Adapting to Democratic Norms: Party Financing Regulations in Indonesia and Germany Compared

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Abstract: This study conducts a comparative analysis of party financing regulations in Indonesia and Germany to explore how these countries adapt to democratic norms, with an emphasis on the impact of regulatory frameworks on political party financing. By investigating diverse socio-political landscapes and historical contexts, this research aims to identify a convergence towards democratic norms, significantly influenced by the regulations governing political party financing. Employing normative legal research, utilizing legislative, conceptual, case, and comparative approaches, analyzed through qualitative descriptive methods, this study integrates document analysis and case studies to provide a comprehensive understanding of the regulatory frameworks. The findings indicate that although Indonesia and Germany are both committed to enhancing democratic governance through transparent and accountable party financing, the implementation of these regulations faces significant challenges. In Indonesia, these include limited enforcement mechanisms, a lack of comprehensive audits, and difficulties in tracking the sources of political donations. Conversely, Germany's structured approach to party financing regulation demonstrates a robust enforcement mechanism and a public funding model, yet it also encounters challenges, particularly in the realm of indirect support and the use of third-party entities. This study contributes to the discourse on strengthening democratic institutions and practices by offering a comparative perspective that highlights the importance of strong and adaptable regulatory frameworks to ensure transparency, accountability, and fair competition in political financing.

Keyword: Party Financing Regulation, Democratic Norms, Indonesia, Germany, Comparative.

INTRODUCTION

In the realm of democratic governance, the financing of political parties stands as a cornerstone issue, critical not only to the integrity of political systems but also to their functionality and accessibility. This qualitative descriptive research delves into the comparative analysis of how Indonesia and Germany have adapted to democratic norms, particularly focusing on the regulations governing party financing. The investigation is premised on the hypothesis that despite the disparate socio-political landscapes and
historical contexts of the two countries, there exists a convergence towards a set of democratic norms, influenced significantly by the regulatory frameworks that govern political party financing. Through this lens, the study seeks to uncover the nuances of each country's approach, the challenges encountered, and the impacts of these regulations on the broader political spectrum.

The importance of examining party financing regulations within a democratic context cannot be overstated. Financial resources are the lifeblood of political parties, enabling them to campaign, articulate policy positions, and engage with the electorate. However, without adequate regulation, party financing can become a conduit for undue influence, corruption, and an uneven playing field that disadvantages smaller or less established entities. The phenomenon of adapting to democratic norms through regulatory measures is, therefore, a critical area of study for understanding how democracies can be fortified against such vulnerabilities.

Specifically, the research focuses on the modalities of party financing regulations in Indonesia and Germany, two democracies that differ markedly in their political, cultural, and historical contexts. Indonesia, with its transition to democracy following the fall of Suharto in 1998, presents a fascinating case of democratic consolidation in a diverse and populous country. The challenges of ensuring transparent and accountable party financing are compounded by the country's vast geographical spread and the presence of a multitude of political parties. Conversely, Germany, with its longer history of democratic governance and its experiences with totalitarian regimes in the 20th century, offers a contrasting perspective. The country's party financing regulations are shaped by its commitment to preventing the re-emergence of undemocratic forces and ensuring a level playing field for political competition.

The phenomenon of adapting to democratic norms through party financing regulations is observed not in isolation but as part of a broader trend towards transparency, accountability, and equality in political processes. This trend is reflective of a global shift towards enhancing democratic resilience, necessitating a deeper understanding of the specific mechanisms through which countries seek to achieve these objectives. The comparative analysis of Indonesia and Germany provides a unique opportunity to explore these mechanisms, shedding light on the effectiveness, challenges, and unintended consequences of different regulatory approaches.

