LEMBAR

HASIL PENILAIAN SEJAWAT SEBIDANG ATAU PEER REVIEW

KARYA ILMIAH : JURNAL ILMIAH

Judul Karya Ilmiah

: "Redesigning The Election System For Members Of The House Of Representatives In

Indonesia As An Effort To Realize Citizens' Constitutional Rights "

Jumlah Penulis Status Pengusual : 2 Orang

: Penulis ke-1

Identitas Jurnal Ilmiah : a. Nama Jurnal

: Journal of Legal, Ethical and Regulatory Issues;

b. Nomor ISSN

: ISSN:1544-0036; E-ISSN:1544-0044;

c. Vol, No,Bln, Thn)

: Vol. 25 Special Issue 1 (2022);

d. Penerbit

: Allied Business Academies

e. DOI artiket (jika ada):

f. Alamat web Jurnal: https://www.abacademies.org/abstract/redesigning-the-election-system-

for-members-of- the-house-of-representatives-in-indonesia-as-an-effort-

to-realize-citizen-13252.html

Alamat Artikel

: https://www.abacademies.org/articles/Redesigning-the-election-system-

for-members-of-the-House-of-Representatives-1544-0044-25-S1-046.pdf

g. Terindeks di

: Scopus

Kategori Publikasi Jurnal Ilmiah (beri ✓ pada kategori yang tepat)

Jurnal Ilmiah Internasional /Internasiona bereputasi **

Jurnal Ilmiah Nasional Terakreditasi

Jurnal Ilmiah Nasional / Nasioan terindeks di DOAJ, CABI,

COPERNICUS*

Hasil Penilaian Peer Review:

	Komponen Yang Dinilai		eviewer	
			Reviewer II	Nilai Rata-Rata
a.	Kelengkapan unsur isi jurnal (10%)	4	3	3,5
ъ.	Ruang lingkup dan kedalaman pembahasan (30%)	10	10	10
c.	Kecukupan dan kemutahiran data/informasi dan metodologi (30%)	12	11	11,5
d.	Kelengkapan unsur dan kualitas penerbit (30%)	12	11	11,5
	Total = (100%)	38	35	36,5

Semarang,

APR 2022

Reviewer 2

Reviewer 1

Prof. Dr. Yusriyadi, S.H., M.S. NIP. 195508261981031002

Unit kerja: Fakultas Hukum Undip

Prof. Dr. Retno Saraswati, SH., M. Hum

NIP. 1967111 993032002

Unit kerja: Fakultas Hukum Undip

NB: Koreksi dari Tim PAK Universitas -> Nilai berubah menjadi 60%x20=12

LEMBAR HASIL PENILAIAN SEJAWAT SEBIDANG ATAU PEER REVIEW

KARYA ILMIAH :	JURNAL ILM	IIAH		
Judul Karya Ilmiah : "Redesigning The Election Syster Indonesia As An Effort To Realiz				ves In
b. Nomor ISSN : ISSN:154 c. Vol, No,Bln, Thn) : Vol. 25 S	of Legal, Ethical and 14-0036; E-ISSN:1: Special Issue 1 (202 Usiness Academies	544-0044;	s;	
f. Alamat web Jurnal: https://www.abacademies.org/artic-of-Representatives-1544-0044-25-S1 g. Terindeks di : Scopus	a-as-an-effort-to-reales/Redesigning-the	alize-citizen-13252	2.html	
(beri ✓pada kategori yang tepat)	iternasional /Inter asional Terakredi asional / Nasioan *	tasi		
The state of the s	Nilai Mal	ksimal Jurnal II	miah	
Komponen Yang Dinilai	Internasional/ Internasional bereputasi	Nasional Terakreditasi	Nasional	Nilai Yang Diperoleh
a. Kelengkapan unsur isi Jurnal (10%)	4			4
b. Ruang lingkup dan kedalaman pembahasan (30%)	12			10
c. Kecukupan dan kemutahiran data/informasi dan metodologi (30%)	12			12
d. Kelengkapan unsur dan kualitas penerbit (30%)	12			1200
Total = (100%) Nilai Pengusul = 60%x38 = 22,8	40			20.
Catatan Penilaian Jurnal Oleh Reviewer: a. Kelengkapan unsur isi Jurnal: Sistematika silmiah kan antara Judul dan b. Ruang lingkup dan kedalaman pembahasan: Stope semusi bidang hukum kan kemutah dan kemutah dan kemutah dan kemutah dan me luafolologi semusi dan me	engan pa	enseahosa	n B	
d. Kelengkapan unsur dan kualitas penerbit: Termasak Friedri Surnal				

