

## ABSTRACT

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**Public Trust Doctrine in the Case of the Permit Extension of the Reclamation on G Island in the North Coast of Jakarta (the Decision of the State Administrative Court Number 4/P/FP/2020/PTUN-JKT in conjunction with the Decision of the Supreme Court of the Republic of Indonesia Number 157 PK/FP/TUN/2020)**

(ix + 94 pages)

The public trust doctrine is a doctrine from Rome where natural resources are joint ownership. In this doctrine, the government manages existing natural resources for the public interest. Initially, the public trust doctrine developed largely in common law, in the United States. Therefore, the problem in this research is about the public trust doctrine in Indonesia. In Jakarta, with the existing population density, the government carries out development, and one of the ways is by doing reclamation. This reclamation has a negative impact on natural resources, the problem of this research concerns the public trust doctrine in the extension of the permit to carry out the reclamation of Island G, in the Decision of the State Administrative Court Number 4/P/FP/2020/PTUN-JKT in conjunction with the Decision of the Supreme Court of the Republic of Indonesia Number 157 PK/FP/TUN/2020. This research aims to develop legal knowledge in the future in the public trust doctrine in Indonesia. The research method uses normative legal research with a conceptual approach that uses the public trust doctrine, a statute approach that examines the 1945 Constitution, Law Number 32 of 2009 concerning Environmental Protection and Management, Presidential Regulation Number 122 of 2012 concerning Reclamation in Coastal Areas and Small Islands, etcetera. This research method is also using a case approach, the case of extending the permit for the reclamation implementation of Island G in the State Administrative Court Decision Number 4/P/FP/2020/PTUN-JKT in conjunction with the Decision of the Supreme Court of the Republic of Indonesia Number 157 PK/FP/TUN/2020. The results of this research show that the public trust doctrine is found in Indonesian legislation, but its concept of public trust doctrine are not implemented consistently. The results also show that the court did not consider the public trust doctrine in the Decision of the State Administrative Court Number 4/P/FP/2020/PTUN-JKT in conjunction with the Decision of the Supreme Court of the Republic of Indonesia Number 157 PK/FP/TUN/2020.

Keywords: Public Trust Doctrine, Reclamation, Public Interest, Natural Resources

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