



NEGERI PERLIS

Warta Kerajaan

DITERBITKAN DENGAN KUASA

GOVERNMENT OF PERLIS GAZETTE

PUBLISHED BY AUTHORITY

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*TAMBAHAN No. 1
ENAKMEN*

Enakmen-enakmen yang berikut, yang telah diluluskan oleh Dewan Undangan Negeri Perlis dan dipersetujui oleh Kebawah Duli Yang Maha Mulia Raja Pemerintah, adalah diterbitkan menurut Fasal (3) Perkara 62 Undang-Undang Tubuh Kerajaan Perlis:

The following Enactments, passed by the Perlis State Legislative Assembly and assented to by His Royal Highness the Ruler, are published pursuant to Clause (3) of Article 62 of the Laws of the Constitution of Perlis:

No.	Tajuk Ringkas/Short Title
Enakmen A19	Enakmen Undang-Undang Keluarga Islam (Pindaan) 2008 Islamic Family Law (Amendment) Enactment 2008
Enakmen A20	Enakmen Pentadbiran Agama Islam (Pindaan) 2008 Administration of the Religion of Islam (Amendment) Enactment 2008
Enakmen A21	Enakmen Perbekalan Tahun 2009 Supply Enactment 2009



UNDANG-UNDANG NEGERI PERLIS

Enakmen A19

**UNDANG-UNDANG KELUARGA ISLAM
(PINDAAN) 2008**

Tarikh Persetujuan DiRaja 10 April 2009

Tarikh diterbitkan dalam *Warta* 21 Mei 2009

Hakcipta Pencetak 

PERCETAKAN NASIONAL MALAYSIA BERHAD

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UNDANG-UNDANG NEGERI PERLIS

Enakmen A19

**ENAKMEN UNDANG-UNDANG KELUARGA ISLAM
(PINDAAN) 2008**

BETA SETUJU,

(MOHOR KERAJAAN)

SYED SIRAJUDDIN
JAMALULLAIL
Raja Perlis

14 Rabiulakhir 1430
10 April 2009

Suatu Enakmen untuk meminda Enakmen Undang-Undang Keluarga Islam 2006.

[]

DIPERBUAT oleh Dewan Undangan Negeri Perlis seperti yang berikut:

Tajuk ringkas dan permulaan kuat kuasa

- 1.** (1) Enakmen ini bolehlah dinamakan Enakmen Undang-Undang Keluarga Islam (Pindaan) 2008.

(2) Enakmen ini mula kuat kuasa pada tarikh yang ditetapkan oleh Duli Yang Maha Mulia Raja Pemerintah melalui pemberitahuan dalam *Warta*.

Pindaan seksyen 18

2. Enakmen Undang-Undang Keluarga Islam 2006 [*Enakmen 7*], yang disebut “Enakmen ibu” dalam Enakmen ini, dipinda dalam teks bahasa Inggeris, dalam seksyen 18, selepas subseksyen (1) subseksyen yang berikut:

“(2) The Syarie Judge, on being satisfied of the truth of the matters stated in the application and the legality of the intended marriage and that the case is one that merits the giving of permission for the purposes of section 8, or permission for the purposes of subsection 14(3), or of his consent to the marriage being solemnized by *wali raja* for the purposes of paragraph 13(b), as the case may be, shall, at any time after reference of the application to him and upon payment of the prescribed fee, issue to the applicant his permission to marry in the prescribed form.”

Seksyen baru 19 dan 20

3. Enakmen ibu dipinda dalam teks bahasa Inggeris dengan memasukkan selepas seksyen 18, seksyen baru yang berikut:

“Permission necessary before solemnization

19. No marriage shall be solemnized unless permission to marry has been given—

- (a) by the Registrar under section 17 or by the Syarie Judge under section 18, where the marriage involves a woman resident in the State of Perlis; or
- (b) by the proper authority of a State, where the marriage involves a woman resident in that State.

Place of marriage

20. (1) No marriage shall be solemnized except in the *kariah masjid* in which the woman is resident, but the Registrar or Syarie Judge giving permission to marry under section 17 or 18 may give permission for the marriage to be solemnized elsewhere, whether in the State of Perlis or in any State.

(2) A permission under subsection (1) may be expressed in the permission to marry given under section 17 or 18.

