

Maciej Gutowski - publikacje

Comments editor:

1. Civil Code. Volume I. Comment. Art. 1-449¹, editor: M. Gutowski, C.H. Beck, Warsaw 2016, pp. 1-1944.
2. Civil Code. Volume II. Comment. Art. 450-1088, editor: M. Gutowski, C.H. Beck, Warsaw 2016, pp. 1-1932.
3. Civil Code. Volume I. Comment. Art. 1-352, editor: M. Gutowski, edition 2, amended and supplemented, C.H. Beck, Warsaw 2018, pp. 1-1747.
4. Civil Code. Volume II. Comment. Articles 353-626, editor: M. Gutowski, edition 2 amended and supplemented, C.H. Beck, Warsaw 2019, pp. 1-1901.
5. Civil Code. Volume III. Comment. Art. 627-1088, editor: M. Gutowski, edition 2 amended and supplemented, C.H. Beck, Warsaw 2019, pp. 1-1750.

Monographs:

1. Option contract, Zakamycze 2003, pp. 15-331,
2. Invalidity of the legal act - habilitation dissertation, Warsaw 2006, pp. 1-490,
3. Contract for legal representation, C.H. Beck, Warsaw 2009, pp. 3-316,
4. Voidability of the legal act, C.H. Beck, Warsaw 2010, pp. 1-373,
5. Invalidity of the legal act, C.H. Beck, Warszawa 2012, pp. 1-490,
6. Ineffectiveness of the legal act, C.H. Beck, Warsaw 2013, pp. 1-484.
7. Interpretation and application of law in a trial based on the Constitution (co-author: Maciej Gutowski 50%, Piotr Kardas 50%), C.H. Beck, Warsaw 2017, pp. 1-850.

Comments:

1. Introduction to the Civil Code, Warsaw 2009, 30th edition, C.H. Beck, pp. V-XVII,
2. Introduction to the Civil Code, Warsaw 2009, 31st edition C.H. Beck, pp. V-XVIII,
3. Introduction to the Civil Code, Warsaw 2010, 32nd edition, C.H. Beck, pp. V-XX,
4. Introduction to the Civil Code, Warsaw 2010, 33rd edition, C.H. Beck, pp. V-XX,
5. Comment to the Energy Law, Warsaw 2010, M. Swora, Z. Muras ed., (art. 5, 5a and 5b), pp. 429-484 – co-author: K. Smagieł,
6. Introduction to the Civil Code, Warszawa 2011, 34th edition, C.H. Beck, pp. VII-XXIII,
7. Introduction to the Civil Code, Warszawa 2012, 35th edition, C.H. Beck, pp. VII-XXIV,
8. Introduction to the Civil Code, Warszawa 2014, 37th edition, C.H. Beck, pp. VII-XXIV,

9. Civil Code. Volume I. Comment. Art. 1-449¹, editor: M. Gutowski, C.H. Beck, Warsaw 2016, pp. 1-1944.

- Legal capacity and capacity to the legal actions in: Civil Code. Volume I. Comment. Art. 1-449¹, editor: M. Gutowski, C.H. Beck, Warsaw 2016, pp. 72-108.
- Defects of declarations of will in: Civil Code. Volume I. Comment. Art. 1-449¹, editor: M. Gutowski, C.H. Beck, Warsaw 2016, pp. 565-620.
- Obligations. General regulations Civil Code. Volume I. Comment. Art. 1-449¹, editor: M. Gutowski, C.H. Beck, Warsaw 2016, pp. 1218-1264.

10. Civil Code. Volume II. Comment. Art. 450-1088, editor: M. Gutowski, C.H. Beck, Warsaw 2016, pp. 1-1932:

- Performance and consequences of non-performance of obligations from reciprocal contracts in: Civil Code. Volume II. Comment. Art. 450-1088, editor: M. Gutowski, C.H. Beck, Warsaw 2016, pp. 5-94.
- Consequences of non-performance of obligations in: Civil Code. Volume II. Comment. Art. 450-1088, editor: M. Gutowski, C.H. Beck, Warsaw 2016, pp. 118-150.
- Protection of the creditor in the event of the debtor's insolvency in: Civil Code. Volume II. Comment. Art. 450-1088, editor: M. Gutowski, C.H. Beck, Warsaw 2016, pp. 268-297.
- Contract of mandate in: Civil Code. Volume II. Comment. Art. 450-1088, editor: M. Gutowski, C.H. Beck, Warsaw 2016, pp. 906-940.
- Contract for specific work in: Civil Code. Volume II. Comment. Art. 450-1088, editor: M. Gutowski, C.H. Beck, Warsaw 2016, pp. 655-691.
- Leasing agreement in: Civil Code. Volume II. Comment. Art. 450-1088, editor: M. Gutowski, C.H. Beck, Warsaw 2016, pp. 831-865.
- Contract for construction works in: Civil Code. Volume II. Comment. Art. 450-1088, editor: M. Gutowski, C.H. Beck, Warsaw 2016, pp. 691-727.

