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LEGAL CERTAINTY OF INDIVIDUAL COMPANY LEGAL ENTITY STATUS ASSOCIATED WITH THE GENERAL PRINCIPLES OF ESTABLISHMENT OF PT

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Abstract

Individual company established by the founder single, without Deed Establishment made by a Notary on the System Administration of Legal Entities (SABH) which is the concept founding father single conflicting and resultant No fulfillment principle public Limited Liability Company, therefore interesting For lifted thesis with formula problem How the existence of individual companies associated with Principle General Limited Liability Company Establishment as well as How realize Legal certainty regarding the form of legal status of an individual company established by the founder single. Objective study For know the extent of the existence of Individual Companies in Indonesia. Method research used _ is type study law juridical normative. The result certainty law regarding legal entity status company individual based on The Constitutional Court's decision Number 91/PUU-XVIII/2020 was declared unconstitutional and suspended but in practice Already many founded company individual.

Keywords: Individual Company, Limited Liability Company, Legal Entity.

INTRODUCTION

The development of the business world business in Indonesia mature This has experience very fast progress . Various type way you can done by society For operate the business with method establish a business entity . In Indonesia form business namely business entity classified become a business entity body law (next called BUBH) and business entities No body law (see called BUBH).

Business entity body law can interpreted as a recognized business entity as subject capable and possessing law treasure separate wealth with owner. Different with business entities No body separate law riches with owner, business entity No body law can interpreted as form business consisting from the people in charge until treasure personal (Abdul R. Saliman and Hermansyah and Ahmad Jalis , 2007) over business entities No body law the . Based on provision Article 1653 Civil Code, legal entity consists of 3 elements , namely :

1) Formed based on Authority Government;

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- 2) Recognized by the Government;
- 3) Association the own objective certain For accomplished or not contrary with provision applicable laws. Legal entity no creature life as case human . Legal entity lost Power think , his will and not has a "central bewuszijn". because That He No can do deed law That alone . He Act with intercession of ordinary people (naturlijke personen), but the person acting That No Act For himself or For himself just but for and up legal entity liability .

In Indonesia the most We meet in matter public establish a business entity is a business entity body law, namely Limited Liability Company (PT). Article 1 paragraph (1) of the Law Number 40 of 2004 concerning Limited Liability Companies give definition of Limited Liability Company, hereinafter referred to as a Company, is a legal entity which constitutes capital association, established based on agreement, do activity business with full authorized capital divided in stock and fulfill stipulated requirements in Constitution Number 40 of 2007 concerning Limited Liability Companies as well as regulation its implementation. Based on Article 7 of the Law Number 40 of 2007 concerning Limited Liability Companies set that company established by 2 (two) persons or more with deed notary made in Language indonesian. Limited Liability Company is *artificial person*, something that is not real or No real. Become a Limited Liability Company No can Act alone. For can Act in law, Limited Liability Company carried out by the organs to be Act representing a Limited Liability Company that which consists from individual (which For Act in law).

Presence company limited (PT) is one means For do activity economy Already become something inevitability that is not can bargain again . PT presence is good in scale small , medium nor big is the most numerous and most frequent model done moment This Because exists restrictions not quite enough answer inside . The role of the Limited Liability Company in public the development is very fast once , the existence and role of Limited Liability Company as perpetrator business in life public is much needed existence by society That alone . Limited Liability Company as institution law as form most business entities found and liked by the public . Society more like form of business entity Limited Liability Company because of Limited Liability Company have characteristics separately different with business entities other . Characteristics from a Limited Liability Company the is as following :

- 1) Liability answers that arise solely charged to treasure accumulated wealth in association except Limited Liability Company in the world of banking .
- 2) Mobility properties on right inclusion.
- 3) Principle management through an organ systematic something responsible answer limited So is an important factor as factor pusher willingness investing in a Limited Liability Company.

Limited Liability Company as a business entity in activity economy, need capable setting follow development era remember progress knowledge knowledge and technology develop with fast.

Limited Liability Company as the former form of business entity regulated in Book I Part III of the Code Law on Commercial Law (*Wetboek Van Koop Handle Voon Nederlandsch Indie*) from Article 36 to Article 56, very brief and simple, so No can follow / answer challenge era / development growing era so fast.

