

DAFTAR PUSTAKA

Peraturan Perundang-undangan

Indonesia, Presiden Republik. “Keputusan Presiden Nomor 18 Tahun 1997 Tentang Pengesahan Berne Convention For The Protection Of Literary And Artistic Works,” no. 1 (1997).

Pemerintah Republik Indonesia. Undang-Undang Nomor 28 Tahun 2014 Tentang Hak Cipta, Pub. L. No. 28 (2014).

UU no 30 tahun 1999. “Arbitrase Dan Alternatif Penyelesaian Sengkeka.” *Islamic Circle 2*, no. 1 (2021): 41–51.

“17 U.S. Code § 107 - Limitations on Exclusive Rights: Fair Use | U.S. Code | US Law | LII / Legal Information Institute.” Accessed December 12, 2025.
<https://www.law.cornell.edu/uscode/text/17/107>.

U S Copyright, Office. “Copyright Law United States” 8, no. 1 (2021): 478.
<https://www.copyright.gov/title17/>.

Yurisprudensi (Putusan Pengadilan)

Pengadilan Niaga Jakarta Pusat. “Putusan Nomor 31/Pdt.Sus-Hak Cipta/2020/PN. Niaga, Jkt.Pst,” 2020, 1–67.

Royal Courts of Justice. *Getty Images (US), Inc. v. Stability AI, Inc.*, Case No. 1:23-cv-00135 (2025).

United Stated District Court Southern District of New York. “The New York

Times Company v. OpenAI, Inc., Case No. 1:23-Cv-11195” 4872 (n.d.): 1–43. <https://takedownproject.org>.

United States Court of Appeals for The District of Columbia Circuit. Stephen Thaler v. Shira Perlmutter, et al. (2011).

Buku

Jened, Rahmi. “Hukum Hak Cipta (Copyright Law).” PT. Citra Aditya Bakti, 2014.

Shoim, Muhammad. *Pengantar Hukum Perdata Di Indonesia*. Vol. 32, 2021.

Thalib, Abdul. *Hukum Perjanjian*. Vol. 32, 2021.

Yuhelson. “Pengantar Ilmu Hukum.” Eprints.Unram.Ac.Id, 2022.

Jurnal Ilmiah

Alfianto, Dwi, Ali Rido, and Geraldo Valento Wijaya. “Pertanggungjawaban Perdata Dan Tanggung Gugat Dalam Perkara Wanprestasi Dan Perbuatan Melawan Hukum” 4, no. 6 (2024). <https://doi.org/10.59818/jpm.v4i6.986>.

Anita Mihardja, Cynthia Kurniawan, and Kevin Anthony. “Vicarious Liability: Perspektif Masa Kini.” *Jurnal Education and Development* 8, no. 1 (2020): 73–81. <https://www.neliti.com/publications/561570/vicarious-liability-perspektif-masa-kini>.

Arum, Dwi Sekar, Alamsyah Bahrul Alam, Annisa Ramadhan, M Rafli Mardiansyah, Farahdinny Siswajanty, Universitas Pakuan, and Ganti Rugi.

“Pertanggungjawaban Perdata Atas Perbuatan Merusak Reputasi Seseorang Dalam Perspektif Onrecltmahmatigedaad” 12, no. 3 (2025): 290–304.

<https://ejournal.uika->

[bogor.ac.id/index.php/YUSTISI/article/download/21575/7796/103527](https://ejournal.uika-bogor.ac.id/index.php/YUSTISI/article/download/21575/7796/103527).

Camfield, Gregg. “Training Is Everything.” *Sentimental Twain*, 2016, 132–73.

<https://doi.org/10.9783/9781512807134-007>.

Choi, Sharon. “Assessing the Efficacy of Third-Party Liability Copyright

Doctrines Against Platforms That Host AI-Generated Content.” *Boston*

College Law Review 66 (March 28, 2025): 1087–1134.

<https://doi.org/10.70167/TETZ9621>.

