ABSTRACT

This research is aimed at trying to answer three legal issues: Firstly, whether the legal principles contained in the Hospital Act. Secondly, how the principles of liability and legal responsibility in the context of hospital medical treatment in hospitals, and Thirdly how medical dispute resolution that occurs in hospitals and the development of the settlement.

The three legal issues are variously approached. All of the legal issues categorized as a normative research are seen by statute, concept and comparative approaches. The approach will be carried out in three steps, ie: description, systematization and explanation. The step of description is the step of describing the content of law by using grammatical, authentic and historical interpretation techniques. The second is analyzing the content and the legal norm structure and the relation between the two. the last step is the step of describing the meaning of legal norm which are logically choive.

The result of the study shows that, First, the legal principles in good hospital governance within the Law Hospital beginning of the establishment of hospitals that adhere to the principle of legality, governance of the hospital containing the principles of justice (equity) and equality, transparency principle, professional principle, legal protection principle, responsibility principle, and social functional principle. Second, Liabilities and legal responsibilities of hospitals can be viewed from the perspective of administrative law, civil law and criminal law. In the administrative law perspective on the known principles of liability, liability based on negligence or fault. Liability based on negligence or fault (negligence) is a principle of accountability that is subjective, which is a liability that is determined by the behavior of the perpetrator. Legal responsibilities associated with civil law in the form in terms of civil liability. Civil liability can be based on two things: liability based on breach of contract and liability based on tort. In the perspective of criminal responsibility in accordance with the provisions of that statute hospital, the hospital is an institution which is a legal entity, whether private legal entities (private hospitals) and public legal entities (government hospital), then based on the theory of modern criminal law, corporate or legal entity (in this case the hospital) may also be criminally prosecuted. Third, medical dispute resolution, in addition to litigation and settlement is done non-litigation, medical disputes in hospitals is also done through the professions. in its development need to be considered for criminal cases using restorative settlement, which resembles a mediation settlement.

Keywords: legal principles in good hospital governance, liabilities and legal responsibilities hospitals, medical disputes.