

## BAB V

### CONCLUSION AND SUGGESTION

#### A. Conclusion

1. Implementation of the principle of simple, fast and low cost execution can be seen from the execution procedure, time and costs incurred. Execution procedures are distinguished by type, payment execution procedures are much longer because they require an auction process. Execution of more payments takes longer than the real execution. The costs required for real execution are far more due to the fact that the process requires external assistance. The absence of SOPs regarding time limit rules in each execution process has resulted in many executions not being carried out, so that the principles of simple, fast and low cost execution have not been implemented optimally at the Purwokerto District Court in execution cases.
2. The factors that influence the implementation of the simple, fast and low-cost principle at the Purwokerto District Court are legal and societal factors which in this study refer to the party being executed. The legal factor relates to the existence of separate rules, causing asynchronous execution rules, this creates legal uncertainty. Community factors related to the parties being executed do not have the legal awareness to carry out the decision voluntarily so that execution must be carried out, there are still many parties who obstruct it and even physical clashes can occur during execution.

## B. Suggestion

1. The high cost of execution and the absence of special rules regarding the execution process at the Purwokerto District Court resulted in many execution cases being hampered by their implementation. The researcher suggests to the Chairperson of the Purwokerto District Court to make a separate SOP, specifically setting the time limit between each stage of the execution process so that no execution cases are hampered. The researcher also suggests that a new law be formed which regulates free executions, so that the execution process can be carried out for all levels of society.
2. The researcher suggests forming new rules regarding the execution process, that the court should only be in charge of deciding a case, regarding execution a new institution should be formed that has a special duty to carry out decisions or executions, like in criminal cases, the one who serves as executor is the prosecutor. This is also expected to be implemented in civil cases.