

MATEUSZ GROCHOWSKI

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Tulane University School of Law, New Orleans LA

Associate Professor of Law, 2024–present

Yale Law School

Affiliated Fellow, Information Society Project, 2017–present

▪ PREVIOUS APPOINTMENTS

Max Planck Institute for Comparative and International Private Law, Hamburg
Senior Research Fellow, 2020–2024

Bocconi University, Milan

Visiting Professor, 2023–2024

New York University School of Law

Emile Noël Fellow, 2020–2021

European University Institute, Florence

Research Affiliate, 2016
Max Weber Fellow, 2019–2020

Fordham University School of Law

Lecturer in the AI-IP and Blockchain Project, 2019

University of Tel Aviv

Fellow, Edmond J. Safra Centre for Ethics, 2018–2019
Fellow, Blavatnik Interdisciplinary Cyber Research Centre, 2018–2019

Supreme Court of Poland

Member of the Office of Studies and Analyses, 2017–2020
Clerk (Civil Chamber), 2010–2017

Institute of Law Studies, Polish Academy of Sciences

Assistant Professor, 2015–2023
Research Assistant, 2014–2015

Institute of Justice (Ministry of Justice of Poland)

Assistant Professor, 2015–2016
Research Assistant, 2014–2015

▪ JOURNAL MEMBERSHIP

European Review of Contract Law

Member of the Consulting Board, 2023–present

The Rabel Journal of Comparative and International Private Law
(Rabels Zeitschrift für Ausländisches und Internationales Privatrecht (RabelsZ))
Editor, 2022–present

Journal of European Consumer and Market Law (EuCML)
Editor, 2020–present

Yale Journal on Regulation
Lead Editor, 2017–2018
Submissions Editor, 2018–2019

Yale Journal of Law & Technology
Editor, 2017

Studies in Private Law (Studia Prawa Prywatnego)
Deputy Editor-in-Chief, 2019–present
Member of the Editorial Board, 2016–2018

▪ SCHOLASTIC HONORS

Scientific Award of the “Polityka” Weekly – finalist (2021)

Fox International Fellowship – Yale University (2018)

Scholarship of the Polish Ministry of Science and Higher Education for Outstanding Young Academics (2017)

Award of the Director of the Institute of Law Studies (Polish Academy of Sciences) for Research Achievements (2017)

Professor Zbigniew Radwański Award for the best Ph.D. dissertation on private law in Poland (2017)

Scholarship “START” of the Foundation for Polish Science for outstanding research results and highly promising prospects of development. (twice: 2015, 2016)

Scholarship “ETIUDA” of the Polish National Science Centre for outstanding Ph.D. candidates (2013)

Golden Medal of the Rector of Maria Skłodowska-Curie University for the best graduate of the University (2010)

Scholarship of the Ministry of National Education of Poland for the outstanding research results and prospects of future development. (twice: 2004, 2005)

▪ EDUCATION

Yale Law School
Master of Laws (LL.M.), 2018

Institute of Law Studies, Polish Academy of Sciences
Ph.D. Degree in Law, 2015

University of Maria Curie-Skłodowska in Lublin

▪ SELECTED TEACHING APPOINTMENTS

European University Institute

Co-Supervisor of doctoral thesis: “The judge as a lawmaker: a comparative study of legal pluralism in consumer contract law”, 2023–present

Recipient of the European University Institute’s Teaching Certificate (Training in discursive and interdisciplinary teaching methods), 2020

University of Münster

Lecturer in Consumer Law and Technology, 2022

University of Hamburg

Lecturer in Comparative Private Law 2022–2023

Warsaw University

Co-Supervisor of doctoral thesis: “Contractual Responsibility Without Loss under Polish Law”, 2022–2024

Jagiellonian University in Cracow

Auxiliary Supervisor of doctoral thesis: “The usefulness of the regulation of defects of consent to contracts concluded on the consumer online market”, 2018–2020

University of Bologna

Reviewer of doctoral thesis: “Influenceable Autonomy and Predictable Freedom in the Internet of Everything”, 2022

University of Trento

Lecturer in transnational commercial contracts, 2015

▪ SELECTED RESEARCH GRANTS

Justice, Fundamental Rights and Artificial Intelligence (JuLIA)

Steering Committee Member, 2023–present

The project aims to investigate the prospects for automated decision-making in courts and administration. It also aims to better understand the role of fundamental rights as a system of checks & balances for such application of the Artificial Intelligence algorithms. The project is co-funded by the European Commission and is carried out by a consortium of academic institutions from Italy, France, Poland, Spain, Portugal and the Netherlands (project: JUST/2021/JTRA/AG/EJTR).

