

PhD Wojciech Dziędziak
Chair of Theory and Philosophy of Law
Faculty of Law and Administration
Maria Curie-Skłodowska University

**List of published academic papers or creative professional works
and a description of accomplishments in teaching, research
collaboration and science popularisation**

**I. List of publications being scientific accomplishments as defined by Article 16,
item 2 of the Act:**

A) Title of the scientific accomplishment:

The monograph entitled „*O prawie słusznym (perspektywa systemu prawa stanowionego)*”/On equitable law (the perspective of the system of statutory law).

B) Publications which contributed to a scientific accomplishment:

- 1) Wojciech Dziędziak, Lublin 2015, *O prawie słusznym (perspektywa systemu prawa stanowionego)*/On equitable law (the perspective of the system of statutory law), Wydawnictwo Uniwersytetu Marii Curie-Skłodowskiej, ss. 309.

My contribution included establishing and selecting the research problem, developing a new substantial approach to the issue discussed in the monograph, adopting the concept of the work, selecting appropriate methodology of the approach to the research problem, writing the monograph, editing and having the monograph published by a professional publishing house.

I estimate my percentage contribution at 100%.

II. List of other published scientific research works (not being part of the

achievement included under item I) and indication of scientific accomplishments:

A) Scientific publications in journals included in Journal Citation Reports (JRC) or enlisted by the European Reference Index for the Humanities (ERIH):

none

B) Monographs, scientific publications in international or national journals other than discussed under item II A:

Articles and chapters in works:

1. *Próba charakterystyki sankcji prawnych i moralnych*/An attempt at a description of legal and moral sanctions, „Annales Universitatis Mariae Curie-Skłodowska”, Sectio G, Ius, vol. XXXIX, Lublin 1992, pp. 33-53.
2. *Sankcje prawne i moralne w okresie transformacji ustrojowej państw postsocjalistycznych*/Legal and moral sanctions at the time of the political transformation of post-socialist states, „Acta Universitatis Wratislaviensis”, No 1707, Prawo CCXLI, Wrocław 1995, pp. 67-76.
3. *Pojmowanie sankcji prawnych i moralnych (Zarys problemu)*/The concept of legal and moral sanctions (an outline of the problem), [in:] *Filozoficzno-teoretyczne problemy sądowego stosowania prawa*/Philosophical and theoretical problems of judicial law application, ed. M. Zirk-Sadowski, Wydawnictwo Uniwersytetu Łódzkiego, Łódź 1997, pp. 170-175.
4. *O działaniu sankcji moralnych (szkic problematyki)*/On the operations of moral sanctions (an outline), [in:] *Polska lat dziewięćdziesiątych. Przemiany państwa i prawa*/Poland of the 1990s. Transformations of State and law, ed. M. Mozgawa, M. Nazar, J. Stelmasiak, T. Bojarski, Wydawnictwo Uniwersytetu Marii Curie-Skłodowskiej, Lublin 1997, pp. 539-549.
5. *Rola sankcji prawnych i moralnych w kształtowaniu wartości*/The role of legal and moral sanctions in shaping values, „Zamojskie Studia i Materiały”, edition II vol. 2, Zamość 2000, pp. 27-41.

