



DAFTAR PUSTAKA

BUKU

Ali, Zainudin, 2009, *Metode Penelitian Hukum*, Sinar Grafika, Jakarta

Belohlavet, Alexander J. 2012, *International Public Policy & Public Interest in International Law and EU Law*, Czech Yearbook of International Law, New York, Juris Publishing Inc

Bjorklund, Andrea K, *The National Treatment Obligation*, dalam August Reinish (editor), 2008, *Standards of Investment Protection*, Oxford University Press

Bronfman, Marcela Klein, 2005, Tesis, *Fair and Equitable Treatment: An Evolving Standard*, dalam Max Planck Yearbook of United Nations Law, 2006, Vol. 10

Brownlie I, 1998, *Principles of Public International Law*, Oxford, Clarendon Press

Charles and Brower dan Jason D. Brusechke, 1998, *The Iran – United States Claims Tribunal*, Den Hag, Kluwer Law International

Chinen, Mark A, 2016, *The Standard of Compensation for Takings*, Seattle, Seattle University School of Law Digital Commons

Christie, G.C 1962, *What Constitutes a Taking of Property Under International Law*, British YearBook International Law

Dolzer, Rudolf dan Margrete, 1995, *Bilateral Investment Treaties*, International Centre for Settlement of Investment Disputes

-----, dan Christoper Schreuer, 2012, *Principles of International Investment Law* Oxford University Press

Gattini, Andrea (ed), 2018, *General Principles of Law and International Investment Arbitration*, Leiden & Boston, Brill Nijhoff

Giuditta, Cordero Moss, *Full Protection and Security*, dalam August Reinishc (ed), 2008, *Standards of Investment Protection*, Oxford University Press

Hamilton, Calvin A dan Paula I. Rochwerger, 2005, *Trade And Investment: Foreign Direct Investment Through Bilateral And Multilateral Treaties*, New York International Law Review: by New York State Bar Association,

Ibrahim, Jhonny, 2006, *Teori dan Metodologi Penelitian Hukum Normatif*, Malang, Bayumedia Publishing, Malang



Jened, Rahmi, 2016, *Teori dan Kebijakan Investasi Langsung (Direct Investment)*, Kencana, Jakarta

Jovanovic dan Gavrilovic P, 2006, *International Business Finance*, Faculty of Economics, Belgrade

Kahuripan, Kahuripan, 2013, *Aspek Hukum Penanaman Modal Asing di Indonesia*, Prenada Media Group, Jakarta

Kingsbury, Benedict dan Stephan W. Schill, 2010, *Public Law Concepts to Balance Investors' Rights with State Regulatory Actions in the Public Interest - The Concept of Proportionality* Oxford, OUP

Moleong, Lexy J, 1991, *Metode Penelitian Kualitatif*, Bandung, Remaja Rosdakarya

Newcombe, Andrew dan Lluís Paradell, 2008, *The Law and Practice of Investment Treaties: Standards of Treatment*, Wolters Kluwer

Nikiema, Suzy H, 2013, *Compensation for Expropriation*, Best Practice Series – March, Manitoba, International Institute for Sustainable Development

-----, 2012, *Best Practices, Indirect Expropriation*, International Institute for Sustainable Development, Manitoba

OECD, 2004, *Indirect Expropriation and the Right to Regulate in International Investment Law*, OECD Working Papers on International Law 2004/04, OECD Publishing

-----, *Most-Favored-Nation Treatment in International Investment Law* dalam OECD Working Papers on International Investment, OECD Publishing

Reinisch, August, 2008, “Expropriation”, dalam Peter Muchlisnky, dkk (editor), *The Oxford Handbook of International Investment Law*, Oxford, Oxford University Press

-----, 2016, *National Treatment: Bayindir v. Pakistan, ICSID Case No. ARB/03/29*, dalam Meg Kinnear, dll (editor), *Building International Investment Law the First 50 Years of ICSID*, Kluwer Law International

Ripinsky, Sergey dan Kevin Willa, 2008, *Damages in International Investment Law*, London, British Institute of International Comparative Law



