ABSTRACT
Permadhi, Fenky. 2011. Studies Article 185 of Islamic Law Compilation Succeeded About Inheritance (An Overview Mashlahah). Department of Al-Ahwal Al-Syakhshiyah, Faculty of Sharia, The Islamic State University of Maulana Malik Ibrahim Malang

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In the development of Islamic inheritance law. There is amatter concerning substitute heirs having the purpose of searching for justice for the theirs. Basically, the substitute heirs become heirs because the parents having the inheritance rights have passed away before the inheritors.
As for the main problem of this research is how exactly the concept of substitute heirs in article 185 Compilation of Islamic Law, then how the review of the position of heir mashlahah replacement.
To answer the above problems, the authors use this type of library research by using a qualitative approach, in this case the data is in the form of theories or concepts about the position of substitute heirs of mashlahah reviewed. Then the data were analyzed qualitatively using the method of documentation. This documentation method aims to find data about the things or variables related to the heir and successor mashlahah.
The results obtained from this study can be seen that the concept of substitute heirs under section 185 Compilation of Islamic law that applies to all descendants of the heir who died first of the heirs and the heirs of the successor does not exceed an equal heir with being replaced. Beside that also, because the position of substitute heirs are not described in the Holy koran it directly, but the content mashlahah line with the objectives of Islamic law that is to realize a sense of justice for the heirs.
Therefore, the method mashlahah mursalah is very relevant insolving problems heir successor. Because, the position of substitute heiris not something contrary to maqâshid al-Shari‘ah, the benefit rational because the result of an ijtihad and considerations of justice upon the inheritance for heirs.