11. Comment to the Energy Law, Warsaw 2016, M. Swora, Z. Muras ed., (art. 5, 5a and 5b), pp. 637-731 –co-author: K. Smagiel.

12. Civil Code. Volume I. Comment. Art. 1-352, editor: M. Gutowski, edition 2 amended and supplemented, C.H. Beck, Warsaw 2018, pp. 1-1747:

- Legal capacity and legal competence in: Civil Code. Volume I. Comment. Art. 1-352, editor: M. Gutowski, edition 2 amended and supplemented, C.H. Beck, Warsaw 2018, pp. 119-169.
 - Defects of declarations of will in: Civil Code. Volume I. Comment. Art. 1-352, editor: M. Gutowski, edition 2 amended and supplemented, C.H. Beck, Warsaw 2018, pp. 808-888.
13. Civil Code. Volume II. Comment. Articles 353-626, editor: M. Gutowski, edition 2, amended and supplemented, C.H. Beck, Warsaw 2019, pp. 1-1901.
- Obligations. General regulations Civil Code. Volume II. Comment. Articles 353-626, editor: M. Gutowski, edition 2, amended and supplemented, C.H. Beck, Warszawa 2019, pp. 3-66, 271-291.
 - Effects of non-performance of obligations in: Civil Code. Volume II. Comment. Articles 353-626, editor: M. Gutowski, edition 2, amended and supplemented, C.H. Beck, Warsaw 2019, pp. 1049-1123.
 - Implementation and effects of non-performance of obligations under reciprocal agreements in: Civil Code. Volume II. Comment. Articles 353-626, editor: M. Gutowski, edition 2, amended and supplemented, C.H. Beck, Warsaw 2019, pp. 1155-1198.
 - Change of the creditor or debtor in: Civil Code. Volume II. Comment. Articles 353-626, editor: M. Gutowski, edition 2, amended and supplemented, C.H. Beck, Warsaw 2019, pp. 1345-1369.
 - Protection of the creditor in the event of the debtor's insolvency in: Civil Code. Volume II. Comment. Articles 353-626, editor: M. Gutowski, edition 2 amended and supplemented, C.H. Beck, Warsaw 2019, pp. 1370-1417.
14. Civil Code. Volume III. Comment. Art. 627-1088, editor: M. Gutowski, edition 2 amended and supplemented, C.H. Beck, Warsaw 2019, pp. 1-1750:
- Contract for specific work in: Civil Code. Volume III. Comment. Art. 627-1088, editor: M. Gutowski, edition 2, amended and supplemented, C.H. Beck, Warszawa 2019, pp. 3-51.
 - Contract for construction works in: Civil Code. Volume III. Comment. Art. 627-1088, editor: M. Gutowski, edition 2, amended and supplemented, C.H. Beck, Warsaw 2019, pp. 52-102.

- Leasing agreement in: Civil Code. Volume III. Comment. Art. 627-1088, editor: M. Gutowski, edition 2, amended and supplemented, C.H. Beck, Warsaw 2019, pp. 247-291.
- Contract of mandate in: Civil Code. Volume III. Comment. Art. 627-1088, edition 2, amended and supplemented, editor: M. Gutowski, C.H. Beck, Warsaw 2019, pp. 335-399.

Law system:

1. Defects in declarations of will in: Private Law System Volume 2, Civil Law - general part, ed. 3, editor: Z. Radwanski, A. Olejniczak, Warsaw 2019, pp. 481-540 (co-authored by: Maciej Gutowski, Zbigniew Radwański),
2. Sanctions for a defective legal action in: Private Law System Volume 2, Civil Law - general part, ed. 3, editor: Z. Radwanski, A. Olejniczak, Warsaw 2019, pp. 541-586 (co-authored by: Maciej Gutowski, Zbigniew Radwański).

