## POLITIK HUKUM JUDICIAL REVIEW DI INDONESIA

Title	POLITIK HUKUM JUDICIAL REVIEW DI INDONESIA
Author Order	1 of 1
Accreditation	
Abstract	Although Indonesia judicial review system is not opens the possibility of regulations review under the act against the constitution, das sollen pracitically these conditions may still occur. From political of law the legal authority of constitutional court should be able to put the interests of citizens rights that are based on the principles of recognition, guarantees, protection and legal certainty of a fair and equal treatment before the law. Given that changes in the constitution can not be done easily, then the judicial review in UUD 1945 should not be formulated too limitedly that restricting the organic law to complete and explore the authority that is adaptable to any concrete problem. Keywords: politics of law, constitutional court, UUD 1945, limitedly.
<b>Publisher Name</b>	Faculty of Law, Universitas Jenderal Soedirman
<b>Publish Date</b>	2011-03-12
Publish Year	2011
Doi	DOI: 10.20884/1.jdh.2011.11.Edsus.258
Citation	
Source	Jurnal Dinamika Hukum
Source Issue	Vol 11 (2011)
Source Page	15-24
Url	http://dinamikahukum.fh.unsoed.ac.id/index.php/JDH/article/view/258/250
Author	Dr. KARTONO, S.H., M.H