**Political Law of Religious Courts in Indonesia**

**(Government Policy and Development of Religious Courts)**

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**ABSTRACT**

The article entitled "Political Law of Religious Courts in Indonesia (Government Policy and Development of Religious Courts)", was made to answer a basic problem, why the authority to handle cases in religious courts is limited to certain case fields as referred to in article 49 of the Law Law of the Republic of Indonesia Number 3 of 2006 concerning Amendment to Law Number 7 of 1989 concerning Religious Courts.

The research method implemented in this article is a normative method with several approaches, those are historical, philosophical, and religious texts approaches. It is a descriptive interpretative research. The supporting data in this research are primary and secondary legislation. It is analyzed using the technique of literary-based research.

According to the findings, it is found out that the authority to handle cases in the Religious Courts was limited to 9 specific cases as stated in article 49 of the Religious Courts Act of Article Constitution of the Republic of Indonesia Number 3 Year 2006 as the Amendment of Constitution Number 7 Year 1989 about Religious Court is closely related to the development of law and the social law in recent years.

Keywords: *Politics of Islamic Law, Religious Court Authority*