

## Maria Kaiafa-Gbandi, Professor

### Department of Criminal Law & Criminology

PUBLICATIONS	
BOOKS IN GREEK	
1	<b><i>Crimes of Common Danger: Concept and Challenging Issues</i></b> Thessaloniki 1987 (316 pages).
2	<b><i>Crimes of Common Danger: Interpretative Analysis of Articles 264-289 of the Greek Penal Code</i></b> Thessaloniki 1990 (1 <sup>st</sup> edition 591 pages), 1999 (2 <sup>nd</sup> revised edition 669 pages), 2005 (3 <sup>rd</sup> revised edition 672 pages).
3	<b><i>Objective and Subjective Negligence in Criminal Law</i></b> Thessaloniki, 1994 (325 pages).
4	<b><i>Special Criminal Laws – Drugs (a collection of legislation, case law, international texts and bibliography)</i></b> Ed. A. Sakkoula 1997, co-authored with E. Symeonidou-Kastanidou
5	<b><i>Special Criminal Laws – Weapons (a collection of legislation, case law, international texts and bibliography)</i></b> Ed. A. Sakkoula 1997, co-authored with E. Symeonidou-Kastanidou
6	<b><i>Special Criminal Laws – Intellectual Property/Copyright (a collection of legislation, case law, international texts and bibliography)</i></b> Ed. A. Sakkoula 1997, co-authored with E. Symeonidou-Kastanidou
7	<b><i>Special Criminal Laws – Smuggling (a collection of legislation, case law, international texts and bibliography)</i></b> Ed. A. Sakkoula 1998, co-authored with E. Symeonidou-Kastanidou
8	<b><i>Special Criminal Laws – Illegal Immigration (a collection of legislation, case law, international texts and bibliography)</i></b> Ed. A. Sakkoula 2001, co-authored with E. Symeonidou-Kastanidou
9	<b><i>Criminal Law in the EU</i></b> Thessaloniki 2003 (487 pages).
10	<b><i>Criminal Law Amidst the Protection of Legal Interests and Civil Liberties</i></b> Thessaloniki 2005 (collection of studies, 341 pages).
11	<b><i>Criminal Court Jurisprudence: A Thorough Analysis. General Part of Penal Code – Special Part of Penal Code – Special Criminal Laws</i></b> Thessaloniki 2006 (1 <sup>st</sup> ed.), 2009 (2 <sup>nd</sup> ed.) (collection of articles, studies and remarks on criminal case law, 849 pages).
12	<b><i>Criminal Law – General Part Compendium</i></b> 2005 (7 <sup>th</sup> fully revised edition of I. Manoledakis' textbook, in cooperation with E. Symeonidou-Kastanidou, 776 pages).
13	<b><i>War Crimes - International obligations of Greece and the Essential Implementation Measures</i></b> Athens 2006 (559 pages, published under the auspices of the Defence Analyses Institute), co-authored with E. Symeonidou-Kastanidou, N. Bitzilekis, A. Papadamakis, Th. Papakyriakou, G. Nouskalis & Y. Naziris.
14	<b><i>Criminal Law and the Greek Supreme Court: a Critical Outlook on Recent Case-Law</i></b> Athens 2008 (157 pages), co-authored with L. Margaritis.
15	<b><i>Judicial enforcement of Special Criminal Laws</i></b> Athens 2008 (783 pages), co-authored with E. Symeonidou-Kastanidou, M. Chatzinikolaou, O. Adamou, K. Chatzikostas, Y. Naziris, E. Kastanidou, A.-T. Kazanas
16	<b><i>Law of Penal Sanctions</i></b>

	Athens 2008 (512 pages), co-authored with N. Bitzilekis & E. Symeonidou-Kastanidou.
<b>17</b>	<b><i>Surveillance models in the security State and the fair criminal trial</i></b> Athens 2011 (104 pages).
<b>18</b>	<b><i>European Criminal Law and the Treaty of Lisbon – Institutional development framework and principles of penalization in the European context</i></b> Athens-Thessaloniki 2011 (157 pages).
<b>BOOKS IN FOREIGN LANGUAGES</b>	
<b>19</b>	<b><i>Moderne Tendenzen der Strafzumessung im griechischen und deutschen Recht</i></b> Göttingen 1981 (Doctoral Thesis, 255 pages).
<b>20</b>	<b><i>Compétence Communautaire et Imposition des Sanctions Penales pour Violation du Droit Communautaire</i></b> Athens-Komotini 2004 [Center of International and European Economic Law – Working Papers 5, M. Kaiafa-Gbandi (ed.), 89 pages], co-authored with J. Pradel, H. Labayle & I. Koukiadis.
<b>21</b>	<b><i>Ein Programm für die Europäische Strafrechtspflege - A Programme for European Criminal Justice</i></b> München-Munich 2006, (555 pages), co-authored with B. Schünemann (Ed.), P. Asp, E. Bacigalupo, N. Bitzilekis, H. Fuchs, A. Farkas, D. Frände, R. Hefendehl, A. von Hirsch, C. Nestler, H. Satzger, A. Szwarc, E. Symeonidou-Kastanidou.
<b>EDITORSHIP OF SERIES IN GREEK</b>	
<b>22</b>	<b><i>PUBLICATIONS FOR MEDICAL LAW AND BIOETHICS</i></b> Ed. Sakkoula, Athens-Thessaloniki, (14 Volumes published), in cooperation with Professors E. Kounougeri-Manoledaki & E. Symeonidou-Kastanidou.
<b>23</b>	<b><i>SPECIAL CRIMINAL LAWS</i></b> Ed. Nomiki Vivliothiki, Athens, (5 Volumes published), in cooperation with Prof. E. Symeonidou-Kastanidou.
<b>24</b>	<b><i>GREEK-GERMAN SYMPOSIUMS OF CRIMINAL LAW</i></b> Ed. Nomiki Vivliothiki, 2010, Athens, (1 Volume published) in cooperation with Prof. C. Prittwitz.
<b>25</b>	<b><i>PUBLICATIONS OF THE AUTH RESEARCH NETWORK “MODERN MEDICAL PRACTICE, BIOMEDICINE AND LAW”</i></b> Ed. Nomiki Vivliothiki, Athens, (in cooperation with members of the Network) 2 Volumes published.
<b>EDITORSHIP OF CODES IN FOREIGN LANGUAGES</b>	
<b>26</b>	<b><i>GREEK-GERMAN SYMPOSIUMS OF CRIMINAL LAW</i></b> Ed. NOMOS Verlag, 2012, Baden-Baden, (1 Volume published) in cooperation with Prof. C. Prittwitz.
<b>EDITORSHIP OF CODES IN GREEK</b>	
<b>27</b>	<b><i>CRIMINAL CODE AND SPECIAL CRIMINAL LAWS</i></b> 1 <sup>st</sup> edition 2002, 2 <sup>nd</sup> edition 2003, 3 <sup>rd</sup> edition 2007, 4 <sup>th</sup> edition 2009 (1270 pages), Athens, in cooperation with Prof. E. Symeonidou-Kastanidou.
<b>28</b>	<b><i>EU CRIMINAL LEGISLATION AND THE GREEK IMPLEMENTATION LEGISLATION</i></b> Athens, 2008 (1216 pages), in cooperation with A. Giannakoula.
<b>EDITORSHIP OF COLLECTIVE VOLUMES IN GREEK</b>	
<b>29</b>	<b><i>Honorary Volume for I. Manoledakis Vol. II &amp; III</i></b> Athens-Thessaloniki, 2007.
<b>30</b>	<b><i>Medical liability in practice</i></b> Athens, 2010, in cooperation with A. Gogos, L. Papadopoulou, K. Fountedaki.
<b>31</b>	<b><i>Surveillance and criminal repression in modern criminal policy</i></b> Athens 2011, in cooperation with C. Prittwitz.
<b>32</b>	<b><i>Contemporary Issues of Medical Law</i></b> Athens 2012 (in cooperation with H. Skourtis, K. Fountedaki, K. Hadjikostas)

