

DAFTAR PUSTAKA

Buku

Alan Redfern and Martin Hunter, "Law and Practice of International Commercial Arbitration" (first published 1986, 4th ed, 2004).

Apeldoorn, L.J. Van, 2011, *Pengantar Ilmu Hukum*, Cetakan Ketiga, Pradnya Paramita, Jakarta.

Bermann, George A, 2017, '*Recognition and Enforcement of Foreign Arbitral Awards: The Interpretation and Application of the New York Convention by National Courts*'. In *Recognition and Enforcement of Foreign Arbitral Awards: The Interpretation and Application of the New York Convention by National Courts*, Springer International Publishing, Cham.

Born, G. A., 1994, *International Commercial Arbitration: Commentary and Materials*, Kluwer Law and Taxation Publisher, Boston.

Fuady, Munir, 2000, *Arbitrase Internasional Alternatif Penyelesaian Sengketa Bisnis*, PT Cipta Aditya Bakti, Bandung.

Gautama, Sudargo, 2004, *Arbitrase Luar Negeri dan Pemakaian Hukum Indonesia*, Citra Aditya Bakti, Bandung.

Ibrahim, Johnny, 2008, *Teori & Metodologi Penelitian Hukum Normatif*, Cetakan ke-4, Bayumedia Publishing, Malang.

Locke, J., 1952, *The Second Treatise of Government*, edited by Thomas P. Peardon, The Bobbs-Merrill Company, Indianapolis.

McConvile, M. and Wing, H. C. (Eds), 2007, *Research Methods for Law*, Edinburgh University Press, Edinburgh.

Mertokusumo, Sudikno, 1999, *Mengenal Hukum (Suatu Pengantar)*, Cetakan Kedua, Edisi Keempat, Liberty, Yogyakarta.

Redfern, Alan & Hunter, Martin, 2004, *Law and Practice of International Commercial Arbitration*, Sweet & Maxwell, London.

Rubino Sammartono, *et al.*, 2001, *International Arbitration Law and Practice*, 2nd Edition, Kluwer Law International, The Netherlands.

Sedarmayanti and Syarifudin Hidayat, 2002, *Metodologi Penelitian*, CV. Mandar Maju, Bandung.

Soemitro, Ronny Hanitijo, 2010, *Metodologi Penelitian Hukum dan Jurimetri*, Cetakan ke-4, Ghalia Indonesia, Jakarta.

Soerjono Soekanto, 1984, *Pengantar Penelitian Hukum*, UI-Press, Depok.

Sudargo Gautama, 1987, *Pengantar Hukum Perdata Internasional Indonesia*, Cetakan 5, Binacipta, Bandung.

Sudargo Gautama, 2004, *Arbitrase Luar Negeri dan Pemakaian Hukum Indonesia*, Citra Aditya Bakti, Bandung.

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

Pieter Sanders, 1999, *Quo Vadis Arbitration? Sixty Years of Arbitration Practice*, Kluwer Law International, The Hague.

Artikel Jurnal

Aksen, "International Arbitration Received Favorably in United States," New York Law Journal, Vol 1, No.1, 5 November 1976.

Bogdandy, Armin von, Matthias Goldmann, and Ingo Venzke. "From Public International to International Public Law: Translating World Public Opinion into International Public Authority," European Journal of International Law 28, No. 1, 1 February 2017.

Branson. David, "'USA' in Global Legal Group, International Comparative Legal Guide to International Arbitration," 2004.

Carlos F. Concepcion and Scott A. Burr, *Stolt-Nielsen S.A. v. Animalfeeds International Corp.: Important Supreme Court Ruling Concerning Class Action Arbitration and the Scope of Judicial Review in the Context of Domestic and International Arbitration*.

Chen, Annie, "The Doctrine of Manifest Disregard of the Law after Hall Street: Implications for Judicial Review of International Arbitrations in U.S. Courts," 2009.

Fuady, Munir. "Penyelesaian Sengketa Bisnis Melalui Arbitrase," Jurnal Hukum Bisnis: Arbitrase dan Alternatif Penyelesaian Sengketa, Yayasan Pembangunan Hukum Bisnis, Vol. 2.1, 2002.

Herliana, "Memelihara Iklim Investasi dengan Kepastian Hukum", diakses dari <https://nasional.sindonews.com/berita/1401697/18/memelihara-iklim->

[investasi-dengan-kepastian-hukum?showpage=all](#), pada tanggal 4 Juli 2020, pukul 20.00 WIB.

Junita, Fifi, “Pro Enforcement Bias Under Article V of The New York Convention in International Commercial Arbitration: Comparative Overview,” *Indonesian Law Review*, 2015.

Juwana, Hikmahanto, “Pembatalan Putusan Arbitrase Internasional oleh Pengadilan Nasional,” *Jurnal Hukum Bisnis: Arbitrase dan Alternatif Penyelesaian Sengketa*, Vol. 2.1, Yayasan Pengembangan Hukum Bisnis, 2002.

