Record Nr. UNINA9910227352103321 Autore Un Oppusunggu Yu Titolo Law and Justice in a Globalized World [[electronic resource]] Pubbl/distr/stampa Routledge, 2017 **ISBN** 1-351-84045-2 1-351-84046-0 1-315-22329-5 Edizione [First edition.] Descrizione fisica 1 online resource (284 pages): illustrations Altri autori (Persone) HarkrisnowoHarkristuti Disciplina 341 Soggetti Law - Pacific Area Law and globalization - Pacific Area Justice, Administration of - Pacific Area Lingua di pubblicazione Inglese **Formato** Materiale a stampa Livello bibliografico Monografia Nota di bibliografia Includes bibliographical references and index. Nota di contenuto chapter 1 Keynote speech: On local wisdom and the pursuit of justice through criminal law reform: The Indonesian experience in deliberating the Bill of the penal code / H. Harkrisnowo -- chapter 2 Principle of balance in health services in Indonesia / Y.A. Mannas E.L. Fakhriah -chapter 3 Research report on the knowledge, experience, and attitude of consumers towards counterfeit medicine in Jakarta: A legal analysis / H. Marlyna A. Sardjono -- chapter 4 Research report on protection of geographical indications in Indonesia: Advantages and challenges / M. M. Gabor A. Sardjono -- chapter 5 The politics of laws in the establishment of the Human Rights Court in Indonesia / J. Saibih -chapter 6 Indonesian pretrial: Can it fulfil the rights of the victims of an unfair trial to restoration? / F.M. Nelson -- chapter 7 The substance of good governance principles on government decisions in Indonesia / M. R. Bakry A. Erliyana -- chapter 8 Does sanctity of contract exist in oil and gas contracts in Indonesia? / F.H. Ridwan R. Agustina J. Rizal -chapter 9 Protection of personal information: The state's obligation to

guarantee the right to privacy in Indonesia / N. Rianarizkiwati J.

criminal proceedings as the base for filing of tort charges / S.L. Anindita R. Agustina -- chapter 11 Repeat offence as aggravating

Asshiddigie -- chapter 10 The enforcement of payment of restitution in

circumstances in a criminal case: Differences in the definitions under the Criminal Code (KUHP) and the anti-corruption law / E. Elda T. Santoso -- chapter 12 A new paradigm of the justice of outsourcing in Indonesia / I. Farida S. Arinanto J. Rizal -- chapter 13 Role of fiscal measures in financing responses to the financial crisis in Indonesia and their effects on fiscal sustainability / Y. Indrawati A. Erliyana -- chapter 14 Abuse of substance, restorative justice and diversion / S. Asa S. Fitriasih -- chapter 15 Wagf shares to create equitable economic distribution in Islam in relation to the Law Number 41 of 2004 on Waqf / H.N. Lita U. Hasanah Y.S. Barlinti -- chapter 16 Paradox of groundwater tax collection / E.S. Sunarti T. Hayati -- chapter 17 The concept of a regulation of collateral under the mudharabah financing contract according to the Law No. 21 of 2008 on sharia banking in Indonesia / M.Y. Harahap U. Hasanah -- chapter 18 Mediation as a means to provide ishlah (peace and harmony) in the resolution of sharia banking disputes in Indonesia / Wirdyaningsih -- chapter 19 Wagf banks under the Indonesian legal system / A.K. Munthe & F.Prihatini F. Prihatini -- chapter 20 Presentation of suspects: The paradox of presumption of innocence / A. Pangaribuan -- chapter 21 The risk of joining the Trans-Pacific partnership for Indonesia: An investment perspective / W. Setiawati -- chapter 22 The establishment of small claims court in Indonesia: Expectation and challenge in encountering the globalisation era / A. Afriana E.L. Fakhriah -- chapter 23 Causation in the context of environmental pollution crime / A. Sofian S. Fitriasih -- chapter 24 Public official recruitment system: Towards creation of a rule of law based on Pancasila / S. Anam J. Asshiddigie -- chapter 25 A wagf and musyarakah implementation model in takaful iitima'i as an alternative sharia insurance system: An experiment to maximise the realisation of the social justice principle in sharia insurance in Indonesia / Z. Abdullah U. Hasanah Gemala Dewi -- chapter 26 The implementation of Indonesia's penal sanctions to the increased illegal trade of endangered species / A.G. Wibisana W.P. Nuning -- chapter 27 Analysis of the water resource regulation under the ordinance of the Greater Jakarta area / R.I. Dewi -- chapter 28 Review of the implementation of murabahah financing in sharia banks in the Greater Jakarta area / A.R. Nurdin -- chapter 29 Environmental damage and liability in Indonesia: Fancy words under conventional wisdom / A.G. Wibisana T.A. Dewaranu -- chapter 30 Review of the principles of the criminal law on the ancient archipelago law book: The study of the Book of Kutara Manawa Darma Sastra of the Majapahit Kingdom and the Laws on Simbur Tjahaja of the Sultanate of Palembang in the context of criminal law development and condemnation in Indonesia / I. Darmawan H. Harkrisnowo -- chapter 31 The existence of arbitration principles in commercial agreements: Lessons learned from an Indonesian court / Y.K. Dewi -- chapter 32 Cross-border child adoption: Protection and challenges in Indonesia / A.B. Cahyono -chapter 33 Electronic identity management in ensuring national cyber security and resilience: Legal aspects of online identity and its secured transaction / E. Makarim E.G. Pantouw -- chapter 34 The legal impact of the signing of the multilateral competent authority agreement on automatic exchange of financial account information: A banking law perspective / Rouli Anita Velentina Napitupulu -- chapter 35 The unfair rules of intellectual property rights section of the trans-pacific partnership agreement / B.A. Prastyo A. Sardjono.

Sommario/riassunto

The book consists of a selection of papers presented at the Asia-Pacific Research Conference on Social Sciences and Humanities. It contains essays on current legal issues in law and justice, and their role and transformation in a globalizing world. Topics covered include human

rights, criminal law, good governance, democracy, foreign investment, and regional integration. The conference focused on Asia and the Pacific, two regions where law has taken an important position in creating and shaping the regional integrations, new legal institutions, and norms. This reconfirms the idea that the legal system is extremely important in the global world. This book provides new insights and new horizons on how law and justice took part in globalizing human interaction, especially in the Asia-Pacific region.