

ABSTRACT

Constitutional Court is one of the state institutions which has special power. The Constitutional Court currently became a concern of the public because of several cases of violation the code of conduct committed by some Constitutional Judges. This research aims to evaluate the implementation the Code of Conduct of Judges in the Constitutional Court. This research is a normative legal research which uses case law approach and use comparative approach. The result of this research reveals that the Code of Conduct of Constitutional Judges is still not fully understood by every Judges in Constitutional Court. In fact, the Code of Conduct of Constitutional Judges is clearly stated in the regulation of Constitution Court No. 02/PMK/2003 on the Code of Conduct and the Guidance of the Constitutional Judges. Internal Supervision in the Constitutional Court conducted by the Ethics Council is still not effective, so it still needs external supervision by institutions outside the Constitutional Court. The research recommends that, firstly the Constitutional Court must be more selective in choosing Constitutional Judges. Secondly, the Constitutional Court needs to establish external supervisory body conducted by institutions outside the Constitutional Court. Accordingly there should be revision of Law on the Constitutional Court.

Keywords: *Code of Conduct, Constitutional Judges, Constitutional Court, Supervision.*