Salamon, Claudia dan Sandra Friedrich, 2013, *How Most Favored Nation Clauses in Bilateral Investment Treaties Affect Arbitration*, Practical Law Publishing Limited and Practical Law Company, Inc, London

Saverio, 2013, *International Investment Law and the Environment*, Cheltenhem, Edward Elgar Publishing

Schachter, Oscar, 1984, *Compensation for Expropriation*, American Journal of International Law Vol. 78 No. 1 January, Cambridge University Press

Schefer, Krista Nadakavukaren 2016, *International Investment Law: Text, Case and Materials*, Edward Elgar Publishing

Soekanto, Soerjono, 1986, *Pengantar Penelitian Hukum*, Jakarta, UI Press

Sornarajah, M, 2010, *The International Law on Foreign Investment*, Cambridge University Press, New York

Sumardjono, Maria SW, 2014, *Metodologi Penelitian Ilmu Hukum*, UGM, Yogyakarta

Sugiyono, 2014, *Metode Penelitian Pendidikan Pendekatan Kuantitatif, Kualitatif dan R&D*, Bandung, Alfabeta

Sunggono, Bambang, 2010, Metodologi Penelitian Hukum, Jakarta, Rajawali Press

UNCTAD, 2000, *Taking of Property*, UNCTAD Series on Issues in International Investment Agreements, New York & Geneva, United Nations

-----, 2004, *International Investment Agreements: Key Issues*, Vol. 1, New York dan Geneva, United Nations

-----, 2007, *Investor-State Dispute Settlement and Impact on Investment Rulemaking*, Series on International Investment Policies for Development, New York and Geneva, United Nations

-----, 2010, *Most-Favoured-Nation Treatment*, dalam UNCTAD Series on Issues in International Investment Agreements II, New York dan Geneva, United Nations

-----, 2012, *EXPROPRIATION*, UNCTAD Series on Issues in International Investment Agreement II, New York, Geneva

Vadi, Valentina, 2014, *Public health in international investment law and arbitration*, London, United Kingdom, Routledge



Zainuddin, H. Muhammad, 2018, *Isu, Problematika, dan Dinamika Perekonomian, dan Kebijakan Publik: Kumpulan Essay, Kajian dan Hasil Penelitian Kuantitatif & Kualitatif*, Deepublish, Yogyakarta

JURNAL DAN MAKALAH

Andenas, Mads dan Stefen Zleptnig, 2007, “Proportionality: WTO law: Comparative Perspective”, Texas International Journal Vol, 42

-----, 2010, “A Unified Theory of Fair and Equitable Treatment”, International New York University International Law and Politics Journal, Vol 43:44

-----, 2019, “Urgency of Non-Precluded Measures Clause in Indonesia Bilateral Investment Treaty”, Padjajaran Journal of Law Volume 6 Number 2

Baxter, R.R dan L.B. Sohn, 1961, “Responsibility of States for Injuries to the Economic Interests of Aliens”, The American Journal of International Law, July Vol. 55 No. 3

Chehade, Omar, 2016, “The Evolution of the Law of Indirect Expropriation and its Application to Oil and Gas Investment”, 9 Journal of World Energy Law and Business

Bücheler, Gebhard, 2015, “Proportionality in Investor-State Arbitration 1st Edition”, Oxford University Press

Connolly, Kelley, “Say What You Mean: Improved Drafting Resources As A Means For Increasing The Consistency Of Interpretation Of Bilateral Investment Treaties”, Vanderbilt Journal of Transnational Law: Vanderbilt University Law School”, Vol. 40, No. 5,

Crawford S.C., James, 2010, “Investment Arbitration and the ICC Articles on State Responsible”, ICSID Review Foreign Investment Law Journal 127, 2010

Desai, Mihir A dan Alberto Moel, 2004, “Czech Mate: Expropriation and Investor Protection in a Converging World”, ECGI Working Paper No. 62/2004

Elliason, Antonia, 2018, “Vident Partiality and The Judicial Review of Investor-State Dispute Settlement Awards: An Argument for ISDS Reform”, Georgetown Law School Journal Vol. 50,

Fietta, Stephen, 2005, “Most Favoured Nation Treatment and Dispute Resolution Under Bilateral Investment Treaties: A Turning Point?”, 8 International Arbitration Law Journal,



