Menyoal Makna Netralitas Pegawai Negeri Sipil dalam Undang-Undang Nomor 5 Tahun 2014 Tentang Aparatur Sipil Negara

Title	Menyoal Makna Netralitas Pegawai Negeri Sipil dalam Undang-Undang Nomor 5 Tahun 2014 Tentang Aparatur Sipil Negara
Author Order	of
Accreditation	
Abstract	Problems of neutrality of civil servants will always occur when the meaning of neutrality $\hat{A}f\hat{A},\hat{A},\hat{A}$ is not in sync with the norms. In order to evaluate governance, the meaning of neutrality should be broader and more functional towards the legal relationship in the context of public official relation in the field of civil servants law. Substantially, the focus of Law Number 5 Year 2014 concerning Civil State Apparatus just make civil servants as an object of neutrality, regardless of the dynamic activity of practical politic intervention. It should be underlined that the role of civil servants in government always correlate with many interested parties. If neutrality is not matched by standard criteria and restrictions, it is very possible neutrality principle only be a slogan with minimum implementation.
Publisher Name	Fakultas Hukum Universitas Muhammadiyah Yogyakarta
Publish Date	2016-06-30
Publish Year	2016
Doi	
Citation	
Source	Jurnal Media Hukum
Source Issue	Vol 23, No 1 (2016): June
Source Page	8
Url	http://journal.umy.ac.id/index.php/jmh/article/view/1964
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