

ABSTRACT

JUDGE AUTHORITY IN JUDGING CIVIL CASE IN STATE COURTS

The main task of the courts is to receive, investigate and prosecute any legal issues presented to him. In fact not all the laws that already exist to resolve all legal issues faced by the justice seekers. Judges often face obstacles that they have to face is not found a legal basis for the show easily solve the legal problems facing the middle of it. In such circumstances the judge or the panel of judges concerned are required to remain to complete the trial or lead the event to complete the case completely.

Similarly, in leading the hearings civil cases, the judge or the panel of judges concerned are required to stay to complete the trial until the end of the trial even amid the constraints to meet the legal vacuum as such.

The judge's actions during the civil case led the investigation can be divided into 2 (two) parts that is before the first trial was held and during the trial process to reach a final verdict.

The act of the judge or the panel of judges before the first trial to take place include a lawsuit to learn who entered, determining the day of the trial and calling parties litigants.

And actions of the judge or the panel of judges during the trial process to reach a final decision included the first trial and mediation, further trials of the defendants sued, verification letters, witness evidence, conjecture, confessions, oaths, conclusion, examination local and seizure guarantees.

At the end of the case examination process conducted deliberations in which judges can be broken down into elements of that verdict, the panel of judges deliberation mechanisms and dissenting opinion.

Key words : Authority of judges hear civil cases, the judge or the panel of judges act before the first trial was held, an action the judge during proceedings to reach a final decision and the panel of judges deliberations.