A. INTRODUCTION

In the context of Indonesia, which is building a healthy political civilization, holding elections without the presence of intense structural and functional oversight has the potential to lead to the loss of citizens’ voting rights, the rise of money politics, black campaigns, and elections that are not according to rules. The continued impact of ballots with no integrity is the emergence of disputes and lawsuits on election results. Also, the democratic party is high-cost, but will only produce leaders whose legality and legitimacy is doubtful. The next potential danger is the endless political conflict[1][2].

Previous research on the holding of political perspective The introduction of general elections in 2019, referring to the decision of the Constitutional Court, is more likely to support the political side than this legislation is considered to guarantee the legitimacy of political parties against the Constitutional Court. In effect, whatever the Constitutional Court determines is a final decision, where the Constitutional Court is a state agency entitled to interpret the constitution. Construction of constitutional law in accordance in 2019 applies to Court Decision No. 14 / PUU-XI/2013 enabling simultaneous elections in the Republic of Indonesia, not technically contrary to the provisions of the Republic of Indonesia Constitution of 1945[3]. In the 2019 General Election performance, it is the collective responsibility of all election stakeholders, in this case government, election participants, and election organizers[4]. The outcome of this research is that most of the KPU Regulations established during the 2019 Concurrent Election process provided legal certainty, although there are some KPU Regulations that are not in line with the above legislation. Basically, this KPU regulation offers legal clarity when it comes to profit and justice[5] Overcoming the need for political support, the 2019 Concurrent Election implementation was approved as a compromise in which the simultaneous scheduling of presidential and legislative elections promoted a constructive relationship with the amount of presidential
political support in the legislature. But in fact, the reforms in the electoral system resulted in a major coattail effect and the subsequent government management was still based on a pragmatic working coalition.[6] Other to reveal that the objectives and material presented in the implementation of political education are still oriented towards strengthening internal party institutions as an effort to strengthen ideology, winning strategies and internal party consolidation.[7] Some of the above studies focus more on the simultaneous application of election laws, the importance of stakeholders in election administration, election regulation, and the impact on simultaneous elections. Meanwhile, there are not many aspects of studies explaining the results of simultaneous elections that describe quantitatively, politically, economically, and legally. This article focuses on explaining the results of the 2019 simultaneous election voting through quick calculations. The results of the 2019 simultaneous elections in Indonesia are carried out in a direct, free, and fair manner with the provisions of the presidential and vice-presidential elections, legislative members and regents/mayors and governors.

As it is known, the Concurrent Election Decision is the Constitutional Court’s 2014 decision on the public review of Law No. 42 of 2008 on the Presidential and Vice-President Election[8] The Constitutional Court considers the provisions of Article 22E Paragraph (1) of the Constitution of 1945, which states: "General elections are held explicitly, openly, anonymously, secretly, honestly and reasonably every five years." Simply put, it can be understood that the Constitution of 1945 mandates only one general election in five (5) years. This is reflected in the original intention to do so during the debate of the changes to the 1945 Constitution, where the meeting decided that elections should be held every five years.[9]

In its growth, this decision can also apply to the concept of possible burnout for voters facing multiple elections. Running elections that could burnout voters many times, which are eventually feared could result in average voter participation, and it may be that while the participation still shows a decent number, people are lazy to care about the content of why elections or why they should go to polling stations or why they should engage in elections.[10] Moreover, whether the recent election was an election involving crime, or an election that eventually did not produce members of people in the legislature and leaders of people in executive ranks who did not perform well, the Concurrent Election is most likely formulated to close the saturation gap. Another possibility, the Concurrent Election is an excuse to make election administration effective.[11] The purpose of this article is to find out the results of simultaneous election voting in Indonesia in 2019.

B. RESEARCH METHOD

This characteristic of our research is applying qualitative content analysis methods. This research used a descriptive-analytical approach. The approach used to find data on the implementation of elections in Indonesia.

2.1 Data Collection
a. Study Literature
Study literature is used to analyze research reports, election policy results and articles about simultaneous elections.
b. Document Analysis
Document analysis used to analyze and identify various performance report documents about is report the election.

2.2 Data Analysis
Primary and secondary data documents are collected, then the analysis process is carried out using an interactive analysis model. The analysis consists of three activities that coincide: data reduction, data presentation, concluding/verification related to by the election in Indonesian.

C. RESULT AND DISCUSSION

The Supreme Court’s decision of 23 January 2014 in the Judicial Reform of Law No. 42/2008 laid the groundwork for simultaneous elections in 2019. The decision was stated in Supreme Court Decision 14 / PUU-XI/2013.[12][13] Following the legislative elections which had taken place, the Constitutional Court found the operation of the presidential election in breach of the constitution and deemed it to be a devolution. The President must have a powerful legislature role in a presidential structure as Head of State and Government and the two institutions must be independent. In Indonesian practice as a multiparty president, however, disputes and deadlock relations between the two institutions are often experienced.[14][15] The good news is that the President’s scheme is already demonstrating that political stability is preserved in current government practice.[16] However, the new presidential election is fearful that the outcome of the legislative election will be controlled by the outcome that all political parties can not necessarily propose candidate pairs for the presidential elections, political parties or a coalition of parties, which meet the threshold for votes or a particular minimum seat that can nominate presidential and vice-presidential candidates.

