

ABSTRACT
ISLAMIC LEGAL ANALYSIS OF PRACTICES IN SELLING LIABILITY
(Case Study of Kapok Tebasan Buying and Selling in Gebangan Village,
Pageruyung District, Kendal Regency).
LAILI MUKHAROMAH

NIM: 15421037

The problem of this thesis that is how the form of the practice of buying and selling tebasan kapuk Village in Gebangan Subdistrict Pageruyung Kendal which covers several issues, namely how to review Islamic law against the practice of buying and selling tebasan in the village of Gebangan Sub Pageruyung Kendal.

The purpose of doing research is to find out the practice in selling tebasan and factors behind their communities to do the buying and selling tebasan kapok and also find out and assess the view of Islamic law against the practice in buy sell tebasan kapuk.

The type of method used in this research is the use of qualitative research which uses the method of field research (primary data) and data librarianship (secondary data). Primary data i.e. data that is extracted from the first resource in the field in this study i.e. the merchant as a buyer and seller as farmers, while secondary data obtained from the study of librarianship by way of reading books that exist kaintannya with titles lifted the author.

The results obtained through open interview that was done a while ago and selling in tebasan meet the tenets of buy and sell wholesale or tebasan is known by the term bai'u sabratin or bai'u jazafin, but selling it has tebasan the positive side who in the community of the village of Gebangan sub-district of Pageruyung Kendal due ease market results kapok rich quickly and kompotitif prices, the implications of this research are: 1). Selling kapok in tebasan in the village Gebangan Kecamatan Pageruyung kendal provides convenience of farmers in the pross selling in tebasan. 2.) know how to review Islamic law in selling in tebasan Village in Gebangan sub district Pageruyung District Kendal.

Keywords: Islamic Law, Freedom of Sale