

**A LEGAL STUDY ON THE RIGHT OF LITIGATION FOR IMMIGRANTS  
IN MALAYSIA**

By

Nur 'Aqilah bt Hamzah (2011215864)  
Nurul Amalina Syafinaz bt Abu Sopian (2011232322)  
Wan Nursalwati bt Wan Kamarul Ariffin (2011217288)  
Aqilah Hani'ah bt Azhar (2011215178)

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

**Universiti Teknologi MARA  
Faculty of Law**

December 2013

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

## ACKNOWLEDGEMENT

This research project has been done by a team which include Nur 'Aqilah binti Hamzah, Wan Nursalwati binti Wan Kamarul Ariffin, Aqilah Hani'ah binti Azhar and Nurul Amalina Syafinaz binti Abu Sopian.

First and foremost, we would like to thank Allah the Almighty, for without His blessings and permission, we would not have completed this research.

Secondly, we would like to convey our gratitude to Puan Faridah binti Hussain, our advisor for this paper, who helped us a lot throughout guiding the journey of completing this paper.

We would also like to extend our heartfelt thanks to all the people who were involved on the making of this research paper whether directly or indirectly, including the foreign participants of the survey. Many thanks to Encik Abdu Rahim bin Endut, Chief Officer of Communication and Corporate Service of the Immigration Office, Shah Alam for his willingness to be interviewed and help enlighten us on the process of dealing with immigrant workers.

## **ABSTRACT**

According to the Immigration Act 1959/63, Employment Act 1955 and Passport Act 1955, right provided for the migrants worker be it legal or illegal was dispersed among these few statutes. However, there are no specific laws or statutes that govern exclusively on foreign migrants alone. One of the issues is whether they were given access to a fair and just hearing when their rights are being abused. Besides that, we investigate does a right – track litigation process provided for the foreign migrants in Malaysia. The aim of this study is to analyse the adequacy of the laws and bodies that govern the immigrants especially in terms of their rights to litigation. In addition, we also give several suggestions in order to improve the laws and bodies that govern the immigrants.

## TABLE OF CONTENTS

Acknowledgement	ii
Abstract	iii
Table of Contents	iv - v
List of Cases	vi

### CHAPTER ONE: INTRODUCTION

1.0	Introduction	1
1.1	Research Background	2
1.2	Problem Statement	6
1.3	Research Objectives	6
1.4	Methodology of the Research	7
1.5	Scope of the Research	7
1.6	Limitations of the Research	8
1.7	Significance of the Research	8

### CHAPTER TWO: LITERATURE REVIEW ON THE RIGHTS OF LITIGATION OF THE IMMIGRANTS

2.0	Introduction	9
2.1	Conceptual Issues Related to the Rights of the Immigrants	
2.1.1	Definition and Types of Immigrants	9
2.1.2	The Effects on the Rights of the Immigrants	12
2.1.3	The Litigation Rights Available to the Immigrants	13
2.1.4	The Issue of Foreign Workers Right Being Abused but is Given Legal Representation	19

### CHAPTER THREE: THE LAWS THAT GOVERN THE IMMIGRANTS

3.0	Introduction	23
3.1	Relevant Laws That Govern the Immigrants:	
3.1.1	Immigration Act 1959/1963 (Act 155) and its	

Regulations & Orders and Passports Act 1966	23
3.1.2 The Anti-Trafficking in Persons & Anti-Smuggling of Migrant Act 2007 (ATIPSOM)	25
3.1.3 Workmen Compensation Act, 1952	28
3.1.4 Employment Act 1955	28
3.1.5 Employment (Amendment) Act 2012	29
3.1.6 Employment (Restriction) Act 1968	30

#### **CHAPTER FOUR: FINDINGS**

4.0 Introduction	34
4.1 Questionnaires	34
4.2 Interviews	40

#### **CHAPTER FIVE: RECOMMENDATIONS AND CONCLUSION**

5.0 Recommendations	43
5.1 Conclusion	45

Bibliography	46
Appendices	50