

BIBLIOGRAPHY

- Adriaan Bedner, "Legal Pluralism in Indonesia," *Journal of Legal Pluralism and Unofficial Law*, Vol. 48, Issue 3, 2016.
- Adriaan Bedner, "Legal Pluralism in Indonesia," *Journal of Legal Pluralism*, 2016.
- Agranoff, Robert, *Accommodating Diversity: Asymmetry in Federal States*, Nomos Verlag, 1999.
- Allen Buchanan, *Justice, Legitimacy, and Self-Determination*, Oxford University Press, 2004.
- Amnesty International Indonesia. (2021). *Papua Autonomy Law Revision Lacks Transparency and Participation*. <https://www.amnesty.id>
- Antonio Cassese, *Self-Determination of Peoples: A Legal Reappraisal*, Cambridge University Press, 1995.
- Arato, Andrew, *Post Sovereign Constitution Making: Learning and Legitimacy* (Oxford, 2016; online edn, Oxford Academic, 19 May 2016), <https://doi.org/10.1093/acprof:oso/9780198755982.001.0001>
- Asshiddiqie, J. (2006). *Introduction to the Science of Constitutional Law*. Jakarta: Rajawali Pers.
- Ausop, A. Z. (2009). The NII Kartosoewirjo Movement (KW IX). *Journal of Sociotechnology*, 16(8), 531–542.
- Bedner, Adriaan, "Legal Pluralism in Indonesia," *Journal of Legal Pluralism and Unofficial Law*, 2016.

- Bivitri Susanti, “Separatisme dan Hukum Nasional,” *Jurnal Hukum IUS*, Vol. 6 No. 2, 2018.
- Bowen, John R., *Islam, Law and Equality in Indonesia*, Cambridge University Press, 2003.
- Bruce, *We the People: Foundations*, Harvard University Press, 1991.
- Burgess, Michael, *Federalism and Federation in Western Europe*, Routledge, 2006.
- Carl J. Friedrich, *Constitutional Government and Democracy* (Oxford University Press, 1968).
- Cassese, A. (1995). Self-Determination of Peoples: A Legal Reappraisal. *Cambridge Journal of International Law*, Special Issue.
- Daniel S. Lev, “Judicial Institutions and Legal Culture in Indonesia,” *Indonesia*, No. 54, October 1992.
- Denny Indrayana, *Indonesian Constitutional Reform 1999–2002: An Evaluation*, Kompas, 2008.
- Dewi, & Utari, A. (2021). Correlation of Separatism to Self-Determination and Human Rights in a Region in International Law. *Kertha Negara Journal*, 9(10), 845–855.
- Dewi, & Utari, A. (2021). Correlation of separatism to self-determination and human rights in a region in international law. *Kertha Negara Journal*, 9(10), 845–855.
- Elazar, D. J. (1987). *Exploring Federalism*. University of Alabama Press.

- Fatlolon, C. (2022). Evaluasi Proses Amendemen Undang-Undang Dasar Tahun 1945: Perspektif Habermasian. *Jurnal Konstitusi*, 19(4), 819–842. <https://doi.org/10.31078/jk1944>
- Fowkes, J. (2025). Transformative process theory. *Global Constitutionalism*, 14(2), 289–309. doi:10.1017/S2045381724000054
- Firmansyah. (2011). *Separatist Movement Against Legitimate State and Its Criminal Aspects According to Islamic Law and Positive Law Perspective (GAM Case Study)* [Thesis]. University (not mentioned).
- Fitzpatrick, Daniel, “Beyond Dualism: Legal Pluralism in Indonesia,” *Yale Journal of International Law*, Vol. 29, 2004.
- Ghai, Y., & Woodman, S. (Eds.). (2013). *Practising Self-Government: A Comparative Study of Autonomous Regions*. Cambridge University Press.
- Griffiths, J. (1986). What is legal pluralism? *Journal of Legal Pluralism and Unofficial Law*, 24(1), 1–55.
- Griffiths, John, “What is Legal Pluralism?” *Journal of Legal Pluralism and Unofficial Law*, No. 24, 1986.
- Hannum, H. (1996). *Autonomy, Sovereignty, and Self-Determination: The Accommodation of Conflicting Rights*. University of Pennsylvania Press.
- Hannum, H. (1996). *Autonomy, Sovereignty, and Self-Determination: The Accommodation of Conflicting Rights*. University of Pennsylvania Press.
- Hikam, M. A. (2016). The urgency of National Security Act to anticipate the future. *Defense Journal*, 6(3), 1–18.
- Hikam, *Urgensi Undang-Undang Keamanan Nasional*, LIPI Press, 2021.

Human Rights Watch, *Indonesia: Human Rights Concerns in Papua*, HRW Report, 2020.

Human Rights Watch. (2020). *Indonesia: Stop Prosecuting Peaceful Papuan Activists*. <https://www.hrw.org>

Indrayana, D. (2007). *Indonesian Constitutional Reform 1999–2002*. Jakarta: Kompas.

