POLITIK HUKUM EKONOMI SYARIAH DI INDONESIA

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Abstract

When business activities are carried out based on Islamic principles have disputes, the estuary of the settlement of disputes in litigation sharia is the absolute competence of religious courts in accordance with Law No. 3 of 2006. While the government’s legal policy (legislative and executive) on economic activity sharia impressed still ambiguous. Government ambiguity is reflected in article 55 paragraph (2) of Act No. 21 of 2008 which still provides the option of dispute resolution through the courts of Islamic banking in general court.

Keywords: Sharia economic, legal policy, dispute resolution.