Damian Kazimierz Gil, PhD.

Department of Criminal Law and Criminal Procedures

John Paul II Catholic University in Lublin

Off-Campus Faculty of Law and Social Sciences in Stalowa Wola

List of academic publications

- I. Authorship and co-authorship of monographs, academic publications in international and national journals others than those included in databases or in the list referred to § 3 of Ordinance, for a given field of science
- "Objections and Quasi-objections in Criminal Proceedings", Lublin 2015, pp. 325 (KUL, ISBN 978-83-8061-128-3);
- F. Prusak "The System of Criminal Procedure Law. Special Proceedings". Vol. XIV (editor-in-chief P. Hofmański), Warszawa 2015, pp. 294-389 (in collaboration with E. Skrętowiczem) [Wolters Kluwer, ISBN 978-83-264-8010-2].
- II. Authorship or co-authorship relevant for a given field: joint publications, catalogue of databases, research work documentation, opinions and artistic works
- " Safeguarding Injured Persons' Rights in Special Proceedings", Warszawa 2012, pp. 251 (Wolters Kluwer, ISBN 978-83-264-0730-7);
- "The Current Issues in the Justice System I", D. Gil, A. Jakieła, I. Butryn, K. M. Woźniak (eds.), Lublin 2012, (KUL, ISBN 978-83-7702-477-5);
- " The Current Issues in the Justice System II" on "Problems with the Amendments to Court Law", Lublin 2013, pp. 252 (KUL, ISBN 978-83-7702-627-4);
- "The Current Issues in the Justice System III" on "The Roots and Evolution of the Court Law Institution", Lublin 2013, pp. 450, (KUL, ISBN-978-83-7702-803-2);
- "Leon Petrażycki's Views on Law and Science", D. Gil, Ł. Pikuła (eds.), Lublin 2013, pp. 197, (KUL, ISBN 978-83-7702-724-0);
- "The Current Issues in the Justice System IV" on "Court Law in the Case Law of the Constitutional Tribunal", Lublin 2014, pp. 429, (KUL, ISBN 978-83-7702-899-5);
- "The Current Issues in the Justice System V", on "The Polish Judiciary and the Acquis Communautaire", Lublin 2015, pp. 442, (KUL, ISBN 978-83-8061-119-1);
- "Specific Means of Challenge from the Comparative Perspective", Lublin 2013, pp. 441, (KUL, ISBN 978-83-7702-733-2);

"The Consequences of Procedural Acts in the Light of European Standards", Lublin 2014, pp. 363 (KUL, ISBN 978-83-7702-898-8);

"The Role of Participants of Legal Proceedings -Yesterday, Today and Tomorrow" Vol. I, D. Gil, E. Kruk (eds.), Lublin 2015, pp. 295, (KUL, ISBN 978-83-8061-117-7);

"The Role of Participants of Legal Proceedings - Yesterday, Today and Tomorrow", Vol. II, D. Gil, E. Kruk (eds.), Lublin 2015, pp. 284, (KUL, ISBN 978-83-8061-118-4);

"Reforms of the Criminal Proceedings in the Light of their Principles", D. Gil, E. Kruk (eds.), Lublin 2016, pp. 312 (KUL, ISBN 978-83-8061-261-7);

"Court Procedure Rules in the Light of the Recent Amendments", D. Gil, E. Kruk (eds.), Lublin 2016, pp. 248 (KUL, ISBN 978-83-8061-260-0);

"Evidence in Criminal Proceedings from the Comparative Perspective", D. Gil (ed.), Lublin 2016, pp. 538 (KUL, ISBN 978-83-8061-284-6);

"Production of Evidence in Criminal Proceedings from the Comparative Perspective", D. Gil (ed.), Lublin 2016, pp. 264 (KUL, ISBN 978-83-8061-285-3):

I am scientific editor of Internet Legal Review (UJ) No. 2/2016 on "The Issues of Criminal Law and Criminal Proceedings";

III. Authorships or co-authorship of other academic publications

Denial of the Motion for Correction - The Procedural Issues (Remarks on the Basis of Three Judgments of the Constitutional Tribunal) (in:) M. Trybus, T. Wilk (eds.), Offences Rarely Prosecuted by Law Enforcement Authorities, Rzeszów 2013, pp. 74-80 (ISBN 978-83-7338-940-3);

Libel in the Polish Criminal Codifications - Historical Regulations, de lege lata and de lege ferenda, (in:) M. Lubelski, R. Pawlik, A. Strzelec (eds..), Ideas Behind Amendments to the Criminal Code, Kraków 2014, pp. 327-340 (ISBN 978-83-7571-263-6);

The Issues of Mediation in the View of Amendments to the Polish Criminal Code, (in:) Ius et Administratio 2014, Issue 3, pp. 3-17;

