ABSTRACT

Territory of the Unitary Republic of Indonesia is divided into provinces and regions of the province subdivided into regencies and cities. Each provinces, regencies and cities has a local government which regulated by Law. Provinces, regencies and cities were given the status of autonomy as a form of decentralization. Some areas in Indonesia granted special autonomy status, as well as areas of Aceh.

Legal issues in this thesis are: (1) The authority of the Aceh Provincial Regional Government in arranging symbols and (2) The authority and supervision criteria of the Special Regional Regulations.

This legal research using normative research with a conceptual approach and statue approach also refers to the primary legal materials and secondary legal materials. Legal materials were collected by means an inventory of positive law and literature searches related by studied legal issues.

The findings from this research are (1) The authority of the Government of Aceh in regulating local symbol is set in Special Law on Aceh. The authority to regulate local symbol is not the Central Government concern as provided by Law No. 32 Year 2004 on Regional Government, (2) Generally, the supervision criteria of Special Local Regulation as same as the supervision of Local Regulation. Supervision is based on two things, not contrary to the public interest and the higher legislation.

Key words: Unitary State, Special Autonomy, Authority, Supervision