comparison law
- 5. Legal history

In research, this is a space scope study. This will be done with a method of interesting principle law, where done to law, either written or unwritten. [14] Study This can be used for interesting principles of law in interpreting regulation and legislation. Additionally, research this too, which can be used to look for principle-formulated law that is neither implied nor written.

Data Data analysis

In research here, source law is obtained with the method of gathering at a time from studies bibliographies, rules and legislation, and documents that can help interpret norms and unique answers to researched problems. Stage final, that is, with an interesting conclusion from processed legal sources [15]

Collection Tools Data

In accordance with the use of secondary data in this study, data collection is carried out by collecting, studying, and processing in a systematic manner the literature as well as related documents. Secondary data is also relevant for primary, secondary, and tertiary materials obtained from material libraries, with the principle of updating and relevance. Furthermore, in this study, this literature, principles, conceptions, pand ideas, doctrines, as well as content rule law, were obtained through two main references:

- 1) Nature in general consists of books, texts, and encyclopedias.
- 2) Characteristic special consists of report results, research, magazines, or journals.

Remember study This secondary attention to the data is carried out with study literature and study documents. Study This includes study law normative, and the type of data used is secondary data. Secondary data studied is as follows:

- 1. Primary legal materials, viz., material legally binding;
- 2. Legal materials secondary, that is, giving material explanations about material primary law (i.e., form documents or treatise legislation):
- (a) 1945 Constitution
- (b) Criminal Code (KUHP)
- (c) Law Number 7 of 1974 concerning order gambling
- (d) Law Number 22 of 1954 concerning Lotteries
- (e) Law Number 2 of 2002 concerning the Police Republic of Indonesia



- 3. Legal materials tertiary, which provides explanations more in depth about material primary law as well as material secondary law, include:
- (a) Indonesian Excyclopedia
- (b) Legal Dictionary
- (c) English-Indonesian Dictionary
- (d) Various magazines and journals in law

Procedure for Data Capture and Collection

For Obtain complete and relevant data with this study, then tool data collection is used for studies, documents, and guidelines interviews for primary data, i.e., use guidelines interview respondents who have set that.

Data Analysis

Data is analyzed in a normative-qualitative manner with the goal of interpreting and constructing existing statements in documents and legislation. normative because study This dotted rejection of existing regulations as norm law positive, meanwhile qualitative means dotted data analysis turn down the effort of invention principles and information new.

III. RESULTS AND DISCUSSION

Factors that Become Obstacles in the Application of Criminal Law Perpetrator: Criminal Gambling According to the Criminal Code

Article 1 of Law Number 7 of 1974 concerning order gambling stated that all follow criminal gambling as a crime. Gambling restrictions alone are arranged in Article 303 paragraph (3) of the Criminal Code as follows: "The so-called game gambling is each game where, in general, the possibility of getting profit depends on luck alone, as well as because the player is more trained or more proficient. That includes all betting about decision races or other games that aren't held between those who participate in races or play, as does everything else betting.

Threat of criminal gambling Actually, already enough heavy, that is, with punishment, criminal imprisonment for a maximum of 10 years or a maximum criminal fine of Rp. 25,000,000.00 (twenty-five million rupiah). Article 303 of the Criminal Code and Article 2 of Law Number 7 of 1974 state:

- (1) Threatened with criminal imprisonment for a maximum of ten years or a maximum fine of twenty-five million rupiahs, whoever without getting permission:
 - 1. On purpose, offer or give a chance for a game gamble and make it an eye livelihood, or on purpose, participate in it as well as in something company-related.
 - 2. On purpose, offer or give a chance to the audience in general to play gambling or, on purpose, participate as well as in company. For that, with no care, use a chance to fulfill something condition or fulfill something procedure.
 - 3. Participate in games of chance as a source of income.
- (2) If the guilty do a crime in order to operate his livelihood, then he can revoke his right to operate his livelihood. Gambling is already arranged in the Criminal Code, and Law Number 7 of 1974 turns out to still contain a number of weaknesses.

