

ABSTRACT

Randy Kurniawan (00000013916)

JURIDICAL REVIEW OF SHARE OWNERSHIP IN COMMANDITER VENNOOTSCHAP (Study of Decision of the Supreme Court Number 3007 K/Pdt/2014)

(xiv + 95 Pages + Attachment)

Indonesia is one of the developing countries in the business sector, one of which is a business entity owned by commanders. Unfortunately in this growing era, some companies work not in accordance with applicable rules. This research provides information and explanations to business entities or to parties who need an explanation of the rules of a commanditaire vennootschap in Indonesia. The author also reviews the Supreme Court's verdict, to help the author explain to the reader about the real incident that happened in Indonesia, and the author will provide the results of the analysis of the decision, from the author's perspective. The author's hope in completing this final project is that, the readers can understand and follow the rules of complaint of commanditaire vennootschap in Indonesia. Although according to the author, the rules of a private company in Indonesia are still limited, there are not even specific rules in this line of business. The thing that is expected is that the author hopes that in the future, Indonesia will have clear and specific rules regarding the conventional companies. Hopefully the results of this evaluation and the results of this analysis will be useful for many people and companies that can become one of the more interested parties in the future.

Reference: 60 (1847-2018)

Key Word: Limited Partnership, Share Holder, Agreement, Contract Default, Company.