

DAFTAR PUSTAKA

Buku

- Ahmad M. Ramli, 2004, “*Cyber Law dan Haki dalam Sistem Hukum Indonesia*”, Refika Aditama, Bandung.
- Alma Manuputy, dkk., 2008, “*Hukum Internasional*”, Rech-Ta, Depok.
- Anggara, dkk., 2015, “*Menyeimbangkan Hak: Tantangan Perlindungan Privasi dan Menjamin Akses Keterbukaan Informasi dan Data di Indonesia*”, ICJR, Jakarta.
- Anthony Aust, 2005, “*Handbook of International Law*”, Cambridge University Press, New York.
- Antonio Cassese, 2002, “*International Law*”, Oxford University Press, New York.
- Bahakal Yimer dkk., 2011, ‘*Application of International Investment Agreement by Domestic Courts*’, Trade Law Clinic, Geneva.
- Crawford, J, A Pellet, S Olleson, & K Parlett, 2010, ”*The law of international responsibility*”, Oxford University Press, New York.
- Damos Dumoli Agusman, 2014, “*Treaties Under Indonesian Law: A Comparative Study*”, Remaja Rosdakarya, Bandung.
- Danrivanto Budiharto, 2014, “*Teori Hukum Konvergensi*”, Refika Aditama, Bandung.
- Edmond Makarim, 2003, *Kompilasi Hukum Telematika*, Rajawali Pers, Jakarta.
- Huala Adolf, 2004, “*Hukum Penyelesaian Sengketa*”, Sinar Grafika, Jakarta.
- Irwansyah, 2020, “*Penelitian Hukum: Pilihan Metode & Praktik Penulisan Artikel*”, Mirra Buana Media, Yogyakarta.
- I Made Pasek Diantha, 2016, “*Metodologi Penelitian Hukum Normatif Dalam Justifikasi Teori Hukum*”, Kencana, Jakarta.
- I Wayan Parthiana, 2003, “*Pengantar Hukum Internasional*”, Mandar Maju, Bandung.

- Jawahir Thontowi dan Pranoto Iskandar, 2006, “*Hukum Internasional Kontemporer*”, Refika Aditama, Bandung.
- Judhariksawan, 2005, “*Pengantar Hukum Telekomunikasi*”, Rajawali Press, Jakarta.
- Kenny Wiston, 2002, “*The Internet: Issues of Jurisdiction and Controversies Surrounding Domain Names*”, Citra Aditya, Bandung.
- Margot Horspool dan Matthew Humphreys, 2006, “*European Union Law*”, Oxford University Press, New York.
- Martin Dixon, 1993, “*Textbook on International Law*”, Blackstone Press Limited, London.
- Maskun, 2011, “*Kejahatan Cyber Crime*”, Pustaka Pena Press, Makassar.
- Mochtar Kusumaatmadja, Etty R. Agoes, 2018, “*Pengantar Hukum Internasional*”, Alumni, Jakarta.
- Muhammad Mova Al Afghani, 2005, “*Konsep Kealpaan dalam Hukum Pertanggungjawaban Negara*”.
- Myles Jelf, 2011, ‘*Intellectual Property Rights and Article 102’* (EU Competition Law IBC Summer School, Cambridge, United Kingdom.
- Ok Saidin, 2010, “*Aspek Hukum Hak Kekayaan Intelektual (Intellectual Property Rights)*”, Rajawali Pers, Jakarta.
- Sefriani , 2010, “*Hukum Internasional: Suatu Pengantar*”, PT. Raja Grafindo Persada, Jakarta.
- Sudargo Gautama, 1992, “*Indonesia dan Arbitrase Internasional*”, Alumni, Bandung.
- Sugeng, 2020, “*Hukum Telematika Indonesia*”, Prenadamedia Group, Jakarta.
- Sugeng Istanto, 2018, “*Hukum Internasional*”, Cahaya Atma Pustaka, Yogyakarta.
- Wahyudi Djafar dan Justitia Avilia Veda, 2014, “*Internet Untuk Semua*”, Elsam, Jakarta.

