



Habib Adjie &lt;adjieku61@gmail.com&gt;

---

**Submission of an original research article to Russian Law Journal (RLJ)**

---

**Habib Adjie** <adjieku61@gmail.com>  
To: editor@russianlawjournal.org

Sat, Feb 18, 2023 at 10:14 AM

Dear Editor-in-Chief,

My name is **Habib Adjie** as the corresponding author for this article

We would like to submit the enclosed manuscript entitled “**LEGAL CONSEQUENCES FOR THE POSITION OF A NOTARY DECLARED BANKRUPT**”, which we wish to be considered for publication in “**Russian Law Journal (RLJ)**”.

No conflict of interest exists in the submission of this manuscript, and manuscript is approved by all authors for publication. We would like to declare on behalf of my co-authors that the work described was original research that has not been published previously, and not under consideration for publication elsewhere, in whole or in part. All the authors listed have approved the manuscript that is enclosed.

The insolvency of a notary can yield substantial consequences for their professional standing, potentially impacting the provision of notary services to the general public. According to Article 12 letter A of Law No. 30 of 2004, also known as the Office of a Notary Act (UUJN), a notary may face dishonourable dismissal if they are officially declared insolvent. The objective of this study is to examine and assess the legal consequences that arise in the Indonesian legal framework when a notary is declared bankrupt. This will be achieved by conducting a comparative analysis of bankruptcy provisions under Law Number 30 of 2004 regarding the Position of Notary (UUJN) and Law Number 30 of 2007 regarding Bankruptcy and Postponement of Debt Payment Obligations (UUK PKPU). This research use normative and empirical legal methodologies to examine the legal provisions pertaining to the status of notaries who have been declared bankrupt, as well as the practical implications these rules have on the field of law and the provision of notary services. The study findings indicate that there is a convergence in the concept of bankrupt notaries as outlined in the UUJN and UUK PKPU. While the UUJN defines a bankrupt notary as an individual occupying a position unrelated to bankruptcy, the UUK PKPU does not associate the notion of bankruptcy with the role of a notary. According to the UUJN, if a notary is found bankrupt by the court, the legal result is dishonourable dismissal. This implies, as per UUK PKPU, that the individual declared bankrupt is rendered legally incapable of performing any legal actions a. I hope this paper is suitable for “**Russian Law Journal (RLJ)**”

Thank You very much  
We are looking forward to your kindly response soon.

**Narotama University, Surabaya, Indonesia.**  
Email : **Habib Adjie** <adjieku61@gmail.com>

---

 **Habib Adjie\_RLJ - LEGAL CONSEQUENCES FOR THE POSITION OF A NOTARY DECLARED BANKRUPT\_(Eng).docx** 59K



Habib Adjie &lt;adjieku61@gmail.com&gt;

---

**Paper Submission #892 : LEGAL CONSEQUENCES FOR THE POSITION OF A NOTARY DECLARED BANKRUPT**

---

Russian Law Journal (RLJ) <editor@russianlawjournal.org>  
To : adjieku61@gmail.com

Fri, Mar 3 2023 at 11:51 AM

**Submission Confirmation.**

Your paper has been successfully submitted. Please note your 'Paper Submission #' and quote it in all correspondence ---in the email subject line--with this Journal email: editor@russianlawjournal.org, Allow 2 to 4 weeks for the review process to be completed. You will be notified via email.

**The Editor****LEGAL CONSEQUENCES FOR THE POSITION OF A NOTARY DECLARED BANKRUPT****Habib Adjie**

<sup>1</sup> Narotama University, Surabaya, Indonesia.

