TABLE OF CONTENT

Mudharabah Financing Supervision of Islamic Banking in Indonesia 1 Bagas Heradhyaksa, Ruzian Markom Interactions Between Legal Systems in The Judicial Process of Kendeng Case (A 15 Critical Analysis of Access to Justice) Wahyu Nugroho Progressive Law Revealed: A Legal Philosophical Overview 28 **Erlyn Indarti** Justice in Many Rooms in Sharia Banking Dispute Resolution to Achieve Justice 43 Nita Triana, Deddy Purwinto DPD (Regional Representative Council), as A State Agency of Indonesian State **64** System, Runs The Authority of Its Role And Function to Create The Existence of **Bicameral System in Indonesia** John Paulus Pile Tukan, Lita Tyesta ALW Legal Implication of The Audit Board of Indonesia on Management Audit and 75 Financial Liability of The State Against State-Owned Enterprises Henny Juliani Reposition of Widow by Death Divorce in Bataknesse Inheritance Law From 84 **Gender Perspective Amri Panahatan Sihotang** Community Trends to Choose The Sharia Economic Settlement Agreement 104 **Rabith Madah Khulaili Harsya** Legal Politics in The Amendment of Regional Head Electoral Law 122 Favreizha Destika Putri, Ani Purwanti Criminal Justice System in Eradication of Corruption in Indonesia 132 Bambang Dwi Baskoro, Hartiwiningsih Hartiwiningsih, Hari Purwadi

Editorial

Diponegoro Law Review (DilRev) is the International Journal of Law Faculty, Diponegoro University. This is the fourth edition (April, 2018). This Journal fullfils the intention of us to provide a forum for publishing scientific articles which related to the field of Law. We try to comply the provisions from the Directorate General of Higher Education, all papers are in English, it contains at least from two institutions and the reviewers at least come from four countries. We have decided that it should be published in two editions a year, April and October Edition. It could be accessed through Google Scholar. Moreover we felt that if at all possible, it should publish as an CrossRef, DOI (Digital Object Identifier), DOAJ (Directory of Open Access Journal), Hein Online etc, Finally it must to be a reputable journal with Scopus Indexed.

Bagas Heradhyaksa, Ruzian Markom write about Mudharabah Financing Supervision of Islamic Banking in Indonesia; Wahyu Nugroho writes about Interactions Between Legal Systems in The Judicial Process of Kendeng Case (A Critical Analysis of Access to Justice); Erlyn Indarti writes about Progressive Law Revealed : A Legal Philosophical Overview; Nita Triana writes about Justice in Many Rooms in Sharia Banking Dispute Resolution to Achieve Justice; John Paulus and Lita Tyesta write about DPD (Regional Representative Council), as A State Agency of Indonesian State System, Runs The Authority of Its Role and Function to Create The Existence of Bicameral System in Indonesia. Henny Juliani writes about Legal Implication of The Audit Board of Indonesia on Management Audit and Financial Liability of The State Against State-Owned Enterprises; Amri P. Sihotang writes about Reposition of Widow by Death Divorce in Bataknesse Inheritance Law From Gender Perspective; Rabith Madah Khulaili Harsya writes about Community Trends to Choose The Sharia Economic Settlement Agreement; Fayreizha Destika Putri, Ani Purwanti write about Legal Politics in The Amendment of Regional Head Electoral Law; and Bambang Dwi Baskoro, Hartiwiningsih, Hari Purwadi write about Criminal Justice System in Eradication of Corruption in Indonesia.

Most of all, we hope you enjoy the articles which are presented in this journal. Thanks are due to editors, who have so generously given their time and expertise to make this journal happen.

Editor in Chief

Ani Purwanti