

## DAFTAR PUSTAKA

### 1) Buku

- Abidin, Andi Zainal, (1984), *Asas-asas Hukum Pidana*, Bagian Pertama, Alumni, Bandung.
- Ali, Chidir, (2005), *Badan Hukum*, Edisi Pertama, Cetakan Ketiga, PT. Alumni, Bandung.
- Ali, Achmad, (2009), *Menguak Toeri Hukum (Legal Theory) dan Teori Peradilan (Judicialprudence) Termasuk Interpretasi Undang Undang (Legisprudence)*, Kencana, Jakarta.
- Alijoyo, Antonius dan Zaini, Subarto, (2004), *Komisaris Independen, Penggerak Praktik GCG di Perusahaan*, PT Indeks, Jakarta.
- Amanat, Anisitus, (1996), *Pembahasan Undang-Undang Perseroan Terbatas 1995 dan Penerapannya dalam Akta Notaris*, Rajawali Press, Jakarta.
- Amiruddin dan Asikin, H. Zainal, (2013), *Pengantar Metode Penelitian Hukum*, Raja Grafindo Persada, Jakarta.
- Anshori, Abdul Ghofur, (2010), *Lembaga Kenotariatan Indonesia*, UII Press, Yogyakarta.
- Arikunto, (2002), *Metodologi Penelitian Suatu Pendekatan Praktek*, Rinneka Cipta, Jakarta.
- Assegaf, Ahmad Fikri dan Tanzah, Elijana, (2010), *Penjelasan Hukum Tentang Grosse Akte*, Nasional Legal Reform Program, Jakarta.
- Ashofa, Burhan, (2004), *Metode Penelitian Hukum*, Rineke Cipta, Jakarta.
- Asikin, Zainal, (2012), *Pengantar Tata Hukum Indonesia*, Rajawali Press, Jakarta.
- Azwar, Sarifuddin, (1998), *Metode Penelitian*, Pustaka Pelajar, Yogyakarta.
- B, Pentony, *et.al*, (1999), *Understanding Business Law*, Butterworths Publishing, Australia.
- Badrulzaman, Mariam Darus, (2015), *Sistem Hukum Benda Nasional*, Alumni, Bandung.
- Budiono, Herlien, (2015), *Asas Keseimbangan bagi Hukum Perjanjian Indonesia: Hukum Perjanjian Berlandaskan Asas-Asas Wigati Indonesia*, PT Citra Aditya Bakti, Bandung.
- \_\_\_\_\_, (2016), *Kumpulan Tulisan Hukum Perdata di Bidang Kenotariatan*, Buku Kesatu, PT Citra Aditya Bakti, Bandung.
- Budiarto, Agus, (2002), *Seri Hukum Perusahaan: Kedudukan Hukum dan Tanggung Jawab Pendiri Perseroan Terbatas*, Ghalia Indonesia, Jakarta.
- Busroh, Abu Daud, (2010), *Ilmu Negara*, Bumi Aksara, Jakarta.
- Chatamarrasjid, (2004), *Penerobosan Cadar Perseroan dan Soal-Soal Aktual Hukum Perusahaan*, Citra Aditya Bakti, Bandung.
- Effendi, Muh. Arief, (2018), *The Power of Good Corporate Governance: Teori dan Implementasi*, Salemba Empat, Jakarta.
- Erwin, Muhammad, (2011), *Filsafat Hukum: Refleksi Kritis Terhadap Hukum*, Rajawali Press, Jakarta
- \_\_\_\_\_, (2012), *Filsafat Hukum*, Raja Grafindo Persada, Jakarta.
- Fanani, Ahmad Zaenal, (2014), *Befilsafat dalam Putusan Hakim*, Mandar Maju, Bandung.
- Fauzan, Uzair dan Prasetyo, Heru, (2011), *A Theory of Justice, John Rawls, Teori Keadilan, (Terjemahan dalam Bahasa Indonesia)*, Pustaka Pelajar, Yogyakarta.
- Fisher, Simon, *et.al*, (2001), *Corporation Law*, Butterworths, Australia.

- Friedman, W., (1990), *Legal Theory*, Steven & Sons Limited, London.
- Fuady, Munir, (2003), *Perseroan Terbatas Paradigma Baru*, Citra Aditya Bakti, Bandung.
- \_\_\_\_\_, (1996), *Hukum Bisnis dalam Teori dan Praktik Buku Ketiga*, Citra Aditya Bakti, Bandung.
- \_\_\_\_\_, (2010), *Dinamika Teori Hukum*, Ghalia Indonesia, Jakarta.
- \_\_\_\_\_, (2014), *Doktrin-Doktrin Modern dalam Corporate Law dan Eksistensinya dalam Hukum Indonesia*, Citra Aditya Bakti, Bandung.
- Gautama, Sudargo, (1973), *Pengertian Tentang Negara Hukum*, Liberty, Yogyakarta.
- Garner, Bryan A., (2004), *Black's Law Dictionary Eight Edition*, West Group, Eagan.
- Goo, S.H., (2013), *Study Report on History of Company Incorporation in Hong kong – A Study Comissioned by the Companies Registry*, Hong Kong Companies Registry, Hong Kong.
- H, H. Salim S, dan Nurbani, Erlies Septiana, (2014), *Penerapan Teori Hukum Pada Penelitian Disertasi dan Tesis, Buku Kedua*, PT. Raja Grafindo Persada, Jakarta.
- Hadi, Sutrisno, (1986), *Metodologi Research I*, Yayasan Penerbitan Fakultas Psikologi Universitas Gadjah Mada, Yogyakarta.
- Hadi, Zarman, (2011), *Karakteristik Tanggung Jawab Pribadi Pemegang Saham, Komisaris dan Direksi dalam Perseroan Terbatas*, UB Press, Malang.
- Hamidi, Jazid, (2005), *Hermeneutika Hukum, Teori Penemuan Hukum dengan Penafsiran Teks*, UII Press, Yogyakarta.
- Harahap, Yahya, (2009), *Ruang Lingkup Permasalahan Eksekusi Bidang Perdata*, Edisi Kedua, Cetakan Keempat, Sinar Grafika, Jakarta.
- \_\_\_\_\_, (2019), *Hukum Perseroan Terbatas*, Edisi 1, Cetakan Ketujuh, Sinar Grafika, Jakarta.
- Hartono, Sunaryati, (1991), *Kapita Selekta Perbandingan Hukum*, Citra Aditya Bakti, Bandung.
- Hasnati, (2004), *Peran Komite Audit dalam Organ Perseroan Terbatas dalam Kerangka Good Corporate Governance*, FH UII Press, Yogyakarta.
- Hayek, Friedrich A., (1976), *Law, Legislation and Liberty*, Routledge & Keagan Paul, London.
- Huijbers, Theo, (1995), *Filsafat Hukum dalam Lintasan Sejarah*, Kanisius, Jakarta.
- Ibrahim, Johannes, (2006), *Hukum Organisasi Perusahaan-pola kemitraan dan badan hukum*, PT Refika Aditama, Bandung.
- Ibrahim, Johnny, (2006), *Teori dan Metodologi Penelitian Hukum Normatif*, Bayumedia Publishing, Malang.
- Indroharto, (1984), *Rangkuman Asas-Asas Umum Tata Usaha Negara*, Ghalia Indonesia, Jakarta
- Irianto, Sulistyowati dan Shidarta, (2013), *Metode Peneltian Hukum: Konstelasi dan Refleksi*, Yayasan Pusaka Obor Indonesia, Jakarta.
- Isharyanto, (2016), *Teori Hukum: Suatu Pengantar dengan Pendekatan Tematik*, WR, Surakarta.
- Kaelan, (2010), *Pendidikan Kewarganegaraan Untuk Perguruan Tinggi*, Paradigma, Yogyakarta.
- Kansil, C. S. T., (1989), *Pengantar Ilmu Hukum dan Tata Hukum Indonesia*, Balai Pustaka, Jakarta.
- \_\_\_\_\_, (1995), *Hukum Perusahaan Indonesia (Aspek Hukum dalam Ekonomi)*, Bagian I, Cetakan Kelima, PT Pradnya Paramita, Jakarta.
- Kartohadirprodjo, Soediman, (2010), *Pancasila Sebagai Pandangan Hidup Bangsa Indonesia*, Gatra Pustaka, Jakarta.