Chapters in monographies:

1. Leasingagreement(in:)Agreements in the course of trade - collective work A. Koch, J. Napierała ed., Krakow 2013, 3rd edition, pp. 123-134,
2. Leasingagreement(in:)Agreements in the course of trade - collective work A. Koch, J. Napierała ed., Krakow 2015, 4th edition, pp. 139-147,
3. Leasingagreement(in:) Agreements in the course of trade - collective work A. Koch, J. Napierała ed., Warsaw 2019, 5th edition, pp. 167-178,
4. The attorney-client privilege in civil proceedings and the project of the Ministry of Justice (in:) Protection of attorney-client privilege (attorney-at-law) and actions of the authorities, ed. M. Mrowicki, The Office of the Commissioner for Human Rights, Warsaw 2019, pp. 103-114,
5. Autonomy of the will and automation of legal transactions (limits on the attribution of the effects of electronically submitted declarations of will)(in:) Axiology of civil law and civil law protection of goods, ed.J. Pisuliński, J. Zawadzka, C.H. Beck, Warsaw 2020, pp. 35-54.

Amended and supplemented editions:

1. Invalidity of the legal act, 2nd edition, Warsaw 2008, pp. 1-504,
2. Invalidity of the legal act, 3rd edition, Warsaw 2012, pp. 1-474,

3. Invalidity of the legal act, 4th edition, Warsaw 2017, pp. 1-498,
4. Ineffectiveness of the legal act, 2nd edition, Warsaw 2017, pp. 1-508,
5. Voidability of the legal act, 2nd edition, Warsaw 2019, pp.1-370.

Articles:

1. Set-off in proceedings by writ of payment- relation between substantive and procedural law, PPH 2004, No. 9, pp. 37-42,
2. Invalidity and other cases of defective legal acts in the context of criminal liability, PiP 2004, No. 9, pp. 70-83,
3. Act on payment terms in commercial transactions and arrangements aimed at eliminating the formation of interest, PPH 2004, No. 10, pp. 38-41,
4. Conversion of a definitive agreement into a preliminary one based on amendments to the Civil Code, PiP 2004, No. 1, pp. 48-61,
5. The legal nature of the offer as compared to the recent amendments to the Civil Code, PiP 2005, No. 3, pp. 67-79,
6. Legal deduction in relation to the assignee in the light of the provisions on the transfer of receivables, RPEiS 2005, No. 5, pp. 101-113,
7. Withdrawal from the contract for construction works, PiP 2005, No. 9, pp. 66-88,
8. Contradiction with European Union law as a condition of nullity of a legal act pursuant to art. 58 k.c., RPEiS 2006/1, pp. 111-122,
9. Principle of causality of legal acts in Polish law, PiP 2006, No. 4, pp. 3-19,
10. On claims: repair, compensation and settlement, which may arise in connection with the invalidity of legal transactions, MoP 2006, No. 14, pp. 750-757,
11. Several remarks to explain why option is not a conditional contract, Palestra 2007, No. 1-2, pp. 93-100,
12. Sanction of invalidity against the resolutions of bodies of limited companies, PPH 2007, No. 12, pp. 19-26,
13. Responsibility of the investor in construction works contracts (against the background of Article 6471 § 5 of the Polish Civil Code), PiP 2008, No. 2, pp. 75-86,
14. Sanction on a legal transaction carried out by a false body of a legal person, PPH 2008, No. 3, pp. 46-52,
15. Legal character and the material scope of the liability of members of the company's management board with o.o. based on Article. 299 k.s.h., PPH 2008, No. 11, pp. 24-30,

16. Issues related to the legal capacity of the housing community as compared to the case law of the Supreme Court, PiP 2009, No. 2, pp. 28-41,
17. The validity of the contract concluded in the scope of the activity licensed by a person not possessing the required license, MoP 2009, No. 3, pp. 168-174,
18. Construction of defects in the declaration of will in the draft Civil Code, PiP 2009, No. 8, pp. 17-31,
19. The admissibility of applying art. 58 § 3 k.c. to the resolutions of the shareholders' meeting or the general meeting of capital companies that are to be annulled, PPH 2009, No. 12, pp. 19-25,
20. On the rules of legal transactions, PiP 2010, No. 8, pp. 18-30,
21. Process consequences of invalidity of a legal transaction, PiP 2011, No. 10, pp. 33-45,
22. About consequences of the violation of the dispositive norms, PPH 2011, No. 11, pp. 17-
23. Material and procedural aspects of the ineffectiveness of abusive clauses in consumer contracts (in:) Civil proceedings. Science - Codification - Practice, Jubilee Book dedicated to Professor Felix Zedler, Warsaw 2012, P. Grzegorzczuk, K. Knoppek, M. Walasik ed., Poznań 2012, pp. 1117-1133,
24. Breach of the contract as a cause of ineffectiveness of legal transactions (in:) Problems of Polish and European private law, Memorial book of Professor Marian Kępiński, K. Klafkowska-Waśniowska, M. Mataczyński, R. Sikorski, M. Sokołowski ed., Warsaw 2012, pp 47 - 61,
25. A couple of words about the new Law on the Bar, Palestra 2013/11-12, pp. 15-21,
26. A couple of remarks about the changing Bar, Palestra 2014/5-6, pp. 124-133,
27. Questions on the future strategy of the Bar, Palestra 2014/9, pp. 73-84,
28. Between the strategy and imponderables, Palestra 2015/9-10, pp. 140-149 (co-authored by: Maciej Gutowski 50%, Czesław Jaworski 25%, Andrzej Zwara 25%),
29. The Bar's Strategy Project, Palestra 2015/11-12, (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), pp. 99-107,
30. The Bar is the guardian of law, not politics, Palestra 2016/1-2, (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), pp. 7-14,
31. Judicial review. The competence to review the constitutionality of statutory law by common and administrative courts in light of direct application of the Constitution, Palestra 2016/4, pp. 5-30 (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%),
32. Presumption of constitutionality vs. competence of courts, Palestra 2016/5, pp. 44-62 (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%),