6. *Techniki informatyczne a nauki prawne. Zagadnienia wybrane/Informational technologies versus legal sciences. Selected aspects*, [in:] *Prawoznawstwo a praktyka stosowania prawa/Jurisprudence versus the practice of law application*, ed. Z. Tobor, Wydawnictwo Uniwersytetu Śląskiego, Katowice 2002, pp. 49-65 (co-author: J. Polanowski).
I estimate my contribution to the work at approximately 50%.
7. *Działanie motywacyjne sankcji prawnych i moralnych/Motivational operation of legal and moral sanctions*, „*Studia Iuridica Lublinensia*”, vol. V, Wydawnictwo Uniwersytetu Marii Curie-Skłodowskiej, Lublin 2005, pp. 11-31.
8. *Sankcje prawne a przymus prawny/Legal sanctions versus legal coercion*, [in:] *W kręgu historii i współczesności polskiego prawa. Księga jubileuszowa dedykowana profesorowi Arturowi Korobowiczowi/In the circle of the history and the presence of Polish law. A jubilee book dedicated to Professor Artur Korobowicz*, ed. W. Witkowski, Wydawnictwo Uniwersytetu Marii Curie-Skłodowskiej, Lublin 2008, pp. 518-530.
9. *Z zagadnień sprawiedliwości, miłosierdzia i prawa/On issues of justice, mercy and law*, „*Studia Iuridica Lublinensia*”, vol. XII, Wydawnictwo Uniwersytetu Marii Curie-Skłodowskiej, Lublin 2009, pp. 101-119 (co-author: G. Maroń).
I estimate my contribution to the work at approximately 50%.
10. *Prof. dr hab. Henryk Groszyk (1926-2009)*, „*Studia Iuridica Lublinensia*”, vol. XIII, Wydawnictwo Uniwersytetu Marii Curie-Skłodowskiej, Lublin 2010, pp. 11-20 (co-author: M. Grochowski).
I estimate my contribution to the work at approximately 50%.
11. *Słuszność jako wartość prawa/Equity as a legal value*, „*Studia Iuridica Lublinensia*”, vol. XV, Wydawnictwo Uniwersytetu Marii Curie-Skłodowskiej, Lublin 2011, pp. 71-81.
12. *Słuszność w prawie i prawa człowieka/Equity in law and human rights*, [in:] *Praktyka ochrony praw człowieka/The practice of the protection of human rights*, vol. I, ed. K. Machowicz, Wydawnictwo KUL, Lublin 2012, pp. 13-48.

13. *Z zagadnień słuszności w prawie/Selected issues of equity in law*, [in:] *Państwo-Prawo-Polityka. Księga poświęcona pamięci Profesora Henryka Groszyka/State-Law-Politics. A jubilee book dedicated to Professor Henryk Groszyk*, ed. M. Chrzanowski, J. Kostrubiec, I. Nowikowski, Lublin 2012, pp. 90-101.

14. *Symulacja rozprawy sądowej jako nowoczesna metoda edukacyjna na studiach prawniczych i jej przydatność dla nauczania klinicznego/A mock trial as a modern educational method in legal studies and its usefulness to clinical legal education*, „Klinika” 2012, no 12, pp. 7-10 (co-author: T. Mikociak).
I estimate my contribution to the work at approximately 85%.

15. *On equity in law*, [in:] *Legal Studies*, ed. J. Stelmasiak, L. Bielecki, P. Ruczkowski, Hieronymus Verlag, München 2013, pp. 131-155.

16. *O pojmowaniu prawa – zarys problemu/On the understanding of law – an outline of the problem*, „Studenckie Zeszyty Naukowe”, vol. 23, year XVI, Lublin 2013, pp. 17-35.

17. *Metaaksjologia Konstytucji RP a nonkognitywizm (zarys zagadnień podstawowych)/The meta-axiology of the Constitution of the Republic of Poland versus non-cognitivism (an outline of basic aspects)*, [in:] *Integracja zewnętrzna i wewnętrzna nauk prawnych/External and internal integration of legal sciences*, part 2, ed. M. Król, A. Bartczak, M. Zalewska, Wydawnictwo Uniwersytetu Łódzkiego, Łódź 2014, pp. 199-212.

18. *Czy prawo Polski Ludowej było prawem słusznym?/Was the law of the Peoples’ Poland equitable law?*, „Annales Universitatis Mariae Curie-Skłodowska”, Sectio G, Ius, vol. LXI, 1, Lublin 2014, pp. 53-73.

19. *Szkic o normach prawnych i moralnych/An outline of legal and moral norms*, [in:] *Pro Scientia Iuridica*, ed. M. Chrzanowski, A. Przyborowska-Klimczak, P. Senddecki, Lublin 2014, pp. 89-104.

20. *Wpływ sankcji prawnych i moralnych na skuteczność prawa/The influence of legal and moral sanctions on the effectiveness of law*, „Studia Iuridica Lublinensia”, vol. XXIV, 1, Wydawnictwo Uniwersytetu Marii Curie-Skłodowskiej, Lublin 2015, pp. 67-88.

