This research evaluated the regulation and the status or village government in Indonesia’s local government system, and aims to investigate and positioning its theoretical construction, to identify how the history of juridical arrangement, and the status of the village administration. Normative legal research uses a conceptual approach, juridical, comparative, descriptive and historical, in which the implementation conducted accordingly to the needs. By using a variety of theories proposed by several classical and contemporary thinkers on the subject of local government, and village government, as are have been applied in practice and the revised constitution and theoretically and in academic discourse, the result of this study indicate that the position of village governance changes due to the arrangement pattern alternated by the government. The constitutional reality of the republic of Indonesia showed that the village government should have the right to autonomy and recognition of the rights of indigenous customary law community unit, the construction of the theoretical existence of indigenous people command and rules of governance structure their own.

Key word ; The dynamic, village Regulation, In Indonesian