

THEMATIC TITLE	LEGAL PROBLEM ACCORDING TO THE ACT ON MILITARY DISCIPLINE BUDDHIST ERA 2476: CASE STUDY OF APPEALS FOR MILITARY DISCIPLINARY PUNISHMENT
KEYWORDS	APPEALS / MILITARY DISCIPLINARY PUNISHMENT
STUDENT	FLIGHT LIEUTENANT AEKKACHAI SOPAN
THEMATIC ADVISOR	DR. EGKAPONG SARNOI
LEVEL OF STUDY	MASTER OF LAWS PUBLIC LAW
FACULTY	SCHOOL OF LAW SRIPATUM UNIVERSITY
YEAR	2022

ABSTRACT

The purposes of this Independent Study aims to study the concept and theory of Appeals for Military Disciplinary Punishment, according to the Act on Military Discipline B.E.2476. To study about Appellation of Punishment Order in local and foreign. Also analyze the problems and resolving guidelines for equitable of Military Appellation of Punishment

The result indicate that the abovementioned law have no directly commandment about the Military Disciplinary Punishment, but bring the objection of the commander discretion to the compliant process lead to 3 problems; (1) Failure in determination of rules, methods and procedures in the Appellation of Punishment. (2) Failure to define the structure and authority of the Appeals and Complaints Committee. (3) No Rules of period for Appeals Consideration.

Deems appropriate to amend the Act on Military Discipline B.E.2476 by adding provision on the determination of rules, methods and procedures in the Appellation of Punishment, including the structure and authority of the Appeals and Complaints Committee, covering the apparent period of Appeals Consideration in order to have the right and equitable of Military Appellation of Punishment.