## STUDIES – ARTICLES IN GREEK

1	<b><i>The lack in essential application of the article 79 of the Greek Penal Code in practice</i></b> Armenopoulos 1982, pp. 340-349.
2	<b><i>Should experts' findings be binding for the criminal court?</i></b> Armenopoulos 1983, pp. 1046-1052.
3	<b><i>The commencement of perpetration in the crime of theft and its delimitation in case law</i></b> Armenopoulos 1984, pp. 241-245.
4	<b><i>The nature and function of mitigating circumstances in Article 84 of the Greek Penal Code</i></b> "In Memoriam N. Chorafa, I. Gafou, K. Gardika", Volume I, Athens 1986, pp. 25-48.
5	<b><i>Stages of judicial determination of sentence</i></b> Minutes of the First Panhellenic Conference of the Greek Society of Criminal Law, Athens 1985, pp. 25-48.
6	<b><i>Sentence determination: Comparative remarks to the Greek rendition of H. H. Jescheck's work: German Criminal Law</i></b> Criminal Matters vol. 25, Athens 1987, pp. 117-119.
7	<b><i>Criminal responsibility of anaesthesiologists in the field of surgical operations</i></b> Nomiko Vima 1989, pp. 872-883.
8	<b><i>Research on the application of "new remedial measures" of Law 1729/1987 for combating drug distribution by the courts of Thessaloniki</i></b> Scientific Yearbook published by the Bar Association of Thessaloniki 10 (1989), pp. 17-38.
9	<b><i>Treating the victim's self-inflictions in the "crime" of negligence: a critical review of case law</i></b> Yperaspisi 1991, pp. 283-295.
10	<b><i>"Self-inclusive allegations" in criminal procedure: The dynamics of a case law institution - critical review of case law</i></b> Yperaspisi 1992, pp. 159-210.
11	<b><i>A case for inquiry regarding the conditional discharge of addicted drug dealers</i></b> Yperaspisi 1992, pp. 1523-1529
12	<b><i>The provocation for drug distribution in the service of the combat against it (Article 25B § 1 Law 1729/1987)</i></b> In Memoriam II - I. Daskalopoulou, K. Stamati, Chr. Baka, Athens 1996, Volume A, pp. 103-106.
13	<b><i>Characteristics of the "heat of the moment" in the crime of homicide</i></b> Yperaspisi 1993, pp. 175-182.
14	<b><i>Recurrent offenses: determination of individual acts and calculation of aggregate penalty</i></b> Yperaspisi 1994, pp. 1342-1343.
15	<b><i>Does the perpetration of a misdemeanour with a provided sentence of less than 6 months allow for the retaining in custody of perpetrators lacking culpability or only for involuntary hospitalisation?</i></b> Yperaspisi 1994, pp. 959-964.
16	<b><i>Thoughts on the inconvertibility of the penalty in the case of drug dealing</i></b> Yperaspisi 1995, pp. 391-397.
17	<b><i>Participation via omission</i></b> Yperaspisi 1997, pp. 385-416.
18	<b><i>Human dignity: Protected or jeopardized by Criminal Law?</i></b> in Manoledakis/Prittwitz (eds.) The penal protection of human dignity, Thessaloniki 1997, pp. 37-57.
19	<b><i>An interpretative approach to negligence (Article 28 of Penal Code) - An example of the impermissible "pragmatological" conversion in the field of criminal law interpretation</i></b> In Honorem of Ar. Manesi, Volume III, Athens-Komotini 1999, pp. 411-437.
20	<b><i>"Corpus Juris" and standardization of the criminal phenomenon in the European Union</i></b> Yperaspisi 1999, pp. 621-642.

21	<b><i>International congress for "Corpus Juris as basis of a European criminal law"</i></b> Yperaspisi 1999, pp. 799-780.
22	<b><i>Expansion or deterioration of the logic of actual remorse in crimes of common danger according to Article 14 par. 1 of Law 2721/1999</i></b> Yperaspisi 1999, pp. 1273-1277.
23	<b><i>The recent amendments in Law 1729/87 for combating drug trafficking brought forth by Law 2721/1999</i></b> Yperaspisi 1999, pp. 1521-1528.
24	<b><i>Standardization of the criminal phenomenon in the EU: The case of the Draft Model Corpus Juris Penalys Europaei</i></b> in Honorary Volume for G.-A. Mangakis, Criminal Law – Freedom – State of Law, Athens – Komotini 1999, pp. 137-160.
25	<b><i>Criminal law at the turn of the new millennium: Gazing to the future without evaluating the past?</i></b> Yperaspisi 2000, pp. 47-73.
26	<b><i>The European attempt to formulate common criminal provisions - The substantive legal regulations of Corpus Juris according to the new draft of Florence</i></b> Poiniki Chronika 2001, pp. 97-108 and in Hellenic Criminal Bar Association, Criminal Law in the New International Scene, Athens – Komotini 2001, pp. 73-103
27	<b><i>Practically enforcing the Law for combating drugs: Amidst promoting and exceeding legislative choices</i></b> Poiniki Dikaiosyni 2001, pp. 537-545.
28	<b><i>A commentary on the Commission's proposal for the issuing of a framework decision by the Council as regards the European arrest warrant</i></b> Poiniki Dikaiosyni 2001, pp. 1107-1108 (co-authored with I. Manoledakis †).
29	<b><i>A commentary on the Commission's initial draft proposal for the issuing of a framework decision by the Council as regards combating terrorism</i></b> Poiniki Dikaiosyni 2001, pp. 1112-1113 (co-autored with I. Manoledakis †)
30	<b><i>European convergence and criminal law - Contemporary developments</i></b> Poiniki Dikaiosyni 2001, pp. 1284-1292.
31	<b><i>The concept of danger in criminal law</i></b> in Honorary Volume for D. Spinellis, Athens 2001, pp. 469-510.
32	<b><i>The Commission's proposal for the establishment of a European Prosecutor and for the definition of crimes which are prejudicial to the Community's financial interests in the framework of the third pillar: the Green Paper debate</i></b> Poiniki Dikaiosyni 2002, pp. 563-571.
33	<b><i>The decision of the ECJ for the ne bis in idem principle according to Article 54 of the Application Treaty of the Schengen Agreement</i></b> Greek Review of the European Law 2003, pp. 103-203 and Poiniki Dikaiosyni 2003, pp. 281-285.
34	<b><i>Coordinating mechanisms for combating organized crime within the EU: From Europol to Eurojust and the perspective of safeguarding fundamental rights</i></b> Poiniki Dikaiosyni 2003, pp. 165-177.
35	<b><i>The concept of organised crime in the EU - Criminal Law amidst security and civil freedom</i></b> in Honorary Volume for N. Androulakis, Athens 2003, pp. 271-310 & Poiniki Dikaiosyni 2003, pp. 538-552.
36	<b><i>The first manifestation of the EU in the international environment regarding matters of extradition and mutual judicial assistance in criminal cases - The agreement treaties with USA</i></b> Poiniki Dikaiosyni 2003, pp. 733-741.
37	<b><i>Principal quandaries of the contemporary case-law of the Greek Supreme Court in the field of substantive criminal law</i></b> Poiniki Dikaiosyni 2003, pp. 1255-1276 & in L. Margaritis (ed.), The Supreme Court in Plenum,

	Athens 2005, pp. 59-119.
38	<b><i>The treaty agreements for extradition and mutual judicial assistance in criminal matters between the EU and the USA</i></b> in Naskou-Perraki (ed.), Centre for International and European Economic Law, Criminal Law and recent developments in the EU, Athens-Komotini 2004, pp. 30-54.
39	<b><i>The general principles of Criminal Law in the Statute of International Criminal Courts-Towards a criminal law of nations bound to the rule of law principles</i></b> in I. Manoledakis/C. Prittwitz (eds.), Internationalization of criminal law, Athens-Thessaloniki 2003, pp. 111-149 & Poiniki Dikaiosyni 2002, pp. 1066-1077.
40	<b><i>In pursuit of an EU competence for criminal repression - A critical turn in the developments for criminal law within the EU context</i></b> Greek Review of European Law 2004, pp. 63-68.
41	<b><i>The Draft Treaty Establishing a Constitution for Europe and Challenges for Criminal Law at the Commencement of the 21<sup>st</sup> Century</i></b> Poiniki Dikaiosyni 2004, pp. 567-581.
42	<b><i>The law for the European arrest warrant and terrorism and the declaration of faith to the Constitution</i></b> Poiniki Dikaiosyni 2004, pp. 836-839.
43	<b><i>European arrest warrant: The provisions of Law 3251/2004 and the transition from extradition to "submission"</i></b> Poiniki Dikaiosyni 2004, pp. 1294-1310.
44	<b><i>Towards a new delimitation of punishability for organized crime in the EU - Its significance for our national legal order</i></b> Poiniki Dikaiosyni 2005, pp. 1435-1446.
45	<b><i>The delimitation of punishability for terrorism and the challenges for criminal law</i></b> in Honorary Volume for I. Manoledakis, Vol. II, Athens-Thessaloniki, pp. 267-299 & Poinika Chronika 2005, pp. 865-879.
46	<b><i>The penal provisions of law 3305/2006: Symbolic criminal law for the abuse of biomedicine in human reproduction?</i></b> Poiniki Dikaiosyni 2006, pp. 1186-1193.
47	<b><i>Current developments of criminal law in the E.U. and state of law deficiencies</i></b> Poinika Chronika 2006, pp. 577-590.
48	<b><i>Case-law of the European Court of Justice and the new possibilities for EU intervention to the criminal law of member states</i></b> Poiniki Dikaiosyni 2006, pp. 476-483.
49	<b><i>Penal treatment of money laundering: Between international, European and national legislation</i></b> Poinika Chronika 2007, pp. 3-19.
50	<b><i>A commentary on the decision of the ECJ (03.05.2007) on case C-303/2005 regarding the European arrest warrant</i></b> Poiniki Dikaiosyni 2007, pp. 576-580.
51	<b><i>Criminal law and informatics abuse</i></b> Armenopoulos 2007, pp. 1058-1087.
52	<b><i>Common basic principles of criminal procedure as basis of a transnational criminal repression</i></b> Poinika Chronika 2007, pp. 673-692 & in Honorary Volume for A. Psarouda – Benaki, Athens 2008, pp. 1043-1093
53	<b><i>Financial interests of the EU and of the member-states: Should priority be granted to European law or national legislation?</i></b> Poiniki Dikaiosyni 2007, pp. 1315-1325.
54	<b><i>Thoughts on the justification of criminal decisions and the ECHR case law</i></b> Poinika Chronika 2008, pp. 3-21 & in Honorary Volume for A. Karras, Athens 2010, pp. 533-582.

