THE URGENCY OF EXTERNAL SUPERVISION
ON CONSTITUTIONAL COURT’S JUSTICES IN INDONESIA

UNDERGRADUATE THESIS

This undergraduate thesis is submitted as one of the requirements to obtain the decree of Bachelor of Law at Faculty of Law
Universitas Muhammadiyah Yogyakarta

Nama : Andi Zamharira Nurdin Palinrungi
Student Number : 20130610300
Faculty : Law
Major : International Program for Law and Sharia
Field of Study : Constitutional Law

FACULTY OF LAW
UNIVERSITAS MUHAMMADIYAH YOGYAKARTA
2018
I hereby declare that the Undergraduate Thesis which is entitled "THE URGENCY OF EXTERNAL SUPERVISION ON CONSTITUTIONAL COURT'S JUSTICES IN INDONESIA" contains a content that is truly the work of my own without plagiarism or quotation in ways that are inconsistent with the prevailing ethnic in the scientific community. On this statement, I am ready to bear the risk/any sanctions imposed to me in accordance with applicable regulations, if in the future it is found a breach of scientific ethnics, I am willing to accept the sanctions.

Written by
Name: Andi Zamharira Nurdin P
Student Number: 20130610300
Faculty: Law
Major: International Program for Law and Sharia
University: Universitas Muhammadiyah Yogyakarta

Yogyakarta, January 30th, 2018

Andi Zamharira Nurdin Palinrungi
MOTTO

Live every moment

-Andi Zamharira-

“Aja mangillau pammase iye magampangnge okko puang nge, tapi ivero wedding yellaue, pekkoi carana na yullai pubawai ivero paccobana.”

Do not pray to Allah SWT to ease our load, but pray for given the strong shoulders to run all the activities.

-Sarnawati- my mother
DEDICATION

This undergraduate thesis is dedicated to

My Lord, Allah SWT
Prophet Muhammad SAW

My beloved parents:
B. Nurdin Palinrungi
Hj. A. Sarnawati Saleng Andi Pagesongan

My lovely brothers:
Andi Mu’az Nurdin Palinrungi
Andi Multazam Nurdin Palinrungi
FOREWORD

Alhamdulillah Walhamdulillah tsumma Alhamdulillah, thank you Allah SWT, The Most Merciful and Most Gracious who has given me His blessing and an opportunity to accomplish my Undergraduate Thesis as my final work to fulfil the requirement to obtain the degree of Bachelor of Law entitled The Urgency of External Supervision on Constitutional Court’s Justices in Indonesia at International Program for Law and Sharia, Fakultas Hukum, Universitas Muhammadiyah Yogyakarta.

First of all, I would like to express a sincere gratitude to my parents Bapak B. Nurdin Palinrungi and Ibu Hj. A. Sarnawari Saleng Andi Pegesongan and my brothers Andi Mu’az Nurdin Palinrungi and Andi Multazam Nurdin Palinrungi for their never ending prayers, support, guidance and love.

Extraordinary thanks also go to both my supervisor Bapak Iwan Satriawan, S.H., MCL., Ph.D and Ibu Nanik Prasetyoningsih, S.H., M.H who have guided me with patience, wisdom and compassion.

Allow me also to express my deepest gratitude to Bapak Nasrullah, S.H., S.Ag., MCL and all the lecturers of Faculty of Law for their assistance and inspiration for my great future. Deepest appreciation also goes to all staff Faculty of Law.

I would like to thanks to my second family in Yogyakarta, Rezky Izzati, Farid Muh Nur, Miftahuddin, Munawar Baddu and Pandu Permadi. And also my Friends Firdaus Alamari, Ahmad Zulfikar Pical, Lisca Suryandari, Try Hardyanti, Aysah Agustin, Marudut Pakhpahan, Alfian and beloved IPOLS

Finally, I do expect the thesis will give benefits for the readers and future researches.

