

### List of publications

#### Monographs and separate extensive parts of monographs:

1. Organised Crime and Criminal Law Instruments of Preventing It, Lublin 2006, pp. 460;
2. Fighting Organised Crime Forms on Polish Territory in the XIX and XX centuries, Lublin 2008, pp. 168;
3. Renouncing to impose the punishment in the light of court statistics and file analysis, Lublin 2013, pp. 96
4. Offences against public order [in:] M. Królikowski, R. Zawłocki (eds.), Criminal Code. Special Part. Vol. II, Art. 222-316, Warszawa 2013, pp. 998 (pp. 282-409 – participation in the whole volume – about 13%)
5. Criminal Code. Commentary, T. Bojarski (ed.), co-authors: T. Bojarski, J. Piórkowska-Flieger, M. Szwarczyk, commentary to: art.115 § 8 – 12, 20, art. 130 – 139, art. 143 – 144, art. 190 – 191 and art. 296 – 309
  - a) 1<sup>st</sup> ed., Warszawa 2006, pp 746
  - b) 2<sup>nd</sup> ed., Warszawa 2008, pp. 776
  - c) 3<sup>rd</sup> ed., Warszawa 2009, pp. 828
  - d) 4<sup>th</sup> ed., Warszawa 2011, pp 901
  - e) 5<sup>th</sup> ed., Warszawa 2012, pp. 984
  - f) 6<sup>th</sup> ed., Warszawa 2013, pp 1060
  - g) 7<sup>th</sup> ed., Warszawa 2016, pp 1104 (pp. 301-311, 323-325, 359-379, 524-547, 882-967, participation in the volume – about 12%)
6. Petty Offences Code. Commentary, T. Bojarski (ed.) co-authors: T. Bojarski, J. Piórkowska-Flieger, M. Szwarczyk, commentary to: art. 60<sup>1</sup> - 63, 94 – 97, 109 – 118, 133 – 139b, 148 – 166)
  - a) 1<sup>st</sup> ed., Warszawa 2007, pp. 513
  - b) 2<sup>nd</sup> ed., Warszawa 2009, pp. 590
  - c) 3<sup>rd</sup> ed., Warszawa 2011, pp. 625
  - d) 4<sup>th</sup> ed., Warszawa 2013, pp. 647
  - e) 5<sup>th</sup> ed., Warszawa 2015, pp. 982 (pp. 189-230, 338-385, 424-473, 513-570, 599-659 – participation in the whole volume – around 38%)
7. Marital Rape. A Criminal Law and Criminological Study, Warszawa 2016, ss. 543

#### Articles and chapters in monographs:

1. Criminal responsibility for Participating in Organised Criminal Structures under the Solutions of the Polish Criminal Code from 1997 [in:] T. Bojarski et al. (ed.), Changes of Polish Criminal Law under the Polish Criminal Law from 1997, Lublin 2006, pp. 343-353
2. Criminalisation of terroristic acts in the criminal law of chosen countries, Studia Iuridica Lublinensia 8/2006, p. 29-48

