THEMATIC TITLE PROBLEMS OF EXAMINATION OF EVIDENCE IN

CRIMINAL CASES

KEYWORDS EXAMINATION OF CRIMINAL CASES

STUDENT WARAWUT PRAMOONSAP

THEMATIC ADVISOR DR., SOMJIT SERSANSIE

LEVEL OF STUDY MASTER OF LAWS CRIMINAL LAW AND

CRIMINAL JUSTICE ADMINSTRATION

FACULTY SCHOOL OF LAW SRIPATUM UNIVERSITY

YEAR 2020

ABSTRACT

In criminal cases, hearings and examination must be conducted before the defendant. To guarantee that the witness must appear before the defendant and show the facts in court. The defendant has the right to participate in the trial in every step. So that the defendant has the right to confront the witness, resulting in the witness not daring to testify against the defendant because the defendant has the right to cross-examine the witness Including the court being able to find the truth

At present, the back criminal trials have been accepted and used in many international countries such as the Republic of France. Czech republic And the United States of America, for example, although these countries have adopted the principles of behind-the-scenes criminal cases But there are provisions that specify the rules for the protection of the rights of the defendant, whether it is a step before, during and after the trial has been completed. Which if comparing in Thailand Found that it was provided in both the Code as it deems appropriate to proceed with the proceedings without delay The court has the power to consider and testify behind the defendant. This does not include cases where the defendant fled criminal proceedings. Which the problem of escape from criminal proceedings of the

defendants Inevitably affects the prosecution greatly Because the court cannot proceed with the proceedings.

The aforementioned problem therefore affects the judicial process, which causes people to lack confidence in the efficiency of the proceedings. With the lack of legal proceedings against these people Would only be able to issue an arrest warrant And at the same time, may also support the increase in offenses as well. And without a trial without delay, other evidence may be lost.