Semarang,

Reviewer 1

Prof. Dr. Remo Saraswati, SH.,M.Hum NIP. 196711191993032002

1 1 APR 2022

Unit kerja: Fakultas Hukum Undip

LEMBAR

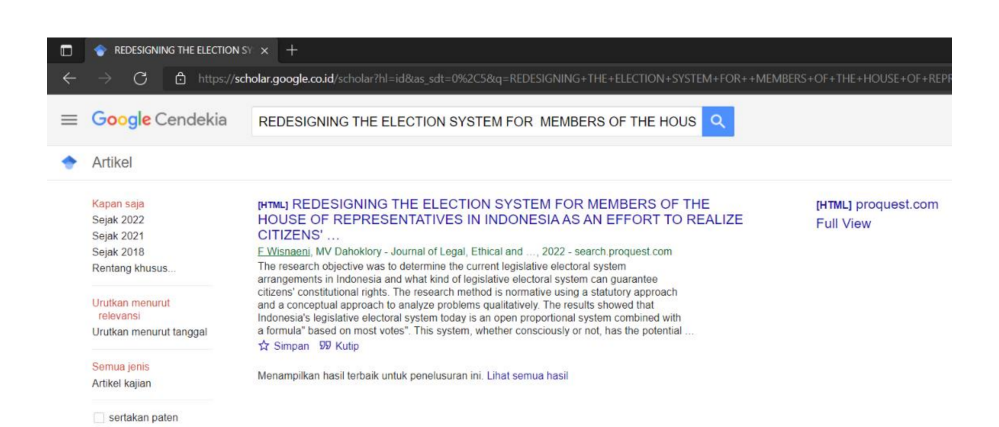
HASIL PENILAIAN SEJAWAT SEBIDANG ATAU PEER REVIEW

