

Implikasi kebijakan kewarganegaraan ganda bagi diaspora Indonesia dilihat dari perspektif keimigrasian = The implications of the double nationality policy towards Indonesian diaspora viewed from immigration perspectives

Deni Harianto, author

Deskripsi Lengkap: <https://lib.ui.ac.id/detail?id=20390245&lokasi=lokal>

Abstrak

[ABSTRAK

Tesis ini membahas permintaan Diaspora Indonesia kepada pemerintah mengenai kewarganegaraan ganda tidak terbatas dimana sistem hukum Indonesia saat ini hanya mengakui dwi kewarganegaraan terbatas hanya untuk anak-anak sampai mereka berusia 18 tahun dan harus memilih kewarganegaraan setelah itu. Tujuan dari penulisan ini adalah untuk melihat dampak positif dan negatif dari permintaan dwi kewarganegaraan Diaspora Indonesia dilihat dari perspektif keimigrasian serta bagaimana solusi dari dampak negatif terhadap politik hukum dwi kewarganegaraan. Penelitian ini termasuk penelitian kualitatif dengan desain deskripsi. Model analisis penelitian ini menggunakan sejumlah pertanyaan yang memuat unit analisis yang menjadi dasar dari pengumpulan data. Informan dalam penelitian ini terdiri dari pembuat kebijakan dalam bidang kewarganegaraan dan keimigrasian. Dari hasil penelitian dapat disimpulkan Kebijakan Kewarganegaraan Ganda merupakan pilihan strategis untuk mengakomodasi kebutuhan para Diaspora untuk dapat berperan aktif dalam pembangunan sosial ekonomi Indonesia, terutama melalui kontribusinya yang besar di bidang ekonomi, perdagangan, investasi, alih teknologi, pendidikan dan pariwisata.

<hr>

ABSTRACT

This thesis disserts about the inquiry from Indonesian Diasporas towards the government on the subject of unlimited double citizenship whereas Indonesian Law at the moment only recognizes limited double citizenship for children until they turn 18 years old and have to choose which nationality they want after. The purpose of this thesis is to see the positive and negative impact of the inquiry on double citizenship from the Indonesian Diasporas viewed from Immigration?s Perspective and how to solve the negative impact towards Law Politics of double citizenship. This research is a qualitative type with a descriptive design. Analyst Model of this research uses a few questions that contains analyst unit which becomes the foundation of the data accumulation. The informant of this research consists of policy-makers in the area of citizenship and immigration. Based on the results of the research, it could be concluded that the policy of double citizenship is a strategic choice to accommodate the needs of the Diasporas to actively act in the Indonesian national socio-economic development, especially through an

abundant contribution in the area of economy, trade, investments, technology, education and tourism; This thesis disserts about the inquiry from Indonesian Diasporas towards the government on the subject of unlimited double citizenship whereas Indonesian Law at the moment only recognizes limited double citizenship for children until they turn 18 years old and have to choose which nationality they want after. The purpose of this thesis is to see the positive and negative impact of the inquiry on double citizenship from the Indonesian Diasporas viewed from Immigration?s Perspective and how to solve the negative impact towards Law Politics of double citizenship. This research is a qualitative type with a descriptive design. Analyst Model of this research uses a few questions that contains analyst unit which becomes the foundation of the data accumulation. The informant of this research consists of policy-makers in the area of citizenship and immigration. Based on the results of the research, it could be concluded that the policy of double citizenship is a strategic choice to accommodate the needs of the Diasporas to actively act in the Indonesian national socio-economic development, especially through an abundant contribution in the area of economy, trade, investments, technology, education and tourism, This thesis disserts about the inquiry from Indonesian Diasporas towards the government on the subject of unlimited double citizenship whereas Indonesian Law at the moment only recognizes limited double citizenship for children until they turn 18 years old and have to choose which nationality they want after. The purpose of this thesis is to see the positive and negative impact of the inquiry on double citizenship from the Indonesian Diasporas viewed from Immigration?s Perspective and how to solve the negative impact towards Law Politics of double citizenship. This research is a qualitative type with a descriptive design. Analyst Model of this research uses a few questions that contains analyst unit which becomes the foundation of the data accumulation. The informant of this research consists of policy-makers in the area of citizenship and immigration. Based on the results of the research, it could be concluded that the policy of double citizenship is a strategic choice to accommodate the needs of the Diasporas to actively act in the Indonesian national socio-economic development, especially through an abundant contribution in the area of economy, trade, investments, technology, education and tourism]