

DAFTAR PUSTAKA

- Adolf, Huala.(2014). *Hukum penyelesaian sengketa internasional*. Bandung : Sinar Grafika.
- Alvarez, E. T. (2019). The land and maritime delimitation of the court of the hague in the affairs of costa rica v. nicaragua, in light of their proposals (february 2, 2018). *Journal of Internasional Law amd International Relations*, (7), 47-84. http://dx.doi.org/10.25267/Paix_secur_int.2019.i7.02
- Anis, Andrew Alexandro. (2018). Eksistensi Mahkamah Pengadilan Internasional dalam penyelesaian sengketa antar negara menurut hukum internasional. *Lex et Societis*, 6(6), 108-118.
- Anwar, S. T., Hasbi, & Ridwan Syam. (2022). *Metodologi penelitian sosial*. Bandung : Manggu Makmur Tanjung Lestari.
- Ardiansyah. (2023). *Penyelesaian sengketa antara negara di wilayah perbatasan melalui international court of justice*. Prosiding Seminar Nasional Pengembangan Potensi Kelautan yang Berkelanjutan dan Berkeadilan di Kawasan Perbatasan. Diakses pada 5 November 2024 dari <https://prosiding.ubt.ac.id/index.php/snspb/article/view/232>
- Arif, W., & Yanto, A. (2022). Konsep makna keamanan maritim. *Jurnal Maritim Indonesia*, 10(3), 227–234.
- Bangun, B. H. (2017). Konsepsi dan Pengelolaan Wilayah Perbatasan Negara : Perspektif Hukum Internasional *Tanjungpura Law Journal*. 1(1), 52-63.
- BDO Cayman Islands. (August 5, 2022). *Importance of the Caribbean Sea*. Diakses pada tanggal 8 November 2024 <https://www.bdo.ky/en-gb/insights/featured-insights/importance-of-the-caribbean-sea>
- Bosco, S., & Gholz, D. (2012). Sovereignty and boundary disputes in Central America: The Nicaragua-Costa Rica Case. *Journal of International Law and Politics*, 44(3), 895-923
- Conservation Internasional. (2024). *Pacific ocean and Islands : the pacific matters to us all, for our climate and food security*. Diakses pada tanggal 9 November 2024 <https://www.conservation.org/places/pacific-ocean-and-islands>
- Creswell, J.W. (2014). *Research design: qualitative, quantitative, and mixed methods approaches*. Sage Publications.
- Darwiansyah, M. A., Luthfi, M., & Aisyah, N. A. P. (2024). Pendapat hukum (*Advisory Opinion*) Mahkamah Internasional dalam proses penyelesaian sengketa internasional. *El-Mujtama: Jurnal Pengabdian Masyarakat* , 4(5), 531–2638. <https://doi.org/10.47467/elmujtama.v4i5.3638>
- i F. S. J. (2014). *Regional Convergence Theories and International regimes*. Audience Publishing.



