

Contents

Foreword	9
STEFAN LELENTAL, MAGDALENA NIEWIADOMSKA-KRAWCZYK, The course of work on the preparation of criminal codification projects from 1997, with particular emphasis on the draft Executive Penal Code	13
TOMASZ KALISZ, Tools for estimating the risk of a return to crime. An indispensable instrument of enforcement proceedings	45
ADAM KWIECIŃSKI, Evaluation and development prospects of the therapeutic system of imprisonment	67
ZBIGNIEW LASOIK, ANNA MĘZIK, The National Mechanism for the Prevention of Torture in the eyes of officers of the Prison Service	85
KAMILA MROZEK, Optional basis for postponement of sentence in the 1997 criminal codification	129
ALDONA NAWÓJ-ŚLESZYŃSKI, The size and diversity of the prison population in Poland during the period of penal-executive legislation of 1997	139
MAGDALENA NIEWIADOMSKA-KRAWCZYK, Execution of the penalty of restriction of liberty by a professional probation officer — evolution or revolution? Considerations in the light of 20 years of the Executive Penal Code	183
JOANNA RAGLEWSKA, Sequential penalties imposed pursuant to Art. 37b of the Penal Code — selected problems related to their execution	201
DOROTA RONDALSKA, Individualization and the system in penitentiary proceedings in the light of the Executive Penal Code	223
BARBARA STAŃDO-KAWECKA, The principle of the treatment of sentenced persons as subjects in the 1997 Code of the Execution of Penalties	239
KRZYSZTOF STASIAK, The institution of admonition referred to in Art. 173 of the Executive Penal Code	265
PIOTR STĘPNIAK, Comments on the purposes of serving a prison sentence after the amendment to the Penal Code of 13 June 2019	291
TEODOR SZYMANOWSKI, The impact of science on the functioning and development of the penitentiary system in Poland	307