To all members of my family,

Thank you for everything.
Acknowledgement

Project paper is a necessary requirement for a final year student in order to obtain a diploma and thank to God for his mercy I have been able to complete it in time.

I would like to express my gratious attitude to Mr. Hardial Singh for being helpful and understanding in supervising this paper.

Lot of thanks to all members of my family for their encourgement and support.

Salmaah Sharif
Shah Alam.
List of Articles

A: Introduction

Malaysia as a political entity come into existance on 16th. September, 1963 but the existance of constitution as the highest law of the country that bound everybody is much more ealier then that, that is when Malaya become independent in 1957.

This mean that our constitution is a historic form or written document which has culmination of historical process where we fought against the British Goverment for our right and freedom such as political independence, self government, democracy and civil liberties and economic well being which as a result these rights are expressly conferred in our constitution.

Constitution is an ideal concept of law which guide the men how the country should be ruled and it also with its provision make this country a batter place to which the invididual and multi religious society to live.

The constitution basicly deal with;

a) Rights of invidual corespond to the duties of the state toward the invidual, and

b) Duties of invidual towards the state which is corespond to the right of the society against the invidual.

Thus the state under an obligation not to infringe upon the right of invidual and on the otherhand the invidual must balance their personal right with the society affairs so their act will not become a treat to society.

There must be constitutional balance in asserting the right of invidual and duties of state. As a result we can
find in our constitution as conferred in Article 10 freedom of speech which at the same time will be taken back if it cause a treat to the country either morally or the security of the country.

We at the same time adopted common law principles such as doctrine of seperation of power and rule of law which is the basic idea of constitutionalism. Dicey concept of rule has been expressly adopted in Article 8 of Faderal Constitution that all person are equal before the law and entitled to the right and equal protection of the law.

It always been said by many writers that justice must not only seemed to be done by stating it in the constitution but must be done and the determining factor to ensure justice is done is the role of the court, which must decide anything brought to him without fear or favour to anybody.

Constitution by virtue of Article 121 Of Faderal Constitution has conferred power to judiciary the function to ensure that the legislature and also every citizen to accord with the democratic way of life and they not allowed an existance of supreme parliment.

This could only be done if the court willing to declared any act contravence the constitution void. To do so the judiciary must be an independent body if not the decision made will always be in favour of legislature and executive.

As constitution is express in words, which is capable of many interpretation and as a result of this there has been a lot of challanges made in the court of law not only the validity of new law but also the meaning of constitutional provision.