Regulate DPR’s Committees: Making Indonesian Presidential System More Representative

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Abstract

The evaluation of the DPR's oversight function always considered not to represent the will of critical supervision of the people in almost every DPR's performance satisfaction survey. The DPR Committees institutionally the main actor of supervision, but has not been effective. 11 DPR committees compared to 113 work partners suspected to be one of the causes. Committees formed by DPR and can be adjusted according to needs. Based on a comparative approach on regulations in the US Congress and the British Parliament, it is recommended to narrow the oversight work by increasing the number of DPR committees to balance a large number of partners. The division of supervision work into more committees makes the scope of work narrow so that supervision is more focused. Changes in the arrangement of the number of committees in Law 17/2014 and the DPR 2014 Rules of Conduct need to be done by stating the maximum number of five working partners for each committee. The creativity of the committee to form sub-committees following needs must also be confirmed in the 2014 DPR Rules of Conduct. Such regulation is expected to make the performance of checks and balances between the DPR and the Government better assessed by the public as a unitary presidential government system, namely a presidential system that better represents the will of the people’s supervision.
Keywords: Committees, DPR/ Indonesian People’s Representative Council, Oversight Function, Presidential System, Regulate.


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A. Introduction

The Expanse of states’ history outlined that the portrait of power psychologically constant to be perverted. Because the tendency of rulers to expand their power and distort the use of power far greater than the ability to keep an eye on themselves. Therefore the authorities, with the power in his hand, need to be monitored. In the context of state, government as rulers should be supervised and should feel watched particularly by the parliament.

There is no agreement on the definition of parliamentary oversight, and so is the study of parliament; its understanding is still limited to theory. There is little global analysis, which in principle done by Persson, et al., Treisman, Hope, Gerring and Thacker, and Lederman, et. al. Most of the research done on the scope of a particular country or region. These studies usually test the functions of the state parliament in general, and not focus solely or mainly on the oversight function. With more study of the oversight function in the United States, while fewer in other countries.


Olson and Mezey also McCubbins and Schwartz refer the oversight associated with a series of parliamentary activities undertaken to evaluate the policy implementation\(^5\), also includes programs run by the government\(^6\). In the literature about parliamentary oversight, also known several terms represent oversight mechanism such as ex-ante, ex-post, sporadic actions (politely called 'fire-alarm' oversight), routine actions (so-called 'police-patrol' oversight).\(^7\)

In the history of the Republic of Indonesia, DPR (Indonesian People’s Representatives Council) and executive relations, particularly with the president, tend to be a mutually exclusive relationship.\(^8\) When the president is weak and has no effective power, DPR tends to function their authority more as a tool of political influence competition and bargain between parties. Not become effective power that is used to push for a settlement of the political problem. Conversely, if the executive, particularly the president, were strong, DPR tends only to be able to justify and legitimise policies taken by the executive.

That first condition occurred during the parliamentary period 1950 until July 1959. The second condition began after the President’s decree on 5 of July 1959, passed during the whole time of the New Order. Which always visible, if DPR being weak, it became a justification tool of government policy. Conversely, if the Parliament being strong, it tempted to become a defender of his party.\(^9\)

Configuration of political parties as government supporters in today’s DPR similar to the dominance of government supporters in the New Order. The merger of three of five political parties (to the government) which had opposite each other in presidential elections, expressed concern at the fair will be at risk of forming oligarchy of power. It is needed to formulate the concept that political parties which are outside the government, although the numbers are small, can still bring optimal parliamentary oversight. So parliament with oversight functions can still be relied upon in overseeing the


\(^7\) McCubbins and Schwarz, *Loc.Cit.*


government by the people, not the dominance of the interests of ruling political parties.¹⁰

How is the condition of institutionalisation on current DPR oversight function and its relation to the strengthening public recognition upon Indonesian presidential’s representativeness? Recognition here means acknowledgement that something was authorised to be done¹¹ or confirmation that an act done by another person was authorised¹². Public recognition upon the presidential system, in this case, means people’s acknowledgement that the system is worthy and fit for public concerns.