Javier Rubinstein, Georgina Fabian, “The Territorial Scope of the New York Convention and Its Implementation in Common and Civil Law Countries in Enforcement of Arbitration Agreements and International Arbitral Awards: The New York Convention in Practice,” 2008.

Kronke, Herbert, 2010, *Recognition and Enforcement of Foreign Arbitral Awards: A Global*

Lazieva, Irina. *‘Securing Harmonized Effects of Arbitration Agreements’*. *Houston Journal of International Law* 28 (n.d.), 2006.

Linda Silberman & Nathan Yaffe, *The US Approach to Recognition and Enforcement of Awards After Set-Asides: The Impact of the Pemex Decision*, 40 *Fordham International Law Journal* 799, 802 (2017).

Louis L. Jaffe, Source, “Primary Jurisdiction,” *Harvard Law Review*, Vol. 77, No. 6, April, 1964.

Maniruzzaman, Abdul. “International Arbitration and Mandatory Public Law Rules in the Context of State Contracts: An Overview” <http://www.kluwerarbitration.com>.

Margaret L. Moses, “Arbitration Law: Who’s in Charge?” *Seton Hall Review* Vol. 40, 2010.

McClendon, J Stewart, “Enforcement of Foreign Arbitral Awards in the United States”, *Northwestern Journal of International Law & Business*, vol. 4, 1982.

Michael H. LeRoy, “Are Arbitrators Above the Law? The “Manifest Disregard of the Law” Standard, *Boston College Law Review*, Vol 52, 2011.

Michael Pryles, “Australia ICCA Handbook”, <<http://www.kluwerarbitration.com>> 27 July 2004.

- Mistelis, Louska, "Keeping the Unruly Horse in Control or Public Policy as a Bar to Enforcement of (Foreign) Arbitral Awards," *International Law FORUM du droit international*, Kluwer Law International, Netherlands, 2000.
- Ozumba, Obinna, "Enforcement of Arbitral Awards: Does the Public Policy Exception Create Inconsistency?", *C.E.P.M.L.P. Annual Review (CAR)*, 2010.
- Palmer, V.V, "From, Lerotholi to Lando: Some Examples of Comparative Law Methodology," *American Journal Comparative Law*, 2005.
- Priyatna Abdurrasyid, "Salah Prosedur, Putusan Arbitrase Internasional Dapat Dibatalkan" <http://hukumonline.com/berita/baca/hol6416/salah-prosedur-putusan-arbitrase-internasional-bisa-dibatalkan>.
- Patrick Juillard, "*Organization of Economic Cooperation and Development Bilateral Investment Treaties in the Context of Investment Law*"
Diterbitkan: Mei 2001
<https://www.oecd.org/investment/internationalinvestmentagreements/1894794.pdf>.
- Razak, A. A., "Understanding Legal Research", *Intergration & Dissemination*, Vol. 4, Maret, 2009.
- Robert N. Hornick, "Indonesian Arbitration in Theory and Practice", *American Journal Comparative Law*, Vol 39, 1 Juli 1991.
- Stepehn K. Huber, "State Regulation of Arbitration Proceedings: Judicial Review of Arbitration Awards by States Courts," *Cordozo Journal of Conflict Resolution*, Vol. 10, 2009.
- Stewart, David, "National Enforcement of Arbitral Awards Under Treaties and Conventions' in Richard Lillich and Charles Brower (eds), *International Arbitration in the 21st Century: Towards Judicialization and Uniformity?*," 1994.
- Strong, S I., "Enforcing Class Arbitration in the International Sphere: Due Process and Public Policy Concerns," *Penn Law: Legal Scholarship Repository*, 2014.
- Tobing, John, "The 1958 New York Convention in Indonesia: History and Commentaries Beyond Monism-Dualis", *Indonesia Law Review*, 2019.

Tony Budidjaja, *“Public Policy as Grounds for Refusal of Recognition and Enforcement of Foreign Arbitral Awards in Indonesia,”* PT Tata Nusa, Jakarta, 2002.

UN GA, 32nd session, UN Doc A/CN.9/460 (6 April 1999); Report of the Working Group on Arbitration on the Work of its 32nd Session, UN GA, 33rd session, UN Doc A/CN.9/468 (10 April 2000).

W. Laurence Craig, “Some Trends and Developments in the Law and Practice of International Commercial Arbitration”, *Texas International Law Journal* Vol. 1, No. 11, 1995.

World Bank Group. Doing business in Indonesia 2020, <https://www.doingbusiness.org/content/dam/doingBusiness/country/i/indonesia/IDN.pdf>.

