ABSTRACT

Insurance as the Protector for a Notary Public in carrying out his profession as a public official and for the client of the Notary Public as the service user of the Notary Public.

This thesis discusses the issue as to how insurance can provide protection to the Notary Public in carrying out his profession as a public official with regard to his main job to draw out Authentic Deed concerning the possibility of being sued by the loss-suffering party. The sue may be launched by virtue of Law No. 30 of the year 2004 concerning the Function of the Notary Public. In addition, insurance can also provide protection to the client of the Notary Public for possible loss caused by the accepted deed as the affidavit (written proof) which is not in accordance with the document as it should be because the power of giving proof of the deed has been degraded to become only as an underhanded deed or become even a lawfully failed deed. The protection of the insurance towards the Notary Public profession is the shifting part of the possible risks raised by the client of the Notary Public in the form of loss compensation plus the interest of the loss. From the side of the client of the Notary Public, however, the presence of the insurance makes the claim of the loss compensation plus its interests easier be settled should it be true without waiting for the readiness of the Notary Public to settle the payment. The methods being applied in this research is the library research method which is jurisdictionally normative in nature. The research type being applied is the normative legal research; while based on the nature of the research, the method is using the research method which is analytical descriptive in nature. The results of the research is the idea that insurance is needed to provide protection for the Notary Public in carrying out his profession.