Government Business For create condition conducive business with Invite Invite Create work. one content Work is change a number of article on the Limited Liability Company Law and presents something breakthrough namely Individual Companies for the assessed MSMEs as form breakthrough in development economy national . birth Constitution Number 11 of 2020 concerning Create Work authorized on November 2, 2020 , where Constitution Number 11 of 2020 concerning Create Work raises various change provision regulation legislation in One law , among others moment This known into 2 (two) Limited Liability Companies, which criteria First is a Limited Liability Company as long as This known in Constitution Number

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. 40 of 2007 concerning Limited Liability Companies and the second new one is an individual legal entity in Constitution Number 11 of 2020 concerning Create work .

There is inconsistency use the term Individual Legal Entity where in Constitution Number 11 of 2020 concerning Create Work used the term individual legal entity However in Regulation Government Number 7 of 2021 concerning Convenience, Protection and Empowerment Cooperatives and Micro , Small and Medium Enterprises used the term individual business entity . Likewise in Regulation Government Number 8 of 2021 concerning Company Authorized Capital and Registratio Establishment , Amendment and Dissolution of Compliant Companies Criteria For Micro and Small Enterprises and also in Regulation of the Minister of Law and Human Rights Man Republic of Indonesia Number 21 of 2021 concerning Terms and Procedures for Registration , Establishment , and Dissolution of Limited Liability Company Legal Entities , other than used the term individual legal entity the term individual company is also used .

Invention law new in the Copyright Law Work is formation A company limited special For business micro and small ("PT UMK"). Limited company This in a manner special formed For perpetrator the desired effort make company limited with founding father single . Objective from formation limited liability company form This is For give convenience try for perpetrator business micro and small which is part from MSME industry Development the law provides convenience establishment of a limited liability company by the founder single in Indonesia on the other hand also can raises various problem law if No supported with good infrastructure and protection by agencies Relevant government with gift permission as well as supervision aspect legality a limited liability company. Provision establishment of PT UMK must founded by the founder single . Provision founding father single This is absolute for legal entities type this . this cause addition holder share in PT UMK will resulted loss of PT UMK status and change become a limited liability company normal .

Establishment of a Sole Proprietorship established by the founder single No in line with principles of Limited Liability Company , where limited liability company management must controlled by two or more people. it important For operate function "checks and balances" or control and balance in each taking strategic decision for Limited Liability Companies . Besides it , remember principle accountability limited to Limited Liability Company , then the condition of two people / more is very important For still enforced in principle limited can applied in a manner effective.

kindly principles which are organs of the company No holder shares , however Meeting General Shareholders (GMS) . as Article 1 point 2 UUPT states whereas the Company's organs are the GMS, the Board of Directors and the Board of Commissioners . So how regarding the internal organs of the Limited Liability Company individual For MSE criteria . it confirmed Article 8 paragraph (5) and Article 13 paragraph (1) PP Number 8 of 2021 that in change statement establishment and dissolution of individual companies set with decision holder Individual Company shares that own strength law The same with the GMS.

Simplification the establishment of a Limited Liability Company Government through the Copyright Act Work proper appreciated . However according to author , principles limited liability company law must still noticed . it so that Limited Liability Company expected individual as mover MSE economy can operate role as a legal and legal entity with still heed principles law company valid limited .

a. Objective study This is For knowing, describing and analyzing certainty law about the form of legal status of an individual company established by the founder single. From the results search and examination conducted in the library as well as on internet research regarding "Legal Certainty Legal Entity Status of Individual Companies linked With Principle General Limited Liability Company Establishment", Not yet Once done, search work scientific with theme Legal Certainty Against the Legal Entity Status of Individual Companies, author find related posts that is Research conducted by Indah Siti

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Aprilia, Master of Law Student, Faculty of Law, University of Indonesia with title "Legal Aspects of Shareholders in the Company with One Shareholder (Single Share-holder) (study Indonesia's comparison with China). Work Scientific This formulate problem about How aspect law from holder share company individual with compare company individual or company with One intern who will realized Government through UUCK with company with One holder stock in China. related with results research work scientific This make conclusion that in Indonesia with the presence of UUCK turns out there is a number of difference like from mechanism registration For company with One holder shares in China registration must showing permission effort and wealth and in Indonesia with do registration to minister law and human rights and their mechanisms Still in stage drafting regulation government. Likewise with aspect accountability, in China aspect accountability This carried out by the holder share one person the individually, meanwhile in UUCK formula is determined No responsible in a manner personal on engagement made on Name Corporate and responsible No exceed owned shares in company individual the. Based on exposure work write scientific on there is a number of different substance. Research conducted writer study about Legal Certainty Legal Entity Status of Individual Companies associated

METHOD

Method study decipher method to be used in study description covers, but No limited to things as following

Type Study

Type Research used in writing This is Juridical Law Research Normative. Study juridical normative is study laid down law law as A building system norm. System the norm in question is about principles, norms, rules from regulation legislation, agreement as well as doctrine (teaching).

