

Previous Issue

Nurani Hukum : Jurnal Ilmu Hukum Volume 1, issue 1, December 2018

1. Multikulturalisme dan Diskursus Atas Moralitas dalam Logika Pluralisme Hukum
2. membangun Kesadaran Hukum Masyarakat Menuju *Green city*
3. Kendala dalam Pengamanan Kawasan Hutan Konservasi Suaka Margasatwa Lamandau Berdasarkan Undang-Undang Nomor 5 Tahun 1990 Tentang Konservasi Sumber Daya Alam Hayati dan Ekosistemnya
4. Perkembangan Doktrin Perbuatan Melawan Hukum Penguasa
5. Dilematika Kewenangan Komisi Pemilihan Umum dalam Menyelenggarakan Pilkada dan Pemilu Menurut Undang-Undang Dasar 1945
6. Peradilan Gacaca Sebagai Suatu Sistem Alternatif Peradilan untuk Membantu Memproses Hukum Pelaku Genosida di Rwanda
7. Perlindungan Konsumen Atas Penggunaan Perjanjian Baku dalam Undang-Undang Nomor 8 Tahun 1999 Tentang Perlindungan
8. Konsumen

Nurani Hukum : Jurnal Ilmu Hukum Volume 2, issue 1, June 2019

1. Pertanggungjawaban Dokter Terhadap Kerugian Pasien Akibat Perbuatan Melawan Hukum
2. Dinamika Negara Hukum Indonesia: Antara *Rechtsstaat* Dan *Rule Of Law*
3. Perlindungan Hukum Bagi Anak Sebagai Korban Kekerasan dalam Rumah Tangga
4. *Omnibus Law* : Dalam Perspektif Hukum Responsif
5. Pelaksanaan Hak Prerogatif Presiden dalam Penyusunan Kabinet Berdasarkan Pasal 17 UUD 1945 Amandemen Suatu Tinjauan Sistem Ketatanegaraan Indonesia
6. Upaya Peningkatan Daya Dukung Lingkungan Hidup Melalui Instrumen Pencegahan Kerusakan Lingkungan Hidup Berdasarkan Undang-Undang Nomor 32 Tahun 2009 Tentang Perlindungan dan Pengelolaan Lingkungan Hidup
7. Peran Fikih Indonesia Dalam Modernisasi Hukum Islam (Perspektif Undang-Undang Nomor 1 Tahun 1974)

Nurani Hukum : Jurnal Ilmu Hukum Volume 2, issue 2, December 2019

1. Pergeseran Peran Partai Politik dalam Mewujudkan Produk Hukum yang Berdasarkan Pancasila
2. Tinjauan Hukum Investasi Dampak Judicial Review Undang-Undang Nomor 25 Tahun 2007 Tentang Penanaman Modal
3. Pelaksanaan Lelang Melalui Internet Terhadap Aset Barang Milik Negara Pada Kantor Pelayanan Kekayaan Negara dan Lelang Serang Berdasarkan Asas Kepastian Hukum
4. Penyelesaian Sengketa Perbankan Syariah Berdasarkan Undang-Undang Nomor 21 Tahun 2008 Tentang Perbankan Syariah Pasca Keputusan Mahkamah Konstitusi No 93/PUU-X/2012 dihubungkan Dengan Asas Kepastian Hukum
5. (Studi Kasus Putusan No.28/PDT.G/2018PT.BDG)
6. Pemberlakuan Sertifikasi Halal Secara Wajib Terhadap Produk Asing Menurut Persetujuan Tentang Hambatan Teknis dalam Perdagangan (Technical Barrier To Trade Agreement)
7. The Tax Dispute Settlement According To Justice And Court System In Indonesia

8. Pengakuan (Recognition) Amerika Serikat Pada Wilayah Golan Suriah Sebagai Wilayah Israel; (Tinjauan Dalam Hukum Internasional)

Nurani Hukum : Jurnal Ilmu Hukum Volume 3, issue 1, June 2020

1. Hukum, Ideologi Patriarki, Dan Kekerasan Sistematis Atas Perempuan – Suatu Kajian Žižekian
2. Kebijakan Kriminalisasi Terhadap Perbuatan Trading In Influence Dalam Tindak Pidana Korupsi
3. Penanaman Nilai-Nilai Pancasila Melalui Kontrol Sosial Oleh Media Massa Untuk Menekan Kejahatan Di Indonesia
4. Prespektif Hukum Dalam Main Hakim Sendiri
5. Perlindungan Konsumen Terhadap Penggunaan Klausula Baku Tentang Pemberian Kuasa Dalam Perjanjian Kredit Bank Di Pt. Bank Pembangunan Daerah Jawa Barat Dan Banten Tbk. Kantor Cabang Khusus Banten
6. Tanggung Jawab Pemerintah Terhadap Pemenuhan Hak Masyarakat Adat
7. Kedudukan Lembaga Negara Independen Berfungsi Quasi Peradilan Dalam Sistem Ketatanegaraan Indonesia

