ABSTRACT

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ALLEGED BREACH OF DEED THAT WAS NOT READ AND NOT CARRIED OUT BEFORE NOTARY (CASE STUDY OF THE VERDICT OF NOTARY REGIONAL EXAMINING COUNCIL OF EAST JAVA PROVINCE NUMBER: 01/PTS/MJ.PWN.PROV.JAWA TIMUR/V/2016)

(ix + 117 pages; 2 attachments)

As a public official, a notary is given the authority by the state to make an authentic deed with permanent legal force. In carrying out its authority as regulated in the Notary Position Act Number 30 of 2004 which has been amended into Notary Position Act Number 2 of 2014 concerning Notary Positions and the Notary's Code of Ethics, if the Notary is proven to have violated the above regulations, then they will be given sanctions in the form of reminders, warnings, temporary dismissals, honorable dismissals and dishonorable dismissals. In the Verdict of Notary Regional Examining Council of East Java Province Number: 01/Pts/Mj.PWN.Prov.Jawa Timur/V/2016, Notary M was reported on suspicion of making a fake deed and violating the code of ethics in the form of the deed not being read out and the making of the deed not being carried out in notary office. However, in judge's verdict, Notary M was declared not to have violated the deed he made due to insufficient evidence.

References: 75 (1960-2021)

Keywords: Violation of the Code of Ethics, Not Being Read Out, Not Being Carried Out Before Notary