

# Perbandingan Hukum Adopsi di Indonesia, Belanda, dan Amerika Serikat = Comparative Law of Adoption in Indonesia, Netherlands and the United State of America

Sharon Nikita, author

Deskripsi Lengkap: <https://lib.ui.ac.id/detail?id=9999920555325&lokasi=lokal>

---

## Abstrak

Adopsi adalah tindakan hukum peralihan hak anak. Di Indonesia adopsi dilaksanakan berdasarkan prinsip kepentingan terbaik untuk anak, dan untuk finalisasi diperlukan untuk didaftarkan ke pengadilan. Dalam kenyataannya adopsi di Indonesia banyak dilaksanakan tidak sesuai dengan prosedur yang diatur Undang-Undang, akibatnya banyak hak anak yang dilanggar dan tidak tercapai tujuan adopsi. Membandingkan pengaturan adopsi di Belanda dan Amerika Serikat dengan tujuan bisa mempelajari prosedur adopsi di negara lain sehingga bisa dicari solusi dari permasalahan adopsi di Indonesia. Dalam skripsi ini akan dibahas mengenai perbandingan peraturan hukum adopsi di Indonesia, Belanda dan Amerika serikat. Skripsi ini menggunakan jenis penelitian Yuridis- Normatif dengan metode pendekatan perbandingan dan peraturan perundang-undangan.

.....Adoption is a legal act of transferring children's rights. In Indonesia adoption is carried out based on the principle of the best interests of the child, and for finalization it is required to be registered to the court. In fact, many adoptions in Indonesia done not in accordance with the procedures regulated by law, as a result many children's rights are violated and the purpose of adoption is not achieved. By comparing adoption procedures in the Netherlands and the United States so we be able to study adoption procedures in other countries so that solutions of Indonesia's adoption problem can be found. In this research, we will discuss the comparative law of adoption in Indonesia, the Netherlands and the United States. This research uses the juridical-normative research by using comparative approach based on methods of comparative law.