



TABLE OF CONTENTS

TITLE PAGE.....	i
APPROVAL	ii
DISCLAIMER.....	iii
ACKNOWLEDGEMENTS.....	iv
TABLE OF CONTENTS.....	v
ABSTRACT.....	vii
INTISARI	viii
CHAPTER I: INTRODUCTION	1
A. Background	1
B. Research Questions	5
C. Purpose of the Study	6
D. Originality of Research	6
CHAPTER II: THEORETICAL FRAMEWORK	10
A. General Act of Corruption	10
1. Definition of Corruption	10
2. Regulation of the Criminal Act of Corruption in Indonesia	13
B. Corporation as Subject of Crime	22
1. Definition of Corporation	22
2. Corporation as Subject of Criminal Law.....	23
C. Criminal Liability of Corruption	29
CHAPTER III: RESEARCH METHOD	40
A. Characteristic of Research	40
B. Sources of Data	40
C. Data Collection Method	41
D. Data Analysis	42
CHAPTER IV: RESEARCH RESULT AND ANALYSIS	43
A. Indonesian Law Regarding of Individual and Corporation Criminal Liability	43
1. Individual Criminal Liability	43
a. “ <i>Setiap Orang</i> ”	44
b. “ <i>Secara Melawan Hukum</i> ”	46
c. “ <i>Melakukan Perbuatan: memperkaya diri sendiri, orang lain atau suatu korporasi</i> ”	53
d. “ <i>Yang Dapat Merugikan Keuangan Negara</i> ”	58
2. Corporation Criminal Liability for Corruption	62
B. Cases of Criminal Act of Corruption by Corporations	79
a. PT. Giri Jaladhi Wana	79



b. PT. Merpati Nusantara Airlines	84
c. PT. Duta Graha Indah, Tbk.	87
d. PT. Cakrawala Nusadimensi	94
C. Analysis of Indonesian Courts in Determining Between Individuals and Coporations as Legal Subject in the Criminal Act of Corruption	102
a. PT. Giri Jaladhi Wana	102
b. PT. Merpati Nusantara Airlines	104
c. PT. Duta Graha Indah, Tbk.	107
d. PT. Cakrawala Nusadimensi	112
CHAPTER V: CLOSURE	116
A. Conclusions	116
B. Recommendations	119
BIBLIOGRAPHY	120