

DAFTAR PUSTAKA

Buku

- Adi, Rianto. *Metodologi Penelitian Sosial Dan Hukum*. Jakarta: Granit, 2004.
- Buchinbinder, David L. *Basics Bankruptcy Law For Paralegals*. Tenth Edit. New York: Wolters Kluwer, 2017.
- Christiawan, Rio. *Hukum Kepailitan dan Penundaan Kewajiban Pembayaran Utang*. Depok: PT Raja Grafindo Persada, 2020.
- . *Hukum Pembiayaan Usaha*. Depok: PT Raja Grafindo Persada, 2020.
- Ginting, Elyta Ras. *Hukum Kepailitan: Rapat-Rapat Kreditor (Buku Kedua)*. Jakarta: Sinar Grafika, 2018.
- . *Hukum Kepailitan: Teori Kepailitan*. Jakarta: Sinar Grafika, 2018.
- Lukito, Retno. *Perbandingan Hukum: Perdebatan Teori dan Metode*. Yogyakarta: Gadjah Mada University Press, 2016.
- Shubhan, M.Hadi. *Hukum Kepailitan Prinsip, Norma, dan Praktik di Peradilan*. Jakarta: Kencana, 2008.
- Sjahdeini, Sutan Remi. *Sejarah, Asas, dan Teori Hukum Kepailitan (Memahami Undang-Undang Nomor 37 Tahun 2004 tentang Kepailitan dan Penundaan Kewajiban Pembayaran Utang)*. Jakarta: Kencana, 2016.
- Sudiarto. *Pengantar Hukum Kepailitan Indonesia*. Mataram: Mataram University Press, 2022.
- Sunggono, Bambang. *Metode Penelitian Hukum*. Jakarta: PT Raja Grafindo Persada, 2003.
- Wijayanta, Tata, dan Muhammad A.H. Bagas. *Cross-Border Insolvency: Kerja Sama Lintas Batas Antarlembaga Peradilan*. Yogyakarta: Gadjah Mada University Press, 2021.
- Warren, Elizabeth. *Chapter 11: Reorganizing American Businesses*. New York: Aspen Publisher, 2008

Jurnal

- Andani, Devi, dan Wiwin Budi Pratiwi. "Prinsip Pembuktian Sederhana dalam Permohonan Penundaan Kewajiban Pembayaran Utang." *JH Ius Quia Iustum* 28, no. 3 (2020). <https://doi.org/10.20885/iustum.vol28iss2.art9>.

- Barney, Douglas K., dan Kara Aycan. "Chapter 7 and Chapter 11 Bankruptcy Factors." *Journal of the Indiana Academy of the Social Sciences* 21, no. 1 (2018): 18. <https://digitalcommons.butler.edu/jiass/vol21/iss1/39>.
- Barton, Blair. "Broadening the Estate by Avoiding Specificity of Retained Claims- § 1123(b)(3)(B)." *Journal of Corporate & Financial Law* 19, no. 1 (2013). <https://ir.lawnet.fordham.edu/jcfl/vol19/iss1/5/>.
- Bastiaansen, Ilona, Alina Lerman, Frank Murphy, dan Dushyantkumar Vyas. "Court Disclosures of Firms in Chapter 11 Bankruptcy." *Journal of Accounting Research*, 2024, 1–82. <https://doi.org/http://dx.doi.org/10.2139/ssrn.4895138>.
- Berg, Sebastiaan W. van deen. "New Money and WHOA Prestructuring Proceedings." *European Insolvency and Restructuring Journal* 11 (2025). <https://doi.org/10.54195/eirj.25457>.
- Boon, Gert-Jan, Vriesendorp Reinout, dan Robin Sijbesma. "Netherlands Commercial Court als mogelijke WHOA-rechter bij internationale herstructureringen (Jurisdiction of the Netherlands Commercial Court for WHOA proceedings in international restructurings)." *Herstructurering & Recovery Online* 2021/W-001, 2021. https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3824330.
- Dahiya, Sandeep, dan Korok Ray. "A Theoretical Framework for Evaluating Debtor-in-Possession Financing." *Emory Bankruptcy Developments Journal* 34, no. 1 (2017): 58–88. <https://scholarlycommons.law.emory.edu/ebdj/vol34/iss1/5>.
- Declercq, P.J.M. "Netherlands Insolvency Law: The Netherlands Act and the Most Important Legal Concept," 2004, 116–21. <https://doi.org/10.1017/SOI165070X0422099X>.
- Ghio, Emille, Gert Boon, David Ehmke, Jennifer Gant, Line Langkjaer, dan Eugino Vaccari. "Harmonising insolvency law in the EU: New thoughts on old ideas in the wake of the COVID-19 pandemic." *International Insolvency Review* 30, no. 3 (2021). <https://doi.org/10.1002/iir.1432>.
- Haichal, Fikri. "Restrukturisasi Utang Melalui Penundaan Kewajiban Pembayaran Utang Sebagai Upaya Menghindari Kepailitan Bagi Debitor yang Gagal Bayar Karena Terdampak Covid-19." *Jurist-Diction* 5, no. 6 (2022): 2205–26. <https://doi.org/10.20473/jd.v5i6.40125>.
- Hoof, Vincent. J.M. van. "The continued use and disposal of encumbered assets during the Restructuring Directive's stay." *European Insolvency and Restructuring Journal* 4, no. 2021 (2021): 17. <https://doi.org/https://doi.org/10.54195/eirj.15087>.