3. The institution of mediation in Polish law with special attention paid to mediation in juvenile, criminal and civil cases [in:] A. Lewicka (ed.), *Professional mediator. Become one. Methodological guide*, Lublin 2008, pp. 11-33
4. Mediation as an alternative for the traditional justice system? [in:] Z. Bartkiewicz, A. Węgliński (eds.), *Effective rehabilitation. Experiences and propositions*, Lublin 2008, pp. 393-405.
5. Protection of the witness in Polish criminal law (co-author: J. Piórkowska-Flieger), [in:] I. Nowikowski (ed.), *Problems of court law application. A book offered to Professor Edward Skrętowicz*, Lublin 2007, pp. 54-66;
6. Planned changes in the executive procedure in proceedings referring to juveniles [in:] T. Bojarski, K. Nazar-Gutowska, A. Nowosad, A. Michalska-Warias, J. Piórkowska-Flieger, A. Sośnicka, M. Szwarczyk, D. Firkowski (eds.), *The problems of reforming the procedure in juvenile cases*, Lublin 2008, pp. 175-185
7. The evolution of responsibility for economic offences [in:] T. Bojarski, K. Nazar-Gutowska, A. Nowosad, A. Michalska-Warias, J. Piórkowska-Flieger, A. Sośnicka, M. Szwarczyk, D. Firkowski (eds.), *The development of penal sciences 60 years after the foundation of the Faculty of Law and Administration of the UMCS*, Lublin 2009, pp. 67 – 81
8. Jerzy Śliwowski (1907 - 1983) [in:] A. Przyborowska-Klimczak (ed.), *Professors of the Faculty of Law and Administration of the UMCS 1949-2009. A jubilee book on the 60<sup>th</sup> anniversary of the Faculty of Law and Administration of the UMCS in Lublin*, Lublin 2009, pp. 288-301
9. Detering effect of the capital punishment in the light of the newest American research (co-author: A. Taracha), *Wojskowy Przegląd Prawniczy* 3/2009, pp. 96-106
10. Criminal law consequences of psychopathy, *Palestra* 9-10/2009, s. 56-66
11. Mutual relation of chosen criminal law and criminological concepts [in:] V. Konarska-Wrzosek, J. Lachowski, J. Wójcikiewicz (eds.), *Crucial problems of criminal law, criminology and criminal policy. A book offered to Professor Andrzej Marek*, Warszawa 2010, pp. 773-786
12. Problematic issues of Money Laundering, *Studia prawnoustojowe* 10/2009, pp. 129-141
13. The draft bill of „Juvenile law” - basic principles of the reform [in:] Z. Bartkiewicz, A. Węgliński, A. Lewicka (eds.), *Obligations and competences in the upbringing of persons who are socially maladjusted*, Lublin 2010, pp. 343-357
14. Criminal law aspects of stalking in Polish criminal law (co-author: K. Nazar-Gutowska), *Studia Iuridica Lublinensia*, Vol. XIV z 2010 r., pp. 61-76
15. Renouncing to impose the punishment according to the Criminal Code from 1997 – chosen aspects [in:] A. Michalska-Warias, I. Nowikowski, J. Piórkowska-Flieger (eds.), *Theoretical and practical problems of contemporary criminal law. A jubilee book offered to Professor Tadeusz Bojarski*, Lublin 2011, pp. 237-252
16. Fighting Terrorism and Organised Crime in the light of the Polish Criminal Code from 1997 [in:] S. Pikulski et al. (eds.), *The Integrity of Polish Criminal Law*, Olsztyn 2011, pp. 159-173
17. The proposed changes in the model of proceedings in juvenile cases (co-author: J. Piórkowska-Flieger) [in:] T. Bojarski et al. (eds.), *Theoretical and practical problems of contemporary criminal law. Materials of the conference held in Lublin on 26-27 September 2011*, Lublin 2011, pp. 259-272
18. Statutory features of the offence of rape [in:] M. Mozgawa (ed.), *The offence of rape*,

Warszawa 2012, pp. 31-60

19. Obligation to confirm statements before the court by a key witness in sua causa, *Prokuratura i Prawo* 9/2012, pp. 68-82
20. Chosen problems of the offence of rape [in:] A. Adamski, J. Bojarski, P. Chrzczonowicz, M. Leciak (eds.), *Penal sciences in face of the fast social and cultural changes. A jubilee book offered to Professor Marian Filar*, Vol. I, Toruń 2012, pp. 400-413
21. Fighting Terrorism in Polish Criminal Law – the Influence of EU Legislation, *Białostockie Studia Prawnicze*, Zeszyt 10, *Legal And Criminological Aspects of Terrorism. Local and Global Perspective*, E. W. Plywaczewski (ed.), Białystok 2011, pp. 157-170
22. Money laundering in international and European Union law [in:] E. W. Plywaczewski (ed.), *Money laundering and its implications*, Warszawa 2013, pp. 43-70
23. Renouncing to impose the punishment in the law on petty offences [in:] A. Błachnio-Parzych, J. Jakubowska-Hara, J. Kosonoga, H. Kuczyńska (eds.), *Problems of administering criminal justice. Professor Jan Skupiński's jubilee book*, Warszawa 2013, pp. 702-719
24. Organised criminal group in case law, *Prokuratura i Prawo* 12/2013, pp. 100-116
25. Rape by deception in Polish law and in English and American law, *Studia Iuridica Lublinensia*, Vol. XXI, Lublin 2014, pp. 129-144;
26. Statutory features of euthanasia killing [in:] M. Mozgawa (ed.), *Euthanasia*, Warszawa 2014, pp. 121-155
27. Offences against public order in the Criminal Code from 1932 and at present [in:] A. Grześkowiak, K. Wiak, M. Gałązka, R.C. Hałas, S. Hypś, D. Szeleszczuk (eds.), *The Criminal Code from 1932*, Lublin 2015, pp. 229-248
28. Chosen problems of imposing punishment for participation in organised criminal structures [in:] M. Bojarski, J. Brzezińska, K. Łucarz (eds.), *Problems of contemporary criminal law and criminal policy. Professor Zofia Sienkiewicz's jubilee book*, Wrocław 2015

