

## DAFTAR PUSTAKA

### Peraturan Perundang-Undangan

Undang-Undang Dasar Negara Republik Indonesia Tahun 1945

Undang-Undang No. 20 Tahun 1961 tentang Pencabutan Hak-Hak Tanah dan Benda-Benda Yang Ada Diatasnya (Lembaran Negara Republik Indonesia Nomor 288 Tahun 1961)

Undang-Undang No. 1 Tahun 1967 tentang Penanaman Modal Asing (Lembaran Negara Republik Indonesia Nomor 1 Tahun 1967, Tambahan Lembaran Negara Republik Indonesia Nomor 2818)

Undang-Undang No. 11 tentang Cipta Kerja (Lembaran Negara Republik Indonesia Nomor 245 Tahun 2020, Tambahan Lembaran Negara Republik Indonesia Nomor 6573)

Undang-Undang No. 2 Tahun 2012 tentang Pengadaan Tanah bagi Pembangunan untuk Kepentingan Umum (Lembaran Negara Republik Indonesia Nomor 22 Tahun 2012 Tambahan Lembaran Negara Republik Indonesia Nomor 5280)

Undang-Undang No. 5 Tahun 1960 tentang Peraturan Dasar Pokok-Pokok Agraria (Lembaran Negara Republik Indonesia Nomor 104 Tahun 1960, Tambahan Lembaran Negara Republik Indonesia Nomor 2043)

Undang-Undang Nomor 25 Tahun 2007 tentang Penanaman Modal (Lembaran Negara Republik Indonesia Nomor 67 Tahun 2007, Tambahan Lembaran Negara Republik Indonesia Nomor 4724)

Instruksi Presiden No. 9 Tahun 1973 tentang Pelaksanaan Pencabutan Hak-Hak Atas Tanah dan Benda-Benda Yang Ada Di Atasnya

Keputusan Presiden No. 55 Tahun 1993 tentang Pengadaan Tanah bagi Pelaksanaan Pembangunan untuk Kepentingan Umum

### Traktat & Konvensi Internasional

Agreement on Promotion, Protection and Guarantee of Investments among Member States of The Organisation of Islamic Conference

ASEAN Comprehensive Investment Agreement

BIT Austria-Croatia

BIT Belanda-Republik Ceko

BIT Canada- Colombia

BIT Colombia-India

BIT Cyprus-Hungaria

BIT Egypt-Germany

BIT Germany-Pakistan

BIT Indonesia – Singapore

BIT Italia-Mesir

BIT Jerman-Argentina

BIT Kerajaan Bersatu Britania Raya dan Irlandia Utara - Belize

BIT Netherlands-Oman

BIT Perancis-Hungaria

BIT Spanyol – Mexico

BIT Swiss – Uruguay

BIT Yunani – Albania

FTA China-Peru.

North American Free Trade Agreement

The Statute of International Court of Justice

Vienna Convention on the Laws of Treaties 1969

Ali, Zainudin, 2009, *Metode Penelitian Hukum*, Sinar Grafika, Jakarta.

Belohlavet, Alexander J, 2012, *International Public Policy & Public Interest in International Law and EU Law*, Czech Yearbook of International Law, Juris Publishing, New York.

Bjorklund, Andrea K, 2012, *International Investment Law and Soft Law*, Cheltenham, Edward Elgar Publishing Limited, Cheltenham.

Dolzer, Rudolf dan Schreuer, Christof, 2012, *Principles of Investment Law*, Oxford, Oxford University Press.

Hadi, Sutrisno 2002, *Metodelogi Research*, Andi Offset, Yogyakarta.

Ibrahim, Jhonny, 2006. *Teori dan Metodologi Penelitian Hukum Normatif*, Bayumedia Publishing, Malang.

Mann, F. A, 1981, *British Treaties for the Promotion and Protection of Investments*, British Yearbook of International Law Volume 52 Issue 1, Oxford.

Moleong, Lexy J, 2000, *Metode Penelitian Kualitatif*, Remaja Rosdakarya, Bandung.

Nazir, Moh, 2005, *Metode Penelitian*, Ghalia Indonesia, Jakarta.

Schefer, Krista Nadakavukaren, 2016, *International Investment Law: Text, Case and Materials*, Edward Elgar Publishing, Cheltenham.

Shaw, Malcolm N, 2017, *International Law Eight Edition*, Cambridge University Press, Cambridge.

Soekanto, Soerjono, 1986, *Pengantar Penelitian Hukum*, Universitas Indonesia, Jakarta.

Sornarajah, M, 2010, *The International Law on Foreign Investment Third Edition*, Cambridge University Press, Cambridge.