55	<b><i>Criminalization of money laundering: Essential features of Law 3691/2008 and restrictions of the rule of law</i></b> Poinika Chronika 2008, σ. 917-923 & in Honorary Volume for K. Spinelli, Athens 2010, pp. 115-1129.
56	<b><i>Transplants: The legal framework today and tomorrow and the penal protection of grafts as legal interests</i></b> Poinika Chronika 2008, 577-593 and in Honorary Volume for St. Alexiadis, Athens 2010, pp. 415-456.
57	<b><i>Transplants: The legal framework today and tomorrow – Seeking the golden section</i></b> Publications of medical Law and bioethics Vol. 8, Transplants, Athens-Thessaloniki, 2008, pp. 25-74.
58	<b><i>Aggravated drug trafficking: Intensification of criminal repression and the principle of proportionality</i></b> in National Academy for Judges, Criminality and the State of Law – The cases of violence, drugs and illegal immigration, Athens 2009, pp. 31-70 & in Honorary Volume for Z. Papadimitriou, Athens 2011, pp. 427-468.
59	<b><i>Prevention of terrorism and the criminal law of pre-preventional repression: New punishable acts for combating terrorism in the EU</i></b> Poinika Chronika 2009, pp. 385-401.
60	<b><i>The new aggravated drug trafficking offenses in Article 23<sup>A</sup> of Law 3459/2006 – Intensification of criminal repression and the principle of proportionality</i></b> Poiniki Dikaiosyni 2009, pp. 743-751.
61	<b><i>A Manifesto on European Criminal Policy</i></b> Poiniki Dikaiosyni 2010, pp. 69-79 Co-authored by the members of the European Criminal Policy Initiative (P. Asp, S. Bogdan, Th. Elholm, L. Foffani, D. Frände, H. Fuchs, J. Leblois-Happe, A. Nieto Martin, N. Bitzilekis, C. Prittwitz, H. Satzger, E. Symeonidou-Kastanidou & I. Zerbes)
62	<b><i>The new regulatory context of Law 3811/2009 for dependent drug traffickers – Issues of diachronic law</i></b> Poiniki Dikaiosyni 2010, pp. 325-332.
63	<b><i>Financial interests of the EU and member-states: Is priority granted to EU-Law or national legislation?</i></b> In National Academy of Judges, Criminal Law today – A means of protection or a measure of freedom?, Athens 2010, pp. 52-76
64	<b><i>Criminal repression of corruption in the public and private sectors: the EU legal framework in the broader international scene and our national law</i></b> Poinika Chronika 2010, pp. 3-22 & in Bar Association of Piraeus - Hellenic Criminal Bar Association – Centre of International and European Economic Law, Current trends in European Economic Criminal Law, Athens 2010, pp. 139-187 & in Honorary Volume for I. Farsedakis, Athens 2011, Vol. II, pp. 1097-1144.
65	<b><i>The significance of fundamental principles of substantive criminal law for a European criminal policy that respects fundamental rights and the State of Law</i></b> Nomiko Vima 2010, pp. 2177-2203 & in Honorary Volume for G. Papadimitriou (pending publication)
66	<b><i>Surveillance models in the security State and the fair criminal trial</i></b> in M. Kaiafa-Gbandi/C. Prittwitz, Surveillance and criminal repression in the modern criminal policy, Proceedings of 9 <sup>th</sup> Greek-German symposium, Athens 2011, pp. 63-98
67	<b><i>European Court of Human Rights: Contemporary case law on police infiltration and the right to a fair trial</i></b> Poiniki Dikaiosyni 2011, pp. 59-67.
68	<b><i>Law 3943/2011 on the delineation of punishability for tax-related offenses: An unfortunate effort towards the intensified safeguarding of the public sector's asset claims</i></b>

	Poiniki Dikaiosyni 2011, pp. 1307-1320.
69	<b><i>Criminalizing attacks against information systems in the EU – The anticipated impact of the European legal instruments on the Greek legal order*</i></b> Poinika Chronika 2011, pp. 489-500.
70	<b><i>Law 3588/2007 on bankruptcy-related offenses: Fundamental issues of punishability</i></b> Poiniki Dikaiosyni 2012, pp. 155-166.
71	<b><i>Offenses against minors via the Internet</i></b> Poinika Chronika 2012, pp. 161-172 and in e-Themis/Volos Bar Association, Conference Proceedings on “Law in the digital era” (Volos 9-10.3.2012), Athens 2012, pp. 119-150.
72	<b><i>Punishability of nominally continuing crimes and the repercussions on the rule of law – The example of tax-related offenses</i></b> In Northern Greece Society of Jurists, Memory of Ioannis Manoledakis “His contribution to the Study of Law”, 2012, pp. 89-110
73	<b><i>Community participation in battling victimization and juvenile criminality: Foster care and community service</i></b> in the Thessaloniki Bar Association Journal “Enopion” 2012, vol. 64, pp. 58-67
<b>CASE LAW COMMENTARIES IN GREEK</b>	
74	<b><i>Case Law: Dealing with the issue of dependence in drug use and trafficking (Thessaloniki Pre-trial Chamber of First Instance 7/1990)</i></b> Yperaspisi 1991, pp. 54-56.
75	<b><i>Milder statute and concurrence in possession and trafficking of the selfsame quantity of drugs (Supreme Court 868/1990)</i></b> Yperaspisi 1991, pp. 189-191.
76	<b><i>Exclusion of interpretation “by analogy” for establishing criminality (Patras Pre-trial Chamber of First Instance 7/1990)</i></b> Yperaspisi 1991, pp. 267-269.
77	<b><i>Active remorse in negligent arson presumes the affirmation of the offense (Prosecutor’s Report of the Patras Trial Chamber ABM E 3248/1990)</i></b> Yperaspisi 1991, pp. 277-279.
78	<b><i>Contempt of court in a detainee’s letter (Thessaloniki Court of Appeals 85/1991)</i></b> Yperaspisi 1991, pp. 410-415.
79	<b><i>Conditional release and the possibility of migration (Thessaloniki Pre-trial Chamber of First Instance 824/1990)</i></b> Yperaspisi 1991, pp. 445-447.
80	<b><i>Delineation of rape and sexual assault (Thessaloniki Pre-trial Chamber of First Instance 92/1991)</i></b> Yperaspisi 1991, pp. 469-471.
81	<b><i>Accepting stolen proceeds of crime through the receipt of a forged driving license fabricated by a third party? (Thessaloniki Court of Appeals 13/1991)</i></b> Yperaspisi 1991, pp. 641-643.
82	<b><i>Conditional release of addict convicted for possession and selling of drugs (Patras Trial Chamber 2975/1990)</i></b> Yperaspisi 1991, pp. 685-686.
83	<b><i>Conversion of penalty and irrevocable conviction (Thessaloniki Court of Appeals 186/1991)</i></b> Yperaspisi 1991, pp. 856-857.
84	<b><i>Interruption of the causal link in fraud (Thessaloniki Pre-trial Chamber of First Instance 483/1991)</i></b> Yperaspisi 1991, pp. 901-905.
85	<b><i>Embezzlement by public officials via extraordinary deception and felony forgery as a ruse: concurrence of crimes without double evaluation? (Thessaloniki Pre-trial Chamber of First Instance 513/1991)</i></b> Yperaspisi 1991, pp. 909-912.

