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Journal:	Contemporary Readings in Law and Social Justice
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Key Words:	Omnibus Law; Job Creation Law; Workers' Constitutional Rights; Labor
Key words.	Legislation; Employment, Policy; Social Protection
Abstract:	The enactment of the Job Creation Law (Law No. 11 of 2020) on November 2, 2020, was intended to foster a more conducive business environment in Indonesia. This study aims to analyze the legal and constitutional implications of the Job Creation Law on the rights of workers in Indonesia. This research adopts a normative juridical approach, utilizing the comparative legal analysis to examine the compatibility of the Job Creation Law with existing labor regulations and the Indonesian Constitution. The study scrutinizes various legal texts, government regulations, and constitutional provisions to identify potential conflicts and implications for workers' rights. The analysis reveals that several provisions within the Job Creation Law conflict with existing labor laws and the Constitution. These conflicts systematically degrade workers' constitutional rights, including the right to secure employment, fair income, and social protection, which are essential for ensuring their welfare. The Job Creation Law, while aimed at fostering economic growth, raises significant concerns regarding the erosion of workers' constitutional rights in Indonesia. Consequently, a comprehensive review of the Job Creation Law is warranted to prevent broader injustices, particularly concerning workers' rights in Indonesia.

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Dear Author,

You are advised to revise your manuscript titled "<mark>The Constitutional Implications of Indonesia's Omnibus Job Creation Law on Workers' Rights</mark>" you submitted to Contemporary Readings in Law and Social Justice.

We have now received and reviewed the feedback from our reviewers. We are glad that the article addresses the constitutional implications of Indonesia's Omnibus Job Creation Law on workers' rights, a subject of significant importance given the ongoing debates and protests related to the law. The research is timely and highly relevant in the context of Indonesia's socio-political landscape. However, some revisions are necessary before we can proceed with publication.

Address the key points from the reviewers' comments as you revise your manuscript and submit the revised version within 30 days from the date of this letter. Ensure that all changes are clearly highlighted and have been addressed.

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Manuscript Title: The Constitutional Implications of Indonesia's Omnibus Job Creation Law on Workers' Rights

Reviewer 1:

Strengths:

The article provides a thorough examination of the constitutional framework in Indonesia, specifically in relation to workers' rights. The analysis is detailed and well-structured, offering a clear understanding of the legal principles at play.

The author presents a balanced view, discussing both the potential benefits and the risks of the Omnibus Law. This approach helps to avoid bias and provides a more nuanced understanding of the law's impact on workers' rights.

The inclusion of relevant case law and constitutional court decisions strengthens the arguments presented in the article. It shows the author's deep understanding of the legal context and enhances the credibility of the analysis.

Areas of Improvement:

While the article briefly mentions comparative perspectives, it could benefit from a more indepth comparison with similar legislative reforms in other countries. This would provide a broader context and allow for a better understanding of how Indonesia's approach aligns or diverges from international trends.

The article primarily relies on legal analysis without incorporating empirical data on how the Omnibus Law has affected workers in practice. Including some data or case studies illustrating the real-world impact of the law would strengthen the article's conclusions.

At times, the article uses legal jargon that may not be easily understood by readers without a legal background. Simplifying some of these terms or providing brief explanations would make the article more accessible to a wider audience.

The conclusion could be more robust by offering specific policy recommendations based on the analysis. This would provide practical guidance for lawmakers and stakeholders who are navigating the challenges posed by the Omnibus Law.

Editor:

Consider reviewers' comments as providing a valuable roadmap for enhancing your manuscript. Please address the areas of improvement identified by the reviewers in your revised submission.

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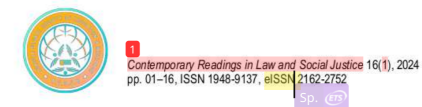
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The Constitutional Implications of Indonesia's Omnibus Job Creation Law on Workers' Rights

by zainulakhyar@ulm.ac.id Zainul Akhyar, https://orcid.org/0009-0002-4719-7667

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The Constitutional Implications <mark>of Indonesia's Omnibus</mark> Job Creation Law <mark>on</mark> Workers' Rights

Prep. 🞯

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Zainul Akhyar, Mariatul Kiptiah, Muhammad Elmy

