

**The Title are Written with Times New Roman Bold (15 pt)
and Preferably Not More Than 15 Words**

First Author Name and Co-Author(s) [written without any title]
e-mail address
Affiliation

How to cite:

Alia Rahmanisa,
'Perolehan Hak Atas
Tanah Yang Berasal Dari
Izin Pemakaian Tanah
Kota Surabaya' (2020)
Vol. 3 No. 3
Jurist-Diction.

Histori artikel:

Submit 1 April 2020;
Diterima 22 April 2020;
Diterbitkan 1 Mei 2020.

DOI:

-

Abstract (size 12)

Times New Roman size 10, space 1. explicitly contain the purpose, methods, and results of the research to the paper based on the research results, while the paper reviews without the use of the method. The abstract consists of a minimum of 100 words and a maximum of 150 words in each abstract language + keywords.

Keywords: *Contract; International Agreement; Freedom of Contract Principle. [Written in English, Should reflect important words or phrases in the article, consisting of 3-5 words, Times New Roman, Size 10, italic].*

Abstrak (ukuran 12)

Times New Roman ukuran 10, spasi 1.

secara eksplisit berisi tujuan, metode, dan hasil penelitian untuk artikel berdasarkan hasil penelitian, sedangkan artikel review (ulasan) tanpa menggunakan metode. Abstrak terdiri dari minimal 100 kata dan maksimum 150 kata.

Kata Kunci: Kontrak; Internasional; Perjanjian. [Ditulis dalam bahasa Indonesia, Harus mencerminkan kata atau frasa penting dalam artikel, terdiri dari 3-5 kata, Times New Roman, Ukuran 10, miring].

Introduction

Introduction is first part of the article. It must state the background of the article. The background is a brief description of the importance of the topic and its discussion, a preliminary data should be provided, and the basic theory must be presented. In this part, the legal issues, which will be discussed in the article, must be stated. If the article is the result of a legal research, the research method used to analyze the legal issues should be mentioned. First line of paragraph must be 1 cm indented and there is no space between paragraphs (no before and after space).

Method Research

If the article is a result of a research, there should be a method which must be explained.

Sub Title

The Sub Title should be titled corresponding to the legal issue that will be discussed in the respective part. Each sub title should be written in bold without numbering. First line of paragraph must be 1 cm indented and there is no space between paragraphs (no before and after space). The discussion in this part should be the result of the analysis of the legal issues as stated in the Preface.

Conclusion

Generally, it contains the answers of the legal issues stated in the Preface. It must be delivered briefly and clearly corresponding to the points that is found in the analysis. First line of paragraph must be 1 cm indented and there is no space between paragraphs (no before and after space).

Bibliography [Placed in the last part of the article and contains all the references used in article. It is sorted into books, journals, URL, and regulations. The references must be written in alphabetical orders of the authors names, while the regulation must be written according to the hierarchy of the regulation and the year of the enactment.]

Books

Agus Yudha Hernoko, *Asas Proporsionalitas dalam Kontrak Komersial* (Laksbang Mediatama 2008).

G.H. Treitel, *The Law of Contract* (Thomson 2003).

Roy R. Goode, *Goode on Commercial Law* (LexisNexis Butterworths, 2016).

Journals

Daniel P. O’Gorman, ‘Redefining *Offer* in Contract Law’ (2013) 85 Mississippi Law Journal 6.

Website

Yudha Pratomo, 'APJII: Jumlah Pengguna Internet di Indonesia Tembus 171 Juta Jiwa'(KompasTekno,2019)<<https://tekno.kompas.com/read/2019/05/16/03260037/apjii-jumlah-pengguna-internet-di-indonesia-tembus-171-juta-jiwa>> dikunjungi pada tanggal 15 Januari 2020.

Regulations

Law Number 5 of 1999 concerning Prohibition of Monopolistic Practices and Unfair Business Competition (Indonesian State Gazette Year 1999 Number 33, Additional of Indonesian State Gazette Number 3817).

Information regarding footnotes

Jurist-Diction uses footnotes as referencing method. It is advised to the authors to use Mendeley Reference Manager according to OSCOLA Style when making footnotes and list of references.

The style of footnotes as followed: books,¹ journals,² paper in a conference,³ URL,⁴ and regulations.⁵

¹ Authors Name, *Book Title* (Publisher Year).[page(s)].

² Authors Name, '*Title of the Article*', (Year), Number of Volume Journal Name.[page(s)]

³ Authors Name, 'Title of the Paper' Conference Title, (Year).[page(s)]

⁴ Authors Name, 'Title of the Article' (Name of Publication, Year) <URL address>, accessed on dd-mm-yyyy.

⁵ Article 7(2) of Law No. 5/ 1999.