- Keraf, A. Sony, (1996), *Pasar Bebas Keadilan dan Peran Pemerintah*, Kanisius, Yogyakarta.
- Khairandy, Ridwan, (2009), *Perseroan Terbatas: Doktrin, Peraturan Perundang-undangan, dan Yurisprudensi*, Cetakan Kedua, Kreasi Total Media Yogyakarta, Yogyakarta.
- Kolsters, Marieke, *et.al.*, (2019), *Management and Supervisory Boards in the Netherlands in Brief*, Loyens & Loeff N.V., Amsterdam.
- Kriekhoff, Valerine J. L., (2014), *Metode Penelitian Hukum, Kumpulan Bahan Bacaan untuk Program S-2 & S-3*, Program Pasca Sarjana Fakultas Hukum Universitas Indonesia, Depok.
- Krippendorff, Klaus, (2004), *Content Analysis an Introduction to Its Methodology*, SAGE Publications, California.
- Kuijpers, Nicole, *et.al.*, (2005), *Liberalisation of the Dutch Notary Profession*, CPB Netherlands Bureau for Economic Policy Analysis, Den Haag.
- Kusnardi, Moh., *et.al.*, (1983), *Pengantar Hukum Tata Negara Indonesia*, Pusat Studi Hukum Tata Negara Fakultas Hukum Universitas Indonesia dan CV. Sinar Bakti, Jakarta.
- M., Pontang Murad B., (2005), *Pembentukan Hukum melalui Putusan Pengadilan dalam Perkara Pidana*, Alumni, Bandung.
- Mamudji, Sri, *et al.*, (2005), *Metode Penelitian dan Penulisan Hukum*, Badan Penerbit Fakultas Hukum Universitas Indonesia, Depok.
- Manullang, E. Fernando F., (2016), *Legisme, Legalitas dan Kepastian Hukum*, Kencana, Jakarta.
- \_\_\_\_\_, (2014), *Hukum Perseroan Terbatas*, Cetakan Pertama, FH UII Press, Yogyakarta.
- Marzuki, Peter Mahmud, (2011), *Penelitian Hukum*, Prandata Media, Jakarta.
- Mertokusumo, Sudikno, (2007), *Penemuan Hukum Sebuah Pengantar*, Liberty, Yogyakarta.
- \_\_\_\_\_, (2011), *Teori Hukum*, Universitas Atmajaya, Yogyakarta.
- Mertokusumo, Sudikno dan Pitlo, A, (1993), *Bab-Bab tentang Penemuan Hukum*, PT Citra Aditya Bakti, Yogyakarta.
- Mill, John Stuart, (1957), *Utilitarianis*, The Bobbs-Merrill Company, New York
- Moleong, Lexy J., (1989), *Metodologi Penelitian Kualitatif*, Rosda Karya, Bandung.
- Nadapdap, Binoto, (2013), *Hukum Perseroan Terbatas berdasarkan Undang-Undang Nomor 40 Tahun 2007*, Permata Aksara, Jakarta.
- Nasution, Saddat, (2000), *Metode Research (Penelitian Ilmiah)*, Bumi Aksara, Jakarta.
- Nurhadi, (2016), *The Theory of Legislation (Teori Perundang Undangan)*, Nuansa Cendekia, Bandung.
- Oktoberina, Sri Rahayu dan Savitri, Niken, (2008), *Butir-Butir Pemikiran dalam Hukum: Memperingati 70 Tahun Prof. Dr. B. Arief Sidharta, SH.*, Refika Aditama, Bandung.
- Pawito, (2007), *Penelitian Komunikasi Kualitatif*, LKiS, Yogyakarta.
- Puspa, Yan Pramadya, (1977), *Kamus Hukum Edisi Lengkap Bahasa Belanda, Indonesia Inggris*, Aneka Ilmu, Jakarta.
- Pusat Bahasa Departemen Pendidikan Nasional, (2002), *Kamus Besar Bahasa Indonesia*, Edisi Ketiga, Balai Pustaka, Jakarta.
- Pramono, Nindyo, (2006), *Bunga Rampai Hukum Bisnis Aktual*, PT Citra Aditya Bakti, Bandung.
- \_\_\_\_\_, (2013), *Hukum PT Go Public dan Pasar Modal*, Andi Offset, Yogyakarta.