#### **Commentaries to court decisions:**

1. Commentary to the resolution of the full Supreme Court Criminal Chamber from 4<sup>th</sup> April 2005, I KZP 7/05, *Prokuratura i Prawo* 7-8/2007, pp. 200-206
2. Commentary to the Supreme Court decision from 4<sup>th</sup> February 2008, III KK 363/07, *Państwo i Prawo* nr 2/2010, pp. 130-135
3. Commentary to the Wrocław Appellate Court decision from 21<sup>st</sup> February 2012, II Aka 338/11, *WPP* 3/2013, pp. 109-114
4. Commentary to the Katowice Appellate Court decision from 15<sup>th</sup> May 2013, II Aka 90/13, *Palestra* 7-8/2014, pp. 150-154
5. Commentary to the Supreme Court decision from 13<sup>th</sup> November 2013, II KK 170/13, *WPP* 4/2014, pp.
6. Commentary to the Wrocław Appellate Court decision from 19<sup>th</sup> September 2013, II Aka 270/13, *Prokuratura i Prawo* 5/2015, pp. 188-192;

#### **Book reviews:**

1. Review of the book by W. Cebulak and E. W. Pływaczewski: *Prostitution in the United States and Poland. A Cross-Cultural Criminological Study From a Religious Perspective*, Państwo i Prawo 8/2007, pp. 120-122
2. Review of the book by Barbara Kunicka-Michalska: *Basic Spanish criminal law*, Państwo i Prawo 5/2010, pp. 118-120
3. Review of the book: *Current Problems of the Penal Law and Criminology (Aktualne problemy prawa karnego i kryminologii)*, edited by Emil W. Pływaczewski, Białystok 2009, Prokuratura i Prawo 5/2011, pp. 168-173

#### **Other:**

1. Tests. Criminal law, T. Bojarskiego (ed.), Warszawa 2010 (co-authors: K. Nazar-Gutowska, A. Nowosad, J. Piórkowska-Flieger); pp. 223, 2<sup>nd</sup> ed. Warszawa 2012, pp. 216
2. Report from the conference „Theoretical and practical problems of contemporary criminal law”, Lublin 26-27 September 2011 (co-author: J. Piórkowska-Flieger), Państwo i Prawo 5/2012, pp. 122-124

#### **Publications before the doctorate:**

1. Some problems of the continuous offence and the so called sezuence of offences in the light of art. 12 and 91 of the Criminal Code, Annales UMCS, Sectio G, Vol. XLVII, 2000, s. 209 – 221;
2. Modification of Criminal Code provisions referring to traffic offences [in:] T. Bojarski, E. Skrętowicz (eds.), *New criminal law after revisions*, Lublin 2003, pp. 31-40;
3. The concept of organised crime – criminological aspects, *Studia Iuridica Lublinensia*, Vol. I, 2003, pp. 129 – 143;
4. The structure of the educational and correctional measures imposed on juveniles in the 90. of the XX century, *Studia Iuridica Lublinensia* 3/2004, pp. 139 – 152;
5. Preventing organised crime seen from the perspective of EU legal solutions [in] E. Leszczyński (ed.), *Legal problems of Poland's membership in the European Union*, Lublin 2005, pp. 235-253;
6. The perpetration of crime in the form of directing or commanding it as criminal law instruments of fighting organised crime [in:] L. Leszczyński ed al. (ed.), *The practice and theory of criminal law. A Book dedicated to the memory of Prof. A. Wąsek*, Lublin 2005, pp. 569-580;
7. Money Laundering in British Law at the Beginning of the XXI century, *Prokuratura i Prawo* 10/2005, pp. 96-108;
8. Commentary to the Supreme Court Decision from 19<sup>th</sup> August 1999, I KZP 24/99, *Prokuratura i Prawo* 4/2000, pp. 105 – 108;
9. Commentary to the Supreme Court Decision from 29<sup>th</sup> January 2002, I KZP 31/2001, *Przegląd Sądowy* 4/2003, pp. 148 – 153;
10. Commentary to the Supreme Court Decision from 28<sup>th</sup> March 2002, I KZP 4/2002, *Prokuratura i Prawo* 4/2003, pp. 139 – 143;
11. Review of the book by Letizia Paoli: “Mafia Brotherhoods. Organized Crime, Italian Style”, *Państwo i Prawo* 9/2004, pp. 110 – 112.

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