

## Harmonization of State Law and Local Laws in Coastal and Marine Areas Management

**Authors :** N. S. B. Ambarini, Tito Sofyan, Edra Satmaidi

**Abstract :** Coastal and marine are two potential natural resource one of the pillars of the national economy. The Indonesian archipelago has marine and coastal which is quite spacious. Various important natural resources such as fisheries, mining and so on are in coastal areas and the sea, so that this region is a unique area with a variety of interests to exploit it. Therefore, to preserve a sustainable manner need good management and comprehensive. To the national and local level legal regulations have been published relating to the management of coastal and marine areas. However, in practice it has not been able to function optimally. Substantially has not touched the problems of the region, especially concerning the interests of local communities (local). This study is a legal non-doctrinal approach to socio-legal studies. Based on the results of research in some coastal and marine areas in Bengkulu province - Indonesia, there is a fact that the system of customary law and local wisdom began to weaken implementation. Therefore harmonization needs to be done in implementing laws and regulations that apply to the values of indigenous and local knowledge that exists in the community.

**Keywords :** coastal and marine, harmonization, law, local

**Conference Title :** ICLS 2017 : International Conference on Law and Society

**Conference Location :** Osaka, Japan

**Conference Dates :** October 09-10, 2017