



NEGERI SELANGOR

Warta Kerajaan

DITERBITKAN DENGAN KUASA

GOVERNMENT OF SELANGOR GAZETTE

PUBLISHED BY AUTHORITY

Jil. 61
No. 26

31hb Disember 2008

*TAMBAHAN No. 5
ENAKMEN*

Enakmen yang berikut, yang telah diluluskan oleh Dewan Undangan Negeri Selangor dan dipersetujui oleh Kebawah Duli Yang Maha Mulia Sultan Selangor, adalah diterbitkan menurut Fasal (4) Perkara 34 Bahagian Kedua Undang-Undang Tubuh Kerajaan Selangor:

The following Enactment, passed by the Selangor State Legislative Assembly and assented to by His Royal Highness the Sultan of Selangor, is published pursuant to Clause (4) of Article 34 of the Second Part of the Laws of the Constitution of Selangor:

No.	Tajuk ringkas/Short title
Enakmen A5	Enakmen Pentadbiran Agama Islam (Negeri Selangor) (Pindaan) 2008 Administration of the Religion of Islam (State of Selangor) (Amendment) Enactment 2008



UNDANG-UNDANG NEGERI SELANGOR

Enakmen A5

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

Tarikh Perkenan Diraja ... 17 Disember 2008

Tarikh penyiaran dalam *Warta* ... 31 Disember 2008

UNDANG-UNDANG NEGERI SELANGOR

Enakmen A5

ENAKMEN PENTADBIRAN AGAMA ISLAM (NEGERI SELANGOR) (PINDAAN) 2008

BETA PERKENANKAN,

(MOHOR
KERAJAAN)

**SHARAFUDDIN IDRIS SHAH,
*Sultan Selangor***

17 Disember 2008

Suatu Enakmen untuk meminda Enakmen Pentadbiran Agama Islam (Negeri Selangor) 2003.

[]

DIPERBUAT oleh Badan Perundangan Negeri Selangor seperti yang berikut:

Tajuk ringkas dan permulaan kuat kuasa

1. Enakmen ini bolehlah dinamakan Enakmen Pentadbiran Agama Islam (Negeri Selangor) (Pindaan) 2008 dan hendaklah mula berkuat kuasa pada 1 Jun 2008.

Pindaan seksyen 11

2. Seksyen 11 Enakmen Pentadbiran Agama Islam (Negeri Selangor) 2003 [*Enakmen No. 1 tahun 2003*], yang disebut “Enakmen ibu” dalam Enakmen ini dipinda—

(a) dalam subseksyen (2) dengan menggantikan perkataan “atas nasihat Menteri Besar” dengan perkataan “atas budi bicara Baginda”; dan

(b) dalam subseksyen (4) dengan memotong perkataan “(i),”.

Pindaan seksyen 13

3. Seksyen 13 Enakmen ibu dipinda—

- (a) dengan menomborkan semula seksyen 13 sebagai subseksyen 13(1);
- (b) dengan memotong perkataan “, atas nasihat Menteri Besar” dalam subseksyen 13(1); dan
- (c) dengan memasukkan selepas subseksyen 13(1) subseksyen baru (2) yang berikut:

“(2) Walau apa pun peruntukan subseksyen (1), Duli Yang Maha Mulia Sultan boleh, atas budi bicara Baginda, pada bila-bila masa membatalkan pelantikan mana-mana anggota Majlis.”.

Diluluskan pada 28 Oktober 2008
[P.U. Sel. AGM. 0006/1 Jld. 2]

SHUKRI BIN MOHAMAD HAMIN
Setiausaha,
Dewan Undangan Negeri,
Selangor



LAWS OF THE STATE OF SELANGOR

Enactment A5

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

Date of Royal Assent ... 17 December 2008

Date of publication in the ... 31 December 2008
Gazette

Publisher's Copyright ©

PERCETAKAN NASIONAL MALAYSIA BERHAD

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 and/or otherwise without the prior permission of **Percetakan Nasional Malaysia Berhad** (**Appointed Printer to the Government of Malaysia**).

LAWS OF THE STATE OF SELANGOR

Enactment A5

ADMINISTRATION OF THE RELIGION OF ISLAM (STATE OF SELANGOR) (AMENDMENT) ENACTMENT 2008

I ASSENT,

(STATE
SEAL)

SHARAFUDDIN IDRIS SHAH,
Sultan of Selangor

17 December 2008

An Enactment to amend the Administration of the Religion of Islam (State of Selangor) Enactment 2003.

[]

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

Short title and commencement

1. This Enactment may be cited as the Administration of the Religion of Islam (State of Selangor) (Amendment) Enactment 2008 and shall come into operation on 1 June 2008.

Amendment of section 11

2. Section 11 of the Administration of the Religion of Islam (State of Selangor) Enactment 2003 [*Enactment No. 1 of 2003*], which is referred to as the “principal Enactment” in this Enactment is amended—

(a) in subsection (2) by substituting the words “on the advice of the Menteri Besar” the words “on His discretion”; and

(b) in subsection (4) by deleting the word “(i),”.

Amendment of section 13

3. Section 13 of the principal Enactment is amended—

(a) by renumbering the existing section 13 as subsection 13(1);

(b) by deleting the words “, on the advice of the Menteri Besar” in subsection 13(1); and

(c) by inserting after subsection 13(1) the new subsection (2) as follows:

“(2) Notwithstanding the provision of subsection (1), His Royal Highness the Sultan may, on His discretion, at any time revoke the appointment of any member of the Majlis.”.

Passed this 28 October 2008
[P.U. Sel. AGM. 0006/1 Jld. 2]

SHUKRI BIN MOHAMAD HAMIN
*Clerk of the Legislative Assembly,
Selangor*



DICETAK OLEH
PERCETAKAN NASIONAL MALAYSIA BERHAD,
KUALA LUMPUR
BAGI PIHAK DAN DENGAN PERINTAH KERAJAAN MALAYSIA