

**ABSTRACT****THE REMEDY OF THE UNLAWFUL ACT  
(ONRECHTMATIGEOVERHEIDSDAAD) BY THE GOVERNMENT AFTER  
THE IMPLEMENTATION OF LAW NUMBER 5 YEAR 1986 AS AMENDED  
BY LAW NUMBER 9 YEAR 2004 REGARDING THE ADMINISTRATIVE  
COURT****M i s r a n t o**

The title of this dissertation is "The Remedy of the Unlawful Act By the Government After the Implementation of Law Number 5 Year 1986 as Amended by law Number 9 Year 2004 regarding the Administrative Court". The development of the remedy of the unlawful act has a lot of obstacles, thereby the writer brought it up as a legal issue or legal matter in this dissertation. The first issue is the Competent of the General Court to remedy the legal action of the unlawful act by the government after the Implementation of Law Number 5 Year 1986 as Amended by law Number 9 Year 2004; Secondly, the remedy of an Administrative Legal Action which is not included as an Administrative Decision by the General Court. From the above issues, research has been done by way of the normative method, for the study and analysis by way of the statute approach, and by way of the comparative approach in order for this to provide a future solution for those who seek justice.

Thereby the basic concept of the remedy of the unlawful act by the government after the Implementation of Law Number 5 Year 1986 as Amended by law Number 9 Year 2004, regarding the legal protection for those who seek justice as a person or as a legal entity who exercised is that the administrative law in Indonesia is based on the two major foundations, which are: the principles of the rule of law and democracy for describing the system of the government and the system of the legal protection for the citizen.

A recommendation from this dissertation is that the Competent of the Administrative Court shall be extended so that the Administrative Court may become more fruit full. It is also recommended that the occurrence of the remedy, which is pilling up unsystematically, shall be avoided, by fully submitting it to the Administrative Court, so that the Administrative Court may become more independent.

Key words :

- Unlawful Act
- Government