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ABSTRACT. The enactment of the Job Creation Law (Law No. 11 of 2020) on November 2, 2020, was intered to foster a more conducive business environment in Indonesia. This study aims to analyze the legal and constitutional implications of the Job Creation Law on the rights of workers in Indonesia. This research adopts a normative juri 27 I approach, utilizing the comparative legal analysis to examine the compatibility of the Job Creation Law with existing labor regulations and the Indonesian Constitution. The study scrutinizes various legal texts, government regulations, and constitutional provisions to identify potential conflicts and implications for workers' rights. The analysis reveals that several provisions within the Job Creation Law conflict with existing labor laws and the Constitution. These conflicts systematically degrade workers' constitutional rights, including the right to secure employment, fair income, and social protection, which are essential for ensuring their welfare. The Job Creation Law, while aimed at fostering economic growth, raises significant concerns regarding the erosid of workers' constitutional rights in Indonesia. Consequently, a comprehensive review of the Job Creation Law is warranted to prevent broader injustices, particularly concerning workers' rights in Indonesia.

Keywords: Omnibus Law; Job Creation Law; Workers' Constitutional Rights; Labor Legislation; Employment Policy; Social Protection

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1. Introduction

At the end of 2020, attention from various segments of Indonesian society, including workers, academics, and labor iss 7 observers, focused on the political policy that established the Omnibus Job Creation 4 aw, commonly known as the Job Creation Law. This law is closely related to the right to work, which is part of human rights and must be protected in a rule-of-law state like Indo 5 sia (Hamid 2021).

The Job Creation Law No. 11 of 2020 was enacted on November 2, 2020, with the intention of creating a more favorable business environment in Indonesia. This law aimed to attract investment and stimulate economic growth by simplifying regulations and making it easier to start and run businesses. However, it faced significant opposition due to concerns about its impact on labor rights and environmental 18 ptections. In response to the backlash and subsequent judicial review, the government issued Government Regulation in Lieu of Law (PERPU) No. 2 of 2022 as a corrective measure, which was later established as Law No. 6 of 2026 This new regulation sought to address the criticisms and ensure smoother implementation of the Job Creation Law. The primary goals of these legislative changes were to create new jobs and reduce unemployment, which has been a persistent issue in Indonesia (Hamid 2021; Rozaq and Mediawati 2023; Setia Negara, Anggoro, and Koeswahyono 2024).

The significant attention (9) the Job Creation Law can be viewed from two main aspects. First, the use of the "omnibus law" concept in the legislative process in Indonesia is new and has piqued the interest of many. The public is keen to understand the practices involved in its formation, its positive and negative aspects, the breadth of its coverage, and the legal aspects of creating a law using the omnibus approach. This approach, although common in some countries like the United States, is unprecedented in Indonesia and raises questions about its legal and practical implications (Mahy 2022; Priambudi, Papuani, and Iskandar 2021).

In Indonesia, the concept of an omnibus law was previously unfamiliar and not utilized in legislative processes. The Job Creation Law represents a significant departure from traditional law-making practices in the country. This new approach aims to streamline regulations and reduce bureaucratic red tape but has raised concerns regarding transparency and public participation (Mochtar and Rishan 2022).

The Job Creation Law's content raises several questions, particularly within a rule-of-law state where political power must respect the supremacy of law and not contradict higher-ranking laws. Concerns emerge regarding whether the Job Creation Law will invalidate other existing laws and if its legal content conflicts with current regulations. The primary issue is its impact on citizens' constitutional rights, especially workers, who had limited participation in its formation process. Studies show that worker participation in legislative processes is crucial for adequately protecting their rights. The normative legal conflicts arising from the law highlight potential contradictions with existing

labor regulations. While there are expected economic benefits from the law, there are also noted social risks, particularly those affecting labor rights. The omnibus approach used in the law is compared to legislative practices in other jurisdictions, emphasizing the importance of maintaining legal hierarchy and warning against potential erosion of constitutional safeguards.

For instance, a study published in the Journal of Indonesian Legal Stud 11 discusses the socio-legal impacts and potential legal conflicts arising from the Job Creation Law, particularly focusing on the legislative hierarchy and t20 risk of diminishing workers' rights (Harryarsana et al. 2023). Another critical review from the Indonesian Journal of Law and Economics Review highlights the perceived deficiencies in both material and formal aspects of the law, which might lead to new industrial relations problems and inadequate legal protection for workers (Hermanto and Purwaningsih 2021).

