

RIGHTS OF CHILDREN AFTER DIVORCE HUSBAND ARGUMENTS THAT RESULTS FROM WIFE

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Households are in a state of harmonious, children generally act as a complement to happiness. However, if the household has a condition that is not in harmony again, then the possibility arises of disputes and quarrels are quite large. The big dispute can not be resolved so that opportunities household conditions lead to the dissolution of the marriage of the larger position so that lead to divorce brings to childcare. The problems of this study are (1) the factors causes of divorce (2) The rights of minors after the divorce. This study, when viewed from the goal including normative legal research. The data used is secondary data. Collection techniques used is through decision research and research literature, both books, legislation, documents, and so on. Results of the study found that the decision of the causal factors of divorce is an internal factor is the economic factor as the cause of divorce. While the rights of minors after the divorce Parents are obliged to maintain and educate their children as well as child-baiknya. Parents represent the legal acts inside and outside the court as as for in Article 41 of the Marriage Law explained the father is responsible for all maintenance costs and the necessary education of children, where the father in reality can not meet its obligations, the court may determine that the mother come to bear maintenance costs and the necessary education of children, the obligation remains in force even though the power as parents lifted.

Keywords: Divorce, Divorce factor, Children's Rights Post-Divorce