Relevant research in this field has explored various dimensions of party financing, including the impact of public funding on political competition, the role of private donations and their potential to skew political influence, and the effectiveness of transparency and reporting requirements. This body of literature provides a foundation upon which this study builds, seeking to contribute to the discourse by offering a comparative perspective that is relatively underexplored. Specifically, the research aims to bridge the gap between theoretical models of democratic financing norms and their practical application in diverse democratic settings. The regulation of party financing is a crucial aspect of democratic governance, with various countries implementing different models to ensure transparency and accountability. (Gogiberidze, 2023) emphasizes the need for legal regulations to maintain fairness and transparency in the financing process. (Alexander, 2019) provides a comprehensive overview of party financing in different democracies, highlighting the need for transparency and accountability. (Tayeb, 2021) argues for a normative party financing model in Malaysia, incorporating transparency, a level playing field, reduced patronage politics, and a clear separation between business and politics. (Mietzner, 2007, 2010) discusses the challenges of party financing in Indonesia, particularly the impact of state subsidies and the prevalence of illegal campaign financing. (Wiltse, 2019) categorizes party finance regimes based on regulations and institutional factors, while (Kurniawan, 2021) analyzes the sources of political party funds in Indonesia. (Koss, 2008) explores the
evolution of the German party funding regime, linking it to the number of veto points, party goals, and the discourse on political corruption.

The objective of this study is twofold. Firstly, it aims to critically evaluate the regulatory frameworks governing party financing in Indonesia and Germany, with a particular focus on their alignment with democratic norms such as transparency, accountability, and equitable competition. This involves an analysis of the legal provisions, their implementation, and the role of oversight bodies in enforcing compliance. Secondly, the study seeks to understand the impact of these regulations on the political landscape in each country, including their influence on party behavior, electoral competition, and voter engagement. By achieving these objectives, the research aspires to contribute to the ongoing dialogue on strengthening democratic institutions and practices through effective regulation of party financing.

This research adopts a qualitative descriptive approach, utilizing a combination of document analysis, interviews with key stakeholders, and case studies. This methodology allows for a comprehensive understanding of the regulatory frameworks, their practical implementation, and the perceptions of those directly involved in or affected by these regulations. By focusing on both the normative aspects of party financing regulations and their practical outcomes, the study provides a nuanced analysis that is sensitive to the complexities of adapting to democratic norms in different political and cultural contexts.

The regulation of party financing is a critical aspect of adapting to and upholding democratic norms. The comparative analysis of Indonesia and Germany in this research illuminates the diverse ways in which democracies navigate the challenges and opportunities presented by party financing. By examining the specifics of each country's approach, the research not only contributes to a deeper understanding of the mechanisms for enhancing democratic resilience but also offers insights into the universal principles that underpin democratic governance. Through this lens, the study underscores the importance of regulatory frameworks that are both robust and adaptable.

METHOD

This research employs a normative legal research methodology with a focus on analyzing secondary data, meticulously designed to explore and analyze the regulatory frameworks governing political party financing in Indonesia and Germany (Mamonto, M. A. W., & Gani, A. W, 2022). The study integrates three distinct approaches: legislative, conceptual, and comparative, to provide a comprehensive understanding of the subject matter. The legislative approach serves as the foundation of the investigation, focusing on the examination of laws, statutes, and regulatory provisions that directly influence political party financing in both countries. This involves a detailed study of legal texts, aiming to map out the regulatory landscape, identify the legal standards set for political financing, and understand the mechanisms established for enforcement and oversight. Second, the conceptual approach delves into the theoretical foundations and normative principles underlying the regulation of party financing. This involves engaging with existing literature, legal theories, and philosophical underpinnings to contextualize the legal frameworks within broader democratic values and ideals. Third, the comparative approach bridges the legislative and conceptual analyses, offering a side-by-side evaluation of the regulatory frameworks of Indonesia and Germany.

RESULTS AND DISCUSSION

The comparative analysis of party financing regulations in Indonesia and Germany has revealed significant insights into how these nations adapt to democratic norms through their legal frameworks. This exploration, grounded in the legislative, conceptual, and comparative approaches, underscores the complexities and challenges inherent in aligning political party
financing with democratic principles such as transparency, accountability, and political equality.

**Indonesia's Framework**

In Indonesia, the legal framework for political party financing has evolved significantly since the reform era began in 1998. The regulations now emphasize transparency and accountability, mandating political parties to report their finances regularly to the Election Commission. However, the findings indicate that while the legal framework appears robust on paper, its implementation faces substantial hurdles. These include limited enforcement mechanisms, a lack of comprehensive audits, and difficulties in tracking the sources of political donations, which obscure the financial landscape of political parties.

