

## TABLE OF CONTENTS

TITLE PAGE .....	1
APPROVAL PAGE .....	2
PERNYATAAN BEBAS PLAGIASI .....	3
SURAT KETERANGAN PENGGANTI LEMBAR PENGESAHAN TUGAS AKHIR .....	4
ACKNOWLEDGEMENTS .....	5
TABLE OF CONTENTS .....	8
ABSTRACT .....	10
INTISARI .....	11
CHAPTER I: INTRODUCTION .....	12
1.1. Background .....	12
1.2. Research Question.....	23
1.3. Guarantee of Authenticity .....	24
1.4. Research Benefits.....	27
1.5. Research Purposes .....	27
CHAPTER II: THEORETICAL REVIEW .....	29
2.1. The General Idea of Corruption in the Realm of International Law.....	29
2.2. The General Idea of Death Penalty in the Realm of International Law .....	36
CHAPTER III: RESEARCH METHOD .....	41
3.1. Characteristic of Research .....	41
3.2. Type of Research .....	43
3.3. Data Analysis .....	44
3.4. Stages of Research .....	45
CHAPTER IV: RESEARCH RESULT AND ANALYSIS .....	47
4.1. State Legal System regarding Corruption Case after the Ratification of the UNCAC .....	485
4.1.1 The Formulation Policy on UNCAC Criminal Sanctions System regarding Corruption Case .....	48

4.1.2	The Formulation Policy on Indonesia Criminal Sanctions System regarding Corruption Case.....	51
4.1.3	The Indonesia Criminal Justice System in regards with Death Penalty on Corruption Case .....	69
4.1.4	The Formulation Policy on Vietnam Criminal Sanctions System regarding Corruption Case .....	71
4.2.	The Effectivity of Criminal Legal Provision Application regarding Corruption Cases with State Economic Growth .....	75
4.2.1	The Criminal Legal Provision Application regarding Corruption Cases and Indonesia Economic Growth.....	75
4.2.2	The Criminal Legal Provision Application regarding Corruption Cases and Vietnam Economic Growth.....	82
4.1.	Indonesia Legal Approach in Future with regard to the Death Penalty on Corruption Cases .....	89
CHAPTER V: CLOSURE .....		97
	Conclusion .....	97
	Recommendation .....	98
	Bibliography .....	101