The simultaneous general election is a new history in the State of Indonesia. This simultaneous election the Indonesian people carry out simultaneous direct polls starting from the election of presidential and vice-presidential candidates, candidates for legislative members, and members of the regional representative council. This general election holds the principle of a vote which is honest, fair, free, direct, and confidential. The general elections culminated in the elections for
executive candidates, namely the president and vice president, then representatives of the parliament, namely the Republic of Indonesia’s House of Representatives, the Provincial Regional Chamber of Representatives and the Regency/City Regional House of Representatives. In the following, we describe the results of the simultaneous general elections in 2019.

Fig 1. Results of executive elections

The official recapitulation results of the Republic of Indonesia Election Commission explained that the presidential and vice-presidential pair Jokowi - Ma’ruf won 85,607,362 votes or 55.50 percent, 16.95 million votes ahead of Prabowo - Sandiaga who got 68,650,239 votes or 44.50 percent. So the winners in the general election for executive positions (president and vice-president) are candidate pairs Joko Widodo and KH. Ma’ruf Amin won the highest vote. The victory was under the general election rules, which reached above 50 percent.

Presidential and vice-presidential elections, the system is carried out with direct elections are candidates who get the most votes determined as elected president, candidates who get the most votes are determined as winners indirect elections.[17];[18], Likewise, another view explains that runoff with a reduced threshold (majority conditional) in the presidential election system is the primary choice. The requirements applied are the pair of President and Vice President elected in the first round if they won 45% of the vote with a distance of 5 percent from the second candidate, or 40% of the vote with a range of 10% of the vote from the second candidate.[19];[20]

Fig 2. Members of Parliament throughout Indonesia for the period 2019-2024

Based on the results of the general election simultaneously produced 4,679 elected legislators. In the election of the legislative members, it was identified that the highest number of members was the Regional Representative Council (DPRD) of the Province of 49%. In comparison, the least legislative members were the members of the Regional Representative Council (DPRD) reaching 5%, while other Regional Representatives Council (DPRD) reached 40%, and the DPR RI reached 14%. Simultaneous elections were held in the presidential and vice-presidential polls and legislative members aimed at streamlining the funding budget for the holding of elections and simplifying general elections as well as efforts to strengthen the democratic system in Indonesia.

Referring to democracy in simultaneous elections, the deepening of democracy can be seen as an effort to realize an effective government. The state and the people should work together so that they can strengthen each other's roles.[21]. The simultaneous national election was expected to strengthen the legislative and executive relations within the framework of checks and balances desired by the constitution to create a more stable and effective government in the context of the presidential government system that has been conceptualized in the 1945 Constitution.[22] The threshold in legislative elections indicates that the electability of political parties to meet the most votes is the main objective to get as many votes as possible to win seats in parliament above 4 percent or win in general elections.[23];[24]

Furthermore, the votes obtained for the legislative elections in 2019, determined by the General Election Commission of the Republic of Indonesia were based on the highest to lowest votes, as follows:
The results of the research show that the implementation of simultaneous elections is a new history in Indonesia because the performance is simultaneously starting from the election of candidates for the central to regional levels. The existence of this simultaneous election can provide a new record when compared to previous elections; this simultaneous election produces several important things for the Indonesian election, namely being able to streamline the budget, tight political party participation, the participation of election participants, and create presidential and vice-presidential candidates, legislative members and regional representative council elected according to the people's choice.

D. CONCLUSIONS AND SUGGESTIONS

The party category received the most votes reaching 19.58%, namely the Indonesian Democratic Party of Struggle Party (PDIP), while the lowest party was the Indonesian Justice and Unity Party (PKPI), reaching 1%. In the Indonesian republic, electoral provisions that qualify nationally are political parties obtaining more than 4% of the national vote; otherwise, the party falls (does not restrict parliament). In the legislative elections using a proportional system with a standard provision of at least 4% of votes obtained from the votes of political parties, if the opponent does not reach the 4% provision, it will fail. Proportionally nine national political parties qualify in parliament, while seven political parties do not qualify for parliament because they do not reach 4% of the national vote, while the seven parties are Perindo party, working party, PSI party, Hanura party, PBB party, Garuda party and PKPI party. Because legally contained in Law Number 7 the Year 2017 article 414 explains that political parties participating in the election must meet the threshold of vote acquisition of at least 4% (four percent) of the number of valid votes nationally to be included in determining the purchase of seats for members of the House of Representatives.[25][26]

While other opinions explain the research findings, the political ideology in recent Indonesia is declining, and towards the end of the doctrine. If so, it will affect the party system in Indonesia and be known as "depoliticization of the party" due to a lack of confidence between citizens. There could be some evidence to prove that. Firstly, the party 's answer to the issue of the parliamentary threshold is no longer political.[27][28] Based on the report of the Honorary Board of Election Organizers in the implementation of general elections simultaneously has resulted in several election disputes that have resolved several dispute violations of the code of ethics carried out by the election organizer.

REFERENCE