- Dermawan, W., Fakhri, S. M., & Henike, P. (2023). Konflik internal dalam hubungan internasional menyoal konflik antara pemerintah Spanyol dengan Catalonia. *Multiple : Journal of Global and Multidisciplinary*. 1(4), 462-474.
- Dewi, C. L., & I M. A. A. (2023). Kedaulatan pulau dan delimitasi batas maritim di Laut Cina Selatan : Kajian atas Kepemilikan Kepulauan Paracel dan dampaknya terhadap delimitasi batas maritim antara Cina dan Vietnam. *Majalah Geografi Indonesia*. 37(2), 124-137.
- Donald J. Puchala and Raymond F. Hopkin's. *International Regimes: Lesson from Inductive Analysis*, in, Krasner, op.cit. 1982; p. 250
- ESCR-Net. (Januari 23, 2019). *Activities carried out by Nicaragua in the border area (Costa Rica v. Nicaragua), compensation owed by the Republic of Nicaragua to the Republic of Costa Rica, ICJ Gen. list No. 150, 2018*. Diakses pada tanggal 5 November 2024 pada <https://www.escr-net.org/caselaw/2019/activities-carried-out-nicaragua-border-area-costarica-v-nicaragua-compensation-owed/>
- Fauzil, Y. M. & Agussalim B. (2024). Prospek hubungan maritim Indonesia-Malaysia pasca kesepakata batas laut 2023. *Eksekusi : Jurnal Ilmu Hukum dan Administrasi Negara*. 2(1), 199-209. <https://doi.org/10.55606/eksekusi.v2i1.864>
- Food and Agriculture (FAO). (2020). *World Fisheries And Aquaculture*.
- Fouache, E., & Gutierrez, F. (2018). *Expert Reports on Coastal Geography in the Costa Rica-Nicaragua Maritime Dispute*. International Court of Justice Archives.
- Franckx, Erik. (2023). A single maritime boundary : from UNCLOS III to present-day developments. *Marine Policy*. 148. 105429. <https://doi.org/10.1016/j.marpol.2022.105425>
- Gide Loyrette Nouel. (February, 9, 2018). *The international court of justice delivers its judgement in the maritime and land boundary cases between Costa Rica and Nicaragua*. Diakses pada 4 November 2024 <https://www.gide.com/en/news/the-international-court-of-justice-delivers-its-judgment-in-the-maritime-and-land-boundary>
- Gomez, R., & Torres, J. (2019). Resolving Maritime Boundary Disputes: The Role of Independent Experts in Coastal Geography. *Journal of Geopolitical Studies*, 14(3), 123-145.
-  Hasan M. M., Jian, H., Alam, M. W., & Chowdhury. (2019). Sengketa batas aritim yang berlarut-larut dan hukum maritim. *Jurnal Keselamatan Maritim Internasional, Urusan Lingkungan, dan Pengiriman*, 2 (2), 89–96. <https://doi.org/10.1080/25725084.2018.1564184>
- y, O. A. (2005). Between power and principle: an integrated theory of

- international law. *The University Of Chicago Law Review*, 72(2), 469–536.
- Hennida, C. (2015). *Rezim dan organisasi internasional: interaksi negara, kedaulatan dan institusi multilateral*. Malang: Intrans Publishing
- Holsti, K. K. (1987). *Politik internasional, kerangka analisa*. Jakarta : Pedoman Ilmu Jaya.
- Imon, Linda Lidia. (2018). Penyelesaian sengketa kelautan menurut konvensi hukum laut tahun 1982. *Scientia De Lex*. Vol. 6(3), 34-51.
- Indonesia Ocean Justice Initiative. (June 11, 2024). *Deteksi dan analisis dugaan praktik penangkapan ikan secara ilegal di wilayah perairan dan yurisdiksi Indonesia*. Ocean Justice Initiative. <https://oceandisputeinitiative.org/2024/06/11/deteksi-dan-analisis-dugaan-praktik-penangkapan-ikan-sekara-ilegal-di-wilayah-perairan-dan-yurisdiksi-indonesia/>
- International Court of Justice. (1945). *Statute of the International Court of Justice*. <https://www.icj-cij.org/en/statute>
- International Court of Justice. (2014). *Application Instituting Proceedings filed in the case of Maritime Delimitation in the Caribbean Sea and the Pacific Ocean (Costa Rica v. Nicaragua)*.
- International Court of Justice. (2015). *Certain Activities Carried Out by Nicaragua in the border area (Costa Rica v. Nicaragua) - The Court finds that Nicaragua has Violated Costa Rica's territorial sovereignty and navigational rights, as*. <https://www.icj-cij.org/node/102123>
- International Court of Justice. (2015). *Written Pleadings of the Case Concerning Maritime Delimitation in the Caribbean Sea and the Pacific Ocean (Costa Rica v. Nicaragua)*.
- International Court of Justice. (2017). *Maritime delimitation in the caribbean sea and the Pasific Ocean (Costa Rica v. Nicaragua)*. Diakses pada 7 Juli 2024 <https://www.icj-cij.org/index.php/case/157>
- International Court of Justice. (2017). *Oral Proceedings of the Case Concerning Maritime Delimitation in the Caribbean Sea and the Pacific Ocean (Costa Rica v. Nicaragua), July 3-13, 2017*.
- International Court of Justice. (2018). *Case Concerning Maritime Delimitation in the Caribbean Sea and the Pacific Ocean (Costa Rica v. Nicaragua)*.
- Isra, M. N. (2021). Sistem pengambilan keputusan di mahkamah internasional (international court of justice) ditinjau dari pendekatan american realism dan scandinavian realism. *Jurnal Ilmu Sosial dan Pendidikan*. 5(4), 1487-501. <http://dx.doi.org/10.58258/jisip.v5i4.2587>
- 2024). *List of cases at international tribunal for the law of the sea*. Diakses pada 8 November 2024. <https://www.itlos.org/en/main/cases/list-of-cases/>
- Aleksius. (2008). *Politik global dalam teori dan praktik*. Yogyakarta :

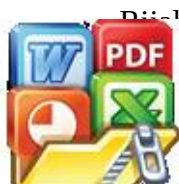


Graha Ilmu.

