

ABSTRACT

Angeline Gabriella Norjesther Lepong (01051180074)

JURIDICAL REVIEW OF LEGAL PROGRESS RELATED TO THE VICARIOUS LIABILITY PRINCIPLE IN UNLAWFUL ACT PERFORMED BY ARTIFICIAL INTELLIGENCE

The law is always hobbled in catching up with the times. The following is the right legal adage to describe the phenomenon of the technological era and the emergence of Artificial Intelligence. This study examines how the law catches up with regulations related to artificial intelligence and to what extent the law provides legal protection for Artificial Intelligence and humans in the event of legal violations committed by Artificial Intelligence. Hence, we need a progressive law that can provide legal protection. One of the progressive efforts of law to provide protection is through the application of the principle of vicarious liability. Therefore, this research was conducted to answer research questions regarding the regulation and legal position of Artificial Intelligence in Indonesia. This study also answers research questions related to the concept of legal progressivity on the principle of vicarious liability that can be applied to unlawful acts committed by Artificial Intelligence. This research uses doctrinal and non-doctrinal legal research methods with secondary data and primary legal materials. The findings of this study are that related to unlawful acts committed by Artificial Intelligence, Article 1365 of the Civil Code and Article 1367 of the Civil Code, which specifically discuss the vicarious liability principle, can be imposed.

Keywords: artificial intelligence, vicarious liability, civil code, indonesia

References: 19 books, 7 journals