

MALAYSIAN
PUBLIC
LAW

R.H. HICKLING

PELANDUK PUBLICATIONS

MALAYSIAN PUBLIC LAW

R.H. HICKLING



Pelanduk
Publicatio

PUSTAKA PERDANA



1001768

CONTENTS

Introduction

Chapter I	An Historical Overview	1
•	The Beginning of Federal Government	5
•	An Attempt at a Unitary State	8
•	The Federation of Malaya Agreement 1948	11
•	The Federation of 1957	13
Chapter II	Constitutional Law	19
I.	Characteristics and Sources	19
•	The Westminster Model	19
•	Types of Constitution	21
•	A Federal Constitution	23
•	Characteristics of the Malaysian Constitution	29
•	Sources of Malaysian Constitutional Law	31
II.	The Rule of Law and the Judiciary	33
•	Ideas within the Constitution	33
•	The Rule of Law	35
•	The Judiciary	39
•	Historical Changes	42
•	Constitutional Provisions	44
III.	Constitutional Supremacy and Sovereignty	48
•	The Supremacy of the Constitution	48
•	Amendment of the Constitution	51
•	Sovereignty	53

Malaysian Public Law

IV.	Federal-State Relations	55
	• State Constitutional Structures	55
	• Legislation	57
	• Finance	60
	• The Conference of Rulers	62
V.	The Yang di-Pertuan Agong and the Prerogative.	65
VI.	The Prime Minister and the Cabinet.	76
VII.	The Public Service	81
VIII.	The Attorney-General	87
IX.	Islam.	90
	Chapter III Parliamentary Democracy	95
I.	Parliament	95
II.	Politics	101
III.	Voting	103
IV.	The Election Commission	107
	Chapter IV The Individual.	111
	• Citizenship	115
	• Equality.	117
	• Freedom of Religion	120
	• Freedom of the Person	122
	• Freedom of Movement	130
	• The Right to Property.	132
	• Freedom of Speech and Assembly	133
	• Emergencies.	137
	Chapter V Public Power and Private Right	141
I.	Administrative Law	141
	• Sources of Administrative Law.	144
	• Powers and Responsibilities.	146
II.	Subsidiary Legislation	149
	• Control of Subsidiary Legislation.	152
	• Judicial Control	154

Malaysian Public Law

III.	Natural Justice	161
	• The Rules of Natural Justice	164
	• The Right to be Heard	166
	• Bias	172
	• Proportionality.	174
	• Breach of Natural Justice	175
	• Exclusion of Natural Justice	176
IV.	Judicial Review	177
	• The Application of Judicial Review	177
	• The Ousting of Judicial Review	185
	• <i>Locus Standi</i>	191
V.	Remedies of Administrative Law.	194
	• <i>Certiorari</i>	195
	• Prohibition	198
	• <i>Mandamus</i>	199
	• <i>Quo Warranto</i>	201
	• Non-Prerogative Orders	201
	• The Public Complaints Bureau	202
VI.	Legal Liability	203
	• The Government Proceedings Act 1956.	205
	• The Public Authorities Protection Act 1948	206
	• Public Interest Immunity	207
VII.	Public Corporations.	210
	• Why Establish a Public Corporation?	211
	• Control Over Public Corporations.	212

Afterword

The Malaysian Constitution and its Future: A Personal View	215
---	-----