

## **ABSTRACT**

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**(DISPUTE OF THE LEGACY OF ADOPTED CHILDREN IN CASE OF THE GRANT FROM THE ADOPTIVE PARENTS (CASE STUDY NUMBER 186 PK / PDT / 2005))**

(vi+ 90 pages; 2 attachments)

The Civil Code does not recognize the term heavy lifting. The Civil Code only recognizes legitimate children and outside children to marry. Arrangements regarding who has an heir's position, have determined based on heredity or the existence of blood relations and based on testamentary gift. Lifting children have the same attachment to their adoptive parents. But the adopted child has the right to inherit only if it is stated in a testamentary gift and vice versa must pay attention to Legitime Portie. Adopted children based on PP No. 54 of 2007 is a child whose rights are transferred from the family environment of parents, legal guardians, or other people responsible for the care, education, and raising of these children, into the family environment of adoptive parents based on the results or the determination of the court. In this study, data collection is done by using the juridical-normative-empirical approach which is the legislation approach by interviewing directly and analyzing data obtained from the notary office and analyzing the decision. Discusses the Case in the Banjarnegara District Court Number 186 / PK / PDT / 2005, explaining how the Judge decides to remove their adopted people left by their adoptive parents before they die. And see how the position of adopted children in inheritance according to the Civil Code and analyze the rules about adopted children who can inherit based on testamentary gift from adoptive parents.

Keywords: Adoption Children, Inheritance, Testamentary Gift, Legitime Portie  
References : 30 (1977-2014)