James Crawford, *The Creation of States in International Law*, 2nd ed., Oxford University Press, 2006.

Jerome Baschet, *The Experience*, AK Press, 2024.

Jimly Asshiddiqie, *Konstitusi dan Konstitusionalisme Indonesia*, Konstitusi Press, 2006.

Josep Costa, “ and : Conflict Resolution or Conflict Transformation?” *Ethnopolitics*, 2018.

Juwana, H. (2008). The post-reform amendments to the 1945 Constitution. In T. Lindsey (Ed.), *Indonesia: Law and Society* (pp. 95–101). Federation Press.

Keating, M. (2001). *Nations Against the State: The New Politics of Nationalism in Quebec, and Scotland*. Palgrave Macmillan.

Kymlicka, W. (1995). *Multicultural Citizenship: A Liberal Theory of Minority Rights*. Oxford University Press.

Kymlicka, W. (1995). *Multicultural Citizenship: A Liberal Theory of Minority Rights*. Oxford University Press.

Lara & Champain, *Inclusive Peacebuilding in Mindanao*, 2009.

- Larsen, S.R. (2021), Varieties of Constitutionalism in the European Union. *The Modern Law Review*, 84: 477-502. <https://doi.org/10.1111/1468-2230.12614>
- Law No. 21/2001 (Papua), Law No. 11/2006 (Aceh).
- Lederach, J. P. (1997). *Building Peace: Sustainable Reconciliation in Divided Societies*. United States Institute of Peace Press.
- Lev, D. S. (1998). Constitutionalism and the rule of law in Indonesia. *Asian Survey*, 38(3), 235–250.
- Maarif, S. (2023). *Disaster Intelligence* (Vol. 2013, Issue 8). UNHAN RI. <https://doi.org/10.7868/s0207352813080064>
- Mahkamah Konstitusi RI. *Putusan Nomor 127/PUU-VII/2009*.
- Mahkamah Konstitusi RI. *Putusan Nomor 72/PUU-XIII/2015*.
- McGarry, J., & O’Leary, B. (2005). Federation as a Method of Ethnic Conflict Regulation. *Nationalism and Ethnic Politics*, 11(3), 289–302.
- Merry, S. E. (1988). Legal pluralism. *Law & Society Review*, 22(5), 869–896.
- Michael Keating, *Nations Against the State: The New Politics of Nationalism in Quebec, and Scotland*, Palgrave Macmillan, 2001.
- Mietzner, M. (2014). How Indonesia Won a Constitution. *Journal of Democracy* 25(2), 171-175. <https://dx.doi.org/10.1353/jod.2014.0023>.
- Minuche, Jorge Baquerizo. (2020). “On ‘Legal Continuity’ In The Post-Sovereign Model of Constitution-Making: Three Problems”. *Revus*. DOI : <https://doi.org/10.4000/revus.6091>

Negretto, G. Constitution-Making in Comparative Perspective. *Oxford Research Encyclopedia of Politics*.

<https://doi.org/10.1093/acrefore/9780190228637.013.66>

Nirmala, R. (2021, July 15). *Indonesia Passes New Papuan Autonomy Law; Separatists Reject it as Unsatisfactory*. Benar News; Radio Free Asia.

<https://www.benarnews.org/english/news/indonesian/indonesia-papua-new-autonomy-law-07152021170713/>

Nirmala, R. (2021, July 15). *RUU Otonomi Khusus Papua Disahkan, Separatis Tolak Keras*. BenarNews Indonesia; Radio Free Asia.

<https://www.benarnews.org/indonesian/berita/ruu-otsus-papua-07152021174153/>

Noor, F. (2018). Analysis of Government Policy on Papuan Separatism. *Journal of Defense & National Defense*, 6(3), 19–46.

<https://doi.org/10.33172/jpbh.v6i3.313>

Noor, F. (2018). Analysis of government policy on Papuan separatism. *Journal of Defense & National Defense*, 6(3), 19–46.

<https://doi.org/10.33172/jpbh.v6i3.313>

Numberi, Freddy. (2021, March 30). *Inkonsistensi Otonomi Khusus Papua*.

<https://domainhukum.com/2021/03/30/inkonsistensi-otonomi-khusus-papua/>

Patricio Abinales and Donna Amoroso, *State and Society in the Philippines*, Rowman & Littlefield, 2005.