21. *Axiological Basis for the Application of Law – a Perspective of the Equitable Law*, [in:] *Application of Law. Selected Theoretical Problems in Decision Making Perspective*, ed. A. Korybski, B. Liżewski, „*Studia Iuridica Lublinensia*”, vol. XXIV, 2, Lublin 2015, pp. 49-71.

Encyclopaedic entries:

1. *Akt normatywny*/Normative act, p. 15, *Derogacja*/Derrogation, p. 53, *Klauzule generalne*/General clauses, pp. 113-114, *Kodeks*/Code, pp. 116-117, *Norma prawna*/Legal norm, p. 179, *Prawo*/Law, pp. 234-235, *Preambuła*/Preamble, pp. 236-237, *Przepis prawny*/Legal provision, pp. 247-248, *Ustawa*/Act, pp. 332-333, *Vacatio legis*, p. 335, *Wykładnia prawa*/The interpretation of law, pp. 353-354, [in:] *Mała encyklopedia wiedzy politycznej*/Little encyclopaedia of political science, ed. M. Chmaj, W. Sokół, Wydawnictwo Adam Marszałek, Toruń 1996, ISBN: 83-86803-69-X.
2. *Sankcje prawne*/Legal sanctions, pp. 357-359, *Ustawa*/Act, pp. 411-412, *Vacatio legis*, p. 414, [in:] *Encyklopedia Politologii*/Encyclopaedia of political sciences, vol. 2, *Ustroje państwowe*/Political systems, ed. W. Skrzydło, M. Chmaj, Wydawnictwo Zakamycze, Kraków 2000.
3. *Akt normatywny*/Normative act, pp. 16-17, *Derogacja*/Derrogation, p. 61, *Klauzule generalne*/General clauses, pp. 135-136, *Kodeks*/Code, pp. 137-138, *Norma prawna*/Legal norm, pp. 209-210, *Prawo*/Law, pp. 270-271, *Preambuła*/Preamble, p. 274, *Przepis prawny*/Legal provision, p. 284, *Ustawa*/Act, pp. 404-405, *Vacatio legis*, p. 406, *Wykładnia prawa*/The interpretation of law, pp. 426-427, [in:] *Mała encyklopedia wiedzy politycznej*/Little encyclopaedia of political science, ed. M. Chmaj, W. Sokół, ed. II revised and enlarged, Wydawnictwo Adam Marszałek, Toruń 2001, ISBN: 83-7322-065-8.
4. *Akt normatywny*/Normative act, pp. 16-17, *Derogacja*/Derrogation, p. 61, *Klauzule generalne*/General clauses, pp. 135-136, *Kodeks*/Code, pp. 137-138, *Norma prawna*/Legal norm, pp. 209-210, *Prawo*/Law, pp. 270-271, *Preambuła*/Preamble, p. 274, *Przepis prawny*/Legal provision, p. 284, *Ustawa*/Act, pp. 404-405, *Vacatio legis*,

p. 406, *Wykładnia prawa*/The interpretation of law, pp. 426-427, [in:] *Mała encyklopedia wiedzy politycznej*/Little encyclopaedia of political science, ed. M. Chmaj, W. Sokół, ed. II revised and enlarged, Wydawnictwo Adam Marszałek, Toruń 2002, ISBN: 83-7322-192-1.

5. *Akt normatywny*/Normative act, pp. 16-17, *Derogacja*/Derrogation, p. 61, *Klauzule generalne*/General clauses, pp. 135-136, *Kodeks*/Code, pp. 137-138, *Norma prawna*/Legal norm, pp. 209-210, *Prawo*/Law, pp. 270-271, *Preambuła*/Preamble, p. 274, *Przepis prawny*/Legal provision, p. 284, *Ustawa*/Act, pp. 404-405, *Vacatio legis*, p. 406, *Wykładnia prawa*/The interpretation of law, pp. 426-427, [in:] *Mała encyklopedia wiedzy politycznej*/Little encyclopaedia of political science, ed. M. Chmaj, W. Sokół, ed. II revised and enlarged, Wydawnictwo Adam Marszałek, Toruń 2003, ISBN: 83-7322-521-8.

