ABSTRACT

THE AUTHORITY OF REGIONAL REPRESENTATIVE COUNCIL AFTER CONSTITUTIONAL COURT DECISION NO. 92/PUU-X/2012

By

Rossy Mario Endhy Ristianto

This research aims to determine the authority of Regional Representative Council (DPD) after Constitutional Court (MK) decision No. 92/PUU-X/2012. Research method used is normative empirical method, which is, by conducting the literature research, and interview. The conclusion of this research are: a) DPD is the political area representative that will only represent the need of area represented by them. DPD has the authority and position with president and DPR equally toward propose the RUU, so DPD also has same authority and position with president and DPR toward the RUU discussion. b) (1) DPD authority in proposing RUU is positioned equally with the government and DPR; (2) DPD has authority to get involved in discussing RUU include all second process in the DPR Paripurna meeting before the final decision; c) DPD has authority to arrange the National Legislation Program (Prolegnas).

Keywords: Authority, DPD, Constitutional Court