- Kantjal, Marsita. (2019). Kewenangan tribunal internasional hukum laut dalam penyelesaian sengketa kelautan menurut konvensi hukum laut PBB tahun 1982. *Lex Privatum*, 7(1), 98-104.
- Kapahase, I. V. M., Anis, H., & Sinaga, T. B. (2021). Tinjauan tentang penyelesaian sengketa batas wilayah antar negara menurut perspektif hukum internasional. *Lex Administratum*. 9(3), 154-164.
- Kase, D. A. (2020). Wilayah perbatasan negara dalam perspektif hukum internasional. *Jurnal Proyuris*, 2(1), 168–184.
- Kaunang R. B., Michael G. N., & Cornelis, D. M. (2022). Penegakan hukum di wilayah zona ekonomi ekslusif Indonesia (perairan Natuna Utara) sebagai kawasan klaim Laut China Selatan. *Lex Administratum*. 10(1), 129-139.
- Keohane, R.O. (1989). *International institutions and state power: essays in international relations theory* (1st ed.). Routledge. <https://doi.org/10.4324/9780429032967>
- Klein, N. (2022). *Maritime Security and the Law of the Sea: Help or Hindrance?*. Oxford University Press.
- Krasner, S. D. (1982). Structural causes and regime consequences: regimes as intervening variables. *Journal Of International Organization*, 36(2), 185-205. <https://www.jstor.org/stable/2706520>
- Kurnia, M. P. (2008). Hukum internasional (kajian ontologis). *Risalah Hukum Fh Unmul*, 4(2), 77–85.
- Lindsey, R., & Luann, D. (2023). *Climate change : ocean heat content*. Diakses pada 28 Juni 2024 <https://www.climate.gov/news-features/understanding-climate/climate-change-ocean-heat-content>
- Liverani, Andrea. (2010). *Success and failure in international regimes*. Diakses pada 7 Juli 2024 <https://blogs.worldbank.org/en/climatechange/success-and-failure-international-regimes>
- Madhusodani, N. L. M. (2022). Peran hukum internasional dalam penyelesaian sengketa kepemilikan kepulauan antar negara di dunia. *Ganesha Law Review*. 4(1), 20-30.
- Masfiani I. Y., Tri, S. R., & Nanik, T. (2016). Penyelesaian sengketa batas maritim antara Costa Rica dan Nicaragua di Laut Karibia dan Samudera Pasifik dalam Perspektif UNCLOS 1982. *Diponegoro Law Journal*, 5(3), 1–19. <https://doi.org/10.14710/dlj.2016.12898>
- Mas'ood M. (1990). *Ilmu hubungan internasional disiplin dan metodologi*. LP3ES.
- mer, J. J. (2019). The Concept of the Offensive: A Realist Theory of International Politics. *International Security*, 44(1), 20-45.
- . B., Huberman, A. M., & Saldana, J. (2014). *Qualitative data analysis*,



