



**LEGAL PROTECTION OF CHILD LABOR IN INDONESIA  
ACCORDING TO ILO CONVENTION NO. 182 OF 1999**

**THESIS**

Submitted and complete the tasks and fulfil the requirements  
to complete the Bachelor of Law Program

Written by:

**WIJDAN NAUFAL BAHY**

NIM 11000120190196

**INTERNATIONAL UNDERGRADUATE PROGRAM  
FACULTY OF LAW  
UNIVERSITAS DIPONEGORO  
SEMARANG  
2024**

**APPROVAL SHEET**  
**LEGAL PROTECTION OF CHILD LABOR IN INDONESIA**  
**ACCORDING TO ILO CONVENTION NO. 182 OF 1999**

**THESIS**

Submitted and complete the tasks and fulfil the requirements  
to complete the Bachelor oof Law Program

Written by:

**WIJDAN NAUFAL BAHY**

NIM 11000120190196

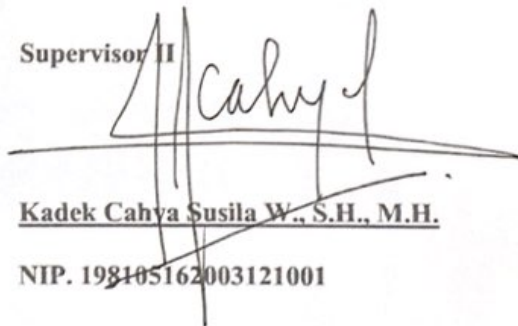
The Undergraduate Thesis with the above title has been authorized  
and approved for reproduction

**Supervisor I**



**Dr. Adya Paramita Prabandari, S.H., M.L.I.,**  
**M.H.**  
NIP. 198402212009122003

**Supervisor II**



**Kadek Cahya Susila W., S.H., M.H.**  
NIP. 198105162003121001

**EXAMINATION PAGE**

**LEGAL PROTECTION OF CHILD LABOR IN INDONESIA  
ACCORDING TO ILO CONVENTION NO. 182 OF 1999**

Prepared and compiled

by:

**WIJDAN NAUFAL BAHY**  
NIM 11000120190196

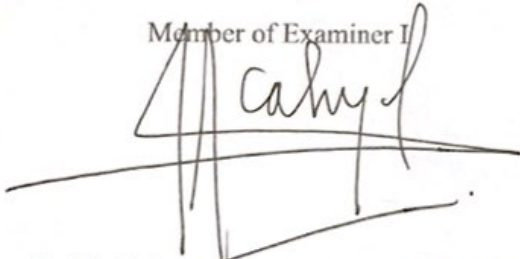
Has been examined in front of the Board of Examiners on the date of 20 March 2024

Board of Examiners  
Chief Examiners



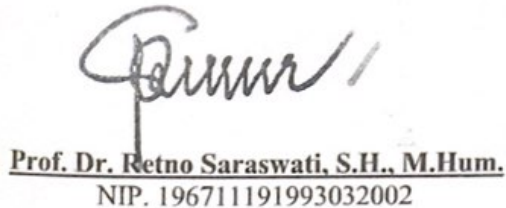
**Dr. Adva Paramita Prabandari, S.H., M.L.I., M.H.**  
NIP. 198402212009122003

Member of Examiner I




**Kadek Cahya Susila Wibawa, S.H., M.H.**  
NIP. 198105162003121001

Authorised by,  
Dean of the Faculty of Law  
Universitas Diponegoro,



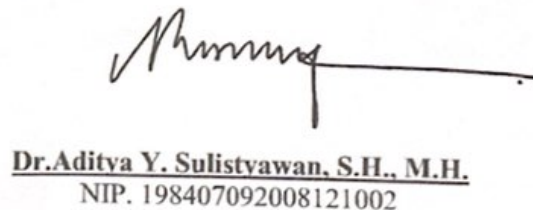
**Prof. Dr. Retno Saraswati, S.H., M.Hum.**  
NIP. 196711191993032002

Member of Examiner II



**Pulung Widhi Hari Hananto, S.H., M.H.LLM**  
NIP. H.7.198706152018071001

Acknowledged by,  
Head of the Bachelor of  
Law Study Program



**Dr. Aditya Y. Sulistyawan, S.H., M.H.**  
NIP. 198407092008121002

## STATEMENT

I hereby declare that this Undergraduate Thesis has never been submitted to obtain a degree in another university, and to the best of my knowledge there are no works or opinions that have been written or published by other people, except those that are written in this manuscript and mentioned in the bibliography.