86	<b><i>The legal right unit under assault as a criterion in the case of concurrence between attempted fraud and felony forgery (Supreme Court 686/1991)</i></b> Yperaspisi 1991, pp. 1102-1104.
87	<b><i>The objective negligent behavior as an essential element of the offense (Athens Pre-trial Chamber of First Instance 2067/1991)</i></b> Yperaspisi 1991, pp. 1155-1156.
88	<b><i>The obligatory specific and documented rationale for felony embezzlement (Supreme Court 1751/1991)</i></b> Yperaspisi 1992, pp. 566-568.
89	<b><i>The decisive point in time for assessing the perpetrator's drug dependency: time of perpetration and time of trial hearing (Athens Court of Appeals 951/1988)</i></b> Yperaspisi 1992, pp. 600-602.
90	<b><i>Offense by negligence despite the acquittal for perpetrations establishing objective negligence (Veroia Trial Chamber 1007/1990)</i></b> Yperaspisi 1992, pp. 896 -899.
91	<b><i>Sterilization of mentally disabled patient for avoidance of impregnation of the Asylum's female in-patients – No excuse reasons (Rescript of the Prosecutor of Thessaloniki Trial Chamber 2/1992)</i></b> Yperaspisi 1992, pp. 946-949.
92	<b><i>Indirect transgression against law in the case of contradiction in the court's decision as to the number of embezzlement acts (Supreme Court 565/1992)</i></b> Yperaspisi 1992, pp. 1384-1385.
93	<b><i>The potentiality to cause general danger as a fundamental element of the actus reus of arson (Serres Pre-trial Chamber of First Instance 53/1990)</i></b> Yperaspisi 1992, pp. 1476-1478.
94	<b><i>Mutual exclusion of falsification and fabrication as means to commit forgery with respect to the selfsame document – Unallowable revision of charges (Supreme Court 1323/1992)</i></b> Yperaspisi 1993, pp. 87-88.
95	<b><i>"Protective Status" and the non-genuine crime by omission (Supreme Court 1217/1992)</i></b> Yperaspisi 1993, pp. 278-279.
96	<b><i>Concurrence in possession and trafficking of the selfsame quantity of drugs (Supreme Court 1920/1992)</i></b> Yperaspisi 1993, pp. 300-302.
97	<b><i>Discriminating between theft and theft of vehicle usage (Thessaloniki Court of Appeals 737/1992)</i></b> Yperaspisi 1993, pp. 320-323.
98	<b><i>Importing drugs in the country for own use and imposition of measures of coercion (Thessaloniki Pre-trial Chamber of First Instance 1594/1992)</i></b> Yperaspisi 1993, pp. 348-349.
99	<b><i>Filing a complaint in the case of a multiple acts crime committed recurrently (Arta Pre-trial Chamber of First Instance 74/1992)</i></b> Yperaspisi 1993, pp. 646-649.
100	<b><i>The gravity of the offense in granting conditional release and the minimum acceptable levels of served penalty in the case of accumulative servitude of life imprisonment and another temporary custodial penalty (Thessaloniki Pre-trial Chamber of the Court of Appeals 225/1993)</i></b> Yperaspisi 1993, pp. 903-906.
101	<b><i>Prerequisites for a non-genuine crime by omission in the field of collective activities (Thessaloniki Pre-trial Chamber of the Court of Appeals 237/1993)</i></b> Yperaspisi 1993, pp. 910-912.
102	<b><i>Milder statute and the conjunct function of elements of culpability and procedural prerequisites (Thessaloniki Pre-trial Chamber of First Instance 1085/1993)</i></b> Yperaspisi 1993, pp. 951-953.



103	<b><i>Confiscation of instrumentality used in the preparation of or following the perpetration of the offense (Thessaloniki Pre-trial Chamber of the Court of Appeals 365/1993)</i></b> Yperaspisi 1993, pp. 1139-1141.
104	<b><i>Dealing with concurrence of laws in the pre-trial stage (Thessaloniki Pre-trial Chamber of First Instance 1497/1993)</i></b> Yperaspisi 1993, pp. 1181-1184.
105	<b><i>Absolute nullity and recited documents in foreign language without reassurance of the defendant's ability to comprehend their content (Supreme Court 840/1993)</i></b> Yperaspisi 1993, pp. 1279-1281.
106	<b><i>Co-existence of the mitigating circumstance of sincere remorse with the offender's particularly dangerous trait which leads to an aggravated crime (Thessaloniki Court of Appeals 317-318/1993)</i></b> Yperaspisi 1993, pp. 1340-1342.
107	<b><i>Occupying the streets does not establish the offense of disrupting transportation (Thessaloniki Pre-trial Chamber of First Instance 2234/1993)</i></b> Yperaspisi 1993, pp. 1359-1361.
108	<b><i>Recurrent offenses: determining the time of perpetration (Supreme Court 1343/1993)</i></b> Yperaspisi 1994, p. 307.
109	<b><i>Diachronic law and the imposition of remedial measures in special criminal laws (Thessaloniki Pre-trial Chamber of the Court of Appeals 7/1994)</i></b> Yperaspisi 1994, pp. 325-328
110	<b><i>Thoughts on the commencement of execution – Milder statute and sentence serving alternatives (Thessaloniki Pre-trial Chamber of First Instance 15/1994)</i></b> Yperaspisi 1994, pp. 355-357.
111	<b><i>Substitution of pre-trial detention with restrictive conditions (Thessaloniki Pre-trial Chamber of First Instance 24/1994)</i></b> Yperaspisi 1994, pp. 359-360.
112	<b><i>Prohibition of retroactive application of criminal statutes for the establishment of criminality and existing debts to the Public (Supreme Court 11/1994)</i></b> Yperaspisi 1994, pp. 591-592.
113	<b><i>Deterioration of the defendant's status and penalty calculation (Supreme Court 54/1994)</i></b> Yperaspisi 1994, pp. 596-598.
114	<b><i>Causal link between deception, appropriation and damage of property in fraud (Thessaloniki Pre-Trial Chamber of the Court of Appeals 81/1994)</i></b> Yperaspisi 1994, pp. 617-619.
115	<b><i>Can the use of a public authority document signed with the undersigned's real name be held as fabrication of forged document? (Supreme Court 168/1994)</i></b> Yperaspisi 1994, pp. 829-831.
116	<b><i>Definition of the specific and documented rationale of decisions according to the Supreme Court (Supreme Court 294/1994)</i></b> Yperaspisi 1994, pp. 841-843.
117	<b><i>Exceeding the limits of defense in grave bodily injury via the use of a weapon by a police officer to intimidate a branded criminal (Kozani Pre-trial Chamber of First Instance 110/1993)</i></b> Yperaspisi 1993, pp. 916-918.
118	<b><i>Conclusion of appropriation in embezzlement and attempted trading of antiquities (Athens Court of Appeals 9369/1993)</i></b> Yperaspisi 1994, pp. 1344-1345.
119	<b><i>Elements of the recurrent offense and documented conviction (Athens Court of Appeals 1362/1993)</i></b> Yperaspisi 1994, pp. 1342-1343.

120	<b><i>Discriminating between attempted and completed embezzlement (Athens Court of Appeals 9369/1993)</i></b> Yperaspisi 1994, pp. 1344-1345.
121	<b><i>Paying the price of a misappropriated object and the intention of illegitimate ownership (Thessaloniki Pre-Trial Chamber of the Court of Appeals 737/1994)</i></b> Yperaspisi 1995, pp. 106-108.
122	<b><i>Operation of wheat extractor fan and theft by co-principality on behalf of members of an S.A. Board (Thessaloniki Pre-Trial Chamber of the Court of Appeals 744/1994)</i></b> Yperaspisi 1995, pp. 116-118.
123	<b><i>Determination of the criminal unit in purchasing and selling of the selfsame amount of drugs followed by recurrent trading of it (Athens Court of Appeals 4/1994)</i></b> Yperaspisi 1995, pp. 297-298.
124	<b><i>Requirements for the establishment of abandonment as a crime of specific danger (Thessaloniki Pre-Trial Chamber of the First Instance 43/1995)</i></b> Yperaspisi 1995, pp. 355-358.
125	<b><i>Granting leaves of absence to detainees (Rescript of the Prosecutor of the Supreme Court 2063/1994)</i></b> Yperaspisi 1995, pp. 385-387.
126	<b><i>Transportation of more illegal immigrants via the same itinerary route establishes concurrence of crimes with a single act (Supreme Court 1540/1994)</i></b> Yperaspisi 1995, pp. 488-490.
127	<b><i>The dogmatic identity of arbitrary exercise of claim in the offense of taking the law into one's own hands (Thessaloniki Pre-Trial Chamber of the First Instance 175/1995)</i></b> Yperaspisi 1995, pp. 781-784.
128	<b><i>Discriminating between attempted and completed criminal importing of drugs (Supreme Court 208/1995)</i></b> Yperaspisi 1995, pp. 940-941.
129	<b><i>Indirect transgression against law in case of failure to monitor the imposed penalty and its consequences on the justification of penalty calculation (Supreme Court 291/1995)</i></b> Yperaspisi 1995, pp. 944-946.
130	<b><i>Judgment upon the possibility of future perpetration of additional felonies or misdemeanors and the dismissal of the application to substitute the pre-trial detention (Thessaloniki Pre-Trial Chamber of the Court of Appeals 906/1995)</i></b> Yperaspisi 1995, pp. 1147-1448.
131	<b><i>The notions of petty or particularly valuable goods as a legal concept (Supreme Court 1088/1995)</i></b> Yperaspisi 1996, pp. 53-54.
132	<b><i>Establishing the special legal responsibility in non-genuine crimes of omission committed by negligence (Supreme Court 1121/1995)</i></b> Yperaspisi 1996, pp. 61-63.
133	<b><i>Restrictive conditions and the principle of proportionality (Thessaloniki Pre-Trial Chamber of the First Instance 1724/1995)</i></b> Yperaspisi 1996, p. 338.
134	<b><i>Confusion in discerning between co-principality and other forms of participation (Thessaloniki Pre-Trial Chamber of the First Instance 1726/1995)</i></b> Yperaspisi 1996, pp. 341-343.
135	<b><i>Is fabrication of a forged document established in the case of altering a non-validated photocopy, re-photocopying and validating it as an original? (Thessaloniki Pre-Trial Chamber of the First Instance 1731/1995)</i></b> Yperaspisi 1996, pp. 348-352.
136	<b><i>Mitigating circumstances and gravity of the act (Supreme Court 1476/1995)</i></b>