KARYA ILMIAH : JURNAL ILMIAH

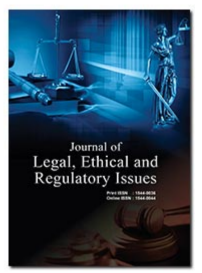
	Judul Karya Ilmiah	: "Redesigning The Election S Indonesia As An Effort To R	ystem For Members ealize Citizens' Cons	Of The House Of titutional Rights	Representat	ives In
Kategori Publikasi Jumal Ilmiah : Jurnal Ilmiah Internasional /Internasiona bereputasi ** (beri / pada kategori yang tepat) Jurnal Ilmiah Nasional Terakreditasi Jurnal Ilmiah Nasional Nasional terindeks di DOAJ, CABI, COPERNICUS* Hasil Penilaian Peer Review: Nilai Maksimal Jurnal Ilmiah	f. Alamat web Jurna	: Penulis ke-1 : a. Nama Jurnal : Jour b. Nomor ISSN : ISSI c. Vol, No,Bln, Thn) : Vol. d. Penerbit e. DOI artiket (jika ada): 1: https://www.abacademies.org/house-of-representatives-in-index: https://www.abacademies.org/of-Representatives-1544-0044-2	N:1544-0036; E-ISSN: 25 Special Issue 1 (20): ed Business Academies abstract/redesigning-thenesia-as-an-effort-to-rearticles/Redesigning-thenesia-45-S1-046.pdf	1544-0044; 22); ne-election- system calize-citizen-1325;	n-for-members 2.html	
Komponen Yang Dinilai Komponen Yang Dinilai Internasional Internasiona	(beri ✓pada kategori ya	nal Ilmiah : Jurnal Ilmia ang tepat) Jurnal Ilmia Jurnal Ilmia COPERNIC	ah Internasional /Inte h Nasional Terakred h Nasional / Nasioan	itasi		
A Kelengkapan unsur isi Jurnal (10%) a. Kelengkapan unsur isi Jurnal (10%) b. Ruang lingkup dan kedalaman pembahasan (30%) d. Kelengkapan unsur dan kualitas penerbit (30%) 12 Total = (100%) Nilai Pengusul = 60%x 3 = 3 Catatan Penilaian Jurnal Oleh Reviewer: a. Kelengkapan unsur isi Jurnal: Si UN mul			Nilai Ma	ksimal Jurnal I	lmiah	
b. Ruang lingkup dan kedalaman pembahasan (30%) c. Kecukupan dan kemutahiran data/informasi dan metodologi (30%) d. Kelengkapan unsur dan kualitas penerbit (30%) Nilai Pengusul = 60% x. 35 = 34 Catatan Penilaian Jurnal Oleh Reviewer: a. Kelengkapan unsur isi Jurnal: Ri v h mul u yhap, mulu: dan v fudul Kaupani Ri mpulun Ruang lingkup dan kedalaman pembahasan: Ruay Li yhap tlum fatu Napana Kelangkapan dan kemutahiran data/informasi dan metodologi: Kemutak khi ram data faturah faruman Culuy d. Kelengkapan unsur dan kualitas penerbit: Ada imforman blow Jurnal in: (erindakka) Peredakan Semarang, Semarang,			Internasional bereputasi		Nasional	Diperoleh
b. Ruang lingkup dan kedalaman pembahasan (30%) c. Kecukupan dan kemutahiran data/informasi dan metodologi (30%) d. Kelengkapan unsur dan kualitas penerbit (30%) Nilai Pengusul = 60% x. 35 = 34 Catatan Penilaian Jurnal Oleh Reviewer: a. Kelengkapan unsur isi Jurnal: Ri v h mul u yhap, mulu: dan v fudul Kaupani Ri mpulun Ruang lingkup dan kedalaman pembahasan: Ruay Li yhap tlum fatu Napana Kelangkapan dan kemutahiran data/informasi dan metodologi: Kemutak khi ram data faturah faruman Culuy d. Kelengkapan unsur dan kualitas penerbit: Ada imforman blow Jurnal in: (erindakka) Peredakan Semarang, Semarang,	a Kelengkanan unci	ur jei Jurnal (1004)	4			2
c. Kecukupan dan kemutahiran data/informasi dan metodologi (30%) d. Kelengkapan unsur dan kualitas penerbit (30%) Nilai Pengusul = 60%x .35 = 34 Catatan Penilaian Jurnal Oleh Reviewer: a. Kelengkapan unsur isi Jurnal: Ri pun mul tu yhap, mulu: chan pudul Kampani Ri mpulun, b. Ruang lingkup dan kedalaman pembahasan: Ruang L: yhap thlun Tata Napana Kedalaman canalas memadai c. Kecukupan dan kemutahiran data/informasi dan metodologi: Memutak khi ran data /mformasi dan metodologi: Ala Imforman: blim. Jurnal in: (erindaksa; menang, semarang,						
d. Kelengkapan unsur dan kualitas penerbit (30%) Total = (100%) Nilai Pengusul = 60%x .35 = H Catatan Penilaian Jurnal Oleh Reviewer: a. Kelengkapan unsur isi Jurnal: Isi pun mul turphup, mulai chari pudul Campari R' mpulan, b. Ruang lingkup dan kedalaman pembahasan: Ruang - L: Thup the Inthe Napara Kedalaman Canalas Memadai c. Kecukupan dan kemutahiran data/informasi dan metodologi: Memutak keli ran data / tarforman. Culup d. Kelengkapan unsur dan kualitas penerbit: Ada Imforman. Blim. Jurnal in: (erindaktas). Semarang,	c. Kecukupan dan ke	emutahiran data/informasi dan	12			
Total = (100%) Nilai Pengusul = 60%x.35 = 31 Catatan Penilaian Jurnal Oleh Reviewer: a. Kelengkapan unsur isi Jurnal: Si vn mul		ur dan kualitas paparbit (20%)	10			JA3 11 0
Catatan Penilaian Jurnal Oleh Reviewer: a. Kelengkapan unsur isi Jurnal: Isi pun mul be ykop, mula: Chour fudul Carponi Rimpulm, b. Ruang lingkup dan kedalaman pembahasan: Ruay - Li ykop + Clum Tata Report Kedalaman Caralis Memadai c. Kecukupan dan kemutahiran data/informasi dan metodologi: Albuth keli ran dala / Informan: Culty d. Kelengkapan unsur dan kualitas penerbit: Ala Imforman: blim. Jurnal in: Cerindikas; Semarang,	Total = (100%)					4
a. Kelengkapan unsur isi Jurnal: 18i pri mal Leyhap, mulai chani produl Ganpari Rimpulm, b. Ruang lingkup dan kedalaman pembahasan: Ruay - Liyhap + Clum Tata Nepara Kedalaman canalis memadai c. Kecukupan dan kemutahiran data/informasi dan metodologi: **Remutah Chiram dala / Informasi can metodologi: **Remutah Chiram dala / Informasi can metodologi: **Ala Imformasi blir. Jurnal in: Cerindah Caniformasi dan metodologi: **Predatan.** Semarang,	Nilai Pengusul = 6	50%x .35= 21				25
	a. Kelengkapan u Isi jun a Composition of the Ruang lingkup Ruang lingkup Ruang Kelangkapan dar Kelengkapan u Ala	nsur isi Jurnal: I Jurnal: I Graphy, dan kedalaman pembahasan: Li Jup Hele laman canal n kemutahiran data/informasi dan kemutahiran data/informasi dan keli ram dal nsur dan kualitas penerbit: Imforman:	lee mem lan metodologi: n /hnfon	Nopara adar eman. Ce	eley	
					APR 202	2

Prof. Dr. Yusriyadi, S.H.,M.S NIP. 195508261981031002

Unit kerja : Fakultas Hukum Undip



✓ mencakup kutipan



Print ISSN: 1544-0036 Online ISSN: 1544-0044

About the Legal, Ethical and Regulatory Issues

Journal of Legal, Ethical and Regulatory Issues (JLERI) is an open access Bi-Monthly journal that welcomes original research related to the ever changing international business laws and legal rights.