1. Approach study

Approach Research used in discuss problem study This is method approach law normative. Study with method law normative also called study law doctrinal, also called as study library or studies document.

2. Source material law

a. Material primary law

- Civil Code (KUHPerdata);
- Act Number 40 of 2007 concerning Limited Liability Companies;

with principle general establishment of Limited Liability Company.

- Act Number 11 of 2020 Concerning Create work;
- Regulations Government Number 7 of 2021 concerning Convenience , Protection and Empowerment Cooperatives and Micro , Small and Medium Enterprises ;
- Regulations Government Number 8 of 2021 concerning Company Authorized Capital and Registration Establishment, Amendment and Dissolution of the Company That complies Criteria For Micro and Small Enterprises;
- Regulation of the Minister of Law and Human Rights Man Republic of Indonesia No 21 of 2021 concerning Terms and Procedures for Registration, Establishment and Dissolution of Limited Liability Company Legal Entities.

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B. Material Law Secondary

Material law secondary is all publication about law which is not is documents official as material the law provides explanation about material primary law, like design law, draft regulation area, results research, results work from circles existing laws its relevance with problem studied law. c. Material law tertiary Material law tertiary is giving material instruction nor explanation to material primary and secondary law, in study this is used is dictionary law.

3. Collection technique material law

Collection ingredients law done with method identify and inventory rule law positive, research material library (books, journals scientific reports results research), and sources material law other relevant with problem studied law.

4. Material Analysis Techniques law

In Analysis ingredients law done with method do interpretation law (interpretation) and method construction law .

Results and Discussion

Legal entity is an able body Act in Then cross law as subject law and own segregated wealth from riches personal the manager. Legal entity is something independent subject or independent from founder, member or investors and legal entities the . This body, like case human, have obligations law like pay taxes and filing permission activity business on his name alone. Philosophy legal entity establishment is that with death its founder, treasure legal assets. That expected Still get benefit for others, because it is law create something the creation of "something" by law Then considered or acknowledged as subject independent, like like people. Then, "something" is by science law called as a legal entity.

Limited company is something the form of business entity used throughout the world, including in Indonesia. The Company is an incorporated business entity law that owns different properties and characteristics from form another business. The most distinguishing feature company with business entities other is with exists doctrine limited liability and separate legal personality which is the point that there is separation treasure. It means is counted since obtain legal entity status so since moment that's there is separation treasure riches between owner or investors (holders stock) with assets owned by legal entities That Alone as subject independent law. Referring to a study conducted by (Holy, 2017) that the World Bank released moment This types of SMEs informal business or without form effort clear, far more Lots rather than corporate MSMEs deep formal endeavor the form of PT, CV, Firma, and so on with range the amount of 70 million until with 100 million formal MSMEs and 285 million until with 345 million informal MSMEs. The World Bank also assessed that MSMEs will more stable in operate his efforts if Already formal form, because will get access more funding well, more profit well, and has an impact on increasing state tax. More continued (Holy, 2017) concluded that need for government For encourage SMEs to do so in the form of a formal legal entity. Copyright Law Work official promulgated on November 2, 2020, the presence of the Copyright Law Work Already interesting go back two rules and revise various provision legislation in various ways least sector Already revise 80 laws other . one Affected laws is Constitution Number 40 of 2007 concerning Limited Liability Companies which regulates norms and practices business in Indonesia.

