THE ADOPTION OF LAW ON MARITAL RAPE IN MALAYSIA

By

Aimi Shazwani bt. Yaakob (2007294178)
Nur Syahirah bt. Ismail (2007294282)
Nur Syazwani bt Ramlee (2007294224)
Sharifah Raudhah bt Sayed Abdul Aziz (2007294286)

Submitted in Partial Fulfillment of the Requirement
for the Bachelor in Legal Studies (BLS)

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.
ACKNOWLEDGEMENTS

First and foremost, we would like to show our deepest gratitude to Allah SWT for his blessings and guidance, that we were able to conclude our honors project research paper within the time given. We would also like to show our special thanks to our beloved supervisor Puan Nooraini Md Shah. Based on her guidance, instructions and advices, we successfully finish this honors project research paper. In addition to that, we also would like to express our special thanks again to Puan Nooraini Md Shah because of her patience while supervising us.

We would also like to show our appreciation to our interviewee, the Deputy Mufti of Selangor, Dato’ Hj. Abdul Majid bin Omar. He had kindly shared his knowledge and expertise with us regarding our research topic. We also really appreciate his cooperation when he spend a little of his limited time to entertain us. His support encourages us to do our best in this research paper. We would also like to convey our thanks to Mr. Salim Bashir and Encik Aminuddin Abdullah that had contributed in the interviews as without their support, this research would not have been completed in time. Lastly to Inspector Juliya from IPD Kuala Selangor who is willing to share her experience and also information with us.

We would like to take this opportunity to show our warmth thanks to our family, especially our beloved parents who always gave their full support and love to us to do our best in this research paper. We also take this opportunity to thank our fellow friends who had always been there to give us ideas, and moral support until the completion of this research paper.
ABSTRACT

This research traces the status and significant of marital rape to be applied in our country, focusing on the suitability of the adoption of the marital rape since Malaysia is not adopting this law because most Malaysian are Muslim and it is against the Syariah Law. Comparison between various countries was made in constituting an act as an offence of marital rape. As in Islam, once marriage’s contract was made, as implied consent has been given to a husband for sexual intercourse but it does not constitutes the wife is the property to the husband and the husband cannot abuse the wife since religion does not condone violence. In Malaysia, only the Penal Code deals with criminal offences which include rape however marital rape was never regarded as an offence. Malaysia has yet to follow the landmark decisions in the English case R v R [1992] 1 AC 599. Since it is hard to prove marital rape cases, Malaysia has interpret the marital rape issue in their own way by having the provision under Section 375A of the Penal Code where the wife must prove to the court of law that the husband caused hurt or fear of death or hurt to the wife or somebody else.

Until today, there is no local case that specifically deals with marital rape per se as a form of abuse probably due to the reluctant express recognition of marital rape in the Penal Code.

Thus, this research will consider the suitability of the adoption of the law on marital rape to be applied to Malaysian law.
```markdown
# TABLE OF CONTENTS

<table>
<thead>
<tr>
<th>Section</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Acknowledgment</td>
<td>i</td>
</tr>
<tr>
<td>Abstract</td>
<td>ii</td>
</tr>
<tr>
<td>Table of Contents</td>
<td>iii</td>
</tr>
<tr>
<td>List of Cases</td>
<td>v</td>
</tr>
<tr>
<td>List of Statutes</td>
<td>vi</td>
</tr>
</tbody>
</table>

## CHAPTER ONE: INTRODUCTION

1.0 Introduction                                                       1
1.1 Background                                                         1
1.2 Research Question                                                  6
1.3 Objectives of the Study                                            7
1.4 Significance of the Research                                       8
1.5 Scope and Limitation                                               9
1.6 Research Methodology                                               10
1.7 Outline of the Structure of the Paper                              11
1.8 Conclusion                                                         11

## CHAPTER TWO: THE LAW ON MARITAL RAPE IN VARIOUS COUNTRIES AROUND THE WORLD

2.0 Introduction                                                       13
2.1 Historical and Development of Marital Rape Law                      18
2.2 Law on marital rape in other countries                             18
  2.2.1 Countries Which Adopt Law On Marital Rape                       18
    2.2.1.1 United States of America                                     18
    2.2.1.2 India                                                      23
    2.2.1.3 Thailand                                                   28
  2.2.2 Countries which yet to criminalise marital rape                 29
    2.2.2.1 Indonesia                                                  29
  2.2.3 Countries which do not recognised marital rape law             32
    2.2.3.1 Afghanistan                                                32
    2.2.3.2 Ireland                                                    34
2.3 What Constitutes Marital Rape                                       36

## CHAPTER THREE: THE ADOPTION OF LAW ON MARITAL RAPE

3.0 Introduction                                                       39
3.1 The Position of Marital Rape in Malaysia                            39
3.2 Action Taken by Government on the Marital Rape’s Issue
   3.2.1 Penal Code 45
   3.2.2 Domestic Violence Act 50
3.3 Marital Rape under Islamic Perspective
   3.3.1 The Islamic Concept of Marriage 56
   3.3.2 Syariah Court as a Tool for Matrimonial Offences 62
3.4 Suitability of the Adoption of Marital Rape Law in Malaysia 67

CHAPTER FOUR: RECOMMENDATION AND CONCLUSION

4.0 Introduction 69
4.1 Conclusions 69
4.2 Recommendations 73

BIBLIOGRAPHY

APPENDICES

APPENDIX 1 84
APPENDIX 2 88
APPENDIX 3 91
APPENDIX 4 93
APPENDIX 5 95