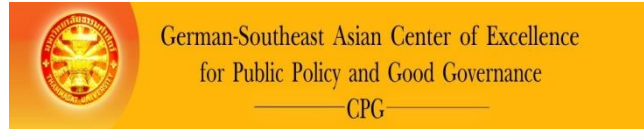


CPG SUMMER SCHOOL 2013



FACULTY OF LAW JEMBER UNIVERSITY-INDONESIA,
CPG - FACULTY OF LAW THAMMASAT UNIVERSITY-THAILAND
and HANNS SEIDEL FOUNDATION -GERMANY

EUROPEAN AND SOUTHEAST ASIAN LAW IN THE ASEAN COMMUNITY DEVELOPMENT CONTEXT

PROCEEDING

PAPER OF CPG SUMMER SCHOOL 2013

**FACULTY OF LAW JEMBER UNIVERSITY-INDONESIA,
CPG - FACULTY OF LAW THAMMASAT UNIVERSITY-THAILAND
and HANNS SEIDEL FOUNDATION -GERMANY**

**EUROPEAN AND SOUTHEAST ASIAN LAW
IN THE ASEAN COMMUNITY
DEVELOPMENT CONTEXT**

**JEMBER UNIVERSITY
FACULTY OF LAW
2013**

PREFACE

All of gratitude we say to Allah SWT, the One and Only God because He has given us blessing and mercy so that we can complete the preparation of proceeding for the summer school with theme: EUROPEAN AND SOUTHEAST ASIAN LAW IN THE ASEAN COMMUNITY DEVELOPMENT CONTEXT, and subtheme: "THE ROLE OF ADAT LAW IN THE FULFILLMENT OF THE CONSTITUTIONAL RIGHTS OF INDIGENOUS PEOPLES AS AN INDONESIAN CITIZEN."

This activity is held in a collaboration between: FACULTY OF LAW JEMBER UNIVERSITY-INDONESIA, CPG (German-Southeast Asian Center of Excellence for Public Policy and Good Governance) – FACULTY OF LAW THAMMASAT UNIVERSITY-THAILAND and HANNS SEIDEL FOUNDATION – GERMAN.

The objectives of activity collaborative college of law and human right between Jember University, CPG, Durakij Pundit University Thailand, Thammasat University Thailand and Haans Seidel Stiftung – German.

Faculty of Law of University of Jember to thank you for the support given to the parties concerned: University of Jember, CPG, Durakij Pundit University Thailand, Thammasat University Thailand and Haans Seidel Stiftung in the activity of CPG Summer School 2013 as onze of implementation MoU between Faculty of Law of University of Jember with CPG.

TIME SCHEDULE

Wednesday, 3 Juli 2013

Section 1 07.00 - 08.30	:	Constitution and Politic in Germany by Dr. Duc Quang Ly
Section 2 08.30 – 10.00	:	International Economic Law by Prof. Dr. Prasit Aekaputra, the Dean of Faculty of Law, Dhurakij Pundit University, Thailand
Section 3 10.00 – 11.30	:	Economic Analysis of Thai Criminal Law by Assistant Professor Dr. Pokpong Srisanit from Thammasat University, Thailand.
Break 11.30 – 12.30	:	L u n c h
Section 4 12.30 – 14.00	:	Criminal Law and Human Rights in Thailand by Associate Professor Narong Jaiharn, the Dean of Thammasat University, Thailand
Section 5 14.00 – 15.30	:	Indonesian Criminal and Adat Law by I Gede Widhiana S.,S.H.,M.H., Lecture of Faculty of Law of University of Jember
15.30 – 17.00	:	The WTO Rules on Food Safety Measures - Balancing Trade and Public Health by Dr Jaruprapa Rakpong
17.00 – 18.00	:	Break
18.00 – 19.30	:	Adatlaw by Dr. Dominikus Rato, S.H., M.Si, Lecture of Faculty of Law of University of Jember
19.30 – 21	:	<i>Cooperative Law Reform, Important Role In Indonesian Economic Development, by Pratiwi Puspitho Andini, S.H.,M.H., Lecture of Faculty of Law of University of Jember</i>

CONTENT

COVER	i
Preface	iii
Time Schedule	iv
Content	v
Constitution and Politic in Germany	1 – 15
by Duc Quang Ly	
International Economic Law	16 – 30
Prasit Aekaputra	
Economic Analysis of Thai Criminal Law	31 – 45
by Pokpong Srisanit	
Criminal Law and Human Rights in Thailand	46 – 66
by Narong Jaiharn	
Indonesian Criminal and Adat Law	67 – 81
by I Gede Widhiana S.,	
The WTO Rules on Food Safety Measures - Balancing Trade and Public Health	82 – 100
by Jaruprapa Rakpong	
Adatlaw	101 – 112
by Dominikus Rato,	
<i>Cooperative Law Reform, Important Role In Indonesian Economic Development,</i>	113 – 121
by Pratiwi Puspitho Andini,	

Thema: the interface between municipal law and adatlaw in order to fulfillment Indonesian
Constitutional right.

THE ROLE OF ADAT LAW IN THE FULFILLMENT OF THE CONSTITUTIONAL RIGHTS OF INDIGENOUS PEOPLES AS AN INDONESIAN CITIZEN

Dominikus Rato¹
ratodominikus@yahoo.com

A. WHAT IS AN ADAT LAW AND WHY THERE IS AN ADAT LAW

Before we discuss about the role of adat law in the fulfillment of the constitutional rights of indigenous peoples as a citizen of Indonesia, first discussed notions of adat law, the existence of adat law, adat law and research methods. The customary or culture derived from the arabic language which means habits of a society that is spatially ajeg (carried persistent), maintained by its supporters. From the custom or culture was born a term of civilization. The customary or culture of a nation is a reflection of personality. The custom or culture is the reflection of personality of a nation. It is the personification of the soul of a nation that which is constantly growing in terms of evolution for centuries and form of culture. The development of the customary or culture, although brisk but not unpacked all the people, cultural roots because in them there are values that became the foundations. The development has always been a fundamental value enshrined into their guidelines to change, update, or remove any part of it if that habit is no longer functional. If this custom has been passed for many years and has veined root in conscience, a member of society it became civilization.²

¹. The Lecturer of Adatlaw at The Faculty of Law University of Jember

². **Cornelis Van Vollenhoven**, 1925, *Het Adatrecht van Nederlandsch Indie. Jilid I (The Adatlaw of Netherlands Indie. Deel I)*. Leiden.