UNIVERSITI TEKNOLOGI MARA

INVESTIGATION POWER: THE INEFFECTIVENESS OF POLICE INVESTIGATION IN MALAYSIA

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Dissertation submitted in fulfillment of the requirements for degree of Master of Enforcement Law

Faculty of Law

January 2018
AUTHOR’S DECLARATION

I declare that the work in this dissertation was carried out in accordance with the regulation of Universiti Teknologi MARA. It is original and is the results of my own work, unless otherwise indicated or acknowledged as referenced work. This thesis has not been submitted to any other academic institution or non-academic institution for any degree or qualification.

I, hereby, acknowledge that I have been supplied with the Academic Rules and Regulations for Post Graduate, Universiti Teknologi MARA, regulating the conduct of my study and research.

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ABSTRACT

This research concerned on the Criminal Procedure Code. The right of investigating officer to complete the investigation paper. Many investigation officer been keen accused wrongly because the investigation paper cannot be refered to the Deputy Public Prosecutor in stipulated time. Many complaint concern corruptions, not having integrity and being lazy. This accusation can make any of investigating officer’s morale to come down because of negative thoughts of certain people who do not know the procedure which has to followed by the investigating officer. This show failure of government to help investigating officer to complete the investigation paper. New amendment of the law is necessary and government must introduce the new law for the purpose enabling the investigating officer to complete investigation paper within stipulate a time without fail.
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