In that framework, the presidential system recognition by the public ought to be strengthened by the presence of parliamentary oversight. Certainly, in this case, effective parliamentary oversight is required, leading to an active-constructive frame of oversight. It is not parliamentary oversight that is carried out in negative-destructive terms. Nor is it apathetic-compromising. Because the last two mentioned conditions will weaken the people’s recognition upon the presidential system. Weak, in this case, means a president who does not get recognition from the people.

Both of those conditions, caused by the arbitrary presidency due to negative collaboration with the parliament, creates a state of compromise — governance without the presence of a legislative body that carries out oversight. Or even because the ineffective presidential leadership due to destructive parliamentary oversight, will always be different from the president’s step, which tends to be negative.

Institutionally, DPR Committees are the main actors of oversight. Within it, DPR’s oversight activity upon government institutions conducted and should be well organised. However, based on many surveys of its performance, the DPR committees are considered not working well according to public expectation. Availability of committees that only amount to 11 compared to its 113 work partners suspected to be one of the causes.

17/2014 Law submit the authority to form a committee to the DPR itself. Amount and distribution of its partners can be adjusted according to needs. So whenever the DPR feels the need, the number of committees can be expanded. The question is, how many DPR committees are needed to

¹⁰ As stated by Ridlwan and Nurbaningsih, even if the parliament opposition raises have not yet to be adopted within the Indonesian governance system, at least a revision of the law aimed at guaranteeing the members of parliament (MPs) to perform their role freely according to conscience. See: Żulkarnain Ridlwan and Enny Nurbaningsih, (2018), “Law Revision on Indonesian Parliament’s Oversight Function: Facing the Challenges of Democracy” in The 1st International Conference on South East Asia Studies, KnE Social Sciences, (2016), pp.573–593.


carry out the oversight function over the extent of the work area of government agencies? What is the minimum number of DPR committees that must be regulated in the amendment to Law 17/2014 so that supervision can be held more effectively?

Regulatory tracking methods are chosen by making comparisons. To find best practices in the relationship between parliamentary oversight and governmental execution by the government is pursued by making comparisons. Comparison method means learning from the experiences of other parties. The comparison provides a foundation to make a statement about the real data with regularly and to evaluate and interpret certain conditions substantive and theoretical. The comparison does a central role in the formation of the concept with a focus on the similarities and differences between cases. Comparisons are routinely used to test hypotheses and contribute inductive discovery of new hypotheses and to construct a theory.

The most common comparison of the legislature (parliament) focuses on the strength or weakness on the part of the institution. This paper takes the US and UK as comparisons. From the US as the pioneer country of the presidential system, examples will be taken of how the US House of Representatives’ oversight of government can be effective. Similarly, from the UK -especially British House of Commons- as the first country to run a model of parliamentary government will be adopted practices as well as instruments that can be adopted for the presidential government without changing the principles prevailing in the presidential system. This search focuses on developing institutional oversight functions, so the number of committees is one of the main focuses to be discussed.

B. Discussion

1. Indonesian Presidential System

Broadly, the governance system adopted by the countries include the two systems, the parliamentary system and the presidential system. But in its development, there are also countries that adopted the combination of the

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two systems (quasi system). This classification saw from the nature of the relationship between bodies or organs that hold the state power. The parliamentary system is a system of government that most widely applied throughout the world, of all variants of the system of government. In a simple distinction, the parliamentary and presidential system could be seen in the portrait of the relationship between the government and the parliament. If there is interdependence between the two, that is parliamentary, while the presidential interpreted if the government and parliament of each stand-alone.

Soemantri, in line with Asshiddiqie, suggests a three-division system of government; parliamentary, presidential, and mixed government. According to Kusuma’s study, Indonesian’s government system different from the US presidential system, also different from the parliamentary system as in England, Indonesia’s system similar to Republic V of France. The executive-legislative relationship can be seen in its mutual attraction, in a parliamentary system the executive can be imposed by parliament with a no-confidence vote. As control of that parliament actions, the executive may propose to the head of state to dissolve parliament. In the presidential system, the incumbent president cannot be imposed by parliament under normal circumstances. Nevertheless, a mechanism presidential impeachment available in abnormal conditions, with the reason of law violations, for instance.