iConsumers: Protecting Consumers on Digital Platforms

Team Member, 2022–present

Funded by the Ministry of Science and Innovation of Spain and carried out at the University Pompeu Fabra (Barcelona), the research focuses on consumers in digital transaction networks. It delves into the multi-dimensional contractual bundle that consumers enter into on digital networks: the contracts regulating transactions on the networks; data contracts encapsulated in terms of service and privacy policies; the role of consumer data in the personalization of choices and contracts in subsequent digital transactions. The team consists of scholars from Europe (Spain, Netherlands, Germany) and the US.

‘Special-purpose sovereigns’: online platforms and the new contract law of the digital era

Principal Investigator, 2021–2024

The project addressed the phenomenon of self-regulatory mechanisms that emerge in the online platform economy. It investigates platforms that operate in various market sectors, which establish normative frameworks for their members through standardized terms of service (user agreements etc.). The project is funded by the Polish National Science Centre (2020/37/B/HS5/04212). Building on the analysis of existing normative frameworks in the platform economy, the project attempts to analyse to what extent platforms create alternative sub-sets of contractual rules, which *de facto* compete with the state-created contract law.

Towards the Regulation of Digital Platforms in the EU: Relational Weakness and Price Personalization

Principal Co-Investigator, 2020–2022

The project was funded under a joint grant from Poland and Belgium-Wallonia and managed by the Polish National Agency for Academic Exchange (NAWA). The research was based on a cooperative framework established by the Institute of Law Studies of the Polish Academy of Sciences and the Katholieke Universiteit Leuven. The research focused on the practices of online platforms towards consumers, in particular on the use of profiling algorithms, price personalization and the critical assessment of the average consumer model in the digital economy (against the comparative background of Poland, Belgium, Germany and Portugal).

Fundamental Rights in Courts and Regulation (FRICoRe)

Steering Committee Member, 2018–2022

The project was co-funded by the European Commission and is being carried out by a consortium of academic institutions from Italy, France, Poland, Spain, Portugal and the Netherlands (project: JUST-JTRA-EJTR-AG-2017). The research focuses on the role of fundamental right to effective judicial protection, against the comparative background of consumer and data protection in various Member States of the EU).

Non-mandatory rules as an instrument of regulation in contract law

Principal Investigator, 2016–2019

The project was funded by the National Science Centre (“Fuga” project, 2016/20/S/HS5/00458) and carried out at the University of Wrocław. The research focused on the nature and role of non-mandatory rules in contract law. Building on European and US scholarship, the project aimed to critically evaluate the theoretical premises of non-mandatory rules. It spotlighted the assumption of the “neutrality” of such rules. By referring to comparative evidence and to behavioural law and economics insights, the research attempted to better understand the possible regulatory (steering) potential of non-mandatory rules and various jurisdictions’ use of it. [funding: approximately 110 840 USD]

Legal consequences of non-compliance with formal requirements in Polish private law against a comparative background. Current state and prospects for evolution

Principal Investigator, 2012–2015

The project was financed by the National Science Centre (“Preludium” grant, 2011/03/N/HS5/03838). Its focal point was the principle of proportionality applied to remedies and sanctions in private law. The project adopted formal requirements for the illustration of this phenomenon and analyzed it from the comparative vantage point (taking the German, Austrian, French, Swiss and Polish legal systems as points of reference).

▪ EXPERT COMMITTEES AND ACADEMIC ASSOCIATIONS

Louisiana State Law Institute

Member of the Council, 2024–present

Civil Law Codification Commission of Poland

Member of the Expert Group on Consumer Law and Protection of the Weaker Contract Parties, 2024–present

European University Institute, Centre for Judicial Cooperation

Member of the External Network of Experts, 2023–present

European Law Institute, Vienna

Member of the Research Group on Algorithmic Contracts, 2022–present

Member of the Project on Climate Justice, 2022 – present

Member of the Research Group on the Law of Digital Services, 2016–2020

Swiss Federal Ministry of Justice and University of Luzern

Expert opinions on sustainability and product durability in the consumer economy
(with particular regard to US and Canadian sustainable consumption law, 2021)

Institute for Financial Services (Institut für Finanzdienstleistungen), Hamburg

Expert opinions on consumer financial services, 2021–present

Human Rights Commissioner of Poland, Warsaw

Member of the Expert Group on Consumer Law, 2019–2021

National Science Centre (Poland), Cracow

Expert / Chairperson of the Board of Experts evaluating grant proposals,
2015–present