(3) Notwithstanding the provisions of subsection (1), a marriage may be solemnized in a *kariah masjid* other than that in which woman is resident if—

- (a) in a case where the woman resides in the State of Perlis, a permission to marry for that marriage has been given under section 17 or 18 and the permission for the solemnization of the marriage in another *kariah masjid* has been given under subsection (1); or
- (b) in a case where the woman resides in a State, a permission to marry for that marriage and a permission for the marriage to be solemnized in another *kariah masjid* have been given by the proper authority of that State.”

Pindaan seksyen 128

4. Seksyen 128 Enakmen Ibu dipinda dalam teks bahasa Inggeris—

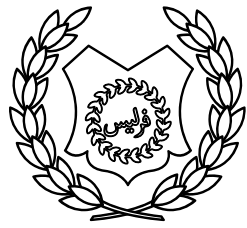
- (a) dengan menomborkan semula peruntukan sedia ada sebagai subseksyen (1); dan
- (b) dengan memasukkan selepas subseksyen (1) subseksyen yang berikut:

“(2) The Court may, as an additional order, order that compensation be paid for the cheated property.”

Diluluskan di dalam Dewan Undangan Negeri Perlis pada 13 November 2008.

[SUK.Ps. 05/327]

NORAZLAN BIN YAHAYA
*Setiausaha Dewan Undangan Negeri
Perlis*



LAWS OF THE STATE OF PERLIS

Enactment A19

**ISLAMIC FAMILY LAW (AMENDMENT)
ENACTMENT 2008**

Date of Royal Assent 10 April 2009

Date of publication in the *Gazette* 21 May 2009

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LAWS OF THE STATE OF PERLIS

Enactment A19

**ISLAMIC FAMILY LAW (AMENDMENT)
ENACTMENT 2008**

I ASSENT,

(STATE SEAL)

SYED SIRAJUDDIN
JAMALULLAIL
Raja of Perlis

10 April 2009
14 Rabiulakhir 1430

An Enactment to amend the Islamic Family Law Enactment 2006.

[]

ENACTED by the Legislature of the State of Perlis as follows:

Short title and commencement

1. (1) This Enactment may be cited as the Islamic Family Law (Amendment) Enactment 2008.

(2) This Enactment comes into operation on a date to be appointed by the Duli Yang Maha Mulia Raja Pemerintah by notification in the *Gazette*.

Amendment of section 18

2. The Islamic Family Law Enactment 2006 [*Enactment 7*], which is referred to as the “principal Enactment” in this Enactment, is amended in the English language text, in section 18, by inserting after subsection (1) the following subsection:

“(2) The Syarie Judge, on being satisfied of the truth of the matters stated in the application and the legality of the intended marriage and that the case is one that merits the giving of permission for the purposes of section 8, or permission for the purposes of subsection 14(3), or of his consent to the marriage being solemnized by *wali raja* for the purposes of paragraph 13(b), as the case may be, shall, at any time after reference of the application to him and upon payment of the prescribed fee, issue to the applicant his permission to marry in the prescribed form.”

New sections 19 and 20

3. The principal Enactment is amended in the English language text by inserting section 18, the following sections:

“Permission necessary before solemnization

19. No marriage shall be solemnized unless permission to marry has been given—

- (a) by the Registrar under section 17 or by the Syarie Judge under section 18, where the marriage involves a woman resident in the State of Perlis; or
- (b) by the proper authority of a State, where the marriage involves a woman resident in that State.

Place of marriage

20. (1) No marriage shall be solemnized except in the *kariah masjid* in which the woman is resident, but the Registrar or Syarie Judge giving permission to marry under section 17 or 18 may give permission for the marriage to be solemnized elsewhere, whether in the State of Perlis or in any State.

(2) A permission under subsection (1) may be expressed in the permission to marry given under section 17 or 18.

(3) Notwithstanding the provisions of subsection (1), a marriage may be solemnized in a *kariah masjid* other than that in which woman is resident if—

- (a) in a case where the woman resides in the State of Perlis, a permission to marry for that marriage has been given under section 17 or 18 and the permission for the solemnization of the marriage in another *kariah masjid* has been given under subsection (1); or
- (b) in a case where the woman resides in a State, a permission to marry for that marriage and a permission for the marriage to be solemnized in another *kariah masjid* have been given by the proper authority of that State.”

Amendment of section 128

4. Section 128 of the principal Enactment is amended in the English language text—

- (a) by renumbering the existing provision as subsection (1); and
- (b) by inserting after subsection (1) the following subsection:

“(2) The Court may, as an additional order, order that compensation be paid for the cheated property.”

