The jurisprudential and legal status of children born via surrogacy

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With the advancement of medical knowledge, the use of assisted reproductive techniques, to overcome the problem of infertility in couples has increased. One of these new methods of fertilization, surrogacy is used. Uterine embryo in the womb of infertile couples who carry. And after transport is obliged to deliver the child to the sperm and egg. A child who is born with this method, as is any other child have rights. These rights, including inheritance, wills, donations, support, non-financial liability and the rights of children, including birth, marriage prohibition, custody, education, province, and designated successor and birth registration and birth certificates are issued. The studies in this thesis, it results that in the case of surrogacy, the surrogate mother with the childbirth and pregnancy of natural relationship with child, but the growing fetus in the uterus and birth can not be considered a source of credit. thus, according to the Qur'an and Islamic tradition and medical knowledge. And the owners of the sperm and eggs are the parents of a child with a surrogate mother and wife relationship between the children born surrogacy and sperm and eggs on the owners and maintenance of these children will be primarily on the number of sperm. Other children's rights since the birth of these children are identified, investigated and explained.

Keywords: Surrogate mother, Commissioning couple, Surrogacy, Embryo, financial rights, the rights of non-financial

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