6. *Akt normatywny*/Normative act, p. 14, *Derogacja*/Derrogation, pp. 54-55, *Klauzule generalne*/General clauses, p. 131, *Kodeks*/Code, pp. 134-135, *Norma prawna*/Legal norm, pp. 210-211, *Prawo*/Law, pp. 280-281, *Preambuła*/Preamble, pp. 285-286, *Przepis prawny*/Legal provision, pp. 297-298, *Ustawa*/Act, pp. 429-430, *Vacatio legis*, p. 431, *Wykładnia prawa*/The interpretation of law, pp. 451-452, [in:] *Encyklopedia wiedzy politycznej*/Encyclopaedia of political science, ed. M. Chmaj, J. Marszałek-Kawa, W. Sokół, Wydawnictwo Adam Marszałek, Toruń 2005, ISBN: 83-7441-073-6.

7. *Akt normatywny*/Normative act, p. 14, *Derogacja*/Derrogation, pp. 54-55, *Klauzule generalne*/General clauses, p. 131, *Kodeks*/Code, pp. 134-135, *Norma prawna*/Legal norm, pp. 210-211, *Prawo*/Law, pp. 280-281, *Preambuła*/Preamble, pp. 285-286, *Przepis prawny*/Legal provision, pp. 297-298, *Ustawa*/Act, pp. 429-430, *Vacatio legis*, p. 431, *Wykładnia prawa*/The interpretation of law, pp. 451-452, [in:] *Encyklopedia wiedzy politycznej*/Encyclopaedia of political science, ed. M. Chmaj, J. Marszałek-Kawa, W. Sokół, Wydawnictwo Adam Marszałek, Toruń 2006, ISBN: 83-7441-268-2; 978-83-7441-268-1.

Reports of conferences:

1. The report on the Conference *Nauczanie kliniczne w systemie edukacji prawniczej. XVI Ogólnopolska Konferencja Uniwersyteckich Poradni Prawnych/Clinical teaching in the system of legal education. The XVI National Polish Conference of University Clinics*, Lublin 25-27 November 2011, „*Studia Iuridica Lublinensia*”, vol. XVII, Wydawnictwo Uniwersytetu Marii Curie-Skłodowskiej, Lublin 2012, pp. 255-263 (co-author: T. Mikociak).

I estimate my contribution to the work at approximately 85%.

Other:

1. *Symulacja rozprawy sądowej jako nowoczesna metoda nauczania prawa/A mock trial as a modern method of teaching law*, „*Wiadomości Uniwersyteckie*” 2011, no 9, pp. 68-69 (co-author: A. Sadza).

I estimate my contribution to the work at approximately 75%.

Submitted for publication:

1. *Wartość słuszności w wykładni prawa/The value of equity in the interpretation of law*, [in:] Wydawnictwo Katolickiego Uniwersytetu Lubelskiego.

2. *Aksjologiczny model stosowania prawa – perspektywa decyzji słusznej/The axiological model of law application – the perspective of the equitable decision*, [in:] Wydawnictwo Temida 2.

C) Joint studies, catalogues of collections, documentation of research works, expertises and artistic works:

none

D) Summary *impact factor* according to the list of Journal Citation Reports (JCR), according to the year of publication:

no data

E) Number of quotations of published works according to the Web of Science (WoS):

no data

F) The Hirsch index according to the Web of Science (WoS):

no data

G) Leadership of international and national research projects and participation in such projects:

none

H) International and national awards for scientific or artistic activities:

none

I) Papers delivered at international and national thematic conferences:

1. *Pojmowanie sankcji prawnych i moralnych*/The concept of legal and moral sanctions, XII Meeting of Chairs of Theory of Law and Philosophy of Law „Philosophical and theoretical problems of judicial law application” (Łódź, 8-10 November 1996).

2. *O działaniu sankcji moralnych (szkic problematyki)*/On the operations of moral sanctions (an outline), the scientific conference entitled „Poland of the 1990s. The transformations of the State and law” (Lublin-Kazimierz Dolny, 28-30 April 1997).

