## A COMPARATIVE LEGAL STUDY OF POWER TO DECLARE EMERGENCY IN MALAYSIA AND INDIA

 $\mathbf{B}\mathbf{y}$ 

Pamela Surang (2007294272)

Isznie Anis Bt Ismail (2007294208)

Alex Seliong anak Jabal (2007294132)

Submitted in partial fulfillment of the requirements for the degree of Bachelor of Legal
Studies (Hons)

University 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 which has included Pamela Surang, Isznie Anis Ismail and Alex Seliong anak Jabal. Our contribution to the project has been the countless effort and time sacrificed in completing this project. Time was of essential in this project as we are having a very limited time to give full attention on this project due to other assessments and tests. But nevertheless, our sacrificed especially in our time which is limited has been proven worth it as we manage to finish this project on time. Our passions and cooperation in dividing the task had become the main factor in achieving our goals. We, as a group, had work tirelessly days and nights when we need to submit the proposal, editing it and resubmit it again and again, making appointment for interviews, doing the interviews, reduced the recording material of the interview into a written form and even though sometimes we hit the rock, our enthusiasm to complete the project had rise above all.

A million thanks to Mdm. Nadia Omar for her support and guidelines toward the completion of this project. Her willingness in spending her precious time to help us especially when she sacrificed her lunch time so that we can consult with her had given us extra motivation in completing the project. Her understanding of us having lots of other assessment had reduced the pressure on us to comply with each consultation meetings and her guidance and assist in each and every steps to fulfill the requirement of the project had been the key of success of accomplishing this project.

We also like to take this opportunity to thank our respondents in delivering their time to have interviews with us. Even though it was hard to find a suitable time to conduct the interviews due to their time restraint, but their cooperation and consideration had eased the hard time and for that we want to show our high appreciation to them.

Our next appreciations are especially to our parents that have given so much help in the aspect of money and moral support until the completion of this project. We would never forget their indirect contributions so that this project will be completed within the specified time.

Last but not least, our most gracious appreciation to all people who had been involved directly or indirectly in the process of completing this project.

## **Abstract**

This research paper deals with the comparative legal study of power to declare emergency between India and Malaysia. The objective of this study is to compare the law in relation to declaration of emergency in Indian and Malaysian Constitution. Then, the comparison made will help to identify any weaknesses in the system and provide information on mechanisms that are used in both countries to control proclamation of emergency. Besides that, some research that will be made is important to identify any law or regulation that was enacted during the state of emergency. The effects of these emergency ordinances to fundamental liberties will be examined and clarified.

In order to make the research becomes more accurate, two interviews will be conducted and the information from it will be compiled so that we can see different opinions and recommendations about the subject matter.

The conclusion will be made based on which system of controlling the power to declare emergency is more effective. Recommendations would also be given so that the government could use it as a guideline to overcome the problems arises.

## TABLE OF CONTENTS

Acknowledgement			ii :::	
Abstract			iii	
Contents List of Cases			iv	
List	or Cases		vi	
CHA	APTER ONE:	INTRODUCTION		
1.0	Introduction		1	
1.1	Background		1	
1.2	Problem Statement		4	
1.3	Objective		5	
1.4	Significance of the s		5	
1.5	Scope and Limitation	n	6	
1.6	Methodology		6	
1.7	Provisional Plan of I	Research	7	
1.8	Conclusion		8	
CHA	APTER TWO:	THE EXISTING REGULATI	ONS IN INDIA	
		AND MALAYSIA IN RELATION TO THE		
		DECLARATION OF EMERO	GENCY	
2.0	Introduction		9	
2.1		gency Proclamation in Malaysia	9	
2.2		Laws in Malaysia and India	11	
2.3	Conclusion		16	
CH/	APTER THREE:	THE CONTROLLING MEC	HANISM OF	
		EMERGENCY POWER. (IS IT EFFECTIVE		
		EMERICA TO WELL (10	II EII ECIIVE	
		ENOUGH?)		
3.0	Introduction	ENOUGH?)	18	
3.0 3.1		ENOUGH?)  hary Power in Malaysia	18 18	
		ary Power in Malaysia		
3.1	Executive Discretion	ary Power in Malaysia a	18	
3.1 3.2	Executive Discretion The Situation in Indi	ary Power in Malaysia a aysia	18 19	

CHA	PTER 4: RECOMMENDATIONS ANI	RECOMMENDATIONS AND CONCLUSION	
4.0	Introduction	28	
4.1	Recommendations	28	
4.2	Conclusion	31	
Bibliography		32	
Appendices		33	
	Appendix 1: Interview Questions	34	