

ABSTRACT

The writing was motivated by released from all lawsuits by supreme court judge with verdict act Syafruddin Arsyad Temenggung was not a criminal act. SKL-22/PKPS-BPPN/0404 on legal considerations judge as clause administrative law while legal considerations judge other as clause corruption act criminal. There was no jurisprudence used. On legal considerations was that act not cleaned was that act Syafruddin Arsyad Temenggung was administrative law. Released from all lawsuits against Syafruddin Arsyad Temenggung according writer legally disabled because judge didn't dig investigation until examination which is conducted KPK. Research purposes the end of this task is to analyze legal considerations related to a certificate that is reviewed from constitution number 31 year 1999 has been changed constitution number 10 year 2010 as clause eradicating corruption.

The research method uses a qualitative case-law approach that is descriptive, with no graph and table figures, originality and has never been studied by other academics, the sample case is a judge's decision, the data collection technique uses normative data compilation techniques, and the data analysis technique uses descriptive analysis method that is researching data that has been systematically complied.

Legal Considerations in Decision Number 1555/K/Pid.Sus/2019 MA.Jkt.Pst. released Syafruddin Arsyad Temenggung from all suits contradicting prior court legal considerations, justification according legal considerations of the cassation decision it is not in accordance with statement of the former President RI Megawati Soekarnoputri that she never gave a full statement to Syafruddin Arsyad Temenggung. He gave a letter in full payment of his own accord and Syamsul Nursalim. Legal effort against the already incracht decision conduct a cassation check to Supreme Court and yudicial review if there new evidence that He committing a criminal act. The Supreme Court's decision should strengthen the court's decision.