

## ABSTRACT

Constitutional Court is a state organ which has big authority and without supervision by other institution outside of Constitutional Court. According to Lord Acton stated that Power tends to corrupt, absolute power tends to corrupt absolutely. Akil Mochtar case is one of the examples who abuse of power in the state organs if it is without supervision. Akil was abuse of power as a chairman of Constitutional Court judges in October 2013 ago. Based on 1945 Constitution, Judicial Commission is one institution which is given authority to supervise all of judges including Constitutional Court judges. In fact, in 2006 and 2014 Constitutional Court nullified the supervision authority of Judicial Commission. The untouchable of Constitutional Court from supervision is a problem which has to be overcome soon. Theoretically and practically, supervision is absolutely necessary in establishing a good and trustable institution of judicial power. This research is to understand the importance of supervision of state organs and to convince the urgency of supervision of Constitutional Court judges in establishing a trustable court. The type of this research is a normative legal research. By using a qualitative descriptive method, this research will describe the urgency of supervision of Constitutional Court judges in establishing a trustable court. The result shows the reasons why the urgency of supervision of Constitutional Court judges by external institution in establishing a trustable court in Indonesia.

**Keywords:** Constitutional Court, Supervision, Trustable Court