



Thesis Title	:	Court Norms to Control the Administrative Discretion for Transfer
Author Name	:	Mrs. Netinee Prommana
Degree	:	Master of Laws (Public Law)
Academic Year	:	2019
Advisory Committee	:	
		1. Asst. Prof. Dr. Poom Moolsilpa Chairperson
		2. Asst. Prof. Dr. Sthianrapab Naluang Member
		3. Asst. Prof. Dr. Nattapat Limsiritong Member
		4. Dr.Pattawee Sookhakich Advisor

### ABSTRACT

Transferring, promotion, and promotion of government officials are normal in the season. It comply with the current Civil Service Act. Consideration of a move will use the discretion of the supervisor. It is the exercise of the power given by the law to the administrative department. The administrative department can exercise such discretion within the specified scope. But it does not mean that the administrative department can use the discretion as it is arbitrary. The administrative can use the power of discretion under three reason is: first, principle of reasonability, second, principle of necessity, and the last, they use the power for public purpose.

If the administrative department is unfair, the people can request the administrative court to decide the administrative order.

Examination of discretion, it is way to check the power of administrative department by Administrative Court. The Administrative Court cannot suggestions about migration because it is the power of the executive. So, the power of Administrative Court, should has limit to control.