## ABSTRACT

Nurhikmah, SID. 10210101, 2014. Judge's Opinion about Amicable Decision on Efforts of Verzet Law to Verstek Decision in Divorce Case at Religion Judicial of Jombang ( Case Study No. 1455/Pdt.G/2013/PA.Jbg) Thesis. Al-Ahwal Al-Syakhsiyyah Department, Svari'ah Faculty, Maulana Malik Ibrahim State Islamic University of Malang. Supervisor : Dr. H. Mujaid Kumkelo, M.H.

## Keywords: Law Effort, Verzet, Verstek and Divorce

Islamic law arrange break a marriage by divorce, but not necessarily islam like a divorce of marriage. And divorce should not be exercised at any time desired. The *verstek* decision is a verdict that not attended by defendant. If *verstek* decision has dropped by judge souncil, so defendant (husband) has earned the right to lodge resistance to the *verstek* decision in deadline 14 days as defendant receives a notice contents copies verdict. This resistance is called *verzet*, resistance to *verstek* desicion.

The questions formula in this research are : (1) How is marital status between contrarian and the challenged of *verzet* after a verstek decision No.1445/Pdt.G/2013/PA.Jbg? (2) How is basic consideration of the judge in reconcile divorce case No.1445/Pdt.G/2013/PA.Jbg?. Purposes of this research are knowing marital status between contrarian and the challenged of *verzet* after a verstek decision No.1445/Pdt.G/2013/PA.Jbg and knowing basic consideration of the judge in reconcile divorce case No.1445/Pdt.G/2013/PA.Jbg and knowing basic consideration of the judge in reconcile divorce case No.1445/Pdt.G/2013/PA.Jbg and knowing basic consideration of the judge in reconcile divorce case No.1445/Pdt.G/2013/PA.Jbg.

In this research, researcher used qualitative approach that based on fact. And kind of this research is descriptive. In acquiring data, researchers used interviews and documentation method. Analysis that be used is descriptive analysis.

This results of this research are marital status between contrarian and the challenged of *verzet* remained as a married couple. Although had inflicted *verstek* decision. The basic consideration of judge in reconcile this divorce is between contrarian and challenged have harmonious in fostering their household back and still in matrimony, so in the first decision has to be cancelled