

ABSTRACT

RESPONSIBILITY OF HUSBAND/WIFE FOR DEBT MADE PRIOR TO DIVORCE (CASE STUDY OF CIVIL CASE NUMBER 318 K/PDT/2021 JO 428/PDT/2019/PT.BDG JO 254/PDT .G/2017/PN.DPK.)

Name : Giffanny Sharintya

NIM : 01051180244

Marriage is a form of legal event, if it is carried out legally, namely following the provisions in Law Number 1 of 1974 concerning Marriage (Marriage Law) in conjunction with Law Number 16 of 2019 concerning Amendments to Law Number 1 of 1974 concerning Marriage. Joint property is a very big problem in the life of a husband and wife when a divorce occurs. Problems related to joint assets will arise if a divorce has occurred or when the divorce process is in progress so that it can cause various legal problems. Joint property is a very big problem in the life of a husband and wife when a divorce occurs. Problems related to joint assets will arise if a divorce has occurred or when the divorce process is in progress so that it can cause various legal problems. Marital union assets are joint property in marriage, this property is property that is jointly owned by husband and wife which was obtained by both of them while in marriage, such as giving money, or motorbikes, or other goods to husband and wife, or property purchased by the husband and wife from both of their money, or savings from the husband's salary and wife's salary put together, all of which can be categorized as joint property. In this study, researchers used normative legal research methods with qualitative analysis techniques that discussed related civil dispute cases at the Depok District Court which were registered no 254/PDT.G/2017/PN.DPK. jo No: 428/PDT/2019/PT.BDG jo no 318 K/Pdt/2021, is a case of a debt agreement made by a husband and billed by a creditor after a divorce from the debtor.

Keywords : Marriage Law, Act against the law, Contract

Reference : 38 (1974 - 2018)