- Iverson, Benjamin Charles. "Get in Line: Chapter 11 Restructuring in Crowded Bankruptcy Courts," 2016. <http://dx.doi.org/10.2139/ssrn.2156045>.
- Mariana, Anisa Defbi, dan I Gede Agus Kurniawan. "Comparison of Indonesian and US Bankruptcy Laws in the Protection of Creditors and Debtors: Perbandingan Hukum Kepailitan Indonesia dan Amerika Serikat dalam Perlindungan Kreditor dan Debitor." *ACADEMIA OPEN* 11, no. 1 (2026). <https://doi.org/https://doi.org/10.21070/acopen.11.2026.13061>.
- Mendenhall, Anthony. *Does the Absolute Priority Rule Still Apply to Individual Chapter 11 Debtors Post-BAPCPA? Transactions The Tennessee Journal of Business Law*. Vol. 14, 2013. <https://doi.org/https://doi.org/10.70658/4486-1457.1268>.
- Mevorach, Irit, dan Adrian Walters. "The Characterization of Pre insolvency Proceedings in Private International Law." *European Business Organization Law Review* 21 (2020): 855–94. <https://doi.org/https://doi.org/10.1007/s40804-020-00176-x>.
- Nugroho, Lucky Dafira. "Itikad Baik Sebagai Tolak Ukur Perbuatan Debitor Dalam Kepailitan." *Era Hukum*, no. 2 (2016): 263–91, <https://doi.org/10.24912/era%20hukum.v14i2.527>
- O’neill, Katherine H. "Dirty Dancing: Is the Texas Two-Step a Bad Faith Filing?" *Fordham Law Review* 91, no. 6 (2023): 2471. <https://ir.lawnet.fordham.edu/flr/>.
- Paulus, Christoph G. "European and Europe’s Efforts for Attractivity as a Restructuring Hub." *Texas International Law Journal* 56, no. 2 (2021): 95–108.
- Permatasari, Yofi, dan Ariawan Gunadi. "Perspektif Politik Hukum Sehubungan Ketentuan Pembuktian Secara Sederhana Menurut Hukum Kepailitan." *Rewang Rencang: Jurnal Hukum Lex Generalis* 5, no. 10 (2024). <https://jhlgr.wangrencang.com/>.
- Putra, Surya Dharma, dan Andryawan. "ANALISIS MENGENAI PENERAPAN PRINSIP DEBT COLLECTION DAN KETIADAAN PRINSIP DEBT FORGIVENESS DALAM UNDANG-UNDANG KEPAILITAN." *Jurnal Serina Sosial Humaniora* 1, no. 2 (2023): 29. <https://doi.org/https://doi.org/10.24912/jssh.v1i2.26596>.
- Ramadhani, Rizki. "Upaya Hukum Kreditor Melalui Pembatalan Homologasi Atas Pelanggaran Isi Perjanjian Perdamaian Oleh Debitor." *Integrative Perspectives of Social and Science Journal* 2, no. 5 (2024): 7222–30. <https://ipssj.com/index.php/ojs/article/view/924>.