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In accordance with provisions of the Copyright Law Work there is change understanding about company limited . From before establishment company by at least 2 (two) people then There is addition provision that establishment company Can carried out by 1 (one) person only or normal known with company individual . Individual company is a new business entity in Indonesia is ownership single It means owner company will run at a time supervise company . According to Murti Sumarai and Jhon Suprianto , the company individual is a business entity / company owned , managed and led by individuals Where not quite enough answer on activity and risk company borne by that person . Whereas according to Bass private company individual is form a business owned and operated by a person where is that person responsible answer full to all activities

kindly normative, understanding company individual can found in Article 109 of the Copyright Law Work that provision Article 1 point 1 of the Limited Liability Company Law changed become as following:

"Limited Liability Company, which is next referred to as a Company, is a legal entity which constitutes capital partnership, established based on agreement, do activity business with full authorized capital _ divided in share or legal entity compliant individuals the criteria for Micro and Small Enterprises are as follows arranged in regulation legislation regarding Micro and Small Enterprises."

Definition the open opportunity with possible company limited founded by 1 (one) person however definition these by some practitioner law be contradicted between element founded company based on agreement and enable establishment company by individuals just. According to practitioner law No only there is conflict in a manner grammatical just but in a manner theoretical in something agreement there is principle very consensualism exists agreement, then establishment company limited by individuals also collide with principle consensualism such.

From definition the above, Individual Company considered as a legal entity according to the Copyright Law Work, will but if associated with a number of conditions for an entity to categorized as as a legal entity, Individual Company No fulfill it. HMN Pruwostjioto put forward a number of conditions for an entity to categorized as as a legal entity covers necessity.

- (1) There is treasure wealth (rights) with objective certain separate with riches personal partners _ or the body's founder. Strictly speaking There is separation riches company with riches personal partners;
- (2) Interests to be objective is interest together;

and risks company.

(3) There is some people as the body's administrator.

Definition in the Copyright Law Work gives 2 (two) meanings that now company limited founded by two or more people more based on agreement whereas For individual No based on agreement . After exists confession on company individually , at least definition about company individual outlined with clear so that No raises broad interpretation .

In Copyright Law Work nor regulation government not even underneath arranged in a manner Specific about composition of company organs limited so that if No arranged so writer think composition of company organs Still by the old rules in the Limited Liability Company Law namely GMS, Directors and Commissioners . However How Can if 1 person holds 3 (three) positions at a time in room scope of PT of course will There is potency For use company For interest usual personality called conflict interests and matters the forbidden For carried out by law .

Along walk time company individual naturally will experience change. Mentioned in Article 153C paragraph 1 of the Copyright Law Work namely change statement establishment of the Company for Micro and Small Enterprises as meant in Article 153A is determined by the GMS and notified in a manner electronic to the Minister. The use of the word GMS in chapter the rated not enough appropriate Because in company individual

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No know the word holder share because founded by 1 (one) founder just. GMS attended by one insider company individual No can fulfil provision in Article 90 of the Limited Liability Company Law which states that each implementation of the GMS, the minutes of the obligatory GMS drawn up and signed by the chairman meeting and at least 1 (one) holder designated shares from and by the GMS participants . this because in the GMS must fulfil quorums and deliberations consensus . AGM should load results deliberation and voting of the shareholders shares poured to in deed notary .

GMS is the highest organ in something company limited where is this forum decide things important in something company, so implementation become important. GMS is a media for whole holder shares and management company For evaluate and carry company the walk with good and realised objective company. Philosophy in a Limited Liability Company also stated that with full good faith _ so holder shares and management company Act For interest company. So that if GMS only attended by just one person acting_ as founder and holder share at a time so go away right special at the GMS alone. In Article 6 paragraph 1 of the Law Number 20 of 2008 concerning Micro, Small and Medium Enterprises (hereinafter called UMK Law) mentioned that business small is business productive owned by individuals and / or business entities individual who owns riches net a maximum of IDR 50,000,000.00 (fifty million rupiah) which is not including land and buildings or own results sale an annual maximum of IDR 300,000,000.00 (three hundred million rupiah). And deep paragraph 2 of article the state business small is business economy standing productive themselves, which are carried out by individuals or other business entities is child company or No branch company owned , controlled, or become part Good direct nor No own directly riches clean more from IDR 50,000,000.00 (fifty million rupiah) to with a maximum of IDR 500,000,000.00 (five hundred million rupiah) no including land and buildings place business or own results sale annual more from IDR 300,000,000.00 (three hundred million rupiah) up to with a maximum of IDR 2,500,000,000.00 (two billion five hundred million rupiah). In the process of its establishment company individual can done without through agreements and deeds Notary Public that is with only make letter statement. Establishment company individual established only through letter loading statement aims and objectives, activities business, authorized capital and other related information with company created by the candidate founder, which thing the Not yet Of course can ensure legality documents and identity founder. Because of the company individual considered risky can do deed oppose law because No need agreement anyone and nothing someone 's watching (because consists from one person) and its consequences company individual as a legal entity so legality documents and identity founding father must can be held accountable. So that according to Author, deed establishment company individual really really needed For ensure legality and validity document To use ensure certainty law and protection law for individual the.

