Barriers settlement of human rights cases after issuing recommendations Indonesia-East Timor CTF faced with problems of lack of name suspects named in the final report of the results of the investigation of the CTF. This led to the criticism, the turmoil arising from the victims, NGOs, civil society and the international community. The absence of any mention of the name of the suspect due to the limited authority granted to the CTF is more directed protection of the police and military. The transfer institutions of law clause individuals to causes the resolution of cases of human rights violations can not be forwarded to the international court, and resolution of cases of human rights violations Indonesia-East Timor was limited to the completion of bilateralism and reconciliation, but did not lead to the reparation of victims.

Keyword : Human Settlement, CTF Indonesia-Timor Leste, NGOs,
Victim, Human Right, International Court, Police an Military,
Bilatelarism, Reconciliation.