

**A STUDY OF ABORTION IN MALAYSIA FROM THE
PERSPECTIVE OF PENAL CODE**

BY:

**FARAH YASMIN SALLEH
(2003345290)**

**NAJMIYAH MUHAMAD
(2003345562)**

**ATIKAPUSPHA SARKAWI RAMLI
(2003345189)**

**RAMLAH MAT SALIM
(2003643131)**

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

**MARA UNIVERSITY OF TECHNOLOGY
FACULTY OF LAW**

APRIL 2006

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

TABLE OF CONTENTS

	Page
Acknowledgement	ii
Abstract	iii
 CHAPTER ONE: INTRODUCTION	
1.0) Introduction to abortion issue	1
1.0.1) General view on law of abortion in Malaysia	3
1.0.2) General view on current law on abortion in the world	4
1.1) Problem statement	7
1.2) Research question	7
1.3) Research Objectives	7
1.4) Scope of the study	8
1.5) Significance of research	8
1.6) Limitations of study	9
1.7) Research Methodology	10
1.7.1) Research design	10
1.7.2) Data collection	10
1.8) Outline or structure of project paper	12
 CHAPTER TWO: LITERATURE REVIEW	
2.0) Chapter Description	13
2.1) Definition of Abortion	13
2.2) Views of Pro-choice and Pro-life	17
2.3) Rape and Incest	26
2.4) Cases related to Abortion	27
 CHAPTER THREE: COMPARISON BETWEEN LAW OF ABORTION IN MALAYSIA AND THE LAW OF ENGLAND AND SINGAPORE	
3.0) Chapter Description	
3.1) Laws relating to Abortion in England	33
3.2) Laws relating to Abortion in Singapore	35
3.3) Comparison with Malaysian Abortion Law	37
 CHAPTER FOUR: FINDINGS OF THE STUDY	
4.0) Chapter Description	40
4.1) Evaluation on section 312	40

4.2) Evaluation on the Need to amend Abortion law	44
4.3) Proposal on: rape and incest as to include under section 312	53

CHAPTER FIVE: RECOMMENDATIONS AND CONCLUSIONS

5.0) Chapter Description	57
5.1) Recommendations	57
5.1.1) Amendment of section 312	57
5.1.2) Adequate education for women in Malaysia	58
5.1.3) Construct a specific body to monitor administration of private hospitals and clinics	58
5.1.4) Immediate action to protect victims	59
5.1.5) Organize numerous seminars on abortion	59
5.2) Conclusions	60

BIBLIOGRAPHIES	61
-----------------------	----

REFERENCES

Appendix A: Letter of Approval
Appendix B: Interview Questions and Answers
Appendix C: Statistics
Appendix D: Business Card of the Interviewers

ACKNOWLEDGEMENT

In the name of Allah, the Most Gracious and Most Merciful,

First of all, Allhamdulillah and Thank God for the strength, fortitude and health that most needed in the completion of this very important research.

This appreciation and gratitude would like to be extended to our beloved supervisor Puan Che Audah for her positive comments, continuous support, and with the ideas that help a lot. And not to forget the constant feedback she gave that is very precious in the course of completing this research.

We would also like to forward our gratitude to Puan Mimi Sintia, Puan Norazura Ahmad and Dr. Paranthaman who had patiently and very helpful participating in the interview session. Without those, findings of this research would be incomplete thus their assistance is very significant towards carrying out this research.

Our most gratitude goes to much-loved parents Mr Muhamad Ismail and Mrs Latifah Ibrahim, Mr Salleh Embong and Mrs Hasnah Othman, Mr Sarkawi Ramli Haji Rapli and Mrs Zaiton Hj Nazari, Mr. Mat Salim Shamsuddin and Mrs. Jema'ah Haji Ismail.

Last but not least much appreciation goes to our friends and classmates for the support and encouragement. Thank you.

ABSTRACT

This research primary purpose is to examine the current law of abortion in Malaysia from the Penal Code perspective. This research will emphasize on the current position of section 312 of the Penal Code, mostly on how the law operates in regulating the matters in Malaysia and taking into consideration of an exception that gives abortion their legal status. This research will take into account the opinion and insight of people who are professional and directly dedicated to area of study. These people are knowledgeable and fully aware of the laws and the issue of abortion. The findings of this research would principally to propose and recommend to the current law to fill any ambiguity in law of abortion. This research is fully conducted through library research and interviews. From this research the significant result would lead to make available to recommendation and constructive data of abortion mainly from legal perspective. This would give valuable foundation and groundwork for further research on abortion.