

Koordinasi antara MA dengan MPPN dalam upaya penegakan sanksi terhadap notaris yang telah dijatuhi pidana yang telah mempunyai kekuatan hukum tetap (studi kasus putusan MA nomor 1847 K/PID/2010) = Coordination between MA and MPPN in an attempt of enforcement sanctions against a notary who has been convicted to a criminal who has had the force of law (case study decision MA number 1847 K /PID/2010)

Tria Ayu Norma Ardani, author

Deskripsi Lengkap: <https://lib.ui.ac.id/detail?id=20389038&lokasi=lokal>

---

Abstrak

[<b>ABSTRAK</b><br>

Notaris adalah pejabat umum yang berwenang untuk membuat akta otentik dan kewenangan lainnya sebagaimana dimaksud dalam UUJN. Dalam menjalankan jabatannya tidak luput dari kesalahan sehingga dapat dikenakan hukuman. Hukuman diberikan oleh Lembaga Peradilan Umum maupun dari Majelis Pengawas Notaris secara berjenjang. Diperlukan koordinasi antara keduanya dalam hal ini MA dan MPPN untuk melakukan pengawasan, pemeriksaan dan menjatuhkan sanksi terhadap Notaris. Penelitian ini menggunakan metode yuridis normatif terhadap efektifitas asas-asas, sistematika hukum. Hasil penelitian menyarankan dilakukan koordinasi antara MA dan MPPN demi menjaga kehormatan profesi Notaris.

<hr>

<b>ABSTRACT</b><br>

A notary public is a public officer who is authorized to make an authentic deed and other authorities referred to in UUJN. In running his Office did not escape the error so it can be subject to punishment. The penalty given by the judiciary of the House of Assembly or public Notary hierarchical Supervisor. Coordination is required between the two in this MA and MPPN to conduct surveillance, investigations and impose sanctions against the notary. This research uses the juridical normative method against the effectiveness principles, legal Systematics. Research results suggest that made coordination between MA and MPPN in order to maintain the honor of the profession of notary public; A notary public is a public officer who is authorized to make an authentic deed and other authorities referred to in UUJN. In running his Office did not escape the error so it can be subject to punishment. The penalty given by the judiciary of the House of Assembly or public Notary hierarchical Supervisor. Coordination is required between the two in this MA and MPPN to conduct surveillance, investigations and impose sanctions against the notary. This research uses the juridical normative method against the effectiveness principles, legal Systematics. Research results suggest that made coordination between MA and MPPN in order to maintain the honor of the profession of notary public, A notary public is a public officer who is authorized to make an authentic deed and other authorities referred to in UUJN. In running his Office did not escape the error so it can be subject to punishment. The penalty given by the judiciary of the House of Assembly or public Notary hierarchical Supervisor. Coordination is required between the two in this MA and MPPN to conduct surveillance, investigations and impose sanctions against the notary. This research uses the juridical normative method against the effectiveness principles, legal Systematics. Research results suggest that made coordination between MA and MPPN in order to maintain the honor of the profession of notary public]