Society of European Contract Law (SECOLA), Berlin

Member, 2013–present

PUBLICATIONS***RECENT******Books***

1. THE CAMBRIDGE HANDBOOK OF ALGORITHMIC PRICE PERSONALIZATION AND THE LAW (Fabrizio Esposito & Mateusz Grochowski eds., 2024) (forthcoming)
2. ENFORCING PRIVATE REGULATION IN THE PLATFORM ECONOMY (Federica Casarosa & Mateusz Grochowski eds., 2024) (forthcoming)
3. EUROPEAN CONTRACT LAW AND THE CREATION OF NORMS (Stefan Grundmann, Mateusz Grochowski eds., 2020)
4. Mateusz Grochowski, WYSZYSTKO W UMOWACH KONSUMENCKICH (2018)
[FORMAL REQUIREMENTS IN CONSUMER CONTRACTS]
5. Mateusz Grochowski, SKUTKI BRAKU ZACHOWANIA FORMY SZCZEGÓLNEJ OŚWIADCZENIA WOLI (2017)
[CONSEQUENCES OF NON-COMPLIANCE WITH FORMAL REQUIREMENTS FOR DECLARATIONS OF INTENT]
6. Witold Borysiak, Mateusz Grochowski & Jacek Sadomski, UMOWY O KORZYSTANIE Z RZECZY – NAJEM, DZIERŻAWA, LEASING (2016)
[CONTRACTS ON THE USE OF PROPERTY – LEASE, TENANCY, LEASING]

Journal articles

1. Mateusz Grochowski, *Knowledge Gap in Contract Law*, 3 OXFORD STUDIES IN PRIVATE LAW THEORY (2023) (forthcoming)
2. Mateusz Grochowski, *Consumer Law for a Post-Consumer Society*, 12 JOURNAL OF EUROPEAN CONSUMER AND MARKET LAW, 1 (2023)
3. Mateusz Grochowski, Agnieszka Jablonowska, Francesca Lagioia & Giovanni Sartor, *Algorithmic Price Discrimination and Consumer Protection. A Digital Arms Race?*, 4 TECHNOLOGY AND REGULATION 36 (2022)
4. Fabrizio Esposito & Mateusz Grochowski, *The Consumer Benchmark, Vulnerability, and the Contract Terms Transparency: A Plea for Reconsideration*, 18 EUROPEAN REVIEW OF CONTRACT LAW, 1 (2022)
5. Mateusz Grochowski & Agnieszka Smoleńska, *Law and Political Economy (LPE) in Central and Eastern Europe – an introduction*, 18 STUDIA PRAWA PRYWATNEGO (STUDIES IN PRIVATE LAW), 43 (2023)
6. Fabrizio Esposito, Mateusz Grochowski & L. Gambôa Machado, *Será que o Direito Português confere melhor proteção aos consumidores vulneráveis que o Direito da União Europeia no contexto de cláusulas abusivas em contratos de consumo? Uma análise jurídica e económica* 6 CATÓLICA LAW REVIEW 83 (2022) [Does Portuguese law offer better protection to vulnerable consumers than EU law in the context of unfair terms in consumer contracts? A legal and economic analysis]
7. Mateusz Grochowski, *Does European contract law need a new concept of vulnerability?*, 10 JOURNAL OF EUROPEAN CONSUMER AND MARKET LAW 133 (2021)
8. Mateusz Grochowski, Agnieszka Jablonowska, Francesca Lagioia & Giovanni Sartor, *Algorithmic transparency and explainability for EU consumer protection: unwrapping the regulatory premises*, 8 CRITICAL ANALYSIS OF LAW 43 (2021)
9. Mateusz Grochowski, *European Consumer Law After the New Deal: A Tryptich*, 38 OXFORD YEARBOOK OF EUROPEAN LAW 387 (2020)
10. Mateusz Grochowski, *Freedom of Contract on Crossroads: The Struggle over the Concept of Contract Liberty in 20th Century Poland*, 66 OSTEUROPA-RECHT 34 (2020)
11. Mateusz Grochowski, *The majoritarian concept of default rules: towards a shift in paradigms?*, 15 STUDIA PRAWA PRYWATNEGO (STUDIES IN PRIVATE LAW) 63 (2020)
12. Mateusz Grochowski, Iwona Jakubowska-Branicka, *Economic exclusion as a cascade exclusion predictor. Case study of loan companies in Poland*, 208 POLISH SOCIOLOGICAL REVIEW 459 (2019)
13. Mateusz Grochowski, *Inheritance of social media accounts in Poland*, 27 EUROPEAN REVIEW OF PRIVATE LAW 1195 (2019)
14. Mateusz Grochowski, *Spontaneous Order in the Sharing Economy? A Research Agenda*, 13 STUDIA PRAWA PRYWATNEGO (STUDIES IN PRIVATE LAW) 75 (2018)
15. Mateusz Grochowski, *Formal requirements in EU private law: the framework of “new formalism*, 12 STUDIA PRAWA PRYWATNEGO (STUDIES IN PRIVATE LAW) 53 (2017)
16. Mateusz Grochowski, *The practical potential of the DCFR. Judgment of the Swedish Supreme Court (Högsta domstolen) of 3 November 2009, Case T 3-08*, 9 EUROPEAN REVIEW OF CONTRACT LAW 96 (2013)