The so-called presidential system also can be identified when the executive not accountable to parliament. In a presidential system, cabinet not responsible collectively, but each minister individually responsible to the president. The presidential system also does not recognise the ultimate supremacy institution. As the core characteristic of the presidential system, the representative body does not have the ultimate supremacy upon the state.

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Indonesia has the experience changed between the presidential system of government and parliamentary. Based on several base criteria above, the current adopted system in Indonesia is presidential. The presidential system more precisely executed in Indonesia for some reason, the strongest one lead by Indonesia’s experienced government instability as happened in the 1950s and 2001. The presidential system has the presidential term to guarantee more stability because the government does not depend on the parliament.

2. DPR Oversight Function and Its Affecting Factors

The existence of the parliament in the process of policy formation is very important, especially in the role oppose or change the policy initiatives that come from the government. A strong parliament makes decisions and takes action independently from the government in a parliamentary system. Access to information and expertise in policy from sources that are not associated with the government, which is usually in stable condition and the special committee of parliament, is generally regarded as the conditions necessary for a strong parliament any regime rule.

Parliamentary oversight defined as a review, monitoring and oversight of the government and the institutions of public, also includes the implementation of legislation and policies. Yamamoto stated the main functions of the parliamentary oversight could be described as follows: 1) to detect and prevent abuse, arbitrary behaviour, or illegal and unconstitutional behaviour from the government and public institutions; 2) to maintain the government's account of how the taxpayers' money is used; 3) to ensure that the measures announced by the government and approved by parliament actually delivered; and 4) to improve the transparency of government enforcement and improving public confidence in the government, because this is a condition of effective policy.

Based on the reference, one of several factors that affect the function of parliamentary oversight influenced by the composition of institutional

Factors, tools, and dependence. Committees and subcommittees have been an effective oversight tool in a presidential system and a parliamentary system. It could be traced from the various retention of the US Congress and the British Parliament. By the committees and subcommittees, the oversight function conducted without abandon another legislative function. As asserted by Petersen, select committees (in British Parliament and the U.S. House) review executive department operations (there is generally one select committee for each department). In DPR, the availability of committees is not equal to the number of government departments, as explained in the table below:

<table>
<thead>
<tr>
<th>Distribution of DPR Committees</th>
<th>Committee Partners</th>
<th>Number of Partners</th>
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<table>
<thead>
<tr>
<th>Committee</th>
<th>Description</th>
<th>Members</th>
<th>Seats</th>
</tr>
</thead>
<tbody>
<tr>
<td>III: Law, Human Rights and Security</td>
<td>Ministry of Law and Human Rights, Attorney General's Office, National Police, Corruption Eradication Committee, National Human Rights Committee, National Law Committee, Secretary General of the Supreme Court, Secretary General of the Constitutional Court, Secretary General of the House, Secretary General of the People's Consultative Assembly, Secretary General of the Regional Representatives Council, Financial Transaction Reports and Analysis Center, Institutions Protection of Witnesses and Victims, National Narcotics Agency, National Agency for Combating Terrorism.</td>
<td>15</td>
<td></td>
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<tr>
<td>VII: Energy</td>
<td>The Ministry of Energy and Mineral Resources, Ministry of Research,</td>
<td>14</td>
<td></td>
</tr>
<tr>
<td>Committee Name</td>
<td>Relevant Ministries</td>
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<tr>
<td>and Research and Technology Committee</td>
<td>Technology and Higher Education, Agency for the Assessment and Application of Technology, Nuclear Energy Agency, Nuclear Energy Supervisory Agency, Geospatial Coordination Agency, Regulatory Agency for Downstream Oil and Gas, Special Oil and Gas Work Unit, National Aeronautics and Space Agency, Institute of Sciences Indonesian Knowledge, Jikman Institute, National Research Council, National Energy Council, Science and Technology Demonstration Center</td>
<td></td>
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<tr>
<td>Committee X: Education, Sports, and History</td>
<td>Ministry of Education and Culture, Ministry of Tourism, Ministry of Youth and Sports, National Library</td>
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Table 1 shows that the work of 11 DPR committees is not evenly distributed, and it even clear that there is an imbalance of oversight workloads. For example, Committee X, which only has four government institutions as the scope of oversight, while Committee I has 18. Such quantity also explains that the oversight work of each committee will differ in quality. Committees that have little work area are more likely to present quality oversight because of fewer focus points. That work scope condition also makes routine oversight is the most dominant function carried out by DPR Members. Besides, the DPR members should not only focus more on the supervisory function, because there are legislative functions and budget functions that require the same portion of attention.

