

TABLE OF CONTENTS

TITLE PAGE	i
ENDORESEMENT	ii
APPROVAL	iii
DISCLAIMER	iv
ACKNOWLEDGEMENT	v
ABSTRACT	vi
INTISARI	vii
TABLE OF CONTENTS	viii
CHAPTER I: INTRODUCTION	1
A. Background	1
B. Research Questions.....	10
C. Research Goal.....	10
D. Originality of Research	11
E. Benefit of Research.....	15
CHAPTER II: THEORETICAL REVIEW	17
A. Constitutionalism and Democratization.....	17
1. An Overview of Modern Constitutionalism.....	17
2. Democracy and Democratization.....	22
3. Indonesian Constitutional Democracy and Democratization	26
B. Freedom of Assembly	30
1. The Concept of Freedom of Assembly	30
2. International Laws and Covenants on Freedom of Assembly	36
3. Freedom of Assembly in Indonesia	40
C. Civil Society Organization (<i>Organisasi Kemasyarakatan</i>)	44
D. Front Pembela Islam	51
CHAPTER III: RESEARCH METHODOLOGY	56
A. Characteristics of Research	56
B. Type of Data.....	57
C. Data Collection Method	59

D. Data Analysis.....	60
CHAPTER IV: ANALYSIS	62
A. The Protection and Limitation of Freedom to Assembly under the Indonesian Laws (Analysis Pertaining to Research Question 1)	62
1. Protection and Limitation of Freedom to Assembly in 1945 Indonesian Constitution	62
2. Protection and Limitation on Freedom to Assembly under the Law No. 16 of 2017 on Civil Society Organization	81
B. The Limitation of Freedom to Assembly in the dissolution of <i>Front Pembela Islam</i> (Analysis Pertaining to Research Question 2)	93
1. Case Background	93
2. Precedent Case of Hizbut Tahrir Indonesia.....	98
3. <i>Contrarius Actus</i> Principle	101
4. Proportionality Test.....	106
C. Comparative Perspective of Germany Ban on Hizbut Tahrir	123
CHAPTER V: CLOSURE	134
A. Conclusion.....	134
B. Recommendation	137
BIBLIOGRAPHY	138