TABLE OF CONTENTS

TITLE PAGE	i
PERNYATAAN KEASLIAN KARYA TUGAS AKHIR	ii
PERSETUJUAN DOSEN PEMBIMBING TUGAS AKHIR	iii
PERSETUJUAN TIM PENGUJI TUGAS AKHIR	iv
ABSTRAK	V
FOREWORD PELIT	vi
TABLE OF CONTENTS	viii
LIST OF FIGURES	xi
9	A
CHAPTER I: INTRODUCTION	1
1.1 Background	1
1.2 Formulation of issues	10
1.3 Purposes of research	11
1.4 Benefits of research	12
1.5 Systematics of writing	12
CHAPTER II: LITERATURE REVIEW	15
2.1 Theoretical Framework	15
2.1.1 Cyberspace	15
2.1.2 Cybercrime	17
2.1.3 Cyber Economic Espionage	19
2.2 Conceptual Framework	23
2.2.1 Debate on the Concept of Jurisdiction in Cyberspace	23

2.2.2 Jurisdiction Under International Law	24
2.2.3 Jurisdiction Based on the Convention on Cybercrime	26
2.2.4 Regulations Regarding Cybercrime in Indonesia	28
CHAPTER III: RESEARCH METHODOLOGY	36
3.1 Type of research	36
3.2 Type of data	36
3.3 Data accumulation technique	37
3.4 Type of Approach	38
3.5 Data analysis technique	39
CHAPTER IV: RESEARCH RESULT & ANALYSIS	40
4.1 Research Result	40
4.1.1. Threat of Cyber Economic Espionage in Indonesia	40
4.1.2 Principles of The European Convention on Cybercrime.	43
4.2 Is Law No.11 of 2008 concerning Electronic Information	
and Transaction significant enough to tackle economic	
espionage and how is the jurisdictional arrangement in handling	
cyber cases that occurs between countries?	48
4.3 How should Indonesia as a non-EU member country adopt the	
2001 European Union Convention on Cybercrime to determine	
jurisdiction and give deterrent effect to economic espionage offenders?	52
CHAPTER V: CONCLUSION & SUGGESTION	55

5.1 Conclusion	55
5.2 Suggestion	57
BIBLIOGRAPHY	i
APPENDIX	vi



LIST OF FIGURES

Figure 1.1 Global Estimation Cost for Malicious Cyber Activity	10
Figure 4.1 Number of internet users in Indonesia from 2017 to	
2020 with forecasts until 2026	41
PELITA	
	49
Z () (E)	
E 36 JUL 3 191	