

CONTENTS

ISSUES IN CRIMINAL LAW, EXECUTIVE CRIMINAL LAW AND CRIMINAL PROCEEDINGS

JACEK GIEZEK, Subjective side of a prohibited act and forms of its commitment — selected issues	19
PIOTR GÓRALSKI, Problem of a rational sanction for an aggravated murder in Polish penal law . .	37
KATARZYNA GROTT, Crime — between rationality and emotionality	53
DAGMARA GRUSZECKA, Some problems with determining the scope of criminal liability of the potential offender and the victim in the doctrine of objective imputation of a result	67
WOJCIECH JASIŃSKI, Reasonable regulation of admissibility of evidence obtained in violation of human rights in criminal proceedings	83
WIOLETTA JEDLECKA, Prohibition on corporal punishment application and excuse of educational reproofing	97
RAJNHARDT KOKOT, Criminalisation of murder preparation in the amendment to the Penal Code of 13th June 2019	109
ADAM KWIECIŃSKI, A review of jurisprudence of the European Court of Human Rights in Polish cases involving executive criminal law	125
KAZIMIERZ J. LEŻAK, Rational system of inflicting aggregate penalty	135
ALICJA LIMBURSKA, KONRAD LIPIŃSKI, The issue of (un)rationality of the author of draft law in the example of selected provisions of the Act of 13th June 2019 amending the Criminal Code	153
KATARZYNA LIŻYŃSKA, Expediency of educational reaction measures in petty offences law . .	167
KATARZYNA ŁUCARZ, Some remarks on the current model of educational impact measures . .	177
ANNA MUSZYŃSKA, Remarks on the direction of changes of substantive criminal law in the years 2015–2019	191
KRZYSZTOF NOWICKI, Suspension of enforcement of the decision in criminal proceedings . .	203
ANNA PŁOŃSKA, The conception of converting responsibility for petty offences into administrative responsibility	217
JANUSZ SAWICKI, The state of higher necessity in fiscal penal law	227
JERZY SKORUPKA, Standard of access to information about the evidential base of provisional detention in European Union and Polish law	241
SYLWIA SKUBISZ-ŚLUSARCYK, Judicial mistakes and forensic science knowledge	255
IWONA ZIENIEWICZ, Awareness of the meaning of forensic knowledge in a working judicial authority	265

ISSUES IN CIVIL LAW AND CIVIL PROCEDURE

ALEKSANDRA BUDNIAK-ROGAŁA, A preparatory hearing (from article 205 ⁴ to article 205 ⁸ of the Civil Procedure Code) — selected issues <i>de lege lata</i> and <i>de lege ferenda</i>	273
---	-----

TOMASZ DOLATA, Unification trends of European countries in the field of copyright in the second half of the 19th century	287
EWA GALEWSKA, Developing a role of the Polish Postal Service in the proposed system of electronic deliveries — rational legislator or tailor-made act?	299
IZABELLA GIL, Suspension and establishment of a business by a limited liability company . . .	311
KRZYSZTOF GOŁĘBIEWSKI, Statutory requirements for the acquirer of a subjective right and the acquisition of the right to the community property of spouses	323
ŁUKASZ GOŹDZIASZEK, Electronic writ of payment in the context of the purposes of computerisation of public entities	339
KATARZYNA GÓRSKA, Some problems of the form requirements regulation	353
JOANNA HELIOS, Legal negligence of a child	367
JULIAN JEZIORO, Works of utility — selected issues	381
JAKUB KOCIUBIŃSKI, The assumption of undertakings' rationality as a rational assumption of lawmaker in the field of competition law — a problem outline	393
MATEUSZ KRÓLIKOWSKI, Reduction of forced share in judicial proceedings as a result of a dynamic interpretation of civil law	405
KRZYSZTOF KULAK, Warranty for defects against the background of art. 27 of the act on the protection of the rights of an apartment or a single-family house purchaser — main issues	417
JOANNA KUŹMICKA-SULIKOWSKA, The legal situation of a child of a deceased person in the context of rights under inheritance law (analysis and assessment of normative solutions adopted by the Polish legislator)	431
ELWIRA MARSZAŁKOWSKA-KRZEŚ, Proceedings to determine the grounds for updating the perpetual usufruct fee.	445
MARCIN PODLEŚ, Notion of the law-maker's rationality in the field of company law	457
PIOTR RODZIEWICZ, Values preferred by rational legislator in private international law . . .	467
EDYTA RUTKOWSKA-TOMASZEWSKA, Consumer protection law for financial services in the light of the rational legislator's assumption — some selected comments	481
MIROSLAW SADOWSKI, <i>Khula</i> procedure divorce in Egyptian law	499
MACIEJ SKORY, The legal nature of a so-called evidence agreement described in Art. 458 ⁹ of the Civil Procedure Code	511
PIOTR MARCIN WIÓREK, Introduction of a new type of capital company (simple joint stock company) to the Polish commercial companies code and the principle of a rational legislator	527
EWA WÓJTOWICZ, Unilaterally professional commercial mediation contracts and Civil Code provisions on agency contracts and contracts of mandate — comments in the context of selected contracts	537
KRZYSZTOF ZAGROBELNY, Reasonable employer — aid for joint and several liability of an entrepreneur for paying the remuneration of a subcontractor	549

ISSUES IN LABOR LAW AND SOCIAL SECURITY LAW

RENATA BABIŃSKA-GÓRECKA, The issue of applying the provisions of the Civil Code to determine some consequences of the relationship between the payer and the insured from the point of view of assuming the rationality of the legislator	561
JACEK BOROWICZ, The legal situation of a data protection officer employed under an employment relationship — selected issues	573
DOMINIKA CENDROWICZ, The theory of rational legislator and social assistance law. Remarks on the way of determination of commune's territorial jurisdiction in cases regarding granting social benefits to the homeless	591

AGNIESZKA GÓRNICZ-MULCAHY, Employee evaluation — selected aspects	605
ELIZA MAZURCZAK-JASIŃSKA, Protection of the permanence of employment of uniformed services officers in the case of reorganisation of units employing them — selected issues	619
ARIEL PRZYBYŁOWICZ, A few thoughts on sickness allowance for Ph.D. students receiving a doctoral scholarship.	633
KAROLINA STOPKA, On the implementation of social security in the provisions of the Labour Code	647
ARTUR TOMANEK, The status of a partner in a commercial partnership as a basis of social insurance	665

ISSUES IN HISTORY OF LAW

TOMASZ KALISZ, Imprisonment in Poland from the 15th century to the middle of the 19th century	679
JÓZEF KOREDZUK, The problem of intabulation of property rights in Poland (in the former Austrian partition) in the interwar period	695
JACEK PRZYGODZKI, Academic conferences of the Institute of History of State and Law at the University of Wrocław (1969–2020)	707
ALEKSANDRA SZYMAŃSKA, <i>Consilia</i> among other genres of legal literature	721
MATEUSZ SZYMURA, The origins of the House of Lords' appellate jurisdiction on the Scottish courts' decisions	733

ISSUES IN ECONOMICS

EDYTA PACZKA, Collaborative consumption and its influence on the development of entrepreneurship in the face of generation change	749
---	-----