In 2021, November 25 2021 to be precise, the Court The Constitution (MK) granted part application for a formal test and stating the Copyright Law Work unconstitutional conditional through Decision Court Constitution No 91/PUU-XVIII of 2020. Out of 9 MK judges, 5 judges granted application *judicial review*, while 4 judges stated different opinion. Constitutional Justice gape that the Copyright Law Work No clear about the method is characteristic revision or make Constitution new. The judge also judged that establishment of the Copyright Law Work No transparent to public.

Contents of the verdict Court Constitution No. 91/PUU/XVIII/2020 in essence stated the Copyright Law Work unconstitutional conditional Because considered contrary with the 1945 Republic of Indonesia Constitution and Law Number 12 of 2011 concerning Formation Regulation Legislation . In his considerations on point [3.17.8] of the Copyright Law Work No involve public as arranged in Article 1 paragraph 2 of the 1945 NRI

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Law mandates For put principle people's sovereignty as the main pillar that the state provides opportunity in society For participate in one of them in formation of laws.

However regardless from all existing controversy _ a number of advantages and advantages from the Omnibus Law Bill if applied . First from facet time Certain more efficient Because can finish Lots need will policies new through one single process , second regulation legislation can laid out become more harmony on each chance stage change with only one law , third for business , the world of work and society in general still will There is benefits enjoyed _ with integrated and harmonious system regulation applicable laws and regulations _ prevailing state and government policies tie Because poured official in form regulation legislation can more easy understandable , so more young is also implemented as should in practice in the field .

Copyright Law Work stated disabled formal Because No in accordance with Law Number 12 of 2011 because raises ambiguity and incompatibility in hierarchy legislation so that can raises uncertainty in interpretation nor its application . Amar decision that contains "unconstitutional conditional" is matter new Because in matter This the application submitted is cancellation in a manner formal No material, so when Court Constitution has disconnect unconstitutional and flawed formal is enough thing _ For change all order of the Copyright Law Work Because condition formal means cancel the initial process from formation regulation per the Law . When it's decided with "conditional" as it were No canceled together with substance. If the Copyright Law Work stated disabled formal ie in a manner formal stated contrary with the 1945 Constitution of the Republic of Indonesia then in a manner automatically too _ stated disabled in a manner materil (substance) if disabled formal analogy as foundation that has collapsed which later For do Drafting of the Copyright Law Work must starting the process of revising the Copyright Law Work from beginning whereas in decision aquo do corrections that have been decided by the Court Constitution ie in period 2 (two) years .

The essence of the messenger p Court Constitution No. 91/PUU-XVIII/2020 is Copyright Law Work No have strength law tie in a manner conditional throughout No done repair in period 2 (two) years since decision This spoken . Decision this also stated For suspend all actions / policies that are strategic and impactful wide , as well No allowed to publish regulation executor related new _ with the Copyright Law work . because That is , the Copyright Law Work will still apply until with formation repair in specified period , as well formation MSME criteria in it . However If in 2 (two) years , former law the No can finish revision of the Copyright Law Work , then the Copyright Law Work will stated unconstitutional in a manner permanent and the MSME Law is declared legitimate back .

Decision become attention public Because in amar decision number 4 states the Copyright Law Work Still apply However in amar number 7 ordered suspension For actions and policies that are strategic and impactful broad . kindly general , Copyright Law Work Still apply but when its nature strategic and impactful wide so application of the Copyright Law Work must suspended , however which matter strategic and impactful wide No outlined in a manner clear and firm so that raises uncertainty law Remembering the Copyright Law Work its nature simplify a number of regulation become One unity Already Of course effect impact broad . it _ bring up understanding that whole application of the Copyright Law Work must suspended .