Heiskan, Veijo, 2007, “The Doctrine of Indirect Expropriation in Light of the Practice of the Iran-United States Claim Tribunal”, 8 (2) Journal of World Investment & Trade

Henckels, Caroline, 2012, “Indirect Expropriation and the Right to Regulate: Revisiting Proportionality Analysis and The Standard of Review in Investor-State Arbitration”, Journal of International Economic Law 15 (1)

Isakoff, Peter D, 2019, “Defining the Scope of Indirect Expropriation for International Investments”, Global Business Law Review (3) (2) 189

Jamieson, Sara, 2012, “A Model Future: The Future of Foreign Direct Investment and Bilateral Investment Treaties”, 53 S. Tex. L. Rev. 605

Krieabum, Ursula, “Regulatory Takings: Balancing the Interests of the Investor and the State”, The Journal of World Investment and Trade 717, 2008

Miljnek, Osat, “Full Protection and Security Standard in International Investment Law”, Pravni Vjesnik Journal, Vol. 35 No. 3-4, 2019

Newcombe, Andrew, “The Boundaries of Regulatory Expropriation in International Law”, 20:1 ICSID Review – FILJ, 2005

Nouvel, Y, “Les Mesures Équivalent à une Expropriation dans la Pratique Récente des Tribunaux Arbitraux”, Jurnal *Revue Générale du Droit International Public*, 2002

OECD, 2010, Evolution of International Investment Agreements (IIAs) In the MENA Region. *Makalah*. Makalah disiapkan dalam konteks Kelompok Kerja MENA-OECD tentang Kebijakan Investasi dan Promosi, Desember 2010

Perkowski, Maciej, dan Ewelina Guszweska, “Interpretation of Bilateral Treaties for the Promotion and Protection of Foreign Investments”, Journal Versita: Studies in Logic, Grammar, Rhetoric 32 (45), 2013

Root, E, “The Basis of Protection to Citizens Residing Abroad”, American Journal of International Law, Vol 4(3), 1910

Salacuse, Jeswald W.& Nicholas P. Sullivan, “Do BITs Really Work? An Evaluation of Bilateral Treaties and Their Grand Bargain”, 46 Harvard International Law Journal, 2006

Schwarzenberger, G, 1957, “International Law as Applied by International Courts and Tribunals”, Vol. 1, London, Stevens



Sefriani, 2018, “Fair and Equitable Treatment Standards International Investments Agreements”, Yustisia Journal, Vol. 7 No. 1 January – April

-----, 2019, “Urgency of Non-Precluded Measures Clause in Indonesia Bilateral Investment Treaty”, Padjajaran Journal of Law Volume 6 Number 2

Vandevelde, Kenneth, 2000, “The Economics of Bilateral Investment Treaties”, 41 Harv. Int. L. J.469

-----, 2010, “A Unified Theory of Fair and Equitable Treatment”, New York University International Law and Politics Journal, Vol 43:44

W, Salacuse, Jeswala, 1990, “BIT by BIT: The Growth of Bilateral Investment and Their Impact on Foreign Investment in Developing Countries”, The International Lawyer, Vol. 24 No. 3, American Bar Association

Weir, JA, 1983, “Complex Liabilities” dalam A. Tunc (ed.), *International Encyclopedia of Comparative Law*, Tubingen, Mohr, Vol XI, 1983
2018

Weston, Burns H, 1975 “Constructive Taking under International Law: A Modest Foray into the Problem of Creeping Expropriation”, Virginia Journal of International Law 103 Vol. 16, September

Wisner, Robert, 2007, “*The Modern View of the Fair and Equitable Treatment standard in the Review of Regulatory action by state*”, 20-AUT International Law Practicum 129, Autumn

Ying, Zhu, 2017, “Corporate Social Responsibility and International Investment Law: Tension and Reconciliation”, Nordic Journal of Commercial Law No. 1

-----, 2019, “Do Clarified Indirect Expropriation Clauses in International Investment Treaties Preserve Environmental Regulatory Space”, Harvard International Law Journal, Volume 60, November 2