Book chapters

1. Mateusz Grochowski, *The Forgotten Trail. From Contract Law to Online Speech Governance*, in RADICAL REFORMS – BRINGING FAIRNESS TO SOCIAL MEDIA CONTRACTS (Catalina Goanta & Jan van de Kerkhof eds., Verfassungsblog Book Series 2023) (forthcoming)

2. Mateusz Grochowski, *Digital Vulnerability in a Post-Consumer Society. Subverting Paradigms?*, in DIGITAL VULNERABILITY IN EUROPEAN PRIVATE LAW (Alberto de Franceschi ed., 2024) (forthcoming)
3. Mateusz Grochowski, *Consumer vulnerability: a conceptual biography*, in EUROPEAN CONTRACT LAW AND FUTURE CHALLENGES (Stefan Grundmann & Pietro Sirena eds., 2024) (forthcoming)
4. Mateusz Grochowski, *Platform-specific requirements Regulation on the transparency and targeting of political advertising (Proposal)*, in EU PLATFORM REGULATIONS (DSA, DMA, P2B REGULATION, DGA, DA, AI ACT, DSM DIRECTIVE) (Björn Steinrötter, Christian Heinze & Björn Steinrötter eds., 2023) (forthcoming)
5. Mateusz Grochowski, *Digitalization*, in ELGAR CONSUMER LAW ENCYCLOPEDIA (Hans-Wolfgang Micklitz & Monika Namyslowska eds., 2024) (forthcoming)
6. Mateusz Grochowski, *Consumer law in socialist countries*, in ELGAR CONSUMER LAW ENCYCLOPEDIA (Hans-Wolfgang Micklitz & Monika Namyslowska eds., 2024) (forthcoming)
7. Fabrizio Esposito & Mateusz Grochowski, *Price personalization and the law: A road map*, in THE CAMBRIDGE HANDBOOK OF ALGORITHMIC PRICE PERSONALIZATION AND THE LAW (Fabrizio Esposito & Mateusz Grochowski eds., 2024) (forthcoming)
8. Fabrizio Esposito, Antonio Davola & Mateusz Grochowski, *Price personalization vs. contract personalization*, in THE CAMBRIDGE HANDBOOK OF ALGORITHMIC PRICE PERSONALIZATION AND THE LAW (Fabrizio Esposito & Mateusz Grochowski eds., Cambridge University Press 2023) (forthcoming)
7. Mateusz Grochowski, *Platforms as creators of alternative systems of contract rules*, in ENFORCING PRIVATE REGULATION IN THE PLATFORM ECONOMY (Federica Casarosa & Mateusz Grochowski eds., 2024) (forthcoming)
8. Mateusz Grochowski, *Political economy of platform regulation*, in THE OXFORD HANDBOOK OF DIGITAL CONSTITUTIONALISM (Giovanni de Gregorio & Oreste Pollicino eds., 2023) (forthcoming)
9. Mateusz Grochowski & Christine Riefa, *Enforcement of Consumer Law*, in RESEARCH HANDBOOK ON THE ENFORCEMENT OF EU LAW 349 (Miroslava Scholten ed., 2023)
10. Mateusz Grochowski & Maciej Taborowski, *The impact of Article 47 of the Charter of Fundamental Rights in the Polish legal order*, in ARTICLE 47 OF THE EU CHARTER AND EFFECTIVE JUDICIAL PROTECTION, vol. 2, 181 (Matteo Bonelli et al. eds., 2023)
11. Mateusz Grochowski, *Non-mandatory rules and transition of contract law*, in EU AND PRIVATE INTERNATIONAL LAW 47 (Bettina Heiderhoff & Ilaria Queirolo eds., 2023)
12. Mateusz Grochowski, *Freedom of speech, consumer protection and the duty to contract*, in CIVIL COURTS AND THE EUROPEAN POLITY. THE CONSTITUTIONAL ROLE OF PRIVATE LAW ADJUDICATION IN EUROPE 123 (Chantal Mak & Betül Kas eds., 2023)
13. Sandrine Clavel & Mateusz Grochowski, *The exceptions to the protection of data, relating to activities outside of the scope of EU Law, in particular public security, state security, defence, and criminal matters*, in FRICORE CASEBOOK – EFFECTIVE DATA PROTECTION AND FUNDAMENTAL RIGHTS 84 (Paola Iamiceli, Fabrizio Cafaggi & Chiara Angiolini eds., 2022)
14. Sandrine Clavel & Mateusz Grochowski, *Privacy vs. freedom of expression – the fundamental rights perspective*, in FRICORE CASEBOOK – EFFECTIVE DATA PROTECTION AND FUNDAMENTAL RIGHTS 122 (Paola Iamiceli, Fabrizio Cafaggi & Chiara Angiolini eds., 2022)
15. Mateusz Grochowski, Chiara Patera & Federico Pistelli, *Effective consumer protection between administrative and judicial enforcement*, in FRICORE CASEBOOK – EFFECTIVE CONSUMER PROTECTION AND FUNDAMENTAL RIGHTS 145 (Paola Iamiceli, Fabrizio Cafaggi & Mireia Artigot i Golobardes eds., 2022)

