CONSTITUTIONAL LAW AND HUMAN RIGHTS IN MALAYSIA

Selected Issues



KHAIRIL AZMIN MOKHTAR

IIUM PRESS INTERNATIONAL ISLAMIC UNIVERSITY MALAYSIA



CONSTITUTIONAL LAW AND HUMAN RIGHTS IN MALAYSIA SELECTED ISSUES

EDITOR KHAIRILAZMIN MOKHTAR

KHAIRIL AZMIN MOKIITAR



Published by: IIUM Press International Islamic University Malaysia

First Edition, 2011 ©IIUM Press, IIUM

All rights reserved. No part of this publication may be reproduced, stored in a retrieval system, or transmitted, in any form or by any means, electronic, mechanical, photocopying, recording, or otherwise, without any prior written permission of the publisher.

Perpustakaan Negara Malaysia

Cataloguing-in-Publication Data

Khairil Azmin

Constitutional Law and Human Rights in Malaysia: Selected Issues Khairil Azmin

ISBN: 978-967-0225-75-3

Member of Majlis Penerbitan Ilmiah Malaysia – MAPIM (Malaysian Scholarly Publishing Council)

Printed by:
IIUM PRINTING SDN. BHD.
No. 1, Jalan Industri Batu Caves 1/3
Taman Perindustrian Batu Caves
Batu Caves Centre Point
68100 Batu Caves

Selangor Darul Ehsan

Table of Contents	
Preface	i
Table of contents	v
Table of Cases	x
Table of Statutes	xiv
CHAPTER 1	
The Civil Service and The Doctrine of Holding Office at Pleasure	e
Nik Mohd Kamal	1
CHAPTER 2	
Crown Privilege Under The Common Law and The Evidence Ac	et
Mohd. Akram Bin Shair Mohamed	25
CHAPTER 3	
The Role of Judicial Review in Malaysia as a tool of Check and under The Doctorine of Seperation of Powers	d Balance
Khairil Azmin and Siti Aliza Binti Alias	45
Main in Allania din Anga Dina Anga	73
CHAPTER 4	
The Accountability and Integrity of the Judiciary	
Faridah Jalil	71
CHAPTER 5	
Contempt of Court and a Chilling Effect on Freedom of Sp	eech and
Expression: Rethinking the Malaysian Courts' Attitude in Striking	a Balance
Shukriah Mohd Sheriff	99
CHAPTER 6	
The Price of Access to Justice: Adversial Costs in Public Interest	Litigation
Abu Haniffa Mohamed Abdullah	123
CHAPTER 7	
Functions and Privileges of the Malaysian Parliament: An Over-	view
Khairil Azmin Mokhtar	143

CHAPTER 0	
CHAPTER 8	
The Election Commission: History and Functions	
Tengku Mohar Mokhtar	169
CHAPTER 9	
Elected Members and the Right to Change Party	
Muhd Umar Abd Razak	193
CHAPTER 10	
The Status, Scope and Application of Islamic Law in the Federal Fram and the Legal System of Malaysia and Nigeria	ework
Khairil Azmin Bin Mokhtar and Mr Abdulmumini A. Oba	213
CHAPTER 11	
The General Principles of Good Governance in Public Administra Malaysia: A Judicial Approach	tion in
Ibrahim Ismail	239
CHAPTER 12	
The Malaysian Constitution, Political Party and Party System	
Wahabuddin Ra'ees	260
CHAPTER 13	
Living in Limbo: Constitutional and Legal Issues of Unregistered B	irth
Nor Hafizah Binti Mohd Badrol Afandi	277
CHAPTER 14	
Establishing an Effective Coordination Mechanism between Feder	al and
State for Promoting Good Governance and Achieving Sustainable	
Administration for Malaysia	
Ainul Jaria Maidin	293
CHAPTER 15	
Right to Development as a Human Right: A Challenge to Malaysia	
Salawati Mat Basir	333

CHAPTER 16	
The Rights of the Orang Asli under the Federal Const	titution of Malaysia
Hamimah Hamzah and Hunud Abia Kadouf	355
CHAPTER 17	
The Rights to Health: Guidance from International	Human Rights Law
and Experience from Other Countries	
Husna Fauzi	377
CHAPTER 18	
Rights of Persons with Disabilities - The 'Alamost f under the Malaysian Federal Constitution	orgotten' Protection
Ikmal Hisham Md. Teh	413
mai Hisham Ma. Ten	713
CHAPTER 19	
Basic Principles and Constitutional Legal Framew	ork of Freedom of
Information	
Juriah	441
CHAPTER 20	
Right to Privacy in Malaysia: Development, Cases an	d Commentaries
Sonny Zulhuda	459
CHAPTER 21	
Eliminating Slavery and Combating Human Trafficki	ing in Malaysia: The
Relevant Constitutional Provisions and Domestic and	•
Khairil Azmin Mokhtar	487
CHAPTER 22	
Gender Equality under Article 8 of the Federal Const	itution: Beatrice A/I
at Fernandez V Sistem Penerbangan Malaysia Revisio	ted

511

Siti Aliza Binti Alias

CHAPTER THREE

The Role of Judicial Review in Malaysia as a Tool of Check and Balance under the Doctrine of Separation of Powers

Khairil Azmin Mokhtar and Siti Aliza binti Alias

The Federation of Malaya Constitutional Commission or the Reid Commission in its report (Reid Report), which later became the basis of the Federation of Malaya Constitution 1957 and later known as the Malaysian Constitution 1963, stated that:

A Federal constitution defines and guarantees the rights of the Federation and the States: it is usual and in our opinion right that it should also define and guarantee certain fundamental rights which are generally regarded as essential conditions for a free and democratic way of life....The guarantee afforded by the Constitution is the supremacy of the law and the power and duty of the courts to enforce these rights and to annul any attempt to subvert any of them whether by legislative or administrative action or otherwise (emphasis added).

The significance of the power of the court to review legislation made by the legislature and action and decision of the executive is very obvious in the above recommendation. It is crucial for a federal democracy to have an independent and powerful judiciary to protect rights of the people and rights of the states and the federation. Otherwise the country would be a country with a constitution but void of constitutionalism.

24.1 CONSTITUTIONALISM, RULE OF LAW AND JUDICIAL REVIEW

The term "constitutionalism" may be described as the concept of limited government, whereupon the powers of the different wings of government