

(i)

**SEXUAL HARASSMENT: THE EXTENT OF LEGAL PROTECTION IN EDUCATION  
INSTITUTION**

By

Muaz Ahmad b. Khairuddin (2006200666)  
Hezqin bt. Mohd Raimi (2006145303)  
Wan Mohd Azzrul Hisyam b. Wan Ab Aziz (2006128631)

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



**UNIVERSITI TEKNOLOGI MARA  
FACULTY OF LAW**

JANUARY 2009

The students/authors hereby confirm that the work submitted is their own and that appropriate credit has been given where references has been made to the work of others.

(ii)

## **ACKNOWLEDGEMENTS**

First, we wish to humble ourselves to the Almighty Creator Allah s.w.t for giving us the courage and blessings to finish this work. Without Him granting us good health both mentally and physically it would be impossible for us to achieve the things that we wanted to achieve. Furthermore, we would like to extend our highest gratitude towards the important person that have helped us before, while and after the finishing of this assignment, most importantly, Prof Ibrahim Lamat who has been like a father to us, lending us a hand and locating and solving most of the problems that we had encountered. We were gratefully blessed by his presence and patience.

We are also in deep lifetime debt towards our parents in terms of both economic and moral forms. Without them, it would most probably be impossible for us to get the things needed to finish this research. Our deepest thank you is for them.

On the other hand, all of our friends have been supportive and helped us in whatever way they can. Without their cheerful laugh the process of doing this research might be either pressuring or boring, if not, both.

Last, to all the people in one way or another that had given us invaluable help, assistance and advice, we are profoundly grateful for their gracious and generous assistance.

(iii)

## **ABSTRACT**

This research is conducted for studying the extent of legal protection on sexual harassment in education institution. This topic is chosen for the reason that it had been the issues of discussion on several grounds such as the absentee of the proper act that governs the act of sexual harassment, the closed cases in which the harasser was never brought to justice. Observations from various perspectives in order to support the finding of this research can be found in the first chapter until the fourth chapter. The finding of this research is seemed to favour the harasser on the grounds of inadequate protection in the laws in our country. Therefore, the last chapter will be concluded with several proposed amendments and new laws that are recommended to be implemented under the Act for the future benefits.

**TABLE OF CONTENTS**

Acknowledgement	ii
Abstract	iii
Content	iv
List of Case	v
List of Statutes	vi

**CHAPTER ONE: INTRODUCTION**

1.0	Introduction	1
1.1	Problem Statement	3
1.2	Objective of Study	4
1.3	Research Methodology	4
1.4	Limitation of the Research	5
1.5	Scope of Study	5
1.6	Significance of the Study	5
1.7	Provision of Research	6
1.8	Conclusion	7

**CHAPTER TWO: AN OVERVIEW OF SEXUAL HARASSMENT PROTECTION IN MALAYSIA AND OTHER COUNTRIES**

2.0	Introduction	10
2.1	Protection in Malaysia and view	10
2.2	Protection in other countries and view	16
2.4	Conclusion	18

**CHAPTER THREE: LEGAL PROTECTION OF SEXUAL HARASSMENT IN MALAYSIA**

3.0	Introduction	20
3.1	Protection Provided in Federal Constitution	21
3.2	Protection Provided in Penal Code	22
3.3	Protection Provided in Child Act	24
3.4	Protection Provided in Private Universities or Public Universities	25
3.5	Protection Provided in Tort Law	32
3.6	Conclusion	33

**CHAPTER FOUR: THE EFFECTS AND IMPLICATIONS OF SEXUAL HARASSMENT**

4.0	Introduction	34
4.1	The Effects and Implications of Sexual Harassment towards the Victim	34

4.1.1	Low Moral Value	35
4.1.2	Losing Trust and Respect	35
4.1.3	Credibility Effected	35
4.1.4	Psychological Effected	36
4.2	Implications and Effects towards the Institutions	36
4.3	Implications and Effects towards the Society	37
4.3.1	Lead to Serious Crime	37
4.4	Conclusion	38

## **CHAPTER FIVE: CONCLUSION AND RECOMMENDATIONS**

5.0	Introduction	39
5.1	Role by Non-Government Organisation	39
5.2	Amendment and Legislate New Act	41
5.3	Conclusion	43

Bibliography		44
--------------	--	----

### Appendices

- Appendix 1: Statutes and Regulations
- Appendix 2: Cases
- Appendix 3: Articles
- Appendix 4: Interview questions