LEGAL MALPRACTICE REFLECTED IN JOHN GRISHAM’S THE LITIGATORS NOVEL (2011): A SOCIOLOGICAL PERSPECTIVE

THESIS

Submitted as a Partial Fulfillment of the Requirements for Getting Master Degree of Language Study at Muhammadiyah University of Surakarta

Written by:
NURINDAH KHUSNUL KHOTIMAH
S 200130012

MAGISTER OF LANGUAGE STUDY
POST GRADUATE PROGRAM
MUHAMMADIYAH UNIVERSITY OF SURAKARTA
2015
NOTE OF ADVISOR I

Dr. M. Thoyibi, M.S.
Lecturer of Magister of Language Study Post Graduate Program
Muhammadiyah University of Surakarta

Official Note on Nurindah Khusnul Khotimah’s Thesis

Dear,
The director of Magister of Language Study Post Graduate Program
Muhammadiyah University of Surakarta

Having read, examined, corrected and necessary revised towards the thesis of

Name: Nurindah Khusnul Khotimah
NIM: S 200130012
Program: Magister of Language Study
Focus on: English Language Study (Literature)
Title: LEGAL MALPRACTICE REFLECTED IN JOHN GRISHAM’S THE LITIGATORS NOVEL (2011): A SOCIOLOGICAL PERSPECTIVE

I agree that this thesis is approved to be examined by the board of the examiner in the Magister of Language Study Post Graduate Program Muhammadiyah University of Surakarta.

Surakarta, 28 February 2015
First Advisor

[Signature]

Dr. M. Thoyibi, M.S.
NOTE OF ADVISOR II

Dr. Phil. Dewi Candraningrum, M.Ed.
Lecturer of Magister of Language Study Post Graduate Program
Muhammadiyah University of Surakarta

Official Note on Nurindah Khusnul Khotimah’s Thesis

Dear,
The director of Magister of Language Study Post Graduate Program
Muhammadiyah University of Surakarta

Having read, examined, corrected and necessary revised towards the thesis of

Name : Nurindah Khusnul Khotimah
NIM : S 200130012
Program : Magister of Language Study
Focus on : English Language Study (Literature)
Title : LEGAL MALPRACTICE REFLECTED IN JOHN GRISHAM’S THE LITIGATORS NOVEL (2011): A SOCIOLOGICAL PERSPECTIVE

I agree that this thesis is approved to be examined by the board of the examiner in the Magister of Language Study Post Graduate Program Muhammadiyah University of Surakarta.

Surakarta, 28 February 2015
Second Advisor

Dr. Phil. Dewi Candraningrum, M.Ed.
APPROVAL OF THESIS FOR SUBMISSION

LEGAL MALPRACTICE REFLECTED IN JOHN GRISHAM'S
THE LITIGATORS NOVEL (2011): A SOCIOLOGICAL
PERSPECTIVE

submitted by

NURINDAH KHUSNUL KHOTIMAH

has been examined for all revisions and corrections recommended
by the board of examiners on February 25th, 2015
and is certified to be accepted for submission

THE EXAMINER BOARD

Examiner I

Dr. M. Thoyibi, M.S.

Examiner II

Dr. Phil. Dewi Candraningrum, M.Ed.

Examiner III

Prof. Dr. Endang Fauziati, M.Hum.

Surakarta, March 3rd, 2015

Universitas Muhamadiyah Surakarta
Graduate School
Director,

Prof. Dr. Khudzaifah Dimyati
PRONOUNCEMENT

I am the writer of this thesis:

Name : Nurindah Khusnul Khotimah
NIM : S 200130012
Program : Magister of Language Study
Focus on : English Language Study (Literature)
Title : LEGAL MALPRACTICE REFLECTED IN JOHN GRISHAM’S THE LITIGATORS NOVEL (2011): A SOCIOLOGICAL PERSPECTIVE

I certify that this thesis is certainly my own work. It is not plagiarism or made by others. Anything related to other’s work is written in quotation and the source of which is listed on the bibliography. If then this pronouncement proves wrong, I am ready to accept any academic punishment.

Surakarta, 06 Februari 2015

The Writer

[Signature]

NURINDAH KHUSNUL KHOTIMAH
S 200130012
MOTTO

✧ **Strive and endeavor is the key to a success. Never be afraid to try.**

(The Writer)

✧ **Knowledge is valuable legacy. Be grateful for the knowledge that you have and share your knowledge to others.** (The Writer)

✧ **More people would learn from their mistakes if they weren’t so busy denying them.** (Harold J. Smith)

✧ **Sesungguhnya sesudah kesulitan itu ada kemudahan. Maka apabila kamu telah selesai (dari sesuatu urusan) tetaplah bekerja keras (untuk urusan yang lain).** (Q.S Al-Insyiroh: 6-7)
DEDICATION

This thesis is dedicated to:

- Allah the Almighty and her Prophet Muhammad SAW,
- Dr. M. Thoyibi, M.S. as first advisor and Dr. Phil. Dewi Candraningrum, M.Ed. as second advisor,
- Her beloved parents,
- Her beloved brother,
- Her beloved boy friend,
- All of her families and friends.
SUMMARY


The major problem of the study is how legal malpractice is reflected in John Grisham’s The Litigators novel (2011). The objectives of this study are (1) to describe the reality of American society in the late twentieth century and the early twenty-first century, (2) to identify the characteristics, causes, and effects of legal malpractice in John Grisham’s The Litigators novel (2011), and (3) to reveal the relation between the novel and the reality of American society in the late twentieth century and early twenty-first century.