Affiliated to Allied Business Academies publication, JLERI enjoys 30% of acceptance rate and encourages theoretical or empirical works in business law, ethics or governmental or regulatory issues. More information on the types of manuscripts published and the categories of research accepted are displayed in the Journal Matrix section of this website.

Sponsored by the Academy of Legal, Ethical and Regulatory Issues, this legal journal adheres to double blind peer review process (15-25 days) to ensure original and quality research in this field. JLERI aims to cater to the needs of legal and taxation professionals that interpret business

laws. Apart from catering to the vast business and industrial sectors, the journal prioritizes the needs of business and legal firms, B-schools, academic and research institutions, practitioners and students.

JLERI thus encompasses a wide range of topics in this field including ethics in the workplace, regulatory compliance, ethical decision making process, ethics in business, legal ethics and ethical problems in E-Business.

Guidelines & Article Processing Charges Formatting Guidelines Publication Policies and Ethics Issues Frequency: "Bi-Monthly"

Authors who would like to discuss the potential interest in a manuscript may contact Editorial Staff.

h-index

Articles published in **Journal of Legal, Ethical and Regulatory Issues** have been cited by esteemed scholars and scientists all around the world. **Journal of Legal, Ethical and Regulatory Issues** has got hindex 26, which means every article in Journal of Legal, Ethical and Regulatory Issues has got 26 average citations.

Volume Selector

2022

Volume 25, Issue 1

Volume 25, Special Issue 2

Volume 25, Special Issue 1

2021

Volume 24, Issue 6	Volume 2	24 <u>, Issue 5</u>	Volume 24, Issue	<u>v4</u> <u>Volum</u>	<u>e 24, Issue 3</u>
Volume 24, Issue 2	Volume 2	24 <u>, Issue 1</u>			
Volume 24, Special Issue 6 (Title: Legal Ethics and Responsibilities)	Volume 24, Special Issue 5 (Title: Legal and Ethical Affairs)	Volume 24, Special Issue 4 (Title: Corporate Law and Legal System)	Volume 24, Special Issue 3 (Title: Regulatory. Compliance, Ethical Decision Making)	Volume 24, Special Issue 2 (Title: Legal Law and Ethical Problems)	Volume 24 Special Issue 1 (Title: Business Ethics and Regulatory Compliance)

2020

<u>Volume 23, Special</u> <u>Volume 23, Issue 5</u> <u>Volume 23, Issue 5</u> <u>Volume 23, Issue 4</u>

issue

<u>Volume 23, Issue 3</u> <u>Volume 23, Issue 2</u> <u>Volume 23, Issue 1</u> <u>Volume 23 Special</u>

Editor-in-Chief

Dr. Bashar H. Malkawi

University of Sharjah, College of Law, Sharjah, United Arab Emirates and University of Arizona, Tucson, Arizona

Submit Queries Here

legalissues@abacademies.org

You may submit manuscripts online at: www.abacademies.org/submissions/journalof-legal-ethical-and-regulatory-issues.html

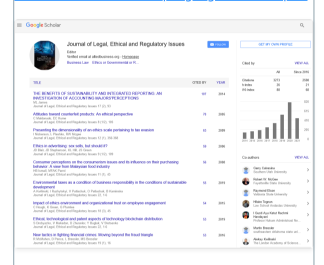
H Index: 11 I Google Scholar h5 index: 11

Scopus | Cite Score | 2020 : 1.1 | CiteScoreTracker 2021: 1.0 (Updated monthly)

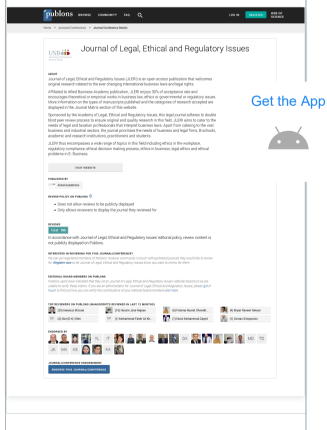
Google scholar citation report

Citations: 3273

Journal of Legal, Ethical and Regulatory Issues received 3273 citations as per google scholar report



Journal of Legal, Ethical and Regulatory Issues peer review process verified at publons



Abstracted/Indexed in

- > Open J Gate
- > JournalTOCs
- > <u>China National Knowledge</u> <u>Infrastructure (CNKI)</u>
- > <u>CiteFactor</u>

Editorial Board

Journal of Legal, Ethical and Regulatory Issues (JLERI) is an open access publication affiliated to the Allied Business Academies. The Editorial Board of the JLERI exercises complete control over the editorial content of the journal and the journal publishes Bi-Monthly. JLERI invites authors to submit manuscripts throughout the year to get accommodated in any of these editions. The Journal welcomes participants in its associated conferences to submit their manuscripts for accelerated review.

