

## ABSTRACT

This dissertation entitled "Law Politic of Autonomy region in indonesia" (Study about paradigm change of Local Government from centralized toward decentralized). This writing is causing by corruption, nepotism that happened in the region, the little king phenomenon, Politic empire in the local politic, denial of local governments to the central government, the lack of clarity career civil servants, horizontal conflict, the lack of clarity career civil servants, and another negative impacts in the region causing by political law of local autonomy

This article questioning, first, why the government did change the paradigm from centralized towards decentralized governance in running the local government? Second, how the legal political organizing local governance in Indonesia? Third, what models of regional autonomy that is suitable for the current condition of Indonesia ?

In order to discuss this problem, writer used normative legal research methods or literature study. Results that found From the research and the discussion about this study are :

First, The main cause of the problems is boredom against centralized government system described by the government in act No. 5 of 1974 about the basics of the local government.

Second, the paradigm change of the implementation of the regional government passed by act no.22 of 1999 and act no. 32 tahun 2004, act no.23 tahun 2014 about the local government, from centralized to decentralized, that can be evidenced by granting broad autonomy to the regions.

Third, political law of the implementation of the regional autonomy to change the paradigm from centralized towards decentralized was not an appropriate model for the implementation of local government in Indonesia, so in practice it has negative impacts on the local government. This is evidenced by more than 334 heads of regions with a corruption case until today, including another cases such as the little kings phenomenon in the region, the lack of clarity career civil servants , the birth of local regulations that clearless, etc.

The solution that offered are that we must go back to the lines of democracy namely Pancasila as the state ideology and constitution 1945 then try to apply the model of asymmetrical autonomy in the implementation of local governance.

**Keywords :** Political law of local autonomy