

TABLE OF CONTENTS

COVER	i
APPROVAL	ii
DECLARATION	iii
PREFACE	iv
ABSTRACT	v
ABSTRAK	vi
TABLE OF CONTENTS	vii
TABLES	ix
FIGURES	x
ENCLOSURES LIST	xi
CHAPTER I INTRODUCTION	
I. Research Background	1
II. Research Questions	5
III. Research Purpose and Benefits	5
CHAPTER II LITERATURE REVIEW	
A. Conceptual and Legal Framework	7
I. The Review of Death Sentence	7
a. Definition of Death Sentence	7
b. Practice of Death Sentence per Country	8
1. Africa	8
2. Americas	12
3. Asia-Pacific	14
4. Europe	19
II. Universal Declaration of Human Rights	22
III. International Covenant on Civil and Political Rights	25
IV. Vienna Convention on Diplomatic Relations 1961	29
V. Indonesia	31
1. Indonesia Legal System	31
2. Death Sentence in Indonesia	35
VI. Brazil	41
1. Brazil Legal System	41
2. Death Sentence in Brazil	44
VII. Persona Non Grata	45
B. Operational Framework	46
1. Definition of Death Penalty	46
2. Definition of Diplomatic Relation	47
C. Theoretical Framework	48
1. Theory of Punishment	48
2. Theory of Legal Protection	52

CHAPTER III RESEARCH METHODOLOGY

I. Type of Research	55
II. Type of Data	57
III. Data Collection Technique.....	59
IV. Data Analysis Methods	59

CHAPTER IV RESEARCH FINDING AND DISCUSSIONS

A. Research Finding	63
1. Marco Archer Cardoso Moreira.....	63
2. Marco Archer Cardoso Moreira's Arrest and Execution in Indonesia Regarding Drug's Dealing	65
B. Discussions	70
1. Indonesian action in giving the death sentence to a Brazilian can be justified under international law	70
2. Brazilian government actions to close its embassy in Indonesia as a reaction to death sentence of their citizens can be justified under international law.....	75

CHAPTER V CONCLUSIONS, LIMITATIONS AND RECOMMENDATIONS

A. Conclusion	79
B. Limitations	80
C. Recommendations	80

BIBLIOGRAPHY	82
---------------------------	----

APPENDIX