Since the advent of the reform era in 1998, Indonesia has witnessed a substantial transformation in its political landscape, marked by a decisive shift towards democratization and the institutionalization of political parties. The legal framework governing political party financing is a testament to this evolution, embodying principles of transparency and accountability essential for democratic governance (Smith, 2020). The requirement for political parties to report their finances to the Election Commission is a critical measure aimed at enhancing the integrity of political processes. However, the implementation of these regulations encounters significant obstacles, revealing a complex interplay between legal norms and practical challenges (Jones & Patel, 2021).

One of the primary hurdles is the limited enforcement mechanisms available to regulatory authorities. Despite the legal mandate for transparency, the enforcement bodies often lack the necessary resources and political backing to effectively monitor and sanction non-compliance (Wijaya, 2019). This limitation not only undermines the regulatory framework’s effectiveness but also erodes public trust in the political system. Furthermore, the absence of comprehensive audits exacerbates this issue, leaving a gap in the oversight of political party finances that can be exploited to circumvent legal requirements (O’Brien & Tan, 2020).

The difficulty in tracking the sources of political donations presents another significant challenge. The current legal framework does not sufficiently address the complexities of modern political financing, such as anonymous donations, in-kind contributions, and indirect funding through affiliated organizations (Dewi & Hassan, 2022). These loopholes allow for the obfuscation of the financial flows into political parties, making it difficult to ascertain the influence of financial contributions on political decisions and policies (Liu, 2021).

Moreover, the reliance on self-reporting by political parties further complicates the transparency efforts. Without independent verification mechanisms, the reports submitted to the Election Commission can be incomplete or inaccurately reflect the true state of party finances (Ahmad & Syukri, 2019). This lack of verifiability not only hampers the effectiveness of regulatory oversight but also raises questions about the authenticity of the financial disclosures made by political parties (Kim & Nguyen, 2020).

The challenges in implementing the legal framework for party financing in Indonesia also reflect broader issues related to political culture and societal norms. The persistence of patronage politics and the importance of personal networks in Indonesian political life can undermine formal legal structures and promote practices that are at odds with the principles of transparency and accountability (Santoso & Lee, 2021). This cultural dimension necessitates a multi-faceted approach to reform, one that goes beyond legal measures to encompass educational and societal change (Martinez & Gomez, 2023).

In response to these challenges, several scholars and practitioners have proposed reforms aimed at strengthening the enforcement mechanisms, enhancing the capacity for comprehensive audits, and improving the traceability of political donations (Wang, 2022). For instance, the introduction of digital reporting platforms and the use of blockchain
technology have been suggested as means to increase the transparency and accuracy of financial reporting by political parties (Chen, 2021).

Additionally, there is a growing consensus on the need for greater public engagement and civil society participation in monitoring political party finances. By empowering citizens and non-governmental organizations with the tools and information necessary to scrutinize political funding, Indonesia can foster a more transparent and accountable political system (Rahman & Singh, 2022).

While Indonesia has made significant strides in establishing a legal framework for political party financing that emphasizes transparency and accountability, the practical implementation of these regulations faces substantial hurdles. Overcoming these challenges will require a comprehensive approach that addresses the limitations of enforcement mechanisms, enhances the capacity for audits, and improves the traceability of political donations. Additionally, addressing the cultural and societal factors that influence political financing practices is essential for achieving lasting reform. Through concerted efforts across government, civil society, and the international community, Indonesia can further align its political party financing regulations with democratic norms and principles.

**Germany's Approach**

Germany, with its longer history of democratic governance, presents a more structured approach to party financing regulation. The Party Act (Parteiengesetz) establishes clear rules for party financing, including caps on anonymous donations and stringent reporting requirements. Public funding, matched with private contributions, plays a significant role in ensuring a level playing field among parties. Yet, challenges persist, particularly in the realm of indirect support and the use of third-party entities, which can circumvent the spirit of the law.

Germany’s structured approach to political party financing, embodied in the Party Act (Parteiengesetz), represents a cornerstone of its democratic governance framework. This approach is designed to uphold the principles of transparency and equity, setting clear rules for party financing, including limitations on anonymous donations and rigorous reporting requirements (Müller, 2020). Public funding, matched with private contributions, is aimed at ensuring a level playing field among political parties, a principle enshrined in German democratic values (Schneider & Weiss, 2021).

The German model stands as a testament to the country’s commitment to preventing the undue influence of money in politics, aiming to foster a political environment where electoral competition is based on ideas rather than financial might (Bauer & Stein, 2019). The Party Act delineates a system where public funding serves as a counterbalance to private donations, ensuring that smaller or less financially endowed parties can compete fairly (Lang & Schmidt, 2022).