- a methods sourcebook* (3rd ed.) Sage Publications.
- Morgenthau, H. J. (1951). *In defense of the national interest : a critical examination of american foreign policy*. New York : University Press of America.
- Nababan, S. B., & Jamba, P. (2024). Kasus penyelesaian batas laut antara Indonesia dan Malaysia. *Science Journal : Jurnal Ilmiah Mahasiswa*. 6(6), 248-253.
- Natamiharja, dkk. (2021). Hukum penyelesaian sengketa internasional. Bandarlampung : Pusaka Media.
- Nejad, M. A. R., Mohammad, A. J., & Morbin, Karbasi. (2020). Chabahar international regime as an opportunity for economic exchanges of the Islamic Republic of Iran. *Journal of Advanced Pharmacy Education & Research*. 10(1), 76-84.
- Nelson, M., & Bishop, C. (2020). The Application of Coastal Geomorphology in Maritime Delimitation Cases: Insights from the Costa Rica-Nicaragua Dispute. *Maritime Law Journal*, 22(2), 45-67.
- Nuechterlein, D. E. (1979). National interest: a new approach, orbis. 23(1) (Spring), 57
- Peters, D. (2017). Legal Implications of Maritime Delimitation: Lessons from the Costa Rica and Nicaragua Case. *Journal of International Law and Policy*, 5(2), 45-62.
- Plano, J. C., & Olton, R. (1999). *Kamus hubungan internasional*. Bandung: Putra A Bardin.
- Pramono, Sugiarto. (2023). *Buku ajar studi rezim internasional*. Semarang : Wahid Hasyim University Press.
- Pramudianto, Andreas. (2017). Peradilan Internasional dan diplomasi dalam sengketa lingkungan hidup maritim. *Jurnal Hukum Lingkungan Indonesia*, 4(1), 111-137. <https://doi.org/10.38011/jhli.v4i1.52>
- Prayuda, R., Syafri, H., & Desri, G. (2019). Politik institusi rezim internasional (konsep dan pendekatan analisis). *Journal of Diplomacy and International Studies*, 2(2), 97–111. [https://doi.org/10.25299/jdis.2019.vol2\(02\).5182](https://doi.org/10.25299/jdis.2019.vol2(02).5182)
- Putri, A. A., dkk. (2024). Peran hukum internasional dalam penyelesaian sengketa perbatasan (kasus-kasus di Asia Tenggara). *Jurnal Hukum dan Kewarganegaraan*. 4(6), doi.org/10.3783/causa.v2i9.2461
- Putri, P. A. A. A. (2022). Peranan hukum internasional dalam menyelesaikan sengketa. *Jurnal Pendidikan Kewarganegaraan Undiksha*, 10(3), 197-204.
- Rizal, N. K. (2018). Kepentingan nasional indonesia dalam inisiasi ASEAN maritime forum (AMF). *Indonesian Perspective*, 3(2), 159–179.
- M .I. (2018). Kedaulatan dan yurisdiksi negara dalam sudut pandan



- keimigrasian. *Jurnal Binamulia Hukum*, 7(1), 1–16. <https://doi.org/10.37893/jbh.v7i1.310>
- Sari, Indah. (2019). Keunggulan arbitrase sebagai forum penyelesaian sengketa di luar pengadilan. *Jurnal Ilmiah Hukum Dirgantara Fakultas Hukum Universitas Dirgantara Marsekal Suryadarma*, 9(2), 47-73.
- Sari, Milya & Asmendri. (2020). Penelitian kepustakaan (library research) dalam penelitian pendidikan IPA. *Natural Science : Jurnal Penelitian Bidang Ipa Dan Pendidikan Ipa*, 6(1), 41–53. <https://doi.org/10.15548/nsc.v6i1.1555>
- Shaw, M. (2024, May 8). *International law*. Encyclopedia Britannica. <https://www.britannica.com/topic/international-law>.
- Sholikah, Dwi Imroatus. (2020). Analisis penyelesaian perbatasan laut antara Peru dengan Chili yang diselesaikan oleh Mahkamah Internasional (ICJ). *Rewang Rencang : Jurnal Hukum Lex Generalis*, 1(1), 25-34.
- Siahaan, R. G. D. (2021). Kedudukan rezim internasional dalam hukum internasional kontemporer. *Rewang Rencang : Jurnal Hukum Lex Generalis*. 2(1), 57-67. <https://doi.org/10.56370/jhlg.v2i1.4>
- Starke, J.G. (2003). *Pengantar hukum internasional*. Jakarta : Sinar Grafika.
- Stepien, Barbara. (2021). Maritime Delimitation in the Caribbean Sea and the Pacific Ocean (Costa Rica v. Nicaragua) "Casos de América Latina ante la Corte Internacional de Justicia. Fronteras, conflictos armados, derechos humanos y medio ambiente", Becerra Ramírez, Manuel (ed.), IIJ-UNAM, Mexico City, 2021, pp. 273-315., Available at SSRN: <https://ssrn.com/abstract=3920952>
- Sudarsono, B. P., Jonni, M., & Surryanto, D. W. (2018). Diplomasi pertahanan indonesia dalam mencapai kepentingan nasional. *Jurnal Pertahanan Dan Bela Negara*, 8(3), 83–102. <Https://Doi.Org/10.33172/Jpbh.V8i3.441>
- Tanaka, Y. (2019). *The International Law of the Sea* (3rd ed.). Cambridge: Cambridge University Press.
- Turangan, Variztian Fernando. (2021). Kajian hukum mengenai penyelesaian sengketa internasional secara damai menurut hukum internasional. *Lex Administratum : Jurnal Elektronik Bagian Hukum Administrasi Negara Fakultas Hukum Unstrat*. 9(4), 171-180.
- Tutuhatunewa, L., W. & Veriena, J., B., R. (2021). Sengketa hukum penggunaan non navigasi jalur air internasional antar negara perbatasan. *Tatohi : Jurnal Ilmu Hukum*. 1(9), 882-893.