Yu-Jui Chang, 2017, *Non-Action as an Indirect Expropriation*, Journal of International Law University of Pennsylvania Law School <https://pennjil.com/non-action-as-an-indirect-expropriation/>, diakses pada 7 November 2020

Zamir, Noam, 2017, “The Police Powers Doctrine in International Investment Law. 14 Manchester Journal International Economic Law”



PENELITIAN

Faccio, Sondra, 2012, Disertasi, *Indirect Expropriation in International Investment Law Between States Regulatory Powers and Investor Protection*, Verona, University of Verona, hlm. 93

Razik Fathima, Mohamed, 2010, Tesis, *Indirect Expropriation and the Application of Principle of Proportionality: The Role of ICSID Tribunals*, Oslo, University of Oslo

Trelles, Hernan Mariano Fernández, 2017, Tesis, *Indirect Expropriation and The Right to Regulate Under the Investment Chapter of EU-Canada CETA*, Amsterdam, Universiteit Van Amsterdam

Wu, Shuanghui, Tesis, 2017, *The Role of "Effect" and "Intention" of State's Measure in Determining an Indirect Expropriation With a Focus on State's Liability for Compensation*, Master Programme in Investment Treaty Arbitration, 2017, Uppsala Universiteit

ARTIKEL DAN INTERNET

Badan Koordinasi Penanaman Modal, “Strategi Pengembangan Potensi Daerah Dalam Peningkatan, Iklim Investasi”, dipresentasikan di Pekanbaru, 27 Agustus 2019, <http://dpmptsp.riau.go.id/media/file/Strategi-Pengembangan-Potensi-Daerah-Dalam-Peningkatan-Iklim-Investasi.pdf>, diakses pada 20 September 2020

Ballotpedia, “Deference (Administrative State)”, [https://ballotpedia.org/Deference_\(administrative_state\)](https://ballotpedia.org/Deference_(administrative_state)), diakses pada 22 November 2020.

Calamita, Jansen, “Expropriation (Selected Issues)”, dalam bahan ajar SIngapore International Arbitration Academy, Faculty of Law, National University of Singapore, <https://cil.nus.edu.sg/wp-content/uploads/2017/12/Expropriation-Jansen-Calamita.pdf>, diakses pada 22 November 2020

Coleman Matthew, dan Thomas Innes, 2015, “Expropriation in Investor-State Administration”, Steptoe, <https://www.steptoe.com/en/news-publications/expropriation-in-investor-state-arbitration.html>, diakses pada 22 November 2020

International Institute for Sustainable Development, “A Sustainability Toolkit for Trade Negotiator Trade and Investment as Vehicles for Achieving the 2030 Sustainable Development Agendas,” <https://cf.iisd.net/toolkits/sustainability-toolkit-for-trade-negotiators/5->



investment-provisions/5-4-safeguarding-policy-space/5-4-4-indirect-expropriation-regulatory-taking/, diakses pada 7 November 2020

International Law Office, 2001, “Deciding Damages in Investor Claims Against States”, <https://www.internationallawoffice.com/Newsletters/Arbitration-ADR/USA/Holland-Knight/Deciding-Damages-in-Investor-Claims-against-States>, diakses pada 29 November 2020

Mark W. Friedman, dkk, 2019, “Expropriation and Nationalization”, <https://globalarbitrationreview.com/guide/the-guide-energy-arbitrations/3rd-edition/article/expropriation-and-nationalisation#footnote-096>, diakses pada 28 Desember 2020

Merriam Webster, <https://www.merriam-webster.com/dictionary/expropriation>, diakses pada 28 Desember 2020

Mously, Omar, 2019, “Same Concept, Different Interpretation: The Full Protection and Security Standard in Practice”, Kluwer Arbitration Blog, <http://arbitrationblog.kluwerarbitration.com/2019/10/27/same-concept-different-interpretation-the-full-protection-and-security-standard-in-practice/>, diakses pada 19 November 2020

Nascimbene, Juan dan Jeremy Sharpe, “Creeping Expropriation”, <https://jusmundi.com/en/document/wiki/en-creeping-expropriation>, diakses pada 7 November 2011