3. The institutionalisation of Committee and Subcommittee

A survey of 80s state legislature mentions that the effectiveness of parliamentary oversight tools varies according to the shape of the country. In the presidential country, the most important tool are the committee, plenary hearings, and the ombudsman; in the semi-presidential country, the most important tool is the session of questions, interpellation, and ombudsman, and in the parliamentary country the most important tools are interpellation. Norton asserts that the Parliament with strong institutionalisation has a greater ability to force the government than the weak parliament in its institutionalisation. The core of institutionalisation is specialisation through committees.

There is no way to consider the best instrument to balance the executive relationship with parliament. But it has been widely known that a way to strengthen the parliament while still keeping the executive from weakening, by maximising the function of committees. The Committee gave parliament to (simultaneously) perform many functions that may –without it– cannot be implemented. For example, parliamentary committees help

30 Frederick Stapenhurst, et.al. Loc.Cit.
reduce the workload and carry out different functions more efficiently. Committees also guided the legislation and provide the essential tools in the framework of government oversight. Committees can also offer MPs a variety of advantages and opportunities as increase their capacity in specialisation in the realm of policy, providing tools for them to continue to be busy and feel useful, and make sure they become more active and profitable participation in the governance process. The main thing has been understood; the committee became one of the most effective tools to bolster the authority of parliament to deal with the executive.

Countries with a well-established system of government would have a parliamentary institutional design that has stabilised, including in terms of the existence of the committees and subcommittees in it. Which Indonesia can take lessons either in the institutionalisation of committees and subcommittees in the parliament? The two different models with different government systems might be the references. The examples of institutional design from the two countries are expected to represent better the critical supervision of the Indonesian people who represent the ideals of democracy in Indonesia. US model (Presidential) and British model (Parliamentary) in exercising congressional/parliamentary oversight through committees and subcommittees.

a. First, US Model.

The US Constitution generally acknowledged as a strong expression of the doctrine of separation power. Separation of power, a doctrine that establishes the formation of separate branches of government, with clear and limited powers. In that system, complete independence of executive, legislative and judicial functions is formed while maintaining the overlapping forces between them to ensure that they examine and balance

each other.\textsuperscript{39} The drafters of the US Constitution distribute power among three branches of the federal government: legislative, executive and judicial.

Those federal government bound by higher constitutional law, which guides and limits the use of power to protect people's freedoms and avoid tyranny.\textsuperscript{40} Congress is the identity of the Senate and the House, even though most of their work is independent. Members of Congress bring local concerns to the national debate, and they work to ensure that the specific needs and concerns of their constituents are dressed in the national legislature.\textsuperscript{41}

Congress does an important role in the functioning of the executive branch. Its responsibilities range from counting electoral votes, providing funds for the executive branch, and monitoring the implementation of laws. The Senate has the power to confirm executive appointments. Both the House and Senate can launch investigations into executive activities, and both chambers work together to seek the impeachment and conviction of top officials accused of wrongdoing.\textsuperscript{42} Congress has delegated to the executive branch broad authority over agencies and programs it has created. Its oversight power helps ensure that the executive branch performs as Congress intends.