Nurani Hukum : Jurnal Ilmu Hukum Volume 3, issue 2, December 2020

1. Anotasi Putusan Mahkamah Konstitusi Republik Indonesia Nomor 46/PUU-XIV/2016 Dalam Perspektif Hermeneutika Hukum
2. Pemahaman Diversi Sebagaimana Diatur Dalam Pasal 7 UU SPPA
3. Pandangan Hukum Islam Terhadap Intoleransi Salafi Wahabi
4. Pilihan Forum Penyelesaian Sengketa Investasi
5. Substansi Gagasan Dalam Beberapa Konsep Negara Hukum
6. Yurisdiksi Kewenangan Relatif Pengadilan Perikanan Dalam Memutus Perkara Perikanan Di Indonesia

Nurani Hukum : Jurnal Ilmu Hukum Volume 4, issue 1, June 2021

1. Legal Protection of Uncertified Waqf Land in Indonesia
2. Individual Companies as New Legal Entities in Law Number 11 of 2020 on Job Creation
3. Indonesian Criminal Law Procedure Paradigm Shift: Establishing the Virtual Criminal Court
4. Legal Protection of the Rights of the Defendant in Criminal Trials through Electronic Media
5. Reconstruction Of Status And Material Content Of The People's Consultative Assembly Legal Products In Indonesia
6. The Legal Responsibility of Employers for Paying Wages of Workers who are Temporary Layoffs during the COVID-19 Pandemic
7. The Effectiveness Of Government Regulation Concerning Marriage Recording For Baduy Banten Believers
8. Indonesian State of Law is an Aspired Concept

Nurani Hukum : Jurnal Ilmu Hukum Volume 4, issue 2, December 2021

1. The Acceleration Development of Disadvantaged Region: On Government Affairs Perspective
2. Future Policy Planning of Law Enforcement and Criminal Execution to Face Covid-19 Pandemic
3. The Legality Principle Application in Indonesian Criminal Law System
4. Juridical Review on Termination of Employment As the Company is in the State of Postponing Its Debt Payment Obligation
5. Identity Politics and Local Regulations: A Critique of Ideology on Local Regulations in the Post-New Order
6. Juridic Review of Criminal Actions of Sexual Violence Against Women (Case Study in the Women and Children Service Unit of the Tangerang Police)
7. Review of Biological Needs Fulfillment in Human Rights Review in Class IIA Penitentiary Serang
8. Law Enforcement Against Children As A Criminal Act Of Sexual Harassment (Case Study Of Decision Number 7/Pid.Sus-Anak/2020/Pn.Srg)
9. Note From Baduy About Learning To Sustain The Ecology Of The Baduy Community
10. China Responsibility in Case of Covid 19 Pandemic Under International Law

Nurani Hukum : Jurnal Ilmu Hukum Volume 5, Issue 1, June 2022

1. The Existence of Cultural Relativism and Its Approach on Different Function of Human Capabilities: A Case from Indonesia
2. Legal Protection of Health Workers Who Experience Violence from Patients and Their Families in the Time of the Covid-19 Pandemic
3. The Role of Community Policing for Law Enforcement in Resolving Issues Outside of Court
4. A Jurisdictional Approach to Indonesia's Wildlife Trade
5. Legal Protection Prospects toward General Practitioners in the Medical Specialist Study Program (PPDS) on Health Services through Third Party Insurance Institutions (Futuristic Review)
6. Authority of Revocation of Mining Business Permits in the Perspective of Administrative Law Towards Good and Environmentally Friendly Mining Governance
7. Plastic Waste Reduction Policy Model based on Sustainable Development Principles in Sultan Ageng Tirtayasa University
8. Boosting International Humanitarian Law Active Class Participation; Lesson Learned from Blended Learning Policy (Kemendikbud Circular No.4 2020)

Nurani Hukum : Jurnal Ilmu Hukum Volume 5, Issue 2, December 2022

1. Should the JCPOA be Revived? An Analysis of the Iran Nuclear Deal
2. The Alignment of Indonesian Laws with International Legal Instruments on the Rights of Persons with Disabilities
3. Distance Education and Learning (DEL) in The Master of Law Program in Facing Challenges in The Era of Disruption
4. Legal Protection of Minority Shareholders Through Derivative Lawsuits
5. Legal Review of Corporate Crime Against Sanctions as Substitute for Fines (District Court of Serang, Banten, Indonesia)
6. Philosophy Concept of Restorative Justice in Handling Juvenile Delinquent
7. The Legal Standing of PPKM in Banten Province (Constitutional Law Perspective)
8. The Limitations of Notary Legal Liability in Indonesia towards Disputed Authentic Deeds
9. Implementation of State Theory of Law in The Country Based on Pancasila
10. Analysis of the Institutional Position of Military Judges Against the Independence of the Indonesian Military Courts