Ren, Qing, Xu Zheng, dkk, “The Investment Treaty Arbitration Review: Expropriation”, <https://thelawreviews.co.uk/title/the-investment-treaty-arbitration-review/expropriation>, diakses pada 30 November 2021

UNCTAD, “*IAs by Country Grouping*”, <https://investmentpolicy.unctad.org/international-investment-agreements/by-country-grouping>, diakses pada 29 Desember 2020

Van der bruggen, E.A, “*Some Notes on the International Protection of Foreign Investors under Bilateral Investment Treaties in Matters of Taxation and Tax Administration*”, https://www.dfdl.com/wp-content/uploads/2010/09/Notes_on_the_Protection_of_Foreign_Investors_under_Bilateral_Investment_Treaties_in_Matters_of_Taxation_and_Tax_Administration_2007.pdf, diakses pada 20 November 2020

PERJANJIAN BILATERAL, MULTILATERAL, DAN KONVENSI

Additional Protocol to the Convention for the Protection of Human Rights and Fundamental Freedoms, 4 November 1950. 213. UNTS 262, Section 1



Agreement between the Government of Canada and the Government of the Republic of Ecuador for the Promotion and Reciprocal Protection of Investments

Agreement between the Government of the United Kingdom of Great Britain and Northern Ireland and the Government of the Republic of Argentina for The Promotion and the Protection of Investments

Agreement between The Government Of The United Kingdom Of Great Britain And Northern Ireland And The Government Of The Socialist Republic Of Vietnam For The Promotion And Protection Of Investments

Agreement between the Republic of Benin and the Belgo-Luxembourg Economic Union concerning the Encouragement and Reciprocal Protection of Investments, 18 May 2001

Agreement between the United Kingdom of Great Britain and Northern Ireland and Bosnia and Herzegovina for the Promotion and Protection of Investments Blackpool, 2 October 2002

The North American Free Trade Agreement (NAFTA), January 1994

KASUS

ADC Affiliate Limited and ADC & ADMC Management Limited v Republic Hungaria, ICSID Case No. ARB/03/16

Cf. Consortium R.F.C.C. vs. Kingdom of Morocco, ICSID Case No. ARB/00/6, 22 Desember 2003

HESHAAM TALAAT M. AL WARRAQ (Claimant) vs. THE REPUBLIC INDONESIA, Final Award, 15 Desember 2014

Marvin Feldman v Mexico, ICSID Case No. ARB (AF)/99/1, Award, 103, Dec 16, 2002, 18 ICSID Rev. 488

Methanex Corporation v. United States of America

Middle East Cement Shipping and Handling Co. S.A v Arap Republic of Egypt, ICSID Case No. ARB/99/6

Eudora A. Olguin vs. Republic of Paraguay, ICSID Case No. ARB/98/5

Permanent Sovereignty over Natural Resources, GA Res 1803 (XVIII), UNGAOR, 1962, 17th Sess.Supp. No. 17, UN Doc A/5217



S.D Myers, Inc v. Government of Canada, UNCITRAL (NAFTA), First Partial Award, 285 November 13, 2000, 400 ILM 1408

Saluka Investments BV v. Czech Republic Award, Perm. Ct. Arb. 2006

Starrett Housing Corporation, Starrett System, Inc, Starrett Housing International, Inv v Iran, Bank Oman, Bank Meilat, Bank Markazi

Tecmed vs. Mexico, ICSID Case No ARB (AF)/00/2, Award, 29 Mei 2003

Telenor Mobile Communication AS v The Republic of Hungary, ICSID Case No ARB/04/15

Tokios Tokeler v Ukraine, ICSID Case No. ARB/-2/18

United Parcel Service of America Inc. v. Government of Canada, ICSID Case No. UNCT/02/1

LAPORAN, PEDOMAN, DAN DOKUMEN-DOKUMEN LAINNYA

Draft Articles on Most-Favored-Nation Clauses (ILC Draft), Yearbook of the international Law Commission, 1978, Vol. II, Part Two, hlm. 21

U.N. International Law Comm'n, Report: International Responsibility, 9th Sess., at 42-46 (Doc. No. A/CN.4/106) (1957)