Passed in the State Legislative Assembly this 13 November 2008.
[SUK.Ps. 05/327]

NORAZLAN BIN YAHAYA
Secretary of the State Legislative Assembly
Perlis



UNDANG-UNDANG NEGERI PERLIS

Enakmen A20

**ENAKMEN PENTADBIRAN AGAMA ISLAM
(PINDAAN) 2008**

Tarikh Persetujuan DiRaja 10 April 2009

Tarikh diterbitkan dalam *Warta* 21 Mei 2009

Hakcipta Pencetak 

PERCETAKAN NASIONAL MALAYSIA BERHAD

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UNDANG-UNDANG NEGERI PERLIS

Enakmen A20

**ENAKMEN PENTADBIRAN AGAMA ISLAM
(PINDAAN) 2008**

BETA SETUJU,

(MOHOR KERAJAAN)

SYED SIRAJUDDIN
JAMALULLAIL
Raja Perlis

14 Rabiulakhir 1430
10 April 2009

Suatu Enakmen untuk meminda Enakmen Pentadbiran Agama Islam 2006.

[]

DIPERBUAT oleh Dewan Undangan Negeri Perlis seperti yang berikut:

Tajuk ringkas dan permulaan kuat kuasa

- 1. (1)** Enakmen ini bolehlah dinamakan Enakmen Pentadbiran Agama Islam (Pindaan) 2008.
- (2)** Enakmen ini mula berkuat kuasa pada tarikh yang ditetapkan oleh Duli Yang Maha Mulia Raja Pemerintah melalui pemberitahuan dalam *Warta*.

Pindaan seksyen 55

2. Enakmen Pentadbiran Agama Islam 2006 [*Enakmen 4*] yang disebut “Enakmen ibu” dalam Enakmen ini, dipinda dalam teks bahasa Inggeris, dalam seksyen 55—

(a) dengan memasukkan selepas subseksyen (2) subseksyen yang berikut:

“(3) The Duli Yang Maha Mulia Raja Pemerintah, after consulting the Majlis, may by Notification in the *Gazette* constitute a Syariah Appeal Court for the State of Perlis.”; dan

(b) dengan menomborkan semula subseksyen (3) yang sedia ada sebagai subseksyen (4).

Pindaan seksyen 63

3. Seksyen 63 Enakmen Ibu dipinda dalam teks bahasa Inggeris—

(a) dalam subseksyen (1), dengan memotong perkataan “and” di hujung perenggan (a) dan memasukkan selepas perenggan (a) perenggan yang berikut:

“(b) in its civil jurisdiction—

(i) by any person aggrieved by the decision, if the amount claimed is not less than one thousand ringgit;

(ii) in all cases involving any decision as to personal status, by any person aggrieved by the decision;

(iii) in all cases relating to maintenance of dependants, by any person aggrieved by the decision, provided that no appeal shall lie against a decision made by consent; and

- (c) in any other case, if the Syariah High Court gives leave to appeal.”; dan—
- (b) dengan memasukkan selepas subseksyen (1) subseksyen yang berikut:
 - “(2) On any other appeal, the Syariah High Court may—
 - (a) in a criminal matter, dismiss the appeal, convict and sentence the appellant, order the trial court to call for defence or make further inquiry, enhance or amend the sentence, order a retrial, or amend or reverse any order of the trial court; and
 - (b) in a civil matter, confirm, reverse or vary the decision of the trial court, exercise any such power as the trial court could have exercised, make such order as the trial court ought to have made, or order a retrial.”.

Diluluskan di dalam Dewan Undangan Negeri Perlis pada 13 November 2008.

[SUK.Ps. 05/327]

NORAZLAN BIN YAHAYA
*Setiausaha Dewan Undangan Negeri
Perlis*



LAWS OF THE STATE OF PERLIS

Enactment A20

**ADMINISTRATION OF THE RELIGION OF ISLAM
(AMENDMENT) ENACTMENT 2008**

Date of Royal Assent 10 April 2009

Date of publication in the *Gazette* 21 May 2009

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LAWS OF THE STATE OF PERLIS**Enactment A20****ADMINISTRATION OF THE RELIGION OF ISLAM
(AMENDMENT) ENACTMENT 2008**

I ASSENT,

(STATE SEAL)

SYED SIRAJUDDIN
JAMALULLAIL
Raja of Perlis

10 April 2009
14 Rabiulakhir 1430

An Enactment to amend the Administration of the Religion of Islam
Enactment 2006.