3. *Techniki informatyczne a nauki prawne*/Informational technologies versus legal sciences, W. Dziędział, J. Polanowski, XIV Meeting of Chairs of Theory of Law and Philosophy of Law „Theory of law – dogmatics – the practice of law application” (Ustroń, 20-23 September 2000).

4. *Słuszność jako wartość prawa*/Equity as a legal value, the scientific Conference „The idea of equity in law – the past and the presence” (Lublin, 21 December 2010).

5. *Metaaksjologia Konstytucji RP a nonkognitywizm*/The meta-axiology of the Constitution of the Republic of Poland versus non-cognitivism, XX Jubilee Meeting of Chairs of Theory of Law and Philosophy of Law „The external and internal integration of jurisprudence” (Łódź, 6-9 September 2012).

6. *Czy prawo Polski Ludowej było prawem słusznym?*/Was the law of the People’s

Poland equitable law?, the scientific and educational Conference „Occupation and law” (Lublin, 20 March 2013).

7. *Wartość słuszności w wykładni prawa*/The value of equity in the interpretation of law, II Scientific and Educational Interuniversity Workshop of the Philosophy of Law and Human Rights’ Protection „Interpretation of law – theoretical and practical aspects” (Lublin, 6 May 2014).

8. *Aksjologiczny model stosowania prawa – perspektywa decyzji słusznej*/The axiological model of law application – the perspective of the equitable decision, XXI National Polish Meeting of Chairs of Theory of Law and Philosophy of Law „The Democratic State of Law” (Augustów, 14-17 September 2014).

9. *Aksjologiczne podstawy stosowania prawa – perspektywa prawa słusznego*/Axiological bases of law application – the perspective of equitable law, National Polish Scientific Conference „Issues of law application. The theoretical and dogmatic perspective” (Lublin, 27 October 2014).

10. *Kilka uwag o prawie słusznym*/Several remarks on equitable law, the inaugural lecture, III Interuniversity Workshop of the Philosophy of Law and Human Rights’ Protection „Theory and practice of equity in law” (Lublin, 13 May 2015).

III. Teaching achievements, popularisation of the legal science and international collaboration of the habilitant:

A) Participation in European programmes and other international and national programmes:

none

B) Active participation in international and national academic conferences:

1. III Workshop of Theoreticians of the State and Law „The Democratic State of Law. Axiology, structure, functions” (Karpacz, 7-8 May 1993).

2. Meeting of Chairs of the Theory of the State and Law „Politics, legislation and the theory of law” (Szczecin, 29-31 May 1994).

3. International seminar „Legal Systems of the European Communities (of the European Union), (Lublin, 29-30 September 1994).

4. XII National Polish Meeting of Chairs of Theory of Law and Philosophy of Law „Philosophical and theoretical problems of the judicial law application” (Łódź, 8-10 November 1996).

5. Academic conference „Poland of the 1990s. Transformations of the State and law” (Lublin-Kazimierz Dolny, 28-30 April 1997).

6. Academic conference „Poland of the 1990s. Transformations of the State and law” (Part II), (Lublin-Kazimierz Dolny, 27-29 April 1998).

7. XIII National Polish Meeting of Chairs of Theory of Law and Philosophy of Law „Social changes versus changes in law. Axiology, constitution and European integration” (Kazimierz Dolny, 21-23 September 1998).

8. XIV National Polish Meeting of Chairs of Theory of Law and Philosophy of Law „Theory of law – dogmatics – the practice of law application” (Ustroń, 20-23 September 2000).

9. II Sub-regional conference on the practical teaching of law (Legal Clinics), (Warsaw-Krakow, 22-25 November 2001).

10. XV National Polish Meeting of Chairs of Theory of Law and Philosophy of Law „Philosophy of law in the era of globalism and communicational revolution” (Tomaszowice near Krakow, 20-21 September 2002).

11. Workshop of the Polish Section of the IVR. Meeting of junior theoreticians of the state and law „Theoretical and legal aspects of the European integration (law of the EU, the system of human rights, the European law versus Polish law)” (Kazimierz Dolny, 14-16 September 2003).