But in practice, after the ratification of the Copyright Law Work in November 2020 government has issued 51 (fifty one) rules implementing the Copyright Law Work consists out of 47 (four twenty seven) Rules Government and 4 (four) Regulations President (Perpres) which is one effort For bring investment through simplification licensing and bureaucracy. For regulation executor of the company individual Alone has 2 (two) regulations government ie Regulation Government Number 7 of 2021 concerning Convenience, Protection and Empowerment Cooperatives and Micro, Small and Medium Enterprises and Regulations

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Government Number 8 of 2021 concerning Company Authorized Capital and Registration Establishment , Amendment and Dissolution of Compliant Companies Criteria For Micro and Small Enterprises .

This _ naturally raises Lots question How Can A Constitution currently suspended However regulation implementation still walk matter This proven in practice Already many implement and establish _ company individuals in Indonesia.

According to Syarifudin , uncertainty law others that arise of the Copyright Law Work in practice found at the time rise certificate registration establishment company individually , at the time want to submit opening top bank account Name company , the bank request budget base company in form Notary Public but like We know Alone company individual established without deed notary . Of course just matter This harmful and not give certainty law for si founding father company . Not even a notary brave emit *cover note* in the publishing process deed requested by the client because of the risk can violating the Limited Liability Company Act .

If linked with legal entity theory, author argue that company individual own minimal settings. For example in matter management company individual associated with management company limited in general Of course just No can applied with perfect especially We know that company individual on base ownership single Where holder shares and directors is one and the same person. Because deep management good company _ There is must aspect _ fulfilled that is aspect responsible answer (responsibility).

On one side of the Copyright Law Work deferred , on the other hand the old rules were not apply because of the Copyright Act Work Still There is so that can taken conclusion that There is emptiness law until with the Copyright Law Work succeed revised . If the Copyright Law Work No suspended and still still held so matter This considered contrary with amar the decision of the Constitutional Court and is deed oppose law . If the Copyright Law Work No succeed revised in period 2 (two) years Because period time the considered too short Because create Work Alone discuss dozens regulation , so company individual who has stand No own protection and certainty law .

Even though a private company get legal status after processed on the System Administration of Legal Entities, and has fulfil condition formal that is State Authorization , according author , Individual Company No automatic fulfil a number of condition as a legal entity if associated with a number of condition Can called as a legal entity , and an individual company No notice provisions in Limited Liability Company Law about stance made _ in form Deed Notary , but with base statement establishment company just .

In the Copyright Law Work besides conditions for the company individual acknowledged become a legal entity that is after registered with the Minister of Law and Human Rights with base statement establishment company Because company individual This No is capital associations are carried out on base agreement like company limited in general but Because company individual can established only with 1 (one) person only . this _ Of course just is breakthrough new on constraint law during This to obligation company limited must established by a minimum of 2 (two) persons or more . However according to writer with condition establishment company only with 1 (one) person and with statement establishment declared by the founder just should Constitution must more arrange more carry on with based on principle be careful later assurance and protection law No just for its founder just but also for protection interest society . So that expected of the government For quick revise Constitution For reach certainty law .it _ done For avoid view the surviving public this is doubtful management business business micro and small often in operate his efforts No own management good finances Where turnover as well as received profit company individual direct used For interest personal .

While the Copyright Law Work revised, the company individuals who have stand can do protection law in form effort preventive (prevention) for example submit object before something decision government

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definitive form . _ Objections raised _ Can form petition or demo accordingly procedure . If effort preventive Already held However No in accordance with expected result _ while the Copyright Law Work has revised and enforced return so company individual can do effort law repressive with submit object to the Court 's decision.

Conclusion

Certainty law about form of legal entity status company individual founded by the founder single based on Decision Court Constitution Number 91/PUU-XVIII/2020 stated unconstitutional and all actions and policies that are strategic and impactful wide must suspended until period 2 (two) years For revised . But in practice Already many implement and establish _ company individuals in Indonesia which resulted in the existence uncertainty law for founder . Individual companies that have stand the can do effort law preventive and repressive . So that needed attention government in matter This remember rapid development of the business world influenced by perspective priority business _ agreements , beliefs and principles caution . Advice from writer u for temporary time before ratified back to the Copyright Act Unconstitutional work , to say the least made rule that Notary Public can make deed affirmation stance so si founding father company at least get protection and assurance law To use avoid skepticism trust public to management company individual .

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