**Lead Author:** Habib Adjie

**Enter your email:** adjieku61@gmail.com

**Your Country:** Indonesia

**Title of Your paper :** LEGAL CONSEQUENCES FOR THE POSITION OF A NOTARY DECLARED BANKRUPT

**Original Contribution :** The insolvency of a notary can yield substantial consequences for their professional standing, potentially impacting the provision of notary services to the general public. According to Article 12 letter A of Law No. 30 of 2004, also known as the Office of a Notary Act (UUJN), a notary may face dishonourable dismissal if they are officially declared insolvent. The objective of this study is to examine and assess the legal consequences that arise in the Indonesian legal framework when a notary is declared bankrupt. This will be achieved by conducting a comparative analysis of bankruptcy provisions under Law Number 30 of 2004 regarding the Position of Notary (UUJN) and Law Number 30 of 2007 regarding Bankruptcy and Postponement of Debt Payment Obligations (UUK PKPU). This research use normative and empirical legal methodologies to examine the legal provisions pertaining to the status of notaries who have been declared bankrupt, as well as the practical implications these rules have on the field of law and the provision of notary services. The study findings indicate that there is a convergence in the concept of bankrupt notaries as outlined in the UUJN and UUK PKPU. While the UUJN defines a bankrupt notary as an individual occupying a position unrelated to bankruptcy, the UUK PKPU does not associate the notion of bankruptcy with the role of a notary. According to the UUJN, if a notary is found bankrupt by the court, the legal result is dishonourable dismissal. This implies, as per UUK PKPU, that the individual declared bankrupt is rendered legally incapable of performing any legal actions a.

**Suggested Reviewer :** editor@russianlawjournal.org

**Ethical Clearance:** no

**Ethical Clearance details:** The ethical clearance is not issued as both authors are experts on this field and would like to share their study based on their experience. The authors guarantee and commit that there is no conflict of interest appears on this study. both of them agree to publish it on this journal.

**I have cited a Paper from this Journal:** YES I have cited a paper (s) from this journal

**Upload your Paper:** [Habib Adjie\\_RLJ - LEGAL CONSEQUENCES FOR THE POSITION OF A NOTARY DECLARED BANKRUPT\\_\(Eng\).docx](#)

**Declaration:** the paper submitted is an original unpublished piece of work by the authors. Further the requirements of the journal, its terms and conditions have been met.: I declare this statement to be true

**CHECK: English Language Standards:** This paper has a High English standard

**English Edit Service Invoice #:** ---



Habib Adjie &lt;adjieku61@gmail.com&gt;

---

**Paper Submission #892 : LEGAL CONSEQUENCES FOR THE POSITION OF A NOTARY DECLARED BANKRUPT**

---

Russian Law Journal (RLJ) <editor@russianlawjournal.org>  
To : adjieku61@gmail.com

Wed, Mar 29, 2023 at 12:18 AM

Dear Respected Author,

It's my great pleasure to inform you that your paper encoded "**#892**" has been reviewed by our selected reviewers and editors and will be accepted for publishing in **LEGAL CONSEQUENCES FOR THE POSITION OF A NOTARY DECLARED BANKRUPT** after moderate revision. The following attachments are sent with regards to you. Kindly revise the manuscript according to reviewer's comments, edited article and specially from Authors Instruction standpoint and submit the revised manuscript within a week.

**Please Reviewer 1:**

- This article is very up-to-date and interesting, but in my opinion the novelty is not visible in the introduction, because the references you have quoted are still minimal and have not been compared with your research, so the novelty is not visible
- Literature review needs to be strengthened with current references to discuss the problem you are researching.
- Abstract is too long and wordy, the abstract must be concise and interesting in showing the problems, objectives, methods and novelty of the research results.
- The research method must be described in detail so that each process is carried out.
- The discussion is not in depth, so deepen the discussion with the findings of previous researchers.

**If there is anything else, let me know.**

We appreciate your interest in **Russian Law Journal (RLJ)**

--

**With Kind Regards,**  
**Russian Law Journal (RLJ)**

**Russian Law Journal (RLJ)**

Website: <https://www.russianlawjournal.org/index.php/journal>

Email: [editor@russianlawjournal.org](mailto:editor@russianlawjournal.org)

-----  
[Kutipan teks disembunyikan]

 **article text\_RLJ-892\_E1.doc** 60K

16/06/2023

Paper Submission #892 : LEGAL CONSEQUENCES FOR THE POSITION OF A NOTARY DECLARED BANKRUPT



Habib Adjie <adjieku61@gmail.com>

---

**Paper Submission #892 : LEGAL CONSEQUENCES FOR THE POSITION OF A NOTARY DECLARED BANKRUPT**

---

Habib Adjie <adjieku61@gmail.com>  
To: editor@russianlawjournal.org

Tue, Apr 4, 2023 at 8:15 AM

Dear Editor,

Thank you very much for your valuable advises.  
We have already accomplished to revised the manuscript as your instructions as attached. Please kindly check and inform us the result in advance.  
Please let me know if you need further assistance. We are looking forward to hearing from you soon

