

TABLE OF CONTENTS

ENDORSEMENT	ii
APPROVAL	iii
STATEMENT OF ANTI-PLAGIARISM	iv
ACKNOWLEDGEMENT	v
TABLE OF CONTENTS	viii
LIST OF TABLES	x
LIST OF ABBREVIATIONS	xi
ABSTRACT	xii
INTISARI	xiii
CHAPTER I	1
A. Underlying Background	1
B. Research Questions	8
C. Research Objective	9
D. Benefits of Research	10
E. Originality of Research	10
CHAPTER II	15
A. Legal Protection in General	15
B. Legal Protection in Copyright	17
C. Intellectual Property Rights	19
D. Copyright in General	23
1. Introduction to Copyright	23
2. Basic Principles of Copyright	25
3. Copyright as an Exclusive Right	27
4. Copyright Infringements	29
E. Overview of the Indonesian Copyright Law	33
1. Indonesian Copyright Law in General	33
2. Reproduction of Books as Copyright Infringement towards the Creator or Copyright Holder's Economic Rights under the Indonesian Legal Framework	38
F. Overview of the US Copyright Law	54
1. US Copyright Law in General	54
2. Reproduction of Books as Copyright Infringement towards the Creator or Copyright Holder's Economic Rights under the US Legal Framework ...	58
G. Copyright on Books	61
CHAPTER III	65
A. Types of Research	65

B. Type of Data	66
C. Data Collection Method	68
D. Data Analysis	69
CHAPTER IV	71
A. The Comparison in Determining “Substantial Part” of a Book in relation to Copyright Infringement between the Indonesia and the United States of America	71
1. The Qualitative Measure of Substantial Part in Determining Reproduction of Books as a Copyright Infringement under Law No. 28 of 2014 on Copyright and its Implementation in Practice	71
2. The Concept of Substantial Similarity in Copyright Infringement towards Literary Work under the US Legal Framework.....	80
B. Lessons Learned Reflected from the US Legal Framework in Determining “Substantial Part” of a Book to Prevent and to Counter Possible Copyright Infringement.....	98
1. Normative Aspect.....	98
2. Empirical Aspect	101
3. Possible Solutions.....	104
CHAPTER V.....	112
A. Conclusion	112
1. On the Comparison in the Determining “Substantial Part” of a Book in relation to Copyright Infringement between Indonesia and the United States of America Legal Framework.....	112
2. On the Lessons Learned Reflected from the US Legal Framework in Determining “Substantial Part” of a Book to Prevent and to Counter Possible Copyright Infringement	113
B. Recommendation.....	114
1. For the Government.....	114
2. For the Creators or Copyright Holders	115
3. For the Society	116
BIBLIOGRAPHY	117

LIST OF TABLES

Table	Description
No. 1	Moral rights and economic rights according to the Indonesian Copyright Law
No. 2	Description of the plaintiff and defendant's creations (<i>Reyher v. Children's Television Workshop, 533 F.2d 87 (2d Cir.)</i>)
No. 3	Comparison of the Indonesian Copyright Law and the US Copyright Law in relation to the qualitative measure of copyright infringement

LIST OF ABBREVIATIONS

Berne Convention	Berne Convention for the Protection of Literary and Artistic Works (1886)
Copyright Law 1982	Law No. 6 of 1982 on Copyright
Copyright Law 1987	Law No. 7 of 1987 on the Amendment of Law No. 6 of 1982 on Copyright
Copyright Law 1997	Law No. 12 of 1997 on the Amendment of Law No. 6 of 1982 on Copyright as amended by Law No. 7 of 1987
Copyright Law 2002	Law No. 19 of 2002 on Copyright
Indonesian Copyright Law	Law No. 28 of 2014 on Copyright
IP	Intellectual Property
IPR	Intellectual Property Rights
Paris Convention	Paris Convention for the Protection of Industrial Property (1883)
The Nation	Nation Enterprises (from <i>Harper & Row, Publishers, Inc., et al v. Nation Enterprises et al.</i>)
US	United States of America
Time	Time Magazine (from <i>Harper & Row, Publishers, Inc., et al v. Nation Enterprises et al.</i>)
US Copyright Law	Title 17 of the United States Code
WIPO	World Intellectual Property Organization