[]

ENACTED by the Legislature of the State of Perlis as follows:

Short title and commencement

1. (1) This Enactment may be cited as the Administration of the Religion of Islam (Amendment) Enactment 2008.

(2) This Enactment comes into operation on a date to be appointed by the Duli Yang Maha Mulia Raja Pemerintah by notification in the *Gazette*.

Amendment of section 55

2. The Administration of the Religion of Islam Enactment 2006 [*Enactment 4*], which is referred to as the “principal Enactment” in this Enactment, is amended in the English language text in section 55—

(a) by inserting after subsection (2) the following subsection:

“(3) The Duli Yang Maha Mulia Raja Pemerintah, after consulting the Majlis, may by Notification in the *Gazette* constitute a Syariah Appeal Court for the State of Perlis.”; and

(b) by renumbering the existing subsection (3) as subsection (4).

Amendment of section 63

3. Section 63 of the principal Enactment is amended in the English language text—

(a) in subsection (1), by deleting the word “and” at the end of paragraph (a) and paragraph:

“(b) in its civil jurisdiction—

(i) by any person aggrieved by the decision, if the amount claimed is not less than one thousand ringgit;

(ii) in all cases involving any decision as to personal status, by any person aggrieved by the decision;

(iii) in all cases relating to maintenance of dependants, by any person aggrieved by the decision, provided that no appeal shall lie against a decision made by consent; and

(c) in any other case, if the Syariah High Court gives leave to appeal.”; and—

(b) by inserting after subsection (1) the following subsection:

“(2) On any other appeal, the Syariah High Court may—

- (a) in a criminal matter, dismiss the appeal, convict and sentence the appellant, order the trial court to call for defence or make further inquiry, enhance or amend the sentence, order a retrial, or amend or reverse any order of the trial court; and
- (b) in a civil matter, confirm, reverse or vary the decision of the trial court, exercise any such power as the trial court could have exercised, make such order as the trial court ought to have made, or order a retrial.”.

Passed in the State Legislative Assembly this 13 November 2008.
[SUK.Ps. 05/327]

NORAZLAN BIN YAHAYA
Secretary of the State Legislative Assembly
Perlis



UNDANG-UNDANG NEGERI PERLIS

Enakmen A21

ENAKMEN PERBEKALAN TAHUN 2009

Tarikh Persetujuan DiRaja 10 April 2009

Tarikh diterbitkan dalam *Warta* 21 Mei 2009

Hakcipta Pencetak 

PERCETAKAN NASIONAL MALAYSIA BERHAD

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UNDANG-UNDANG NEGERI PERLIS**Enakmen A21****ENAKMEN PERBEKALAN TAHUN 2009**

BETA SETUJU,

(MOHOR KERAJAAN)

SYED SIRAJUDDIN
JAMALULLAIL
Raja Perlis

14 Rabiulakhir 1430
10 April 2009

Suatu Enakmen bagi menggunakan sejumlah wang daripada Kumpulan Wang Disatukan untuk perkhidmatan bagi tahun 2009 dan bagi memperuntukkan wang itu untuk perkhidmatan bagi tahun itu.

[]

MAKA DIPERBUAT UNDANG-UNDANG INI oleh Dewan Undangan Negeri Perlis seperti berikut:

Tajuk ringkas

1. Enakmen ini bolehlah dinamakan Enakmen Perbekalan Tahun 2009.

Pengeluaran dan peruntukan untuk perkhidmatan bagi tahun 2009

2. (1) Pengeluaran sejumlah wang yang tidak lebih daripada Lapan Puluh Enam Juta Enam Puluh Tujuh Ribu Sahaja Ringgit Malaysia

(RM86,067,000.00) dari Kumpulan Wang Disatukan untuk perbelanjaan di atas pelbagai perkhidmatan bagi tahun 2009 adalah dengan ini dibenarkan.

(2) Wang tersebut itu adalah diperuntukkan bagi tujuan-tujuan yang ditetapkan di dalam Jadual Pertama.