	Yperaspisi 1996, pp. 523-524.
137	<b><i>Libel through the composite communication of claims and facts – Excuse for the offense of insult due to journalistic interest (Athens Pre-Trial Chamber of the Court of Appeals 164/1996)</i></b> Yperaspisi 1996, pp. 551-553.
138	<b><i>Negligent offense and limitation (Thessaloniki Pre-trial Chamber of the Court of Appeals 296/1996)</i></b> Yperaspisi 1996, pp. 556-560.
139	<b><i>Re-installing a chassis number in a car for which import tariffs have not been paid and forgery with the car owner as co-principal (Thessaloniki Pre-Trial Chamber of the Court of Appeals 349/1996)</i></b> Yperaspisi 1996, pp. 564-565.
140	<b><i>Drug dependence, imputability and its effect on crime (Supreme Court in plenum 7/1995)</i></b> Yperaspisi 1996, pp. 757-759.
141	<b><i>The Supreme Court in plenum on the concurrence of transportation of more illegal immigrants via the same itinerary route (Supreme Court in plenum 9/1995)</i></b> Yperaspisi 1996, pp. 761-762.
142	<b><i>Drug dependence, its dogmatic identity and the threat of a reduced penalty (Athens Court of Appeals 1186/1995)</i></b> Yperaspisi 1996, pp. 819-820.
143	<b><i>Essentials for the maintenance of pre-trial detention - Extraordinary trickery in felony embezzlement (Kerkyra Pre-trial Chamber of First Instance 31/1996)</i></b> Yperaspisi 1996, pp. 862-863.
144	<b><i>The defendant's dependency and the need to present the relevant self-inclusive allegation in the Court of Appeals (Supreme Court 457/1996)</i></b> Yperaspisi 1996, pp. 979-981.
145	<b><i>Possible postponement of sentencing and the required justification (Supreme Court 493/1996)</i></b> Yperaspisi 1996, pp. 984-986.
146	<b><i>Attempted instigation and inciting the perpetration of a non finally wrongful act (Thessaloniki Pre-Trial Chamber of the Court of Appeals 295/1996)</i></b> Yperaspisi 1996, pp. 1016-1018
147	<b><i>Defining arson (Thessaloniki Pre-trial Chamber of the Court of First Instance 902/1996)</i></b> Yperaspisi 1996, pp. 1059-1060.
148	<b><i>Justification of subjective negligence (Supreme Court 144/1996)</i></b> Yperaspisi 1996, pp. 1271-1273.
149	<b><i>Breach of construction regulations as a crime of specific danger – The particular identity of affirmed danger and the deterioration of the defendant's status (Supreme Court 586/1996)</i></b> Yperaspisi 1996, σ. 1286-1287.
150	<b><i>Concurrence of bodily injury and rape (Athens Pre-trial Chamber of the Court of Appeals 2108/1996)</i></b> Yperaspisi 1996, pp. 1317-1318.
151	<b><i>Is it acceptable to maintain pre-trial detention in the case of a dependency that will lead the Court to classify the act as a misdemeanor? (Thessaloniki Pre-trial Chamber of the Court of Appeals 2156/1996)</i></b> Yperaspisi 1996, pp. 1321-1323.
152	<b><i>Prohibited extradition of a foreign national for servitude of a penalty which is banned by the Greek Constitution (Supreme Court 1540/1996)</i></b> Yperaspisi 1997, pp. 313-314.
153	<b><i>Abandonment as a crime of specific danger (Kyparissia Pre-trial Chamber of the Court of First Instance 33/1996)</i></b> Yperaspisi 1997, pp. 356-358.

154	<b><i>Transporting aliens from one city to another comprises the offense of transportation within the interior of the country and not facilitation of their illegal entry (Supreme Court 1473/1996)</i></b> Yperaspisi 1997, pp. 578-579.
155	<b><i>Importing drugs in schools (Thessaloniki Pre-trial Chamber of the Court of Appeals 185/1997)</i></b> Yperaspisi 1997, pp. 601-602.
156	<b><i>Is the revision of charges from the “general” breach of public duty to the issuance of false certificates permissible? (Thessaloniki Pre-trial Chamber of the Court of Appeals 196/1997)</i></b> Yperaspisi 1997, pp. 607-610.
157	<b><i>Elements of causing violent public disobedience or mutual discord (Thessaloniki Pre-trial Chamber of the Court of First Instance 26/1996)</i></b> Yperaspisi 1997, pp. 618-619.
158	<b><i>Breach of computer secrecy of extraordinary economic significance (Athens Pre-trial Chamber of the Court of Appeals 217/1997)</i></b> Yperaspisi 1997, pp. 849-851.
159	<b><i>The notion of the purpose to obtain illegal benefit or to harm another individual in the crime of Article 259 of the Greek Penal Code (Supreme Court 166/1997)</i></b> Yperaspisi 1997, pp. 1022-1023.
160	<b><i>Discriminating between simple and direct accessories in felony fraud (Supreme Court 218/1997)</i></b> Yperaspisi 1997, pp. 1031-1032.
161	<b><i>Appeal on behalf of the public prosecutor against acquittal decisions and justification (Supreme Court 747/1997)</i></b> Yperaspisi 1997, pp. 1252-1253.
162	<b><i>Business directors, principals’ acts and exclusion of notional liability (Supreme Court 824/1997)</i></b> Yperaspisi 1997, pp. 1254- 1255.
163	<b><i>Imposition of confiscation on items of antiquity (Supreme Court 303/1997)</i></b> Yperaspisi 1998, pp. 42-43.
164	<b><i>Is it feasible to convict the offender for use of forged document and concurrently dismiss the charges for attempted fraud via the same use of the forged document? (Supreme Court 1078/1997)</i></b> Yperaspisi 1998, σ. 66-67.
165	<b><i>Recurrent offense against property and failure to sum the monetary amounts of individual acts (Thessaloniki Pre-Trial Chamber of the Court of Appeals 1038/1997)</i></b> Yperaspisi 1998, pp. 75-78.
166	<b><i>The perpetuation of unjustified calculation of penalties (Supreme Court 836/1997)</i></b> Yperaspisi 1998, pp. 325-326.
167	<b><i>Delineation of attempted and completed extortion (Supreme Court 1058/1997)</i></b> Yperaspisi 1998, pp. 329-331.
168	<b><i>Items manufactured for attack or defense and the special provision regarding knives for home or professional use (Thessaloniki Pre-Trial Chamber of First Instance 37/1998)</i></b> Yperaspisi 1998, pp. 360-362.
169	<b><i>Concurrence of forgery and tax evasion in the case of issuing a forged invoice – Permissible revision of charges from forgery to tax evasion in absence of complaint on behalf of the internal revenue service official (Thessaloniki Pre-Trial Chamber of First Instance 18/1998)</i></b> Yperaspisi 1998, pp. 591-593.
170	<b><i>Objective negligence and causal link (Patras Pre-Trial Chamber of First Instance 377/1997)</i></b> Yperaspisi 1998, pp. 607-608.
171	<b><i>Justification of intent (Supreme Court 387/1998)</i></b> Yperaspisi 1998, pp. 797-801.
172	<b><i>Conditional release: Minimum time of real incarceration on accumulative servitude of life imprisonment and another custodial penalty – the inequitable handling of senior offenders</i></b>