33. On the relationships between democracy and law, or a couple of remarks on the essence of constitutional democracy, *Palestra* 2017/1-2, pp. 12-30 (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%),
34. The Constitution of 1997 and the model of constitutional review of legislation, *Palestra* 2017/4, pp.11-30 (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%),
35. Constitutional disputes and the competence of courts (Limits of direct application of the constitution), *Palestra* 2017/12, pp. 23-44 (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%),
36. Proposals of draft assumptions for the legal apprenticeship reform, *Palestra* 2018/1-2, pp. 130-146 (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%),
37. Between tradition and modernity – a vision of the development of the *Palestra* monthly, *Palestra* 2018/11, pp. 5-14 (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%),
38. Direct application of the Constitution in judicial decisions, *Ruch Prawniczy, Ekonomiczny i Socjologiczny*, Year LXXX, notebook 1-2018,
39. Damage as one of the prerequisites for contractual liability under art. 471 KC, *Palestra Świętokrzyska*, No. 47-48, March - June 2019, pp. 31-40,
40. Attorney-client privilege in the face of contemporary challenges – introductory remarks, *Palestra* 2019/7-8, pp. 5-25 (co-authored by: Maciej Gutowski 33%, Piotr Kardas 33%, Jacek Giezek 33%),
41. The scope of attorney-client privilege in private law, *Palestra* 2019/7-8, pp. 182-201,
42. About the new model of the Polish civil procedure – introductory remarks to the “*Palestra*” 11-12/2019 devoted to the amendment to the Code of Civil Procedure, *Palestra* 11-12/2019 (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), pp. 7-14,
43. Digitalisation of the legal world through the prism of epidemic-related change – on the opportunities and threats of fast digitalisation of the Polish justice system, *e-Palestra*, 04/06/2020 (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%),
44. Sanction of invalidity of agreements on fiduciary transfer of title to residential property for securing a debt, based on new Article 387¹ of the Civil Code, *Prokuratura i Prawo* 7-8/2020, pp. 187-210,
45. Civil liability of a disciplinary spokesman for breach of judicial independence, *Przegląd Prawa Konstytucyjnego* 4 (56)/2020, pp. 75-91,
46. The Constitutional Tribunal could not have ruled worse, that is, on destroying the system with one decision, *Palestra* 10/2020 (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), pp. 5-13,

Glosses/Commentary:

1. Critical commentary on the Supreme Court's judgment of 17 June 1998, IV KKN 108/96, OSNKW 1998/7-8/34, Palestra 1999, No. 7-8, pp. 183-188,
2. Critical commentary on the Supreme Court's judgment of 4 April 2000, V CKN 10/00, OSNC 2000/12/219, Palestra 2004, No. 7-8, pp. 263-267,
3. Critical commentary on the Supreme Court's judgment of 30 January 2003, V CKN 345/01, OSP 2004, No. 11, item 140, pp. 592-594,
4. Critical commentary on the Supreme Court's judgment of 23 January 2003, II CKN 1155/00, PS 2004, No. 11-12, pp. 152-156,
5. Partially critical commentary on the Supreme Court's judgment of 15 November 2002, V CKN 1374/00, Palestra 2005, No. 3-4, pp. 275-279,
6. Partially critical commentary on the Supreme Court's judgment of 6 November 2003, III CK 16/02, OSP 2005, No. 7-8, item 96, pp. 417-419,
7. Commentary on the Supreme Court's judgment of 3 March 2005, II CK 409/04, OSP 2006, No. 10, item 111, pp. 520-521,
8. Commentary on the Supreme Court's judgment of 6 July 2005, III CK 705/04, OSP 2007, No. 1, item 12, pp. 77-78,
9. Commentary on the Supreme Court's judgment of 28 October 2005, II CK 174/05, MoP 2007, No. 18, pp. 1023-1026,
10. Commentary on the Supreme Court's judgment of 12 January 2006, II CK 342/05, Palestra 2008, No. 1-2, pp. 288-291,
11. Commentary on the Supreme Court's judgment of 20 October 2006, IV CSK 178/06, OSP 2008, No. 3, item 28, pp. 183-185,
12. Commentary approving the Supreme Court's decision of 8 August 2007, I CSK 140/07, MoP 2009, No. 8, pp. 456-457,
13. Partially critical commentary on the Supreme Court's resolution of 29 April 2008, III CZP 6/08, OSP 2009, No. 9, item 90, pp. 621-625,
14. Convergence of rights under the warranty and on the basis of provisions on the defects of the declaration of will - commentary on the Supreme Court's resolution of 26 January 2012, III CZP 90/11, OSNC 2012/7-8, item 85, MoP 2013, No. 2, pp. 104-108,
15. Commentary on the Supreme Administrative Court's judgment of 8 October 2019, II FSK 872/19, Kwartalnik Prawa Podatkowego, 1/2019, pp. 21-43.

Popular science publications:

1. An attorney-at-law on demand? Why only for defendants in criminal matters?, column, DziennikGazeta Prawna,03/07/2015,
2. Coercive tools will not replace system solutions, column,DziennikGazeta Prawna30/07/2015,
3. The Act on free legal assistance will violate the freedom to provide services, column,DziennikGazeta Prawna, 05/08/2015,
4. Justice. Cracks that can still be glued or the beginning of disintegration?, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), DziennikGazeta Prawna28/08/2015,
5. Attorneys-at-law and Legal Advisors - what fields of cooperation, column, Rzeczpospolita, 06/09/2015,
6. Regulation of the Minister of Justice regarding lawyers' fees incompatible with the Constitution?, column DziennikGazeta Prawna17/09/2015,
7. Attorneys-at-law and legal advisors: without debate, we give the field to politicians, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), DziennikGazeta Prawna01/10/2015,
8. Attorney-at-law in a capital company, column, Rzeczpospolita, 14/10/2015,
9. Mines or myths. So the decisive criticism of their prejudices, column DziennikGazeta Prawna15/10/2015,
10. Politics in the courts and the public prosecutor's office will expel them from justice, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), DziennikGazeta Prawna13/11/2015,
11. The political majority can not replace the constitution, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), DziennikGazeta Prawna23/11/2015,
12. Confusion around the Constitutional Court: Wickedness is not cured by greater wickedness, column (co-authored by Maciej Gutowski 50%, Piotr Kardas 50%), DziennikGazeta Prawna23/11/2015,
13. Pardon is not only a matter of taste, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%) Rzeczpospolita 01/11/2015,
14. In the mode of security, the state of law is not being built, column (co-authored by Maciej Gutowski 50%, Piotr Kardas 50%), DziennikGazeta Prawna03/12/2015,
15. Constitutional Tribunal: Diamonds or slides, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), DziennikGazeta Prawna09/12/2015,

16. The judgments of the Constitutional Tribunal can not be annulled, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), DziennikGazeta Prawna16/12/2015,
17. The Tribunal will become a nonproductive decoration, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), DziennikGazeta Prawna21/12/2015,
18. The Tribunal must decide on the (un) constitutionality of the amendment, directly applying the constitution, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), DziennikGazeta Prawna29/12/2015,
19. Invigilation into citizens, in other words, we enter the year 1984, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), DziennikGazeta Prawna4/01/2016,
20. The prosecution requires reforms, not plowing, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), DziennikGazeta Prawna13/01/2016,
21. Will there be a place for the right to defense in the world of wiretaps, column (co-authored by Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita 15/01/2016,
22. How to facilitate access to cassation, column (co-authored by Jacek Giezek 33.3%, Maciej Gutowski 33.3%, Piotr Kardas 33.3%), Rzeczpospolita 03/02/2016,
23. The only court in which the principle of material truth operates is the Last Judgment, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna08/02/2016,
24. The one who does not risk costs is more likely to go to court, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna08/03/2016,
25. The courts will not apply laws that are contrary to the constitution, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna14/03/2016,
26. It is time to end the dispute over the Constitutional Tribunal, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita 15/06/2016,
27. Superprocurator with super powers,column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna 20/06/2016,
28. Relationship of trust and the right to freedom of expression, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna 06/07/2016,
29. The TK Repair Act like a baseball bat, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), DziennikGazetPrawna 13/07/2016,
30. Usury can not be exterminated by the cepemplate, (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna 26/07/2016,
31. Legal system reform - a new idea or wasted potential, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita 10/08/2016,