Coleman, Susan. “Digital Millennium Copyright Act of 1998.” *The American*

Economy: A Historical Encyclopedia, Revised Edition: Volume 1-2 1 (2011):

132. <https://doi.org/10.4135/9781604265774.n427>.

Darfebryanto, Reyza. “Strategi Pencegahan Dan Perlindungan Hukum

Pelanggaran Hak Cipta Logo Dalam Industri Kreatif.” *JUDAKUM: Jurnal*

Dedikasi Hukum 3, no. 2 (2024): 101–9.

<https://jurnal.unidha.ac.id/index.php/JDH/article/download/1517/892/>.

Ernatudera, Wendelina, Arief Syahrul Alam, and Andy Usmina Wijaya. “Tinjauan

Yuridis Perlindungan Hak Moral Pencipta Berdasarkan Undang-Undang No.

28 Tahun 2014” 10, no. 28 (2015): 189–202.

<https://jurnal.uwp.ac.id/fh/index.php/jurnalilmuhukum/article/view/131>.

Floridi, Luciano. “AI and Its New Winter: From Myths to Realities.” *Philosophy*

and Technology 33, no. 1 (2020): 1–3. <https://doi.org/10.1007/s13347-020-00396-6>.

Ginsburg, Jane C. “AI Inputs, Fair Use and the US Copyright Office Report.” *Journal of Intellectual Property Law and Practice* 20, no. 8 (2025): 521–22. <https://doi.org/10.1093/jiplp/jpaf046>.

Indonesia, Presiden Republik. “Keputusan Presiden Nomor 18 Tahun 1997 Tentang Pengesahan Berne Convention For The Protection Of Literary And Artistic Works,” no. 1 (1997).

Lemley, Mark A., and Bryan Casey. “Fair Learning.” *Texas Law Review* 99, no. 4 (2021): 744–85. <https://doi.org/10.2139/ssrn.3528447>.

Llorca, David Fernández, Vicky Charisi, Ronan Hamon, Ignacio Sánchez, and Emilia Gómez. “Liability Regimes in the Age of AI: A Use-Case Driven Analysis of the Burden of Proof.” *Journal of Artificial Intelligence Research* 76 (2023): 613–44. <https://doi.org/10.1613/JAIR.1.14565>.

Machmud, Syahrul. “Konsep Strict Liability Dalam Hukum Acara Perdata Indonesia.” *Jurnal Hukum Media Justitia Nusantara* 7, no. 1 (2017): 43–57. [http://download.garuda.kemdikbud.go.id/article.php?article=1108908&val=16700&title=Konsep Strict Liability dalam Hukum Acara Perdata Indonesia](http://download.garuda.kemdikbud.go.id/article.php?article=1108908&val=16700&title=Konsep%20Strict%20Liability%20dalam%20Hukum%20Acara%20Perdata%20Indonesia).

“

Pemerintah Republik Indonesia. Undang-Undang Nomor 28 Tahun 2014 Tentang Hak Cipta, Pub. L. No. 28 (2014).

Pengadilan Niaga Jakarta Pusat. “Putusan Nomor 31/Pdt.Sus-Hak Cipta/2020/PN.

Niaga, Jkt.Pst,” 2020, 1–67.

Pfeiffer, Marc. “First, Do No Harm: Algorithms, AI, and Digital Product

Liability,” no. September (2023). <https://cupr.rutgers.edu/about/>.

Praise Junta W.S.Siregar. “Perbandingan Sistem Hukum Civil Law Dan Common

Law Dalam Penerapan Yurisprudensi Ditinjau Dari Politik Hukum.” *Fakultas*

Hukum Universitas Indonesia 2, no. December (2020).

<https://scholarhub.ui.ac.id/cgi/viewcontent.cgi?article=1241&context=dharmasisya>.

Praja, Chrisna Bagus Edhita, Budi Agus Riswandi, Sri Wartini, Hary Abdul

Hakim, and Gerald Antang Espares. “Authorship and Ownership of AI-

Generated Works in Indonesia: A Doctrinal and Comparative Review.”

