Table of contents

| Foreword (Kazimierz Zgryzek) | | 9 |
|---|---|-----|
| STUDIES | | |
| KATARZYNA SYCHTA – Internal Transparency of Rehabilitation Proceedings from the Perspective of the Defendant and Their Defender | • | 13 |
| ARTICLES | | |
| MICHAŁ GRUDECKI – The Directness of Attack and the Commensurateness of the Means of Defense – the Boundaries of Necessary Self-Defense in Current Case Law of the Supreme Court and Appeal Courts . | | 89 |
| ANNA JAWORSKA-WIELOCH – On Liability for Misappropriation of Property Belonging to the Spouses' Community Property | | 103 |
| PIOTR KOSMATY – The Liability of an Editor for a Press Offence (Article 49a) | | 119 |
| MARIUSZ KUCHARCZYK – "A Person of Interest", "a Suspect" and "a Defendant" in Polish Criminal Law Proceedings – Conceptual Apparatus | | 133 |
| MARTA PUSTUŁA – Admission of Guilt as a Condition for Conclusion of the Court Proceedings in the Consensual Model of Trial | | 173 |
| OLGA SITARZ – The Voluntariness of Active Grief in Connection with Successful and Unsuccessful Attempt (Notes on the Margins of the Ruling of Seven Justices of the Supreme Court Dating January 19, 2017, I KZP 16/16) | | 185 |

| IWONA WIĄCEK – Internal Transparency of Preparatory Proceedings in the Context of Article 12 of the Law on the Prosecutor's Office 205 | |
|--|--|
| KAZIMIERZ ZGRYZEK – Normative Inflation in Criminal Law – Reality or Fiction? | |
| MICHAŁ ZIELEZNY – The Qualified Attempt – A New Perspective 237 | |