In analyzing The Litigators novel, the writer uses descriptive qualitative research and sociological perspective. The primary data source is The Litigators novel (2011) and the secondary data sources are taken from some books, journals, articles and other matters that support this analysis. Data is used in this study is text of The Litigators novel. The technique of data collection is documentation and the technique of data analysis is descriptive analysis.

Based on the analysis of all chapters, the writer finds characteristics, causes, and effects of legal malpractice. The things which are most talked about law because it is the major conflict in America by the late of twentieth and early twenty-first centuries. There are many forms of unlawful acts that were done by the lawyers because they want to be rich people. The unlawful acts include making false advertisement and testament, giving a lot of money to the regulatory agencies in order the cases run smoothly, and consuming alcohol, ect.

Keywords: Legal Malpractice, The Litigators Novel, Sociological Perspective
RINGKASAN


Dalam menganalisis novel The Litigators, peneliti menggunakan metode deskripsi kualitatif dan pendekatan sosiologi. Sumber data primer adalah novel The Litigators tahun 2011. Sumber data sekunder diambil dari beberapa buku, jurnal, artikel dan hal-hal lain yang mendukung analisis ini. Data yang digunakan dalam penelitian ini adalah teks di dalam novel The Litigators. Metode pengumpulan data yang digunakan adalah dokumentasi dan teknik analisis data adalah analisis deskriptif.

Berdasarkan analisis semua bab, peneliti menemukan karakter, penyebab, dan efek dari malpractice hukum. Masalah yang banyak dibicarakan dalam novel The Litigators yaitu tentang hukum karena itu merupakan pokok permasalahan yang terjadi di Amerika pada akhir abad kedua puluh dan awal abad kedua puluh satu. Ada banyak bentuk tindakan pelanggaran yang dilakukan oleh para pengacara karena mereka ingin menjadi orang kaya. Tindakan pelanggaran meliputi membuat iklan dan surat wasiat palsu, memberikan uang kepada pengadilan agar kasusnya berjalan lancar, menkonsumsi alkohol, ect.

Kata kunci: Malpraktek Hukum, Novel The Litigators, Pendekatan Sosiologi
ACKNOWLEDGEMENT

Assalamu’alaikum Warohmatullahi Wabarokatuh

Alhamdulillahi robbil’alamin, Praise be to Allah the Almighty, for blessing and guiding in completing this thesis as a partial requirement of getting master degree in Magister of Language Study at Muhammadiyah University of Surakarta. The following are people who had given the contribution and support for her. So, she wants to express her gratitude and appreciation to:

1. **Prof. Dr. Khudzaifah Dimyati, SH, M.Hum**, the Director of Post Graduate Program at Muhammadiyah University of Surakarta,

2. **Prof. Dr. Markhamah, M.Hum**, the Head of Magister of Language Study,

3. **Dr. M. Thoyibi, M.S and Dr. Phil. Dewi Candraningrum, M.Ed** as the advisors of this thesis, for their helpful and guidance in finishing this thesis,

4. **Prof. Dr. Endang Fauziati, M.Hum** as the examiner of this thesis,

5. Her beloved father ‘Miskan’, mother ‘Supami’, and brother ‘Arizal Duta Akbarani’, who always give support, prayer, love, finance to her to finish this thesis,

6. Her closed friends ‘Nitoel, Itoel, Vitoel, Anna, Mintoel, Febbong, Luthfa, Decil, Yoana, and Rini’, our friendship will never end,

7. The one special ‘Mz Hilal’ for love, support, motivation, and patience,
8. All her friends in English Language Study 2013.

The writer realizes that there are still many weaknesses in this thesis caused by her limitation of knowledge. Therefore, suggestion and criticism are accepted. She hopes the result of this thesis will be useful for the readers.

Wassalamu'alaikum Warohmatullahi Wabarokatuh

Surakarta, 28 February 2015

The Writer

NURINDAH KHUSNUL KHOTIMAH

S 200130012
LIST OF FIGURES

Figure 1. Data Collection Activities ................................................................. 32
Figure 2. The U.S population by Race and Age in 1970 to 2000 ...................... 39
Figure 3. Legal malpractice in America ......................................................... 52
Figure 4. The Percentage of Causes of Legal Malpractice in 1997-2007 ........ 53
Figure 5. The Percentage of Causes of Legal Malpractice in 2008-2011 ........ 54
# TABLE OF CONTENT

