

## JURIDICAL REVIEW OF THE IMPLEMENTATION OF ALIMONY OBLIGATIONS OF ADOPTIVE PARENTS IN THE CASE OF ADOPTION WITHOUT COURT JUDGMENT IN YOGYAKARTA

Created by: Sativa Eka Sari Dewi Koeswojo<sup>1</sup>, Ninik Darmini.<sup>2</sup>

### ABSTRACT

Adoption is not a new thing for Indonesian society, but has existed since an age which was implemented based on traditional habits of the place where the implementation of children is performed. There are many motivations for the implementation of adoption, such as to have children even for commercial purposes such as to get cheap labor. The aim of this research is to determine the consequences of adoption without a court judgement and to find out implementation of alimony obligation of adoptive parents of adoption without court judgment in Yogyakarta.

This research uses empirical juridical methods. The data that used is secondary data with the primary law material and secondary law material, primary data obtained from field research. Data were analyzed using qualitative methods and presented descriptively.

Based on the research, it was found that there are no laws and regulations that regulate the legal consequences of adoption without a court judgement, so it is interpreted as a contrario, the legal consequence is that it has no legal security, legal justice, legal legality and does not have legal documents for the adoptive parents and adopted children. In this research parents who adopt children without court judgment, continue to carry out their alimony obligations properly and does not harm or endanger their adopted children.

**Keynote:** adoption, court judgment, alimony obligation

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<sup>1</sup> Student of the Undergraduate Program (S-1), Faculty of Law, Gadjah Mada University.

<sup>2</sup> Lecturer in Faculty of Law, Gadjah Mada University.