



**LEGAL PROTECTION FOR NOTARY PUBLIC IN RELATION TO DEED
HE/SHE MAKES WHEN OCCURRING DISPUTE IN DISTRICT COURT
(A STUDY ON VERDICT NO. 72/PDT.G/2006/PN.PTK)**

Abstract

Ratno Kurniawan,¹ Sularto²

Objective of this research was to study legal protection for notary public as public officer that make deed according formal requirement of Law No 30/2004 on Notary Public and to study at what matter the notary public can be stated doing violation in making Deed No 13 dated 6th September 2001 based on verdict no. 72/PDT.G/2006/PN.Ptk in relation to the Law No 30/2004.

It was juridical normative research that investigated laws existing in Indonesian regulation. It focused on documentary study that looked for theories and opinion relevant to the problem. To complete data obtained from documentary study, field study was done with respondent and informant.

Based on the results, against deed he/she made, notary public has responsibility in formal side. Notarial deed is party deed, where the deed contains only statements of parties coming before notary public. Notary public as public officer only formulates information and statements obtained from parties coming before him/her. Notary public cannot be said doing violation in making the sale and purchase agreement because what she/he wrote in the deed was what the parties want to write. Notary public is public officer that has authority to make deed on request of parties appearing to him/her.

Keywords: legal protection, dispute, deed

¹ Jl. Sagan GK V/1006, Yogyakarta

² Faculty of Law, Gadjah Mada University, Yogyakarta