<table>
<thead>
<tr>
<th>Section</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>COVER</td>
<td>i</td>
</tr>
<tr>
<td>NOTE OF ADVISOR I</td>
<td>ii</td>
</tr>
<tr>
<td>NOTE OF ADVISOR II</td>
<td>iii</td>
</tr>
<tr>
<td>ADVISOR APPROVED</td>
<td>iv</td>
</tr>
<tr>
<td>PRONOUNCEMENT</td>
<td>v</td>
</tr>
<tr>
<td>MOTTO</td>
<td>vi</td>
</tr>
<tr>
<td>DEDICATION</td>
<td>vii</td>
</tr>
<tr>
<td>SUMMARY</td>
<td>viii</td>
</tr>
<tr>
<td>RINGKASAN</td>
<td>ix</td>
</tr>
<tr>
<td>ACKNOWLEDGEMENT</td>
<td>x</td>
</tr>
<tr>
<td>LIST OF FIGURES</td>
<td>xii</td>
</tr>
<tr>
<td>TABLE OF CONTENT</td>
<td>xiii</td>
</tr>
</tbody>
</table>

## CHAPTER I: INTRODUCTION

1. Background of the Study ........................................ 1
2. Problem Statement ............................................. 6
3. Limitation of the Study ....................................... 6
4. Objectives of the Study ........................................ 6
5. Benefits of the Study .......................................... 7
   1. Theoretical Benefit .......................................... 7
   2. Practical Benefit .......................................... 7
6. Thesis Organization ........................................... 7
CHAPTER II: LITERATURE REVIEW ................................................. 9

A. Previous Studies ................................................................. 9

B. Underlying Theories ............................................................. 13

1. Theory of Sociology of Literature ............................. 14
   a. Notion of Sociology of Literature ......................... 14
   b. Major Principles Sociology of Literature .............. 17
      1) Literary Work as the Social Document .......... 17
      2) Literary Work as Social Situation of the Writer 18
      3) Literary Work as the Manifestation of Moment 18

2. Theory of Legal Malpractice ...................................... 20
   a. Notion of Legal Malpractice ................................. 20
   b. Characteristics of Legal Malpractice ................. 20
      1) Breaking the Law ......................................... 21
      2) Telling Lies ............................................... 21
      3) Selfishness ............................................... 21
      4) Abuse ...................................................... 22
      5) Deceitfulness .......................................... 23
      6) Faking ................................................... 23
      7) Bribery .................................................. 23
      8) Hurting Others .......................................... 24
   c. Causes of Legal Malpractice .......................... 24
      1) Miscommunication ...................................... 24
      2) Ineffective Time Management .................... 25
3) Inadequate Discovery ........................................... 26
4) Limited Knowledge of Law ................................. 26
5) Conflict of Interest ........................................... 26
d. Effects of Legal Malpractice ................................. 27
   1) Loss of Respect ............................................... 27
   2) Discharged ................................................... 27
   3) Punishment .................................................. 27
C. Theoretical Application ....................................... 27

CHAPTER III : RESEARCH METHOD ........................................ 29
   A. Type of the Study ........................................... 29
   B. Subject of the Study ....................................... 30
   C. Data and Data Source ...................................... 31
      1. Primary Data Source ................................... 31
      2. Secondary Data Source ................................. 32
   D. Technique of Collecting Data ............................ 32
   E. Technique of Analyzing Data ............................ 34

CHAPTER IV: SOCIAL-HISTORICAL BACKGROUND OF AMERICAN
             SOCIETY IN THE LATE TWENTIETH CENTURY AND
             EARLY TWENTY-FIRST CENTURY ...................... 36
   A. Social Aspect ............................................. 36
   B. Economic Aspect .......................................... 40
   C. Religion Aspect ........................................... 44
   D. Cultural Aspect ........................................... 46
CHAPTER V: LEGAL MALPRACTICE IN THE LITIGATORS NOVEL

A. Characteristics of Legal Malpractice .......................... 56
   1) Breaking the Law ........................................... 56
   2) Telling Lies ................................................. 57
   3) Selfishness .................................................... 57
   4) Abuse .......................................................... 59
   5) Deceitfulness .................................................. 60
   6) Faking .......................................................... 61
   7) Bribery .......................................................... 61
   8) Harming Others ............................................... 62

B. Causes of Legal Malpractice ..................................... 63
   1) Miscommunication ......................................... 63
   2) Ineffective Time Management .............................. 65
   3) Inadequate Discovery ....................................... 65
   4) Limited Knowledge of Law ................................. 66
   5) Conflict of Interest ......................................... 66

C. Effects of Legal Malpractice ..................................... 67
   1) Loss of Respect .............................................. 67
   2) Discharged ..................................................... 68
   3) Punishment ..................................................... 68
D. Discussion ................................................................. 70

CHAPTER VI : CONCLUSION AND SUGGESTION ....................... 74

A. Conclusion ................................................................. 74
B. Suggestion ................................................................. 75
C. Pedagogical Implication ................................................ 76

BIBLIOGRAPHY .................................................................. 77

VIRTUAL REFERENCES .......................................................... 81

APPENDIX ........................................................................ 82