



TABLE OF CONTENTS

TITLE PAGE	i
ENDORSEMENTS	ii
APPROVAL	iii
DISCLAIMER	iv
ACKNOWLEDGEMENTS	v
TABLE OF CONTENTS	vi
ABSTRACT	viii
INTISARI	ix
CHAPTER I:	
INTRODUCTION	1
A. Background	1
B. Problems	6
C. Research Goals	6
D. Originality of Research	7
E. Purpose	10
CHAPTER II:	
THEORETICAL FRAMEWORK	11
A. Theories of Punishment	11
B. Penitentiary Law	20
C. Convict Rights	27
i. Convict Rights under International Law	27
ii. Convict Rights in Indonesia	33
iii. Convict Rights in United States of America	35
CHAPTER III:	
RESEARCH METHODOLOGY	40
A. Characteristic of Research	40
B. Type of Data	40
C. Data Collection Tool	44
D. Data Analysis	45
CHAPTER IV:	
RESEARCH RESULT AND ANALYSIS	46
A. Parole System in Indonesia	46
i. Parole for Ordinary Crimes	47
ii. Parole for Extraordinary Crimes	49
iii. Parole for Children	53
B. Parole System in United States of America	56
i. Parole in Federal Prisons	57
C. Comparison Between Parole Systems	70
i. Similarities	70



ii. Differences.....	72
iii. Benefits and Drawbacks of Indonesia Parole	75
iv. Benefits and Drawbacks of United States of America Parole	76
CHAPTER V:	
CLOSURE	79
A. Conclusion.....	79
B. Recommendation.....	81
BIBLIOGRAPHY	82