

DAFTAR PUSTAKA

Buku

- Anis Widyawati, Hukum Pidana Internasional, (Jakarta: Sinar Grafika, 2014)
- B.V.A. Rolling, Pengantar Hukum Pidana Internasional, (Bandung: PT Eresco, 1995)
- Burhan Ashofa, Metode Penelitian Hukum, (Jakarta : Rineka Cipta, 2001)
- F. Sugeng Istanto, Studi Kasus Hukum Internasional, (Jakarta: Tatanusa, 1998)
- FX. Adji Samekto, Negara dalam Dimensi Hukum Internasional, (Semarang: PT Citra Aditya Bakti, 2009)
- I Wayan Partiana, Ekstradisi dalam Hukum Internasional dan Hukum Nasional Indonesia, (Bandung: Mandar Maju, 1990)
- I Wayan Partiana, Hukum Pidana Internasional, (Bandung: CV. Yrama Widya, 2015)
- J.G. Starke, Introduction to Internasional Law, (London: Butterworths, 1989)
- Jawahir Thontowi dan Pranoto Iskandar, Hukum Internasional Kontemporer, (Bandung: Refika Aditama, 2009)
- Lexy J. Moleong, Metode Penelitian Kualitatif, (Bandung: PT. Remaja Rosdakarya, 1999)
- Malcolm N. Shaw QC, Hukum Internasional Edisi keenam, Terjemahan oleh Derta Sri Widowatie, Imam Baehaqi, dan M. Khozim, (Cambridge: Cambridge University Pres, 2008)
- Michael bohlander, Globalization of Criminal Justice, (Burlington: Ashgate Publishing Company, 2010)
- Miles dan Huberman, Analisis Data Kualitatif, (Jakarta : Universitas Indonesia Press, 1992)
- Neal Bascomb, Hunting Eichmann: How a Band of Survivors and a Young Spy Agency Chased Down the World's Most Notorious Nazi, (New York: Houghton Mifflin Harcourt, 2009)
- Ölvir Karlsson, Mala Captus, Bene Detentus, From Domestic Courts to International Tribunals, (Islandia: University Of Akureyri, 2012)

Peter Mahmud Marzuki, Penelitian Hukum, (Jakarta: Kencana, 2005)
Roni Hanitjo, Metode Penelitian Hukum dan Jurimetri, (Jakarta: Ghalia Indonesia, 1998)

Siswanto Sunarso, Ekstradisi dan Bantuan Timbal Balik dalam Masalah Pidana: Instrumen Penegakan Hukum Pidana Internasional, (Jakarta: Rineka Cipta, 2009)

Soerjono Soekanto dan Sri Mamudji, Penelitian Hukum Normatif suatu Tinjauan Singkat, (Jakarta : PT Raja Grafindo Persada, 2004)

Suharsimi Arikuntoro, Prosedur Penelitian: Suatu Pendekatan Praktek, (Jakarta: Rineka Cipta, 2002)

Sutopo, Metode Penelitian Kualitatif, (Surakarta: Sebelas Maret University Press, 2002)

Jurnal

A.J. Calica, “*Self-Help Is the Best Kind: The Efficient Breach Justification for Forcible Abduction of Terrorists*”, Cornell International Law Journal, (Volume 37, 2004)

Andrea Bianchi, “*Enforcing International Law Norms Against Terrorist*”, Akron Law Review volume 14 nomor 1, 1980

Firdaus, “*Perjanjian Bantuan Timbal Balik dalam Masalah Pidana antara Republik Indonesia dan Republik Islam Iran*”, Jurnal Penelitian Hukum DE JURE Vol. 17 No. 4, 2017

H. Silving, “*Re Eichmann: A Dilemma of Law and Morality*”, The American Journal of International Law, (Volume 55, Nomor 1, 1961)

James Sloan, “*Breaching International Law to Ensure Its Enforcement: The Reliance by The ICTY on Illegal Capture*”, Yearbook of International Humanitarian Law, (Glasgow, 2003)

M.H. Cardozo, “*When Extradition Fails, Is Abduction the Solution?*”, The American Journal of International Law, (Volume 55, Nomor 1, 1961)

Martin Feinrider, “*Extraterritorial Abductions: a Newly Developing International Standard*”, Akron Law Review volume 14 nomor 1, (Oregon: Hart Publishing Company, 2004)

P. O'Higgins, "*Unlawful Seizure and Irregular Extradition*", The British Year Book of International Law, (Edisi 36, Oxford University Press: London 1961),

Konvensi/undang-undang

Draft Articles on Responsibility of States for Internationally Wrongful Act (2001)

ICPO-INTERPOL *Constitution*

Montevideo Convention on the rights and duties of states (1933)

Piagam PBB

Supplementary Extradition Treaty United States – United Kingdom, 25 Juni 1985
UNGA Res. 2131 (XX). *Declaration on the Inadmissibility of Intervention in the Domestic Affairs of States and the Protection of Their Independence and Sovereignty*, 21 December 1965.

UNGA Res. 2625 (XXV). *Declaration on Principles of International Law Concerning Friendly Relations and Co-operation among States in accordance with the Charter of the United Nations*, 1970 (annex)

Kasus

Attorney General v. Adolf Eichmann, Criminal Case No. 40/61, District Court of Jerusalem, Israel, 1961

Frisbie v. Collins, U.S. Supreme Court, 1952

ICTY, Trial Chamber II, Prosecutor v. Dragan Nikolić, 2003.

John T. Parry, "*International Extradition, the Rule of Non-Inquiry, and the Problem of Sovereignty*", Boston University Law Review, (Edisi 90, Boston, 2010)

Ker v. Illinois, U.S. Supreme Court, 1866.

Lord Chief Justice Tenterden vs. Ex parte Susannah Scott, Court of King's Bench, 19 Mei 1829

M. Cherif Bassiouni, International Extradition United States Law and Practice, (New York: Oxford University Press, 2014)

Prancis v Turki (S.S. Lotus Case), Mahkamah Internasional Permanen, 1927
Putusan Pengadilan Tinggi Jakarta, Nomor: 50/PID/2014/PT.DKI.

The Corfu Channel Case, Mahkamah Internasional, 1949

United States of America v. Francisco Toscanino, U.S. Court of Appeals, 1974

United States v. Alvarez-Machain, U.S. Supreme Court, 1992

United States v. Alvarez-Machain, U.S. Supreme Court, 1992

Internet

Haris Fadhil, “Kisah Pelarian Buron KPK: Dari Nazaruddin Hingga Eddy Sindoro”, (diakses dari <https://news.detik.com/berita/d-4254883/kisah-pelarian-buron-kpk-dari-nazaruddin-hingga-eddy-sindoro>, pada tanggal 15 Mei 2019 pukul 16.09.)

