ABSTRACT

Prohibition of abandoning land rights stipulated in Government Regulation No. 11 of 2010 Concerning Control and Utilization of Abandoned Land, however do not provide a definition of land rights neglected. Authority which comes on the right to control of the State are used to achieve the maximum benefit of the people in the sense of nationhood, prosperity and freedom in society and the State laws of Indonesia an independent, sovereign, just and prosperous. Of the State's right to control the above implementation can be authorized to Autonomous regions and communities, indigenous people, just a necessary and not contrary to national interest, according to the provisions of Regulation.

Discussion of the results of this study is that local governments have the authority to order the abandoned land in territory under the provisions of Article 14 paragraph (1) Law no. 32 of 2004 and deals with spatial issues set out in Articles 7 and 8 of Law No. 26 of 2007.

Remedies that can be done by the holder of the right to cultivate the land identified has abandoned the land or land use does not comply with these functions is to change the land use rights are also abandoned efforts to reform for example by filling in the pond water, so that the land was being used in accordance with its function.

Key words: Wastelands, land rights, remedies.