Karya Ilmiah

Wagian Diangsa, 2006, Penggunaan Syarat Ketertiban Umum sebagai Dasar Pembatalan Putusan Arbitrase Internasional di Indonesia: Studi Kasus PT Pertamina v. Karaha Bodas Company, Prodi Magister Ilmu Hukum, Fakultas Hukum Universitas Gadjah Mada, Yogyakarta.

Anang Shopan Toenando, 2012, Tinjauan terhadap Putusan Arbitrase Asing berkaitan dengan Asas Ketertiban Umum, Prodi Magister Kenotariatan, Fakultas Hukum Universitas Gadjah Mada, Yogyakarta.

Arie Sutarti, 2014, Tinjauan Yuridis Putusan Arbitrase Asing serta Pelaksanaannya di Indonesia Prodi Magister Hukum, Fakultas Hukum Universitas Gadjah Mada, Yogyakarta.

Telaga Sari, 2015, Peran Pengadilan Negeri Dalam pembatalan Putusan Arbitrase Berdasarkan Undang-Undang Nomor 30 Tahun 1999, Prodi Magister Hukum, Fakultas Hukum Universitas Gadjah Mada, Yogyakarta.

Tin Zuraida, 2006, Prinsip Ekseksui Putusan Arbitrase Internasional di Indonesia, Disertasi Doktoral Universitas Airlangga, Surabaya.

Peraturan dan Perundang-Undangan

Convention on the Enforcement of Judgments and Awards, entered into by the States of the Arab League, 14 September 1952.

Geneva Convention on the Execution of Foreign Arbitration.

Geneva Protocol on Arbitration Clauses, Geneva, 24 September 1923.

Federal Arbitration Act (FAA).

Inter-American Convention on International Commercial Arbitration (Panama Convention).

Model Law on International Commercial Arbitration, UN Doc A/40/17, adopted by the United Nations Commission on International Trade Law on 21 June 1985 and recommended by the United Nations General Assembly to Member States on 11 December 1985.

New York Convention 1958 on the Recognition and Enforcement of Foreign Arbitral Awards.

Peraturan Mahkamah Agung No. 1 Tahun 1990 tentang Tata Cara Pelaksanaan Putusan Arbitrase Asing (Perma No. 1 Tahun 1990).

The Convention on the Settlement of Investment Disputes between States and Nationals of other States, Washington, 18 March 1965.

United States Code (USC).

Undang-Undang No. 30 Tahun 1999 tentang Arbitrase dan Alternatif Penyelesaian Sengketa.

Putusan Pengadilan

Allied-Bruce Terminix Cos v. Dobson, 513 US 265, 281 (1995).

Astro All Asia Networks Plc (Astro) melawan PT. Ayunda Prima Mitra (APM).

Comedy Club. Inc. v. Improv West Assoc., 553 F. 3d 1277 (9th Cir 2009).

Corporacion Mexicana de Mantenimiento Integral v. Pemex-Exploración Y Produccion.

E. D. & F. MAN (Sugar) Ltd. melawan Yani Haryanto.

Firooz Ghassabian v. Fatollah Hematian et al., US District Court (SDNY), 27 August 2008, 08 Civ. 4400 SAS.

GSS Grp. Ltd v. Nat'l Port Auth., 680 F.3d 805, 813 (D.C. Cir. 2012).

Hall Street Association v. Mattel, Inc, 128 S. Ct. 1396, 2008, Gary Born, Manifest Disregard After Hall Street.

Karaha Bodas Company (KBC) melawan Pertamina dan PT PLN.

Mitsubishi Motors Corp v Soler Chrysler-Plymouth Inc, (1985).

Monegasque de Reassurances S.A.M. (Monde Re) v. NAK Naftogaz of Ukraine and State of Ukraine, 311 F.3d 488, 495 (2d Cir. 2002).

Moses H Cone Mem'l Hospital v. Mercury Construction Corp, 460 US 1, 24 (1983).

M & C. Corp. v. Erwin Behr GmbH & Co, 87F.3d 993-1000 (6th Cir. 1996), Yearbook Commercial Arbitration XXII (1997).

Parsons & Whittemore Overseas Co. v. Société Générale de L'Industrie du Papier, 508 F.2d 969, 973 (2d Cir. 1974). N.B. <http://newyorkconvention1958.org/> a newly-launched website developed by Shearman & Sterling and Columbia Law School, in cooperation with UNCITRAL.

Richardson v Mellish [1824-34] All ER (Burrough J).

Sigval Bergesen as Owners of the M/T Sydfonn and others v. Joseph Müller Corporation, United States Court of Appeals, Second Circuit, 17 June 1983.

Stern v National Australia Bank [1999] FCA.

Stolt-Nielsen S.A. v. AnimalFeeds International Corp., 130 S Ct. 1758 (2010).

Vaden v. Discover Bank, 556 United States 49 (2009).

Wilko v. Swan, 346 United States 427 (1953).