



The separation of defence and security function approximated in TAP MPR number TAP/VII/2000 has deep connotation for Indonesian National Armed Forces and Police Institution of Republic of Indonesia and gives significant consequences, both for Indonesian National Armed Force or Police Institution of Republic of Indonesia and even for constancy of national stipulation. Commence from the end of "orde baru" period and the beginning of new era called reformation, the function of defence and security stipulation even restricted from reformation, therefore the separation of Defence and Secure function had to be done, involving the separation of Indonesian National Armed Forces and Police Institution of Republic of Indonesia. Police Institution of Republic of Indonesia has responsibility in security, social organizing and law enforcement measurement. Meanwhile, Indonesian National Armed Forces focusing on defence measurement. In the accomplishment of those separated function, there are some connotation, responses, consequences happened in civil society and democratic government.

The aims from inscription of this thesis is to knowing unfathomable related to the process and explanation of function separation between defence and security, to knowing the consequences of Indonesian National Armed Forces role play, and to knowing the ability of Indonesian National Armed Forces alteration through the separation. The research has its methods on descriptive-analysis and interpretation through literature investigating and research on the area through observation and conference, therefore able to bring clear-visualization about researched variable. The analyzed and described facts subsequently inquired and evaluated concerning the effectual, therefore will obtain deserve and valid model in liability of defence and security function to construct the constancy of national stipulation. The result of research are including the revolution of role play, duty, and function of Indonesian National Armed Forces and Police Institution of the Republic of Indonesia, the change of organization structure of both institution and the consequences of these changes through institution efforts and the consequences through national stipulation.

The output of termination on the this thesis is the process of separation between defence and security came about the great existences of Indonesian National Armed Forces through national life, therefore many disorganized of role play, duty, and the function that is quarrel through democratic atmosphere in accordance to construct civil supremasion. TAP MPR number VII year 2000, law number 3 year 2002, and law number 34 year 2004 gives marks and signs through role play, duty and function of Indonesian National Armed Forces as state gadget concerning in defense, consequently Indonesian National Armed Forces have no rights to be commit in political, business, and doing the contractual obligation for the state based on state political judgment to generate a professional Indonesian National Armed Forces. The separation between function of defense and security as well gives consequences through national stabilization, which is on the early condition of this separation, there are many fraud, acts, horizontal divergence of interest, racial, and religion aiming to state disintegration in causes of transition era of separation between function and the troupe taking the wastage of stipulation. At the end, the fraud acts and those conflicts had been settled down by the implementation and grasping the duty of Indonesian National Armed Forces and Police Institution of the Republic of Indonesia according to its role, as the result the national stability is watched over.

*Key Words : Separation of Defence and Security Function*