

## ABSTRACT

**Jeanny H.V. Hutauruk, NPM. 16730149** : Arrangement Of Regulatory Policies And Working Unit In The Framework Of Bureaucratic Reform To Reach Good Governance In The Supreme Court Of The Republic Of Indonesia. Under the care of Prof. Dr. Takdir Rahmadi, SH, LL.M, (Promoter) and Dr. Hj. R.A. Evita Isretno I, SH, MH, MSi (Co-promoter).

The implementation of Article 2 paragraph (4) of Law number 49 of 2009 on Judicial Power states that Judiciary has the principles of : simple, fast and low cost and by the Instruction of the President and the demands of the era, almost all countries in the world have performed Bureaucratic Reform (RB), and in Indonesia specifically for the Supreme Court of the Republic of Indonesia (MA RI) that has not optimally performed RB, has become the background of this problem.

”How the Supreme Court of the Republic of Indonesia arranges the Regulatory Policies related to RB in accordance with the Supreme Court Blueprint to reach good governance in the jurisdiction of judicial power” and “How the Supreme Court of the Republic of Indonesia’s efforts to organize its working units in the framework of RB in accordance with the Supreme Court Blueprint to reach good governance”, these two problems will become the focus of the Dissertation.

The method of problem approach used is a normative juridical approach supported by empirical data.

In this research, it was found that The Supreme Court’s efforts to implement the RB (Law & Judiciary Reform) started in 1999 (Law Number 35/1999) by the One Roof System has been implemented in 2004 (Law Number 4/2004) and has not optimally performed until 2019. There are several deficiencies, namely: the changing of services mind-set and performance measurement which only focuses on the input and output elements without considering the elements of outcomes such as the public services quality and public satisfaction (the justice seekers/parties), the uneven of knowledge/development of RB within the Supreme Court of the Republic of Indonesia and the Judiciary Bodies under its jurisdiction, the IT systems which have not been integrated, and the RB regulatory policies in the Supreme Court which are *beleidsregel* need special supervision from the Supreme Court Judicial Reform Team (SK KMA 26/IV/2004 & 36/III/2016) to be aligned/in line with the Judicial Reform & in accordance with the Supreme Court Blueprint 2010-2035 and The writer found that, the lack of commitment from Court Working Units and the Funds needed were not included in the DIPA (Budget Implementation Document) of court working units respectively, even though these Units were required to make changes with substantial costs.

Keywords: Development of Bureaucratic Reform in the Judicial power jurisdiction, HAN, Good Governance, Bureaucratic Reform.