BLOGGERS RIGHT AND PROTECTION IN MALAYSIA

By

Azrul B. Md Yazid (2007294404)
Farhan Ariff B. Mohd (2007294372)
Sollehhuddin B. Muzaid (2007287214)

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

Universiti Teknologi MARA Faculty of Law

October 2009

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 carried out by a team consisting of Farhan Ariff Bin Mohd, Sollehhuddin Muzaid, and Azrul Md. Yazid. All praise to Allah Almighty for giving us strength and endurance to complete this research within stipulated time. This research provides on the bloggers rights and protection in Malaysia

We are greatly thankful to Puan Sheela, our supervisor, for her kindness and wisdom in helping us completing this research project. Without her, we could not manage to complete this research. We would also like to express our sincere appreciation to Mr. Rueben Mathiavaranam, for his helpful information regarding defamation and sedition in the cyberspace in Malaysia. Besides that, we would like to thank Puan Hafizah Rajak, a Magistrate in Shah Alam Court for her response to our interview and in the same time providing valuable information in assisting our research. Additionally, we would also like to express our gratitude to Puan Farizah Mohd Isa, a lecturer in the UiTM law faculty in assisting us with helpful information regarding copyright law in the activities of blogging.

We would also like to convey our special thanks to our parents and our colleagues from The Faculty of Law, UiTM for their moral support and suggestions.

ABSTRACT

Blogs are basically a medium used by individual to express their thoughts and opinions. The freedom of expressing the thoughts and opinions is provided under article 10(1) of the Federal Constitution of Malaysia. If these rights are abused, it can lead to offences such as defamation, sedition and copyright infringement.

As such, this research analyses the rights, limitations and liabilities of a blogger in the vicinities of the law such as the law of defamation, sedition, copyright and freedom of speech and expression and the need for legislative interference in blogging activities.

TABLE OF CONTENTS

Acknowledgement Abstract Contents List of Cases	ii iv vii
CHAPTER ONE: INTRODUCTION	
 1.1 Introduction 1.2 Background 1.3 'Problem statement 1.4 Objective of the Research 1.5 Research Methodology 1.6 Scope and Limitations 1.7 Significance of the Research 1.8 Outline of the Structure of the Paper 	1 2 5 5 6 6 7 8
CHAPTER TWO: LITERATURE REVIEW	
2.1 Introduction2.2 The Law & Blogging2.3 Conclusion	10 14 23
CHAPTER THREE: FREEDOM OF SPEECH AND	EXPRESSION
3.1 Introduction	24
3.2 The Importance of Freedom of Expression	25
3.3 Nature and Extent of Free Speech	26
3.4 Restriction on Freedom of Expression	28
3.5 Conclusion	31

CHAPTER FOUR: DEFAMATION IN THE BLOGOSPHERE

4.1 4.2	Introduction Application in Malaysia	32 36
4.3	Rights of Bloggers	37
4.4	The Protection of Bloggers	43
4.5	Conclusion	47
СНА	APTER FIVE: SEDITION IN THE BLOGOSPHERE	
5.1	Introduction	49
5.2	Application in Malaysia	51
5.3	Rights of bloggers	56
5.4	Protection of bloggers	58
5.5	Conclusion	60
CHA	APTER SIX: COPYRIGHT LAW	
6.1	Introduction	61
6.2	Nature of Copyright	64
6.3	Application of Copyright Law in Blogging	72
6.4	Conclusion	72
CHA	APTER 7: RESEARCH FINDINGS	ş
7.1	Introduction	74
7.2	The Governance of Blogosphere	74
7.3	Analysis of the Interview	77
7.4	Recommendations	80
7.5		