

Załącznik nr 7:

List of publications:

I. Monographs:

1. The convicting sentence of the I instance court issued on the basis of art. 335 of the Code on Criminal Proceedings, Kraków 2005, ISBN 83-7444-046-5, pp. 174.

II Textbooks:

1. Injunction proceedings [in:] K. Dudka (ed.), Special and separate proceedings in criminal proceedings, Warszawa 2012, ISBN 978-83-264-1694-1, pp. 66-86.

III. Commentaries:

1. Commentary to the statute on proceedings in juvenile cases, T. Bojarski (ed.), 4th edition, Lexis Nexis 2014, ISBN 978-83278-0472-3, pp.105- 147 (co-author E. Skrętowicz), pp. 148- 169 (co-author T. Bojarski), pp. 244-255 (co-author E.Skrętowicz), pp. 170 -178.
2. Commentary to the statute on proceedings in juvenile cases. Revised and supplemented edition. T. Bojarski (ed.), 5th edition, Wolters Kluwer 2016, ISBN 978-83-8092-310-2, pp.123-169 (co-author E. Skrętowicz), pp. 170-198 (co-author T. Bojarski), pp. 283-293 (co-author E. Skrętowicz), pp. 200-214.

IV. The System of Criminal Procedural Law

1. Injunction proceedings [in:] The System of Criminal Procedural Law. Special proceedings, T. Prusak (ed.), vol. XIV, chapter IV, Wolters Kluwer, Warszawa 2015, ISBN 978-83-264-8010-2, pp. 390-474.
10. Exclusion of a judge [in:] The System of Criminal Procedural Law. Courts and other organs of criminal proceedings, Z. Kwiatkowski (ed.), vol. V, chapter V, point 5.1. - 5.3. subpoint 5.3.1. - 5.3.3., Wolters Kluwer, Warszawa 2015, ISBN 978-83-264-8275-5, pp. 520-585.

V. Articles published in collective works:

1. Evolution of the bases of provisional detention in Polish criminal proceedings [in:] Poland in the 1990. Transformations of state and law, vol. 3, M. Mozgawa, M. Nazar, J. Stelmasiak, T. Bojarski (eds.), Wydawnictwo UMCS, Lublin 1997, ISBN 83- 227- 1081- X, pp. 483-491.
2. Participants of criminal proceedings (co-author E. Skrutowicz, I. Nowikowski, K. Dudka) [in:] New criminal codification. The Code on Criminal Proceedings. Crucial issues. Ministry of Justice. Department of Staff and Training, Kantor wydawniczy Zakamycze, Warszawa 1997, ISBN 83-86393-90-4, pp.61- 88
3. Dopros obwiniajemowo w celach dokazywania de lege lata i de lege ferenda w polskim ugołownom processe (co-author E. Skrutowicz), Prawo i Sowiemienność, Mińsk 1998, ISBN 985-445-031-7, pp. 173-179.
4. The essence of conviction without trial [in:] Contemporary Polish criminal proceedings. Book offered to Professor T. Nowak, R. Stachowiak (ed.), Poznań 2002, ISBN 83-86254-30-0, pp. 281-287.
5. The material and procedural character of the provisions of art. 335 and 343 of the Code on Criminal Proceedings [in:] New Criminal Law after Changes, Wydawnictwo UMCS, Lublin 2002, ISBN 83-227-1956-6, pp. 77-83.

Positions 1 – 5 were published before I obtained the doctoral degree.

6. The importance of mediation proceedings in Polish criminal procedure [in:] Problems of the revised criminal procedure, G. Artymiak, Z. Ćwiąkalski (eds.), Kraków 2004, ISBN 83-7333-442-4, pp. 437-445.
7. The separate opinion of a judge in Polish criminal proceedings. Chosen problems [in:] The practice and theory of criminal law. A Book dedicated to the memory of Prof. A. Wąsek, L. Leszczyński, E. Skrutowicz, Z. Hołda (eds.), Lublin 2005, ISBN 83-227-2373-3, pp. 703-707.
8. Mediation and the interest of the justice system [in:] The concept of interest in legal sciences, the law and court judgments in Poland and Ukraine, A. Korybski, M. W. Kostycki, L. Leszczyński (eds.), Lublin 2006, ISBN 83- 227- 2613 – 9, pp. 199 -203