Alpana Roy dan Althaf Marsoof, ‘Geo-blocking, VPNs and injunctions’ European Intellectual Property Review, Vol. 39, Nomor 11, 2017.

Daniel J. Solove, “A Brief History of Information Privacy Law in Proskauer On Privacy”, GWU Law School Public Law Research, Vol. 1, Nomor 2, 2006.

E Sabrina, ‘The battle against geo-blocking: the consumer strikes back’ Richmond Journal of Global Law and Business Summer, Vol.15, No. 1, 2016

Harold Koh, ‘Why Do Nations Obey International Law?’, The Yale Law Journal, Vol. 106, Nomor 8, 1997.

Hersch Lauterpacht, “Oppenheim’s International Law”, Great Britain: A Treatise, Vol. 1, Nomor 8, 1961.

Indra Safitri, “Tindak Pidana di Dunia Cyber dalam Insider” , Legal Journal From Indonesian Capital and Investment Market, Vol. 4, Nomor 1, April 2018.

James A. Muir, Paul C. Van Oorschot, “Internet Geolocation: Evasion and Counterevasion”, 42 Acm Computing Surveys, Vol. 4, Nomor 1, 2009.

Juha Vesala, ‘Geoblocking Requirements in Online Distribution of Copyright-Protected Content: Implications of Copyright Issues on Application of EU Antitrust Law’, 25 Michigan State International Law Review, Vol. 595, 2017.

Jorgensen dan Nina HB, 2000, “The Responsibility of State for International Crimes”, Oxford University Press.

Marketa Trimble, “The Future of Cybertravel: Legal Implications of the Evasion of Geolocation”, 22 Fordham Intell. Prop. Media & Ent. L.J. Vol. 22, Nomor 567, 2012

Mercy E. Peek, “Information Privacy and Corporate Power: Toward a Reimagination of Information Privacy Law”, Seton Hall Law Review, Volume 37, 2006.

Ninon Melatyugra, “Teori Internasionalisme Dalam Sistem Hukum Nasional”, Refleksi Hukum, Vol. 8, Nomor 2, 2005.

NN, *Copyright-Protected Content: Implications of Copyright Issues on Application of EU Antitrust Law*' Michigan State International Law Review 595, Vol. 25, 2017

P. Lorents, R. Ottis, dan R. Rikk, "Cyber Society and Cooperative Cyber Defence In Internationalization, design, and Global Development, Lecture Notes in Computer Science", Berlin: Springer-Verlag Heidelberg, Vol. 5623, 2009.

Samuel Warren and Louis D. Brandeis, "The Right to Privacy", Harvard Law Review, Vol. 4, Nomor 2, 1990.

Simon Butt, 'The Position of International Law Within The Indonesian Legal System', Emory International Law Review, Vol. 28, Nomor 1, 2014.

Kamus

KBBI, 2021. Kamus Besar Bahasa Indonesia (KBBI). Tersedia pada: <https://www.kbbi.web.id/negara>. Diakses pada tanggal 26/7/2021.

Instrumen Hukum Nasional

Fatwa Majelis Ulama Indonesia Nomor 24 Tahun 2017 tentang Hukum dan Pedoman Bermuamalah Melalui Media Sosial.

Kitab Undang-Undang Hukum Pidana.

Undang-Undang Dasar Negara Republik Indonesia Tahun 1945.

Undang-Undang Nomor 10 Tahun 1998 tentang Perbankan.

Undang-Undang Republik Indonesia Nomor 39 Tahun 1999 tentang Hak Asasi Manusia.

Undang-Undang Nomor 23 Tahun 2006 Tentang Administrasi Kependudukan.

Undang-Undang Nomor 19 tahun 2016 tentang Infomasi dan Transaksi Elektronik.

Instrumen Hukum Internasional

Berne Convention for the Protection of Literary and Artistic Works, last amended 28 September 1979.