Semarang, 23 February 2024



**WIJDAN NAUFAL BAHY**  
NIM 11000120190196

## MOTTO AND DEDICATION

*“Tidak ada kesuksesan tanpa kerja keras. Tidak ada keberhasilan tanpa kebersamaan. Tidak ada kemudahan tanpa doa.”*

*“Memayu hayuning pribadi: memayu hayuning kulawarga, memayu hayuning sesama, memayu hayuning bawana.”*

Do good for yourself, your family, fellow humans, living things  
and the whole world.

This Legal Writing is dedicated to:

My parents, All of My Lecturers, Undip Almamater,  
and everyone who is always here for me

## ACKNOWLEDGMENT

The Author's gratitude to the God Almighty for His love, blessings, and grace thereby the Author was able to complete the Legal Writing with the title: **“LEGAL PROTECTION OF CHILD LABOR IN INDONESIA ACCORDING TO ILO CONVENTION NO. 182 OF 1999”**.

This Legal Writing is submitted in partial fulfillment of the academic requirement for the degree of the Bachelor in Law, Universitas Diponegoro. The Author realizes that completing this Legal Writing is inseparable from the support and assistance of various parties. Therefore, with all gratitude and respect, the Author expresses gratitude and appreciation to those who have helped in completing this Legal Writing:

1. Prof. Dr. Yos Johan Utama, S.H., M.Hum. as Rector of Universitas Diponegoro Semarang.
2. Prof. Dr. Retno Saraswati, S.H., M.Hum. as Dean of Faculty of Law, Universitas Diponegoro Semarang.
3. Prof. Dr. FX. Joko Priyono, S.H., M.Hum. as Coordinator of International Undergraduate Program (IUP), Faculty of Law, Universitas Diponegoro Semarang.
4. Dr. Aditya Yuli Sulistyawan, S.H., M.H. as Chairman of Department Bachelor of Law Program, Universitas Diponegoro Semarang.
5. Dr. Adya Paramita Prabandari, S.H., M.L.I., M.H. as Head of International Law Department as well as the Author's Supervisor who always provides

energy, time, suggestion, direction, and support in the making process of this Legal Writing.

6. Mr. Kadek Cahya Susila W., S.H., M.H. as the Academic Supervisor as well as the Author's Supervisor who always provides energy, time, suggestion, direction, and support in the making process of this Legal Writing.
7. All of the Lecturers of the Faculty of Law Universitas Diponegoro Semarang, all the Civitas Academica of the Faculty of Law Universitas Diponegoro Semarang, and all employees also staff who assist in all study administration processes who have always donated knowledge and thoughts which are very meaningful to the Author while studying at Faculty of Law.
8. Especially for the Author's parents who always provide support, love, prayer, advice, trust, and attention to the Author during the process of study. My Mother, Saniya Hayina, who cared for me and provided everything to the success of this Thesis. My Father, Wahyu Triatmojo, who always provides insight in the law and political material whether its International or National policies or politics.
9. My Beloved, Dea Espina, who always gives me courage, time, energy, prayer, and will every time.
10. All of my friends from group "uts" who always accompany me while studying throughout Law Faculty of Undip: Akbar, Azadel, Emyr, Irzan, Ken, Lance, Syamil, Welly, Ziddan.
11. All Friends from Solo, who are a place to share joy and sorrow from the beginning of studying until the completion of writing this law

The Author realizes that this Legal Writing still has many shortcomings. Hence, the Author expects suggestions in the form of criticism and advice from all parties in order to improve this Legal Writing. Therefore this Legal Writing can be compiled with the hope that it will be useful for readers and parties in need.

Semarang, 23 February 2024  
Author,

Wijdan Naufal Bahy



## **ABSTRACT**

Children are very important assets as well as very vulnerable. There is a need for the state to play a role in providing protection and care for children because of low implementation and enforcement of laws leading to numerous violations of children's rights. Research problems are to understand how the government handles cases of child labor and how the Implication of ILO Convention No. 182 to Indonesia Relating Child Labor Cases in Indonesia. The type of research used is the Qualitative Method and with the specification of analytical descriptive. This study uses doctrinal research with the type of research in this writing is included in the type of normative legal research with study consisting of primary legal material, secondary legal material, and tertiary legal material. Normative legal research is library research, which is research on secondary data. The analysis performed is qualitative data analysis. Indonesian government regulation and initiative must be accompanied by enforcement mechanisms and genuine collaboration between many aspects because it's not effective. The implication of ILO Convention No. 182 has a positive impact on resolving child labor cases in Indonesia and provides direction for future goals and ways for Indonesia to resolve this problem. Indonesian government must provide universal and quality access to education for all children by providing free school assistance and building, providing outreach and guidance to UMKM as well as developing creative industries and forming a monitoring team, and legal protection by standardizing regulations regarding child age limits in Indonesia into one regulation.

