

**SQUATTERS IN WILAYAH PERSEKUTUAN KUALA LUMPUR:  
EVICTION PROCEDURES AND CHALLENGES**

By

'Azi 'Azlin bt Zulkifli (2007146117)

Izzat Asyraf b Zamri (2007144113)

Fadzlin bt Zulkiflee (2007144089)

Muhammad Arif b Mohd Zain (2007144125)

Submitted in Partial Fulfillment of the Requirements for the Bachelor in Legal Studies  
(Hons)

**Universiti Teknologi MARA**

**Faculty of Law**

April 2010

The students/authors confirm that the work submitted is their own and that appropriate credit has been given where reference has been made the work of others.

## **Acknowledgment**

“In the name of Allah, the most Gracious, the most Compassionate”

First and foremost, we would like to express a very special thanks and appreciation to our supervisor, Madam Azni Mohd Dian for being the most understanding, helpful, and patient lecturer we have come to know.

We would also like to express our deepest gratitude to Madam Habibah Kiprawi and Assoc. Prof Norha Abu Hanifah in helping us to carry out this study. Without their help and support, this paper would likely hit the dead end. Not forgetting our parents, thank you for always being by our side to support us all the way. Without their worthless sacrifices, we would not be able to reach the present position.

Last but never the least, we also owe special thanks to our friends who have always been there for us and extended every possible support during this research and to everyone who involve in making this project paper a success.

Thank You.

## **Abstract**

53 years of freedom from colonization does not make Malaysia stops from trembling with the issue of squatters. With a focus on Wilayah Persekutuan Kuala Lumpur, this research looks at the eviction procedure of squatters run by Dewan Bandaraya Kuala Lumpur as well as some problems which restrain the eviction procedure from being successful.

This research describes the power of the local council and challenges they need to overcome in handling squatters' matters. However, it is not clear that the current law could help effectively in achieving the mission of Zero Squatters 2010. It further suggests that the law exist should be clarified in order to curb the loopholes and to be complied with the practice of the eviction procedure itself.

## Table of Contents

Acknowledgment	ii
Abstract	iii
Table of Contents	iv
List of Cases	vii

### **CHAPTER ONE: INTRODUCTION TO THE RESEARCH**

1.0: Introduction	1
1.1: Problem Statement	3
1.2: Objectives	4
1.3: Significance	5
1.4: Scope and Limitations	6
1.5: Research Methodology	7
1.6: Conclusion	8

### **CHAPTER TWO: SQUATTERS SETTLEMENT AND THE PROBLEMS OF ENFORCEMENT IN MALAYSIA**

2.0: Introduction	10
2.1: Development of Squatter's Settlements	10
2.2: Conceptual Issues	12
2.2.1: Definition of Squatters	12
2.2.2: Factors Contribute to Squatter's Settlements	13
2.3: Law on Trespassing	14
2.4: Problems in Enforcing the Laws	15
2.4.1: Legal Challenges	15
2.4.2: Operational Challenges	17
2.4.3: Technical Challenges	21
2.5: Conclusion	23

## **CHAPTER THREE: THE LEGAL PROCEDURE IN EVICTION PROCESS OF SQUATTERS**

3.0: Introduction	24
3.1: Legislative Scope	24
3.1.1: Essential (Clearance of Squatters) Regulation of 1969	25
3.1.1.1: The Rights of the Owner of Private Land and the Municipal Council	26
3.1.1.2: The Supremacy of the Regulation	27
3.2: Comparison with the Procedures Undertaken by Dewan Bandaraya Kuala Lumpur	27
3.2.1: Criticisms	29
3.3: Laws, Policies and Procedures	30
3.4: Statistics and Important Figures	32
3.5: Procedure of Relocating Squatters	33
3.6: Management Resettlement Process of Squatters	34
3.6.1: Actions Taken by DBKL Moving Squatters' Settlement	36
3.7: Projek Perumahan Rakyat (PPR)	37
3.7.1: Program Perumahan Rakyat Bersepadu	38
3.8: Details on Squatters in Wilayah Persekutuan Kuala Lumpur	38
3.9: Steps Taken by Dewan Bandaraya Kuala Lumpur to Encounter Squatters Who Refuse to be Transferred	39
3.10: Evidential Issues	40
3.10.1: Notice	41
3.10.2: Public Interest	43
3.10.3: Facilities	45
3.10.4: New Development	45
3.10.5: Contradiction with the Act	46
3.10.6: Ignorance of Law	47
3.10.7: Intervention of Politics	47
3.11: Problems Identified	48
3.12: Conclusion	49