CHAPTER V CONCLUSION

A. Conclusion

Based on the research and discussions conducted, it can be concluded that:

- 1. Supreme Court Decision Number 913 K/PDT.SUS-HKI/2022 is in accordance with the provisions of Article 8 and 9 of Law Number 28 of 2014 Concerning Copyrights in providing legal protection to Haji Ukat Sukatma as the former Cassation Petitioner Plaintiff, who is the copyright holder of 15 of his songs that have been broadcasted by PT. Indosiar Visual Mandiri as the former Cassation Respondent Defendant on the former Cassation Respondent Defendant on the decision, it has been declared that they engaged in unlawful acts by duplicating the Plaintiff's songs without permission and violating the economic rights of the former Cassation Petitioner Plaintiff.
- 2. The legal consequence arising from Supreme Court Decision Number 913 K/PDT.SUS-HKI/2022 is the imposition of a sanction in the form of material compensation payment to Haji Ukat Sukatma as the former Cassation Petitioner Plaintiff amounting to Rp. 50,000,000.00 (fifty million Indonesian rupiah) for the violation of economic rights committed by PT. Indosiar Visual Mandiri as the former Cassation Respondent Defendant.

B. Recommendation

- 1. Business operators, both television stations and radio stations, should have a better understanding of copyright regulations and their management when using someone else's creation to be broadcasted in their programs to prevent any unlawful actions that may lead to disputes.
- 2. To minimize copyright infringement, it is advisable for business operators to seek permission from the creator before using their creation in their programs before broadcasting, especially if the broadcast program can be categorized as commercializing the creation.