32. Politicians will complete the act of destruction, column (co-authored by Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna 17/08/2016,
33. Once again the bar faced a test, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna 02/09/2016,
34. Extraordinary Congress of Judges: Defense of bastions for the benefit of citizens, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna 08/09/2016,
35. The image of the bar will not be improved by a gold bow, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna 21/09/2016,
36. A new law on the judges of the Constitutional Tribunal, that is creating conditions for devaluation of power, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna 06/10/2016,
37. A prosecutor like a court, that is, the repeal of a judgment is not only a technical consequence, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna 13/10/2016,
38. The prosecutor's office advocates governmental companies? Bad idea, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna 08/11/2016,
39. Hyperinflation of the law, that is we are not going to work, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita 16/11/2016,
40. May the Bar not defeat itself, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna 22/11/2016,
41. A horse in the tribunal. "It was in the Middle Ages that a sovereign's decision was a law", column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna 05/12/2016,
42. Members' convenience is not a constitutional norm, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna 20/12/2016,
43. The judge's rubber spine does not bother politicians, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna 27/12/2016,
44. Between legal finesse and unreflective disobedience, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna 03/01/2017,
45. Criminal code as a tool for disciplining the opposition, or the finals of the competition for the stupidest legal opinion, column (co-authored by Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna 16/01/2017,

46. The judiciary is not for judges or for politicians, column (co-authored by Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna 08/02/2017,
47. The Constitution is not from a dusting on a shelf, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna 14/03/2017,
48. Political KRS. With a half smile of satisfaction, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna 23/03/2017,
49. The art of slamming boots in front of the Minister of Justice, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna, 20/04/2017,
50. Members and the independence of the judiciary, column (co-authored by Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna, 08/05/2017,
51. Not every scientist can be a judge, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna, 17/05/2017,
52. A split personality of the minister, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 13/06/2017,
53. Before the Constitutional Tribunal the test of reason, column (co-authored by Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna, 14/06/2017,
54. The Presidium of the National Court Register is for, and even against running courts overby asteamroller, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna, 26/06/2017,
55. A few words about freedom of speech in the bar, column, Dziennik Gazeta Prawna, 18/07/2017,
56. The court is not a theatre, the minister is not a director, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna, 20/07/2017,
57. Take away citizens and give judges, or vision of reform of the judiciary through the eyes of the Ministry of Justice, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna, 21/08/2017,
58. Overproduction of under-trained lawyers, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna, 30/08/2017,
59. Venom from an anti-court campaign for our money, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna, 20/09/2017,
60. The presence of prof. Gersdorf at the oath of the new judge TK: Translations of the president of the Supreme Court buried the case, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna, 23/09/2017,

61. The constitution does not adapt to the system, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna, 26/09/2017,
62. Presidential projects will not fix the judiciary, column (co-authored by Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 24/10/2017,
63. Answers on the questions of re-privatization should be sought in constitutional values, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna, 31/10/2017,
64. The Council flew high above the psychological examinations of assessors, column (co-authored by Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna, 02/11/2017,
65. Competition for “The President's Ear”, column (co-authored by Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 07/11/2017,
66. Day of a small fascist and a useful idiot, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna, 15/11/2017,
67. Authentic interpretation and irreparable status of so-called “doubler”, polemical column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 21/11/2017,
68. Professional legislators needed immediately, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 05/12/2017,
69. There is a law in books and in action, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna, 05/12/2017,
70. Amendment of the civil procedure by method of spot patching of holes, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna, 20/12/2017,
71. Citizens' protection is a test for judges, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 29/12/2017,
72. Let's not mix deposit contracts with an attorney-client privilege, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna, 04/01/2018,
73. Give the nominee a pen and he'll draw himself, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 16/01/2018,
74. Is it possible to theoretically educate future legal practitioners?, column (co-authored by Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna, 23/01/2018,
75. Self-government for its applicants, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 30/01/2018,

