พิมพ์ต้นฉบับบทคัดย่อวิทยานิพนธ์ภายในกรอบสีเขียวนี้เพียงแผ่นเดียว

C770754: MAJOR LAW KEY WORD: NARCOTICS/PURCHASE

SOMCHAI SNGUANNAPAPORN: OFFENCE ON THE PURCHASING OF NARCOTICS: THESIS ADVISOR: ASSO PROF. VIRAPHONG BOONYOBHAS, LL.M. THESIS COADVISON: SURAPOL TRIVATE, 231 pp. ISBN 974-636-634-3.

The Narcotics Act, 1979 provided only the narcotics offence relating to the distribution of narcotic drugs but the offence relates to purchase or buying narcotic drugs have not been stipulated in performing. It is due to fact that the agencies concerned thought that the offence for purchasing narcotic drugs has been already merged in the offence for possession and possession for disposal.

According to the research it has been found that there are some activities that relates to drug trafficking which has not been covered by the law. Consequently, the drug traffickers can not be taken legal action and prosecuted to serve adequate punishment i.e. purchasing narcotic drugs without delivery of the drugs and to purchase through communication instruments and to be a broker for purchasing narcotic drugs etc. Therefore, the Vienna Convention, 1988 (UN convention against Illicit Narcotic drugs and Psychotropic Substances, 1988) has stipulated the offence on the purchasing of narcotic drugs in order that the member of the convention shall enforce in their countries for the purpose of all narcotic control activities.

The result getting from the research show that purchasing of narcotic drugs be provided in Narcotic act, 1979, as an important offence in order to make more effective prevention and suppression of narcotics drugs.

ภาควิชา	นิติศาสตร์	ลายมือชื่อนิสิต
สาขาวิชา	นิติศาสตร์	ลายมือชื่ออาจารย์ที่ปรึกษา
ปีการศึกษา.	2539	ลายมือชื่ออาจารย์ที่ปรึกษาร่วม