

Partisipasi masyarakat dalam proses pembentukan undang undang nomor 17 tahun 2013 tentang organisasi kemasyarakatan = Public participation in law making process of law of the republic of indonesia number 17 of 2013 on community organization

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Abstrak

[ABSTRAK

Esensi Demokrasi adalah kebebasan berbicara dan partisipasi masyarakat dalam setiap kebijakan publik. Aspirasi masyarakat sebagai figur sentral demokrasi harus diserap oleh Negara dalam proses pembentukan undang-undang. Karakter responsif pada proses pembentukan undang-undang belum dapat diwujudkan di Indonesia karena partisipasi masyarakat belum dapat dilaksanakan secara maksimal dan lebih dari itu kompromi-kompromi politik masih ada. Lebih dari pada itu, karakter responsif pada proses pembentukan undang-undang tidak hanya bergantung pada konfigurasi politik yang demokratis namun membutuhkan partisipasi masyarakat secara intensif dan luas. Sama seperti undang-undang sebelumnya, yaitu Undang-undang nomor 8 tahun 1985 tentang Organisasi Kemasyarakatan, Undang-undang No.17 tahun 2013 tentang Organisasi Kemasyarakatan masih mempunyai sifat yang represif dan ortodok karena Undang-undang No.17 tahun 2013 tentang Organisasi Kemasyarakatan belum mengedepankan karakter responsif yang menampung dan menyerap aspirasi masyarakat dalam proses pembentukannya walaupun proses pembentukan undang-undang tersebut telah memenuhi standar ketentuan partisipasi masyarakat.

ABSTRACT

The essence of Democracy is freedom of speech and public participation in any public policy. As the central figure of democracy, the aspiration of citizen shall be absorbed by the country regarding in law making process. The responsive character in law making process could not yet be fully implemented in Indonesia due to public participation has not been fully performed and the existence of political compromises.

Moreover, the responsive character in law making process shall not only depend on democratic political configuration but also intensively and widely public participation. Same as the previous law, which is Law of the Republic of Indonesia Number 8 of 1985 on Community Organization, Law of the Republic of Indonesia Number 17 of 2013 on Community Organization still has repressive and orthodox characteristic due to it does not put the priority on the responsive character by accomodating and absorbing the public's aspiration on its law making process despite of the law making process on Law of the Republic of Indonesia

Number 17 of 2013 on Community Organization has already complied with the standard requirement of public participation;The essence of Democracy is freedom of speech and public participation in any public policy. As the central figure of democracy, the aspiration of citizen shall be absorbed by the country regarding in law making process. The responsive character in law making process could not yet be fully implemented in Indonesia due to public participation has not been fully performed and the existence of political compromises. Moreover, the responsive character in law making process shall not only depend on democratic political configuration but also intensively and widely public participation. Same as the previous law, which is Law of the Republic of Indonesia Number 8 of 1985 on Community Organization, Law of the Republic of Indonesia Number 17 of 2013 on Community Organization still has repressive and orthodox

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