

## BIBLIOGRAPHY

### BOOKS

- Aminuddin, 1990, *Hukum Penanaman Modal Asing di Indonesia*. Lembaga Penerbitan Universitas Hasanuddin, Ujung Pandang.
- Amiruddin and Zainal Asikin, 2004, *Pengantar Metode Penelitian Hukum*, Raja Grafindo Persada, Jakarta.
- Anghie, A., 2005, *Imperialism, Sovereignty and the Making of International Law*, Cambridge University Press, Cambridge.
- Ball, Markham, 2001, *Assessing Damages in Claims by Investors against States*, 32 ICSID Review –FILJ 408.
- Brownlie, Ian, 2008, *Principles of Public International Law, 8th Ed.*, Oxford University Press, Oxford.
- Cameron, PD., 2006, *Stabilisation in Investment Contracts and Changes of Rules in Host Countries: Tools for Oil & Gas Investors*, 15 AIPN.
- Coale, Margarita T. B., 2003, *Stabilisation Clauses in International Petroleum Transactions*, 30 Denver Journal International Law & Policy 217.
- Cotula, Lorenzo, 2008, *Regulatory Takings, Stabilization Clauses and Sustainable Development*, Law and Sustainable Development, International Institute for Environment and Development.
- Craig, Paul, 2006, *EU Administrative Law*, Oxford University Press, Oxford.
- Dolzer, R., Schreuer, C., 2008, *Principles of International Investment Law*, Oxford University Press.
- Dolzer, R., Stevens, M., 1995, *Bilateral Investment Treaties*, Kluwer Law International, The Hague.
- Fortier, L. Yves, Drymer, Stephen L., 2005, *Indirect Expropriation in the Law of International Investment: I Know It When I See It or Caveat Investor*, 13 Asia Pacific Law Review Volume 79.
- Gahan, Frank, 1936, *“The Law of Damages”*, London, Sweet & Maxwell.
- Gray, C, 1990, *Judicial Remedies in International Law*, Oxford, Oxford Clarendon Press.
- Hamilton, Michael S., 2005, *Mining Environmental Policy: Comparing Indonesia and the USA*, Aldershot, Ashgate.
- Holland, James A., and Webb, Julian S., *Learning Legal Rules*, Great Britain: Blackstone Limited, 1991.
- Jaringan Advokasi Tambang (JATAM) & Wahana Lingkungan Hidup (WALHI), 2006, *Freeport: Bagaimana Pertambangan Emas dan Tembaga Raksasa “Menjajah” Indonesia*, JATAM & WALHI.
- Kantor, Mark, 2008, *Valuation for Arbitration: Compensation Standards, Valuation Methods and Expert Evidence (1<sup>st</sup> Ed)*, Kluwer Law International.
- Lipson, C., 1985, *Standing Guard: Protecting Foreign Capital in the Nineteenth and Twentieth Centuries*, University of California Press.
- Malanzcuk, Peter, 1997, *Akehurst’s Modern Introduction to International Law (7<sup>th</sup> Edition)*, Routedledge Publishing.

- Marboe, Irmgard, 2006, *Compensation and Damages in International Law – The Limits of ‘Fair Market Value’*, The Journal of World Investment & Trade, Volume 7, Issue 5.
- McConville, Chui, 2007, *Research Methods for Law*, Edinburgh, Edinburgh University Press.
- Mersky, Roy M. and Dunn, Donald J., 2002, *Legal research illustrated*, Foundation Press.
- Moloo, Rahim and Jacinto, Justin M., 2010, *Environmental and Health Regulation: Assessing Liabilities Under Investment Treaties*, Berkeley Journal of International Law, Volume 29.
- Newcombe, A., and Paradell, L., 2009, *Law and Practice of Investment Treaties: Standards of Treatment*, Kluwer Law International, the Netherlands.
- Nikiema, Suzy H., 2012, *Best Practices: Indirect Expropriation*, the International Institute for Sustainable Development.
- OECD, *"Indirect Expropriation" and the "Right to Regulate" in International Investment Law*", OECD Working Papers on International Investment, 2004/04, OECD Publishing
- Olynyk, Stephen, 2012, *Balanced Approach to Distinguishing between Legitimate Regulation and Indirect Expropriation in Investor-State Arbitration*, Trade Business Law Review.
- Paasivirta, E. 1989, *Internationalisation and Stabilisation of Contracts versus State Sovereignty*, 50 British Yearbook of International Law 315.
- Pellet, Allain, 2015, *Police Power or the State's Right to Regulate: Chemtura v. Canada in Building International Investment Law –The First 50 Years of ICSID*, Kluwer Law International.
- R. Dolzer, and C. Schreuer, 2012, *Principles of International Investment Law*, Oxford University Press, Oxford.
- Razak, Adilah Abd, 2009, *Understanding Legal Research: Integration & Dissemination Vol. 4*, Malaysia.
- RD Bishop, 1998, *International Arbitration of Petroleum Disputes: The Development of a Lex Petrolea?*, 23 Yearbook of Commercial Arbitration 1131.
- Reinisch, August, 2008, *Standards of Investment Protection*, The Oxford Handbook of International Investment Law, Oxford University Press.
- Ripinsky, Sergey, 2008, *Assessing Damages in Investment Disputes: Practice in search of perfect*, London. BIICL.
- Schneiderman, David, 2001, *Investment Rules and the Rule of Law*, Constellations Volume 8 (Issue 4).
- Schreuer, Christoph, 2015, *Oxford Public International Law: Unjustified Enrichment in International Law*, Oxford, Oxford University Press.
- Soerjono Soekanto, *Pengantar Penelitian Hukum*, UI Press, Jakarta.
- Sornarajah, 2004, *International Law on Foreign Investment*, 2nd Ed., Cambridge University Press.
- Subedi, Surya P., 2008, *International Investment Law, Reconciling Policy and Principle*, Hart Publishing.

