

**ABSTRACT**

**AN ANALYSIS OF THE JUDGE'S DECISION NO. 44/PDT.P./2023/PA.BN  
ON MARRIAGE DISPENSATION DUE TO PREGNANCY OUTSIDE  
MARRIAGE IN PERSPECTIVE OF MARRIAGE LAW**

**By**  
**Selly lorenza**  
**Hurairah**  
**Ferawati Royani**

*In Law Number 16 of 2019 about Marriage Article 7 paragraph (1) states that the age limit for marriage is Marriage is only permitted if the man and woman have reached the age of 19 (nineteen) years. The most important thing about the age limit is to achieve happiness, if there are parties who have not met the age limit set by the Marriage Law, a dispensation from the Judges or other officials appointed by the parents of the bride and groom is required. The formulation of the problem in this study is how is the implementation and consideration of judges in deciding Decision Number 44/PDT.P/2023/PA.BN about marriage dispensation and the purpose of this study is to find out the implementation and consideration of judges in deciding Decision Number 44/PDT.P/2023/PA.BN about marriage dispensation. The research method used is normative legal research. The results of the study indicate that in the implementation of Law Number 16 of 2019 it has been applied but it is still not fulfilled because there are still many applications for dispensation of marriage, especially on the grounds of pregnancy outside marriage. Based on the panel of judges of Bengkulu religious court from various considerations, it still provides a relief regarding the decision on the marriage dispensation case due to existing considerations and accompanied by urgent matters.*

**Keywords:** *Marriage, Dispensation.*