Hearings and investigations, the most publicised form of oversight, provide some of the most colourful moments on Capitol Hill, as seen in the water-gate scandal, Iran-contra affair, and the impeachment of President Bill Clinton. Members of Congress have been known to use the subpoena power of a committee to compel executive branch officials to testify or to produce documents. Lawmakers also exercise their oversight function through informal contacts with executive officials, as well as statements made in committees and conference reports also during hearings and floor debate. Staffs of individual members of Congress conduct ongoing oversight through casework – the handling of constituent questions and problems regarding agency actions.\textsuperscript{43}

US Congress developed an oversight committee which established or assigned the duty of overseeing the administration of the laws. Congress vested the “watchdog” responsibility in the standing committees, each

\textsuperscript{41} \textit{Ibid.}, p. 140.
\textsuperscript{43} \textit{Ibid.}, p. 329.
responsible within its Jurisdiction for overseeing the execution of laws.\textsuperscript{44} Besides being known, there are investigative committees, legislative committees that carry out fact-finding roles as assistance for the law-making process. The investigative committee can force witnesses to attend and produce relevant material. Investigations carried out by special committees made for that purpose.

Increasingly, Congress has relied on investigations as a means of seeking to regain its position of power vis-a-vis the executive branch, which has steadily gained in relative power during this Century.\textsuperscript{45} Committees conduct investigations that highlight national problems or disclose official wrongdoing. They are also responsible for congressional oversight of government programs and agencies. By the 104th Congress (1995-1997), most committees could have no more than five subcommittees and most member no more than four subcommittee assignments. At the beginning of the 106th Congress (1999-2001), the House changes its rules to allow committees to add the sixth subcommittee if one of its subcommittees dealt with oversight. In the 108th Congress, subcommittees in the House and Senate total amount to 165 unit.\textsuperscript{46} The division of work of the committee in the House as follows:\textsuperscript{47}

1) Agriculture  
2) Allocation  
3) Armed Services  
4) Budget  
5) Education and Labor  
6) Energy and Trade  
7) Ethics  
8) Financial Services  
9) Foreign Affairs  
10) Homeland Security  
11) Housing  
12) Court  
13) Natural Resources  
14) Government Oversight and Reform  
15) Rules

\begin{itemize}
\item \textit{Ibid.}, p. 168.  
\end{itemize}
16) Science, Space and Technology
17) Small Trade
18) Transportation and Infrastructure
19) Veteran Affairs
20) State Finance

The division of members in most of the US Congress are divided on work across a wide range of committees and sub-committees. The cornerstone of a wide discussion on institutional theory, it can be hypothesised that the rules/standard operating procedures, as well as the history of the stability and sustainability of the institution, is vital for the performance of the institution. The performance of agencies is the role of parliamentary committees in ensuring government accountability. Jeff Stier wrote in Forbes page, highlighting the importance of the oversight of the US Congress as a key element of checks and balances that prevent the accumulation of power also an abuse of power in all parts of government.

According to Madjid, Indonesia, since the beginning has been taking the US as an example of the implementation of the presidential system. With the example of the US, the nation founders also designed the implementation of democracy with the periodic presidential government. They also adhere to the principles of civil liberties, namely freedom of expression, assembly, and association. Overall insights, it also has become a common spirit every Constitution that has ever had throughout Indonesia’s history, such as Constitution of the Republic of United States of Indonesia (1949-1950) and the Provisional Constitution of Indonesia (1950-1959), and 1945 Constitution after amendments (1999-2002) itself, which is now in effect.

State practice in the United States in the relationship between the executive and the legislature as called by Richard E. Neustadt as the "separated institutions sharing powers". So that, although separate, Congress and the president need each other. However, dissent or bitter rhetoric, they will immediately look for a variety of compromises so that the system can run. Congress also has the important responsibility of oversight of executive branch activities to ensure that its legislative intent is being

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carried out and to remedy the condition. The separation of powers that characterises the American political system imposes real accountability on the Executive. While in parliamentary democracies often have a looser concept of accountability with less separate powers than concentrated, especially between the Legislative and Executive Bodies.

b. **Second**, British Model.

