### "THE ANALYSIS ON THE ISSUE OF MARITAL RAPE"

By,

Hana Sakina Binti Abdullah Sani (20033029070) Hazila Natasha Binti Hisham (2003345715) Muhammad Ammar Hafiz Bin Abdullah (2003345020) Sharifah Eliza Binti Syed Lan Osla (2003345610)

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

> Universiti Teknologi MARA Faculty of Law

#### April 2006

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

#### ACKNOWLEDGEMENT

"In the name of Allah, the Most Gracious, the Most Merciful"

Firstly we would to thank Allah s.w.t for giving us strength and courage in helping us to successfully complete this research.

We would like to thank all the interviewee who agreed to be interviewed and sharing their opinion and expertise relating marital rape. The researcher believes that without cooperation by all the interviewee, this research will not be completed successfully.

The researcher would also like to thank Puan Roslinda Binti Abdullah for her guidance, opinion and support while supervising us. Without her excellent opinion and consideration none of this would be possible.

Lastly, we also would like to thank our family and friends who have been giving us moral support and contributed some ideas to this research.

i

#### ABSTRACT

The issue of Marital Rape has been debated throughout the world among the feminist organizations. Since its recognition in some countries such as United States of America, Canada and Korea, Malaysia has also been exposed to the issue on Marital Rape. However, due to some circumstances, the law on Marital Rape faces some difficulties in terms implementation of the said law in Malaysia.

The purpose of conducting this research is to analyze issue of marital rape throughout the world. In addition, whether the law of marital rape can be introduce in our country. Although there is no specific law in Malaysia on this issue, we cannot disregard the severity of this matter. This is due to the fact that around the world more and more countries have recognized marital rape as law.

In order to produce this research, various sources will be referred to. These sources include legal materials such as statutes, case law and articles. Interviews have also been conducted with the legal academician of UiTM. It is hope that this research will give some wider perspective on the issue of marital rape in Malaysia.

### **TABLE OF CONTENTS**

Acknowledgement	i
Abstract	ii
Contents	iii
List of Cases	iv

#### **CHAPTER ONE: INTRODUCTION**

1.0	General Introduction	1
1.1	Background of Research	1
1.2	Problem Statement	3
1.3	Objectives	3
1.4	Significance of Research	3
1.5	Scope of the Research	4
1.6	Methodology of Research	4
1.7	Limitation of Study	5
1.8	Conclusion	5

### **CHAPTER TWO: LITERATURE REVIEW**

2.0 Literature Review	6
-----------------------	---

## CHAPTER THREE: HISTORY AND THE DEFINITION OF MARITAL RAPE

3.0	Introd	uction	11
3.1	Histor	y of Marital Rape	11
3.2	Defini	tion of Marital Rape	
	3.1.1	Statute	13
	3.1.2	CEDAW	16
	3.1.3	Opinion Jurist	19

## CHAPTER FOUR: EXISTING LAW WHICH PROTECT MARRIED WOMEN

4.0	Introduction	22
4.1	Penal Code (Act 574)	23
4.2	Domestic Violence Act 1994	27
4.3	CEDAW	29
4.4	Law Reform Act (Marriage and Divorce) Act 1976	30
4.5	Conclusion	31

# CHAPTER FIVE: COMPARISON BETWEEN THE LAWS RELATING TO MARITAL RAPE IN UNITED KINGDOM AND NEW ZEALAND

5.0	Introduction	32
5.1	The United Kingdom Sexual Offences Act 2003	32
5.2	The New Zealand Crimes Act 1961	36
5.3	Comparison between the Sexual Offences Act 2003 and	
	the Crimes Act 1961 with Malaysian Penal Code	37
5.4	Conclusion	39

#### **CHAPTER SIX: CONCLUSIONS AND FINDINGS**

6.0	Findings	40
6.1	Recommendations	44
Bibl	liography	48
App	pendices	50
	Appendix 1: Interview Questions	50