Consolidated version of the Treaty on the Functioning of the European Union Article 101

Draft Articles on Responsibility of States for Internationally Wrongful Acts, Art. 1 & 2 (Arsiwa).

European Commission, Competition DG, *Cross-border access to pay-TV*, Case AT.40023, Paramount Commitments.

Europe Union General Data Protection Regulation.

Europe Union Regulation Parliament.

International Convention on Civil and Political Rights.

International Covenant on Economic Social and Cultural Rights

Jazette Enterprises Ltd. v. Commonwealth of Kentucky, Court of Appeals of Kentucky, 2014 WL 689044.

Paul Craig, Grainne de Burca, *EU Law: text, cases and materials* (5th edn, OUP 2015) 1037– 1038; Judgment of 8 June 1982, *Nungesser v Commission*, C-258/78, EU:C:1982:211, paragraphs 56–58.

Privacy Guidelines Organization for Economic Co-operation and Development 1980.

Regulation (EU) 2018/302 Of The European Parliament And Of The Council

Universal Declaration of Human Rights.

Internet

Access Control - Apache HTTP Server. httpd.apache.org. 2012 [last update]. Diakses tanggal 29 Agustus 2021.

Ari Juliano Gema, *Cyber Crime: Sebuah Fenomena di Dunia Maya*, <http://www.interpol.go.id/id/kejahatan-transnasional/kejahatan-dunia-maya/89-cybercrime-sebuah-fenomena-di-dunia-maya>, diakses pada 26 September 2021.

DW, “*Mahkamah Eropa Larang Mekanisme Transfer Data Pengguna Facebook Ke Server Di AS*”, [Mahkamah Eropa Larang Mekanisme Transfer Data Pengguna Facebook Ke Server Di AS](#)

Mekanisme Transfer Data Pengguna Facebook ke Server di AS
- DW Tempo.co, diakses 25 Januari 2022.

General Assembly, ‘As Consideration of International Law Commission Report Concludes, Legal Committee Debates Constitutional Challenges Arising From Treaties’ Provisional Application’ (2014) <<http://www.un.org/press/en/2014/gal3492.doc.htm>> diakses 28 Juni 2021.

International Law Commission, Draft Articles on Responsibility of States for Internationally Wrongful Acts, November 2001, Supplement No. 10 (A/56/10), chp.IV.E.1, available at: <https://www.refworld.org/docid/3ddb8f804.html>., diakses pada 21 Oktober 2021.

Libera, “*Pengaruh GDPR Terhadap Data Pribadi & Keberlakuannya Bagi Startup*”, Libera, diakses pada 25 Januari 2022.

National Commissioner of the South African Police Service vs. Southern African Human Rights Litigation Centre and Another, Case CCT 02/14, Constitutional Court of South African, 25 Oktober 2021.

Neustar, “*IP Geolocation Can Ensure Compliance with UIGEA Regulations*”. <<https://www.neustar.biz/resources/whitepapers/ip-geolocation-ensuring-compliance-with-online-gambling-regulations>>. Diakses pada 18 Januari 2022.

S. M. Noor, “*Sejarah Hukum Internasional*”, dalam <http://www.negarahukum.com/hukum/sejarah-hukum-internasional.html>, diakses pada tanggal 26 Oktober 2021.

Sandra Pattison, ”*Geoblocking Guide: What Is It And How Do You Get Around It in 2021?*”, <https://cloudwards.net/geoblocking-guide/> , diakses pada 25 Oktober 2021.

Soheila Mohammadyari dan Harminder Singh, 2015, <http://www.muradmaulana.com/2015/12/definisi-manfaat-dan-elemen-penting-literasi-digital.html>, diakses pada 9 Agustus 2021.

Wahyudi Djafar, Kita Perlu UU Perlindungan Data Pribadi, <http://hukumpedia.com/wahyudidjafar/kita-perlu-uu-perlindungan-data-pribadi>, diakses pada 21 Oktober 2021.