ABSTRACT

THE ROLE OF THE OFFICE OF THE MINISTRY OF LAW AND HUMAN RIGHTS IN THE PROCESS OF REGISTRATION OF INTELLECTUAL PROPERTY RIGHTS

By

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The decision of the minister of justice and human rights republic of Indonesia number: M.1.PR.07.06 year 2003 on the appointment of regional office the department of justice and human rights the republic of Indonesia to receive a request for the intellectual property right (HKI) registrations should have provided facilities for the intellectual wealth equity which stays far from the capital to can register their work of art to the district office ministry of law and human rights In place of their home base. While in practice, this rule not run optimally yet. Based on the description of the who became the main issues is how the role of regional office ministry of law and human rights in the registration process the intellectual property right and how the rule of the registration process the intellectual property right on regional office ministry of law and human rights.

This research is normative and empirical legal research. Research study analytical type is descriptive material primary law, secondary, and tertiary. Analyzed the results of data processing, done the discussion to be taken as an answer conclusion qualitatively problems.

The results of research namely the provincial Kemenkumham especially in the province of lampung only has the authority to receive registration in the field of application HKI brand and copyright owners, beyond to hki in other fields, fixed registrations must register directly to the directorate HKI his work .The provincial also could not be heard for their application process whether or not certain of people registered for this authority is still fully belonging to the directorate general of HKI .The role of the provincial office can also provide legal protection by PPNS for the enrollment already register the results of his intellectual property. The rule of the registration process HKI in provincial Kemenkumham does not run with optimal for in practice which The provincial
can only assist in the administration process only for the an applicant who want to enrol his intellectual the work of. The authority to grant whether or not certain request and issuing certificates of possession HKI is still fully the authority of the directorate general of HKI. In other words, the provincial had a role only come only as the extension the directorate general of HKI to receive registration application HKI in the region.

Keywords: HKI registration, the directorate general HKI, the role of the office of the ministry of law and human rights.