Andi Zamharira Nurdin Palirungi
# TABLE OF CONTENT

**UNDERGRADUATE THESIS** ................................................................. i
**APPROVAL PAGE** ................................................................................. ii
**ENDORSEMENT PAGE** ......................................................................... iii
**DECLARATION PAGE** .......................................................................... iv
**MOTTO** ............................................................................................... v
**DEDICATION** ....................................................................................... vi
**FOREWORD** ......................................................................................... vii
**TABLE OF CONTENT** .......................................................................... ix
**LIST OF TABLE** .................................................................................. xi
**LIST OF ABBREVIATION** ................................................................. xii
**ABSTRACT** ........................................................................................... xiii

**CHAPTER ONE** **INTRODUCTION** ................................................... 1
   A. Background ....................................................................................... 1
   B. Research Problem............................................................................. 8
   C. Objectives of Research .................................................................... 8
   D. Benefit of Research ......................................................................... 8

**CHAPTER TWO** **LITERATURE REVIEW** .......................................... 10
   A. Constitutional Court ....................................................................... 10
   B. Supervision ...................................................................................... 14
   C. The Supervision of Justices .......................................................... 17

**CHAPTER THREE** ................................................................................. 20
   A. Type of Research.............................................................................. 20
   B. Type of Data..................................................................................... 21
   C. Data Collection ................................................................................. 22
   D. Analysis ........................................................................................... 22

**CHAPTER FOUR** .................................................................................. 23
   A. Discussion on Issue of Supervision of Constitutional Justices ........ 23
   B. Lesson Learned From Other Countries ........................................ 30
C. Comparative Analysis of Judicial Commission in Italy and France with the Judicial Commission in Indonesia ........................................... 46
D. Reasons behind the Need of External Supervision of Constitutional Justices ............................................................................. 51

CHAPTER FIVE .......................................................................................... 56
A. Conclusion .......................................................................................... 56
B. Recommendation................................................................................ 57

BIBLIOGRAPHY ....................................................................................... 58
ATTACHMENT .......................................................................................... 62
LIST OF TABLE

Table 1 Internal Supervision on Constitutional Court of Justices ..................... 23
Table 2 Analysis of Judicial Commission in Italy and France with the Judicial Commission in Indonesia................................................. 48
**LIST OF ABBREVIATION**

<table>
<thead>
<tr>
<th>Abbreviation</th>
<th>Full Form</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>KPK</td>
<td><em>Komisi Pemberantas Korupsi</em></td>
<td>Corruption Eradication Commission</td>
</tr>
<tr>
<td>DPR</td>
<td><em>Dewan Perwakilan Rakyat</em></td>
<td>House of Representative</td>
</tr>
<tr>
<td>LNRI</td>
<td><em>Lembaran Neraga Republik Indonesia</em></td>
<td>State Gazette of the Republik of Indonesia</td>
</tr>
<tr>
<td>TLNRI</td>
<td><em>Tambahan Lembaran Negara Republik Indonesia</em></td>
<td>Supplement State Gazette of the Republik of Indonesia</td>
</tr>
<tr>
<td>MKMK</td>
<td><em>Majelis Kehormatan Mahkamah Konstitusi</em></td>
<td>Honorary Council of Constitutional Court</td>
</tr>
<tr>
<td>Perppu</td>
<td><em>Peraturan Pemerintah Pengganti Undang-Undang</em></td>
<td>Government Regulation in Lieu of Law</td>
</tr>
<tr>
<td>MPR</td>
<td><em>Majelis Permusyawaratan Rakyat</em></td>
<td>People’s Consultative Assembly</td>
</tr>
<tr>
<td>KEPPH</td>
<td><em>Kode Etik dan/atau Pedoman Perilaku Hakim</em></td>
<td>Code of Ethics and/or Code of Conduct of Judges</td>
</tr>
<tr>
<td>PMK</td>
<td><em>Peraturan Mahkamah Konstitusi</em></td>
<td>Constitutional Court Regulation</td>
</tr>
</tbody>
</table>