The New Regulation on E-Litigation

The rapid development of technology in the modern era has required more effective and efficient case and court administration services. In addition, Article 2 (4) of Law Number 48 of 2009 on Judicial Powers requires the justice system to be simple, quick and low cost. For this reason, the Indonesian Supreme Court saw a need to reform the administrative and justice system in order to overcome the existing obstacles and challenges of administering the justice system. In order to achieve this goal, the Supreme Court launched an e-Court application in 2018 and recently launched an e-Litigation application.

Written by Alexandra Gerungan, Harris Syahni Toengkagie, and Gaudencia Vania, read about the details of the application in the link below.