9. The psychiatric and psychological opinion in Polish criminal proceedings. Chosen problems (co-author E. Skrutowicz) [in:] A book in honour of Professor A. Kaftal, G. Rejman, B.T. Bieńkowska, Z. Jędrzejewski, P. Mierzejewski (eds.), Warszawa 2008, ISBN 978-83-922116-5-5, pp. 299-306.
10. Mutual indictment in Polish criminal proceedings [in:] Problems of court law application. A book offered to Professor Edward Skrutowicz, I. Nowikowski, J. Kosowski (eds.), Lublin 2007, ISBN 978- 83-227-2720-1, pp. 347-354.
11. Indictment in accelerated proceedings [in:] Inquisitory model of criminal proceedings. Book offered to Professor Stanisław Stachowiak (co-author E. Skrutowicz), A. Gerecka – Żołyńska, P. Górecki, H. Paluszakiewicz, P. Wiliński (eds.), Warszawa 2008, ISBN 978-83-7601-070-0, pp. 323-325.
12. Underage victim in criminal proceedings [in:] The problems of reforming the procedure in juvenile cases, T. Bojarski (ed.), MORPOL, Lublin 2009, ISBN 978-83-87833-86-2, pp. 99-106.
13. Proceedings agreements and consensuality in the light of art. 335 and 387 of the Code on Criminal Proceedings [in:] The assessment of the functioning of proceedings agreements in the criminal justice practice, C. Kulesza (ed.), Warszawa 2009, ISBN 978- 83-7601-600-9, pp. 54-61.
14. Awarding the monetary compensation ex officio. Chosen problems [in:] Substantial criminal law and procedural aspects of compensation in the light of the criminal codifications from 1997 and proposals for modifications, Z. Ćwiąkalski, G. Artymiak (eds.), Warszawa 2010, ISBN 978-83-264-0437-5, pp. 282-293.
15. Motion for conditional discontinuance of criminal proceedings. Chosen problems [in:] Theoretical and practical problems of contemporary criminal law. A book offered to Professor T. Bojarski, I. Nowikowski, A. Michalska-Warias, J. Piórkowska-Flieger (eds.), Lublin 2011, ISBN 978-83-7784-000-9, pp. 867-878.
16. Resumption of court proceedings in Polish and Italian criminal proceedings. Chosen problems [in:] Special means of contesting court decisions from the comparative point of view, D. Gil (ed.), wyd. KUL, Lublin 2013, ISBN 978-83-7702-733-2, pp. 203-224;

17. Modification of an act of indictment seen from the point of view of the legality principle (co-author I. Nowikowski), [in:] *The legality principle in criminal proceedings*, B. Dudzik, J. Kosowski, E. Kruk, I. Nowikowski (eds.), Wydawnictwo UMCS, Lublin 2015, ISBN 978-83-7784-712-1, pp. 185-208.
18. Withdrawal of an act of indictment and the rights of the auxiliary prosecutor [in:] *The roles of the participants of court proceedings – yesterday, today and tomorrow* (co-author I. Nowikowski), D. Gil, E. Kruk (eds.), Vol. I, Wydawnictwo KUL, Lublin 2015, ISBN 978-83-8061-117-7, pp. 17-32.
19. The participation of the victim in criminal proceedings and the execution of the right to information and being listened to in the light of the provisions of the Directive of the European Parliament and Council 2012/29/UE (art. 4 i art. 10) – chosen aspects [in:] *Polish courts in the face of the UE law achievements*, D. Gil (ed.), Wydawnictwo KUL, Lublin 2015, ISBN 978-83-8061-119-1, pp. 109-124.
20. Procedural law instruments and the effectiveness of their execution in preventing family violence [in:] *Chosen problems of substantial and procedural law. Theory and practice*, Vol. III, K. Knoppek, J. Mucha (eds.), wyd. Akademicki Instytut Naukowo Wydawniczy ALTUS Sp. z o.o., Poznań 2015, ISBN 978- 83-934497- 8- 1, pp. 167-180.
21. EAW – European Arrest Warrant. Chosen problems (co-author: A. Nowosad) [in:] *The europeisation of public law – system issues*, vol. I, part III, chapter XIV, E. Wójcicka, B. Przywora, M. Makuch (eds.), wyd. Imienia S. Podobińskiego Akademii Imienia Jana Długosza, Częstochowa 2015, ISBN 978-83-7455-485-5, pp. 217-239.
22. The principle of public sentencing and its limitations [in:] *The principles of court proceedings in the light of the last revisions*, D. Gil, E. Kruk (eds.) , wyd. KUL, Lublin 2016 (in print).

Positions 6 – 22 were published after I obtained the doctoral degree.

VI. Scientific articles published in Polish and foreign scientific journals

1. The model of the main trial de lege lata and de lege ferenda, *Annales UMCS* 1996, Sectio G, Ius, vol. XLIII, pp. 221–242.

