ABSTRACT

In this paper, researcher used Statute Approach, Conceptual Approach, and Case Study to examine and answer the law case, which the case is talk about dispute resolution of environment in mining. The things must be reconsider about this case is, Indonesia Protection and Environment Management Act number 32 of 2009 and Indonesia mineral and coal mining act number 4 of 2009. Those Acts has already become the part of patent rule to dispute resolution of environment in mining. In this paper avowed that the form of state responsibility to protect those who feel aggrieved because of the mining activities by filing a lawsuit to the court, concerning the result of the mining activity, in many various ways. For example, people who feel aggrieved by the mining activities can choose to dispute resolution process through administrative effort or court of justice effort.

Keywords: Environment dispute, Mining, Lawsuit