***Keywords:*** *Child Labor, Legal Protection, Education, and Implication*

## ABSTRAK

Anak merupakan aset yang sangat penting sekaligus sangat rentan. Perlunya peran negara dalam memberikan perlindungan dan pengasuhan terhadap anak karena rendahnya implementasi dan penegakan hukum hingga terjadi pelanggaran hak-hak anak. Penelitian ini bertujuan untuk memahami bagaimana pemerintah menangani kasus pekerja anak dan bagaimana Implikasi Konvensi ILO No. 182 terhadap Indonesia Terkait Kasus Pekerja Anak di Indonesia. Jenis penelitian yang digunakan adalah Metode Kualitatif dan dengan spesifikasi deskriptif analitis. Penelitian doktrinal dengan jenis penelitian dalam penulisan ini termasuk dalam jenis penelitian hukum normatif dengan kajian terdiri dari bahan hukum primer, sekunder, dan tersier. Penelitian hukum normatif adalah penelitian kepustakaan, yaitu penelitian terhadap data sekunder. Analisis dengan analisis data kualitatif. Peraturan dan inisiatif pemerintah Indonesia harus dibersamai mekanisme penegakan hukum dan kolaborasi dari berbagai aspek karena hal ini tidak efektif. Implikasi dari Konvensi ILO No. 182 memberikan dampak positif bagi penyelesaian kasus pekerja anak di Indonesia dan memberikan arah dan masa depan bagi Indonesia untuk menyelesaikan masalah ini. Pemerintah Indonesia harus memberikan akses pendidikan yang universal dan berkualitas bagi seluruh anak dengan memberikan bantuan sekolah gratis dan pembangunan gedung, melakukan sosialisasi dan bimbingan kepada UMKM serta mengembangkan industri kreatif dan membentuk tim pemantau, serta perlindungan hukum dengan menstandarisasi peraturan mengenai batasan usia anak di Indonesia menjadi satu peraturan.

***Kata Kunci:*** *Pekerja Anak, Perlindungan Hukum, Pendidikan, dan Implikasi*

## TABLE OF CONTENT

<b>COVER .....</b>	<b>i</b>
<b>APPROVAL SHEET .....</b>	<b>ii</b>
<b>EXAMINATION PAGE.....</b>	<b>iii</b>
<b>STATEMENT.....</b>	<b>iv</b>
<b>MOTTO AND DEDICATION.....</b>	<b>v</b>
<b>ACKNOWLEDGMENT .....</b>	<b>vi</b>
<b>ABSTRACT .....</b>	<b>ix</b>
<b>TABLE OF CONTENT.....</b>	<b>xi</b>
<b>CHAPTER I.....</b>	<b>1</b>
A. Background .....	1
B. Research Problem.....	10
C. Research Objectives .....	10
D. Research Purposes.....	11
E. Research Method.....	12
1. Type and Specification Research .....	12
2. Research Approach.....	14
3. Type and Source of Data .....	14
4. Method of Data Collection .....	15
5. Method of data analysis.....	16
F. Systematics of Writing.....	16
G. Research Originality.....	19
<b>CHAPTER II .....</b>	<b>21</b>
A. Overview of Labor .....	21
1. Labor Definition .....	21
2. Labor Rights .....	24
3. Regulation Concerning Labor .....	28
B. Overview of Child.....	30
1. Child Definition.....	30
2. Definition about Child Labor .....	33

3. Regulation About Child Labor in Indonesia .....	34
C. Concept of Legal Protection .....	38
<b>CHAPTER III .....</b>	<b>42</b>
A. Indonesian Government Efforts to Resolve Child Labor Cases Based on the Legal Protection of Child Labor in Indonesia .....	42
B. The Implication of ILO Convention No. 182 to Indonesia Relating Child Labor Cases in Indonesia .....	65
<b>CHAPTER IV.....</b>	<b>83</b>
A. Conclusion .....	83
B. Recommendation.....	84
<b>BIBLIOGRAPHY .....</b>	<b>85</b>