ACKNOWLEDGEMENTS

Alhamdulillahirabbil 'alamin, praise and gratitude to Allah Subhanahu Wa Ta'ala for the unlimited grace, continual love, and blessings in guiding the author in writing this thesis, "Legal Analysis on the Application of Choice of Forum and Choice of Law under Private International Law in a Contract Dispute with Foreign Elements (Case of District Court Decision No. 52/PDT.G/2010/PN.JKT.PST and Supreme Court Decision No. 1935K/PDT/2012)". This thesis aims to fulfil one of the requirements to obtain a Bachelor of Law Degree at Faculty of Law Universitas Pelita Harapan. At the same time, the author hopes that this thesis can contribute to the development of legal science in Indonesia, particularly to the development of Private International Law.

The Author would like to acknowledge the following people for their direct or indirect contribution in the completion of this thesis. If it was not for their generous love and support, this thesis would not have been finished in time.

- 1. Prof. Dr. Bintan R. Saragih, S.H., as the Dean of Faculty of Law of Universitas Pelita Harapan for approving the presentation and the defense of this thesis in the final examination.
- Dr. Velliana Tanaya, S.H., M.H., as the Director of Faculty of Law of Universitas Pelita Harapan.
- Dr. Vincensia Esti Purnama Sari, S.H., M.Hum., as Head of Faculty of Law of Universitas Pelita Harapan.
- 4. Author's thesis supervisor, Michelle Engel Limenta, S.H., LL.M., Ph. D for always guiding and dedicating her valuable time to advise and help

the Author towards to writing process of this thesis, despite her busy schedule. At the beginning of writing this thesis, the Author was unsure of this topic but because of her constant help, guidance and encouragement, the Author is able to complete this thesis with confidence.

- Jessica Los Banos, LL.B., MBA, the Author's moot court coach. Thank you very much for always reminding the Author to be humble, grateful, and mindful. I have learned so many things during our journey in the John H. Jackson Moot Court Competition and during every one of your class.
- 6. To the Author's beloved family, Ibu, Bapak, Alfi and Arkan, thank you for your unconditional support, love and warmth. Without you, I will not be the person I am today. Ibu and Bapak, achievement is as much yours as it is mine. I hope this law degree can take me somewhere and make you happy.
- 7. The Author's big family, aunts, uncles, cousins, grandmothers, grandfathers, and those who have passed before me. Thank you for all the direct and indirect support.
- 8. To Safira Juwana, S.H., the Author's thesis partner throughout this journey. Thank you for always being there to support me when I am down. Thank you for being a good listener and number 1 supporter.

 Cannot believe that we made it this far.

- 9. Ares Azanski, S.M. Thank you for the endless laughter, jokes, and for always supporting the Author throughout this stressful thesis journey. You are one of my biggest support system, and I am eternally grateful and thankful for your unconditional love, support, strength and warmth. Because of you, the writing process of this thesis is slightly easier.
- 10. Author's best friends in Universitas Harapan, Nabila, Angelia, Savira, Melissa, Dian and Chika, Ka Rara, Luthfi. Emir, Sarah, Dinda, Saski, Laras, and those whose name are not specifically mentioned. Thank you for laughter, beautiful moments, support and valuable life lessons. Because of you, the Author's law school journey will always be memorable.
- 11. To my UPH WTO 2019 teammates, Sarah Raisa, Pricilla Patricia and Laurencia Marcella, I am forever grateful for your existence. Living and learning together with you has been a pleasure, and now I can say ever since our time together, I became a better and wiser person. Thank you for being the reason I look forward to class and moot working hours every day.
- 12. To Author's other close friends in junior and high school, Arin, Sari, Laras, Andaru, Nono, Gita, Lia, Dea, Gaby, Deshinta, Christa, and so many others whose names have not been mentioned. Thank you for your endless support and company.

The Author would like to offer her apologies for any mistakes within this thesis and realizes that this thesis is far from perfect. Therefore, the Author welcomes constructive criticism and suggestions from others. Finally, the Author hopes that this thesis can contribute to the Indonesian legal society as a whole and becomes another step towards the positive development of legal science.