	<b><i>(Rescript of the Prosecutor of the Supreme Court 5/1998)</i></b> Yperaspisi 1998, pp. 868-870.
173	<b><i>The police officer's witness statement in the context of criminal suppression as a public duty that establishes acceptance of bribes (Supreme Court in plenum 6/1998)</i></b> Yperaspisi 1998, pp. 1055-1056.
174	<b><i>The diversification or distinctness of individual crimes is not a criterion towards the affirmation of real concurrence (Supreme Court 110/1998)</i></b> Yperaspisi 1998, pp. 1063-1065.
175	<b><i>Negligent homicide and the liability of the resident M.D. (Kavala Pre-Trial Chamber of First Instance 2/1998)</i></b> Yperaspisi 1998, pp. 1123-1124
176	<b><i>Exclusion of taking the law into one's own hands when the individual is aware that he/she lacks a right or is willing to harm another person who usurps rights of third parties (Supreme Court 384/1998)</i></b> Yperaspisi 1998, pp. 1211-1212.
177	<b><i>The issue of revision of charges on multi-sense acts – Permissible revision of charges from attempted dangerous bodily injury to threat (Supreme Court 953/1998)</i></b> Yperaspisi 1998, pp. 1121-1123.
178	<b><i>Gang rape by co-principality (Supreme Court 502/1998)</i></b> Yperaspisi 1998, pp. 1215-1216.
179	<b><i>Appointment in a non-legally existent occupation and the public official status (Athens Pre-Trial Chamber of the Court of Appeals 1240/1998)</i></b> Yperaspisi 1998, pp. 1241-1244.
180	<b><i>The notion of apparent mistake repulses the justification for lack of legal basis and supererogation –Self-inclusive allegation as to the existence of a precedent (Supreme Court 1426/1998)</i></b> Yperaspisi 1999, pp. 323-324.
181	<b><i>Utilization of phone-tapping products and defense in ongoing planned kidnapping of minors (Order of the Public Prosecutor of the Athens Court of Appeals 465/1998)</i></b> Yperaspisi 1999, pp. 439-441.
182	<b><i>Negligent arson is not established by any negligent behavior which causes a fire (Order of the Prosecutor of the Court of Appeals 984/1998)</i></b> Yperaspisi 1999, pp. 446-448.
183	<b><i>Only improper proselytism is punishable according to the ECHR (Prosecutor's Report of the Kavala Trial Chamber)</i></b> Υπεράσπιση 1999, pp. 452-453.
184	<b><i>A justified conviction for taking the law into one's own hands requires the specification of the person holding the right usurped by the offender (Supreme Court 1273/1998)</i></b> Yperaspisi 1999, pp. 649-650.
185	<b><i>Arson as an example of a crime of common danger and of attempt to cause danger (Supreme Court 250/1999)</i></b> Yperaspisi 1999, pp. 664-665.
186	<b><i>Breach of trust by lawyers: the crime's identity as a momentary offense and the time of limitation (Larissa Pre-Trial Chamber of the First Instance 38/1999)</i></b> Yperaspisi 1999, pp. 699-701.
187	<b><i>One offense of perjury in the case of multiple testimonies of the same witness regarding the same case (Supreme Court 1145/1998)</i></b> Yperaspisi 1999, pp. 909-910.
188	<b><i>Delineation of fraud and fraud by computer (Supreme Court 1277/1998)</i></b> Yperaspisi 1999, pp. 916-919.

189	<b><i>Justification of decisions issued by criminal courts and the Article 139 of the Code of Criminal Procedure (Supreme Court 218/1999, Supreme Court 287/1999)</i></b> Yperaspisi 1999, pp. 1168-1169.
190	<b><i>Incapacity to confiscate weapons due to lack of or controllability of danger with respect to non-punishable trafficking, when the required license is issued immediately after the perpetration (Thessaloniki Pre-Trial Chamber of the First Instance 367/1999)</i></b> Yperaspisi 1999, pp. 1224-1226.
191	<b><i>The notion of “fact” in offences against honor (Pre-Trial Chamber of the Court of Appeals 790/1999)</i></b> Yperaspisi 1999, pp. 1411-1412.
192	<b><i>The allegation for lack of direct intent in slander is a self-inclusive one (Supreme Court 1208/1999)</i></b> Yperaspisi 2000, pp. 288-290.
193	<b><i>Permissible revision of charges from slander to insult (Supreme Court 1747/1999)</i></b> Yperaspisi 2000, pp. 296-297.
194	<b><i>Unjustified overruling of self-inclusive allegation as to the existence of “heat of the moment” (Supreme Court 1828/1999)</i></b> Yperaspisi 2000, pp. 300-302.
195	<b><i>The perception of “imparting a small amount” of drugs between users according to Article 12 § 4 of the Law 1729/1987 (Peiraeus Pre-Trial Chamber of the Court of Appeals 306/1999)</i></b> Yperaspisi 2000, pp. 324-326.
196	<b><i>The essential discrimination of elements in actus reus and mens rea in breach of public duty – Perjury: the importance of the witness statement as a principal element of the offense (Agrinio Pre-Trial Chamber of the First Instance 169/1999)</i></b> Yperaspisi 2000, pp. 336-339.
197	<b><i>Concurrence between the acts of obtaining explosives with the intent to cause common danger (272 GCC) and importing them into a prison together with other weapons (Article 13 § 2 of Law 2168/1993) (Thessaloniki Pre-Trial Chamber of the First Instance 12/2000)</i></b> Yperaspisi 2000, pp. 357-358.
198	<b><i>Guidelines to discriminate between dolus eventualis and conscious negligence (Thessaloniki Pre-Trial Chamber of the First Instance 1395/1999)</i></b> Yperaspisi 2000, pp. 607-608.
199	<b><i>A momentous turnaround of the Supreme Court as regards the initiation of perpetration (Supreme Court 1280/1999)</i></b> Yperaspisi 2000, pp. 809-811.
200	<b><i>The non-uniform stance of the Supreme Court in the field of decision justification (Supreme Court 24, 67, 72 and 112/2000)</i></b> Yperaspisi 2000, pp. 835-840.
201	<b><i>Is the non-validated photocopy a material object of forgery? (Supreme Court in plenum 2/2000)</i></b> Yperaspisi 2000, pp. 986-988.
202	<b><i>Mutual exclusion of illegal possession of weapons and the omission to take the relevant precautionary measures (Kavala Trial Chamber 63/2000)</i></b> Yperaspisi 2000, pp. 1055-1057.
203	<b><i>Breach of public duty: Actus reus and mens rea (Kavala Pre-Trial Chamber of the First Instance 22/2001)</i></b> Poiniki Dikaiosyni 2001, pp. 587-588.
204	<b><i>International Treaty for the Personal and Civil Rights and the recognition of precedent arising from foreign criminal judgments (Supreme Court 86/2001)</i></b> Poiniki Dikaiosyni 2001, pp. 703-704.
205	<b><i>Fraud against European Communities and harm caused to the Greek State – Concurrence with</i></b>

	<b><i>common fraud (Pre-Trial Chamber of the Supreme Court 1197/2001)</i></b> Poiniki Dikaiosyni 2001, pp. 993-996.
206	<b><i>Negligent homicide by administration of excess quantity of medication (Samos Pre-Trial Chamber of the First Instance 19/2001)</i></b> Poiniki Dikaiosyni 2001, pp. 1123-1125.
207	<b><i>The participant's intent (Veroia Mixed Criminal Court 40/2001)</i></b> Poiniki Dikaiosyni 2002, pp. 6-7.
208	<b><i>Terminating the patient's hospitalization via "disciplinary discharge" due to denial to extend blank consent and the liability of M.D.'s (Ombudsman's Report 13218/26.11.2001)</i></b> Poiniki Dikaiosyni 2002, pp. 156-157.
209	<b><i>Direct accessory in recurrently committed felony fraud by profession and diachronic law (Pre-Trial Chamber of the Supreme Court 172/2002)</i></b> Poiniki Dikaiosyni 2002, pp. 849-852.
210	<b><i>Between attempt and preparation in the crime of drug cultivation – The pre-germination of cannabis seeds (Supreme Court 1138/2002)</i></b> Poiniki Dikaiosyni 2003, pp. 513-514.
211	<b><i>Fatal abortion: Determination of liability for the gynecologist and the anesthesiologist (Kavala Mixed Criminal Court 15/2002)</i></b> Poiniki Dikaiosyni 2003, pp. 1301-1302.
212	<b><i>"Heat of the moment" as a concept in case-law and the distinction between the two types of intended homicide (Zakynthos Pre-Trial Chamber of the First Instance 59/2003)</i></b> Poiniki Dikaiosyni 2004, pp. 396-397.
213	<b><i>Refusal to acquit debts to the State and diachronic law (Kerkyra Trial Chamber 2144/2004)</i></b> Poiniki Dikaiosyni 2005, pp. 689-691.
214	<b><i>Discriminating between simple and direct accessory in homicide (Thessaloniki Pre-Trial Chamber of the Court of Appeals 1754/2004)</i></b> Poiniki Dikaiosyni 2006, pp. 23-24.
215	<b><i>Involuntary hospitalization of psychopaths in practice – A turn towards reinforcing the State of Law (Rescript of the Prosecutor of Patras Trial Chamber 2/2006)</i></b> Poiniki Dikaiosyni 2007, pp. 439-441.
216	<b><i>Delineating the special recidivism in the Law on Drugs as an aggravated trafficking circumstance (Nafplion Court of Appeals 45/2007)</i></b> Poiniki Dikaiosyni 2008, pp. 568-572.
<b>STUDIES – ARTICLES IN FOREIGN LANGUAGES</b>	
217	<b><i>Begehung gemeingefährlicher Delikte und Verletzung der Öffentlichen Ordnung</i></b> in G. Bemann-I. Manoledakis (Hrsg.), Der strafrechtliche Schutz des Staates, Griechisch-deutsches Symposium für Strafrecht und Verfassungsrecht, Hagen 1986, Neuwied 1987, S. 37-43.
218	<b><i>Die Bindung des Richters an das Gesetz bei den Fahrlässigkeitsdelikten</i></b> in G. Bemann & I. Manoledakis (Hrsg.), Der Richter in Strafsachen, Baden-Baden, 1992, S. 127-146.
219	<b><i>Verschiedene Systeme des Einsatzes "Verdeckter Ermittler" am Beispiel des griechischen und deutschen Rechts-Gemeinsame Probleme für den Rechtsstaat</i></b> in Festschrift für G. Bemann, 1997, S. 560-581.
220	<b><i>Menschenwürde: Vom Strafrecht geschützt oder auch gefährdet?</i></b> in C. Prittwitz & I. Manoledakis (Hrsg.), Strafrecht und Menschenwürde, Baden-Baden, 1998, 33-50.
221	<b><i>Das Strafrecht an der Schwelle zum neuen Jahrtausend: Blick in die Zukunft ohne Blick zurück in die Vergangenheit?</i></b> in C. Prittwitz & I. Manoledakis (Hrsg.), Strafrechtsprobleme an der Jahrtausendwende, Baden-Baden 2000, S. 43-61.
222	<b><i>Das Corpus Juris und die Typisierung des Strafphänomens im Bereich der Europäischen Union</i></b>