JLERI encourages theoretical and empirical research on the ethical decision making process and ethics in business, trade and commerce and focuses on diversified topics related to business laws and ethics. All the manuscripts submitted for publication are subjected to a thorough double blind peer review process. The journal aims to expand the horizon of this scientific discipline by knowledge sharing to further the reader's understanding of Regulatory Compliances.

More details related to the types of manuscripts published and the categories of research accepted in JLERI are displayed in detail in the Journal Matrix section of this website. Individuals that are keen in joining the Editorial Board should contact the Editorial staff. The Journal is interested in expanding its editorial board and solicits inquiries.

For more information about submitting your manuscript for consideration, please visit our 'Submit Manuscript page' in the website.

Editors-in-Chief

Dr. Bashar H. Malkawi

University of Sharjah, College of Law, Sharjah, United Arab Emirates and University of Arizona, Tucson, Arizona

Submit Queries Here

legalissues@abacademies.org

Editorial Board

Shahul Shaik

La Trobe University, Melbourne, Australia

Stephanie Huneycutt Bardwell

Christopher Newport University, Newport News, Virginia

Abdullah Najim Abd Aliwie Al Karaawy

Republic of Iraq/Ministry of Education, Baghdad, Iraq

Abu Shiraz Abdul-Rahaman

University of Calgary, Calgary, Canada

Bruce D. Phillips

NFIB Research Foundation, Washington, USA

Carlton C. Young

Mississippi State University, Meridian, USA

D.J. Parker

University of Washington, Tacoma, Washington

Dr. P. Malyadri

Centre for Economic and Social Studies, India

Dr. Ratish C Gupta

Daly College Business School, Indore, India (Affiliated to De Montfort University UK)

Eleonora Cutrini

University of Macerata, Italy

Francis Onyeugwuetom Chukwudi Njoku Cmf

University of Nigeria, Nsukka, Nigeria

Get the App

Hernan Alejandro Olano Garcia

University of La Sabana, Cundinamarca, Colombia



Hussein Abdulhasan Moeh AL-Lami

Misan University, Amarah, Iraq

Ismail Kose

Karadeniz Technical University, Turkey

J. Keaton Grubbs

Stephen F. Austin State University, Nacogdoches, Texas

Jamila A. Chowdhury

University of Dhaka, Dhaka Bar, Bangladesh

Anatoliy Kostruba

Vasyl Stefanyk Precarpathian National University, Ukraine

Yusramizza Md Isa

School of Law & the Chancellery, Universiti Utara Malaysia, Malaysia.

Leo Zhixiong Liao

University of Waikato, Hamilton, New Zealand

Mark Hsiao

University of Leicester, Leicester, England

Muhamad Hassan Bin Ahmad

International Islamic University Malaysia, Selangor, Malaysia

Nadhim Shalaan Jabbar Al Timeemy

University of Al Qadisiyah, Diwaniyah, Iraq

Najim Abd Aliwie Al Karaawy

University of Al Qadisiyah, Diwaniyah, Iraq

Tedie Subarsyah

University of Pasundan, Bandung, Indonesia

Nurul Mohammad Zayed

Daffodil International University, Dhaka, Bangladesh

Editorial Review Board

Sergey Yevgenievich Barykin

National Technological Initiative Centre, Peter the Great St. Petersburg Polytechnic University, St. Petersburg, Russia