Additionally, the importance of maintaining a legal hierarchy and preventing constitutional erosion is emphasized in comparative studies of omnibus legislation in other jurisdictions (Florin 2008; Hazama and Iba 2017). This highlights that while the omnibus method aims to streamline legislative processes, it must be carefully implemented to avoid undermining established legal frameworks and 3 orker protections.

This study aims to analyze the legal and constitutional implications of the Omnibus Job Creation Law on workers' rights in Indonesia. The focus is to identify and examine potential conflicts between this law and existing labor regulations, as well as the Indonesian Constitution. Specifically, the research seeks to determine whether the Job Creation Law upholds or undermines or exoremation workers' rights to secure employment, fair income, and social protection.

This research adopts a normative juridical approach with a comparative legal analysis method. Data is obtained through a literature review involving the examination of legal texts, government regulations, and relevant constitutional provisions. The analysis involves comparing the content of the Job Creation Law with existing labor laws and the Constitution to identify conflicts and their implications for workers' rights. Additionally, the study incorporates qualitati 28 data from interviews with labor law experts and workers' representatives to provide a more comprehensive understanding of the law's impact.

The findings of this study are expected 40 provide significant contributions to understanding the legal implications of the Job Creation Law on workers' constitutional rights in Indonesia. Furthermore, this research aims to offer policy recommendations to ensure that the implementation of the law does not harm workers' constitutional rights and promotes better protection of these rights. By addressing these issues, the study seeks to inform future legislative processes and contribute to the broader discourse on labor rights and legal reform in Indonesia.

2. Methods

2.1. Research Paradigm and Legal Materials

This research employs a normative legal research methodology with a qualitative paradigm. A qualitative paradigm involves collecting legal materials and analyzing and describing the facts holistically 17 derive meaning from the studied object (McConville and Chui 2017). The legal materials used an this research include the 1945 Constitution of Indonesia, the content of the Job Creation Law, the Labor Law, and the perspectives of legal experts related to the Constitution, legal systems, and legal theories. Secondary legal materials such as journal articles, books, and relevant research reports are also used to strengthen the analysis (Creswell and Poth 2018).

2.2. Techniques for Collecting Legal Materials

The technique used for collecting legal materials in this study is document study (documentary study), which involves gathering legal documents from the highest to the lowest levels, starting from the 1945 Constitution, followed by laws, government regulations, and legal decisions of public officials arranged hierarchically from the highest to the lowest level (Watkins and Burton 2017). This tiered technique of collecting legal materials guides the research process in gathering various legislative and regulatory products primarily related to the research issue (Floridi 2019). Data is collected through legal databases, libraries, and official online sources to ensure comprehensiveness and accuracy (Walliman 2006).

2.3. Analysis of Legal Materials

This research is fundamentally normative legal research, which involves analyzing legal materials and interrelating them, not merely explaining or describing them but also applying hermeneutic (interpretation), evaluative (assessment), and conclusive (concluding) approaches. The analysis compares the content of the Job Creation Law with existing labor laws and the Indonesian Constitution to identify conflicts and their implications for workers' rights. Additionally, the analysis includes evaluating the practical impacts of the law's implementation on workers' constitutional rights (Stake 2010).

2.4. Validation a 19 Triangulation

To enhance the validity and reliability of the research, data triangulation is conducted by comparing the results of document analysis with in-depth interviews with labor law experts an 7 worker representatives. These interviews aim to obtain practical perspectives on the implementation of the Job Creation Law and its impact on workers' rights (Denzin 2017).

2.5. Ethical Considerations

This research also adheres to ethical considerations by ensuring that all collected and analyzed data is kept confidential and used in accordance with the

permissions granted by respondents and data sources. Additionally, the research commits to presenting an objective and unbiased analysis (Israel and Hay 2006).

2.6. Expected Outcomes

The findings of this study are expected (4) provide significant contributions to understanding the legal implications of the Job Creation Law on workers' constitutional rights in Indonesia. Furthermore, this research aims to offer policy recommendations to ensure that the implementation of the law does not harm workers' constitutional rights and promotes better protection of these rights.

