

**REFORMING SHAREHOLDER RIGHTS TO SUE
(DIRECT ACTION PROVISIONS) IN INDONESIA:
A COMPARATIVE STUDY WITH THE DUTCH, MALAYSIAN, AND ENGLISH COMPANY LAW**

Thesis

Submitted as one of the requirements in obtaining the LL.M. degree
at the Master of Laws Study Program
Faculty of Law Universitas Gadjah Mada



Submitted by:

Gemi Sari Nastiti

21/485845/PHK/11569

**Master of Laws Study Program
Faculty of Law
Universitas Gadjah Mada
Yogyakarta
2025**

THESIS


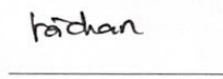

Reforming Shareholder Rights to Sue (Direct Action Provisions) in Indonesia:
A Comparative Study with the Dutch, Malaysian, and English Company Law

by

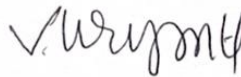
Gemi Sari Nastiti
21/485845/PHK/11569

Has been defended before the board of examiners
on 14 July 2025

Board of Examiners



Name	Signature
Prof. M. Hawin, S.H., LL.M., Ph.D. Chairman	
Royhan Akbar, S.H., LL.M. Member 1	
Irna Nurhayati, S.H., M.Hum., LL.M., Ph.D Member 2/Supervisor	

Acknowledged by
Head of the Master in Law Study Program



Sri Wiyanti Eddyono, S.H., LL.M.(HR), Ph.D.

Approved by
On behalf of Dean
Vice Dean for Academic, student and Cooperation Affairs



Adrianto Dwi Nugroho, S.H., Adv LLM, LL.D.
NIP. 198302012005011001