

BIBLIOGRAPHY

BOOKS

- Aust, Anthony. *Modern Treaty Law And Practice*. 1st ed. Cambridge: Cambridge University Press, 2000. p.257
- Bambang Sunggono, *Metodologi Penelitian Hukum*, (Jakarta: PT Raja Grafindo Persada, 2011), p. 27-78
- Burhan Ashshofa, *Metode Penelitian Hukum*, (Jakarta: PT. Rineka Cipta, 1996), p.95
- Christian Buhning et.al., "Arbitration and mediation in Intenational Business". The Netherlands: Kluwer Law International. 1996. Page 42.
- Cholid Narbuko, Abu Achmadi, *Metodologi Penelitian*, 7th Edition, (Jakarta: Bumi Aksara, 2005), p.2
- Gary Goodpaster, dkk: Tinjauan Terhadap Arbitrase Dagang Secara Umum dan Arbitrase Dagang di Indonesia. Dalam Felix W Soebagjo dan Erman Rajagukguk. *Seri Dasar-dasar Hukum Ekonomi 2. Arbitrase di Indonesia*. Jakarta: Ghalia Indonesia. 1995. p.2
- Huala Adolf. *Hukum Penyelesaian Sengketa Internasional*. Jakarta: Sinar Grafika. 2008. Page 48.
- Herlien Budiono, 2006, Asas Keseimbangan bagi Hukum Perjanjian Indonesia, Hukum Perjanjian Berlandaskan Asas-Asas Wigati Indonesia, Citra Aditya Bakti, Bandung, p.304.

IBR Supancana, Laporan Penelitian Aspek-aspek Transnasional pada Sengketa Penanaman Modal Asing di Indonesia, Kerja Sama BPHN dengan Pusat Kajian Regulasi. Jakarta. 2007

Jan Klabbbers, “*International Law*”, London, Cambridge University Press, 2013. Pg.67

Jeremy Bentham,” *An Introduction to the Principles of Morals and Legislation*”, London: T. Payne,1789, p. 6.

M. Husseyn Umar, A. Supriyani Kardono. Hukum dan Lembaga Arbitrase di Indonesia. Jakarta: Proyek Pengembangan Hukum Ekonomi dan Penyempurnaan Sistem Pengadaan. 1995. Page 2.

Mohammed Bedjaoui (ed). International Law: Achievement and Prospects. UNESCO: Paris. 1991. page 515

Morris L. Cohen and Kent C. Olson, *Legal Research*, (St. Paul, Minn: West Publishing Company,1992), p. 1

Peter Mahmud Marzuki, *Penelitian Hukum*, (Jakarta: Kencana Prenada Media Group, 2010), p. 22-141

Poverty in an Age of Globalization (Washington, D.C.: World Bank, 2000); Sarah Anderson and John Cavanaugh, with Thea Lee, *Field Guide to the Global Economy* (New York: New Press, 2000).

P. Todaro, Michael & C. Smith, Stephen., Pembangunan Ekonomi Edisi Kesembilan, terj. Andri Yelvi, Jakarta: Erlangga, 2006, hal 183.

Rachman Usman. Pilihan Penyelesaian Sengketa di Luar Pengadilan. Bandung: PT Citra Aditya Bakti. 2003. page 3.

Salim HS. Et.al., Hukum Investasi di Indonesia. Jakarta: Raja Grafindo Persada. 2012, hal 348.

Shaw, Malcolm N. *International Law*. 1st ed. Cambridge, U.K.: Cambridge University Press, 2003. p.92-99

Sidik Suraputra. Dalam Melda Kamil Ariadno. (ed). *Op.Cit.* p.34

Soejono dan H. Abdurrahman. *Metode Penelitian: Suatu Pemikiran dan Penerapan*, (Jakarta: Rineka Cipta, 2005), p. 26

Stanford M. Altschul. "The Most Important Legal Terms You'll ever Need to Know". US: Longmeadow Pr. 1994. page 16.

Sudikno Mertokusumo, *Penemuan Hukum, Suatu Pengantar*, Yogyakarta, Liberty ,2007, p.5.

