

**IMPLEMENTASI PASAL 41 UNDANG-UNDANG PERKAWINAN  
TENTANG PEMENUHAN HAK-HAK ANAK PASCA PERCERAIAN  
BERDASARKAN PERSPEKTIF HUKUM ISLAM**  
**(Studi Kasus Pengadilan Agama Singaraja)**



**IMPLEMENTATION OF ARTICLE 41 OF THE MARRIAGE LAW  
CONCERNING THE FULFILLMENT OF CHILDREN'S RIGHTS POST-  
DIVORCE BASED ON AN ISLAMIC LEGAL PERSPECTIVE (Singaraja**

*Religious Court Case Study)*

*By*

*Deni Rosadi*

*Legal Studies Program*

**ABSTRACT**

*This research aims to find out and analyze the implementation of Article 41 of the Marriage Law concerning the Fulfillment of Children's Rights After Divorce Based on an Islamic Law Perspective in Buleleng Regency. The type of research used in this research is empirical juridical. This research is descriptive qualitative in nature. The location of this research is the Singaraja Religious Court. The data collection technique is carried out by means of document study and interviews, then the data obtained will be analyzed descriptively qualitatively. The results of the research show that the factors causing divorce are child marriage factors which are caused by economic factors and communication and mental health. In giving a decision regarding the fulfillment of children's rights after divorce, the Singaraja Religious Court Judge was in accordance with Article 41 of the Marriage Law concerning the Fulfillment of Post-Divorce Rights.*

*Keywords:* Fulfillment of children's rights, divorce, religious courts.