Research Findings

3.1. Objectives of the Omnibus Law on Job Creation

Every law enacted by the legislature within a country is considered crucial for specific reasons. In the context of development, law serves as a foundation, procedure, and guide for stakeholders in implementing development programs. It acts as the legal basis for the administration of development. The development itself encompasses various meanings, such as overcoming issues, improving conditions, maintaining stability, and enhancing the current state. Therefore, the essence of development is 11 improve a situation to make it better. With this understanding, it is clear that the Job Creation Law is a legal foundation in the field of labor development intended to address and solve labor issues in Indone 14 (Wahyuni and Kee Ng 2012; Wihardja and Cunningham 2021; Sugiyarto, Oey-Gardiner, and Triaswati 2006; Hamid 2021).

Handling labor development in Indonesia is a crucial area consistently addressed by governmental departments, demonstrating the persistent labor issues that need serious attention from the government. Labor problems in Indonesia have existed from the past until now due to the high growth rate of the labor force against limited job availability. This situation leads to issues such as unemployment, poverty, low wages, and difficulties in achieving workers' rights for a better livelihood (Mahy 2022; 14) rmanto and Purwaningsih 2021). To resolve these issues, a balance between the growth of the labor force and job availability that can absorb the labor force must be achieved. If this balar 23 is realized, adverse impacts in the labor sector can be controlled.

The enactment of the Job Creation Law aims to create an environment conducive to employment growth amid increasing competition and demands for economic globalization. It is intended too ddress unemployment and poverty in Indonesia. Specifically, the objectives of the Job Creation Law, as outlined in Article 3 of Law No. 11 of 2020, include:

- 1) Creating and enhancing job opportunities
- 2) Ensuring that every citizen can secure employment and receive fair and decent treatment in employment relationships

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The objectives and considerations of the Job Creation Law reflect the state's and overnment's commitment to fulfilling the constitutional mandate of achieving the goes of the Indonesian state and realizing a prosperous, just, and affluent society based on Pancasila and the 1945 Constitution. Through the Job Creation Law, it is hoped that various labor issues in Indonesia can be addressed (Hamid 2021; Wahyuni and Kee Ng 2012; Wihardja and Cunningham 2021; Sugiyarto, Oey-Gardiner, and Triaswati 2006).

3.2. The Omnibus Law Approach in Formulating the Job Creation Law

The omnibus law ap 4 pach in Indonesia is a novel method introduced sing "," *(i)* during the formulation of the Job Creation Law. Typically, laws are made to address specific areas of life, avoiding overlapping regulations. Laws should not contradict higher-level constitutions, as emphasized in the legislative hierarchy (Mahy 2022; Siagian 2021).

The Job Creation Law differs significantly in its content and formulation process, employing the omnibus law technique. This involves reformulating, negating, revoking, or annulling parts or entire existing regulations. The explanatory notes of the Job Creation Law indicate that it covers 11 clusters of regulated fields and amalgamates 78 existing laws. This reconstruction aims to focus on "job creation" (Hamid 2021; Mahy 2022).

The omnibus law technique has positive potential in achieving goals by aligning existing regulations towards a specific objective. However, it also brings negative consequences, such as the possibility of overriding, revoking, or annulling existing laws. According to legal theory, specific new regulations can nullify general existing ones. The Job Creation Law, being a specific law aimed at job creation, may have significant legal impacts, particularly on workers' rights (Arifin 2021; Sembiring, Fatimah, and Widyaningsih 2020).

3.3. The Omnibus Law Approach in Formulating the Job Creation Law

Discussing the constitutional rights of workers in Indonesia requires a thorough examination of the 1945 Constitution. Splicit constitutional rights are outlined in Article 27 (2), which states that all citizens have the right to work and live a decent life. This right must be guaranteed in every piece of legislation, ensuring it is not reduced, overlooked, or eliminated. Additionally, the state must uphold legal protection guarantees without exception, a constitutional duty entrusted to the government (Dungga et al. 2023; Ardyansyah and Rizal 2023).

Another constitutional right is the right to fair compensation, often termed "decent wages" in the labor sector. Decent wages refer to earnings sufficient to meet human needs based on human dignity (Febrianto, Febrianti, and Seruni 2023).

Implicit constitutional rights are indicated in the preamble, which aims to promote general welfare. This phrase emphasizes that all citizens, including workers, have the right to prosperity, and the government is responsible for achieving this constitutional mandate. Legislation is a tool for implementing constitutional provisions and ensuring that laws uphold, not undermine, constitutional rights, including the Job Creation Law (Mahy 2022).