76. Should the bar speak out about abortion?, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 22/02/2018,
77. KRS or Caricature of the Judges' Representation, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna, 08/03/2018,
78. We will taste shame in front of the whole world, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna, 15/03/2018,
79. Breaking the Union and killing of democracy, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 27/03/2018,
80. The need to improve the quality of trainee education, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 20/04/2018,
81. The NRA should repeal an unlawful resolution of the Warsaw Chamber, column (co-authored by Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna, 24/04/2018,
82. Coercion is the opposite of mediation, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 08/05/2018,
83. Auto-disgrace of constituting the chaotic laws, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 22/05/2018,
84. The cannons were directed against the weakest, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 05/06/2012,
85. Attorney-client privilege according to the Ministry of Justice, or how to ruin a civil trial, column (co-authored by Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 23/06/2018,
86. The dispute over the Supreme Court can not be treated as a mere political fight, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna, 12/07/2012,
87. Blacklist is a disgrace of the Council, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 17/07/2018,
88. Are we flying over the cuckoo's nest?, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 31/07/2018,
89. The Supreme Court is the third power, not the office of writing applications to politicians, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna, 07/08/2018,

90. Doubtful recruitment threatens with “ignoramus the dictatorship of the ignoramus”, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 28/08/2018,
91. TK is not an instance of appeal against the Supreme Court provisions, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna, 03/09/2018,
92. A world without guarantees is not a phantasmagoria, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 25/09/2018,
93. False foster parent: ineffectiveness instead of invalidity, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 09/10/2018,
94. We want to be in the Union or are we looking for an excuse?, column (co-authored by Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 23/10/2018,
95. Confrontation with the Union is a one-way road, column (co-authored by Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 06/11/2018,
96. Recent appointments to the Supreme Court: Reason to worry, not enthusiasm, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna, 15/11/2018,
97. “Double” does not suit SN judges at all, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna, 19/11/2018,
98. The judiciary realism is indicated in the courtroom, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 20/11/2018,
99. If the law is to mean anything, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 04/12/2012,
100. Free courts and free people: time to debate, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 18/12/2018,
101. Brave decisions are needed. Politicians will not make such, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 08/01/2019,
102. Each of us can fight for better standards, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna, 21/01/2019,
103. Pedophilia in the Church: let's not turn away from the problem, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 22/01/2019,
104. Liquidation of violations is a return to the rule of law, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 05/02/2019,

105. Arrest and charge for complying with the law, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 19/02/2019,
106. You have to wait for what the Tribunal to decide, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 05/03/2019,
107. The Disciplinary Chamber turned out to be a court for authority, not for people, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna, 26/03/2019,
108. Gradually, the guarantees of a fair trial are dismantled, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 02/04/2019,
109. Dictate of uncouth populists, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 16/04/2019,
110. Let's reach for old patterns: restore the orders of labour, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 30/04/2019,
111. There are legal consequences of acts from the film of the Sekielski brothers, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 14/05/2019,
112. Destructive changes under the pretext of combating pedophilia, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 28/05/2019,
113. What do we care about judges' pensions and age difference, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 25/06/2019,
114. Even if you're right, you have to be careful how you make use of it, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna, 27/06/2019,
115. The Minister of Justice could not win this trial, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 09/07/2019,
116. Acrobatic questions and the limits of competence, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 23/07/2019,
117. How to pull yourself up by the hair out of the swamp, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 06/08/2019,
118. How many consequences in the preservation of demons, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 20/08/2019,
119. Olsen Gang at the Ministry of Justice, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 27/08/2019,

120. Unreasonable criticism of the right to silence, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 10/09/2019,
121. The prosecutor's office and courts are not for the games, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 24/09/2019,
122. The time will tell whether the Senate will not waste the chance, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 22/10/2019,
123. Totalitarianisms have many faces, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 5/11/2019,
124. The loss of authority is becoming increasingly apparent, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 19/11/2019,
125. Independent courts may decide on the application of Union law, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 03/12/2019,
126. Strike reason with an Act, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 17/12/2019,
127. Spokespersons must operate within certain limits, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 31/12/2019,
128. Ostentation and provocation, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 14/01/2020,
129. The Supreme Court indicates the limits of the legality of the authorities' actions, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 28/01/2020,
130. The muzzle law disguises the defectiveness of the Council, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 11/02/2020,
131. It was, however, an ineffective election of the Council, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 25/02/2020,
132. On the creative development of the concept of repression, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 10/03/2020,
133. The need to remember oneself during the plague, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 24/03/2020,
134. Legal are either elections or restrictions on our freedoms, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 07/04/2020,
135. Pandemic insufficiency of courts, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 20/04/2020,