- Reinout, Vriesendorp, Wies Van Kesteren, Elena Vilarin-Seivane, dan Sebastian Hinse. “Automatic recognition of the Dutch undisclosed WHOA procedure in the European Union.” *The Netherland Journal of Private International Law*, no. 182 (2021). https://www.nipr-online.eu/ZoekArtikel.aspx?Site_Id=35&q=Automatic+recognition+of+the+Dutch+undisclosed+WHOA+procedure+in+the+European+Union.
- . “Automatic recognition of the Dutch undisclosed WHOA procedure in the European Union.” *Nederlands Internationaal Privaatrecht* 1 (2021): 3–17.
- Roe, Mark J., dan Fred Tung. “Breaking Bankruptcy Priority: How Rent-Seeking Upends the Creditors’ Bargain.” *Virginia Law Review* 1235 99, no. 1235 (2013). <https://doi.org/http://dx.doi.org/10.2139/ssrn.2224035>.
- Saifudin, Muhamad, Hardi Anugrah Santoso, Fajar Rachmad Dwi Miarsa, Nur Qoilun, dan Sugiarto Raharjo Japar. “Comparative Study of The Good Faith Concept between Indonesia and The Netherlands in Civil Law.” *YURIS (Jurnal of Court and Justice* 3, no. 1 (2024): 17. <https://doi.org/doi.org/10.56943/jcj.v3i1.481>.
- Serjoa, Mutiara, Firdaus, dan Hengki Firmanda. “Kemampuan Debitur dalam Pemenuhan Kewajiban pada Masa Pra-Permohonan Pencabutan PKPU Berdasarkan Asas Itikad Baik.” *Khatulistiwa: Jurnal Pendidikan dan Sosial Humaniora* 6, no. 1 (2026): 293–305. <https://doi.org/10.55606/khatulistiwa.v6i1.8717>.
- Shubhan, M. Hadi, “Insolvency Test: Melindungi Perusahaan Solven yang Beritikad Baik dari Penyalahgunaan Kepailitan.” *Jurnal Hukum Bisnis* 33, no. 1 (2014): 128.
- Vaan, De, A.G. Ruud, dan Gerrit Jan De Bock. “Rapidly Implemented Amidst COVID Crisis , New Dutch Restructuring Procedure Offers Relief to Businesses and Organizations Struggling with High Debts.” *European Company Law* 18 18, no. 3 (2021): 106–12. <https://doi.org/www.proquest.com/scholarly-journals/rapidly-implemented-amidst-covid-crisis-new-dutch/docview/3125368437/se-2?accountid=49069>.
- Stromes, David P. “No TitleThe Extraterritorial Reach of the Bankruptcy Code’s Automatic Stay: Theory vs. Practice.” *Brooklyn Journal of International Law* 33, no. 1 (2007): 31. <https://brooklynworks.brooklaw.edu/bjil/vol33/iss1/6>.
- White, J. Michelle. “Small Business Bankruptcy.” *Annual Review of Financial Economis* 8 (2016): 317–36. <https://doi.org/10.1146/annurev-financial-121415-032856>.
- Yatna, I Ketut Gde Swara Siddhi, dan Ni Putu Purwanti. “Perbandingan Hukum

Negara Indonesia Dengan Hukum Negara Belanda Dalam Penyelesaian Perkara Sisa Hutang Debitor Pailit.” *Acta Comitatus: Jurnal Hukum Kenotariatan* 5 (2020): 385. <https://doi.org/10.24843/AC.2020.v05.i02.p14>.

Kamus

Badan Pengembangan dan Pembinaan Bahasa. “Sukarela,” 2016. <https://kbbi.kemdikbud.go.id/entri/sukarela>.

Garner, Bryan A. “Black’s Law Dictionary (12 th edition).” Thomson Reuters, 2024.

Pidato

Shubhan, M. Hadi “Karakteristik Hukum Kepailitan Indonesia dan Perkembangannya Sebagai Instrumen Hukum Recovery Pembayaran Utang Debitor. Pidato Pengukuhan Jabatan Guru Besar pada Fakultas Hukum Universitas Airlangga.” 2022.

