

ABSTRACT

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"Pelanggaran Pelaksanaan Wasiat Oleh Sebagian Ahli Waris Pada Harta Waris Yang Tidak Boleh Dibagi-bagi (Studi Kasus Putusan Nomor 435/Pdt.G./2022/PN.Jkt.Brt

This study aims to determine legal responsibility if one of heirs commits an act that violates the division of inheritance as specified in the deed of will. The distribution of the inheritance made by the heir should have been obeyed by the clause by the heirs who agreed to bind themselves, but if the distribution of the inheritance is not carried out properly then an injustice will arise in the distribution of the inheritance. The method in this study uses normative methods by recording and researching based on applicable legal materials. The formulation of the problem in this study, 1) How is the violation of the will deed of the inheritance of deceased parents by the heirs against the willed property not be divided among the heirs in terms of the Law of Agreement/Inheritance?; 2) What is the legal balance and verdict in case number 435/Pdt.G./2022/Pn.Jkt.Brt in terms of the Civil Code? In legal responsibility, if one of the heirs is proven to have committed a violation in the distribution of inheritance, the party who feels it is unfair can claim his case by demanding compensation. In terms of demanding legal responsibility, you can submit it to the District Court. So, in this case, the Panel of Judges completed the examination and rendered a decision, namely declaring that Defendant did not give goodwill to the Plaintiffs for the distribution agreement referred to in the deed of will.

Key Word: *Inheritance; Code of Civil Law*