

ABSTRACT

In every profession, of course, there are responsibilities that must be shouldered. The responsibilities of each profession are regulated in the legal professional ethics. The relationship between professional ethics responsibilities, especially in the legal field, is an attitude in the form of a willingness to provide professional services in the legal field, aimed at fulfilling obligations to the community who require legal services. Notaries are a profession that provides legal services to the community, which has responsibilities regarding authentic evidence. Authentic evidence can be in the form of letters or documents made in writing under a legal act.

Notaries hold a crucial role in ensuring legal certainty in society. In civil law, notaries hold a strategic position because they are a profession that deals with the most fundamental and basic matters in civil law. The public, as both legal subjects and objects of every legal act, is heavily burdened with legal administration.

In addition to being given authority in carrying out his position, a notary is also given obligations in carrying out his position, the obligations of a notary in carrying out his position are regulated in Article 16 of Law Number 2 of 2014. One of the obligations of a notary is to read the deed in front of the person appearing in the presence of at least 2 (two) witnesses, or 4 (four) witnesses, specifically for making a private will and signed at that time by the person appearing, witnesses and notary, these provisions are regulated in the provisions of Article 16 paragraph (1) letter m UUJN.

In this paper, the author will conduct research by choosing the title: NOTARY RESPONSIBILITY IN MAKING DEEDS WITHOUT FACING THE PARTIES IN CONNECTION WITH LAW NUMBER 2 OF 2014 CONCERNING THE OFFICE OF NOTARY PUBLIC. Identification of the problem in this research, namely: How is the notary's responsibility for making deeds that are not read before the person appearing; What are the legal sanctions for deeds made by notaries that are not read before the person appearing. The research method used is normative juridical.