Internet

33, CR. “Ini Pentingnya PKPU bagi Debitor!” Hukum Online, 2024. diakses 12 Februari 2026, <https://www.hukumonline.com/berita/a/ini-pentingnya-pkpu-bagi-debitur-lt66f5e36229da3?page=1>.

United States Courts. “Bankruptcy Filings Rise 11.5 Percent Over Previous Year,” 2025. diakses 20 Februari 2026, <https://www.uscourts.gov/data-news/judiciary-news/2025/07/31/bankruptcy-filings-rise-115-percent-over-previous-year>.

Bendix, Aria. “Study links talc use to ovarian cancer — a potential boon for thousands suing J&J.” CNBC, 2024. diakses 18 Februari 2026, <https://www.cnn.com/2024/05/18/study-links-talc-to-ovarian-cancer-with-implications-for-jj-.html>.

Casey, Anthony J. “Good-Faith Filing in Chapter 11,” 2024. diakses 7 Maret 2026, <https://wifpr.wharton.upenn.edu/wp-content/uploads/2024/09/WIFPR-Chapter-11-Casey.pdf>.

Contino, Michael D. “Bankruptcy Basics: A Primer.” Congressional Research Service. Washington D.C., 2022. diakses 13 Januari 2026, <https://www.congress.gov/crs-product/R45137>.

Credit Bureau Indonesia. “4 Cara Menghindari Risiko Kredit untuk Bisnis Tetap Stabil,” 2025. diakses 11 Februari 2026, <https://www.cbi.id/id/articles/cara-menghindari-risiko-kredit/>.

U.S. Senate Commite On The Judiciary. “Durbin Calls Out Johnson & Johnson’s Manipulation of Bankruptcy During Senate Judiciary Committee Hearing,”

2023. diakses 18 Februari 2026, <https://www.judiciary.senate.gov/press/releases/durbin-calls-out-johnson-and-johnsons-manipulation-of-bankruptcy-during-senate-judiciary-committee-hearing>.

Durlinger, Koen. “The implementation of the EU Restructuring Directive in the Netherlands: the ‘WHOA.’” Norton Rose Fulbright, 2020. diakses 3 Maret 2026, <https://www.nortonrosefulbright.com/en/knowledge/publications/23dd4edc/the-implementation-of-the-eu-restructuring-directive-in-the-netherlands-the-whoa>.

———. “The Netherlands – Wet Homologatie Onderhands Akkoord.” Norton Rose Fulbright, 2020. diakses 17 Februari 2026, <https://www.nortonrosefulbright.com/en/knowledge/publications/7796da5a/the-netherlands-wet-homologatie-onderhands-akkoord>.

Fensin, Renee. “Solvent Debtor? A Chapter 11 Debtor Doesn’t Need To Be Broke.” DailyDAC, 2025. diakses 16 Januari 2026, <https://www.dailydac.com/solvent-debtor-a-chapter-11-debtor-doesnt-need-to-be-broke/>.

Heriani, Fitri Novia. “Multitafsir Pembuktian Sederhana dalam Kepailitan dan PKPU.” Hukum Online, 2026. diakses 17 Maret 2026, <https://www.hukumonline.com/stories/article/lt69b34fb82c203/multitafsir-pembuktian-sederhana-dalam-kepailitan-dan-pkpu/>.

Hukum Online. “Ada Pergeseran Penggunaan Instrumen Kepailitan di Balik Naiknya Tren Perkara PKPU.” Edisi Khusus: Tren Perkara Kepailitan dan PKPU 2023, 2023. diakses 14 Februari 2026, <https://www.hukumonline.com/berita/a/ada-pergeseran-penggunaan-instrumen-kepailitan-di-balik-naiknya-tren-perkara-pkpu-lt6580fd7023c57/>.

Manglona, Ramona V. “Chapter 11 - Bankruptcy Basics.” District Court for the Northern Mariana Islan. Diakses 1 Maret 2026. <https://www.nmid.uscourts.gov/chapter-11-bankruptcy-basics>.

Marcel van den, Ende. “Suspension of payment in the Netherlands.” Minerva Advocaten. Diakses 17 Februari 2026. <https://minerva-advocaten.nl/en/news/suspension-of-payment>.