Sumardjono, Maria S.W, *Dinamika Pengaturan Pengadaan Tanah di Indonesia: dari Keputusan Presiden sampai Undang-Undang*, Gadjah Mada University Press, Yogyakarta



UNIVERSITAS  
GADJAH MADA

**Memaknai syarat Public Purpose dalam Bilateral Investment Treaties sebagai langkah Pemerintah dalam**

**melindungi investasi asing dari expropriation pada penyelesaian sengketa investasi**

Muhammad Daffa Aditya Hendrarto, Dina W. Kariodimedjo, S.H., LL.M. Ph. D

Universitas Gadjah Mada, 2024 | Diunduh dari <http://etd.repository.ugm.ac.id/>

Sumardjono, Maria SW, 2014, *Metodologi Penelitian Ilmu Hukum*, Universitas Gadjah Mada, Yogyakarta.

Sunggono, Bambang Soegono, 2010, *Metodologi Penelitian Hukum*, Rajawali Press, Jakarta.

Suparji, 2016, *Pokok-Pokok Pengaturan Penanaman Modal di Indonesia*, UAI Press, Yogyakarta  
Zainuddin, H. Muhammad, 2018, *Isu Problematika dan Dinamika Perekonomian, dan Kebijakan Publik: Kumpulan Essay, Kajian dan Hasil Penelitian Kunatitatif & Kualitatif*, Deepublish, Yogyakarta.

Zed, Moh, 2008, *Metode Penelitian Kepustakaan*, Yayasan Obor, Jakarta.

### **Jurnal dan Hasil Penelitian**

Abdulkadir Jailani, “Indonesia’s Perspective on Review of International Investment Agreements”, South Centre Investment Policy Brief No. 1, July 2015

Agung Sudjati Winata, “*Perlindungan Investor Asing dalam Kegiatan Penanaman Modal Asing dan Implikasinya terhadap Negara*”, *Jurnal Ilmu Hukum* Vol. 2 No. 2, 2014.

Alec Stone Sweet, “*Proportionality. General Principles of Law, and Investor-State Arbitration: A Response to Jose Alvarez*”, *New York University Journal of International Law and Politics (JILP)*, Volume 46 Number 3, 2014.

Andrew Newcombe et.al, “*Law and Practice of Investment Treaties*”, Wolters Kluwer, 2009

Antonia Elliason, “*Vident Partiality and The Judicial Review of Investor-State Dispute Settlement Award: An Argument for ISDS Reform*”, *Georgetown Law School Journal* Vol. 50. 2018.

Björn Hoops, et.al, “*Expropriation and the Endurance of Public Purpose*”, *European Property Law Journal* Vol.4 No. 2, 2015.

Brightman Gebremichael, “*Public Purpose as Justification for Expropriation of Rural Land Rights in Ethiopia*”, *Journal of African Law* Vol 60, No 2, 2016.

Catherine Titi, “*Police Power Doctrine and International Investment Law*”, *General Principle of Law and International Investment Arbitration*, Brill, 2018.



UNIVERSITAS  
GADJAH MADA

**Memaknai syarat Public Purpose dalam Bilateral Investment Treaties sebagai langkah Pemerintah dalam**

**melindungi investasi asing dari expropriation pada penyelesaian sengketa investasi**

Muhammad Daffa Aditya Hendrarto, Dina W. Kariodimedjo, S.H., LL.M. Ph. D

Universitas Gadjah Mada, 2024 | Diunduh dari <http://etd.repository.ugm.ac.id/>

Cancado Trindade, *“The Application of the Rule of Exhaustion of Local Remedies in International Law: Its Rationale in the International Protection of Individual Rights”*, Cambridge University Press, 1983.

Dafina Atasanova, *“Applicable Law Provisions in Investment Treaties: Forever Midnight Clause?”*, Journal of Investment Dispute Settlement Volume 10 Issue 3, 2019.

Fery Dona, *“Peran Penanaman Modal Asing (PMA) dalam Pembangunan Ekonomi di Era Otonomi Daerah”*, Al-Ahkam Jurnal Syariah dan Hukum Vol 2 Nomor 1 Januari-Juni 2017.

Halil Kukaj, *“The Importance of Foreign Direct Investments on Economic Development in Transitional Countries: A Case Study of Kosovo”*, European Scientific Journal March 2016 Edition Volume 12, 2016.

Hans Rimbart Hemmer et, al, *“Negara Berkembang dalam proses Globalisasi: Untung atau Buntung”*, Journal Ilmiah Nasional Analisis CSIS Vol. 30 Nomor 4, 2016.

Marko Cahya Sutanto, *“Konsistensi Pengaturan Nasionalisasi (Expropriation) ASEAN Comprehensive Investment Agreement (ACIA) dengan Hukum Penanaman Modal Indonesia”*, ACTA Diural Jurnal Hukum Kenotariatan Fakultas Hukum Unpad Volume 4 Nomor 2, 2021

Pulkeria Proprieta Dewi Ekaristi, 2016, *The International Centre for Settlement of Investment Dispute (ICSID) Analysis on Indirect Expropriation: The Balance of a State’s Sovereignty on the Right to Regulate and Protection*, Skripsi, Program Sarjana Fakultas Hukum Universitas Gadjah Mada, Yogyakarta.

