

# CONTENTS

ix

Acknowledgement	i
Abstract	iii
Contents	ix
<b>I. INTRODUCTION</b>	
1. Background of the set of problem	1
2. Formulation of problem	24
3. The purpose of research	26
4. The use of research	26
5. Literature review/base of theory	30
6. Approach method	42
7. Terminology	43
8. Hypothesis	46
9. Research method	46
<b>II. REVIEW OF PUNISHMENT</b>	
1. The significance of punishment	52
2. Theories of punishment	47
3. Opinion base on criminal law	92
4. Opinion base on criminology	103
5. Opinion base on victimology	123
<b>III. PUNISHMENT CONCEPTION IN ISLAMIC CRIMINAL LAW SYSTEM</b>	
1. Historical background of Islamic criminal law	133
2. The sources of punishment regulation	143
3. Kinds of punishment	188
4. The basic principle of punishment	220
5. The goal of punishment	232
6. The relationship of punishment conception with law and moral	239
7. The relationship of punishment conception with the idea of human rights	252

<b>IV. PUNISHMENT CONCEPTION IN INDONESIAN CRIMINAL LAW SYSTEM</b>	<b>x</b>
1. Historical background of Indonesian criminal law	264
2. The sources of punishment regulation	275
3. Kinds of punishment	278
4. The basic principle of punishment	303
5. The goal of punishment	316
6. The relationship of punishment conception with law and moral	337
7. The relationship of punishment conception with the idea of human rights	349
<b>V. CLOSING</b>	
General conclusion	384
Special conclusion	399
Suggestion	431
References	434
Bibliography	450