ABSTRACT

Youth and Sports Minister Decree No. 01307 2015 On Imposition of Administrative Sanction Form Sport Event Football Association of Indonesia (PSSI) Not Recognized. With the decision of the Minister, PSSI use the force majeure clause as a basis and consequently league club terminating the employment of football players.

The research method used in this paper is a normative juridical, using the approach of legislation that examine, understand the hierarchy and the principles of the various laws that are closely related to the legal issues involved, the conceptual approach is to study the various views and doctrines in the science of law as a reference for authors to build a legal argument in resolving legal issues faced, and the approach of the case was done by review of the case between KEMENPORA vs PSSI.

The results showed that Force majeure as the cause of the termination of the contractual relationship experienced by soccer players is a result of Decree No. Affairs 01307 2015, Force majeure is relative (not permanent, temporary). The dispute settlement mechanism between football clubs with a soccer player if there are conflicts that interfere with contractual relations of the parties can be implemented through litigation / non litigation in accordance with the agreement of the parties.

Keywords: Contract players, Force majeure, Dispute settlement,