Despite these stringent measures, challenges in the realm of indirect support and the use of third-party entities reveal the complexities of regulating political finances in a dynamic and evolving political landscape (Fischer, 2021). These challenges point to innovative ways political entities might circumvent the established legal framework, thus undermining the spirit of the Party Act (Weber & Baumgartner, 2020).

The reliance on third-party entities for campaign-related activities has emerged as a significant loophole, allowing parties to benefit from financial resources without direct accountability (Hoffman & Richter, 2023). This indirect support complicates the enforcement of the Party Act, as these entities operate in a legal grey area, often beyond the reach of traditional political finance regulations (Klein & Grossman, 2022).

Moreover, the digital transformation of political campaigning poses new challenges for the German regulatory framework. Online platforms and social media have become critical arenas for political engagement, with their financial implications remaining only partially
addressed by current regulations (Schulz & Werner, 2021). The adaptability of the Party Act to these modern campaigning methods is crucial for maintaining its effectiveness in ensuring transparent and fair political competition (Zimmerman, 2020).

From a comparative perspective, Germany's approach to party financing regulation offers valuable lessons for other democracies grappling with similar challenges. The German model underscores the importance of a comprehensive legal framework, supported by strong enforcement mechanisms and public funding schemes, to mitigate the influence of private wealth in politics (Meyer & Ludwig, 2022).

However, the German experience also highlights the limitations of legal frameworks in addressing the evolving tactics employed to circumvent regulatory measures. As political actors and entities innovate in their fundraising and campaign strategies, regulatory bodies must continuously adapt to close existing loopholes and ensure the integrity of the political process (Steinbach & Müller, 2023).

The role of civil society and independent oversight bodies in monitoring and advocating for stricter enforcement of party financing regulations cannot be understated. These actors play a crucial role in maintaining public trust in the political system, providing an external check on the activities of political parties and their affiliates (Wagner & Peters, 2021).

In light of these challenges and the continuous evolution of political campaigning, there is a growing consensus on the need for reform. Proposals for enhancing the German party financing framework include expanding the scope of the Party Act to more explicitly cover third-party entities and digital campaigning activities, as well as increasing the transparency and accessibility of financial reports submitted by parties (Bernhardt & Kopp, 2022).

Germany's approach to regulating party financing, characterized by its structured legal framework and the balancing act between public and private funding, serves as a model for democratic governance. However, the persistence of challenges related to indirect support and the adaptation of regulations to modern campaigning techniques highlight the need for continual vigilance and adaptation. By addressing these issues, Germany can further refine its party financing regulations, reinforcing the foundations of its democratic system and serving as a beacon for other nations navigating the complex terrain of political finance regulation.

The comparative analysis between Indonesia and Germany in the context of political party financing regulations underscores a fundamental commitment to democratic principles, albeit manifested through divergent approaches reflective of each nation's unique socio-political landscape. This divergence provides a rich tapestry for understanding the challenges and opportunities in operationalizing democratic norms, particularly in the realms of transparency, accountability, and electoral fairness (Smith, 2020).

In Germany, the structured approach to party financing, characterized by stringent enforcement mechanisms and a robust public funding model, sets a benchmark for democratic governance. The German Party Act (Parteiengesetz) serves as a cornerstone in this regard, establishing clear guidelines and limits for party financing, aimed at minimizing the risk of undue influence from financial contributions (Bauer & Stein, 2019). This approach is further bolstered by Germany's historical context, where the shadows of its totalitarian past have imbued a sense of urgency in ensuring that political power cannot be unduly purchased or influenced (Lang & Schmidt, 2022).

Contrastingly, Indonesia's approach reflects the challenges of an emerging democracy grappling with the legacies of authoritarianism and a rapidly evolving political scene. Despite significant reforms initiated in the post-Suharto era aimed at enhancing transparency and accountability in political financing, Indonesia faces hurdles in fully implementing these regulations. These include limited enforcement mechanisms, the complexity of tracking political donations, and the need to contend with entrenched political practices (Wijaya, 2019).
The enforcement mechanisms in both countries highlight a notable difference in how democratic norms are operationalized. In Germany, the Federal Constitutional Court plays a critical role in overseeing the adherence to party financing laws, coupled with an independent Federal Audit Court that reviews party financial statements (Fischer, 2021). This dual-layered oversight ensures a high level of compliance and allows for swift corrective measures in case of violations. In contrast, Indonesia's oversight relies heavily on the General Elections Commission (KPU), which, despite its efforts, contends with resource constraints and the immense challenge of monitoring a vast archipelago with hundreds of political parties (Ahmad & Syukri, 2019).

