

**JUDICIAL REVIEW: AN INDIRECT APPEAL AGAINST THE  
AWARDS OF THE INDUSTRIAL COURT?**

**By:**

Khairunnisa Liyana bt Azani (2006884910)

Safiah @ Sofiezah bte Saflin (2006884974)

Sh.Norkatijah Zahir Khan binti Ali (2006200796)

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

**Universiti Teknologi MARA  
Faculty of Law**

October 2008

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

All praise to be Allah Almighty for giving us strength and endurance to complete this work. We are greatly indebted to Mr. Liew Horng Bin, the Assistant Registrar of the High Court of Kuala Lumpur and Tuan Syed Ahmad Radzi, the chairman of Industrial Court, Kuala Lumpur who had explained the issue pertaining to industrial matters. We would also like to express our sincere appreciation to Puan Rasyidah Khalid and any other lecturers from UiTM, Shah Alam for their invaluable suggestions and support.

This research project has been carried out by a team which has included Khairunnisa Liyana bt Azani, Safiah @ Sofiezah bte Saflin and Sh.Norkatijah Zahir Khan binti Ali. Our duties have been equally divided based on the topics and other matters. Each and all of us have contributed together in obtaining sources and doing our part based on the doctrine of check and balance. It is where when we have completed our part, we will ask the other members of the group to check whether it is agreeable in the way of how the work is presented. Only then it will be submitted to our supervisor for the purpose of monitoring and checking. We are collectively contributed in the preparation as we want the best and special result for our project paper as it gives effects to our studies in future.

As for Khairunnisa Liyana bt Azani, she had focused on arranging the interview with those respective professionals, obtaining sources by all means, doing her work in accordance with the mutual agreement agreed between the three of us and contribution in respect of money, materials, energy, time etc in order to give full commitment towards this project paper.

On the other hand, Safiah @ Sofiezah bte Saflin is more towards obtaining sources in many forms such as thru internet, books at the relevant library including UiTM Library, UIA Library and UM Library. In addition, she had done the her work in

accordance with the mutual agreement and contribution in respect of money, materials, energy, time etc in order to give full commitment towards this project paper.

On the part of Sh.Norkatijah Zahir Khan binti Ali, she had contributed more pertaining to transportation on how the three of us could set and attend the interviews simultaneously and expeditiously, obtaining sources by all means, doing her work in accordance with the mutual agreement and contribution in respect of money, materials, energy, time etc in order to give full commitment towards this project paper.

## **ABSTRACT**

This research is about the conflicting interest between a tribunal namely the Industrial Court and the High Court which granted by the supervisory jurisdiction. Some issues arouse within this matter as to whether the High Court has the right to interfere in the decision made by the Industrial Court, whether the Industrial Court has the right to stay with their decision based on the clause stipulated under Industrial Relation Act, whether the Industrial Court award is subject to be challenge on the ground other than error of law.

We were asked to conduct this particular research in order to seek for the answer for the issues stipulated above. Some relevant steps have been taken such as conducting interviews with the professionals. It is actually quite hard for the research to be done. However, we have tried our very best to complete it. As a result, this project paper has been produced based on our own afford and co-operations.

## TABLE OF CONTENTS

Acknowledgement	ii– iii
Abstract	iv
Contents	v – vi
List of Cases	vii

### CHAPTER ONE : INTRODUCTION

1.0	Introduction	1
1.1	Background	1 – 3
1.2	Literature Review	4
1.3	Research Question	5
1.4	Objective of the Study	5
1.5	Methodology	5 – 6
1.6	Scope	6
1.7	Limitation	7
1.8	Significance	7
1.9	Provisional Plan	7
1.10	Conclusion	8

### CHAPTER TWO : LITERATURE REVIEW

2.0	Introduction	9
2.1	Jurisdiction to the Industrial Court	9 – 10
2.2	Judicial Review	11– 15
2.3	Ouster Clauses	15 – 23
2.4	Conclusion	23 – 24

### CHAPTER THREE : OUSTER CLAUSE AND JUDICIAL REVIEW

3.0	Introduction	25
3.1	Historical Background of The Industrial Courts	25 – 26
3.2	Ouster Clause/ Finality Clause/Privative Clause	
3.2.1	Definition	27
3.2.2	Purpose of Ouster Clause	28 – 29
3.2.3	Finality of The Industrial Court Awards	29
3.2.4	Ouster Clause and Judicial Review	30 – 32
3.3	Judicial Review	
3.3.1	Definition	32