3.4. Implications of the Omnibus Law on Job Creation on Workers' Constitutional Rights in Indonesia

The enactment of a law has legal implications, either referring constitutional mandates or contradicting them. Comparative analysis of the Job Creation Law and other labor laws is necessary to determine its impact on work of s' rights.

The Job Creation Law reproves provisions regarding the duration of fixedterm employment contracts as regulated in Agricle 59 (4) of the Labor Law (Law No. 13 of 2003). It is further explained in Article 81 of the Job Creation Law. This legal change eliminates the opportunity for fixed-term workers to transition to permanent employment, potentially disadvantaging them. Permanent employment provides better future security compared to fixed-term employment (Shalihah et al. 2022; Kamal 2020).

Furthermore, the Job Creation Law introduces clauses that could disadvantage workers' rights to fair and decent compensation. For instance, it removes some wage policies protecting workers and abolishes sanctions for employers who fail to pay wages. These provisions could lead to unfavorable conditions for workers when implementing employment regulations (Risfa Izzati 2022).

Wages are a fundamental right, as stipulated in Article 88 of Law No. 13 of 2003, aiming to realize the right to a decent lize ihood. Differences in wage regulations between the Labor Law of 2003 and the Job Creation Law have led to opposition among workers. The Job Creation Law includes new articles (88A-88F), where Article 88C requires governors to set provincial minimum wages and optionally set district/city minimum wages. This optional clause could result in inconsistent wage policies (Suryahadi, Febriany, and Yumna 2017; Perdana 2021; Murphy 2019).

The Job Creation Law seems to weaken several constitutional rights of workers, which should instead be strengthened to ensure legal protection and justice for workers, recognizing their weaker position in industrial relations. Workers are in a vulnerable position in terms of legal guarantees and living standards, necessitating legal protection that favors the weak while ensuring fairness for all parties (Setia Negara, Anggoro, and Koeswahyono 2024).

The Job Creation Law appears to degrade the welfare values embedded in Law No. 13 of 2003 concerning Employment. Three essential pillars of worker welfare must be protected:

Job Security

Employment is a right of every Indonesian citizen, and the government must protect it, as emphasized in the Constitution.

2) Income Security

Workers desire decent earnings commensurate with their productivity and contribution to the company's profit, necessitating legal protection.

Social Security

Indonesia adheres to the "rule of law and welfare state" theory, requiring legal instruments to guarantee social protection and consistent welfare maintenance for citizens (Suryahadi, Febriany, and Yumna 2017; Murphy 2019; Perdana 2021).

4. **7** onclusion

The enactment of the Job Creation Law, based on a comparative analysis of existing legislation, has significant legal implications for workers' constitutional rights. The research indicates that several provisions within the Job Creation Law conflict with or disregard the protections established in other labor laws and the Constitution. This results in the systematic degradation of workers' constitutional rights, including the right to secure employment, fair compensation, and social protection, which are essential for their overall welfare.

This study primarily focuses on the legal implications of the Job Creation Law on workers' constitutional rights through an analysis of current legislation. It does not delve into the motivations or reasons behind the specific provisions of the law. Understanding these motivations would require information from the authorities responsible for drafting the legislation, which was beyond the scope of this research.

Future research should aim to explore the underlying reasons and motivations behind the enactment of specific provisions in the Job Creation Law. This would involve qualitative research methods, such as interviews with policymakers, stakeholders, and experts involved in the legislative process. Additionally, empirical studies could assess the actual impact of the law on workers' livelihoods and welfare, providing a comprehensive understanding of its broader socio-economic implications.

Mariatul Kiptiah, https://orcid.org/0009-0003-2332-1456

Compliance with ethical standards

This article does not contain any studies with human participants or animals performed by the author. Extracting and inspecting publicly accessible files (scholarly sources) as evidence before the research began, but no institutional ethics approval was required.

Data availability statement All data generated or analyzed are included in the published article.

Funding information

None.

Author contributions

The authors confirm that they collectively contributed to this work and approved it for publication. Each author takes full responsibility for the accuracy and integrity of the data analysis.

Conflict of interest statement

The authors declare that the research was conducted in the absence of any commercial or financial relationships that could be construed as a potential conflict of interest.