Sicard-Mirabal, J. dan Derains, Y., *“Introduction to Investor-State Arbitration”*, Kluwer Law International. 2018.

Stefan Riegler, dan Borna Dejavonić, *“Applicable Law in Investment Treaty Arbitration”* Global Arbitration Review Wolf Theiss, 14 January 2022.

UNCTAD, 2012, *“Expropriation”*, UNCTAD Series on Issues in International Investment Agreements II, United Nations

Veijo Heiskan, *The Doctrine of Indirect Expropriation in Light of the Practice of the Iran-United States Claim Tribunal*, Journal of World Investment & Trade Vol 8(2), hlm 25, 2007.

Departemen Komunikasi, “Tokoh Nasional di sekitar Nasionalisasi De Javasche Bank”, *bi.go.id*, 28 Juli 2021, diakses 6 Maret 2023.

Duta, Diemas Kresna, “Perusahaan Tambang India Gugat Indonesia di Mahkamah Arbitrase”, *cnnindonesia.com*, 18 November 2015, diakses 6 Maret 2023.

Kementerian Perindustrian, “Menperin: Hilirisasi Industri adalah Kunci Kemajuan Ekonomi Nasional”, *kemenperin.go.id*, 23 Desember 2022, diakses 6 Maret 2023.

International Investment Agreements Navigator, UNCTAD Investment Policy Hub Website, <https://investmentpolicy.unctad.org>, diakses 22 April 2023.

Kuwado, Fabian Januaris, “Menangi Gugatan yang diajukan 2 Perusahaan Tambang Asing, Indonesia terhindar dari Bayar Rp. 18 Triliun”, *Kompas.com*, 25 Maret 2019, diakses 6 Maret 2023.

### **Hasil Putusan Arbitrase**

ADC Affiliate Limited, ADC & ADMC Management Limited v. The Republic of Hungary, ICSID Case No. ARB/03/16, Award of the Tribunal, 2 Oktober 2006

AES Corporation v. The Argentine Republic, ICSID Case No. ARB/02/17, Decision on Jurisdiction, 26 April 2005

British Caribbean Bank Limited v. The Government of Belize, PCA Case No. 2010-18, Award, 19 Desember 2014

Churchill Mining PLC v. Republic Indonesia, ICSID Case No. ARB/12/14 dan 12/40, Award, 6 Desember 2016

Compañía de Aguas del Aconquija S.A. and Vivendi Universal S.A. v. Argentina, ICSID Case No. ARB/97/3, Award, 20 August 2007

Compañía del Desarrollo de Santa Elena, S.A. v. Costa Rica, ICSID Case No. ARB/96/1, Final Award, 17 February 2000

El Paso International Company v. The Argentine Republic, ICSID Case No. ARB/03/15, Award, 31 Oktober 2011

Hesham Talaat M. Al-Warraq v. The Republic of Indonesia, UNCITRAL, 15 Desember 2014

Indian Metals & Ferro Alloys Limited v. The Government of the Republic of Indonesia, PCA  
Case No. 2015-40, Award 29 Maret 2019

Jan Oostergel and Theodora Laurentius v. The Slovak Republic, UNCITRAL, Decision on  
Jurisdiction, 30 April 2010

Mamidoil Jetoil Greek Petroleum Products Societe S.A v. The Republic of Albania, ICSID Case  
No. ARB/11/24. Award, 30 Maret 2015

Marvin Feldman v. Mexico, (Award), ICSID Case No ARB(AF)/99/1, 16 Desember 2002.

Methanex Corporation v. United States, UNCITRAL, Final Award on Jurisdiction and Merits, 3  
August 2005.

Middle East Cement Shipping and Handling Co. S.A v. Egypt (Award), ICSID Case No.  
ARB/99/6, 12 April 2002.

Philip Morris Brands Sarl, Philip Morris Products S.A, and Abal Hermanos S.A v.Oriental  
Republic of Uruguay, ICSID Case No. ARB/10/7, Award, 8 Juli 2016

Ronald S. Lauder v. The Czech Republic, (Award), UNCITRAL, 3 September 2001.

Saluka Investment BV v. The Czech Republic, PCA Case No. 2001-04, Partial Award, 17 Maret  
2006

Siag v. Egypt, (Award), ICSID Case No ARB/05/15, 1 Juni 2009.

Siemens A.G. v. The Argentine Republic, ICSID Case No. ARB/02/8, Award 06 February 2007

Tecnicas Medioambientales Tecmed S.A. (“Tecmed”) v. United Mexican States, ICSID Case  
No. ARB(AF)/00/2, Award 29 May 2003

UP and C.D Holding Internationale v. Hungary, ICSID Case No. ARB/13/35, Award, 9 Oktober  
2018

Waguilh Elie George Siag and Clorinda Vecchi v. The Arab Republic of Egypt, ICSID Case No.  
ARB/05/15, Award 1 Juni 2009