Suyud Margono. *ADR dan Arbitrase: Proses Pelembagaan dan Aspek Hukum*. Jakarta: Ghalia Indonesia. 2004. page 23.

Todaro M and Smith S, *Economic Development - 11Th Edition* (1st edn, Pearson Addison Wesley 2012).

William Slomanson. "*Fundamental Perspectives on International Law*". Boston, USA: Wadsworth. 2011, pp. 4-5.

JOURNALS / ARTICLES

Abdulkadir Jailani, 'Indonesia's Perspective on Review of International

Investment Agreements', in Kavaljit Singh and Burghard Ilge (Eds), *Rethinking Bilateral Investment Treaties: Critical Issues and Policy Choices* (Bothends, 2016).

"ASEAN Comprehensive Investment Agreement". *Dej-Udom & Associates: Law*

Firm / Thailand / Bangkok. N.p., 2017. Web. 7 Feb. 2017.

Bernadette Waluyo. “Arbitrase dan Alternatif Penyelesaian Sengketa”. Jurnal Hukum Bisnis Vol. 9. 1999. p.36.

Bruce Vaughn, “Trans Pacific Strategic Economic Partnership Agreement”. 7 December 2009.

"Characteristics And The Role Of International Law - Research Papers Center".

Eng.hi138.com. N.p., 2017. Web. 5 Feb. 2017.

H.P. Panggabean. “Efektivitas Eksekusi Putusan Arbitrase Dalam Sistem Hukum Indonesia”. Jurnal Hukum Bisnis Vo. 21. 2002. page 72.

Ian F. Ferguson and Bruce Vaughn, “The Trans-Pacific Partnership Agreement”, p.1. 25 June 2010. CSR Report for Congress, Prepared for Members and Committees of Congress.

ICSID Case Nos ARB/12/14 and ARB/12/40.

Linsi L and Belias A, *FDI Attraction Policies In ASEAN Economies (LAP Lambert Academic Pub 2011)*.

Makarim Wibisono,, “Implikasi Kerjasama Trans-Pacific Partnership guna Meningkatkan Peran Indonesia di KAWASAN ASEAN dalam rangka Ketahanan Regional”, Jurnal Kajian Lemhannas, Edisi 16, November 2013.

Marulak Pardede. “Penyelesaian Sengketa Bisnis Melalui Peradilan Arbitrase”. Jurnal Hukum Bisnis Vol. 19, 2002. page 70.

Meray Hendrik Mezak, “Jenis Metode dan Pendekatan dalam Penelitian Hukum”, *Law Review*, Vol. V, No.3, Maret 2006, (Fakultas Hukum Universitas Pelita Harapan, 2006), p. 85-94

Mukim, M. (2005). ASEAN Foreign Direct Investment Trends: Implications for EU-ASEAN Relations. *European Policy Center Issue Paper No.31*.p6.

Nicolas C. Ulmer. “Drafting the International Arbitration Clause”. The

International Lawyer Vol. 20 No. 4. 1986. p.1335

OECD Benchmark Definition of Foreign Direct Investment. 2008. p17.

Oman, C. (2000): *Policy Competition for Foreign Direct Investment: A Study of Competition among Government to Attract FDI*. Paris: Development Centre of the OECD.

Priyata Abdurrasyid. "Pengusaha Indonesia Perlu Meningkatkan Minatnya Terhadap Arbitrase dan Alternatif Penyelesaian Sengketa". Jurnal Hukum Bisnis Vol. 21. 2002. Page 48.

Reform of Investor-State Dispute Settlement: In Search of a Roadmap, UNCTAD IIA Issues Note No 2, June 2013.

Ridwan Widyastoro. Arbitrase Internasional Sebagai Salah Satu Alternatif Dalam Penyelesaian Sengketa Dagang Internasional. Jakarta: Watampone Press. 2003. Page 164.

Sidik Suraputra. Daltun Melda Kamil Atiadno. (ed). Hukum Internasional dan Berbagai Permasalahannya (Suatu Kumpulan Karangan). Jakarta: Lembaga Pengkajian Hukum Internasional Fakultas Hukum UI. 2004. p.11

Soia Mentschikoff. "Commercial Arbitration". Colombia Law Review. Vol. 61 No. 5. 1961. page 850.

