#### #

# THE COMPARATIVE ANALYSIS ON THE LAWS GOVERNING NATIONAL SERVICE BETWEEN MALAYSIA, SINGAPORE, SOUTH KOREA, THE UNITED KINGDOM, SWEDEN AND PHILIPPINES

By:

Hariz Sufi Bin Zahari (2012856184) Jasmin Binti Muhammad Ikhwan Kwan (2012272804) Mawaddah Munirah Binti Zulfakar (2012834596) Muayyad Bin Khairulmaini (2012856186)

Submitted in Partial Fulfillment of the Requirements for the Bachelor of Laws (Hons)

Universiti Teknologi MARA
Faculty of Law

September 2014

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 them.

#### ACKNOWLEDGEMENT

All praises to Allah S.WT for His willing we have the opportunity and strength to complete this final project paper entitled the Comparative Analysis on Laws Governing National Service between Malaysia, Singapore, South Korea, the United Kingdom, Sweden and Philippines. This project is submitted in partial fulfillment for the Bachelor of Laws (Hons), University Teknologi MARA.

Firstly, we would like to express our deepest appreciation to our supervisor, Dr. Hartini Saripan for her keen advice, suggestions, continuous support and contagious enthusiasm. We are honored to be mentored by a dedicated and inspiring lecturer. Her words motivated us in broadening our mind in writing and expanding our research areas to critically analyse every aspect of the research.

We would also like to thank our group members that consist of Hariz Sufi bin Zahari, Jasmin bt Muhammad Ikhwan Kwan, Mawaddah Munirah bt Zulfakar and Muayyad bin Khairulmaini for the co-operation and full support given towards each other. We will cherish the time we spent together, burning the midnight oil to complete this research paper within the limited period of time that we had.

Furthermore, we would express our gratitude to Perpustakaan Tun Abdul Razak 1 and 2, for providing us with books, journals, online documents and databases which were crucial to us in finding research materials and information in carrying our research.

Finally, we would like to sincerely thank our friends and families for the constant words of encouragement and prayers. They always lend their attentive ears to us by listening to our problems and console us with their comforting words.

#### **ABSTRACT**

The Malaysian National Service has been viewed to be lacking on certain areas. This research aims to make a comparative analysis on the adequacy of the Malaysian National Service Training Act 2003 (NSTA 2003) as compared to the laws on national service in other jurisdictions including Singapore, South Korea, the United Kingdom, Sweden and Philippines. This research involves a doctrinal approach in looking into legislations that govern national services in aforementioned countries.

The legislations were examined on the issues revolving five (5) themes, namely the selection of candidates, duration for each respective programme, the status of identification of conscientious objectors, the provisions with regards to the conscripts or participants' absence without leave, and the punishments to those who fail to register to the programmes as provided in the legislations.

The research found that the NSTA 2003 is lacking of specific guidelines on the selection of candidates when it is compared to other countries, apart from its age limit. In addition, the duration of the Malaysian National Service has been found to be shorter than other countries, as it is only for the duration of up until three (3) months. Also, the NSTA 2003 does not recognize conscientious objectors as it does not provide the freedom for a candidate to refuse participation in the programme. Finally, the NSTA 2003 regards absentees to be committing an offence and therefore, provides for punishments to those found guilty, ranging from fines to community service.

### TABLE OF CONTENTS

Ackn Abstr	owledgement	ii iii			
	Table of Contents				
List of Statutes					
	List of Statutes  List of Cases				
DIOT 0	1 04500	****			
СНА	PTER ONE: INTRODUCTION				
1.0	Introduction	1			
1.1	Background of Research	1			
1.2					
1.3	Research Questions	3 4			
1.4	· · · · · · · · · · · · · · · · · · ·				
1.5	Significance of Research	4			
1.6	Limitation of Research	5			
1.7	Research Methodology	5			
1.8	Scope of the Research	6			
10.0	Conclusion	7			
СНА	PTER TWO: DEVELOPMENT OF NATIONAL SERVICE AN	D ITS			
	MODEL OF GOVERNANCE				
2.0	Introduction	8			
2.1	National Service in Malaysia	8			
2.2	National Service as a form of Military Conscription	9			
	2.2.1 Definition of Military Conscription	9			
	2.2.2 Justifications for Military Conscription	10			
	2.2.3 International Conventions against Military Conscription	11			
2.3	Governance of the National Service in Malaysia	12			
	2.3.1 Selection of Candidates	13			
2.4	Model of Governance	13			
	2.4.1 Voluntary Approach	14			
2.5	2.4.2 Conscription Approach	14			
2.5	Conclusion	15			

## CHAPTER THREE: LEGAL FRAMEWORK IN OTHER JURISDICTIONS

3.0	Introd	Introduction			
3.1	Legislative Models				
3.2	Backg	ground of the Legislation	16 17		
	3.2.1	Singapore	17		
		South Korea	17		
	3.2.3	The United Kingdom	18		
	3.2.4	Sweden	, 18		
	3.2.5	Philippines	18		
3.3		Issues and Critiques of the Laws	19		
		Definitional Issue	19		
	3.3.2	Selection of Candidates	21		
	3.3.3	Duration of Modules	24		
	3.3.4	Conscientious Objection	29		
		Absence without Leave	32		
	3.3.6	Punishments	34		
3.4	Concl	usion	37		
СНА	PTER I	FOUR: THE LAW ON NATIONAL SERVICE IN	MALAYSIAN		
		AND THE COMPARATIVE ANALYSIS			
4.0	Introd	luction	38		
4.1	The N	lational Service Training Act 2003	38		
4.2		Legislative Model			
4.3	Legal	Issues and Comparative Analysis	42		
	4.3.1	Definitional Issues	42		
	4.3.2	Selection of Candidates	43		
	4.3.3	Duration of Modules	44		
	4.3.4	Conscientious Objection	45		
	4.3.5	Absence without Leave and Punishments	46		
4.4	Concl	Conclusion			