

ABSTRACT

Syaefuddin, M. Amin. 2006. *The effectiveness Of the principle of Hearing Itinerant simple, fast, and Light on the Religious Court Cost Pasuruan in 2011*. Department Of Al-Ahwal Al-Syakhshiyah, The Faculty Of Sharia, The State Islamic University (UIN) Maulana Malik Ibrahim of Malang,. Supervising Professor: Dr. Sudirman, M.A.

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Supreme Court policy by issuing Circulars RI Supreme Court No. 10 in 2010 on guidelines for the granting of legal aid in the environment Court, applies also in Religious Courts Religious Pasuruan. This is proved by the itinerant hearing as such has been one of the form of legal aid in the community especially in the corners which is still included in the scope of yuridiksinya. The trial Court had enforced by roving Religious Pasuruan one in district Rejoso Regency Pasuruan on May 27, 2011. In this study, the focus of the problem is definitions, processes, and the effectiveness of the implementation of the trial Court Religion tour in Pasuruan and How the effectiveness of the principle of hearing itinerant role is simple, fast, and light on the Religious Court cost Pasuruan.

This research is legal or sociological empirical research, which was originally in use is secondary data, then proceed with the examination of the primary data in the field or community. The research was carried out on the Court Religion Pasuruan. As for the informant referred to above are judges and related apparatus in Religious Courts Pasuruan.

Based on research can be aware that the trial is a trial that took place around the regular (periodical) or at any time by a court somewhere in the area of law but outside the seat of the Court. The trial proceedings were conducted outside the courthouse as usual. However, the process is only done one time trial, so if there are cases that require in-depth examination and is unlikely to be resolved in a single proceeding, then the case will proceed in court as hearings in General.

Based on a simple principle, the trial round was a simple and direct, both for the Court or for party litigants. In addition, the trial was also quick enough round-the-Implementation. It's just that, as the court party should set up a process and executing all the trial needs around in quite a long time, it becomes less effective. Implementation of the trial, to be the one thing that is quite effective for seekers of Justice in terms of cost. It is due to the court party, which came to them, so that justice seekers could save time and transportation. In contrast to that experienced by the court party, because the hearing was held in remote areas, then the Court must make extra preparations to carry out the hearing with the cost of travelling.