Enas Qutieshat

Philadelphia University, Amman, Jordan

Abdul Zindani

University of Texas, Austin, Texas

Bushra Saadoon Al Noori

University of Baghdad, Iraq

Babayo Sule

Universiti Utara, Kedah, Malaysia

Dr. B. Balaji Srinivasan

Sri Chandrasekharendra Saraswathi Viswa Mahavidyalaya University

Brian Winrow

Winona State University, Minnesota, United States

Connie Rae Bateman

University of North Dakota, Grand Forks, USA

David Arnesen

Seattle University, Seattle, Washington

Debbie DuFrene

Stephen F. Austin State University, Nacogdoches, Texas

Dr. Athula Gnanapala

Sabaragamuwa University of Sri Lanka, Belihuloya, Sri Lanka

Dr. Dyah Werdiningsih

ih Get the App

Islamic University of Malang, Indonesia

Dr. Elisabeth Sundari

Graduate Law School Universitas Atma Jaya Yogyakar Province, Indonesia

Dr. Faroug Saber Al-Shibli

Philadelphia University, Amman, Jordan

Dr. Katherine Smith

Murray State University, Kentucky, USA

Dr. Parastou Esmailzadeh

Attorney at Law, Iran

Eugene Calvasina

Southern University & A&M College, Baton Rouge, Louisiana

Grigorios Kyriakopoulos

National Technical University of Athens, Greece

Hamzeh Abu Issa

Applied Science Private University, Jordan

Leigh Johnson

Murray State University, Kentucky, USA

Luis Bayardo Tobar Pesantez

Universidad Politecnica Salesiana, Ecuador

Mohammad Fateh Ali Khan Panni

City University, Dhaka, Bangladesh

Oksana Badziun

Taras Shevchenko National University of Kyiv, Ukraine

Robert Cope

Southeastern Louisiana University in Hammond, Louisiana, United States

Roselie McDevitt

Fairfield University, Fairfield, Connecticut

Sandra McKay

Southeastern Louisiana University in Hammond, Louisiana, United States

Suzanne Pinac Ward

University of Louisiana at Lafayette, USA

Taylor Klett

Sam Houston State University, Huntsville, Texas

Theresa Hrncir

Southeastern Oklahoma State, Durant, Oklahoma

Thomas R. Tudor

University of Arkansas at Little Rock, Arkansas, United States

Troha Marsh

Stephen F. Austin State University, Nacogdoches, Texas

Veronica Onjoro

Mount Kenya University, Kenya

Yvon Dandurand

University of the Fraser Valley, Abbotsford, Canada

Allied Business Academies publishing a total of 14 different journals in various fields of business. With an acceptance rate of 30%, each of the journals of our affiliates is double blind, peer reviewed and some of the journals are listed in SCOPUS, SCIMAGO, Google Scholar, ProQuest, Cengage Gale, LexisNexis and several other academic databases and search engines.

Follow Us







Quick Links

- Journals
- Matrix
- Proceedings
- Guidelines
- About Us
- Member Services

Contact Info

Allied Business Academies
 40 Bloomsbury Way Lower
 Ground Floor
 London, United Kingdom

WC1A 2SE

Registered Address Get the App
3 SHENTON WAY



SHENTON HOUSE SINGAPORE (068805)



#10-05

© 2002-2022 Allied Business Academies. All rights reserved. Privacy Policy

This work is licensed under a <u>Creative Commons Attribution 4.0 International License.</u>

Volume 25, Special Issue 1 (2022)

<u>Criminal Liability for the Crime of Money Laundering and the Regulatory Framework for Combating It in Qatari Law</u>

Author(s): Sami Hamdan AL-Rawashdeh

Abstract

→ Full-Text

PDF

The Hidden Defect Guarantee in Computer Software Contracts: A Study in the French and Egyptian Civil Laws

Author(s): Said Elsayed Kandil, Moustafa Elmetwaly Kandeel

Abstract

🔀 PDF

The Global Criminal Law Enforcement Policy on False Information Bomb Hoax

Author(s): Timbo Mangaranap Sirait

Abstract

Without Crisis Paradigm: Food Security Law and Policy in the Covid-19 Pandemic in Indonesia

Author(s): Isharyanto, Jadmiko Anom Husodo, Sri Wahyuni, Dian Esti Pratiwi

Abstract

Full-Text

PDF

Right to De-Referencing in Light of Recent Case Law of the Court of Justice of the European Union (CJEU)

Author(s): Laroussi Chemlali

Abstract

🔀 PDF

A Comparative Study of Patrimonial Right and Incorporeal Property in Civil Law System and Vietnamese Law System

Author(s): To Trang Lam

Abstract

PDF

Crimes against Sexual Inviolability of Minors: Criminal Legal and Penitentiary Features

Author(s): Aliya Kurmanaevna Abisheva, Vitaliy Vyacheslavovich Khan, Oxana Borisovna Filipets, Assel Muratovna Alibekova, Alissa Kurmanaevna Issergepova, Elena Anatolyevna Kirillova, Salekh Aysayevich Khodzhaliev

Abstract

<u> PDF</u>

No-Fault Compensation in Medical Malpractice in Vietnam

Author(s): Nguyen Thi Bao Anh, Nguyen Thu Huong

Abstract

Full-Text

PDF

Get the App

Cyber Security Sharing Platform: Indonesia Approach in Law Enforcement of Financial Transaction Crimes

Author(s): Deni Kamaludin Yusup

Abstract

<u> PDF</u>

Evidentiary Process in Ukrainian and Slovakian Criminal Proceedings: A Comparative Analysis and Implications on Criminal <u>Proceedings</u>

Author(s): Serhii Ablamskyi & Adrian Vasko

Abstract

Full-Text

烤 PDF

Low on Information and Electronic Transaction in Islamic Review

Author(s): Baeti Rohman Zaenal Abidin Riam, Masripah, Ahmad Ansorudin, Asep Ubaidillah, Jarudin

Abstract

√ Full-Text

The Chinese Wave: Cross-Border E-Commerce Development in Africa

Author(s): Abdulrahman Al-Fawwaz

Abstract

√ Full-Text

PDF

State Regulation and Sovereignty over the Divestment of Foreign Shares after Changes in the Mining Laws

