

JURNAL MAGISTER HUKUM
Pascasarjana Fakultas Hukum
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No. 2 Volume 1, Bulan Juli 2010

Penulis : Andi Haryo Setiawan

Judul : Royalti dalam Perlindungan Hak Cipta Musik Atau Lagu

ABSTRACT: *An intellectual work is not only able to be enjoyed by the creator but it is also able to be enjoyed by many people. As people love to enjoy intellectual work, whether it is in music or a song, the creator, as the copyrighter, deserves to receive the royalty profit from each user. With the royalty system, the creator is able to get profit, particularly in financial matter that is equal with the effort that so far has been devoted.*

Key words : *Royalty, copyright of music or a song*

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Penulis : Beni Tri Prasetyo
Judul : Penyalahgunaan Keadaan Sebagai Alasan Pembatalan Perjanjian

ABSTRACT: *The freedom of making a contract is the most principle thing in legal agreement. In its development, this freedom can achieve its goal, which is prosperity, if both parties have equal bargaining power. However, in practice, this will be such difficult condition that the economically and psychologically strong party will obtrude the other for its own sake. Thus, the freedom of contract should be adjusted with the principle of propriety, justice, and good intention. Without them, the judge will cancel the agreement if it harms one of the parties.*

Key words : *Misuse of state, agreement cancellation*

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Penulis : Effendi Mukhtar

Judul : Implementasi Teori Pidana dalam Putusan Perkara Psikotropika oleh Hakim di Pengadilan Negeri Yogyakarta

ABSTRACT: *The importance of a research entitled "The Implementation of Punishment Theory in Psychotropic Decision Case by the Judges in Yogyakarta District Court" is based on a theoretic assumption that the judge's decision is not only a deduction based on the legal facts in the court or the feeling. There should be a theory justification which can be accounted, so that the punishment theory can be used as guidance for the judge for deciding a case. It will be right on target, effective and efficient decision, which is fair for stake-holders involved in this criminal judgment.*

Key words : *Punishment theory, court's decision, psychotropic*

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Penulis : Joko Indarto
Judul : Penerapan Perda No. 1/1990 tentang IMB dalam Penertiban IMB di Kabupaten Sleman (Studi Penerapan IMB di Supermarket Makro dan Ambarukmo Plaza)

ABSTRACT: *The development of Yogyakarta city has been very rapid, not only its citizens, but also its building. To solve it, the government of Yogyakarta Province starts to make planning to relocate some locations with hustle and some shopping centers into Sleman Regency area. Along with the rapid development of shopping centers in Sleman Regency, there should be regulations to control them. One of those regulations is Local Regulation of Sleman Regency No.1 year 1990 about the building code. It regulates all building to have building permit (IMB) from the Regent. There will be punishment for those who do not obey this rule.*

Key words : *Local Regulation (Perda), building permit (IMB)*

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Penulis : Muhamad Murdani Sudrajat
Judul : Tinjauan Yuridis tentang Pegawai Lembaga
Memasyarakatkan yang Melakukan Tindak Pidana terhadap
Narapidana

ABSTRACT: *The position of prison in a legal system is often categorized as the court's final destination though the position of this institution is still disregarded unlike other legal institutions. This condition happens since there has been many problems rise there, such as the low quality of the officers, the drug-related issue, and also the convict escape. In fact, the prison officers estimate the quality of this institution by considering its security. This safety means there is no escape, no fight, or chaos among the convicts. Therefore, they usually apply physical force to treat them.*

Key words : *Prison officers, criminal case, convict.*

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Penulis : Nur Khasanah Setiani

Judul : Pelaksanaan Putusan Basyarnas Dalam Penyelesaian Sengketa Perbankan Syariah

ABSTRACT: *The problem solving of syariah banking legal dispute conducted by National Syariah Arbitrage Committee (Basyarnas) is a non-litigation legal dispute solution. Basyarnas' decision is final and binding. However, if there is a party that does not implement it voluntarily, it will be forced. In this case, there are two different regulations. Based on Regulation No.3 year 2006 about Religion Court and SEMA No.8 year 2008 about Basyarnas' Judgment, the decision is conducted on the Religion Court Chairman's order. But, based on the Regulation No.48 year 2009 about Judicial Affairs Authority, the judgment is conducted on the District Court Chairman's order.*

Key words : *Basyarnas' judgment, syariah banking legal*