JADUAL PERTAMA

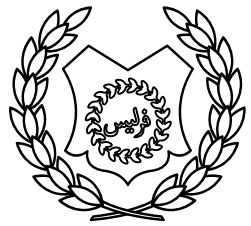
Maksud (1)	Tajuk (2)	Jumlah Peruntukan RM (3)
B. 01 ... Pejabat Pentadbiran D.Y.M.M. Tuanku Raja		1,818,000.00
B. 02 ... Dewan Undangan Negeri		1,266,000.00
B. 04 ... Pejabat Menteri Besar dan Setiausaha Kerajaan		10,611,000.00
B. 05 ... Pelbagai Perkhidmatan		12,517,000.00
B. 06 ... Perbendaharaan Negeri		1,421,000.00
B. 07 ... Perbendaharaan Negeri (Caruman kepada Kumpulanwang Berkanun)		16,200,000.00
B. 09 ... Jabatan Kerja Raya		15,200,000.00
B. 11 ... Jabatan Pertanian		3,150,000.00
B. 12 ... Jabatan Perkhidmatan Haiwan		1,516,000.00
B. 13 ... Jabatan Pengairan dan Saliran		7,400,000.00
B. 14 ... Jabatan Perancangan Bandar dan Desa		740,000.00
B. 15 ... Jabatan Kebajikan Masyarakat		3,900,000.00
B. 16 ... Jabatan Hal Ehwal Agama Islam		2,591,000.00
B. 17 ... Pejabat Mufti		675,000.00
B. 18 ... Mahkamah Syariah		990,000.00
B. 19 ... Pejabat Pembangunan Negeri		451,000.00

Maksud (1)	Tajuk (2)	Jumlah Peruntukan RM (3)
B. 23 ... Jabatan Perhutanan		1,800,000.00
B. 25 ... Jabatan Tanah dan Galian		3,820,000.00
B. 57 ... Membeli Tanah		1,000.00
	JUMLAH	86,067,000.00

Diluluskan di dalam Dewan Undangan Negeri Perlis pada 13 November 2008.

[SUK.Ps. 05/327]

NORAZLAN BIN YAHAYA
*Setiausaha Dewan Undangan Negeri
Perlis*



LAWS OF THE STATE OF PERLIS

Enactment A21

SUPPLY ENACTMENT 2009

Date of Royal Assent 10 April 2009

Date of publication in the *Gazette* 21 May 2009

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LAWS OF THE STATE OF PERLIS**Enactment A21****SUPPLY ENACTMENT 2009**

I ASSENT,

(STATE SEAL)

SYED SIRAJUDDIN
JAMALULLAIL
Raja of Perlis

10 April 2009
14 Rabiulakhir 1430

An Enactment to apply a sum from the Consolidated Fund for the services of the year 2009 and to appropriate that sum for the services for the year.

[]

IT IS HEREBY ENACTED by the Legislature of Perlis as follows:

Short title

1. This Enactment may be cited as the Supply Enactment 2009.

Issue and appropriation for services for the year 2009

2. (1) The issue of a sum not exceeding Eighty Six Million Sixty Seven Thousand Ringgit Malaysia (RM86,067,000.00) from the Consolidated Fund for the expenditure on the various services for the year 2009 is hereby authorized.

(2) The said sum is appropriated for the purposes specified in the First Schedule hereto.

FIRST SCHEDULE

Purpose (1)	Title (2)	Total Appropriated (3) RM
B. 01 ... Administration Office of His Royal Highness Raja of Perlis		1,818,000.00
B. 02 ... State Legislative Assembly		1,266,000.00
B. 04 ... Menteri Besar and State Secretary Office		10,611,000.00
B. 05 ... Miscellaneous Services		12,517,000.00
B. 06 ... State Treasury		1,421,000.00
B. 07 ... State Treasury (Contribution to Statutory Fund)		16,200,000.00
B. 09 ... Public Works Department		15,200,000.00
B. 11 ... Agriculture Department		3,150,000.00
B. 12 ... Veterinary Department		1,516,000.00
B. 13 ... Drainage and Irrigation Department		7,400,000.00
B. 14 ... Town and Country Planning Department		740,000.00
B. 15 ... Social Welfare Department		3,900,000.00
B. 16 ... Islamic Religious Affairs Department		2,591,000.00
B. 17 ... Mufti Office		675,000.00
B. 18 ... Syariah Court		990,000.00
B. 19 ... State Development Office		451,000.00
B. 23 ... Forestry Department		1,800,000.00

Purpose (1)	Title (2)	Total Appropriated RM (3)
B. 25 ... Land and Mines Department		3,820,000.00
B. 57 ... Purchase of Land		1,000.00
	TOTAL	86,067,000.00

Passed in the State Legislative Assembly this 13 November 2008.
[SUK.Ps. 05/327]

NORAZLAN BIN YAHAYA
*Secretary of the State Legislative Assembly
Perlis*