

THEMATIC TITLE	PROBLEMS OF JURISDICTION OVER CASES OF THE ADMINISTRATIVE ORDER OF THE REFUND DOCUMENTS FROM GOVERNMENT OFFICIALS
KEYWORDS	HOUSE RENT/BENEFITS
STUDENT	NATTHAPHON ROEMSOEMSUK
THEMATIC ADVISOR	DR.EKKAPONG SARNOI
LEVEL OF STUDY	MASTER OF LAWS PUBLIC LAW
FACULTY	SCHOOL OF LAW SRIPATUM UNIVERSITY
YEAR	2022

ABSTRACT

This Independent Study aims to study the legal problems in filling a lawsuit concerning the recall of civil servants benefits received without rights by studying the cases of the Supreme Administrative court and The commission on Jurisdiction of court that The Administrative agency sued their Civil servants to refund the rent received without rights. It is a matter the requires the right to sue for a refund to the court of Justice

The study found that the rulings in the French Republic's dispute regarding the recall of money received without rights and the Federal Republic of Germany. Both of these countries gave the administrative powers to issue administrative orders to recover money from the Government officials who received it without rights considered Administrative debt therefore bring the case to the Administrative Court

From the conclusions and results of this study, the researcher agrees that the Loyal Decree of The Rent of Government Houses , B.E.2547 should be amended by adding the provisions of section 20/1 by stating that "Any civil servant who has been entitled to reimburse the hones rent , but later found that Government official has no right to receive the rent The Administrative Agency will notify an order to reclaim the rent from that Government officials.

"For the Recovery of house rent , the provisions governing the circumstances under the Civil Procedure code shall apply mutatis mutandis"