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**OVERVIEW OF JURIDICAL LEGAL POSITION OF CHILDREN  
FROM MARRIAGE SERIES ACCORDING TO ARTICLE 43 ACT  
NO. 1 YEAR 1974 ABOUT MARRIAGE**

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**ABSTRACT**

*The study aims to know and analyze the child's legal position as a result of the marriage series according to Law No. 1 of 1974 on marriage and to know and analyze the rights of the child in the Marriage series according to Act No. 1 year 1974 on marriage. This research uses a method of normative juridical approach which is descriptive which is describing systematically and comprehensively of the object being researched. The legal materials used are secondary data consisting of primary, secondary, and tertiary legal substances. This kind of research is commonly referred to as a literature study. The results of this study stated that, Status of a child born in an unlisted marriage or a marriage series after the enactment of Law No. 1 of 1974 on marriage is referred to as child outside mating. The position of the son who was born outside of marriage through verdict No. 46/PUU-VIII/2010 dated 17 February 2012, from article 43 a child of foreign marriage only has a relationship with biological father, the term in question related to maintenance, support and inheritance. The Constitutional Court severs the child's result of the marriage of the series entitled to recognition with his biological father and also entitled to an heir as well as his other legitimate marriage child, the child outside of marriage is entitled to heir and will be better when the repetition of marriage is religious and state. With the issuance of the Constituent Assembly decree No. 46/PUUVIII/2010 should be clear about the status of the child who is the result of a child born from a marriage under a religious legitimate hand.*