

ABSTRACT

Roy Sanjaya (05120070022)

INTELLECTUAL PROPERTY RIGHTS LEGAL ASPECTS IN THE OWNERSHIP OF INDUSTRIAL DESIGN RIGHTS ACCORDING TO UNDANG-UNDANG NO. 31 TAHUN 2000 ABOUT INDUSTRIAL DESIGN

(xxiv+150 Pages: 11 Pictures; 6 Attachments)

After the ratification of the Agreement Establishing the World Trade Organization which is also included TRIPs Agreement by Indonesian Government in Undang-Undang No. 7 Tahun 1994 about Ratification of the *Agreement Establishing the World Trade Organization*, Industrial Design Rights appears as one of the new subjects of Indonesian intellectual property rights system in Undang-Undang No. 31 Tahun 2000 about Industrial Design. As the law that regulate Industrial Design Ownership, Undang-Undang No. 31 Tahun 2000 about Industrial Design ideally able to fullfill its duty as regulation that will guarantee the ownerships of industrial design rights will be given to the person who deserve it. But the implemetation of law are talking about the opposite things because there are several issues in the law that will able to make industrial design rights ownership as potential tools in doing abuse of law by the owner because it is possible to get the ownerships of industrial design rights eventhough the industrial design is not a new industrial design and the owner does not even have any relation to the designer. According to that reason, this legal research was conducted to find the legal aspects of industrial design rights in order to give a comprehensive explanation and solution to the problem.

References: 144 (1952-2016)