The Roles of Participants in Criminal Proceedings and the Model of Mediation Proceedings (in:) D. Gil, E. Kruk (eds.), The Roles of Participants in Court Proceedings - Yesterday, Today and Tomorrow, Lublin 2015, pp. 163-176 (ISBN 978-83-8061-117-7);

The Role of Judicial Bodies in the Event of the Crossing Permissible Limitations on Punishment of Minors, (in:) F. Ciepły (ed.), The Legal Aspects of Punishing Minors, Warszawa 2011, pp. 109-123 (ISBN 978-83-264-1432-9);

Punishing Minors-Lawful Excuses: Substantive and Procedural Aspects, (in:) A. Michalska - Warias, I. Nowikowski, J. Piórkowska - Flieger (eds.), Theoretical and Practical Problems in the Contemporary Criminal Law (dedicated to Prof. T. Bojarski), Lublin 2011, pp. 37-55 (ISBN 978-83-7784-000-9) [in collaboration with F. Ciepły];

The Model of Proceedings in Cases of Minors From de lege lata and de lege ferenda Perspectives, (in:) S. Ćmiel (ed.), Juvenile Delinquency – Theory and Practice, Józefów 2012, pp. 523-533 (ISBN 978-83-62753-16-1);

Is it Possible to Adjudicate So-called Pedophile Crimes under Special Proceedings?, (in:) K. Watorek, J. Bukała, Stop pedophilia, Kielce 2012, pp. 81-88 (ISBN 978-83-60056-87-5); Participation of the Ombudsman for Children in Cassation Proceedings, Przegląd Prawno-Ekonomiczny, Issue 23(2/2013), pp. 49-57;

The Influence of Minors' Evidence on Accuracy of a Penal Reaction, (in:) J. Bukała, K. Wątorek (eds..), Harming children – Prevention of Violence, Kielce 2013, pp. 149-166 (ISBN 978-83-6124063-1);

The Method of Questioning Minors in Criminal Proceedings Following the Amendment of June 2013, (in:) R. Sztychmiller, J. Kasprzak, J. Krzywkowska (eds.), Production of Evidence in Criminal Proceedings, Olsztyn 2014, pp. 105-117 (ISBN 978-83-62383-47-4);

A Right to File an Objection in the Contemporary Polish Criminal Procedures (The Selected Issues), (in:) P. Ruczkowski (ed.), The Current Criminal Justice Problems, Kielce 2011, pp. 107-116 (ISBN 978-83-60056-74-5);

The Model Changes Related to Challenges to Judicial Decisions in Criminal Proceedings (Comments on the Draft Act prepared by the Criminal Law Codification Committee), (in:) R. Frey (ed.), The Changes to Public and Private Law at the Beginning of the 21st Century, Kielce 2012, pp. 113-124 (ISBN 978-83-60056-88-2);

Objections Versus A Constitutional Rule of Judicial Review, (in:) A. Światłowski (ed.), Criminal Proceedings in the Light of the Constitution of the Republic of Poland, Kraków 2013, pp. 287-298 (ISBN 978-83-63896-09-6);

Objection to In Absentia Verdicts - the Selected Issues, (in:) D. Gil (ed.), The Effects of Procedural Acts in the Light of European Standards, Lublin 2014, pp. 218-232 (ISBN 978-83-7702-898-8);

"An Objection" in Fining Procedure Conducted by Municipal Police Versus a Constitutional Right to a Trial, (in:) A. Mezglewski (ed.), Municipal Police as the Traffic Control Authority, Lublin 2014, pp. 89-102 (ISBN 978-83-7702-881-0);

The Rights of Criminal Proceeding Participants in connection with the Challenging of Procedural Decisions Without Initiating the Due Course of Instance, (in:) J. Krzywkowska, R. Sztychmiller (eds.), Problems With the Judicial Protection of Human Rights, Volume II, Olsztyn 2012, pp. 213-220 (ISBN 978-83-62383-15-3);

An Injured Person in Summary Proceedings (Comments de lege lata and de lege ferenda), (in:) D. Gil (ed.), Protection of Victims' Rights in Special Procedures, Warszawa 2012, pp. 79-86 (ISBN 978-83-264-0730-7);

Imposing a Punitive Measure of Mass Event Entry Ban in Summary Proceedings, (in:) M. Kopeć (ed.), Legal Protection of Sports Events in Connection with EURO 2012, Lublin 2012, pp. 207-213 (ISBN 978-83-7702-656-4);

Special Procedures for Offences Against the Rights of the Persons Pursuing Paid Work - Is it at All Possible?, Biuletyn Koła Naukowego Prawa Pracy, Issue 7/2013, pp. 147-162 (ISBN 978-83-9322925-4-7);