	KritV 1999, S. 162-180 und in B. Huber (Hrsg.), Das Corpus Juris als Grundlage eines Europäischen Strafrechts, Freiburg im Breisgau 2000, S. 91-114.
<b>223</b>	<b><i>Ein Blick auf Brennpunkte der Entwicklung der deutschen Strafrechtsdogmatik vor der Jahrtausendwende aus der Sicht eines Mitglieds der griechischen Strafrechtswissenschaft</i></b> in A. Eser, W. Hassemer & B. Burkhardt (Hrsg.), Die deutsche Strafrechtswissenschaft vor der Jahrtausendwende, München 2000, S. 261-282.
<b>224</b>	<b><i>The development towards Harmonization within Criminal Law in the European Union- A Citizen's Perspective</i></b> European Journal of Crime, Criminal Law and Criminal Justice 2001, pp. 239-263.
<b>225</b>	<b><i>Bemerkungen zur Entwicklung rechtsstaatlicher Grundlagen Europäischen Strafrechts</i></b> KritV 2001, S. 290-297.
<b>226</b>	<b><i>Der europäische Versuch der Gestaltung von gemeinsamen Strafvorschriften – Die materiellrechtlichen Regelungen des Corpus Juris nach dem neuen Entwurf von Florence</i></b> in I. Anagnostopoulos (Hrsg.), Internationalisierung des Strafrechts, Baden-Baden, 2003, pp. 65-92.
<b>227</b>	<b><i>The Commission's proposal for the establishment of a European Prosecutor and for the definition of crimes which are prejudicial to the Community's financial interests in the framework of the third pillar: the Green Paper debate</i></b> In OLAF/05375/02-EN
<b>228</b>	<b><i>Die allgemeinen Grundsätze des Strafrechts im Statut des Internationalen Strafgerichtshofs: Auf dem Weg zu einem rechtsstaatlichen Strafrecht der Nationen?</i></b> in Festschrift für H.-L. Schreiber, 2003, S. 199-224.
<b>229</b>	<b><i>Europäisches Strafrecht – Die Perspektive des Grundrechtsschutzes nach dem Verfassungsentwurf für Europa</i></b> KritV 2004, S. 5-23.
<b>230</b>	<b><i>The Treaty Establishing a Constitution for Europe and Challenges for Criminal Law at the Commencement of the 21<sup>st</sup> Century</i></b> European Journal of Crime, Criminal Law and Criminal Justice 2005, pp. 483-514.
<b>231</b>	<b><i>Memorandum on procedural rights in criminal proceedings</i></b> in HOUSE OF LORDS - European Union Committee, 1 <sup>st</sup> Report of Session 2004-2005, HL Paper 28, London 2005, pp. 117-118.
<b>232</b>	<b><i>The penal provisions of law 3305/2006, Symbolic criminal law for the abuse of biomedicine in human reproduction?</i></b> in Publications of medical Law and bioethics Vol. 2, Biotechnology issues-Cloning, Athens-Thessaloniki, 2006, pp. 165-177.
<b>233</b>	<b><i>Aktuelle Strafrechtsentwicklung in der EU und rechtsstaatliche Defizite</i></b> in B. Schünemann (Hrsg.), Ein Gesamtkonzept für die europäische Strafrechtspflege, München 2006, S. 65-80.
<b>234</b>	<b><i>Aktuelle Strafrechtsentwicklung in der EU und rechtsstaatliche Defizite</i></b> ZIS 2006, S. 521-536 (extended version of article nr. 227)
<b>235</b>	<b><i>Theorie der genuinen europäischen Rechtsgüter</i></b> in B. Schünemann (Hrsg.), Ein Gesamtkonzept für die europäische Strafrechtspflege, München 2006, S. 222-232 (co- authored with N. Bitzilekis and E. Symeonidou - Kastanidou).
<b>236</b>	<b><i>Theory of the genuine European legal interests</i></b> in B. Schünemann, A Programme for European Criminal Justice, Munich 2006, pp. 467-476 (co- authored with N. Bitzilekis and E. Symeonidou - Kastanidou).
<b>237</b>	<b><i>Alternativüberlegungen zur Regelung transnationaler Strafverfahren in der EU</i></b> in B. Schünemann (Hrsg.), Ein Gesamtkonzept für die europäische Strafrechtspflege, München 2006, S. 250-254.
<b>238</b>	<b><i>Alternative thoughts on the regulation of transnational criminal proceedings in the EU</i></b> in B. Schünemann, A Programme for European Criminal Justice, Munich 2006, pp. 493-496.



239	<b><i>Gemeinsame Grundsätze des Strafprozessrechts als Basis einer grenzüberschreitenden Strafverfolgung</i></b> in 4. Europäischer Juristentag, Sammelband, Wien 2008, S. 275-325.
240	<b><i>Quand le crime organisé frole le terrorisme: les propositions de l' Union européenne pour une redéfinition du crime organisé</i></b> in A. Yotopoulos-Marangopoulos (dir.), Droits de l' Homme et Politique Anticriminelle, Athens-Komotini/ Bruxelles, 2007, pp. 125-143.
241	<b><i>Towards a new approach of organized crime in the EU - New challenges for human rights</i></b> ZIS 2007, pp. 537-546.
242	<b><i>Memorandum for the Treaty of Lisbon</i></b> in HOUSE OF LORDS European Union Committee, 10 <sup>th</sup> Report of Session 2007-2008, The Treaty of Lisbon: an impact assessment, Volume II, Evidence, HL Paper 62-II, London 2008, pp. 157-162.
243	<b><i>Initiation of EU legislation in the area of Freedom, Security and Justice - Criminal Justice</i></b> in HOUSE OF LORDS European Union Committee, 22 <sup>nd</sup> Report of Session 2007-08, HL Paper 150, pp. 148-152, co-authored with A. Giannakoula.
244	<b><i>Commentary on the Milosevic Case (Judicial Notice in the Milosevic Case): ICTY, Prosecutor v. Slobodan Milosevic, Decision on the Prosecution's Interlocutory Appeal against the Trial Chamber's 10 April 2003 Decision on Prosecution Motion for Judicial Notice of Adjudicated Facts, Case No. IT-02-54-AR73.5, App. Ch., 31 October 2003</i></b> in A. Klip/G. Sluiter (eds.) Annotated Leading Cases of International Criminal Tribunals (ALC) vol. 15, pp. 93-102, co-authored with Y. Naziris.
245	<b><i>Commentary on Ntagerura Case [Precision of the indictment in the Ntagerura et al. case]: ICTR, Judgment and Sentence, Prosecutor v. Ntagerura, Bagambiki and Imanishimwe, Case No. ICTR-99-46-T, T. Ch. III, 25 February 2004</i></b> in A. Klip/G. Sluiter (eds.), Annotated Leading Cases (ALC), vol. 18, 2008, pp. 468-479 co-authored with Y. Naziris.
246	<b><i>The FD on combating trafficking in human beings-Evaluating its fundamental attributes as well as its transposition in Greek criminal law</i></b> in A. Weyembergh/V. Santamaria (ed.), The evaluation of European criminal law-The example of the Framework Decision on combating trafficking in human beings, 2009, pp. 131-196 co-authored with N. Chatzinikolaou, A. Giannakoula & Th. Papakyriakou.
247	<b><i>Commentary on Kajelijeli Case (Abuse of Process in the Kajelijeli Case): ICTR, Judgment, Juv?nal Kajelijeli v. Prosecutor, Case No. ICTR-98-44A-A, App. Ch., 23 May 2005.</i></b> in A. Klip/G. Sluiter (eds.) Annotated Leading Cases of International Criminal Tribunals ALC, vol. 22, 2009, pp. 711-720 co-authored with Y. Naziris.
248	<b><i>A Manifesto on European Criminal Policy</i></b> ZIS 2009, pp. 707-716 also available in 6 other languages (Greek, German, French, Spanish, Italian, Romanian), ZIS 2009, pp.717ff Co-authored by the members of the European Criminal Policy Initiative (P. Asp, S. Bogdan, Th. Elholm, L. Foffani, D. Frände, H. Fuchs, J. Leblois-Happe, A. Nieto Martin, N. Bitzilekis, C. Prittwitz, H. Satzger, E. Symeonidou-Kastanidou & I. Zerbes)
249	<b><i>Die Entwicklungen in Strafsachen innerhalb des Raumes der Freiheit, der Sicherheit und des Rechts</i></b> in D. Tsatsos (Hrsg.), Die Unionsgrundordnung, Berlin 2010, S. 511-531.
250	<b><i>Commentary on continuation of the proceedings in Karamera Case (Rule 15bis of the ICTR RPE) (Case No. ICTR-98-44-T)</i></b> in A. Klip/G. Sluiter (eds.), Annotated Leading Cases of International Criminal Tribunals, Vol. 25, 2010, pp. 409-418 co-authored with Y. Naziris.
251	<b><i>Terrorismusbekämpfung in der Europäischen Union und das vor-präventive Strafrecht: Neue Vorgaben für strafbare Taten nach dem Rahmenbeschluss 2008/919/JI</i></b>