2. The advocate's secrecy in criminal proceedings (co-author E. Skr̄etowicz), *Annales UMCS*, vol. XL, sec. G, Lublin 1996, pp. 129-136.
3. Using provisional detention by the court after the act of indictment has been presented, *Prokuratura i Prawo* 1996, no 6, pp. 59-62.
4. Interlocutory proceedings in criminal proceedings, *Prokuratura i Prawo* 1996, no 9, pp. 54-59.
5. Placing in a youth detention centre as a provisional preventive measure used in the case of juvenile offenders, *Prokuratura i Prawo* 1997, no 1, pp. 78-85.
6. The basis of using preventive measures according to the new criminal code of 1997, *Polish Legal Journal* 1997, vol. 2, nr 2, ISSN 1385-1454, pp. 191-198.
7. Remarks on the conviction without trial in the new Code on Criminal Proceedings, *Prokuratura i Prawo* 1998, no 4, pp. 43-46.
8. Conviction during the sitting of I instance court. Chosen problems, *Annales UMCS. Sectio G, Ius*, vol. XLV Lublin 1998, pp. 251 – 257.
9. The model of preparatory proceedings in the new code of criminal procedure (co-author E. Skr̄etowicz), *Legal Polish Journal* 1998, vol. 3, no 2, ISSN 1385-1454, pp.103-110.
10. Some remarks on using art. 335 in connection with art. 343 of the Code on Criminal Proceedings in court practice, *Prokuratura i Prawo* no 1/2000, pp. 84 - 88.
11. The roots and the idea of consensuality in criminal proceedings, *Annales UMCS*, vol XL, sec. G, Lublin 2001, pp. 85 -94.

Positions 1 – 11 were published before I obtained the doctoral degree

12. Indictment in proceedings started on private prosecution, *Ius Novum* 2012, no 4, pp. 28-42.
13. The problem of unjust indictment seen form the point of view of the State Treasury's responsibility for damages, *Przegląd Legislacyjny* 2013, no 4 (86), pp. 9-24.

14. Compensational discontinuance of criminal proceedings on the basis of art. 59a of the Code on Criminal Proceedings, *Przegląd Prawno-Ekonomiczny* 2015, no 33, pp. 30-40.
15. Starting proceedings on private indictment, *Studia Prawnicze i Administracyjne* 2015, no 3, pp. 25- 36.
16. The indictment principle in Polish criminal proceedings, *Studia Juridica Lublinensia*, 2016, no 1, pp. 199-221.
17. The basis of using provisional detention in the light of modifications of the Code on Criminal Proceedings, *Przegląd Prawno-Ekonomiczny* no 34 (1), 2016, pp. (in print)
18. Family violence and the victim and the protection of his rights in the light of the procedure of the “Blue card” and the civil “order to live the house”, *Annales UMCS* no 1, 2016.

Positions from 12 – 18 were published after I obtained my doctoral degree.

VII. Commentaries to court decisions:

1. Commentary to the Supreme Court decision from 19 February 1997, IKZP 36/96, *Prokuratura i Prawo* 1997, no 10, pp. 94-99.
2. Commentary to the Supreme Court decision from 8 february 2000, I KZP 52/99, *Prokuratura i Prawo* 200, no 9, pp. 92 -93.

Positions 1 – 2 were published before I obtained my doctoral degree.

3. Commentary to the Supreme Court decision from 18 December 2013, I KZP 24/13, *Przegląd Prawno-Ekonomiczny* 2015, no 33, pp.122-124
4. Commentary to the Supreme Court decision from 5 March 2014, IV KK 341/13, *Ius Novum* 2016, no. 1, pp. 162 - 165

Positions 3 – 4 were published after I obtained my doctoral degree.

VIII. Reviews and others:

1. Review of the collective book edited by D. Dolling, K.H. Glossl and S. Waltoś, Reports about crimes and criminal proceedings in everyday newspapers in Germany and Poland, Kraków 1997, Prokuratura i Prawo 1998, no 5, pp. 85 – 95.
2. Report from a conference referring to the new Code on Criminal Offences (Lublin - Kazimierz n/ Wisłą) 8-10 September 1997, Prokuratura i Prawo 1997, no 11, pp. 167 – 170.
3. Index to the Code on Criminal Proceedings [in:] Code on Criminal Proceedings, II ed., Zakamycze, Kraków 1996, pp. 277 -300.
4. Introduction to the Code on Criminal Proceedings with index, VI ed., (co-author E. Skrutowicz), Zakamycze 2003, ISBN 83-7333-299-5, ss. I-XLII.

Positions 1 – 4 were published before I obtained my doctoral degree.

