

**A STUDY ON THE ROLE OF POLIS DI-RAJA MALAYSIA (PDRM) IN HANDLING  
CASES OF CHILD KIDNAPPING**

**BY**

**MOHD KAMIL BIN KHIRODIN (2008782491)**

**NUR SHAZLIZA BINTI ANUAR (2008528693)**

**SITI NORHASMA BINTI MOHD SHAMSI (2008510261)**

**Research is submitted in partial fulfilment of the requirements for the Bachelor of  
Legal Studies (Hons)**

**Mara University of Technology**

**Faculty of Law**

**April 2011**

**The authors/writers confirm that the work submitted is their own and that appropriate  
credit has been given with reference has been made to the work of others.**

## ACKNOWLEDGEMENT

First of all, we would like to express the deepest appreciation and thankfulness towards our supervisor, Madam Sharllene Sivabarathi Marimuthu, whom had consistently and convincingly guided us throughout all the stages in completing this particular research project paper. Without her supervision and help, this research project paper would not have been possible.

Sincerely, we would like to show our grateful gratitude to Sarjan Mustafa Hanafi, from the police station of Bukit Mertajam, Pulau Pinang for providing us with significant information regarding to issue of child kidnapping. In addition, we also would like to express our gratitude to Encik Ahmad Shukree Bin Mhd. Salleh, Criminal Lecturer, Faculty of Law, University Teknologi MARA, for his guidance in early stage of expanding this topic with appropriate information. His knowledge and suggestion provides us with a clear view regarding this topic.

Moreover, we would like to thank to PITAR assistance Cik Nor Hashimah, for guiding and helping us in gathering information related to our research project paper.

Heartfelt thanks to our friends and family members who have always supporting us in completing this research from the beginning.

This research was carried out by a team which has included Siti Norhasma Binti Mohd Shamsi, Nur Shazliza Binti Annuar and Mohd. Kamil Bin Khirodin. This research project paper has been contributed equally and fairly between us.

## **ABSTRACT**

The basic idea behind this research project paper is to identify several issues. This research is conducted for the purpose of reviewing the current law on the issue of child kidnapping. Besides that, it is conducted in order to find out whether there is loopholes in current law that govern the procedure relating to child kidnapping cases. Under this research project paper, it will provide the significance of the role of PDRM in handling child kidnapping issue. Moreover, this research is conducted to provide better view on the existing law by comparison done between few Asian countries such as China, Vietnam, and Thailand with Malaysia. This research paper will be conducted through library research that includes primary and secondary sources as well as interview. The importance of the study is to provide useful legal data and information regarding child kidnapping issue in Malaysia.

## TABLE OF CONTENT

	Page
Acknowledgement	i
Abstract	ii
Content	iii-viii

### CHAPTER ONE : THE STUDY

1.1) Introduction	1
1.2) Problem Statement	2
1.3) Objective of study	3
1.4) Literature review	3
1.5) Legal Methodology	5
1.6) Scope	6
1.7) Limitation	6
1.8) Contribution of study	7
1.9) Significant of study	7

### CHAPTER TWO : ANALYSIS OF STUDY

2.1) Chapter description	8
2.2) Introduction	8
2.3) The extent of the seriousness of the problem of child kidnapping in Malaysia	10
2.4) The extent of awareness of public regarding to child kidnapping in Malaysia	11

2.4.1	Introduction	11
2.4.2	Questionnaire	11
2.4.3	Interview	
2.5)	Chapter summary	24

**CHAPTER THREE : A LOOPHOLE OF CRIMINAL PROCEDURE  
CODE IN AUTHORIZING THE ROLE OF PDRM  
IN HANDLING CHILD KIDNAPPING CASES  
IN MALAYSIA**

3.1)	Chapter description	25
3.2)	Introduction	25
3.3)	The Criminal Procedure Code	26
3.2.0)	List of provisions on how criminal crime to be settled.	26
3.2.1)	First information is not a condition precedent to the setting in motion of criminal investigation	26
3.2.2)	Right of officer to make investigation without the order from Public Prosecutor	28
3.2.3)	Mode of arrest	28
3.4)	The loophole of CPC in authorizing the role of PDRM	29
3.5)	Conclusion	30

**CHAPTER FOUR : COMPARISON OF LAW**

4.1)	Chapter description	31
4.2)	Introduction	31
4.3)	Government agencies involving in reducing child kidnapping	32
4.4)	Involvement by non-governmental agencies	35
4.5)	Government Law of Child Kidnapping	37
4.6)	Differences of law between countries	38