	in Festschrift für W. Hassemer, Heidelberg 2010, S. 1161-1181.
252	<b><i>Punishing corruption in the public and the private sector: the legal framework of the European Union in the international scene and the Greek legal order</i></b> European Journal of Crime, Criminal Law and Criminal Justice 2010, pp.139-183.
253	<b><i>Harmonisation of criminal procedure on the basis of common principles. The EU's challenge for rule-of-law transnational crime control</i></b> in C. Fijnaut/J. Ouwerkerk (eds.), The future of police and judicial cooperation in the European Union, Leiden/Boston 2010, pp. 357- 402.
254	<b><i>The importance of core principles of substantive criminal law for a European criminal policy respecting fundamental rights and the rule of law</i></b> EuCLR 2011, pp. 7-34.
255	<b><i>Private Überwachung im Sicherheitsstaat und faires Strafverfahren am Beispiel der griechischen Rechtsordnung</i></b> Festschrift für C. Roxin, Berlin-New York 2011, Bd. 2, S. 1881-1898.
256	<b><i>Das Strafrecht in der Unionsgrundordnung: Status quo und Herausforderungen nach dem Vertrag von Lissabon</i></b> KritV 2011, S. 155-187.
257	<b><i>Criminalizing attacks against information systems in the EU – The anticipated impact of the European legal instruments on the Greek legal order</i></b> European Journal of Crime, Criminal Law and Criminal justice 2011/1 & in Proceedings of the 4 <sup>th</sup> International Conference on Information Law 2012, pp. 59-79.
258	<b><i>The commission's proposal for a Directive on the Fight Against Fraud to the Union's Financial Interests by Means of Criminal Law</i></b> European Criminal Law Review (EuCLR) 2012, pp. 319-337.
<b>PENDING PUBLICATION</b> <b>(Titles marked with * refer to publications in Greek)</b>	
259	<b><i>Minimum prerequisites for a safe anaesthesia: A duty towards the patient and a basis for indemnity of the anaesthesiologist against crime control*</i></b> in Proceedings of the Conference of the Greek Association for Anaesthesiology and Intensive Medicine of North Greece.
260	<b><i>Den Rechtsstaat auf die Probe stellen: Die Strafbarkeit des Terrorismus im griechisch-deutschen Vergleich</i></b> (Nomos Verlag).
261	<b><i>Überwachungsmodelle im Sicherheitsstaat und faires Strafverfahren</i></b> in M. Kaiafa-Gbandi/C. Prittwitz (Hrsg.), Überwachen und Strafen im Rahmen der modernen Kriminalpolitik, 9. Griechisch-deutsches Strafrechtssymposium, Oktober 2011 Thessaloniki (Nomos Verlag).
262	<b><i>Das Strafrecht in der Unionsgrundordnung: Status quo und Herausforderungen nach dem Vertrag von Lissabon</i></b> in Fernuniversität Hagen/Institut Dimitris Tsatsos für Europäische Verfassungswissenschaften/ Rechtswissenschaftliche Fakultät der Fernuniversität Hagen (Hrsg.), Verfassung-Parteien-Unionsgrundordnung, Gedenksymposium für Dimitris Th. Tsatsos, 6-7.5.2011.
263	<b><i>Avoiding and resolving conflicts of Jurisdiction-Greek report (co-authored with N. Chatzinikolaou, Th. Papakyriakou and A. Zachariadis)</i></b>
264	<b><i>Guidelines on liability of legal persons "ex crimine" - The European research project on "Corporate criminal liability and compliance programs"</i></b> Commentary on EU competence and the compatibility of proposed guidelines to principles of European criminal law, in UCLM Instituto de Derecho Penal Europeo e Internacional, Corporate Criminal Liability in EU Law: A Proposal For a Common Regulation, Toledo – Spain, 27 <sup>th</sup> -28 <sup>th</sup> . 2. 2012.

265	<b><i>Approximation of Substantive Criminal Law and general principles of criminal law,</i></b> In ECLAN International Congress, Brussels-Belgium, April 2012
266	<b><i>Violations of the duty to testify, Rule 92bis written statements, and the right to an effective defence at the International Criminal Tribunal for Rwanda (co-authored with E. Sarikaki)</i></b> Commentary on ICTR Decisions: Decision on Joseph Nzirorera's and the Prosecutor's Appeals of Decision not to Prosecute Witness BTH for False Testimony, <i>Édouard Karemera et al. v. Prosecutor</i> , Case No. ICTR-98-44-AR91.2, A. Ch., 16 February 2010 and Dissenting Opinion of Judge Robinson, Decision on Joseph Nzirorera's Motion to Subpoena Paul Rusesabagina, <i>Prosecutor v. Karemera et al.</i> , Case No. ICTR-98-44-T, T. Ch. III, 22 February 2010, Decision regarding Ntahobali, Nyiramasuhuko, and Kanyabashi's Motion to Transmit the Amicus Curiae Report, <i>Prosecutor v. Nyiramasuhuko et al.</i> , Case No. ICTR-98-42-T, T. Ch., 4 March 2010, Decision on Prosecutor's Interlocutory Appeal of Decision not to Admit Marcel Gatzinzi's statement into Evidence Pursuant to Rule 92bis, <i>Prosecutor v. Nizeyimana</i> , Case No. ICTR-00-55C-AR73.2, A. Ch., 8 March 2011 σε A. Klip, S. Freeland (eds.), <i>Annotated Leading Cases of International Tribunals (ALC)</i> , vol. 42
267	<b><i>Greek national report on electronic crime (co-authored with K. Chatziioannou)</i></b> to be published by the International Association of Criminal Law (AIDP)
268	<b><i>Safeguarding fundamental principles of substantive criminal law in the EU: primary institutional challenge in the Area of Freedom, Security and Justice</i></b> under publication in the conference proceedings of the International Conference in memory of the Member of the European Parliament and ECHR Judge Professor Demetrios Evrigenis "Evolution and Challenges in the EU Area of Freedom, Security and Justice", which was organized by the Department of International and European Studies of the University of Macedonia and the Center of International and European Economic Law on 14-16.2.2013 in Thessaloniki
269	<b><i>EU and national constitutional constraints with respect to criminal policy and criminal law</i></b> to be published by the proofs of the International Symposium of the Europa-Institut der Universität des Saarlandes ("The EU between an "ever closer union" and in-alienable policy domains of member states"), Saarbrücken, Germany, 21-23.3.2013
270	<b><i>General characteristics of the proposed reformed Penal Code of the Manoledakis Committee</i></b> Under publication in Northern Greece Society of Jurists, 2 <sup>nd</sup> Conference in Memory of Ioannis Manoledakis "The proposed reformed Penal Code of the Manoledakis Committee: Recourse (?) for the problems of the criminal justice system"
271	<b><i>Medical criminal liability due to negligence in fields of duties' distribution</i></b> under publication in the proceedings of the educating seminar by the National Academy of Judges and Prosecutors (Thessaloniki 28-29.3.2013)