

Hubungan antara pengadilan pidana internasional (ICC) dengan pengadilan hak asasi manusia nasional terhadap pelanggaran hak asasi manusia yang berat di Indonesia

Deskripsi Lengkap: <https://lib.ui.ac.id/detail?id=20429061&lokasi=lokal>

Abstrak

Realizing a basic human right's court is not as easy writing or speaking, but it needs a concrete policy that is the commitment of a country to implement basic human rights in the social and political life as the realization of respect to the humanity of human beings. Indonesia is one of the countries which has clear commitment toward the protection of basic human rights as stated in the Preamble of The 1945 Constitution. Such as a commitment has been followed up by a concrete policy in the form of AdHoc Basic Human Right;s Court by the enactment of No. 26/2000 Law which was enacted in May 2002. Considering that Indonesia has not yet ratified the Statuta of International Criminal Court it is hoped that Human Right's Court in Indonesia would be able and willing to bring various cases of heavy violations toward basic human right's occuring in Indonesia nowadays to trial independently and impartialy. In other words The Basic Human Right's Court in Indonesia could convince the world that Indonesian Government is willing and able to settle heavy violations toward Basic Human Rights that so far have occured in Indonesia based on the standard of International Law.