

North atlantic treaty organizations (NATO) dalam perspektif hukum internasional = North atlantic treaty organizations (NATO) in international law perspective

Muhamad Andrian Kamil, author

Deskripsi Lengkap: <https://lib.ui.ac.id/detail?id=20305845&lokasi=lokal>

Abstrak

**ABSTRAK
**

Tesis ini membahas tentang status, peran dan fungsi North Atlantic Treaty Organizations (NATO) sebagai organisasi internasional di bidang keamanan, dengan memfokuskan analisis kepada proses pelaksanaan NATO dalam prakteknya sebagai organisasi internasional di bidang keamanan dalam menjalankan fungsi dan tugasnya. Analisis tersebut menggunakan teori hukum tentang personalitas hukum tentang bagaimana suatu organisasi internasional dapat dibenarkan melakukan suatu tindakan dan hak asasi manusia sebagai tolok ukur efektifitas yang diambil dari pendapat para sarjana hukum terkemuka. Penelitian ini menggunakan metode deskriptif analitis. Hasil penelitian menyarankan bahwa setiap organisasi internasional khususnya di bidang keamanan dalam menjalankan fungsi dan tugasnya sebaiknya tetap memperhatikan ketentuan hukum yang telah ditetapkan dan hak-hak manusia yang wajib di lindungi, sehingga dapat tercapainya efektifitas hukum dalam penegakkan hukum di dunia internasional.

<hr>

**ABSTRACT
**

The focus of this thesis discusses the status, role and function of the North Atlantic Treaty Organizations (NATO) as an international organization in the field of security, by focusing the analysis on the process of implementation in practice NATO as an international organization in the field of security in carrying out its functions and duties. The analysis uses the legal theory of legal personality of how an international organization may be warranted to perform any act and human rights as a measure of effectiveness is drawn from the opinion of leading legal scholars. This research uses descriptive analytical method. The results suggest that any international organization, especially in the field of security in carrying out its functions and duties should still pay attention to the legal provisions that have been established and human rights must be protected, so as to achieve effective enforcement of law in international law in the world.