## Resolving the Election Administration Disputes at the State Administrative Court by Eny Kusdarini, Anang Priyanto, Sri Hartini, Suripno, Sabit Irfani and Dwi Wahyudi

## **ABSTRACT**

This research aims at describing the election administration dispute resolution process at the State Administrative Court and election administration dispute cases related to the 2019 election resolved at the State Administrative Court.

This research is legal research employing a legal and a case approach. The data were collected by documenting the directory of Supreme Court decision, and directory of Law and Policy of Supreme Court of the Republic of Indonesia. The data were analysed inductively and deductively in accordance with the formulation of the problems.

The research results show the complexity of the process of election administration dispute resolution in Indonesia, which was preceded by an administrative settlement at The Elections Supervisory Agency (Bawaslu) and then at the State Administrative Court or the Supreme Court Institution if the dispute was related to allegations of structured, systematic and massive fraud. There are some examples of election administration disputes revealed and examined in this paper, namely the election administration violation disputes related to candidates for President and Vice President submitted by Prabowo Subianto and Sandiaga Uno against Bawaslu and General Elections Commission (KPU) and other election administration dispute cases.

Kata Kunci: Resolving the Election, Administration Disputes, State Administrative Court