

CHAPTER THREE

RESEARCH METHOD

A. Type of Research

The type of research is a normative legal research. Normative legal research is the legal research based on library study. It means that the research aims to know how the ICCPR and Anti-Terrorism law protect human rights of terrorism actor, for instance, regarding to the case of Siyono in Indonesia. Furthermore, the researcher used statute approach to elaborate specific statutes such as International Covenant on the Civil and Political Rights and Anti-terrorism law.¹ Case approach was also used in this research, as happened in Indonesia on the case of Siyono who was alleged by Densus 88 as a terrorism actor and in case of Jabr al-Bakr in Germany.

B. Type of Data

This research used a secondary data which the materials consists of primary, secondary and tertiary legal materials.

1. Primary Legal Material, as follows:
 - a. Universal Declaration of Human Rights
 - b. International Covenant on the Civil and Political Rights;

¹ Johnny Ibrahim, 2006, *Teori dan Metode Penelitian Hukum Normatif*, Malang: Bayu Media. p. 302.

- c. The Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment.
2. Secondary Legal Materials consist of several documents related to the primary legal materials, such as:
 - a. Books;
 - b. Scientific Journals;
 - c. Other legal documents related to the issue;
 - d. Trusted sites internets;
 - e. Other non-legal documents related to this research.
3. Tertiary Legal Materials consist any legal or non-legal material supported the primary and secondary legal materials. Such as dictionary and encyclopedia.

C. Method of Collecting Data

The method of collecting data in this research was through library research by literature learning. The data were taken from reading, analysing and making a conclusion from related documents such as convention, covenant, law books, legal journals, books and others related to the main problem as the object of this research.

D. Data Analysis

The data were analyzed systematically through juridical qualitative approach. It means the research analyzes the data based on international law perspective, especially international human rights. Juridical qualitative means that it would be connected with the principle of law, convention, and other regulations.²

² Mukti Fajar ND, Yulianto Achmad, 2009, *Dualisme Penelitian Hukum*, Yogyakarta: Pencil Komunika. p. 123.