ABSTRACT

Legal arrangements on the protection of domestic workers, especially in the law of labor basically cannot guarantee fairness and legal certainty for domestic workers, it was partly because of the State’s responsibility has not been implemented in the substance of existing laws including the existence of social security institutions in fulfilling the right Citizen. This study discusses how social security institutions provide protection for domestic workers and whether juridical problems in the provision of social security for domestic workers.

This research was conducted using the method of normative legal research, legal research is a normative legal research to find the rule of law, principles of law, as well as legal doctrines.

Social security agency gives protection of beneficiaries of contributions to domestic workers because domestic workers are regarded as social welfare workers less / including people can not afford. The number of domestic workers who are not registered and find out about the social security system in BPJS beneficiaries of contributions due to the lack of socialization of BPJS. Working relationship because the deal can be done with a verbal agreement, so that the employment relationship can be detrimental to domestic workers despite an oral agreement was witnessed by the chairman of the Neighborhood.

Keywords: Social Security, Domestic Workers.