Violations of copyright law and justice in the judicial system works

Tahere bina tamalli*,

According to usual practice in the judicial proceedings should continue without interruption and delay in some ways it is axiomatic that the proceedings should be continued And stopping it is contrary to the principle. This is of great importance in the judicial justice. But why stop proceedings in the case would be better run right The competent legislator in both cases are proceeding deliberately in order to bring justice to stop. Sometimes stopping proceedings arises the will of the people and sometimes involuntary origin is In discussing voluntary agreement to stop hearing these words, the only legislator has(With a relaxed interpretation of law, civil Darcy), but in the involuntary cessation should be noted that this stop because of the requirements that The legislator has applied for the right to stop the proceedings. It should be noted that although in the end the moratorium proceedings is to be expressed in a general sense of not unlimited But in order to prevent the parties in the prolongation of the proceedings is recommended that cases be separated and attended by the legislator codified Has accelerated the process of natural justice and the principle of correspondence to impose its true meaning.

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