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	ACT 2004 STUDY CASES OF ENFORCEMENT
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STUDENT	KANNIKA TUMMAWINTORN
THEMATIC ADVISOR	DR. EKAPHONG SANNOI
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ABSTRACT

This thesis aims to study concepts and theories about enforcement of penalties. Including foreign laws comparing Thailand To analyze the problem of enforcement of the hotel Act, B.E. 2547 and to propose a solution to the problem of enforcement To be appropriate From the analysis study The researcher found that The Hotel Act B.E. Prohibited by law And in the case of Section 61, which is an offense to the competent official.

The enforcement of such criminal penalties. It reflects the problem of having a criminal law. Until more than necessary This makes it ineffective in enforcing the threatening behavior. Indeed, there is a problem in managing the criminal justice system to handle large volumes of cases. Resulting in a very high cost There were overflowing inmates, prisons and court cases, including criminal records. It is therefore a legal issue that should be studied about efficiency. And the appropriateness of enforcing penalties under the Hotel Act, B.E. 2547. As mentioned above Therefore it is expedient to amend the law By bringing administrative penalties to the substitute of criminal penalties To enable the enforcement of the Hotel Act 2004 to effectively achieve the objectives of the law. And generate the most benefits For hotel and state business operators.