As for some of its weaknesses:

1. Legislation only arranges gambling as an eye livelihood, so if somebody does gambling that isn't an eye livelihood, it can make a gap possible in the law.



- 2. Legislation only arranges about the maximum limit of punishment; however, there is no arrangement regarding the minimum limit of punishment, so in practice, in the judiciary, a panel of judges often gives a very light verdict after only a number of months, or rather, after being released.
- 3. Article 303 bis, paragraph (1) number 2, only applies to gambling in nature that is illegal, whereas legal gambling or there is permission from the ruler as an exception so that no criminal can be a culprit. In practice, permission from the ruler is very likely misused, like the existence of KKN (corruption, collusion, and nepotism) with authorized officials.

Weaknesses in regulation, legislation, and constraint for apparatus enforcer law can become countermeasures to criminal gambling.

Gambling via the Internet (Internet gambling)

Development of technology information with the existence of the internet gave rise to a new crime in gambling, i.e., gambling via the internet (internet gambling). Act criminal gambling through this internet, which makes eradicating gambling more difficult. For done, because deeds can be done with a party anywhere, without being seen by anyone, and can be done wherever.

When confronted with fixed gambling on the internet, problems will arise, especially concerning goods proof. If on gambling a normal tool is worn for gambling like a dice or card and the money used to bet is already enough to be worn as goods evidence, in internet gambling gambling is done like a computer game. On the internet, betting was not paid from hand to calm, but was transferred direct with a write card account number credit via the internet as well.

Since *Internet Casinos Inc.* (ICI) introduced internet gambling on August 18, 1995, which includes 18 different casino games, ICI has served more than 40,000 registrants and recorded more than 7 million visits (i.e., sites on the internet on a regular basis, neither on purpose nor deliberately) per month. Next is internet gambling. A growing industry in the world of cyberspace

Various activities carried out and occurring in cyberspace, including violations of the law that occurred, like internet gambling, are regulated in Constitution Number 11 of 2008 concerning Information and Transactions Electronics (ITE Law). Before the ITE Law was published, criminal gambling was arranged in the Criminal Code, in Article 303 (KUHP) and Article 303 bis (KUHP).

According to Article 303 of the Criminal Code, who is punished is the convening party, who gives chance play gambling as eye livelihood, or the intentional party, who give chance play gambling to the general public as well as participates in play gambling as eye livelihood. Article 303 bis of the Criminal Code applies to people who use chance for play gambling as arranged in Article 303 of the Criminal Code above.

Criminally regulated gambling in Article 303 and Article 303 bis of the Criminal Code only requests apparatus. To demonstrate that gambling has occurred and people have been arrested, the bookie must be involved in some form of gambling. Thus, the Criminal Code as a law governing positive actions in criminal law in Indonesia has accommodated rules about gambling, namely inside Article 303 of the Criminal Code.

In its evolution, various forms of cybercrime (cybercrime) have emerged, which cannot be punished again under existing law. This demand by the government for a quick compile product can be applied to crimes that occur in cyberspace (cybercrime), including criminal gambling via the internet (internet gambling), so the government published Constitution Number 11 of 2008 concerning Information and Transactions Electronics (ITE Law).

There are several cases where gambling is done through the internet in a form that is not like A gambling, making it difficult for enforcers of the law (the police) to gather proof that it is something that follows criminal gambling. A technological approach is absolutely required for revealing the existence of criminal gambling via the internet (internet gambling).

Example disclosure case: gambling via the internet (internet gambling):

Gambling held and carried out through the visible www.TebakHuruf.com website like a normal game is gambling. This has Since 2005, there have been established bookies from Hong Kong and Indonesia, backed



up by a private bank in Hong Kong. Gambling the promising present will cost millions of rupiahs. To participate as well in the game, the candidate player must transfer some money, i.e., 150,000.00 (one hundred fifty thousand rupiah), to the number account that has been determined. The next player must guess the answer to the question given; if he guessed right, he gets the points, which can be exchanged for millions of rupiah. For gambling via the internet above, it is often done under raid by the police in the Jakarta area through internet cafes operating in several areas of Jakarta.

