

**MEKANISME PENYELESAIAN PELANGGARAN
ADMINISTRASI PEMILIHAN UMUM TAHUN 2019 OLEH BADAN
PENGAWAS PEMILIHAN UMUM PROVINSI SUMATERA BARAT**

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ABSTRACT

Since the Act Law Number 7 of 2017 concerning General Election, the electoral system in Indonesia has undergone many changes, one of the changes was seen in the authority of Bawaslu. Bawaslu which initially only as an election supervisory institution now has the authority to decide violations of election administration. The formulation of the problem in the research is; 1) What is the authority of the Bawaslu of West Sumatra Province in resolving administrative violations in 2019 committed by the KPU of West Sumatra Province? 2) How is the mechanism of the Bawaslu of West Sumatra Province in resolving administrative violations in 2019 committed by the KPU of West Sumatra Province? 3) How is the adjudication session mechanism in facing election violations in 2019 by the KPU of West Sumatra Province? The research method used of this research is juridical and normative approach. Furthermore, from the results of research and discussion of the conclusion is : 1) Authority to resolve electoral administrative violations carried out by the West Sumatra KPU as reported by Fauzi Bahar, Amril Jiha and Syahril Hamid are the authorities of the Bawaslu of West Sumatra Province; 2) Mechanism for resolving election administration violations and the mechanism for adjudication session is regulated in the General Election Supervisory Agency Regulation Number 8 of 2018 concerning the Settlement of Administrative Election Violations; 3) The mechanism for adjudication to is regulated in the General Election Supervisory Agency Regulation Number 8 of 2018 concerning the Settlement of Administrative Election Violations.

Keywords: *Mechanism, Election Administration Violations, Bawaslu*

A. PENDAHULUAN

1. Latar Belakang Permasalahan

Negara Indonesia adalah negara hukum. Rumusan ini dijelaskan di dalam Pasal 1 ayat (3) Undang-Undang Dasar Negara Republik Indonesia Tahun 1945. Kalimat ini merupakan salah satu

dari hasil amandemen ketiga yang sudah dilakukan terhadap Undang-Undang Dasar Negara Republik Indonesia Tahun 1945, artinya hukum haruslah menjadi panglima, sebagai panglima, hukum jadi penuntun dan pegangan dalam kehidupan bermasyarakat, berbangsa