Nurani Hukum : Jurnal Ilmu Hukum Volume 6, Issue 1, June 2023

1. From Athens to Vilnius with A Near-Fatal Detour to Minsk? The Issue of Demarcation Between Civil and State Aircraft
2. Emerging Legal Response to Gender-Based Domestic Violence in Bangladesh: Analyzing the Scope and Limitations of Indigenous Legal Regime in light of International Treaties
3. "The Secrets of The Boys": Analyzing Homosexuality: Perceptions and Regulatory Frameworks in the Ottoman Empire and Turkey (The Past, Present and Future)
4. Indonesian Quantitative Easing 2020-2021: Regulation and Comparison with The USA and Japan
5. An Analysis of Presidential Regulation 105/2021: The National Strategy for Accelerating the Development of Disadvantaged Regions 2020-2024 and Its Implications for Provincial Government
6. The Principle of Legal Protection in the Provision of Emergency Contraception Services for Rape Victims under Law 36 of 2009 on Health
7. Overcoming Global Issues on Gender-Biased in Adjudication Process: The Role of Companions for Rape Victims
8. Fostering Constitutional Equality: Unveiling the Implementation of Legal Aid for Underprivileged Citizens in Karimun Regency
9. Analyzing the Legality of Confiscating Third Party Property in Cases of Corruption
10. Analyzing Regional Legal Measures for Subsidizing Restrictions on Community Activities (PPKM) during the Covid-19 Pandemic: A Study of State Administrative Law in Java and Bali Regions

Nurani Hukum : Jurnal Ilmu Hukum Volume 6, Issue 2, December 2023

1. Bridges, Not Walls: The Role of Migration and International Human Rights Law in Harnessing the Impending Demographic Tsunami
2. Digital Financial Strategy: New Direction or the Usual Old?
3. Religious Anthropology: Catalyst for Unravelling Discourses and Fostering Profound Understanding in Arab Society through Islamic Law
4. Different Gender Priorities Amid EU Labor Laws and Practice
5. Navigating Legal Boundaries: Academic Freedom and Content Restrictions in Turkish Publication

AUTHOR GUIDELINES

1. Manuscripts written for *Nurani Hukum : Jurnal Ilmu Hukum* which includes in the law and history, legal philosophy, sociology of law, Socio-legal studies, International Law, Environmental Law, Criminal Law, Private Law, Islamic Law, Agrarian Law, Administrative Law, Criminal Procedural Law, Commercial Law, Constitutional Law, Human Rights Law, Civil Procedural Law and Adat Law.
2. Manuscript is written in Indonesia or English. The writing system for research outcome is title, name of the writer, abstract with key words, Introduction, methods, Result and discussion, conclusion, and reference.
3. Manuscript is typed using Microsoft Word program on HVS A4 paper around 5000-7000 words, Book Antiqua size 13 pts and 1.15 space.
4. Manuscript is to be submitted directly to the jurnalnuranihk@untirta.ac.id or by creating user account as an author in <http://jurnal.untirta.ac.id/index.php/nhk/user/register>.
5. Title of the article cannot exceed 15 words. The title is typed in capital letters at the beginning of each word. letter in the center, size 13 pts and 1 space.
6. The name of the author is written without any academic degree, followed by the name of author's institution, located under the title of the article. In case manuscript written by the team, the editor is only in contact with the main author or the first mentioned author. The main author must include his/her correspondence address or e-mail.
7. The abstract and keywords must be written in English and Indonesian. The length of each abstract is around 100-200 words, while the limit of key words is 3-5 words. The abstract, at the least, must contain the aim, method, and result of the research
8. Tables and figures must have titles and have a clear number and sources, and be typed in single space. In case of pictures or figures, it is better to attach the white-black format.
9. The list of references only contains referred sources, and all referred sources must be mentioned on the list. Reference sources consist of, at the least, 80% printed literature published in the last 10 years. The reference sources in the form of research articles in a journal or in a research report (including undergraduate theses, master theses, dissertations, books, and other relevant publications).
10. All reference mentioned should be written down in reference using Chicago

Manual of Style 17th Edition style and arranged from A to Z.

11. Check each referred article for accuracy and make sure every quoted work in the article is written in Bibliography and References. Works that are not cited but mentioned in the Bibliography or References will be omitted by the editor.
12. All manuscripts are anonymously reviewed by reviewers appointed by the editor according to their expertise. The author is given a chance to revise the manuscript based on the reviewer's or the editor's recommendation/advice. The decision of publication or rejection will be informed through the author's email address.
13. The editor has the right to modify and correct the spelling, writing, and grammar of the published manuscript.
14. Everything related to citing permission or computer software usage in writing the manuscript or any other things related to copyright done by the author, along with all its legal consequences, becomes the author's full responsibility.

Nurani Hukum

Jurnal Ilmu Hukum

The Editors of **Nurani Hukum: Jurnal Ilmu Hukum** would like to thank all of our peer reviewers, both external and editorial board members, who have contributed to the journal in Vol. 7 No.1 (2024) and whose valuable support is fundamental to the success of the journal.



Editorial Team,
Nurani Hukum Journal of Legal Studies
e-mail: jurnalnuranihk@untirta.ac.id

Available Online via: <https://jurnal.untirta.ac.id/index.php/nhk/index>

Volume VII, Issue 1
January - June (2024)

