CType the paper title, Capitalize first letter Bold (17pt)

(The title uses an effective sentence with a maximum 15 words).

First Author a,1,*, Second Author b,2, Third Author b,3 (11pt)

^{*} corresponding author

ARTICLE INFO		ABSTRACT
Article history Received: Revised: Accepted:		All article submissions should also include an Abstract. Abstract Explaining the aims and object of the paper. It begins with a brief discussion about background of the topic and the significant of the research. Methodology of the research should also be stated very briefly in the abstract. It ended by the research statement taken by the author and elaborates suggestions. The abstract should contain of not more than 250 words, using font Times New Roman 11, alignment: justify, line spacing single. An Abstract is not required for Comments and Book Reviews. This is an open access article under the CC–BY-SA 4.0 license.
Keywords		

1. Introduction (*Heading 1*) (bold, 12 pt)

The introduction should be clear and provide the issue to be discussed in the manuscript. Before the objective, authors should provide an adequate background, and very short literature survey in order to record the existing solutions, to show which is the best of previous researches, to show the main limitation of the previous researches, to show what do you hope to achieve (to solve the limitation), and to show the scientific merit or novelties of the paper.¹

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¹ Email First Author*; ² Email Second Author; ³ Email Third Author (9pt)

¹ Our references uses the Chicago Manual of Style. The citation quick guide can be found at: http://www.chicagomanualofstyle.org/tools_citationguide/citation-guide-1.html Example for Books references: Werner Menski, *Comparative Law in a Global Context, The Legal Systems of Asia and Africa* (Cambridge: Cambridge University Press, 2006), 16.

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At the end of the paragraph, the author/s should end with a comment on the significance concerning identification of the issue and objective of the research.² This article analyses the comparative competition law related to abuse of a dominant market position using strategy of predatory pricing by undertakings in the European Union (hereinafter 'EU'). For this purpose, a precise case study of the Valio case has been made.³ Antti Aine, Adjunct Professor of general competition law at the University of Turku as expert in field of European Competition Law, has been interviewed for this article.⁴ Also, EU law on predatory pricing has been compared to the United States' predatory pricing law.

Therefore, this article explores the following research questions; whether EU Competition law policy is already excessively restrictive, and if so, what is the effect on the business development of undertakings with only one nationally dominant market position and, whether the products, which are legally classified as belonging to different product markets, belong de facto to the same product market in case of being fully interchangeable with each other?

2. Legal Material and Methods (bold, 12 pt)

All legal materials, supporting documents and methods must be stated clearly and briefly. The method used is not limited to normative juridical method. Method other than normative juridical method should mention time and place of the research (if applicable) and the focus of the research in first part.

3. Results and Discussion (bold, 12 pt)

Result and discussion be written in same part. They should be presented continuously start from main result until supporting results and equipped with a discussion. Figures and Tables (if any) should be put in the same part of this section and should be activelt edited by the editors.

3.1. Sub-heading of the discussion 1

Following main headings should be provided in the manuscript while preparing. The separation between main headings, sub-headings and sub-sub headings should be numbered in the manuscript with following example:

3.2. Sub-heading of the discussion 2

² Journal Articles: Dhiana Puspitawati, "Indonesian Salvage Law Within the Framework of Contemporary Maritime Law", Brawijaya Law Journal: Journal of Legal Studies 2 no. 2 (2015): 20-38, http://dx.doi.org/10.21776/ub.blj.2015.002.02.02

³ Finnish Administrative Supreme Court 12/2014, "Appeal statistics", accessed January 13, 2016, http://www.kho.fi/material/attachments/kho/aineistoa/tilastoja/d1DGRBo1H/KHO.fi.pdf.

⁴ Vinod Dhall, ed. Competition law today: Concepts, issues, and the law in practice. (Oxford: Oxford University Press, 2007), 83.

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Tables and Figures are presented center and cited in the manuscript. The figures should be clearly readable and at least have a resolution of 300 DPI (Dots Per Inch) for good printing quality. Table made with the open model (without the vertical lines) as shown below:

Table 1. Global Piracy: Actual and Attempted Piracy Attack in Different Regions, 2007-2016.

Locations	2007	2008	2009	2010	2011	2012	2013	2014	2015	2016
Southeast Asia	158	83	70	54	47	70	80	104	128	141
Far East	15	5	10	11	22	44	23	7	13	8
Indian Sub-continent	32	53	30	23	30	29	16	19	26	34
South America	45	29	21	14	37	40	25	17	18	5
Africa	71	61	120	189	266	259	293	150	79	55
Total	329	239	263	293	410	445	439	297	264	245

Source: Primary data, 2017 (Edited).

4. Conclusion (bold, 12 pt)

Conclusion should be explained clearly and concisely. Suggestion placed after conclusion contains a recommendation on the research and give possibility for future research.

5. Acknowledgment (bold, 12 pt)

State the grant source and the person to whom the grant was given. Name the person to help you work (if any).

6. Refrences (bold, 12 pt)

- 1. Expect a minimum of 20 references primarily with a minimum of 80% to journal papers published between 2015 and 2020.
- 2. Use of a tool such as Zotero, Mendeley, or EndNote for reference management and formatting, and choose the Chicago Manual of Style
- Al-Adalah: Jurnal Hukum dan Politik Islam uses the Chicago Manual of Style in the References at the end of the manuscript. Cite only items that you have read and written on footnotes. Please use Reference Manager Applications like EndNote, Mendeley, Zotero, etc. Use other published articles in the same journal as models. All publications cited in the text should be included in the References section and arranged alphabetically. For example:

Book:

Footnotes:

- Werner Menski, Comparative Law in a Global Context, The Legal Systems of Asia and Africa (Cambridge: Cambridge University Press, 2006), 16.
- ² Irwansyah, Penelitian Hukum; Pilihan Metode dan Praktik Penulisan Arikel. (Yogyakarta: Mirra Buana Media, 2020), 164-65

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References (in alphabetical order):

- Irwansyah, *Penelitian Hukum; Pilihan Metode dan Praktik Penulisan Arikel.* Yogyakarta: Mirra Buana Media, 2020.
- Menski, Werner. Comparative Law in a Global Context, The Legal Systems of Asia and Africa. Cambridge: Cambridge University Press, 2006.

Journal article:

Footnotes:

- ¹ Journal Articles: Dhiana Puspitawati, "Indonesian Salvage Law Within the Framework of Contemporary Maritime Law" *Brawijaya Law Journal : Journal of Legal Studies* 2 no. 2 (2015): 20-38, http://dx.doi.org/10.21776/ub.blj.2015.002.02.02
- ² Yetty Komalasari Dewi, Arie Afriansyah, and Aristyo Rizka Darmawan. "Comparative Law Enforcement Model at Sea: Lesson Learned for Indonesia." *Indonesian Journal of International Law* 18, no. 1 (2020): 83-104, https://doi.org/10.17304/ijil.vol18.1.802

References (in alphabetical order):

- Komalasari Dewi, Yetty, Arie Afriansyah, and Aristyo Rizka Darmawan. "Comparative Law Enforcement Model at Sea: Lesson Learned for Indonesia." *Indonesian Journal of International Law* 18, no. 1 (2020): 83-104, https://doi.org/10.17304/ijil.vol18.1.802
- Puspitawati, D. "Indonesian Salvage Law Within the Framework of Contemporary Maritime Law." *Brawijaya Law Journal : Journal of Legal Studies* 2 no. 2 (2015): 20-38, http://dx.doi.org/10.21776/ub.blj.2015.002.02