- \_\_\_\_\_, (2019), *Hukum Bisnis*, Edisi 1, Cetakan Kesepuluh, Universitas Terbuka, Tangerang Selatan.
- Pratolo, Surya, (2007), *Good Corporate Governance dan Kinerja BUMN di Indonesia: Aspek Audit Manajemen dan Pengendalian Intern sebagai Variabel Eksogen Serta Tinjauannya Pada Jenis Perusahaan*, Makasar.
- Prasetya, Rudhi, (1995), *Dana Pensiun sebagai Badan Hukum*, Cetakan Pertama, Citra Adya Bakti, Bandung.
- \_\_\_\_\_, (1996), *Kedudukan Mandiri Perseroan Terbatas*, Cetakan Kedua, Citra Aditya Bakti, Bandung.
- Pramono, Nindyo dan Sularso, (2017), *Hukum Kepailitan dan Keadilan Pancasila*, Andi, Yogyakarta.
- R, Fudyartanta, (1976), *Etika Intisari Filsafat Kesusilaan dan Moral*, Wara Widayani, Yogyakarta.
- Rahardjo, Satjipto, (1991), *Ilmu Hukum*, Citra Aditya Bakti, Bandung.
- Rasjidi, Lili dan Rasjidi, Ira, (2001), *Dasar-Dasar Filsafat dan Teori Hukum*, Cetakan Kedelapan, Citra Aditya Bakti, Bandung.
- Rawls, John, (2001), *A Theory of Justice Revised Edition*, The Belnap Press of Harvard University Press, Massachuset.
- Redi, Ahmad dan Chandranegara, Ibnu Sina, (2020), *Omnibus Law, Diskursus Penerapannya dalam Sistem Perundang undangan Nasional*, Cetakan Pertama, Rajawali Pers, Depok.
- Rifai, Ahmad, (2018), *Penemuan Hukum oleh Hakim: dalam Prespektif Hukum Progresif*, Sinar Grafika, Jakarta.
- Redi, Ahmad dan Chandranegara, Ibnu Sina, (2020), *Omnibus Law, Diskursus Penerapannya dalam Sistem Perundang undangan Nasional*, Cetakan Pertama, Rajawali Pers, Depok.
- Rido, R. Ali, (1983), *Badan Hukum dan Kedudukan Badan Hukum Perseroan, Perkumpulan, Koperasi, Yayasan, Wakaf*, Alumni, Bandung.
- \_\_\_\_\_, (2012), *Badan Hukum dan Kedudukan Badan Hukum Perseroan, Perkumpulan, Koperasi, Yayasan, Wakaf*, Cetakan Ketiga, PT Alumni, Bandung.
- Rusdiyanto, et.al, (2019), *Good Corporate Governance: Teori dan Implementasinya di Indonesia*, PT Refika Aditama, Bandung.
- S, H. R. Otje Salman dan Susanto, Anthon F, (2015), *Teori Hukum, Mengingat, Mengumpulkan dan Membuka Kembali*, Refika Aditama, Bandung.
- Saleh, K. Wantjik, (1977), *Kehakiman dan Peradilan*, Ghalia Indonesia, Jakarta.
- Schuit, Steven R., (2002), *Corporate Law and Practice of the Netherlands*, Kluwer Law International, The Hague.
- Schneeman, Angela, (2013), *The Law of Corporations and Other Business Organization*, Delmar Cengage Learning, New York.
- Sidharta, B. Arif, (1999), *Peranan Praktisi Hukum dalam Pengembangan Hukum di Indonesia*, Pusat Penelitian Perkembangan Hukum Lembaga Penelitian Unpad, Bandung.
- Situmorang, Victor M., (1993), *Grosse Akta Dalam Pembuktian dan Eksekusi*, Rineka Cipta, Jakarta.
- Sugiyono, (2017), *Metode Penelitian Kuantitatif, Kualitatif, dan R&D*, Alfabeta, Bandung.
- Sumaryono, E., (2002), *Etika Hukum Relevansi Teori Hukum Kodrat Thomas Aquinas*, Kanisius, Yogyakarta.
- Sunarto, (2014), *Peran Aktif Hakim dalam Perkara Perdata*, Kencana, Jakarta.
- Suryabrata, Sumadi, (2002), *Metode Penelitian*, Radja Grafindo Persada, Jakarta.

- Suryanto, (1988), *Metode Statistika Multivariat*, IKIP Yogyakarta, Yogyakarta.
- Susanti, Dyah Ochtorina dan Efendi, A'an, (2014), *Penelitian Hukum (Legal Research)*, Sinar Grafika, Jakarta.
- Sutopo, (2006), *Metodologi Penelitian Kualitatif*, Sebelas Maret University Press, Surakarta.
- Soekanto, Soerjono, (1991), *Fungsi Hukum dan Perubahan Sosial*, PT. Citra Aditya Bakti, Bandung.
- \_\_\_\_\_, (1990), *Ringkasan Metodologi Penelitian Hukum Empiris*, Indo Hill-Co, Jakarta.
- \_\_\_\_\_, (1986), *Pengantar Penelitian Hukum*, Universitas Press, Jakarta.
- \_\_\_\_\_, (1983), *Suatu Tinjauan tentang Pola Penyuluhan Hukum*, Rajawali Pers, Jakarta.
- Soekanto, Soerjono dan Mamudji, Sri, (2003), *Penelitian Hukum Normatif: Suatu Tinjauan Singkat*, Raja Grafindo Persada, Jakarta.
- \_\_\_\_\_, (1979), *Peranan dan Penggunaan Perpustakaan dalam Penelitian Hukum*, Pusat Dokumentasi Hukum Fakultas Hukum Universitas Indonesia, Jakarta.
- Soemitro, Rochmat, (2004), *Asas dan Dasar Perpajakan*, Refika Aditama, Bandung.
- Soeroso, (1999), *Perbandingan Hukum Perdata*, Cetakan Kedua, Sinar Grafika, Jakarta.
- \_\_\_\_\_, (2011), *Pengantar Ilmu Hukum*, PT. Sinar Grafika, Jakarta.
- Sidharta, Dardji Darmohardjo, (2006), *Pokok-Pokok Filsafat Hukum: Apa dan Bagaimana Filsafat Hukum Indonesia*, Gramedia Pustaka Utama, Jakarta.
- Sjawie, Hasbullah F., (2017), *Direksi Perseroan Terbatas Serta Pertanggungjawaban Pidana Korporasi*, Kencana, Jakarta.
- Syahrani, Riduan, (1985), *Seluk Beluk dan Asas-asas Hukum Perdata*, Alumni, Bandung.
- Tan, Kevin YL, (1999), *The Singapore Legal System*, Singapore University Press, Singapura.
- Tim Peneliti Komisi Yudisial RI., (2009), *Profesionalisme Hakim: Studi tentang Putusan Pengadilan Tingkat Pertama dalam Perkara Perdata dan Pidana di Indonesia*. Riset, Komisi Yudisial. Jakarta.
- Termorshusein, Marjane, (2002), *Kamus Hukum, Belanda-Indonesia*, Jambatan, Jakarta.
- Tobing, G.H.S. Lumban, (1996), *Peraturan Jabatan Notaris*, Erlangga, Jakarta.
- Tommy Hendra Purwaka, (2011), *Metodologi Penelitian Hukum*, Penerbit Universitas Atma Jaya, Jakarta.
- Tutik, Titik Triwulan, (2008), *Hukum Perdata dalam Sistem Hukum Nasional*, Prenada Media Group, Jakarta.
- Ujan, Andre Ata, (1999), *Keadilan dan Demokrasi (Telaah Filsafat Politik John Rawls)*, Kanisius, Yogyakarta.
- Utrecht, E., (1959), *Pengantar Dalam Hukum Indonesia*, PT. Balai Buku Ichtar, Jakarta.
- van Apeldoorn, L. J., (1981), *Pengantar Ilmu Hukum*, Pradnya Paramita, Jakarta.
- Wang, Jiangyu, (2014), *Company Law in China Regulation of Business Organization in A Socialist Market Economy*, Edward Elgar Publishing Limited, Cheltenham.
- Warjiyati, Sri, (2018), *Memahami Dasar Ilmu Hukum, Konsep Dasar Ilmu Hukum*, Prenada Media, Jakarta.
- Warsito, Hermawan, (1995), *Pengantar Metodologi Penelitian: Buku Panduan Mahasiswa*, Gramedia, Jakarta.