TABLE OF CONTENTS

COVERi
FINAL ASSIGNMENT STATEMENT AND UPLOAD AGREEMENT ii
APPROVAL OF THESIS ADVISORiii
APPROVAL OF THESIS EXAMINERSiv
ABSTRAKv
ACKNOWLEDGEMENTS vi
TABLE OF CONTENTSx
LIST OF TABLES xiv
LIST OF ABBREVIATIONSxv
CHAPTER I INTRODUCTION1
1.1 Background1
1.2 Formulation of Issue
1.3 Research Objectives
1.4 Benefits of the Research 11
1.5 Systematics of Writing 12
CHAPTER II LITERATURE REVIEW15
2.1 Theoretical Framework
2.1.1 Private International Law in a Nutshell
2.1.1.1 What is Private International Law
2.1.1.2 Legal Scope of Private International Law

2.1.1.5 Legal Sources of Private International Law	19			
2.1.1.4 Characterizations in Private International Law	21			
2.1.1.5 Connecting Factors in Private International Law	22			
2.1.1.6 Private International Law Regime in Indonesia	23			
2.2.1. The Principles of Private International Law in a Contract	25			
2.2.1.1 Overview of Indonesian Contract Law	25			
2.2.1.2 What is Choice of Forum	26			
2.2.1.3 The Limitation to Choice of Forum	29			
2.2.1.4 What is Choice of Law	31			
2.2.1.6 The Limitation to Choice of Law	33			
2.2.1.7 The Proof of Foreign Law Theory	34			
2.1.3 The Authority of Indonesian Courts to Deal with Private Inter-	national			
Law Cases	35			
2.1.3.1 The Indonesian Court's Jurisdiction to Adjudicate Private				
International Case	35			
2.1.3.2 The Authority of Indonesian Courts to Adjudicate Private				
International Law Case with Foreign Law	38			
2.1.3.3 The Authority of Indonesian Courts to Enforce Foreign Private				
International Law Decision	40			
2.2 Conceptual Framework	42			
CHAPTER III RESEARCH METHODS47				
3.1 Legal Research	47			
3.2 Types of Legal Research	48			

3.3 Data Analysis Technique	50
3.4 Method of Legal Approach	51
3.5 Types of Research Data	52
CHAPTER IV ANALYSIS AND DISCUSSION	56
4.1 Legal Analysis under PRIL on the Dismissal of District Court's	
Jurisdiction over the Marine Insurance Case in Supreme Court	
Decision No. 1935K/Pdt/2012	56
4.1.1 Jurisdiction: Facts and Decisions of District Court and Supreme	
Court in Regards to the Marine Insurance Case	56
4.1.2 Analysis on the Jurisdiction of the Marine Insurance Case under	
PRIL	59
4.2.3.2 The dismissal of the district court's jurisdiction and nullification	on
of District Court Decision No. 52/PDT.G/2010/PN.JKT.PST b	эу
the Supreme Court	64
4.2 Legal Analysis under PRIL on the Application of English Law as	
Foreign Law by District Court Decision No.	
52/PDT.G/2010/PN.JKT.PST	74
4.2.1 Foreign Law: Facts and Decisions of District Court and Supreme	
Court in Regards to the Marine Insurance Case	74
4.2.2 Analysis on the Implementation of Foreign Law of the Marine	
Insurance Case under PRIL	77
4.2.2.2 Analysis of English law against the limitations of choice of law	.77

	4.2.2.3 The implementation of proof of foreign law towards E	English law
		83
СНАРТ	TER V CONCLUSION AND RECOMMENDATION	89
5.1	Conclusion	89
5.2	Recommendation	90



LIST OF TABLES

- Table 4.1 Case Profile of the Marine Insurance Case
- Table 4.2 Connecting Factors Present in the Marine Insurance Case
- Table 4.3 Characterization of the Marine Insurance Case in District Court

 Decision No. 52/PDT.G/2010/PN.JKT.PST



LIST OF ABBREVIATIONS

AB	Algemene Bepalingen van Wetgeving
Ab	
	voor Nederlands Indië
ADR Law	Law No. 30 Year 1999 concerning
	Arbitration and Alternative Dispute
	Resolution
Aviation Law	Law No. 1 Year 2009 concerning
	Aviation
BPHN	Badan Pembina Hukum Nasional or
	Budget Year of the National Legal
	Development Agency
HIR	Herzien Inlandsch Reglement
Institute Time Clause	Institute Time Clauses (Hull), Total
	Loss, General Average etc. 1/10/83
Insurance Contract	Marine Hull and Machinery Policy
KUHD	Kitab Undang-Undang Hukum
151 821	Dagang
KUHPer	Kitab Undang-Undang Hukum
	Perdata
MAR91	The New Marine Policy Form
PRIL	PT Private International Law
PT Asuransi	Asuransi Harta Aman Pratama Tbk
PT Pelayaran	PT Pelayaran Manalagi
RBg	Reglement Voor de Buitengewesten
Rv	Reglement op de Burgerlijke
	rechtvordering
UK	United Kingdom
1	1