ironment Programme. (2024). *Climate change, biodiversity loss, and pollution are degrading blue ecosystems, harming marine life, undermining the livelihoods of coastal communities, and negatively impacting health and*



- well-being*. Diakses pada 28 Juni 2024 <https://www.unep.org/topics/ocean-seas-and-coasts>.
- United Nations. (1945). *Charter of the United Nations*. <https://www.un.org/en/about-us/un-charter>
- United Nations. (1982). *United Nations Convention on Law of the Sea*. URL: https://www.un.org/depts/los/convention_agreements/texts/unclos/unclos_e.pdf
- United Nations. (2008). *United nations convention on the law of the sea, montego bay*, 10 december 1982. Diakses pada 28 Juni 2024 <https://legal.un.org/avl/ha/uncls/uncls.html>
- Valenzuela, E. (2023). UNCLOS dan Sengketa Maritim Laut Cina Selatan: Kompleksitas Hukum dan Interpretasi . *Denver Journal of International Law & Policy*.
- Wahyuni, Made Dewi. (2022). Hukum internasional memegang peranan penting dalam menyelesaikan sengketa untuk menjaga perdamaian dan keamanan dunia. *Jurnal Pacta Sunt Servanda*. 3(2), 11-22.
- Waltz, K. (2020). *Theory of International Politics*. New York: McGraw-Hill Education.
- Wibisono, A. (2019, march 6). K. *Memahami Metode Penelitian Kualitatif*. Kementerian Keuangan Republik Indonesia <https://www.djkn.kemenkeu.go.id/artikel/baca/12773/Memahami-Metode-Penelitian-Kualitatif.html>
- Winarwati, Indien. (2014). Eksistensi Mahkamah Internasional sebagai lembaga kehakiman Perserikatan Bangsa-Bangsa (PBB)). *Rechtidee Jurnal Hukum*, 9(1), 56-71.
- Windradi, F., Bramantyo, R. Y., Widayati, S. C., & Putra, R. A. (2022). Kedudukan dan peran hukum penyelesaian sengketa internasional dalam perspektif hubungan internasional. *Jurnal Transparansi Hukum*. 5(2), 125-135.
- Wiratmaja, I. G. N. A., Dewa, G. S. M., & Ni, P. R. Y. (2019). Penyelesaian sengketa *maritime boundary delimitation* di Laut Karibia dan Samudera Pasifik antara Costa Rica dan Nicaragua melalui Pengadilan internasional. *Jurnal Komunitas Yustisia*, 2(1), 1–10. <https://doi.org/10.23887/jatayu.v2i1.28762>
- World Economic Forum. (2019). *Here are 5 reasons why the ocean is so important*. Di akses pada 28 juni 2024 <https://www.weforum.org/agenda/2019/08/here-are-5-reasons-why-the-ocean-is-so-important/#:~:text=It%20regulates%20rainfall%20and%20droughts,invaluable%20recreational%20role%20to%20play>.
- Oran. R. (1982). Regime dynamics : the rise and fall of international regimes. *International Organization*, 36(2), 227–297.



Yusuf, Adijaya. (2021). Sengketa antara Malaysia dan Singapura tentang aktivitas reklamasi pantai di dan di sekitar Selat Johor. *Indonesian Journal of International*, 1(3), 631-638.

Zahara, A. S. (2022). *ICJ Resolution of maritime boundaries dispute between Costa Rica and Nicaragua in the Caribbean Sea and the Pasific Ocean*. Research Gate.

https://www.researchgate.net/publication/357575827_ICJ_Resolution_of_Maritime_Boundaries_Dispute_Between_Costa_Rica_and_Nicaragua_in_the_Caribbean_Sea_and_the_Pacific_Ocean

