ABSTRACT
SETTLEMENT PROCEDURES IN CASE TRIAL APPLICATION OF THE PRINCIPLES OF CONTANTE JUSTITIE IN THE COURT OF RELIGIOUS BATAM

ELI CASILI
NPM : 1651002

Implementation of this practice has the objective to help the litigants that the court process is straightforward and easily accomplished so that the application of the principle is simple, fast and low cost can be achieved. And every judiciary should apply the principle of a simple, fast and low cost in handling every case it pursuant to Article 2 (4) of Law No. 48 of 2009 concerning Judicial Authority. With the principles are intended to gain the ease litigants and justice in resolving cases in courts, especially in the religious court.

In this study the authors collected data using two methods of data Primary: to observe and analyze the problems that exist and methods of sociological secondary data followed by primary or data directly when author conducted a study in the field, while the stages are divided into three stages That started with asking work permit practice religious court Batam, stage of implementation of the authors will be carrying out practical work on 10 June 2019 until the report is completed and reporting stage that authors will gather the resources that have been writers get to combine with the system and the legislation in force today and put it into practical work report authors.

And the next stage of the assessment of practical work by the speaker as well as an evaluation by the lecturer, and author implement project outcomes.

Based on this analysis, the author makes the project outcomes practical work on the Procedure for litigants in Batam Religious Court and the session's regulations with the aim of contributing to the implementation of the principle of simple fast and inexpensive.

Keywords: Contante Justitie, Principle of Judicial Authority, the Religious Courts