12. I Polish National Conference of University Legal Clinics (Kazimierz Dolny, 24-26 October 2003).

13. XVI National Polish Meeting of Chairs of Theory of Law and Philosophy of Law

„Polish legal culture and the process of the European integration” (Gniezno, 26-29 September 2004).

14. XVII National Polish Meeting of Chairs of Theory of Law and Philosophy of Law „The legal system and the legal order” (Międzyzdroje, 24-27 September 2006).

15. III Conference of Junior Theoreticians and Philosophers of Law „Modern concepts of justice” (Sulejów, 17-20 May 2007).

16. XVIII National Polish Meeting of Chairs of Theory of Law and Philosophy of Law „Discretion in law” (Miedzeszyn near Warsaw, 22-24 September 2008).

17. I National Polish Academic Conference „Mediation in educating lawyers” (Lublin, 28 April 2010).

18. XIX National Polish Meeting of Chairs of Theory of Law and Philosophy of Law „Convergence or divergence of legal systems and cultures” (Jastrzębia Góra, 19-22 September 2010).

19. Academic conference „The idea of equity in law – the past and the presence” (Lublin, 21 December 2010).

20. XVI National Polish Conference of University Legal Clinics „Clinical teaching in the system of legal education” (Lublin, 25-27 November 2011), running Session I.

21. XX Jubilee National Polish Meeting of Chairs of Theory of Law and Philosophy of Law „External and internal integration of jurisprudence” (Łódź, 6-9 September 2012).

22. International conference „Current constitutional problems of Poland and Italy” (Lublin, 21 September 2012).

23. Scientific and educational conference „Occupation and law” (Lublin, 20 March 2013).

24. I Interuniversity Workshop of Philosophy of Law and Human Rights’ Protection „Doctrinal normative and jurisdiction aspects of the contemporary protection of human rights” (Lublin, 18 June 2013).

25. Academic conference „Legal and political views of Professor Grzegorz Leopold Seidler – on the hundredth anniversary of birth” (Lublin, 14 November 2013).

26. II Interuniversity Scientific and Educational Workshop of Philosophy of Law and Human Rights‘ Protection „The interpretation of law – theoretical and practical aspects” (Lublin, 6 May 2014), presiding Session III entitled „The specifics of the interpretation in selected branches of law”.

27. Academic conference „Principles of law in the branch structure of the system of law” (Lublin, 12 June 2014).

28. XXI National Polish Meeting of Chairs of Theory of Law and Philosophy of Law „The Democratic State of Law” (Augustów, 14-17 September 2014).

29. National Polish Academic Conference „Issues of law application. The theoretical and dogmatic perspective” (Lublin, 27 October 2014).

30. III Interuniversity Workshop of the Philosophy of Law and Human Rights‘ Protection „Theory and practice of equity in law”, (Lublin, 13 May 2015), presiding over Session III „The principle of equity in the legal institutions of specific branches of law”.

31. The Conference „General referring clauses in the legal order – a systematic comparative approach” (Lublin, 14 May 2015).

C) Participation in organisational committees of international and national academic conferences:

1. Organisator of XVI National Polish Conference of University Legal Clinics „Clinical teaching in the system of legal education” (Lublin, 25-27 November 2011).

2. Organisator of National Polish Academic Conference „Issues of law application. The theoretical and dogmatic perspective” (Lublin, 27 October 2014).

D) Awards and distinctions other than listed under item II H:

The individual award of the II degree of the Chancellor of Maria Curie-Skłodowska University in 2000 for the work for the University.

E) Participation in research consortiums and networks:

none

F) Leadership in projects conducted in cooperation with researchers from other Polish and foreign research centres or in cooperation with entrepreneurs, other than listed under item II G:

none

G) Membership in editorial committees and science boards of journals:

- 1) Member of the Science Board of „Klinika” journal.

H) Membership in international and national scientific organisations and associations:

- 1) International Association of Philosophy of Law and Social Philosophy (IVR).
- 2) The Founding Board of the University Legal Clinics.
- 3) *Pro Scientia Iuridica* Scientific Association.