Abstract

Full-Text

PDF

Environmental Policies as Balancing Instruments between Market Needs and the Economy

Author(s): Stela Mecaj, Jonida Mehmetaj

Abstract

<u> PDF</u>

<u>Activities of Law Enforcement Agencies to Compensate Damages Caused by Environmental Offenses</u>

Author(s): Askar Kanatovich Alibayev Sabigul Dzhanabayevna Bekisheva, Vladimir Dmitrievich Sekerin, Sergey Sergeevich Zenin, Elvina Alekseevna Omshanova, Elman Said-Mokhmadovich Akhyadov

Abstract

→ Full-Text

PDF

Procedures of Criminal Ministerial Responsibility

Author(s): Abdullah Ahmed Al-Khasilat, Majd Waleed Ata Almanasra Noor Barakat Al-Khawajah

Abstract

Full-Text

<u> PDF</u>

Improving the Legal Regulation of the Quality of Judicial Officials in Kazakhstan

Author(s): Aidana Ospanova, Saule Amandykova, Saule Kapsalyamova, Meruert Muratkhanova, Dinara Osmanova

Abstract

PDF

Classes of Shares and Class Rights: A Comparative Examination of the Law in Nigeria and Rwanda

Author(s): Florence U Masajuwa, Simon Imoisi, Kolawole O Masajuwa

Abstract

PDF

Constitutional Dialogue in Judicial Review at the Indonesian Constitutional Court: The Future Prospects

Author(s): Ahmad, Fence M. Wantu, Dian Ekawaty Ismail

Abstract

PDF

The Success Factors of E-Government Implementation in Indonesia

Author(s): Moch Lukmanul Hakim, Agus Rahayu, Eeng Ahman, Lili Adi Wibowo

Abstract

<u> PDF</u>

Disclose Criminal Information: Reward and Punishment for Whistleblowers and Justice Collaborators

Author(s): Rahmi Yunita, Mahrus Ali, F. Aji Samekto, Pujiyono

Abstract

→ Full-Text

PDF

Redesigning the Election System for Members of the House of Representatives in Indonesia as an Effort to Realize Citizens' Constitutional Rights

Author(s): Fifiana Wisnaeni, Madaskolay Viktoris Dahoklory

Get the App

Abstract

Uncustomary Expiration of Public Works Contracts in Jordan and Egypt: A Comparative Study

Author(s): Faisal Abdelhafez Alshawabkeh, Zeyad Mohammad Jaffal

Abstract Abstract Abstract

Legality and Justice of the Existence of the Franchise Agreement in Indonesia

Author(s): Ery Agus Priyono, R. Benny Riyanto, Joko Priyono

Abstract Full-Text PDF

A 5W2H Analysis on the Process of Collective Bargaining Agreement in Public Sector Industries in India

Author(s): Aakash Y. Raj

Abstract

Full-Text

<u> PDF</u>

Quick Links

Contact Info

D Journals

Matrix

Allied Business Academies publishing a total of 14 different journals in various fields of business. With an acceptance rate of 30%, each of the journals of our affiliates is double blind, peer reviewed and

REDESIGNING THE ELECTION SYSTEM FOR MEMBERS OF THE HOUSE OF REPRESENTATIVES IN INDONESIA AS AN EFFORT TO REALIZE CITIZENS' CONSTITUTIONAL RIGHTS

Fifiana Wisnaeni, Diponegoro University
Madaskolay Viktoris Dahoklory, Diponegoro University

ABSTRACT

The research objective was to determine the current legislative electoral system arrangements in Indonesia and what kind of legislative electoral system can guarantee citizens' constitutional rights. The research method is normative using a statutory approach and a conceptual approach to analyze problems qualitatively. The results showed that Indonesia's legislative electoral system today is an open proportional system combined with a formula "based on most votes". This system, whether consciously or not, has the potential to injure the constitutional rights of citizens and political parties because the system is not yet in accordance with the mandate of the 1945 constitution. The results showed that using an open proportional system based on the majority of votes can at any time nullify or ignore the votes of minorities and women. Therefore, it is better if the electoral system for Indonesian parliament (DPR) members should be redesigned by adopting an electoral system like Germany and New Zealand, namely the mixed-member proportional (MMP System). Practically, this system is more able to provide constitutional guarantees for citizens, political parties, and the continuity of democracy.

Keywords: Election, Electoral System, Constitutional Rights, Affirmative Action, Indonesia.

INTRODUCTION

The constitutional rights of citizens are citizens' rights protected by the constitution. The most basic human rights of citizens in the political field are voting and being elected. The 1945 Constitution as the Indonesian constitution stipulates that sovereignty is in the people's hands and is exercised according to the constitution. It implies that citizens as holders of sovereignty have the right to determine their leaders and representatives through elections. In this case, the selection of the electoral system used must guarantee the constitutional rights of citizens as holders of sovereignty. The constitutional rights of citizens to be treated fairly in elections have been explicitly regulated in Article 28D paragraph (1) of the 1945 Constitution of the Republic of Indonesia, which states that everyone has the right to recognition, guarantees, protection and legal certainty that is just and equal treatment in before the law. Furthermore, Article 28D paragraph (3) states that every citizen has the right to equal opportunities in government.