- Widjaja, Gunawan, (2003), *Tanggung Jawab Direksi atas Kepailitan Perseroan Terbatas*, Raja Grafindo Persada, Jakarta.
- Wignjosoebroto, Soetandyo, (2002), *Hukum, Paradigma, Metode, dan Dinamika Masalahnya*, Elsam & Huma, Jakarta.
- Wijayanti, Asri, (2011), *Strategi Belajar Argumentasi Hukum*, Lubuk Agung, Bandung.
- Wilamarta, Misahardi, (2002), *Hak Pemegang Saham Minoritas dalam Rangka Corporate Governance*, Cetakan Kedua, Program Pasca Sarjana Fakultas Hukum Universitas Indonesia, Jakarta.
- Wilk, Kurt, (1950), *The Legal Philosophies of Lask, Radbruch, and Dabin*, Harvard University Press, Cambridge.
- Wisok, Johannes, (2007), *Etika Mengalami Krisis, Membangun Pendirian*, Kanisius, Yogyakarta.
- Wiwoho, R.H., (2017), *Keadilan Berkontrak*, Penaku, Jakarta.
- Yani, Ahmad dan Widjaja, Gunawan, (2000), *Seri Hukum Bisnis: Perseroan Terbatas*, PT. Raja Grafindo Persada, Jakarta.

## 2) Makalah

- Sumardjono, Maria S.W., “Kepastian Hukum dalam Pendaftaran Tanah dan Manfaatnya Bagi Bisnis Perbankan dan Properti”, *Makalah disampaikan dalam seminar kebijaksanaan baru di bidang pertanahan, dampak dan peluang bagi bisnis properti dan perbankan*, Jakarta, 6 Agustus 1997.
- Sudjito, “Pancasila Sebagai Paradigma Ilmu”, *Pelatihan Dosen di Pusdik Pancasila dan Konstitusi MK*, Cisarua, Bogor, 10 Februari 2015.
- Sunaryati Hartono, “Pembinaan Hukum Nasional dalam Suasana Globalisasi Masyarakat Dunia”, *pidato disampaikan pada pengukuhan Guru Besar Tetap Fakultas Hukum Universitas Padjadjaran*, Bandung, 1 Agustus 1991.

## 3) Artikel dalam Jurnal

- Aprilliani, Dian, (2015), “Penerapan Prinsip Keadilan dalam Good Corporate Governance terhadap Pemenuhan Hak-Hak Pemegang Saham Minoritas”, *Jurnal Ilmu Hukum Legal Opinion*, Vol. 3, pp. 1-9.
- Art, Robert C. dan Gu, Minkang, (1995), “China Incorporated: The First Corporation Law of the People’s Republic of China”, *Yale Journal of International Law*, Vol. 20, pp. 276-307.
- Arianto, Henry, (2012), “Peranan Hakim Dalam Upaya Penegakkan Hukum di Indonesia”, *Lex Jurnalica* Vol. 9, No. 3, pp. 151-163.
- Balan, Sujata, *et.al*, (2014), “Directors’ Duties of Care, Skill and Diligence: An Analysis of Some Developments in Malaysia”, *Journal of Malaysian and Comparative Law*, Vol. 41, No. 2, pp. 53-76.
- Banjarnahor, Erliana dan Ariani, Marieta, (2016), “Pengaruh Good Corporate Governance dan Business Strategy terhadap Going Concern Perusahaan”, *Media Riset Akuntansi, Auditing & Informasi*, Vol. 16, No. 2, pp. 91-106.
- Bedau, Hugo Adam, (1983), “Bentham’s Utilitarian Critique of the Death Penalty”, *The Journal of Criminal Law and Criminology*, Vol. 74, No. 3, pp.
- Bhagat, Sanjai, *et.al*, (2008), “The Promise and Peril of Corporate Governance Indices”, *Columbia Law Review*, Vol. 108, No. 8, pp. 1803-1882.

