

SUMMARY

Mochamad Indra Prayoga, Labor Law, Faculty of Law Universitas Brawijaya, August 2017, AUTHORITY OF EMPLOYEES 'SUPERVISORY EMPLOYER IN DETERMINING HOSPITAL WEIGHTS IN DISPUTES, Supervisor: Dr. Prof.Dr.A.Rachmad Budiono., SH., M.Hum, Supervisor: Ratih Dheviana Puru HT, S.H., LL.M.

Based on the above background, this paper raises the formulation of the problem: How is the authority to decide and settle disputes over overtime wages based on Law No. 2 of 2004 on industrial relations disputes with Ministerial Decree Number 102 Year 2004 About Overtime and overtime working hours? This research uses normative juridical research by using approach of Statue Approach and Case Approach. Data analysis in this research is done through interpretation, namely grammatical interpretation and extensive interpretation.

From the result of the research, the writer got answer to the problem formulation that is concerning the authority of the labor inspector in determining overtime wages in case of dispute, where the Industrial Relations Court is a special court established in the court of state authorized to examine and give decision on industrial relations disputes , In the settlement of disputes relating indutrial unknown appeals agencies, because in this dispute only known in the cassation institution.