Table of contents

STUDIES

JAMIL DDAMULIRA MUJUZI – The accused's right to be tried by a competent, independent and impartial tribunal: The drafting history of Article 14(1) of the International Covenant on Civil and Political Rights and how it has been implemented in practice

ARTICLES

- RADOSŁAW JAROCKI Suspension of pre-trial proceedings vs evidentiary activities postulates *de lege ferenda*
- KORNELIUSZ ŁUKASIK The right to a competent court according to the Constitution of the Republic of Poland and the substantive jurisdiction of the district court in the Code of Criminal Procedure
- MICHAŁ NAJMAN The optimal level of crime in accordance with the aims of criminal policy
- EWA ALEKSANDRA PŁOCHA The artificial intelligence-based recidivism risk assessment instruments: Remarks on the example of the COMPAS application

REPORTS

PATRYCJA BRÓŻEK – A report from the course of the National Scientific Conference "Pharmaceuticals – sports – crime" (13th–14th of April 2023)