THE GREY SIDE OF HIBAH AMANAH AS INHERITANCE INSTRUMENT IN MALAYSIA

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Abstract

Hibah amanah has become a popular alternative to the Islamic system of inheritance (fara'id) as it enables a donor to have full control during his life over his or her property while the beneficiary can only benefit from it upon the death of the donor. Hibah amanah enables the donor to circumvent the strict limitations provided under fara'id since the endowment of hibah amanah is arguably not subjected to fara'id. This article starts with an analysis of the Shariah perspective of hibah amanah, focusing on the arguments forwarded by scholars that support and oppose hibah amanah, together with their justifications from the Qur’an, Sunnah and other bases of their views (ijtihad). This qualitative study uses content analysis methodology and reveals that there are many legal complications and debates including the issue of Shariah-compliance, and the disputed permissibility of using hibah amanah to circumvent fara'id, the possibility of unfairness and bias, the denial of the beneficiaries’ rights without remedy, the threats from the money laundering perspective and the conflict between Shariah court and civil court over jurisdiction. This article stresses the importance of having a clear legal and regulatory mechanism to address all issues related to hibah amanah.

Keywords

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