Gambling via the internet that has been carried out by three people named Ari Durahman, Akim Titis, and Handi Candra, the three of them caught officer Polsekta Lengkong Bandung, is currently being done online via the www.88tangkas.net site in the Belova internet cafe, Jalan Stone Fruit Number 46A Bandung, July 21, 2008. In the gambling process, the perpetrator deposits an amount of money ranging from Rp. 100,000.00 (one hundred thousand rupiah) to Rp. 400,000.00 (four hundred thousand rupiah) via BCA ATM to a number of accounts that have been specified. After the perpetrator gets the password and usename, he follows various specified games like guessing a picture or letter. If he wins, if win then the amount of money transferred increases by Rp. 10,000.00 (ten thousand rupiah); if he loses, then the culprit's money is reduced by IDR 5,000.00 (five thousand rupiah).

The police seized 13 CPU units, 13 monitor units, three ATM BCA top cards, and one card credit on Name Chandra. Nama, third perpetrator Furthermore, the case was tried at the Bandung District Court, and the Public Prosecutor indicted all three for doing gambling through internet facilities (on line) as arranged in Article 303 paragraph (1) 3 in conjunction with Article 55 of the Criminal Code. The third defendant stated guilty to doing gambling through internet facilities (on line) as arranged in Article 303 paragraph (1) 3 in conjunction with Article 55 of the Criminal Code and was sentenced to one year and eight months in jail. Elements fulfilled sentence from chapter the is deliberate defendant as element subjective It means that there is something activity that offers or gives a chance to play a game and make a living, while the objective is that the defendant stage activity without permission in order to make a profit through gambling and make a living.

See cases and judicial processes on following criminal gambling through internet facilities (on line), only existing laws in the Criminal Code in matter. In fact, there is a provision governing the law about gambling through internet (on-line) facilities in Article 27 paragraph (2) and Article 45 paragraph (1) of the ITE Law. Therefore, there will be overlapping rules about which rules can be enforced on criminal gambling through internet facilities (on line).

Application Article 303 of the Criminal Code against following criminal gambling raises the difficulty of the process of proof via the internet (internet gambling). Because in the Criminal Code no arrangement exists containing elements of technology information, gambling via the internet (internet gambling) is all done via internet media. Temporarily, no application of Article 27 paragraph 2 and Article 45 paragraph 1 of the ITE Law against the case above is necessary because the procedure for investigation in Article 43 paragraph 6 of the ITE Law is difficult. For implementation, there exist mandatory provisions for investigators to do arrest and detention via prosecutor general request, determination by Chairman local District Court in time one time twenty-four hours, and the No Possible carried out, so that the police as investigators are forced to apply provision Article 303 of the Criminal Code for handling gambling cases via the internet (internet gambling) in question.

There is gambling via the internet (internet gambling), which must be proven based on tools and justified evidence (KUHAP). Proof of gambling via the internet is not required, regardless of the provision about tool proof as arranged in Constitution Number 11 of 2008 concerning Information and Transactions Electronics (ITE Law). Article 5 paragraph (1) of the ITE Law states that information electronics and/or document electronics and/or results printed are tool-proof valid laws.

Based on Article 1 point 1 of the ITE Law, electronic is referred to with information as one or electronic data set map, including but not limited to writing, sound, images, electronic data interchange (EDI), letters draft, photo, electronic (electronic *mail*), telegram, telex, telecopy, or the like, letters, signs,



numbers, codes, access, symbols, or perforations that have been processed and have meaning or can be understood by those who can understand them.

Article 1 point 4 of the ITE Law states that what is meant by document electronic is every information electronically created, forwarded, sent, received, or saved in analog, digital, electromagnetic, optical, or the like, which can be viewed, displayed, and/or transmitted through computer or system electronics, including but not limited to writing, sound, pictures, maps, plans, photos, or the like, as well as letters, signs, numbers, codes, access, symbols, or perforations that have been processed and have meaning or can be understood by those who can understand it. If reviewed, then the website of the organizer gambling via the internet and email participants gambling, as well as SMS, are part of information electronics, so they can be categorized as one tool tool valid proof in a manner of law.

