

ABSTRACT

The terminology of "*Peradilan Pemerintahan*" (Administrative Jurisdiction) is more representative if it is compared to terminology of *Peradilan Tata Usaha Negara* (Administrative Jurisdiction), or *Peradilan Administrasi* (Administrative Jurisdiction) for all cases related to acts of administrative authorities.

The concept above is the result of intensively research, and the analysis from the act of administrative-related cases after the Act of the Republic of Indonesia Number: 5 of 1986, concerning *Peradilan Tata Usaha Negara*, came into force as follows:

- a. The terminology of "*tata usaha*" is outwitted and generally bring the meaning as clerical work; in other hand, the terminology of administration or *administrare** tend to be service carried out by government apparatus;
- b. The impact from many regulation and cases that arrange Administrative Jurisdiction has contributed the pluralism of Administrative Jurisdiction and competence-related conflict.

From the above research the writer has come to the idea of the accurate result, that Absolute Competence of Administrative Jurisdiction generally applicable for all administrative activities should be practiced shortly. It is expected to give to the people the effectively and efficiently law protections from the acts of Administrative Jurisdiction. Also, for the realizing of the supremacy of law of the Administrative Jurisdiction decision, itself.

Keywords: - "*Peradilan Pemerintahan*" (Administrative Jurisdiction)
 - Absolute Competence
 - It is valid for all acts of administrative authorities, which it only have relation to the acts of the public law.

* Latin.