

Review of: "Law Indigenous Peoples Confronting International Fraud and Mafia Cases on the Large Displacement of Rohingya Refugees to Indonesia Aberrant Behavior Violation of Indonesian Law by Rohingya Refugees Causing Societal Harm and Economic Loss"

Vitalis Ngambouk Pemunta

Potential competing interests: No potential competing interests to declare.

The article "Law Indigenous Peoples Confronting International Fraud and Mafia Cases on the Large Displacement of Rohingya Refugees to Indonesia Aberrant Behavior Violation of Indonesian Law by Rohingya Refugees Causing Societal Harm and Economic Loss" examines an important topic. The title is too wordy. Suggestion: Indigenous Law: Challenges in Rohingya refugee Displacement to Indonesia. The abstract does not identify the specific research question(s) to be tackled. The writing style is full of convoluted sentences and repetitions. The article lacks a coherent structure, making it almost impossible to understand. Quotation of statements made by authorities should ideally be put in quotation marks. How are education and culture contributory factors to human trafficking?

In its current form, this manuscript is not fit for a scholarly journal. It needs to be rewritten altogether, with a clear statement of the problem it has set out to resolve. Avoid repetitions and inflammatory language.

Qeios ID: YQRLD9 · https://doi.org/10.32388/YQRLD9