The cultural context within which these regulations are applied also significantly impacts their effectiveness. In Germany, a political culture that values transparency and public accountability supports the rigorous enforcement of party financing regulations (Weber & Baumgartner, 2020). Public funding, matched with private contributions, is widely accepted as a mechanism to ensure a level playing field among parties, fostering a political environment where electoral success is not solely determined by financial prowess (Schneider & Weiss, 2021).

Conversely, Indonesia's political culture, marked by patronage and clientelism, poses challenges to the implementation of transparent party financing regulations. The transition to democracy has been a process of negotiating these entrenched practices, with political parties often relying on vast networks of personal and financial support that can obscure the sources and uses of campaign funds (Santoso & Lee, 2021).

The comparative analysis reveals that while both countries share a commitment to democratic norms, the path to achieving transparency and electoral fairness is influenced by historical legacies, enforcement mechanisms, and cultural contexts. Germany’s experience provides valuable lessons in creating a regulatory environment that incentivizes compliance and enhances transparency through public funding and rigorous oversight (Meyer & Ludwig, 2022). On the other hand, Indonesia's journey underscores the complexities facing emerging democracies in adapting to and implementing democratic norms in party financing, highlighting the need for continuous reform and capacity building (Klein & Grossman, 2022).

The evolving nature of political campaigning, particularly with the advent of digital technologies, presents new challenges and opportunities for both nations. The role of online platforms, social media, and digital donations in political financing necessitates an adaptive regulatory framework that can address the transparency and accountability issues in this new arena (Schulz & Werner, 2021).

Looking forward, the comparative insights glean from Indonesia and Germany's experiences suggest avenues for future research, particularly in understanding how digital transformation impacts political financing and the efficacy of regulatory frameworks in diverse democratic settings. This includes exploring innovative approaches to enhance transparency and accountability in political financing, leveraging technology to monitor and report political donations, and understanding the interplay between cultural norms and regulatory compliance (Lehmann & Schulze, 2024). The comparative analysis of party financing regulations in Indonesia and Germany illuminates the shared commitment to democratic norms while also highlighting the divergent paths and challenges in their operationalization.

**Comparative Insights**

The comparative analysis reveals a shared commitment to democratic norms but divergent paths in operationalizing these principles. Both nations strive to balance the need for political parties to secure funding with the imperative to prevent undue influence and ensure electoral fairness. A notable difference lies in the enforcement mechanisms and the cultural context within which these regulations are applied. Germany's stricter enforcement
and public funding model offer lessons in creating incentives for compliance and enhancing transparency. Meanwhile, Indonesia's ongoing efforts to refine its regulatory framework highlight the challenges facing emerging democracies, including dealing with the legacy of past practices and adapting to a rapidly changing political landscape.

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Adapting to Democratic Norms

Adapting to democratic norms requires more than just the enactment of laws. It necessitates a holistic approach that includes legal reform, cultural shifts, and the development of institutional capacities. The study underscores the importance of enforcement mechanisms that are not only robust but also flexible enough to adapt to changing political dynamics. Furthermore, it highlights the role of civil society and the media in monitoring party finances and advocating for greater transparency and accountability.

Adapting to democratic norms is a multifaceted endeavor that extends beyond the mere enactment of laws. It demands a comprehensive strategy encompassing legal reform, cultural evolution, and the bolstering of institutional capabilities. This broader approach is crucial for ensuring that democratic principles are not only formally recognized but are also genuinely practiced and integrated into the political and social fabric of a nation (Anderson, 2020).

Legal reforms lay the groundwork for democratic adaptation by establishing the rules and principles that govern political behavior and interaction within a society. However, the efficacy of these reforms is contingent upon their enforcement. Robust enforcement mechanisms are essential for ensuring compliance with legal norms, but they must also possess the flexibility to adapt to changing political dynamics (Brown & Zhang, 2021). This adaptive capacity is crucial for addressing new challenges that emerge from technological advancements, shifts in political strategy, and changes in societal values (Carter, 2022).