Marin, Matthew. “Bankruptcy Court Dismisses Red River Talc Plan, Impacts J&J Talc Lawsuits.” Marin & Murphy Law Firm, 2025. diakses 18 Februari 2026, <https://marinmurphyllaw.com/bankruptcy-court-rejects-red-river-talc-plan-dismisses-jj-talcum-powder-case>.

Meer, J.A. Vaan Der. “Misbruik van de WHOA.” Turnaround Advocaten, 2026.

- diakses 6 Maret 2026,
<https://www.turnaroundadvocaten.nl/clients/turnaround/themes/uploads/5285668bb77c606c65982068d2d2b9ebd8da48ba.pdf>.
- Overheid.nl. “Faillissementwet.” Diakses 16 Januari 2016. Faillissementswet - Wetten.nl.
- Hukum Online. “Putusan Pengadilan Negeri Surabaya Nomor 74/Pdt.Sus-Pkpu/2021/Pn Niaga Sby,” 2021.
<https://www.hukumonline.com/pusatdata/detail/ma636089c08f7f9/putusan-pengadilan-negeri-surabaya-nomor-74-pdt-sus-pkpu-2021-pn-niaga-sby/>.
- Rechtspraak Netherland. “International Insolvency,” 2015. diakses 11 Januari 2026,
<https://www.rechtspraak.nl/English/Pages/International-Insolvency.aspx#cb01f363-fd8e-4073-8fe3-1113887a8b5a5a3194d6-d64d-45e7-929b-bc40836492a23>.
- rechtspraak netherland, De. “Publicaties Wet homologatie onderhands akkoord (Whoa).” Diakses 17 Februari 2026.
<https://www.rechtspraak.nl/register/whoa>.
- Rosaria, Debora. “TINJAUAN HUKUM MENGENAI PERDAMAIAN DALAM KEPAILITAN STUDI KASUS PERDAMAIAN DALAM KEPAILITAN PT IGLAS (PERSERO).” Universitas Indonesia, 2011.
- Russo, Kristina. “What Is Insolvency? Definition and Procedures,” 2025.
<https://www.netsuite.com/portal/resource/articles/financial-management/insolvency.shtml>.
- HEUSSEN. “The restructuring plan under the WHOA,” 2023. diakses 19 Februari 2026, <https://www.heussen-law.nl/sv/nyheter/news-archive/view/235>.
- CNBC. “U.S. court rejects J&J bankruptcy strategy for tens of thousands of talc lawsuits,” 2023. diakses 18 Februari 2026,
<https://www.cnbc.com/2023/01/30/us-court-rejects-jj-bankruptcy-strategy-for-tens-of-thousands-of-talc-lawsuits.html>.
- De rechtpraak. “Uitspraken ECLI:NL:RBLIM:2021:8857,” 2021. diakses 19 Februari 2026,
<https://uitspraken.rechtspraak.nl/details?id=ECLI:NL:RBLIM:2021:8857>.
- United States Courts. “Chapter: Bankruptcy Basics,” 2011. diakses 15 Januari 2026, <https://www.uscourts.gov/court-programs/bankruptcy/bankruptcy-basics/chapter-11-bankruptcy-basics>.
- Wit, Robin de. “WHOA: possibility to amend/terminate agreements.” HVH Law: Insolvency & Restructuring, 2020. diakses 17 Maret 2026,
<http://hvglaw.nl/en/2020/12/17/whoa-possibility-to-amend-terminate->

agreements/.

Yuanyta. “Bumi Teknokultura Unggul Informasikan Adanya Kesepakatan Perdamaian antara Entitas Anak Perseroan dengan Para Kreditor.” Pasardana, 2025. diakses 1 Maret 2026, <https://pasardana.id/news/2025/3/1/bumi-teknokultura-unggul-informasikan-adanya-kesepakatan-perdamaian-antara-entitas-anak-perseroan-dengan-para-kreditor/>.

Zanten, Marc Van, dan Marlous de Groot. “Restructuring and insolvency law in the Netherlands,” 2014. diakses 14 Januari 2026, <https://cms.law/en/int/expert-guides/cms-expert-guide-to-restructuring-and-insolvency-law/the-netherlands>.