

Bukti Korespondensi

*The Problematics of a Separate Judicial Review
Through Two Institutions: A Case Study in
Indonesia,*

Karya ilmiah yang berjudul *The Problematics of a Separate Judicial Review Through Two Institutions: A Case Study in Indonesia*, yang diterbitkan International Journal of Innovation, Creativity and Change. www.ijicc.net Volume 13, Issue 10, 2020, ISSN 2201-1323, 22011315 Coverage: 2013-2020. Korespondensi dilakukan salah satu penulis dengan bukti terlampir:



Date: 29th January 2020

ExcelingTech,
Academic Publisher, UK
289 Murchison Road
Leytonstone, London,
Essex, UK
E10 6LT

Rectangular Snip

Subject: Acceptance Letter

Dear Suparto Wijoyo, Bagus Oktafian Abrianto, M. Syaiful Aris, Xavier Nugraha, Ave Maria Frisa K:

Congratulations!

Your Manuscript entitled "Ideal Constitutional E-Voting Mechanism In Indonesia: Ius Constituendum Study" has been accepted for volume 9, No. 3 of *International Journal of Supply Chain Management (IJSCM)* [ISSN 2050-7399 (Online), 2051-3771 (Print)] that would be published on June 2020.

Your Journal paper would be indexed in **Scopus (Elsevier)**, DOAJ, EBSCO, Google Scholar, Scirus, GetCited, Scribd, Citeseerx, Newjour and so on.

We look forward to receiving your subsequent research papers.

Best Regards,

M. Habib

Assoc. Prof. Dr. Md. Mamun Habib

Editor-in-Chief

International Journal of Supply Chain Management (IJSCM)

[ISSN 2050-7399 (Online), 2051-3771 (Print)]

<http://ojs.excelingtech.co.uk/index.php/IJSCM>

Exceling Tech Publishers

London, U.K

On Nov 16, 2018, at 6:47 PM, ICOHAP Fakultas Kesehatan Masyarakat Universitas Airlangga <icohap@fkm.unair.ac.id> wrote:

Dear ICoHAP 2018 Participants,

Thank you very much for your participation in "*The 1st International Conference on Health Administration and Policy*" held in 1-2 September 2018 by Master of Administration and Health Policy Study Program, Faculty of Public Health, Universitas Airlangga.

As the event already ended, we would like to inform you several important announcements:

1. The deadline for Full paper submission has been extended. Authors should upload the full papers via **online submission system (ICoHAP Website)** no later than **20th November 2018**. Please note that the participants who submit the full paper after the deadline will not be accepted; therefore, they will be automatically withdrawn from the publication process.
2. The participants, whom the abstracts have been accepted and who decide to continue the publication process, should submit a **Statement of Publications Letter** using the attached form below. Please kindly find the attachments below.
3. Since the listed applicants for IJPHRD for special issues (Indian Journal of Public Health Research & Development) did not

automatically withdrawn from the publication process.

2. The participants, whom the abstracts have been accepted and who decide to continue the publication process, should submit a **Statement of Publications Letter** using the attached form below. Please kindly find the attachments below.

3. Since the listed applicants for IJPHRD for special issues (Indian Journal of Public Health Research & Development) did not fulfill the minimum quota, the publications will be transferred into the proceeding process. The authors who have not decided the publication option beforehand will be automatically transferred to proceeding process.

Should you have several inquiries, please do not hesitate to contact us at +62812-1671-4884 (Mahega) or +62812-3157-5403 (Alissa).

We hope that all participants could continue this opportunity.

Thank you for your humble attention and cooperation.

Best Regards,

Alissa Sita

**Committee of 1st International Conference
on Health Administration and Policy
(ICoHAP) Secretariat**
Health Policy and Administration Department
Faculty of Public Health



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Date: 01 June 2020
Ref.: Regular_September-2020_1844

Dear authors,

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It's my pleasure to inform you that, after the peer review, your paper "*The Problematics on Separate Judicial Review through two Institutions: A Case Study in Indonesia*" has been ACCEPTED to publish in our journal namely *International Journal of Innovation, Creativity and Change*, ISSN: 2201-1315. It will be published in the *Regular Issue of September 2020*. You will need to pay the publication fee within 3 working days. I believe that our collaboration will help to accelerate the global knowledge creation and sharing one step further. Please do not hesitate to contact me if you have any further questions.

Sincerely,

Loh Wei-Lyn

Loh Wei-Lyn

Editorial Assistant

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The Problematics of a Separate Judicial Review through Two Institutions: A Case Study in Indonesia

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The implementation of a judicial review, which is conducted separately by the Constitutional Court, and the Supreme Court, is considered to be inappropriate with the ideals of building a harmonious, and integrated legal system. In its practice, it has been proven that the authority of the judicial review to the Constitutional Court, and the Supreme Court encourages various issues. The substantive difference between the tests conducted by the Constitutional Court, and those conducted by the Supreme Court, is the process of examining the trial of the legislation under the law, and against the law by the Supreme Court was conducted in private. The cases handled by the Supreme Court were numerous, not just the legislation testing cases, but also the cases of cassation, and other legal matter. The relationship between the two judicial institutions, namely the Supreme Court, and the Constitutional Court, has become out of sync in the Indonesian constitutional system. The enforcement of the constitution integrally in all laws and regulations has become challenging to materialise. It becomes the loss of the power of the Supreme Court decision for a test case. When the norms that are used as the basis by the Supreme Court are declared unconstitutional by the Constitutional Court, there will be conflicting decisions.

Key words: *Judicial review, Constitutional court, Supreme court.*

Introduction

The concept of legal development is a fundamental and comprehensive matter and is not to be separated from the development of the people's rights. Legal development is when a