

ABSTRACT

In undergoing marriage is not all run liking, sometimes find problems that lead to divorce. in accordance with Article 45 of the Marriage Law which parents are obliged to nurture and educate children despite the divorce, in terms of decision number 240 / Pdt.G / 2006 / PA.Pdg children's rights are not fulfilled by the parents, for example, male parent does not give maintenance to the child, therefore, the authors consider it necessary to discuss the subject matter of this thesis regarding the implementation of the Rights of Children After Divorce Occurrence In Case Number 240.Pdt.G / 2006 / PA.Pdg. The issues discussed were: First to find out what the rights of the child after the parents divorce according to Islamic Court Padang decision No. 240 / Pdt.G / 2006 / PA.Pdg Second. The authors use research methods that type of juridical empirical legal research that is something to see how the application of the rule of law, especially regarding the rights of children after divorce according to the Marriage Act. Based on research that has been done can be concluded that: First, According to Decision number 240 / Pdt.G / 2006 / PA.Pdg that children have the right to get welfare, protection and a decent life and that right must be met by both parents even though they divorced, Second, factors causing non-compliance with the court ruling religion number 240 / Pdt.G / 2006 / PA.Pdg associated with Law No. 1 of 1974 is: a factor of third parties, and family factors.

Keyword: divorce, rights, and child