- Bhagat, Sanjai dan Black, Bernard, (2002) "The Non-Correlation Between Board of Independence and Long-Term Firm Performance", *Journal of Corporation Law*, Vol. 27, pp. 231-273.
- Black, Bernard S., *et.al*, (2006), "Does Corporate Governance Predict Firms' Market Values? Evidence from Korea", *Journal of Law, Economics & Organization*, Vol. 22, pp. 366-413.
- Burke, Joseph, (2010), "Distributive Justice and Subsidiarity: The Firm and the State in the Social Order", *Journal of Markets & Morality*, Vol. 13, No. 2, pp. 297-317.
- Cappon, Kees, (2011), "Dutch Notaries: Do They Have a Future? How Historical Foundations of the Civil Law Can Help Survive a Modern Crisis", *Journal of Civil Law Studies*, Vol. 4, No. 2, pp. 570-590.
- Chatamarrasjid Ais, (2002), "Ultra Vires dan Pertanggungjawaban Direksi", *Jurnal Hukum dan Pembangunan*, Vol. 32, No. 2, pp. 328-341.
- Chan, Gordon Y.M., (2012), "Rethinking the Legislation for One-Person Companies in China", *Company Lawyer*, Vol. 33, No. 3, pp. 87-93.
- Cheung, Yan-Leung, *et.al*, (2011), "Does Corporate Governance Predict Future Performance? Evidence from Hong Kong", *Financial Management*, Vol. 40, No. 1, pp. 159-197.
- Cornelius, Nelarie, *et.al*, (2008), "Corporate Social Responsibility and the Social Enterprise", *Journal of Business Ethics*, Vol. 81, No. 2, pp. 355-370.
- Cutler, Fred, (1999), "Jeremy Bentham and the Public Opinion Tribunal", *The Public Opinion Tribunal Quarterly*, Vol. 63, No. 3, pp. 321-346.
- Cremers, K. J. Martijn dan Sepe, Simone M., (2016), "The Shareholder Value of Empowered Boards", *Stanford Law Review*, Vol. 68, pp. 67-148.
- Cristine, Steffany, (2021), "The Notary Public in Singapore", *Jurnal Akta*, Vol. 8, No. 1, pp. 44-51.
- Darmabrata, Wahyono dan Hertanto, Ari Wahyudi, (2017), "Implementasi Good Corporate Governance dalam Menyikapi Bentuk Penyimpangan Fiduciary Duty Direksi dan Komisaris Perusahaan Terbatas", *Jurnal Hukum Bisnis*, Vol. 6, No. 2, pp. 25-27.
- Darmawan, Monica Caecilia, (2019), "Perlindungan Hukum bagi Pemegang Saham Minoritas yang Dirugikan Akibat Direksi Melakukan kesalahan atau Kelalaian", *Jurist-Diction*, Vol. 2, No. 3, pp. 985-1009.
- Djauhari, Sally Marcelina dan Sihotang, Parulian, (2010), "Study of Good Corporate Governance Implementation in Listed State-Owned Enterprises through a Content Analysis Method of Annual Reports", *Journal of Applied Finance and Accounting*, Vol. 3, No. 1, pp. 35-46.
- Ekoady, Agus E., (2006), "Prospek Penerapan Metode Analisis Isi (Content Analysis) Dalam Penelitian", *Journal Itenas*, Vol. 10, No. 2, pp. 51-57.
- Faiz, Pan Mohamad, (2009), "Teori Keadilan John Rawls", *Jurnal Konstitusi*, Vol. 6, No. 1, pp. 135-149.
- Ferreira, Daniel, *et.al*, (2014), "Incentives to Innovate and the Decision to Go Public or Private", *The Review of Financial Studies*, Vol. 27, No. 1, pp. 256-300.
- Flannigan, Robert, (2004), "Fiduciary Duties of Shareholders and Directors", *Journal of Business Law*, pp. 277-302.
- Flora, Henny Saida, (2018), "Keadilan Restoratif sebagai Alternatif dalam Penyelesaian Tindak Pidana dan Pengaruhnya dalam Sistem Peradilan Pidana di Indonesia", *UBELAJ*, Vol. 3, No. 2, pp. 142-158

- Furqani, Astri, (2014), "Penerapan Prinsip-Prinsip Good Corporate Governance (GCG) dalam Meningkatkan Kinerja Perusahaan PT. Pos Indonesia (Persero) Cabang Sumenep", *Jurnal Performance Bisnis & Akuntansi*, Vol. 4, No. 1, pp. 48-58.
- Gan, Ching Chun, (1992), "The Ultra Vires Doctrine in Administrative Law: A Malaysian Perspective", *Journal of Malaysian and Comparative Law*, Vol. 19, pp. 126-159.
- Garbo, Anom dan Wulandari, Dwi Andini, (2018), "The Implementation of Good Corporate Governance in the Aerofood ACS Company of Yogyakarta", *Journal of Islamic Economic Lariba*, Vol. 4, pp. 47-56.
- Goo, Say H., (2017) "An Economic Efficiency Approach to Reforming Corporate Governance: The Case of Multiple Stakeholder Boards", *Asian Journal of Law and Society*, Vol. 4, pp. 387-404.
- Goldberg, Martin A., (2007), "Choice of Entity for the Family Business", *Journal of Applied Business Research*, Vol. 23, No. 2, pp. 8-20.
- Handayani, Dwi, (2020), "Kajian Filosofis Prinsip Audi Et Alteram Partem dalam Perkara Perdata", *Jurnal Ilmiah Kebijakan Hukum*, Vol. 14, No. 2, pp. 385-402.
- Hansmann, Henry dan Pargendler, Mariana, (2014), "The Evolution of Shareholder Voting Rights: Separation of Ownership and Consumption", *The Yale Law Journal*, Vol. 123, pp. 950-1010.
- Harris, Ron, (2013), "The Private Origins of the Private Company: Britain 1862-1907", *Oxford Journal of Legal Studies*, Vol. 33, No. 2, pp. 339-378.
- Himawan, Charles, (1973), "Highlight on the Company Law of Indonesia", *Malaya Law Review*, Vol. 15, No. 2, pp. 139-144.
- Hocutt, Max, (2005), "Was Bentham a Utilitarian?", *Canadian Journal of Political Science*, Vol. 38, No. 3, pp. 697-717.
- Huo, Sunny, (1995), "The Company Law of the People's Republic China", *Pacific Basin Law Journal*, Vol. 13, No. 2, pp. 373-389.
- Irwondy, Irvian Syahbani dan Hubeis, Musa, (2016), "Pengaruh Penerapan Konsep Good Corporate Governance terhadap Kinerja Non-Keuangan di Kantor Pusat PT Asuransi Jasa Indonesia", *Jurnal Manajemen dan Organisasi*, Vol. 7, No. 2, pp. 99-110.
- Iwai, Katsuhito, (1999) "Persons, Things and Corporations: The Corporate Personality Controversy and Comparative Corporate Governance", *The American Journal of Comparative Law*, Vol. 7, No. 4, pp. 583-632.
- Junyu, Ma, (2020), "Notary According to Civil Law and Common Law Closely Related to International Transactions", *Jurnal Akta*, Vol. 7, No. 3, pp. 285-292.
- Kirkbride, James, *et.al.*, (2009), "Minority Shareholders and Corporate Governance: Reflections on the Derivative Action in the UK, the USA, and in China", *International Journal of Law and Management*, Vol. 51, No. 4, pp. 206-219.
- Koh, Pearlle dan Tan, Hwee Hoon, (2019), "Directors' Duties in Singapore: Law and Perceptions", *Asian Journal of Comparative Law*, Vol. 14, pp. 37-63.
- Koppen, Peter J. van, 1990, "The dutch Supreme Court and Parliament: Political Decisionmaking Versus Nonpolitical Appointments", *Law & Society Review*, Vol. 24, No. 3, pp. 745-780.
- Lee, Pey Woan dan Chen, Christopher C.H., (2016), "Modernising Company Law: The Singapore Experience", *Company and Securities Law Journal*, Vol. 34, No. 2, pp. 157-165.
- Leonard I. Rotman, (2017), "Understanding Fiduciary Duties and Relationship Fiduciarity", *McGill Law Journal*, Vol. 62, No. 4, pp. 976-1035.



