

Hukum Administrasi Negara

Deskripsi Lengkap: <https://lib.ui.ac.id/detail?id=20420826&lokasi=lokal>

Abstrak

Position of a state as a state established according to the laws will generate a tremendous consequences to the government in fulfilling the citizens' needs, which make the government's intervention greater. As the government role becomes greater and wider in people's daily lives, the state administrative activities also increase. In executing the state administrative activities, problems and conflicts of interest may arise and sometimes such problems lead to social unrest. Consequently, the existence of state administrative laws is very important because the main objective of the law is to keep the government's authority properly. In that case, people's interest will be protected from the abuse of authority. Decision (beschikking) is an action of the state administrative law that is often taken. The content of the decision may be used in executing the state administrative laws. Such administrative law action should not collide the laws (regulations and general principles of good governance). If a state administrative action is made in the form of a decision and it collides the laws, such decision may become the object of the state administrative court.