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Resubmission 1 and Review Response 1 (April 13, 2024)



Submission | Manuscript ID CRLSJ_2024_07_1013

Contemporary Readings in Law and Social Justice <onbehalfof@manuscriptcentral.com> April 13, 2024 at 12:32 PM

Reply To: editor@crlsj.com

To: Zainul Akhyar <zainulakhyar@ulm.ac.id>

Dear Editor,

As earlier advised in your last communication, I have submitted the revised manuscript ID: CRLSJ_2024_07_1013 ("The Constitutional Implications of Indonesia's Omnibus Job Creation Law on Workers' Rights") with the responses to the Reviewers comments addressed and tabulated as advised.

Please find the responses sheet attached to this mail.

Thank you

Regards

Zainul Akhyar Author

AUTHOR'S RESPONSE TO REVIEWER COMMENTS

Editor in Chief

Contemporary Readings in Law and Social Justice

Manuscript ID: CRLSJ_2024_07_1013

Manuscript Title: The Constitutional Implications of Indonesia's Omnibus Job Creation Law on Workers' Rights

I am grateful for the detailed and constructive feedback provided by the reviewers. Following the recommendations, I have made the following revisions:

Reviewer 1:

Comment:	Comment: Strengths	
Response:	We appreciate the reviewer's recognition of the relevance and timeliness of our wor We believe this topic is crucial given the significant legal and social implications of th Omnibus Law in Indonesia.	
Comment:	Areas of improvement	
Responses:		
add	acknowledge the suggestion to expand the comparative analysis. In response, we have ed a section that compares Indonesia's Omnibus Law with similar legislative reforms ntries like India and Brazil. This addition aims to provide a broader international contex	
lega	agree that empirical data would strengthen the article. While our primary focus was of al analysis, we have now included a brief discussion of available data from lab anizations that illustrate the law's impact on workers since its implementation.	
exp	have revised the article to simplify legal terminology where possible and adde lanations for complex terms. We hope this makes the article more accessible to reade hout a legal background.	
rec	response to the suggestion, we have expanded the conclusion to include specific polic commendations. These recommendations focus on potential amendments to the Omnibuv to better protect workers' rights while balancing economic considerations.	

I have submitted the revised manuscript with the above comments addressed as advised.

Sincerely,

Author

Zainul Akhyar (Corresponding Author)

Second Review (May 02, 2024)



Revision | Manuscript ID: CRLSJ_2024_07_1013

1 message Zainul Akhyar <zainulakhyar@ulm.ac.id>

Journal Editor <editor@crlsj.com>

May 02, 2024 at 3:23 AM

To: zainulakhyar@ulm.ac.id

Dear Author,

Regarding your manuscript ID CRLSJ_2024_07_1013 titled "The Constitutional Implications of Indonesia's Omnibus Job Creation Law on Workers' Rights" you submitted to Contemporary Readings in Law and Social Justice.

We have now have the feedback regarding the second review. Based on the results of the second review, we still hold that your manuscript to proceed to publication after more revisions.

Once more, address the key points from the reviewers' comments as you revise your manuscript for the final time and submit the revised version within 30 days from the date of this letter.

Thank you for submitting your manuscript to Contemporary Readings in Law and Social

Justice.

Sincerely,

Regards Editorial Team Contemporary Readings in Law and Social Justice www.crlsj.com

Manuscript ID: CRLSJ 2024 07 1013

Manuscript Title: The Constitutional Implications of Indonesia's Omnibus Job Creation Law on Workers' Rights

Reviewer 2:

Strengths:

The author has effectively utilized a wide range of scholarly sources, including legal textbooks, journal articles, and government publications. This comprehensive use of literature demonstrates a strong foundation in the subject matter.

The article's emphasis on workers' rights, a critical aspect often overshadowed by economic arguments, is commendable. It highlights the potential human costs of the Omnibus Law and brings attention to the voices of the workers who are most affected.

Areas of Improvement:

While the article does an excellent job of focusing on constitutional issues, it could be improved by discussing the broader economic context in which the Omnibus Law was introduced. Analyzing the law's economic rationale would provide a more comprehensive understanding of the motivations behind the legislation.

The article primarily focuses on legal and workers' rights perspectives. Incorporating views from other stakeholders, such as employers, trade unions, and policymakers, would provide a more holistic view of the law's implications.