- Popović, D. (2019). "Chapter 1: General approach". In *Comparative Government*. Cheltenham, UK: Edward Elgar Publishing.
<https://doi.org/10.4337/9781789900750.00009>
- Pratiwi, E. A. (2019). Foreign Interference in Indonesia: Crisis Management Initiative in Resolving the Aceh Conflict (2005–2012). *Historia: Journal of History Educators and Researchers*, 2(2), 83.
<https://doi.org/10.17509/historia.v2i2.15630>
- Prayogo, H., Sulistiyanto, & Pedrason, R. (2021). Implementation of the Regional Intelligence Community (KOMINDA) Early Warning Program in Overcoming Radicalism in the Depok City Area. *Defense Journal*, 7(1), 53–69.
- Putri, A., Danastri, A. N., Riwut, G. S., Exaudia, H., Ekasyahputri, Khadijah, & Meinarno, E. A. (2021). National Values of Two Regions with a History of Separatist Movements: A Comparative Study of Aceh and Papua. *Proceedings of the National Conference of the Nahdlatul Ulama University of Indonesia*, 01(01), 196–206.
- R. McCorquodale, "Self-Determination: A Human Rights Approach," *International and Comparative Law Quarterly*, 1994.
- Ramsbotham, O., Miall, H., & Woodhouse, T. (2016). *Contemporary Conflict Resolution*. Polity Press.
- Republic Act No. 11054, Bangsamoro Organic Law.
- Ryan Griffiths, *Age of Secession: The International and Domestic Determinants of State Birth*, Cambridge University Press, 2016.

- Saldi Isra, *Desentralisasi Asimetris di Indonesia: Ide dan Praktiknya*, Rajawali Pers, 2009.
- Simon Butt, *The Constitutional Court and Democracy in Indonesia*, Brill, 2015.
- Sinaga, M. U. (2021). Papan Separatist Conflict and its Implications for Indonesia–Australia Diplomatic Relations. *JOM FISIP*, 8(2), 1–15.
<http://www.wsws.org/id/2002/mei2002/timo>
- Soekanto, S., & Mamudji, S. (2006). *Normative Legal Research: A Brief Review*. Jakarta: Rajawali Pers.
- Special autonomy – big on funds, short on human rights and democracy*. TAPOL. (2021, May 25).
<https://www.tapol.org/publications/special-autonomy-big-funds-short-human-rights-and-democracy>
- Stephen Tierney, *Constitutional Referendums: The Theory and Practice of Republican Deliberation*, Oxford University Press, 2012.
- Suharyo. (2010). *Interaction of National and International Law in the Prevention and Eradication of Separatism in Indonesia*.
- Supreme Court of Canada, *Reference re Secession of Quebec*, 1998.
- Suryo, “Separatisme dan Sejarah Ketatanegaraan Indonesia,” *Jurnal Hukum dan Pembangunan*, Vol. 33 No. 2, 2003.
- Suryo, D. (2003). Separatism in historical perspective. *Unisia*, 26(47), 3–12.
<https://doi.org/10.20885/unisia.vol26.iss47.art1>
- Suwito, & Rahardjo, S. (2020). *Decentralization and Regional Government in the Perspective of Constitutional Law*. Malang: Setara Press.

Suwito, & Rahardjo, S. (2020). *Decentralization and Regional Government in the Perspective of Constitutional Law*. Malang: Setara Press.

Tekin, S (2019). The politics of founding in focus. *Contemporary Political Theory* 18 (Suppl 2), 129–136. <https://doi.org/10.1057/s41296-018-0201-z>

Tim Lindsey, *Indonesia: Law Reform in an Emerging Democracy*, Routledge, 2008.

Tushnet, M. (2003). *The Constitution of Liberty: Constitutionalism in the Global Context*. Cambridge University Press.

Ulya, Z. (2016). Reflection of the Helsinki Memorandum of Understanding (MoU) in Relation to the Meaning of Special Autonomy in Aceh. *Constitutional Journal*, 11(2), 371. <https://doi.org/10.31078/jk1129>

Undang-Undang Dasar Negara Republik Indonesia Tahun 1945.

Undang-Undang Nomor 11 Tahun 2006 tentang Pemerintahan Aceh.

Undang-Undang Nomor 21 Tahun 2001 tentang Otonomi Khusus bagi Provinsi Papua.

Undang-Undang Nomor 23 Tahun 2014 tentang Pemerintahan Daerah.

United Nations. (1945). *Charter of the United Nations*.

United Nations. (1966). *International Covenant on Civil and Political Rights (ICCPR)*.

United Nations. (1966). *International Covenant on Economic, Social and Cultural Rights (ICESCR)*.

Vile, M.J.C., *Constitutionalism and the Separation of Powers*, Oxford University Press, 1967.

Waluchow, Will and Dimitrios Kyritsis, "Constitutionalism", *The Stanford*

Encyclopedia of Philosophy (Summer 2023 Edition), Edward N. Zalta &

Uri Nodelman (eds.), URL:

<https://plato.stanford.edu/archives/sum2023/entries/constitutionalism/>

Watts, R. L. (2008). *Comparing Federal Systems*. McGill-Queen's University

Press.

Yusril Ihza Mahendra, *Teori dan Politik Konstitusi*, PT RajaGrafindo Persada,

2007.