Jurnal Media Hukum 32, no. 1 (2025): 151–70.

<https://doi.org/10.18196/jmh.v32i1.25383>.

Putri, Rahmi Aulia. “Independent Creation Sebagai Salah Satu Dalil Untuk

Membantah Tuduhan Peniruan Ciptaan.” *SALAM: Jurnal Sosial Dan Budaya*

Syar-I 8, no. 6 (2021): 1865–80. <https://doi.org/10.15408/sjsbs.v8i6.23377>.

Risha Riswanti, Ade, Nyoman A. Martana, and I Nyoman Satyayudha Dananjaya.

“Tanggung Jawab Mutlak (Strict Liability) Dalam Penegakan Hukum

Perdata Lingkungan Di Indonesia.” *Kertha Wicara : Journal Ilmu Hukum* 1,

no. 3 (2013): 1–5.

<http://ojs.unud.ac.id/index.php/kerthawicara/article/view/6100>.

- Rokmahwati, Sri, and Amiludin Amiludin. "Ensuring Legal Certainty of Copyright for AI-Generated Works in Indonesia." *Mimbar Yustitia: Jurnal Hukum Dan Hak Asasi Manusia* 9, no. 1 (2025): 71–80.
<https://doi.org/10.52166/mimbar.v7i2>.
- Royal Courts of Justice. *Getty Images (US), Inc. v. Stability AI, Inc.*, Case No. 1:23-cv-00135 (2025).
- Rozi, Sofi Fahrur, Nikmatul Keumala, Nofa Yuwono, Program Studi Hukum, and Hak Cipta. "Kedudukan Hukum Teknologi Artificial Intelligence Dalam Sistem Hak Cipta Di Indonesia" 3, no. 2 (2025): 91–100. <https://jurnal.untag-banyuwangi.ac.id/index.php/jurnalamar/article/view/704/434>.
- Samuelson, Pamela. "Generative AI Meets Copyright: Ongoing Lawsuits Could Affect Everyone Who Uses Generative AI." *Science* 381, no. 6654 (2023): 158–61. <https://doi.org/10.1126/science.adi0656>.
- . "Possible Futures of Fair Use." *Washington Law Review* 90, no. 2 (2015): 815–68. <http://papers.ssrn.com/abstract=2584180>.
- Santosa, I Gede Taruna. "Penyelesaian Sengketa Terhadap Dugaan Pelanggaran Hak Cipta Karya Sinematografi Di Indonesia." *Jurnal Media Akademik (JMA)* 3, no. 3 (2025): 1–11.
<https://jurnal.mediaakademik.com/index.php/jma/article/download/1648/1432/4855>.
- Sondakh, Meiske T, Nurhikmah Nachrawy, A Latar Belakang, B Perumusan Masalah, Hak Cipta, C Metode Penelitian, and Hak Cipta. "Tinjauan Yuridis

Pengalihan Hak Moral Dan Hak Ekonomi Berdasarkan Undang- Undang Nomor 28 Tahun 2014 Tentang Hak Cipta” IX, no. 6 (2021): 221–31.
<https://ejournal.unsrat.ac.id/index.php/lexprivatum/article/view/34818>.

Suryoutomo, Markus, Mohammad Solekhan, and Sri Murni. “Tanggung Jawab Perdata Dalam Kasus Wanprestasi Dan Perbuatan Melawan Hukum Civil Liability in Cases of Default and Unlawful Acts.” *Jurnal Kolaboratif Sains* 8, no. 4 (2025): 2018–23. <https://doi.org/10.56338/jks.v8i4.7261>.

Suud, Aghia Khumaesi. “Analisis Penerapan Konsep Pertanggungjawaban Mutlak (Strict Liability) Dalam Kasus Korupsi.” *Masalah-Masalah Hukum* 52, no. 2 (2023): 153–62. <https://doi.org/10.14710/mmh.52.2.2023.153-162>.