- Sudikno Mertokusumo, 1995, *Mengenal Hukum: Suatu Pengantar*, Yogyakarta, Liberty.
- Titi, Aikaterini, 2014, *the Right to Regulate in International Investment Law*, Germany, Nomos/Hart Publishing.
- UNCTAD Series on International Investment Agreement, 2012, *Expropriation: A Sequel*, United Nations Publication.
- Vandevelde, Kenneth J., 2010, *Bilateral Investment Treaties*, Oxford University Press.
- Walde, Thomas, Sabahi, Borzu, 2008, *The Oxford Handbook of International Investment Law: Compensation, Damages, and Valuation*, Oxford.
- Yannaca-Small, Katia, 2010, *Arbitration under International Investment Agreements: A Guide to the Key Issues*, Oxford University Press.

## LEGAL INSTRUMENTS

Contract of Work between the Government of the Republic of Indonesia and PT Freeport Indonesia Company. Available at: <https://www.sec.gov/Archives/edgar/data/831259/000083125901500022/exh101.txt> (Accessed on 23 March 2017)

Government Regulation No.1 of 2017 concerning the implementation of Minerals and Coal Mining Business Activities”) in State Gazette of the Republic of Indonesia Number 4 Year 2017, and Supplement to State Gazette of the Republic of Indonesia Number 6012.

International Law Commission Articles on Diplomatic Protection.

International Law Commission Draft Articles on Responsibility of States for Internationally Wrongful Acts.

Law No. 25 of 2007 on Investment in State Gazette of the Republic of Indonesia Number 67 Year 2007, and Supplement to State Gazette of the Republic of Indonesia Number 4724.

Law No. 4 of 2009 on Mineral and Coal Mining in State Gazette of the Republic of Indonesia Number 4 Year 2009, and Supplement to State Gazette of the Republic of Indonesia Number 4959.

Law No. 40 of 2007 on Limited Liability Company in State Gazette of the Republic of Indonesia Number 106 Year 2007, and Supplement to State Gazette of the Republic of Indonesia Number 4756.

Minister of Energy and Mineral Resources Number 6 of 2017 on Procedures and Requirements to Obtain Recommendations for Export Sale of Mineral Resulting from Processing and Refining.

Minister of Energy and Mineral Resources Regulation No. 5 of 2017 on Increasing Added Value Through Domestic Processing and Refining of Mineral in State Gazette of the Republic of Indonesia Number 98 Year 2017.

Minister of Energy and Mineral Resources Regulation No. 9 of 2017 on the Procedures of Share Divestment and Mechanism of Fixing the Share Divestment Price for Mineral and Coals Mining Business Activities.

The 1945 Constitution.