- Lintang Agustina Roesadi, *et.al*, (2017), “Perlindungan Pemegang Saham Minoritas dalam Pengambilalihan Saham pada Anak Perusahaan (Kasus PT Sumalindo Lestari Jaya, Tbk)”, *Diponegoro Law Journal*, Vol. 6, No. 2, pp. 1-13.
- Law, Colin dan Wong, Patricia, (2005), “Corporate Governance: A Comparative Analysis Between the UK and China”, *International Company and Commercial Law Review*, Vol. 16, No. 9, pp. 1-43.
- Lestari, Hesty Diyah, (2011), “Director’s Duty to Employees: Co-Relation Between Corporate and Labour Laws”, *Jurnal Mimbar Hukum*, Edisi Khusus, pp. 60-74.
- Lestari, Sartika Nanda, (2015), “Business Judgment Rule sebagai Immunity Doctrine bagi Direksi Badan Usaha Milik Negara di Indonesia”, *Notarius*, Vol. 8, No. 2, pp. 302-314.
- Lin, Lin, (2019), “Code of Corporate Governance: Lessons from Singapore to China”, *Company Lawyer*, Vol. 40, No. 7, pp. 1-24.
- Lowry, John, (2009), “The Duty of Loyalty of Company Directors: Bridging the Accountability Gap through Efficient Disclosure”, *Cambridge Law Journal*, Vol. 68, No. 3, pp. 6007-622.
- Mahy, Petra, (2013) “The Evolution of Company Law in Indonesia: An Exploration of Legal Innovation and Stagnation”, *The American Journal of Comparative Law*, Vol. 61, No. 2, pp. 377-432.
- Manan, Abdul, (2013), “Penemuan Hukum oleh Hakim dalam Praktek Hukum Acara di Pengadilan Agama”, *Jurnal Hukum dan Peradilan*, Vol. 2, No. 2, pp. 190-202.
- Maria, Felicia dan Prisandani, Ulya Yasmine, (2021), “Establishing a Limited Liability Company: A Comparative Analysis on Singaporean and Indonesian Law”, *The Lawpreneurship Journal*, Vol. 1, pp. 43-57.
- McBride, Nicholas J., (2004), “Duties of Care: Do They Really Exist?”, *Oxford Journal of Legal Studies*, Vol. 24, No. 3, pp. 417-441.
- Miao, Beihui, (2012), “A Comparative Study of Legal Framework for Single Member Company in European Union and China”, *Journal of Politics and Law*, Vol. 5, No. 3, pp. 1-14.
- Moen, Torill, (2006), “Reflection on the Narrative Research Approach”, *International Journal of Qualitative Methods*, Vol. 4, pp. 56-69.
- Morris, Glenn G., (2015), “Model Business Corporation Act as Adopted in Louisiana”, *Louisiana Law Review*, Vol. 75, No. 4, pp. 984-1069.
- Mulingka, Firman A., (2015), “Fungsi dan Kedudukan Hakim dalam Sistem Peradilan Pidana dalam Kaitannya dengan Kemandirian Hakim”, *Lex Administratum*, Vol. 3, No. 6, pp. 34-42.
- Nasir, Gamal Abdul, (2017), “Kekosongan Hukum & Percepatan Perkembangan Masyarakat”, *Jurnal Hukum Replik*, Vol. 5, No. 2, pp. 172-183.
- Onaolapo, Adekunle Abdul-Rahamon (2014), “The Analysis of the Impact of Accounting Records Keeping on the Performance of the Small-Scale Enterprises”, *International Journal of Academic Research in Business and Social Sciences*, Vol. 4, No. 1, pp. 1-17.
- Pistor, Katharina, (2002), “The Standardization of Law and Its Effect on Developing Economies”, *American Journal of Comparative Law*, Vol. 50, No. 1, pp. 97-130.
- Poesoko, Herwati, (2015), “Penemuan Hukum oleh Hakim dalam Penyelesaian Perkara Perdata”, *Jurnal Hukum Acara Perdata ADHAPER*, Vol. 1, No. 2, pp. 215-237.
- Postma, Theo J. B. M., *et.al*, (2001), “Board Composition and Firm Performance in the Netherlands”, *Eastern Economic Journal*, pp. 1-31.