The constitutional change from the New Order government (1966-1998) to the reformation era (1998-present) was initiated by making changes to the Constitution (Wisnaeni,

1544-0044-25-S1-046

CRIMINAL LIABILITY FOR THE CRIME OF MONEY LAUNDERING AND THE REGULATORY FRAMEWORK FOR COMBATING IT IN QATARI LAW

Sami Hamdan AL-Rawashdeh, Qatar University

ABSTRACT

In view of the development of international standards, the issuance of modified recommendations by the Financial Action Task Force in 2012 and the issuance of the evaluation methodology in line with international standards in 2013, the State of Oatar has undertaken a comprehensive review of its national legislation. These efforts culminated in the issuance of Law No. 20 of 2019 on Combating Money Laundering and Terrorism Financing. The aim of this study is to deal with the provisions related to criminal liability for the money laundering crime as stipulated in the law, in addition to the regulatory framework for the prevention of money laundering crimes stated in the same law. The aforementioned law included a number of provisions and rules that would enable the State of Qatar to efficiently and effectively combat money laundering and terrorist financing. Among the most prominent of these rules are the tightening of criminal penalties associated with violating the provisions of the law, reforming and modernizing the regulatory framework for combating money laundering and terrorist financing in Oatar to bring it in line with the highest international standards, including the Financial Action Task Force standards in combating money laundering and terrorist financing. The provisions contained in the law also included strengthening the role of the National Anti-Money Laundering and Terrorism Financing Committee, allowing it to evaluate the national system for combating money laundering and supervising its proper functioning, and authorizing the Financial Information Unit, regulatory agencies and law enforcement authorities with the necessary powers to ensure the proper application of the law and achieve the required effectiveness.

Keywords: Money-Laundering Crime, Criminal Liability, Regulatory Framework, Qatari Law.

INTRODUCTION

The effectiveness of the anti-money laundering system is linked in large part to the existence of advanced legislation and rules that are in accordance with international standards, especially the recommendations of the Financial Action Task Force (Newland, 2008; Serio, 2004). In order to enhance the effective implementation of international standards for combating money laundering, the State of Qatar issued in September 2019, Law No. (20) of 2019 on Combating Money Laundering and Terrorism Financing, which replaced Law No. (4) of 2010. This law defines money laundering crimes, the duties and responsibilities of financial institutions and unspecified financial businesses and professions, and provides for the establishment of the National Anti-Money Laundering and Terrorism Financing Committee, and the determination of fines and penalties imposed for violating the law.

1544-0044-25-S1-017

1

A COMPARATIVE STUDY OF PATRIMONIAL RIGHT AND INCORPOREAL PROPERTY IN CIVIL LAW SYSTEM AND VIETNAMESE LAW SYSTEM

To Trang Lam, Ho Chi Minh City Open University

ABSTRACT

Property law plays an important role of civil law in the legal systems of continental European countries. Therefore, the establishment and improvement of the property institution is always focused in these countries. This is also gradually confirmed in the process of completing Vietnamese civil law. The article analyzes the conception of patrimonial right and incorporeal property in civil law system and Vietnamese law system, thence propose the improvement of the conception of patrimonial right and the establishment of the conception of incorporeal property in Vietnamese civil law.

Keywords: Patrimonial Right, Incorporeal Property, Civil Law System, Vietnamese Law System.

INTRODUCTION

In the legal systems of continental European countries, the property provisions are not only applied to the institution of ownership right and other real rights, but also to the other institutions such as succession, contract, etc. This is also gradually confirmed in the process of completing Vietnamese civil law. Indeed, according to the structure of the 1995 and 2005 Civil Code in Vietnam, the provisions of property fall into the Second Section of Property and Ownership Right (Law and Regulations, 1995). However, the current Civil Code moves the provisions of property to the First Part of General Regulations. This also means that the provisions of the conception, the classification of property..., from the Article 105 to 115 of the First Part of the 2015 Civil Code, will apply to the other Parts of this Code such as obligation and contract, succession, etc. (Law and Regulations, 2015). Therefore, the conception of property and other related conceptions need to be focused and improved gradually. A comparative study of patrimonial right and incorporeal property between civil law system and Vietnamese law system helps to find out the gaps that Vietnam needs to fill into its regulations of property in the 2015 Civil Code and other relevant current legal documents.

LITERATURE REVIEW

The Conception of Patrimonial Right and Incorporeal Property in Civil Law System

The conception of patrimonial right in civil law system

1544-0044-25-S1-039