

ABSTRACT

Article of 66 UUJN regulates the investigators, public prosecutors and judges who want to call notary for the requested information on the deed must be made with the approval of the Majelis Pengawas Daerah. In the fact today, many notaries are present in the judicial process without the approval of the Assembly Area Supervisor.

Thus writing is the writing of judicial normative, based on existing norms in UUJN and other related regulations as well as legal materials relevant.

According to the results of the writing of this thesis showed that : **First**, the legal effect of the presence of a notary who came in proceedings relating to an act which is not made directly to cancel the minutes of the proceedings, but can canceled through a pretrial hearing on the investigation. **Second**, the responsibility of the notary is divided into two, namely the ethical responsibilities based on the Code Ethics of Notaries and legal liability based on UUJN.

Keywords : The presence of notary, judicial process, The Assembly Area Supervisor