Urban, Jennifer M, Joe Karaganis, and Brianna L Schofield. “Notice and Takedown: Online Service Provider and Rightsholder Accounts of Everyday Practice.” *Copyright Soc’y USA* 64 (2017): 371–410.
<https://takedownproject.org>.

Widananti, Agnes. “Tanggung Jawab Hukum Berdasarkan Pasal 1365 KUH Perdata Terhadap Tertanggung Yang Mengalami Kerugian Dalam Kasus Gagal Bayar Asuransi Jiwa.” *Socius: Jurnal Penelitian Ilmu-Ilmu Sosial* 1, no. 6 (2024): 8–14.
<https://ojs.daarulhuda.or.id/index.php/Socius/article/view/160>.

Wulandari, Fenny. “Problematika Pelanggaran Hak Cipta Di Era Digital.” *Journal of Contemporary Law Studies* 2, no. 2 (2024): 99–114.
<https://doi.org/10.47134/lawstudies.v2i2.2261>.

Zakiran, Asep Hakim, Muhammad Raihan Nugraha, and M. Pharrel Fauzhia Sya'bani Putra Faisal. "Legal Implications of AI-Generated Works on Intellectual Property Subjects and Exclusive Rights in Indonesia." *Alauddin Law Development Journal* 7, no. 2 (2025): 167–81.
<https://doi.org/10.24252/aldev.v7i2.57126>.

Sumber Daring dan Dokumen Institusional Lainnya

Aprilia, Ajeng. "Artificial Intelligence." Accessed December 11, 2025.
<https://www.djkn.kemenkeu.go.id/kpknl-bandaaceh/baca-artikel/16443/Artificial-Intelligence.html>.

BANI. "Arbitration Rules Bani 2025," 2025. www.baniarbitration.org.

Copyright Office, US. "Copyright and Artificial Intelligence, Part 2 Copyrightability Report," no. January (2025). www.copyright.gov.

New York Times Sues OpenAI and Microsoft Over Use of Copyrighted Work - The New York Times." Accessed December 14, 2025.
<https://www.nytimes.com/2023/12/27/business/media/new-york-times-open-ai-microsoft-lawsuit.html>.

"Style, Copyright, and Generative AI Part 2: Vicarious Liability - Creative Commons." Accessed December 14, 2025.
<https://creativecommons.org/2023/03/24/style-copyright-and-generative-ai-part-2-vicarious-liability/>.

Tan, David. "Generative AI and Copyright – Part 1: Copyright Infringement."

Singapore Academy of Law Practitioner, no. November (2023).

[https://journalsonline.academypublishing.org.sg/Journals/SAL-](https://journalsonline.academypublishing.org.sg/Journals/SAL-Practitioner/Intellectual-Property-Law/ctl/eFirstSALPDFJournalView/mid/597/ArticleId/1921/Citation/JournalsOnlinePDF)

[Practitioner/Intellectual-Property-](https://journalsonline.academypublishing.org.sg/Journals/SAL-Practitioner/Intellectual-Property-Law/ctl/eFirstSALPDFJournalView/mid/597/ArticleId/1921/Citation/JournalsOnlinePDF)

[Law/ctl/eFirstSALPDFJournalView/mid/597/ArticleId/1921/Citation/JournalsOnlinePDF.](https://journalsonline.academypublishing.org.sg/Journals/SAL-Practitioner/Intellectual-Property-Law/ctl/eFirstSALPDFJournalView/mid/597/ArticleId/1921/Citation/JournalsOnlinePDF)

“Tantangan Dan Solusi Dalam Mengelola Hak Ekonomi Karya Cipta Dalam Dunia Digital.” Accessed December 14, 2025.

[https://sultra.kemenkum.go.id/berita-utama/tantangan-dan-solusi-dalam-mengelola-hak-ekonomi-karya-cipta-dalam-dunia-digital.](https://sultra.kemenkum.go.id/berita-utama/tantangan-dan-solusi-dalam-mengelola-hak-ekonomi-karya-cipta-dalam-dunia-digital)

USCO. “Copyright Registration Guidance” 88, no. 51 (2023): 16190–94.