I) Achievements in teaching and popularising science or arts:

One of such achievements is the development of the clinical method of teaching law. I have been the head of the Legal Clinic at the Faculty of Law and Administration of Maria Curie-Skłodowska University since its establishment in February 2001. The fundamental objective of the clinical method of teaching law as recognised by the Clinic is to teach law through practice (the educational aim); another complementary aim of the Clinic is to provide free legal counselling to poor people (the charity aim). The Clinic's other activities include among other things:

The organisation of the session „Legal security of the bank's receivables” at the Faculty of Law and Administration at Maria Curie-Skłodowska University in Lublin (27 March 2001);

Conducting mock court proceedings in a civil case at the Faculty of Law and Administration at Maria Curie-Skłodowska University in Lublin (25 May 2011);

The public presentation of mock mediation proceedings in a civil case at the Faculty of Law and Administration at Maria Curie-Skłodowska University in Lublin (27 May 2014);

Preparing and delivering a series of lectures on human rights for secondary school students by the Clinic's student members outside the Faculty of Law and Administration at

Maria Curie-Skłodowska University in Lublin;

Organising training sessions and workshops in psychological skills for the Clinic's students;

The participation of the Clinic's students in a series of training courses in preparing statements of case, and in a meeting with an interpreter and teacher of the sign language;

The presentation of the Clinic's activity by the Clinic's members at the Lublin Festival of Science, the Open Days of Maria Curie-Skłodowska University, the Night of Universities and the Reunion of Former Students of Maria Curie-Skłodowska University.

Furthermore, the Clinic's member students participated in approximately 30 various conferences, mainly national ones. They also represented the Clinic at international conferences.

Moreover, as regards my teaching activities, I have run courses in the Introduction to Legal Sciences in the Department of Law at the Faculty of Law and Administration at Maria Curie-Skłodowska University in Lublin throughout the whole period of my employment, i.e. since 1991. I also used to run courses in Theory of State and Law at the same Department. For several years I have also run courses in Introduction to Legal Sciences at the Department of Administration. For two years I have also run courses in Science of State and Law at the Department of Internal Security.

After I was awarded a PhD degree in law, I ran lecture classes in the following subjects: Theory of State and Law, Theory and Philosophy of Law and Elements of Law for Sociologists.

At the Department of Law, I run lecture courses in: Science of State and Politics and the University Legal Counselling Service, whereas at the Department of Administration: courses in Introduction to Legal Sciences, Outline of Theory and Philosophy of Law and Theory of State.

Outside my home University, I ran lecture courses in the following subjects: Introduction to Legal Sciences, Foundations of Law, Outline of Theory and Philosophy of State and Law, Theory and Philosophy of Law, Principles of Legislative Techniques, Democratic State of Law, Science of State and Politics, Law for Economists and Legal Aspects of Informational Technology.

J) Academic care for students and doctors in the course of specialisation:

- 1) Care for the student members of the University Student Legal Counselling

Service at the Faculty of Law and Administration at Maria Curie-Skłodowska University;

2) The tutor of the year of the students of law at Maria Curie-Skłodowska University in the years 1992-1997;

3) The promotor of MA and Bachelor theses:

- I have been the promotor of 145 MA and 29 Bachelor theses at Maria Curie-Skłodowska University;

- outside UMCS, I have promoted over 200 Bachelor theses.

K) Academic care for PhD students as a tutor or an assistant dissertation advisor:

none

L) Internship at foreign and domestic scientific or academic centres:

none

M) Expert reports or other commissioned studies:

none

N) Participation in expert or competition panels:

none

O) Reviews of international and domestic projects:

none

P) Reviews of papers published in international and domestic journals:

none

Q) Achievements other than listed under items III A-III P:

1) The Secretary of the Disciplinary Committee for the academic faculty of Maria Curie-Skłodowska University;

2) The Disciplinary Spokesman for students of the Faculty of Law and Administration at Maria Curie-Skłodowska University;

3) The Secretary of the Faculty Student Recruitment Committee at the Faculty of Law

- and Administration of Maria Curie-Skłodowska University in 1993 and 1998;
- 4) Member of the Student Recruitment Committee at Maria Curie-Skłodowska University in the following academic years: 2000/2001, 2001/2002, 2002/2003.

Wojciech Driedziak