LEGAL MEMORANDA TENTANG “PERBUATAN MELAWAN HUKUM DAN PELANGGARAN KODE ETIK TODUNG MULYA LUBIS DALAM SUATU PERJANJIAN PENYELESAIAN SENGKETA DENGAN KLIENNYA

ABSTRACT

Along with epoch developing and term globalization have taken in progressively increases too citizen jurisdictional consciousness society. Therefore needs to be followed by maintenance is disciplined and maintenance sentences at profession environment. Reverential such thing because stigma social to profession not only disadvantage profession organization, but also society, State and pertinent party. In this relationship role, function and agency accountability sentences and caretaker is profession at whacking jurisdictional area and important utilised looks after and uphold Body Politic image.

Advocate as giving as service sentences or legal aid to its client be expected gets to give contribution for development to sentence respondent national to have tall moral, with marks sense that tall moral an advocate won't misuse aught authority on it, an advocate (lawyer) will get to look after its profession dignity that have state as profession of esquire (Officium Nobile)

Substantially subjective among an advocate with its client is tied-up deep an engagement relationship, where at deep subjective that is contained an indentured element for mutually fastens self in the event authorize and become a power to plead person behalf that endorses to her well at deep (Litigation) and also outboard (Non Litigation) environmentally jurisdiction which foundation on behaviour well, Grasp to ethical code and its responsible position oath as it were affixed in prevailing legislation regulation. With that basic therefore will most compose trust taste between both so resulting something worthwhile on their behalf (one that makes agreement) and society utilisedding to advance law orderliness and law update at Indonesian.

Kata Kunci : Peranan Advokat, Profesi Terhormat (Officium Nobile)