

Responsiveness of Law to Social Development

In Nonet and Selznick's Responsive Law Theory, legal responsiveness is reflected in the form of law as a facilitator of various responses to social needs and aspirations. The law always develops along with the social changes that take place, although not necessarily, the response can be made immediately by the law. In certain circumstances, the law is very late in responding to this aspiration, especially when the interests offered by the law do not have the same relevance as political interests in the formation of legislative regulations.

The Jurnal Idea Hukum Vol. 10 No. 1, published at the end of March 2024, aims to provide a review of the phenomenon of Indonesian law responding to social aspirations. Unlike previous editions, this edition is written in English to respond to the journal's need for articles to be easily studied by the international community. Unlike the previous edition which had ten articles in one edition, the Jurnal Idea Hukum now publishes seven articles to conform to the latest writing standards. The seven articles in this edition reveal the development of customary law, state law, criminal law, technology law, and business law. The articles are not only written by Master of Law students at Universitas Jenderal Soedirman, but have also involved master's students at other universities and lecturers at other universities.

The Jurnal Idea Hukum now appears with a more systematic development idea, offering publication facilitation to authors with a more rigorous peer-review process to produce high-quality writing. In the next edition, the number of articles will increase in terms of quality and quantity to accommodate the ideas of Indonesian or international legal thinking in response to social developments.

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