ABSTRAK

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In order to achieve general welfare, the state creates provisions or regulations. These provisions or regulations support the life of the people, one of which is related to the field of Property and Intellectual Rights (IPR). The purpose of the existence of IPR regulations is to ensure the ability of the cimmunity to sustain creativity, by providing appropriate legal protection for the parties proven to have been harmed by the actions of an irresponsible party. One of the important parts of IPR, which in its implementation has an important function in the context of advancing the welfare of the community, namely Trademarks and Geographical Indications. In the implementation of the welfare state, it turns out that in Indonesia there are still many acts of infringement trademark. Of course, this trademark infringement has resulted in losses for the victims. Therefore, the party who violates or commits an act of infringement trademark based on the court decision from the compensation sulit must take compensation. In implementing the concept of the welfare state in Indonesia to achieve the state's goal of prospering the community, the government provides legal protection for the injured party to file a lawsuit for compensations. Unfortunately, in implementing court decisions on claims for compensation for infringement trademark there are still no regulations that regulate more detail. Meaning, that the government has not provided a spesific regulation governing how the implementation of a court decision related to compensation for cases of infringement trademark.

References: 102 (1986-2020)

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