The methodology used for the legal analysis is not explicitly stated. Providing a brief explanation of the research approach, such as doctrinal analysis or critical legal studies, would clarify the theoretical framework and strengthen the scholarly rigor of the article.

The article could benefit from a more detailed exploration of potential constitutional challenges that could arise from the implementation of the Omnibus Law. Predicting how these challenges might unfold in the courts would add a forward-looking perspective to the analysis.

Editor:

Consider reviewers' comments as providing a valuable roadmap for enhancing your manuscript. Please address the areas of improvement identified by the reviewers in your revised submission.

Best regards,

Editorial Board

Contemporary Readings in Law and Social Justice ISSN electrónico: https://www.crlsj.com/index.php/journal/ Second Review Response (May 28, 2024)



Second Re-Submission | Manuscript ID: CRLSJ_2024_07_1013

Zainul Akhyar <zainulakhyar@ulm.ac.id>

May 28, 2024 at 8:10 AM

To: Journal Editor <editor@crlsj.com>

Dear Editor,

This is in regard to the second resubmission of the revised manuscript ID: CRLSJ_2024_07_1013 ("The Constitutional Implications of Indonesia's Omnibus Job Creation Law on Workers' Rights") with the responses to the Reviewers comments addressed.

Please find the responses sheet attached to this mail.

Thank you

Regards

Zainul Akhyar Author

SECOND REVIEW RESPONSE

Editor in Chief Contemporary Readings in Law and Social Justice

Manuscript ID: CRLSJ 2024 07 1013

Manuscript Title: The Constitutional Implications of Indonesia's Omnibus Job Creation Law on Workers' Rights

Below I present the second review response:

Reviewer 1:

Comment: Strengths

Response: We are pleased that the reviewer found our focus on constitutional rights to be a unique and valuable aspect of the article. Our intention was to highlight the potential constitutional conflicts arising from the Omnibus Law.

Comment: Areas of improvement

Responses:

We agree with the suggestion to discuss the broader economic context. We have added a section that explores the economic motivations behind the Omnibus Law, including the government's goals of attracting foreign investment and improving business efficiency.

In response to the recommendation, we have incorporated perspectives from additional stakeholders, including employers and trade unions. This provides a more comprehensive view of the Omnibus Law's implications.

We have added a section detailing our research methodology, clarifying that we employed a doctrinal legal analysis approach. This addition outlines the theoretical framework guiding our study.

We have expanded our discussion on potential constitutional challenges that may arise from the Omnibus Law. We include hypothetical scenarios of how these challenges could be addressed in the courts, providing a forward-looking perspective.

I have submitted the revised manuscript with the above comments addressed as advised.

Sincerely,

Author

Zainul Akhyar (Corresponding Author)

Acceptance (June 18, 2024)



Editor's Decision - Manuscript ID CRLSJ_2024_07_1013

Contemporary Readings in Law and Social Justice <onbehalfof@manuscriptcentral.com> June 18, 2024 at 3:19 PM

Reply-To: editor@crlsj.com

To: Zainul Akhyar <zainulakhyar@ulm.ac.id>

Dear Author,

Paper Id: CRLSJ_2024_07_1013 Paper Title: The Constitutional Implications of Indonesia's Omnibus Job Creation Law on Workers' Rights. We would like to inform you that your paper is accepted for publication in Contemporary Readings in Law and Social Justice that will be available online at https://www.crlsj.com/index.php/journal/.

After completion of the registration processes your research paper will be available on the upcoming issue of Contemporary Readings in Law and Social Justice.

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16/08/2024

Dear Author,

Zainul Akhyar, Mariatul Kiptiah, Muhammad Elmy Universitas Lambung Mangkurat, Banjarmasin, South Kalimantan Province, 70123 Indonesia

This is to inform you that your manuscript, titled "Evolving Perspective on Audit Quality: Market Concentration, Branch Offices, Span of Control, and Tenure," has been accepted for publication in the Contemporary Readings in Law and Social Justice.

Download copyright form and manuscript template from the link below: Manuscript Template: <u>https://crlsj.com/downloads/paper_template.docx</u>

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We encourage you to review the final proofs thoroughly once they are sent to you, to ensure that all details are correct and to make any last-minute adjustments if necessary.

Best regards,

Contemporary Readings in Law and Social Justice <u>www.crlsj.com</u>