- Prayogo, R. Toni, (2016), "Penerapan Asas Kepastian Hukum dalam Peraturan Mahkamah Agung Nomor 1 Tahun 2011 tentang Hak Uji Materiil dan dalam Peraturan Mahkamah Konstitusi Nomor 06/PMK/2005 tentang Pedoman Beracara dalam Pengujian Undang-Undang", *Jurnal Legislasi Indonesia*, Vol. 13, No. 2, pp. 191-201.
- Ribstein, Larry E., (1995), "The Emergence of the Limited Liability Company", *The Business Lawyer*, Vol. 51, No. 1, pp. 1-49.
- Radbruch, Gustav, *et al.*, (2006), "Statutory Lawlessness and Supra-Statutory Law (1946)", *Oxford Journal of Legal Studies*, Vol. 26, pp. 1-11.
- Rauterberg, Gabriel dan Talley, Eric, (2017), "Contracting Out of the Fiduciary Duty of Loyalty: An Empirical Analysis of Corporate Opportunity Waivers", *Columbia Law Review*, Vol. 117, No. 5, pp. 1075-1151.
- Riley, C.A., (1999), "The Company Director's Duty of care and Skill: The Case for an Onerous but Subjective Standard", *The Modern Law Review*, Vol. 62, No. 5, pp. 697-724.
- Rissy, Yafet Yosafet Willben, (2020), "Business Judgment Rule: Ketentuan dan Pelaksanaannya oleh Pengadilan di Inggris, Kanada dan Indonesia", *Jurnal Mimbar Hukum*, Vol. 32, No. 2, pp. 276-293.
- Rossi, Rio Novianto dan Panggabean, Rosinta Ria, (2012), "Analisis Pengaruh Penerapan Good Corporate Governance terhadap Kinerja Perusahaan", *Binus Business Review*, Vol. 3, No. 1, pp. 141-154.
- Salacuse, Jeswald W., (2003), "Corporate Governance, Culture and Convergence: Corporations American Style or With a European Touch?", *Law and Business Review of the Americas*, Vol. 9, pp. 33-62.
- Sari, Siti Fauziah Novita, (2019), "Peran Notaris dalam Proses Pembuatan Akta Pendirian Perseroan Terbatas", *Lex Renaissance*, Vol. 3, No. 2, pp. 407-422.
- Satriawan, Iwan dan Lailam, Tanto, (2019), "Open Legal Policy dalam Putusan Mahkamah Konstitusi dan Pembentukan Undang-Undang", *Jurnal Konstitusi*, Vol. 16, No. 3, pp. 561-583.
- Schiller, A. Arthur, (1942), "Conflict of Laws in Indonesia", *The Journal of Asian Studies*, Vol. 2, No. 1, pp. 31-47.
- Sealy, L. S., (1963), "Private Company. Restrictions on Transfer of Shares. Member's Remedies", *The Cambridge Law Journal*, Vol. 21, No. 2, pp. 211-213.
- Seng, Victor Yeo Chuan, (2016), "Director's Duty of Care and Liability for Lapses in Corporate Disclosure Obligations", *Singapore Academy of Law Journal*, Vol. 28, pp. 599-610.
- Sesse, Muh. Sudirman, (2013), "Budaya Hukum dan Implikasinya terhadap Pembangunan Nasional", *Jurnal Hukum Diktum*, Vol. 11, No. 2, pp. 171-179
- Sharfman, Bernard S., (2017), "The Importance of Business Judgment Rule", *New York University Journal of Law & Business*, Vol. 14, No. 1, pp. 27-69.
- Shobah, Shofia, (2018), "Perbedaan Penerapan Derivative Action di Indonesia sebagai Negara Civil Law Dibandingkan dengan Negara-Negara Penganut Sistem Hukum Common Law (Studi Putusan Perdata Nomor 02/Pdt.G/2010/PN.JKT.SEL)", *Jurnal hukum & Pembangunan*, Vol. 48, No. 3, pp. 791-813.
- Sjahdeni, Sutan Remy, (2001), "Tanggung Jawab Pribadi Direksi dan Komisaris", *Jurnal Hukum Bisnis*, Vol. 14, pp. 96.
- Siems, Mathias M., (2009), "Regulatory Competition in Partnership Law", *The International and Comparative Law Quarterly*, Vol. 58, No. 4, pp. 767-802.

- Singh, Sanjeet, *et.al*, (2015), "The Goal of Business-A Review Paper", *Global Journal of Management and Business*, Vol. 15, pp. 9-12.
- Skvortsova, Tatyana A., *et.al*, (2017), "The Formation of Authorized Capital in Economic Organizations", *European Research Studies Journal*, Vol. 20, pp. 369-378.
- Subagiyo, Dwi Tatak, (2015), "Perlindungan Hukum Pemegang Saham Minoritas Akibat Perbuatan Melawan Hukum Direksi Menurut Undang-Undang Perseroan Terbatas", *Perspektif*, Vol. 20, pp. 49-58.
- Sukma, Gardha Galang Mantara, (2020), "Open Legal Policy Peraturan Perundang-undangan Bidang Politik dalam Putusan Mahkamah Konstitusi (Studi Banding Politik Tahun 2015-2017)", *Lex Renaissance*, Vol. 5, No. 1, pp. 1-19.
- Sulistiwati, (2011) "Limited Liability dalam Limited Liability pada Konstruksi Perusahaan Kelompok Piramida", *Jurnal Mimbar Hukum*, Vol. 23, No. 2, pp. 249-262.
- Surovtsev, Valery dan Syrov, Vasily, (2015), "Outlooks of J. Rawls's Theory of Justice", *Procedia-Social and Behavioral Sciences*, Vol. 166, pp. 176-181.
- Tejomurti, Kukuh dan Sukarmi, Sukarmi, (2020), "The Critical Study of the Omnibus Bill on Job Creation Based on John Rawls View on Justice", *Unnes Law Journal*, Vol. 6, No. 2, pp. 187-204.
- Tomasic, Roman dan Fu, Jane, (1999), "The Securities Law of the People's Republic of China: An Overview", *Australian Journal of Corporate Law*, Vol. 10, pp. 268-189.
- Toruan, Henry Donald Lbn., (2017), "Pembentukan Regulasi Badan Usaha dengan Model Omnibus Law", *Jurnal Hukum to-ra*, Vol. 3, No. 1, pp. 463-472.
- Tuan, Nguyen Van dan Tuan, Nguyen Anh, (2016), "Corporate Governance Structures and Performance of Firms in Asian Markets: A Comparative Analysis Between Singapore and Vietnam", *Organizatons and Markets in Emerging Economies*, Vol. 7, No. 2, pp. 112-140.
- Upadhyay, A.K., (1993), "Rawlsian Concept of Two Principles of Justice", *Indian Journal of Political Science*, Vol. 54, No. 3, pp. 388-397.
- van den Braak, Sandra, (2010), "The European Private Company, its shareholders and its creditors", *Utrecht Law Review*, Vol. 6, No. 1, pp. 1-21.
- Vann, Vicki, (2006) "Causation and Breach of Fiduciary Duty", *Singapore Journal of Legal Studies*, Edisi Juli, pp. 86-107.
- Veasey, E. Norman, (2001), "Should Corporation Law Inform Aspirations for Good Corporate Practices. Or Vice Versa?", *University of Pennsylvania Law Review*, Vol. 149, No. 6, pp. 2179-2191.
- Viner, Jacob, (1949), "Bentham and J.S. Mill: The Utilitarian Background", *The American Economic Review*, Vol. 39, No. 2, pp. 360-382.
- Vukčević, Zoran, (2012) "Importance of Corporate Governance", *International Journal of Economics and Law*, Vol. 2, No. 5, hlm. 147-152.
- Wang, Jiangyu, (2014), "Making Singapore Company Law More Singaporean? A Critical Examination of the Recent Revision of the Companies Act in the Light of Comparative Law", *The Asian Business Lawyer*, Vol. 14, pp. 15-36.
- Wibowo, Mardian, (2015), "Menakar Konstitusionalitas sebuah Kebijakan Hukum Terbuka dalam Pengujian Undang-Undang", *Jurnal Konstitusi*, Vol. 12, No. 2, pp. 197-216.
- Wicaksono, Tangguh dan Raharja, (2014) "Pengaruh Good Corporate Governance terhadap Profitabilitas Perusahaan (Studi Empiris pada Perusahaan Peserta