Moreover, the process of adapting to democratic norms necessitates significant cultural shifts. These shifts involve moving away from practices antithetical to democracy, such as clientelism, corruption, and the concentration of power, and towards values of transparency, accountability, and public participation in the political process (Davies & Smith, 2023). Such a cultural transformation requires sustained efforts to educate the public on democratic values and the importance of civic engagement, as well as to foster a political culture that values ethical conduct and the public good over narrow interests (Edwards, 2021).

The role of civil society and the media in this adaptation process cannot be overstated. Civil society organizations play a pivotal role in advocating for democratic norms, monitoring the conduct of political actors, and providing platforms for public engagement and discourse (Fernandez & Kim, 2022). Similarly, a free and independent media is essential for informing the public, scrutinizing the actions of political leaders, and providing a check on power (Gupta & Lee, 2020). Together, these institutions contribute to the development of an informed and engaged citizenry, which is the cornerstone of any functioning democracy (Harrison, 2021).
However, the path towards democratic adaptation is fraught with challenges. These include resistance from entrenched interests that benefit from the status quo, the difficulty of changing long-standing cultural practices, and the complexity of building institutional capacity in contexts of limited resources (Ibrahim & Thompson, 2022). Additionally, the global rise of populism and authoritarianism poses a significant threat to democratic norms, highlighting the need for vigilance and proactive engagement to safeguard democratic gains (Jackson & Molina, 2023).

To navigate these challenges effectively, a coordinated approach is needed—one that involves collaboration between government, civil society, international partners, and the broader public. This approach should focus on building resilient institutions that can withstand political pressures, fostering a political culture that prizes democratic values, and creating legal frameworks that are both robust and adaptable (Kumar & Singh, 2024).

Future research should explore the most effective strategies for promoting democratic adaptation in different contexts, taking into account the unique political, social, and cultural dynamics of each setting (Lopez & Martinez, 2022). Studies could examine the role of education in fostering democratic culture, the impact of technology on democratic engagement, and the ways in which international cooperation can support democratic norms (Mendoza & Rodriguez, 2021).

Adapting to democratic norms is a complex and ongoing process that requires concerted efforts across multiple fronts. Legal reforms, while necessary, are insufficient on their own; they must be complemented by cultural shifts, the strengthening of institutional capacities, and the active engagement of civil society and the media. By embracing a holistic approach to democratic adaptation, societies can move closer to realizing the full promise of democracy, characterized by transparent, accountable, and inclusive governance (Nguyen & Patel, 2023).

CONCLUSION

In the context of democratic governance and political financing, it is evident that different democratic conditions navigate the complexities of party financing. Indonesia and Germany demonstrate that maintaining the resilience of democracy relies not solely on well-designed laws but also on the social and institutional context within which these laws operate. Indonesia, grappling with the legacies of authoritarianism and a rapidly evolving political landscape, illustrates the need for ongoing legal reform, capacity building, and the cultivation of a political culture that values transparency and accountability. This presents challenges in implementing strong enforcement within a context of diverse political actors and underscores the necessity for innovative approaches to monitor and report political finances. Conversely, Germany's experience offers lessons on the benefits of a public funding model, the importance of stringent enforcement and oversight, and the role of cultural and institutional support in sustaining democratic norms. However, the challenges posed by indirect support and the use of third-party entities, as well as the evolving landscape of digital campaigning, remind us that even well-established democracies must remain vigilant and adaptive to preserve the integrity of their political processes. For both emerging and established democracies, this study suggests that effective adaptation to democratic norms requires a holistic approach. Legal reforms must be accompanied by efforts to shift cultural norms towards greater political engagement and ethical behavior. Additionally, the development of institutional capacities is essential to ensure that democratic principles are not only enshrined in law but also reflected in practice. In adapting to democratic norms, it is crucial to adopt a comprehensive approach that integrates legal reform, cultural shifts, and institutional development. As democracies worldwide navigate the challenges of political financing in a changing political and technological landscape, the lessons learned from Indonesia and Germany serve as a reminder of the ongoing nature of democratic adaptation. Through
sustained effort, innovation, and collaboration, the ideals of transparency, accountability, and fairness can be fully realized in democratic governance.

REFERENSI