



TABLE OF CONTENT

TITLE.....	i
ENDORSEMENT	ii
APPROVAL.....	iii
DISCLAIMER	iv
PREFACE	v
TABLE OF CONTENT	vii
ABSTRACT.....	ix
INTISARI.....	x
CHAPTER I: INTRODUCTION	1
A. Underlying Background	1
B. Research Questions	6
C. Statement of Authenticity	7
D. Objectives of the Study	10
E. Benefits of the Study	10
CHAPTER II: THEORETICAL REVIEW	12
A. Information Technology and Social Media.....	12
B. Criminal Law	14
1. General Overview of Indonesian Criminal Law	14
2. The Objective and Function of Criminal Law.....	17
3. The Objective of Punishment	20
C. National laws on Cyber Harassment and Degrading Treatment.....	25
1. Degrading Treatment in General	25
2. Cyber Harassment	28
D. Freedom of Expression	30
CHAPTER III: RESEARCH METHOD.....	33
A. Research Format.....	33
B. Source of Data.....	34
C. Data Collection Method	35
D. The Legal Research Processes	36
E. Data Analysis	37



CHAPTER IV: ANALYSIS	38
A. Regulations on Cyber Harassment Against Representatives in Indonesia. 38	
1. Regulations Concerning Cyber Harassment.....	38
2. Legal Institutions and Their Enforcement in Relation to Cyber Harassment Acts.	49
B. The Relevancy of Cyber Harassment Acts and Its Implication Toward Freedom of Expression.....	56
CHAPTER V: CLOSURE	71
A. CONCLUSION	71
1. On the Regulations Concerning Cyber Harassment Against Representatives in Indonesia	71
2. On the Relevancy of Cyber Harassment Acts and Its Implication Toward Freedom of Expression	72
B. RECOMMENDATIONS	73
1. For Future Studies	73
2. For the Government.....	74
BIBLIOGRAPHY	76