ABSTRACT

Disputes between nations almost occur at any time. The settlement of disputes are therefore an important and decisive stage. In case of there is any dispute, international laws play an essential role. They give guidance, orders, and measures or methods on how a dispute may be resolved by involved parties peacefully. Included in peaceful disputes settlements is conciliation.

Seeing that matter, the writer attempts to observe whether conciliation may be one measure of dispute settlement that is able to provide peace in the globalization era. The used method in this research is the juridical-normative approach method. The specification of this research is the descriptive-analytical research. Data collection is conducted by collecting secondary data covering primary, secondary, and tertiary law materials. The used method of analysis is the qualitative analysis method.

Conciliation is a mechanism of dispute settlement through diplomatic measures that often used by nation in maintaining international relationship so far. Conciliation then also becomes the way recommended by the United Nation through Article 33 verse (1) of the United Nation Charter in order to perform collective efforts of international community to keep the world peace and security.

By the presence of globalization era, creating a more integrated world, therefore, it can be made sure that there will be any cultural impacts causing international disputes become more susceptible to take place. This will make diplomatic ways as the primary measures in the efforts of international dispute settlement due to their nature that is able to give a cultural approach. Therefore, conciliation as one of dispute settlement measures mentioned above will be a required absolute necessity, thus, those disputes will not be extensive and prolonged, which slowly may be able to threat world peace.

Keywords: conciliation, globalization