[Kutipan teks disembunyikan]

---

 article text\_RLJ-892\_E1.docx 64K



Habib Adjie &lt;adjieku61@gmail.com&gt;

---

**Paper Submission #892 : LEGAL CONSEQUENCES FOR THE POSITION OF A NOTARY DECLARED BANKRUPT**

---

**Russian Law Journal (RLJ)** <editor@russianlawjournal.org>  
To : adjieku61@gmail.com

Thu, Apr 20, 2023 at 7:55 AM

**Dear Respected Author,**

Thank you for your efforts to make improvements to your article.

Based on the Reviewers' considerations, the article has, at some point, increased. However, you have to improve on a few more points, Hopefully, you are willing to do it. Kindly revise the manuscript according to reviewer's comments, edited article and specially from Authors Instruction standpoint and submit the revised manuscript within a week

**Please Reviewer 2:**

- I was hopeful that this article would be readily usable thought the English in parts is so low that reading is challenging. The topic is of great importance
- The discussion section must be deepened, the author must link the topics discussed with previous references. In this The related literature seems missing with important/significant research, including (but not limited to).
- Conclusions must be brief and clear explaining the core research findings.
- If the author could work with a robust English language editor or colleague to clean up both language and argument, it might be publishable
- References need to be reproduced with the latest journals relevant to the research theme.

**If there is anything else, let me know.**

We appreciate your interest in **Russian Law Journal (RLJ)**

--

**With Kind Regards,**  
**Russian Law Journal (RLJ)**

**Russian Law Journal (RLJ)**

Website: <https://www.russianlawjournal.org/index.php/journal>

Email: [editor@russianlawjournal.org](mailto:editor@russianlawjournal.org)

-----  
[Kutipan teks disembunyikan]

**article text\_RLJ-892\_E2.doc** 60K

16/06/2023

Paper Submission #892 : LEGAL CONSEQUENCES FOR THE POSITION OF A NOTARY DECLARED BANKRUPT



Habib Adjie <adjieku61@gmail.com>

---

**Paper Submission #892 : LEGAL CONSEQUENCES FOR THE POSITION OF A NOTARY DECLARED BANKRUPT**

---

Habib Adjie <adjieku61@gmail.com>  
To: editor@russianlawjournal.org

Tue, Apr 25, 2023 at 9:41 AM

Dear Editor,

Thank you very much for your valuable advises

I have corrected my article in accordance with reviewers' instructions, please follow up immediately by the Editor of Russian Law Journal

[Kutipan teks disembunyikan]

---

 **article text\_RLJ-892\_E2.docx** 64K



Habib Adjie &lt;adjieku61@gmail.com&gt;

---

**Acceptance letter**

---

**Russian Law Journal (RLJ)** <editor@russianlawjournal.org>  
To : adjieku61@gmail.com

Mon, May 22, 2023 at 8:15 AM

**Dear Habib Adjie**

It's my pleasure to inform you that, after the peer review, your paper, "**LEGAL CONSEQUENCES FOR THE POSITION OF A NOTARY DECLARED BANKRUPT**" has been **ACCEPTED** to publish with **Russian Law Journal (RLJ)**. Your article will be published on 2023, Vol. XI, Issue. 5, (2334-2341) of **Russian Law Journal (RLJ)** with ISSN 2309-8678 (Print); ISSN 2312-3605 (Online).

There is a **Publication fee that should be paid in advance** for the article. The publication fee will include the following.

1. Article process fee
2. Article formatting fee that includes the figures and tables adjustment
3. Expert Opinion, if required
4. Make it according to the journal's requirement
5. Reference correction, if required
6. Translation of sentences if required

I believe that our collaboration will help to accelerate the global knowledge creation and sharing one step further. now waiting your article fee in order to process. Please do not hesitate to contact me if you have any further questions.

Thanks

**With Kind Regards,**  
**Russian Law Journal (RLJ)**

**Russian Law Journal (RLJ)**

Website: <https://www.russianlawjournal.org/index.php/journal>

Email: [editor@russianlawjournal.org](mailto:editor@russianlawjournal.org)

-----

---

1 attachment

 **LOA\_Russian Law Journal - Habib Adjie.pdf**  
89K