

ABSTRACT

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“LEGAL RESPONSIBILITY AND LEGALITY OF CHIROPRACTIC THERAPY IN INDONESIA”

(xi + 116 pages)

The background of this research is to identify the legal responsibility and legality of chiropractic therapy in Indonesia. Legality is the most important thing in carrying out an activity, with a valid permit according to law, hence the activities we carry out will obtain legal protection. Recently, there have been quite a number of chiropractors on social media who practice in Indonesia, especially those with foreign citizenship. However, it is known that there are many pros and cons related to chiropractic therapy in Indonesia, especially after a malpractice incident which caused the death of a patient whose practice was carried out by a chiropractor with a foreign nationality. Hence, should a similar incident occurs in the future, how will the perpetrator be held accountable? In this study, the research method used is normative-empirical juridical, using secondary data which is supported by primary data. The secondary data was obtained by means of library research while primary data was obtained by means of interviews. From the results of the study, it can be said that regulatory norms related to the legality of chiropractic in Indonesia are still ambiguous, which causes the disorganized implementation, as can be seen from the overlapping permits from the chiropractor. In terms of the legality of chiropractic, professional organizations play an important role as they are the hope for chiropractors who want to practice in Indonesia.

Keywords: *Legality, Legal Responsibility, chiropractic*

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