

THESIS TITLE	MODEL LAW ON PROCEDURAL OF TERRORISM CASE
KEYWORDS	PROTECTION/SUPPRESSION/TERRORISM/SECURITY/ PROCEDURAL LAW
STUDENT	POL.LT.COL. PHONGSAK ANOTHAI
THESIS ADVISOR	PROFESSOR DR. SUNEE MULLIKAMARL
LEVEL OF STUDY	DOCTOR OF LAWS
FACULTY	SCHOOL OF LAW SRIPATUM UNIVERSITY
YEAR	2020

ABSTRACT

The research objective is to create a model law on the procedural law of terrorism case. Research methodology is qualitative research comprising documentary research; in–depth interviews; participatory design, co-design; and hearing.

The research found out that the existing criminal procedure code is inappropriate for the prosecuting the terrorists. This research, therefore, created a model law on the legal proceedings of terrorism case. The structure of this law comprises of pretrial stage, which requires investigation and the appointment of the officials responsible for terrorism cases; wiretapping with electronic devices; measures or disguise and infiltration. The investigative procedure requires the appointment of terrorism case investigators; the listing of the accused as witnesses; plea bargaining and the presence of public prosecutors in the joint investigation team; searching of private places; frisk of individuals and vehicles; arrest; detention in cases of necessity; The trial stage comprising of the inquisitorial trial and the trial under the associate judge systems. In the judgement stage, rehabilitation program is introduced in place of punishment.

The research suggested that enacting a coherent procedural law for prosecuting terrorism – related cases and enacting subsidiary legislations to comply with the model law in terms of policies and administration. Further research are as follows: “The establishment of criminal court for security case or terrorist court”; and “The Protection of the witnesses in terrorism”.