## **ARBITRAL AWARDS**

- ADC Affiliate Limited and ADC & ADMC Management Limited v. Hungary*, ICSID Case No. ARB/03/16, Award (02/10/2006).
- British Petroleum Explorations Co. Ltd. v. The Government of the Libyan Arab Republic*, Award (October 10, 1973), 53 ILR 297 (1979).
- Burlington Resources Inc. v. Republic of Ecuador*, ICSID Case No. ARB/08/5.
- CME Czech Republic B.V. v. Czech Republic*, UNCITRAL, Partial Award (September 13, 2001).
- Continental Casualty Company v. Argentina*, ICSID Case No. ARB/03/9, Award (05/09/2008).
- Enron Corporation and Ponderosa Assets, L.P. v. Argentine Republic*, ICSID Case No. ARB/01/3, Award (May 22, 2007).
- Gemplus S.A., SLP S.A., Gemplus Industrial S.A. de C.V. v. The United Mexican States*, ICSID Case No. ARB(AF)/04/3, (June 16, 2010).
- LG & E Energy Corp., LG & E Capital Corp., and LG & E International, Inc. v. Argentine Republic*, ICSID Case No. ARB/02/1, Award (25 July, 2007).
- Marvin Roy Feldman Karpa v. United Mexican States*, ICSID Case No. ARB (AF)/99/1, Award (December 16, 2002).
- Metalclad Corporation v. The United Mexican States*, ICSID Case No. ARB (AF)/97/1, Award (August 30, 2000).
- Methanex Corporation v. United States of America*, UNCITRAL, Final Award (03/08/2005).
- MTD Equity Sdn. Bhd. and MTD Chile S.A. v. Republic of Chile*, ICSID Case No. ARB/01/7, Award (May 25, 2004).
- Occidental Petroleum Corporation and Occidental Exploration and Production Company v. The Republic of Ecuador*, ICSID Case No. ARB/06/11, (October 5, 2012).
- Piero Foresti, Laura de Carli & Others v. The Republic of South Africa*, ICSID Case No. ARB(AF)/07/01
- Saluka Investments BV v. The Czech Republic*, PCA, Partial Award (March 17, 2006).
- Sempra Energy International v. Argentine Republic*, ICSID Case No. ARB/02/16, Award, (September 28, 2007).
- Southern Pacific Properties (Middle East) Limited (SPP) v. Arab Republic of Egypt*, Award, ICSID Reports 189, (May 20, 1992).
- Técnicas Medioambientales Tecmed, S.A. v. The United Mexican States*, ICSID Case No. ARB (AF)/00/2, Award (May 29, 2003).
- Yukos Universal Limited (Isle of Man) v. The Russian; Federation*, PCA Case No. AA 227, Final Award (July 18, 2014).
- Azurix Corp. v. The Argentine Republic*, ICSID Case No. ARB/01/12.

## JOURNALS

- Cotula, Lorenzo, 2008, *Regulatory Takings, Stabilization Clauses and Sustainable Development*, Law and Sustainable Development, International Institute for Environment and Development.
- Dr. Williams-Elegbe, S., and Ojomo, B., 2013, Introduction to Legal Research, Stellenbosch University and University of Lagos.
- Eskridge Jr., William N., 1981, *The Iranian Nationalization Cases: Toward a General Theory of Jurisdiction over Foreign States*, Yale Law School Faculty Scholarship Series, Paper 3820.
- Faruque, A., 2006, *Validity and Efficacy of Stabilization Clause: Legal Protection vs. Functional Value*, 322 Journal of International Arbitration Vol. XXIII No. 4.
- Fietta, S., 2006, *Expropriation and the Fair and Equitable Standard: The Developing Role of Investor's Expectations in International Investment Arbitration*, 23 (5) Journal of International Arbitration.
- Graves, R. Dean, Stai, Aaron J., 2011, *Sensitivity Analysis and its Role in International Arbitrations*, King & Spalding Quantum Quarterly – The Damages Newsletter, Publication of King & Spalding's International Arbitration Group Issue 3 – 3Q.
- Gross, Stuart G., 2003, *Inordinate Chill: BITS, NON-NAFTA MITS, and Host-State Regulatory Freedom - An Indonesian Case Study*, Michigan Journal of International Law Vol. 24.
- Haque, I., & Burdescu, R., 2004, *Monterrey Consensus on Financing for Development: Response Sought from International Economic Law*, Boston College International and Comparative Law Review Vol. 219.
- Heiskanen, V., 2003, *The Contribution of the Iran-United States Claims Tribunal to the Development of the Doctrine of Indirect Expropriation*, International Law Forum Vol. 176.
- Herz, John, 1941, *Expropriation of Foreign Property*, American Journal of International Law Vol. 243.
- Hoed, Hoediatmo, 1997, *Legal Aspects of Contracts of Work*, in Indonesian Mining Into the New Millenium, Jakarta, Indonesian Mining Association.
- Isakoff, Peter D., 2013, *Defining the Scope of Indirect Expropriation for International Investments*, 3 Global Business Law Review 189, Cleveland State University.
- Juul, A.M., 2015, *Valuation of Expropriated Property under Investment Treaty Law – On the Distinction between Lawful and Unlawful Expropriation*, University of Oslo Det Juridiske Fakultet.
- Kriebaum, Ursula, 2005, *Privatizing Human Rights: The Interface between International Investment Protection and Human Rights*, Transnational Dispute Management Journal.
- Kuprieieva, Anna, 2015, *Regulatory Freedom and Indirect Expropriation: Seeking Compatibility with Sustainable Development in New Generation Bilateral Investment Treaties*, University of Ottawa Faculty of Law, Canada.

