

## CHAPTER III

### RESEARCH METHOD

#### A. Type of Research

The research is a normative legal research. According to Jacobstein and Mersky stated that "Legal Research... seeking to find those authorities in the primary sources of the law that are applicable to a particular situation".<sup>34</sup> This research will describe the Urgency of Supervision of Constitutional Court Judges in Establishing a Trustable Court in Indonesia.

#### B. The Data

This research will use a material research taken from any literatures consist of primary legal material, secondary legal material, and tertiary legal material.

##### 1. Primary Legal Materials

Primary legal materials obtaining to searching of legal documents such as legislation which related to this issue, including:

- The Indonesian 1945 Constitution.
- Law No 24 of 2003 about Constitutional Court.
- Law No 8 of 2011 about Constitutional Court, first amendment of Law No 24 of 2003 about Constitutional Court.

---

<sup>34</sup> Johnny Ibrahim, 2006. *Teori dan Methodologi Penelitian Hukum Normatif*, Second Edition. Malang. Bayu Media. p. 45

- Law No 4 of 2014 about second amendment for the Law No. 24 of 2003 about Constitutional Court.
- Law No. 22 of 2004 about Judicial Commission.
- Government Regulation In-Lieu-of-Law No. 1 of 2013
- Law No. 32 of 2004 about Local Government.

## 2. Secondary Legal Materials

Secondary legal materials consist of the books or literature, journals, papers and Articles published by the media associated relating to the Urgency of Supervision of Constitutional Court Judges in Establishing a Trustable Court in Indonesia.

## 3. Tertiary Legal Materials

Tertiary legal material is a material that supports the primary and secondary materials such as legal dictionary, Indonesian dictionary, and English dictionary.

## C. Technique of Collecting Data

The methods of collecting data in this research will be done through library research by literature learning. This method will collect data from reading, analyses, and finally trying to make conclusion from related documents namely law books, legal journals, and others which related to

#### **D. Analysis**

The data will be analyzed systematically through qualitative descriptive method. It means that the data which already got will arrange and write by description or sentence method and the next will take it the