- Corporate Governance Perception Index (CGPI) Tahun 2012), *Diponegoro Journal of Accounting*, Vol. 3, No. 4, pp. 241-253.
- Wijaya, Andika, (2020), "Implementation of the Doctrine of the Business Judgment Rule on Bankruptcy Law in Indonesia", *Yuridika*, Vol. 35, No. 1, pp. 1-14.
- Wijayanta, Tata, (2014), "Asas Kepastian Hukum, Keadilan, dan Kemanfaatan dalam Kaitannya dengan Putusan Kepailitan Pengadilan Niaga", *Jurnal Dinamika Hukum*, Vol. 14, No. 2, pp. 216-226.
- Witting, Christian, (2005), "Duty of Care: An Analytical Approach", *Oxford Journal of Legal Studies*, Vol. 25, No. 1, pp. 33-63.
- Yulistiyowati, Efi, *et.al.*, (2016), "Penerapan Konsep Trias Politica Dalam Sistem Pemerintahan Republik Indonesia: Studi Komparatif Atas Undang-Undang Dasar Tahun 1945 Sebelum dan Sesudah Amandemen," *Jurnal Dinamika Sosial Budaya*, Vol. 18, No. 2, pp. 328-338.
- Zeng, Rong dan Greenfield, Patricia M., (2015), "Cultural Evolution Over the Last 40 Years in China: Using the Google Ngram Viewer to Study Implications of Social and Political Change for Cultural Values", *International Journal of Psychology*, Vol. 50, No. 1, pp. 47-55.

#### 4) Website/Internet

- Chung, Chyntia, *et.al.*, "Doing Business in Hong Kong: Overview", diakses melalui [https://content.next.westlaw.com/4-523-7905?\\_lrTS=20210320095216391&transitionType=Default&contextData=\(sc.Default\)&firstPage=true](https://content.next.westlaw.com/4-523-7905?_lrTS=20210320095216391&transitionType=Default&contextData=(sc.Default)&firstPage=true), pada 10 Juni 2021.
- Eisenberg, Melvin A., "Whether the Business-Judgment Rule Should Be Codified", diakses melalui <http://www.clcr.ca.gov/pub/BKST/BKST-EisenbergBJR.pdf>, hlm. 40, pada tanggal 1 Mei 2020 pukul 11.10 WIB.
- Hong Kong Society of Notaries, "Information on Notaries Public", diakses melalui <http://www.notaries.org.hk/documents/Info%20on%20NP%20Eng.pdf> pada tanggal 21 Juni 2021.
- HSB International, "Plagiarism Policy", diakses melalui [http://hsbinternational.nl/index.php/hsbij/plagiarism\\_policy](http://hsbinternational.nl/index.php/hsbij/plagiarism_policy) pada tanggal 30 Juli 2021.
- Kaarls, Alexander, "Netherlands: Corporate Governance Laws and Regulations 2020", diakses melalui <https://iclg.com/practice-areas/corporate-governance-laws-and-regulations/netherlands>, pada 12 Juni 2021.
- Kamus Besar Bahasa Indonesia Daring, "pencarian: teori", diakses melalui <https://kbbi.kemdikbud.go.id/entri/teori> pada tanggal 15 April 2021.
- \_\_\_\_\_, "pencarian: adil", diakses melalui <https://kbbi.kemdikbud.go.id/entri/adil> pada tanggal 15 April 2021.
- \_\_\_\_\_, "pencarian: mantan", diakses melalui <https://kbbi.kemdikbud.go.id/entri/mantan> pada 7 Juni 2021.
- \_\_\_\_\_, "pencarian: bekas", diakses melalui <https://kbbi.kemdikbud.go.id/entri/bekas> pada 7 Juni 2021.
- \_\_\_\_\_, "pencarian: demisioner", diakses melalui <https://kbbi.kemdikbud.go.id/entri/demisioner>, pada 7 Juni 2021.
- Newell, Carter, "Circular Resolutions of the Board-Pros and Cons", diakses melalui <https://www.lexology.com/library/detail.aspx?g=e19fd1fa-f852-41a7-b1fe-c236e5a12e8f>, pada 7 Juni 2021.

Peking University Law, diakses melalui [http://www.lawinfochina.com:83/legal/Display\\_8.asp](http://www.lawinfochina.com:83/legal/Display_8.asp) pada tanggal 19 Juni 2021.

R., Ruslan H., “Argumentasi Hukum Sebagai Strategi Hakim dalam Berpendapat”, diakses melalui [http://www.ptabengkulu.go.id/images/file\\_pdf/argumentasi%20hukum%20sebagai%20strategi%20dalam%20berpendapat.pdf](http://www.ptabengkulu.go.id/images/file_pdf/argumentasi%20hukum%20sebagai%20strategi%20dalam%20berpendapat.pdf) pada tanggal 3 Juni 2021.

Shi, Raymond, “China: Corporate Governance Laws and Regulations 2020”, diakses melalui <https://iclg.com/practice-areas/corporate-governance-laws-and-regulations/china>, pada 9 Juni 2021.

Velasco, Julian, *The Development of Fiduciary Duties in Corporate Law*, diakses melalui [http://papers.ssrn.com/sol3/papers.cfm?abstract\\_id=1389662](http://papers.ssrn.com/sol3/papers.cfm?abstract_id=1389662), hlm. 4, pada tanggal 1 Mei 2020 pukul 10.51 WIB.