- Leon, Peter, 2015, *Creeping Expropriation of Mining Investments: an African Perspective*, Journal of Energy & Natural Resources Law Volume 27 Issue 4.
- Manly, D, 2017, *Developing a Strong Mining Divestment Rule in Indonesia*, Policy Paper, Natural Resource Governance Institute.
- Sadowski, Wojciech, 2014, *Yukos and Contributory Fault*, Transnational Dispute Management Journal.
- Sumardjono, M., 2013, *Memaknai Kembali Hak Menguasai Negara atas Sumberdaya Alam Pasca Putusan Mahkamah Konstitusi dan Tindaklanjutnya*, Yogyakarta, Akademi Ilmu Pengetahuan Indonesia.
- Waelde, T., and Kolo, A., 2001, *Environmental Regulation, Investment Protection and 'Regulatory Taking in International Law*, International and Comparative Law Quarterly.
- Winters, K., 2015, *Indirect Expropriation and regulatory expropriation in International Investment Law: A Critical Review*, University of Glasglow.
- Yackee, Jason W., 2014, *Political Risk and International Investment Law*, 24 Duke Journal of Comparative & International Law.

#### **INTERNATIONAL COURT DECISIONS**

- Barcelona Traction, Light and Power Co Case* (Belgium v. Spain), ICJ Reports 1970.
- Factory at Chorzów* (Germany v Poland), Merits, 1928 PCIJ (Series A) No. 17.
- Phillips Petroleum Co. v. Iran*, 29 June 1989, 21 Iran-US CTR 79.
- The *LaGrand Case* (Germany v. USA), ICJ, Judgment of 27 June 2001.

#### **INTERNET SOURCES**

- Antonia Timmerman, 2017, *Freeport refuses to sell 51% Indonesia ops, threatens to take government to arbitration*, Deal Street Asia, available at: <http://www.dealstreetasia.com/stories/freeport-refuses-to-sell-51-indonesia-operation-threatens-to-take-gov-to-arbitration-65491/> (Accessed on: 1 April 2017).
- Cornell University, 2011, Basics of Legal Research, Cornell University law library at <https://law.library.cornell.edu/> (Accessed on: 28 March 2017).
- Fajriah, Lily R., *Cara Hitung Paling Adil Divestasi Saham Freeport 10,64%*, Available at: <https://ekbis.sindonews.com/read/1203464/34/cara-hitung-paling-adil-divestasi-saham-freeport-1064-1494234514/> (Accessed on 13 June 2017).

- Indonesia Investment, *Freeport Indonesia*, Available at: <http://www.indonesia-investments.com/business/indonesian-companies/freeport-indonesia/item407?> (Accessed on 28 April 2017).
- JakartaGlobe, *Freeport Picks Gresik in E. Java for Smelter*, available at: <http://www.jakartaglobe.beritasatu.com/business/freeport-sets-gresik-smelter/>, (Accessed on: 1 April 2017).
- JakartaPost, *Freeport vs. Indonesia: In defense of public welfare*, Available at: <http://www.thejakartapost.com/academia/2017/02/28/freeport-vs-indonesia-in-defense-of-public-welfare.html> (Accessed on: 1 April 2017).
- Juwanto, Hikmahanto, *Ancaman Arbitrase Freeport*, Kompas, Available at: <http://megapolitan.kompas.com/read/2017/02/28/21503631/ancaman.arbitrase.freeport> (Accessed on 10 June 2017).
- Lingga, Vincent, 2017, *Commentary: Freeport's threat of arbitration simply a ploy to block mining reform*, JakartaPost, Available at: <http://www.thejakartapost.com/academia/2017/02/23/commentary-freeports-threat-of-arbitration-simply-a-ploy-to-block-mining-reform.html> (Accessed on 12 April 2017).
- Mariano Gomezperalta, 2013, *Contributory Fault in Investment Dispute: The Due Diligence Bar*, Available at: <http://www.robertwraypllc.com/contributory-fault-in-investment-disputes-the-due-diligence-bar/> (Accessed on 25 April 2017.)
- Martin Arostegui, *Venezuelan Nationalization Continuing*, The Washington Times, Available at: <http://www.washingtontimes.com/news/2009/may/12/nationalization-continuing/> (Accessed on 28 March 2017).
- Tempo.Co, *Freeport Gives 120-days to Government*, Available at: <https://en.tempo.co/read/news/2017/02/20/056848449/Freeport-Gives-120-Days-to-Government> (Accessed on 11 June 2017).