The Key Problems of Charging with the Perpetrator's Consent for Offences under the Fiscal Offences Act., Przegląd Prawa Publicznego 2014, Issue 9, pp. 76-85;

Opposition to Fining Procedures, Przegląd Prawo-Ekonomiczny Issue 31 (2/2015), pp. 25-36; A Right to a Criminal Trial Versus Other Penal Procedures (the Selected Issues), (in:) B. Wróblewski, P. Jóźwiak, K. Opaliński (eds.), The Concurrence between Disciplinary Liability and other Liability of a Penal Nature in Uniformed Services, Piła 2014, pp. 35-48 (ISBN 978-83-88360-73-2);

Disciplinary Liability of the Prison Service- Selected Issues), (in:) P. Jóźwiak, K. Opaliński (ed.), Crucial Disciplinary Law Problems of Uniformed Services, Piła 2012, pp. 84-88 (ISBN 978-83-88360-60-2);

Ethical Standards of Prison Service Officials. Can the Official's Right Conduct Contribute to Inmate Rehabilitation?, (in:) P. Jóźwiak, K. Opaliński (ed.), The Principles of Ethical Standards of Uniformed Services, Piła 2013, pp. 44-50 (ISBN- 978-83-88360-67-1),

Some Remarks on the Role and Ethics of a Prosecutor in the Structure of Legal Protection Authorities, Ius et Administratio 2014, Issue 2, pp. 3-13;

Professor Marian Cieślak - Analysis of Achievements and Thoughts of a Great Scholar, (in:) A. Lis (ed.), Law in the Medieval and Modern Europe, Lublin 2012, pp. 97-104 (ISBN 978-83-7702-418-8);

L. Petrażycki's Views on Criminal Law (polemic against F. Liszt), Przegląd Prawno-Ekonomiczny, Issue 27 (2/2014), pp. 46-54;

New Technological Solutions in Criminal Law Practice (comments de lege lata and de lege ferenda) (in:) R.M. Czarny, K. Spryszak (eds.), Current Challenges for the State and Law, Volume IV, Toruń 2012, pp. 271-280 (ISBN 978-83-7780-466-7);

Arrest of a Suspected Person in the Polish Criminal Proceedings and Its Conformity to the Constitution of the Republic of Poland, (in:) P. Kardas, T. Sroka, W. Wróbel (eds.), A Rule-of-Law State and Criminal Law. Prof. A. Zoll's Jubilee Book (Volume II), Warszawa 2012, pp. 1757-1766 (in collaboration with E. Skrętowiczem) [ISBN 978-83-264-3923-0];

Disqualification of a Judge who has Previously issued a Ruling in a Criminal Case, (in:) M. Dębiński, R. Pelewicz, T. Rakoczy (eds.), Judges' Discretionary Power. Theory and Practice, Tarnobrzeg 2012, pp. 45-54 (ISBN 978-83-925182-4-2);

The Right of the Poor in Criminal Proceedings – Protection of Human Rights or Scheming to Hide Incomes? (comments de lege ferenda related to the verification of applicants' inability to cover costs of legal proceedings), (in:) M. Pietrzak (ed.), Ex Officio Legal Aid and a Right to a Trial, Warszawa 2012, pp. 43-48 (ISBN 978-83-915643-1-8);

Publication in the German language – Objections in the Polish and German Law Systems, (Einsprüche im polnischen und deutschen Strafprozess), Przegląd Prawno-Ekonomiczny Issue 33 (4/2015), pp. 6-19;

Comments on the Supreme Court Resolution of 23 September 2008 (I KZP 19/08), Prokuratura i Prawo 2010, Issue 11, pp. 163-168;

The Issues of too Frequent Amendments to the Code of Criminal Proceedings. In Search of the Ratio in the Polish Criminal Proceedings, Internetowy Przegląd Prawniczy TBSP UJ 2016, Issue 2 p. 5-19;

Conviction without Conducting a Trial from the Perspective of Adopted and Proposed Amendments to the Criminal Proceedings, Studia Iuridica Lublinensia 2016, Issue 2, vol. XXV, p. 71-96;

Effectiveness of the Evidentiary Proceedings in the Criminal Trial from the Perspective of Recent Amendments, (in:) Ł. J. Pikuła, H. Kaczmarczyk (ed.), Limits of Effectiveness of the Law. The Means of Achieving Effectiveness in the Law, Vol. I, Toruń 2016, p. 39-58, ISBN 978-83-8019-617-9;

