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On Wednesday, the exact date of March 31, 2009, the Constitutional Court verdict 136/PUU-VII/2009 Number 11-14-21-126 and read by the Chairman of the Constitutional Court M. Mahfud MD stated that Law No. 9 Year 2009 About the Board of Education Law is contradictory, with the 1945 Constitution (unconstitutional) and have no binding legal force. This decision was automatically bring legal consequences for all organizers of education (formal), both public and private, which organizes both basic education, middle, and High education. In preparing this thesis, the author will not discuss in a comprehensive manner, due to the Constitutional Court ruling of law for all education providers, but the author will only focus on the legal consequences of Constitutional Court decision, for the conductor college course, both the Private Higher Education, State Universities, or Higher Education State Owned Legal Entity. The targets are reviewed, by the author in this thesis, is a Constitutional Court decision that states, there is no longer validity of BHP Law, and legal consequences for the cancellation of BHP Law on higher education providers. Hopefully reading this thesis can be useful and add insight for readers.