136. Dishonest plebiscite instead of elections, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 05/05/2020,
137. Invalidity of the contract is not the only solution, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 19/05/2020,
138. Reconcile needs and guarantees, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 02/06/2020,
139. Is there responsibility for the spectre of elections?, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 16/06/2020,
140. Fighting epidemics and criminal law populism, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 30/06/2020,
141. Tinkering that stigmatizes, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 14/07/2020,
142. Themis is blind and deaf at her own request, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 11/08/2020,
143. Attorney-at-law relativism or judicial myopia?, column, Dziennik Gazeta Prawna, 18.08.2020,
144. Covid-19 is a real threat to the work of attorneys-at-law, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 25/08/2020,
145. Judge Ruth Bader Ginsburg and the Polish case, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 22/09/2020,
146. The new date of the convention gives the attorney-at-law self-government a chance for harmonious cooperation, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna, 24/09/2020,
147. How the Disciplinary Chamber wanted to void the CJEU, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 06/10/2020,
148. These are not small towns in the Midwest in the 19th century, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 19/10/2020,
149. Juggling by the Disciplinary Chamber has nothing to do with the interpretation of the law, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna, 22/10/2020,
150. About the benefits and damages resulting from the demonstrative use of procedural coercive measures against judges and lawyers, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), e-Palestra, 23/10/2020,

151. The deplorable consequences of the judicial "reform", column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 04/11/2020,
152. Soon we will have a delivery e-revolution, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 16/11/2020,
153. The order of the Chamber of Control positively surprises, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna, 01/12/2020,
154. Without the transparency of power, there is no social control over it, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 02/12/2020,
155. What should the prosecutor do in the church, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 14/12/2020,
156. Cases of bending the law are not lost in the darkness of history, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna, 15/12/2020,
157. Public media and fleeingtweet, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 28/12/2020,
158. Citizen, pay, because you are stupid and hotheaded, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 11/01/2021,
159. First, IT changes in the courts, then the parties' obligations, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 25/01/2021,
160. Let's build pillars instead of bail, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 09/02/2021,
161. Solutions are needed, not passing it over with silence, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 23/02/2021,
162. The Court of Justice of the European Union in its judgment only sets out the framework, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 09/03/2021,
163. Who rules Themis - about the actions of the prosecutor's office towards judges of the Supreme Court, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 22/03/2021,
164. With whom we are on the way, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 06/04/2021,
165. The Ombudsman Act complements the constitutional provisions, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 19/04/2021,
166. Who rules the magic power, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 04/05/2021,

167. Let's not expect public enthusiasm for loans contracted in Swiss francs, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 18/05/2021,
168. How to dismantle the European standards, opinion (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna, 25/05/2021,
169. Let us require more thought, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 05/06/2021,
170. Turów, or how (not) the state should behave in court, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 14/06/2021,
171. Recognition of lawsuits like Russian roulette, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 29/06/2021,
172. Insular or European understanding of law?, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 26/07/2021,
173. Lex TVN. Can we really afford further costly violations of the law?, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna, 03/08/2021,
174. Mistakes of the justice reform - judges appointed by the neo-KRS should not adjudicate, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 09/08/2021,
175. Do we want such a world?, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 23/08/2021,
176. Inconsistent with the purpose and wording of the law would be a refusal to grant a license for TVN, not giving it, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna, 01/09/2021,
177. State of emergency - and what about the rights and freedoms?, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 07/09/2021,
178. The EP resolution must raise a state of deep concern, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 21/09/2021,
179. The goal does not justify the crowding out of refugees, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 05/10/2021,
180. The verdict of the Constitutional Tribunal is a dangerous judicial excess, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 09/10/2021,
181. Flattening the structure will not increase the efficiency of the courts. Instead, it will destabilize the system, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna, 19/10/2021,

182. Courts of anxiety, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 26/10/2021,
183. The president's magic wand in the judgment of the Supreme Administrative Court, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 16/11/2021,
184. There is no reason for legal pride, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Dziennik Gazeta Prawna, 30/11/2021,
185. The pro-constitutional interpretation of the provisions is prosecuted, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 07/12/2021,
186. The Orwellian vision of the world is fulfilling itself next to us, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 27/12/2021,
187. Pegasus fruit in the courts. This is more than Orwell's vision, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 04/01/2022,
188. Secondment of judges and violations of the rule of law, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 18/01/2022,
189. The mechanism for appointing judges needs to be fixed, column (co-authored by: Maciej Gutowski 50%, Piotr Kardas 50%), Rzeczpospolita, 07/02/2022,