Article 5 paragraph (2) of the ITE Law also confirms that information electronics and/or document electronics and/or results printed it as referred to in paragraph 1 above are expansions from tool valid proof in accordance with procedural law applicable in Indonesia.

It is clear that website organizer gambling via the internet, e-mail, as well as SMS participant gambling is one part of information electronics that can be considered tool valid proof in a manner law and is the part that isn't inseparable from provision about tool evidence and evidence as arranged in Constitution Number 8 of 1981 Concerning Criminal Procedure Code (KUHAP), in matter this expansion from tool proof hint. With Accordingly, the organizer's website, gambling via the internet, e-mail, and SMS participant's own strength proof as one tool proof specifically in the case of gambling through the internet.

Apart from that, information witnesses and testimony experts can be tools of evidence in the proving process of criminal gambling via the internet in question. Evidence processes follow criminal gambling via the Internet in court and urgently need a technical approach because proof evidence found can form proof electronics that aren't inside procedural law (KUHAP), so it must be supported with information experts to get it admissible in court.

Substance-law gambling via the internet Of course, it can become a constraint for enforcers of law, like the police in general in countermeasures against gambling, as well as the Sector Police Mandrehe Regency West Nias.

Obstacle Arrest Perpetrator Criminal Gambling at Southeast Aceh Police

National Police, specifically Southeast Aceh Police, experienced various obstacles, especially in countermeasures matters related to gambling and arrests. As stated above, no all activity gambling is considered criminal gambling because there is permission to do activity gambling. Besides that development, internet technology has used various parties as means of gambling (internet gambling), which has rules separately in proof (tools ukti) for those who haven't yet been arranged in procedural law (KUHAP).

The above conditions become factor inhibitors in handling follow criminal gambling; on the other hand, in implementing arrest perpetrator follow crime, personnel (crime unit) at the Southeast Aceh Police met a number of obstacles in the form of the following:

Lack of cooperation with the public

Society thinks that the National Police is institutionally on duty for guard security and nurturing the public so that in matters happening, criminal crime follows. Already become a task of the National Police so that in investigations they do not obtain information from society. Society sometimes does not want to convey information about what is going on with criminal gambling for the simple reason that becoming a witness can confiscate time, money, and effort, as well as threaten their safety from the perpetrator.

Actor removes proof

Perpetrator follows criminal gambling to be free from arrests and threats of punishment with the method of removing goods, proof goods, time gambling will done, rummage, and give information that is complicated or not seldom. Already leave the jurisdiction of Southeast Aceh Police.



IV. CONCLUSIONS

Factors that become reasons follow criminal gambling, namely: factors social and economic, situational, learning, perception about probability of victory, and perception of skills. Based on cases of gambling that occur in the jurisdiction of Southeast Aceh Police in general, it is a factor in social and economic society, where a low economy has stimulated perpetrators to engage in gambling. For increased economy As interpreters write (collectors) or as players (bettors) expect victory. Application law criminal perpetrator criminal gambling at the Southeast Aceh Police has been in accordance with provisions of the Criminal Procedure Code, namely through a process of assessment and consideration that precedes it and believes the suspect truly guilty based on facts from witnesses and items of proof gambling that have been collected and have been investigated to the truth. Factors that become inhibitors in handling lawful criminals and perpetrators of criminal gambling at the Southeast Aceh Police are: related substances that follow criminal gambling There is an exclusion to activities given gambling permission so that activity is gambling. That includes following criminal gambling. Amount limited personnel and HR capabilities in identification elements gambling online (internet gambling). Evidence found from proof electronics that haven't been arranged in law must be supported with information from experts. Then, participate in public No buildings, facilities, and infrastructure are limited, like vehicles. For stage patrol, the area considered vulnerable to gambling requires supervision every moment. No can be reached, so that investigation gambling is not optimal.

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