

CHAPTER THREE

RESEARCH METHOD

A. Type of Research

The type of this research is a doctrinal legal research with statute approach, conceptual approach and case approach. This reserach evaluates some laws and regulation pertaining on intra party conflict settlement.¹

B. Type of Data

The data used in this research is secondary data. The secondary data consists of primary legal materials, secondary legal materials, and tertiary legal materials. The detail data will be explained as follows:

1. Primary legal materials consist of regulations asfollows:
 - a. The 1945 Constitution;
 - b. Other regulation: Political Party Act.
2. Secondary legal materials consist of several documents that related to the primary legal materials asfollows:
 - a. Books;
 - b. Scientific Journals;
 - c. Other legal documents related the issue;
 - d. Trusted sites internet;and
 - e. Other non-legal documents related to this research.
3. Tertiary legal materials, as follows:
 - a. Black's law dictionary;

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

- b. English dictionary; and
- c. Indonesian dictionary.

C. Data Collection

The method of collecting data in this research was through library research by literature learning. This data collection method was conducted by reading, analyzing and concluding from related documents such as constitution or laws, books, scientific journals and others which related to the main problem as the object of this research.

D. Data Analysis

The data were analyzed systematically through descriptive qualitative approaches which were included in qualitative research. The data were systematically evaluative taken relating to the issues to be researched.² So, that it can be systematic, qualitative and comprehensive, illustrating the facts that are valid and still have something to do with the prevailing law.

²Johnny Ibrahim, 2006, *Op.Cit.*,p. 303.