SUMMARY

LUCKYSA ALFAN WIJAYA, Civil Law, Faculty of Law Universitas Brawijaya, January 2018, "Protection Of Foreign Companies In The Event Of Bankruptcy (Juridical Analysis Against Decision Number: 64 / PKPU / 2012 / PN.NIAGA.Jkt.Pst and 44 PK / Pdt.Sus -Bliss / 2016 / PN.NIAGA.Jkt.Pst) "Budi Santoso, SH, LLM., Ranitya Ganindha, SH, MH

In this thesis, the researcher discusses about the legal protection of foreign company in bankruptcy. Associated with the assets of the debtor, PT Acrossasia Limited which owns a parent company in Hongkong based on Cayman Island law, but in this case there is a legal vacancy between the arrangement that is not appropriate and make the impact of the company directly bankrupt not insolvency first.

Then this article is very clear to have a guarantee from the Government for the Foreign Investor of Acrossasia Limited and it should be before it is settled in the realm of bankruptcy Judge has wide insight and conduct Introduction to Analysis Economic of Law, which means introduction of economic analysis of law in the business field. This is done because the Company has a Foreign Agency in Cayman Island Hongkong with the aim to reconcile Foreign Company Acrossasia Limited with PT. First Media Tbk, in order for the Foreign Company to be Reorganized Company: or Fresh Start by means of giving other companies the opportunity to manage the Acrossasia Limited Company from scratch by making and forming (format) of the Company's components Acrossasia Limited becomes or has new circumstances in the Company, with the intention of the Acrossasia Limited Foreign Company to be able to bounce back.

Then the legal protection of Foreign Companies Acrossasia is more applied. Because at this stage the fate of the bankrupt debtor is determined. Whether he is finished off, in the sense that his property is divided up to cover his debts or the debtor is still breathing with the receipt of a peace plan or debt restructuring. Therefore, in this case the judge has to sort out the first article because of the provisions of Article 8 paragraph (4) of the Bankruptcy Law and the Postponement of Debt Obligation that: "the petition for bankruptcy statement must be granted if there is a fact or circumstance proven simply that the requirements for declared bankrupt as enacted Article 2 paragraph 1 has been fulfilled.