Based on the parliamentary system, the British Parliament put a special monitoring committee in each parliamentary committee to function properly. Departmental select committees, established in 1979 and comprising backbench MPs from all the parliamentary parties, scrutinise each government department’s policies, activities and spending. There are currently nineteen committees, each shadowing the work of a major government department. They generally conduct inquiries on specific departmental issues and publish reports, to which the government must respond. Often colloquially called ‘watchdog’ committees, they have been called the single most important weapon of increased parliamentary influence in the twentieth century. The division of work of the committee in the House of Commons as follows:

1) Business, Business Organizations and Regulatory Reform
2) Children, Schools and Families
3) Local Community and Government
4) Culture, Media and Sports
5) Defence
6) Environment, Food and Village Affairs
7) Environmental Audit
8) Foreign Affairs
9) Health
10) Domestic Affairs
11) Innovation, Higher Education, and Skills
12) International Development
13) Justice
14) Northern Ireland Affairs
15) Scottish Affairs
16) Transportation
17) Treasury
18) Wales Affairs

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56 See: www.parliament.uk/about/how/committees/, accessed on Februari 2019.
19) Employment and Retirement

As stated by Benton and Russel, although standing committees can be influential in key policy areas, they also play a role in drawing attention to specific or neglected issues that may not get the minister's attention adequately. The committee can encourage certain issues to become the ministry's agenda. The committee can also be a bridge of communication between government ministries. For this reason, Committee investigations are used to ensure that ministries weigh their policy options better. Even in some cases, the committee offers stronger openness than the media, or outside groups because the government has to respond to their recommendations formally.

The ability of special committees in the British Parliament to expose poor policymaking in the public arena is carried out by calling witnesses. This condition motivated officials, and ministers, to ensure that their policies were watertight. Compliance with the committee due to its deep research on policy. Blondel described it as a preventative measure, so ministers had to ask themselves how elected committees in parliament tend to react. So, it has been agreed that committee consultations are very important, as also stated by Power and Khmelko.

C. Conclusion

Comparative results from the US model were taken, the Executive's respect to the call of the House’s Select Committees in the process of oversight of the government significantly influence the oversight result. From the British model, parliamentary oversight exercised in sub-committees, by that oversight can be focused, and through a simpler administrative process. Oversight can be done more effectively because parliamentarians have focused on the special work of oversight within the sub-committee.

DPR can follow the pattern of oversight by shrinking its workspace into sub-committees in each committee. Then in each DPR committee, there will be a special sub-committee to supervise. This way, also, will make localisation and isolation in the sub-committee of oversight, also can divide the focus of the DPR work, which also has the function of budget and the

58 Ibid., p. 790-791.
59 Ibid., p. 792.
function of legislation. Evaluation of DPR’s legislation function in the last two periods of DPR complained about its poor performance. Whereas as stated by many experts, the construction of the constitution of Indonesia after the amendment of the 1945 Constitution (1999-2002) emphasized the DPR on its legislative function rather than the function of budget and supervisory function because the oversight function was assisted by the presence of Regional Representative Council and Constitutional Court as a new state institution.

Therefore, to strengthen public recognition on the presidential system through the DPR’s oversight function, need to be regulated in the MD3 Act, specifically in the amendment to 17/2014 Act of specialisation on the committee work area. The division of labour in only 11 DPR committees cannot balance the ministry's work area. The many working areas of the ministry, which are divided into 34 departments, make the DPR’s oversight work ineffective. Moreover, the supervisory working area of the DPR committee also includes other government agencies besides the ministry.

The division of existing working partners is not ideal to be able to present an effective institutional oversight function of the DPR. Inequality of workload between one committee and another makes oversight not optically worked. For this reason, revisions to 17/2014 Law should set a maximum limit of five working partners for each DPR committee. Then the total number of committees adjusts the distribution of workload. Thus, the division of labour supervision becomes more evenly distributed. With a narrower oversight working area, MPs could also perform in the legislation and budget function. With the main role of the DPR, the Indonesian presidential will be more representative in the public view.

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