



TABLE OF CONTENTS

ENDORSMENT	ii
APPROVAL.....	iii
STATEMENT OF ANTI-PLAGIARISM.....	iv
ACKNOWLEDGEMENT	v
TABLE OF CONTENTS.....	viii
Author:	x
ABSTACT	x
INTISARI.....	xi
CHAPTER I:	1
INTRODUCTION.....	1
A. Background.....	1
B. Research Questions	5
C. Guarantee of Authenticity	6
D. Objectives.....	9
E. Research Purposes	9
CHAPTER II:.....	11
THEORETICAL REVIEW	11
A. General Overview of Decency acts	11
1. Decency acts in The Indonesian Criminal Code	11
2. Pornography Law	15
B. General Overview of Cybercrime.....	17
1. History of Cybercrime.....	17
C. General Overview of Law Number 11/2008	20
1. Definition of Electronic Information, Electronic Documents, and Electronic Media	21
2. Act that are Prohibited Based on The Law Number 8 Year 2011	22
3. Article 27 Paragraph (1) of Law Number 11 Year 2011	26
D. Judges' Considerations In Issuing Decisions	28
CHAPTER III :	32
RESEARCH METHOD	32



A. Characteristic of Research	32
B. Type of Legal Research	33
C. Data Collection Methods	35
D. Data Analysis	36
E. Stages of Research.....	36
F. Challenges and Resolution	36
CHAPTER IV:	38
RESEARCH RESULT AND ANALYSIS.....	38
A. The The Limitations Of The Definition Of Immoral/Indecent Acts In Article 27 (1) Of The Law Number 11/2008.....	38
1. Definition Of Decency Based On Indonesian Criminal Code And Pornography Law	38
2. Pornography Law	49
3. The Judge's Consideration And Role In Determining Definition Of Decency In Regards To Law Number 11 Year 2008 Article 27 Paragraph 1 54	
B. How Would Article 27 (1) Of Law Number 11 of 2008 Be Relevant In The Future?.....	68
CHAPTER V:	77
CLOSURE	77
A. Conclusion.....	77
B. Recommendation.....	78
BIBLIOGRAPHY	79