## **CHAPTER FIVE**

## CONCLUSION AND RECOMMENDATION

## A. Conclusion

Based on the previous discussion in Chapter four, it may arrive at conclusion: *First*, the contents regulated in Law Number 13 of 2012 on the Law on Special Privileges of Special Region of Yogyakarta is a form of recognition and respect from the Unitary State of the Republic of Indonesia for the existence of Ngayogyakarta Hadiningrat Sultanate Kingdom. *Second*, that in Ngayogyakarta Hadiningrat Sultanate there is no clear mechanism of resolving disputes among the Sultanate family. Basically, dispute settlement in Ngayogyakarta Hadiningrat Sultanate Palace can be settled through discussion among the Sultanate Family. Unfortunately, the Sultan didn't use the mechanism of discussion among the family of Keraton Yogyakarta. He used Sabda of Sultan (Sabda Raja) in resolving the issue of succession by ignoring the existence of the bigger family of Ngayogyakarta Hadiningrat Sultanate.

## **B.** Recommendation

From this case, it seems likely that it would be better if there is a body or institution that is tasked with helping to resolve the customary problems and to avoid unrelenting conflict among members of the Sultanate. Ngayogyakarta Hadiningrat Sultanate Palace needs to

initiate the establishment of an institution that has an authority to settle any disputes that happenes in the Palace.