ABSTRACT

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MECHANISM OF CANCELLATION OF COPYRIGHT BASED IN THE LAW NO 19 YEAR 2002 ON COPYRIGHT

(APPROACH CASE NUMBER: 141/K/PDT.SUS-HAKI/2013)

(xix + 103 pages)

Copyright is the exclusive right that directly obtained by the party who registered his creation that comes from own idea or thought. Copyright is protected by law in the Constitution number 19 Year 2002. This law applies protection by way of registration to meet the qualification requirements of the creation and there is time period applicable in accordance with the creation category. In addition, the law also provides for cancellation of enrollment copyright stipulated in Article 42. In article 42, described only the creator or copyright holder can apply for cancellation of registration of the copyright claim. Meanwhile, the third parties be ruled out on the creation of their rights. Just as in the case: 141 / K / Pdt.Sus-HAKI/ 2013 indicates that the third parties must also be protected by law in order to avoid abuses by parties who act in bad faith.

References: 19 (1994 – 2012)