

C170858 : MAJOR LAW
KEY WORD: FINES/SUSPENSION

SOMYOT VATANAPIROM : FINES SUSPENSION. THESIS
ADVISOR : ASSO.PROF. VIRAPHONG BOONYOBHAS. 217 PP.
ISBN 974-583-085-2

It is generally accepted that fine punishment has been developed from the past until the present time. The purpose of using fine punishment in various countries is for punishment in petty offences which should not be imprisoned or using fine punishment with other kind of punishment such as imprisonment. Although it cannot deem as a severely punishment but a lot of affects come from this kind of punishment. espically in fixing high sum of fine punishment so that it can not be enforced and has to change to detention for fine punishment wich has diffenent purpose of punishment. This is the reasons of improving fine punishment's system in many countries so different kinds of measures occured from the said improving such as Day-Fine System, Fines Suspension and Instalment Fine Sum.

From this thesis the researcher found that fine system in Thailand is still be fix sentences of fixing sum since R.S. 127. So the suggestion of this thesis is that Section 56 of Thai Penal Code should be revised and extend the scope of suspended imprison to fine suspension for fixing sum not exceeding forty thousand baht and also use probation with community service to the offender as well. The period of community service may culculate from the rate of fixing sum. Moreover, suspended detention and Day Fine system should be considered as measurses of Thai Criminal Justice in the near future.