World Investment Report 2015 Chapter IV Reforming the International Investment Regime: An Action Menu, p 147, Table IV.5.

LEGISLATION AND INTERNATIONAL AGREEMENT

1945 Constitution Law (*Undang-Undang Dasar Tahun 1945*);

Law of the Republic of Indonesia Number 25 Year of 2007 on Capital Investment
(*Undang-Undang Nomor 25 Tahun 2007 mengenai Penanaman Modal*) ;

Law of the Republic of Indonesia Number 5 Year of 1968 regarding Investment
Dispute Settlement between State and Nationals of other State (*Undang-Undang
Nomor 5 Tahun 1968 tentang Penyelesaian Perselisihan Antara Negara dan
Warga Negara Asing Mengenai Penanaman Modal*);

Law Number 30 Year of 1999 concerning on Arbitration and Alternative Dispute
Resolution (*Undang-Undang Nomor 30 Tahun 1999 tentang Arbitrase dan Alternatif
Penyelesaian Sengketa*);

ASEAN Comprehensive Investment Agreement

Convention on the Settlement of Investment Disputes Between States and Nationals of
Other States

New York Convention 1958

Trans-Pacific Partnership Agreement Text

ICSID Rules of Arbitration

Vienna Convention on the Law of Treaties 1969

WEBSITE

<http://www.asean.org/storage/images/2015/November/aec-page/AEC-2015-Progress-and-Key-Achievements.pdf> accessed 24 December 2016

<http://bisniskeuangan.kompas.com/read/2011/08/15/02224425/Liberalisasi.Investasi.Tahun.2012> accessed 24 December 2016

<https://chilot.files.wordpress.com/2011/06/legal-research-methods.pdf> accessed 8
February 2017

<http://pogestei.ius.bg.ac.rs/docs/Legal%20methodology%20and%20legal%20research%20and%20writing.pdf> accessed 8 February 2017

<http://www.landasanteori.com/2015/09/pengertian-penanaman-modal-asing-dan.html>
accessed 18 March 2017

<http://arisheruutomo.com/2015/11/01/pro-kontra-rencana-keikutsertaan-indonesia-di-trans-pasific-partnership/> accessed 18 March 2017

<http://www.aflcio.org/Issues/Trade/What-Is-ISDS> accessed 18 March 2017.

http://trade.ec.europa.eu/doclib/docs/2013/october/tradoc_151791.pdf accessed 18 March 2017

<http://www.economist.com/news/finance-and-economics/21623756-governments-are-sourcing-treaties-protect-foreign-investors-arbitration>

<http://indonesia.nlembassy.org/organization/departments/economic-affairs/termination-bilateral-investment-treaty.html>

<http://www.ipsnews.net/2015/12/american-mining-giant-escaped-indonesian-law-with-isds>.

https://www.southcentre.int/wp-content/uploads/2015/07/IPB1_Indonesia-Perspective-on-Review-of-Intl-Inv-Agreements_EN.pdf

<http://www.wwnorton.com/college/polisci/essentials-of-international-relations5/ch/09/summary.aspx>

[http://supremasihukumusahid.org/attachments/article/97/\[Full\]%20Pembaharuan%20Hukum%20Penanaman%20Modal%20Undang-Undang%20Nomor%2025%20Tahun%202007%20-%20St.%20Laksanto%20Utomo,%20SH,%20MH.pdf](http://supremasihukumusahid.org/attachments/article/97/[Full]%20Pembaharuan%20Hukum%20Penanaman%20Modal%20Undang-Undang%20Nomor%2025%20Tahun%202007%20-%20St.%20Laksanto%20Utomo,%20SH,%20MH.pdf)> accessed 14 April 2017.

'CSR Asia' (*Csr-asia.com*, 2017) <<http://csr-asia.com/csr-asia-weekly-news-detail.php?id=3719>> accessed 14 April 2017

'Beware Of TPP's Investor–State Dispute Settlement Provision - Roosevelt Forward' (*Roosevelt Forward*, 2017) <<http://rooseveltforward.org/beware-tpps-investor-state-dispute-settlement-provision/>> accessed 14 April 2017

