PERAN ORGANISASI NOTARIS DALAM MEMBERIKAN PERLINDUNGAN HUKUM BAGI ANGGOTANYA BERKENAAN DENGAN SANKSI JABATAN

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ABSTRACT

Title Deed is a public office (vetrouwenambt). Communities to put their trust (public trust) in the shoulder as a notary public officials who are competent in making an authentic document. Consequently notary's office is run by remembering the dignity of nobility / position that demands responsibility, and moral integrity of the notary. Reason rescue / protection of public interests (public interest, security) to sanction the existence of keywords Notary's office. Notary Public officials who carry out some tasks of the state, resulting in its investigation of any act of parties must respect the honorable position as an ambassador to investigate, prosecutors, judges, board members, or ministers. Notary monitoring should also be followed by guidance and protection because without them the process that runs the trilogy will not be optimum The function of guidance, protection, and internal controls are more likely to be conducted by the Deed of organization, whereas external oversight functions under the Ministry of Justice and Human Rights by establishing a Board of Trustees.

In connection with the writing of this thesis, the approach used is based on the approach taken by law (law approach), while also used a conceptual approach (Conceptual Approach), which is an approach based on definitions, concepts and opinions / arguments legal experts, and issues to be discussed is about how to apply sanctions against violators of notary offices and the role of Indonesia as the container sanctions Notary Notary Association as a member of the office.

If the deed is made by deed proved to violate or limit such violations meet the definition in UUJN, Notary in obliged to pay compensation, costs, and interest to the parties who suffered losses. In addition, the act can be punished by civil law notary in question was sued to court. Administrative fines for violations of deed against all liabilities and duties of the notary offices that can be categorized as a violation of administrative penalties and sanctions imposed code of ethics. If one party or the judge person facing or assume or know that the deed which violates the provisions UUJN, parties who provide assessment shall be able to prove that through the court process (lawsuit) and ask for reimbursement of expenses, damages and interest to the notary in question. To prove his assessment, pointing to provision or article that is violated by a notary public. If the court decides the strength of evidence as the notarial deed under hand or null and void, then any such court decisions can be prosecuted Notary fees, damages and interest. The role so far has never helped or provide legal assistance if the position of Notary sanctions, in this case Indonesian Notary Association did not hesitate to take action against members who proved to have run his profession like not ethical, because the violations by the notary profession can cause distrust among the people. To improve the professional ethics Notary, Indonesian Notary Association ethics exams held every year. In addition, members who sit on the Board of Trustees Indonesian Notary Association Deed at the national, regional or district reported Indonesian Notary Association Supervisory Panel Deed jobs every six months, members of the Guidance is the duty of all elements of the organization.

Keywords : - Notary Public.

- Indonesian Notary Association.
- Board of Trustees Deed.

