
UNIVERSITI TEKNOLOGI MARA
MALAYSIA

056169
KF 273 .A88 2015

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Ruj: Hadiah
Tarikh: 8/7/15

MAY 2015
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Surat Kami : 100-RMI/GOV 16/6/2 (2/2014)
Tarikh : 07 Oktober 2014

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Puan

KELULUSAN GERAN PENYELEDIKAN JAWATANKUASA PEMBAHARUAN UNDANG – UNDANG MALAYSIA (JPUUM)

Kod Projek : 100-RMI/GOV 16/6/2 (2/2014)
Tempoh : 01 Julai 2014 – 31 Disember 2014 (6 bulan)

Dengan hormatnya perkara di atas adalah dirujuk.

2. Sukacita dimaklumkan Kementerian Pembangunan Wanita, Keluarga dan Masyarakat melalui surat KPWKM : 05/20/01 (4) bertarikh 10 September 2014 telah bersetuju bahawa kelulusan geran penyelidikan sebelum ini yang telah diluluskan oleh Bahagian Hal Ehwal Undang-Undang yang di biayai di bawah Jawatankuasa Pembaharuan Undang-Undang Malaysia (JPUUM) melalui surat (10)BHEUU/06/005/25Klt. 8 bertarikh 23 Jun 2014 untuk dipinda.

3. Pindaan yang telah dipersetujui adalah seperti berikut :

   Kod Projek : 100-RMI/GOV 16/6/2 (2/2014)
   Tempoh : 01 September 2014 – 28 Februari 2015 (6 bulan)

4. Oleh yang demikian, projek penyelidikan tersebut masih tertakluk kepada Garis Panduan yang ditetapkan oleh JPUUM bagi syarat-syarat lantikan Geran Penyeleidikan JPUUM dan Lampiran B bagi Garis Panduan Pengiraan Perbelanjaan Geran Penyeleidikan JPUUM.

Sekian, harap maklum.

"SELAMAT MENJALANKAN PENYELEDIKAN DENGAN JAYANYA"

Yang benar,

PROFESOR DR. HADARIAH BAHRON
Penolong Naib Canselor (Penyelidikan)
4 ACKNOWLEDGEMENT

Our utmost praise is only to Him for His guidance and blessings throughout the journey in completing this study. Foremost, the researchers would like to thank the Malaysia Law Reform Committee (MLRC) for their interest that made it possible for us to embark on this intellectual journey. Next, the researchers would also like to thank the Prison Department and Ministry of Women, Family and Community Development for their commitment to provide the much needed environment and facilities to accomplish our research. Furthermore, the study may not be successful without the generous cooperation of various officers, staffs, Board of Visiting Justices and Board of Visitors from Penjara Pokok Sena, Kedah and Sekolah Tunas Bakti, Taping. Thus, they deserve our sincere acknowledgement for making the data collection for the study possible. All mistakes that remain are the researchers’ own.
5 EXECUTIVE SUMMARY

In Malaysia, the Board of Visiting Justices and Board of Visitors are governed under the different legislations. Board of Visiting Justices is governed under Prison Act 1995 and Board of Visitors is governed under Child Act 2001. Generally, both Board of Visiting Justices and Board of Visitors are under duties to protect the interest, welfare and supervise the development level of child and young offender. Meanwhile, the Prison Act 1995 provides the overall duties of Board of Visiting Justices such as visiting any prison in the state for which he is appointed, inspecting the wards, cells and other divisions of the prison, inspecting the quality and quantity of prisoners’ food, hearing any complaints from prisoners and questioning any prisoner or prison officer to ascertain whether provisions of the law are adhered to.

Accordingly, this research seeks to tackle several issues regarding the effectiveness of Board of Visiting Justices and Board of Visitors under the Prison Act 1995 and Child Act 2001 in carrying out their duties. Methodologically, it will employ a qualitative approach involving semi-structured interviews with various stakeholders including government and enforcement agencies under the relevant ministries. The outcomes of the semi-structured interview with the relevant respondents will be analysed to ensure whether the roles of the Board of Visiting Justices and Board of Visitors have been discharged accordingly.

Therefore, this research will aid the conceptualisation towards the efficiency of Board of Visiting Justices and Board of Visitors under the Prison Act 1995 and Child Act 2001. The findings would be greatly benefited the policy makers, the judiciary, the enforcement agencies and public at large.