

## **ABSTRAK**

### **PERLINDUNGAN HUKUM BAGI PARA PIHAK DALAM PERJANJIAN PELATIHAN SETIR MOBIL DI LEMBAGA PELATIHAN SETIR MOBIL DI YOGYAKARTA**

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Skripsi ini membahas mengenai perlindungan hukum bagi para pihak dalam perjanjian pelatihan setir mobil di lembaga setir mobil di Yogyakarta. Berdasarkan Bab 7A buku III KUH Perdata, perjanjian pelatihan setir mobil merupakan bagian dari perjanjian melakukan jasa tertentu dengan unsur essensialia dari perjanjian berupa harga atau uang dan jasa. Perjanjian pelatihan setir mobil yang juga merupakan perjanjian timbal balik seharusnya memberikan perlindungan hukum yang seimbang bagi para pihak, yaitu Lembaga Pelatihan dan Kursus (LPK) dan peserta didik. Namun, dalam pelaksanaan perjanjian setir mobil di Yogyakarta ditemui beberapa kasus wanprestasi yang dilakukan oleh peserta didik dan tidak ada tindak lanjut dari pihak LPK.

Oleh karena itu Penulis mengangkat permasalahan bagaimana perlindungan hukum bagi pihak LPK dalam perjanjian pelatihan setir mobil di lembaga pelatihan setir mobil di Yogyakarta. Penelitian ini merupakan penelitian yuridis empiris, yaitu penelitian yang bertujuan untuk meneliti hukum dalam pemberlakuannya di dalam masyarakat.

Hasil penelitian ini menunjukkan bahwa perlindungan hukum bagi pihak LPK kurang terjamin. Oleh karena itu Penulis menyarankan agar perlunya perbaikan dalam perumusan isi perjanjian agar perjanjian tersebut lebih memberikan perlindungan hukum khususnya bagi pihak LPK.

Kata kunci : LPK, wanprestasi, dan perlindungan hukum.

## ABSTRACT

### **THE LEGAL PROTECTION OF PARTIES OF AN AGREEMENT ON DRIVING COURSE AT DRIVING SCHOOLS IN YOGYAKARTA**

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This thesis discusses the legal protection of parties of an agreement on driving course at driving schools in Yogyakarta. According to Chapter 7A Book III of the Civil Law of Indonesia, an agreement on driving course is part of agreements to provide certain services which have substantial elements, specifically price or money and services. This driving course agreement, which is also considered as a mutual assent agreement, should provide equal legal protection for both parties of the agreement, namely the driving schools and their students. However, the writer found several cases on breach of contract happened in the driving course agreements in Yogyakarta. In those cases, students of the driving schools failed to perform their obligations and the driving schools did nothing to seek remedies for the breach of contracts.

Therefore, the problem statement of this research is how does the legal protection of driving school in the agreement of driving course at driving schools in Yogyakarta. This research is a juridical empirical research, means that this research is done in order to investigate the application of law in the society. The research concluded that the legal protection of driving schools is not secure enough.

Therefore, the writer suggested that the agreement between the driving schools and their student should be revised in order to provide a better legal protection particularly to the driving schools.

Key words: driving school, breach of contract, and legal protection.