

ABSTRACT
CHILD CUSTODY FOR NON-MUSLIM PARENTS IN CIVIL LAW
PERSPECTIVE
(ANALYSIS OF THE DISTRICT COURT OF BENGKULU CITY'S
DECISION NUMBER 08/PDT.G/2010 PN-BKL)

By:

Pika Angraini Marsela
Sandi Aprianto, S. H., M. H
Hurairah, S. H., M. H

This thesis discusses the analysis of the implementation of the District Court of Bengkulu's decision regarding child custody in case No: 08/Pdt.G/2010/PN-BKL for non-Muslim parents who have divorced. This research aims to analyze the implementation of court decisions based on procedural law and best interest principles for the child. The research method used is normative juridical by examining court decisions, relevant regulations, and related legal literature. The research results show that the implementation of the court decision in this case is not entirely in accordance with procedural law. The judge seeks to resolve it through consensus by providing understanding to both parties about the importance of child custody. The conclusion of this research is that the District Court of Bengkulu's decision in the case of child custody for non-Muslim parents considers various legal aspects and the best interests of the child. The agreement reached between both parents to care for the child together is commendable, but it needs to be ensured that the agreement is truly based on the will and best interests of the child.

Keywords: Child Custody, Non-Muslim Parents, Court Decision.

Information:

- 1. Student**
- 2. Supervisors**