With regard to Adversarial System of the Criminal Trial – Some Comments on the "Temporary" Remodelling the Proceedings related to the First Instance Court, (in:) D. Gil, E. Kruk (eds.), Reforms of the Criminal Proceedings in the Light of their Principles, Lublin 2016, ISBN 978-83-8061-261-7, p. 172-187;

A Right to Defence in the Light of Recent Amendments to the Code of Criminal Proceedings – The Selected Issues, Ius Novum 2016, Issue 4, p.120-132;

A Complaint against Ruling of the Court of Appeal as a New Extraordinary Objection in the Criminal Proceedings, Ius et Administratio 2016, Issue 3, p. 81-95;

The Responsibility for the Abuse of a Family Member – The Selected Issues Related to Legal Protection, (in:) A. Witkowska-Paleń (ed.), Domestic Violence. Help, Intervention, Social Support, Tychy 2016, pp. 64-83 (ISBN 978-83-89701-28-2).

IV. Comments, book reviews, reports:

Comments to the Supreme Court Judgment of 26 April 2016, IV KK 114/16, Internetowy Przegląd Prawniczy TBSP UJ 2016, Issue 5, pp. 82-89,

Comments on the Supreme Court Judgment of 28 April 2016, II KK 294/15, Przegląd Prawno-Ekonomiczny, Issue 35, pp. 184-191;

I have also published two book reviews: Ewa Kruk, Accusation (Libellus Inscriptionis) as a Manifestation of a to Accuse a Right of Competent Prosecutor in the Polish Criminal Proceedings, Lublin 2016, UMCS, p. 411, Internetowy Przegląd Prawniczy TBSP UJ 2016, Issue 2, pp. 221-225;

Anna Kalisz, *Mediation as a Form of Dialogue in the Application of the Law*, Warszawa 2016 (Difin) p. 239, FONS - Biuletyn Informacyjno-Naukowy Stowarzyszenia Badań nad Źródłami i Funkcjami Prawa "Fontes" 2016, Issue 3-4, p. 47-50;

Report on the National Conference – "Court Procedure Rules in the Light of the Recent Amendments" – Sandomierz, 25 April 2016, Przegląd Prawno – Ekonomiczny, Issue 36, pp. 265-269;

Report on the National Conference from the series: The Current Problems in the Justice System VI – on "The Crucial Problems of Evidence Production from the Comparative Perspective", Sandomierz 26-27 April 2016, Przegląd Prawno-Ekonomiczny, Issue 35, pp. 210-213;

I have submitted for printing a text devoted to the exemption from payment of costs, awarding costs in cases brought on a private charge and limitation of costs published in the "Criminal Procedure Law System" Vol. XVIII, M. Klejnowska (ed.), (32 pages of text) [receipt of text statement – attached].

V. Publications before and in connection with a PhD. degree:

"Proceedings in Cases Brought on a Private Charge in the Polish Criminal Procedures", Warszawa 2011, pp. 321 (Wolters Kluwer, ISBN 978-83-264-1403-9);

Some Remarks on Private Prosecution Proceedings (Przegląd Prawno-Ekonomiczny Issue 5(4)/2008), pp. 59-65;

Presumptions in Private Complaint Proceedings (Prokuratura i Prawo 2010, Issue 10), pp. 40-46;

Conciliatory Sessions Versus Mediation in Private Prosecution Cases (Palestra 2010, Issue 7-8), pp. 77-87;

Conciliatory Sessions in Proceedings Brought on a Private Charge (Przegląd Prawno Ekonomiczny Issue 6(1)/2009), pp. 64-72;

Amicable Solutions in the Proceedings Brought on a Private Charge, (in:) S. Krajewski (ed.), Kalejdoskop Naukowy 2, Lublin 2009, pp. 45-64 (ISBN 978-83-660617-11-3);

Normative and Psychological Aspects of Mediation in Private Prosecution Proceedings, (in:) D. Karbarz, A. Gretkowski (eds.), Mediation in Theory and Practice, Stalowa Wola 2009, pp. 145-154 (ISBN 978-83-86916-62-1);

The Need for Special Procedures in the Code of Criminal Proceedings, (w:) M. Grochowski, J. Kostrubiec, E. Streit (eds.), The Current Transformations of State and Law in Central and Eastern European Countries, Lublin 2009, pp. 144-153 (978-83-929677-0-5);

I have also written two reports on a conference and a seminar. These are: "Conflicts of Laws in International Criminal Law in the View of Execution of the European Arrest Warrant", Uniwersytet Jagielloński, 15 May 2009", Przegląd Prawno-Ekonomiczny Issue 7 (2/2009), pp. 130-134; Report on "Bigamia" Lublin Criminal Law Seminar, Przegląd Prawno-Ekonomiczny Issue 8 (3/2009), pp. 101-103 (in collaboration with M. Kopeć).

Devien Gil