16. Mateusz Grochowski, *Towards a Renaissance of Price Control in Contract Law? Preliminary Observations on COVID-19 and Price Regulation on the Consumer Market*, in CORONAVIRUS AND THE LAW IN EUROPE 891 (Ewoud Hondius et al. eds., 2021)
17. Mateusz Grochowski & Maciej Taborowski, *Effectiveness and Consumer Protection*, in THE PRACTICE OF JUDICIAL INTERACTION IN THE FIELD OF FUNDAMENTAL RIGHTS – THE ADDED VALUE OF THE CHARTER OF FUNDAMENTAL RIGHTS OF THE EU 235 (Federica Casarosa & Madalina Moraru eds., 2021)
18. Mateusz Grochowski & Aneta Wiewiórowska-Domagalska, *Consumer law in Poland: or There and Back Again*, in THE HISTORY OF CONSUMER LAW IN THE EU 193 (Hans-Wolfgang Micklitz ed., 2021)
19. Stefan Grundmann & Mateusz Grochowski, *Creation of Norms – an Evolutionary View on European Contract Law*, in EUROPEAN CONTRACT LAW AND THE CREATION OF NORMS 3 (Stefan Grundmann & Mateusz Grochowski eds., 2020)
20. Mateusz Grochowski, *Default Rules Beyond the State*, in S. Grundmann, M. Grochowski (eds.), *European Contract Law and the Creation of Norms in European Contract Law and the Creation of Norms* 227 (Stefan Grundmann & Mateusz Grochowski eds., 2020)
21. Mateusz Grochowski, *Commentary to Articles 10, 25–27*, in DISCUSSION DRAFT OF A DIRECTIVE ON ONLINE INTERMEDIARY PLATFORMS. COMMENTARY 101, 215 (Christoph Busch et al. eds., 2019)

Miscellanea

1. Mateusz Grochowski, The Sound of RBG, VERFASSUNGSBLOG (December 8, 2023), <https://verfassungsblog.de/the-sound-of-rbg>
2. Mateusz Grochowski, *From Contract Law to Online Speech Governance*, VERFASSUNGSBLOG (May 18, 2023), <https://verfassungsblog.de/contract-speech>
3. Mateusz Grochowski, *Deutsch-polnische Rechtsgemeinschaft. Gemeinsam in Europa, gemeinsam für Europa*, 87 RABELS ZEITSCHRIFT FÜR AUSLÄNDISCHES UND INTERNATIONALES PRIVATRECHT 213 (2023) (book review)
4. Mateusz Grochowski, *Der Entwurf für ein Gemeinsames Europäisches Kaufrecht. Kommentar* 23 EUROPEAN REVIEW OF PRIVATE LAW 1125 (2015) (book review)
5. Mateusz Grochowski, *A Wide-Ranging Mosaic: Virtues and Consumer Law – the 15th International Conference on Consumer Law (Amsterdam, 29 June – 1 July 2015)* 4 JOURNAL OF EUROPEAN CONSUMER AND MARKET LAW 266 (2015) (conference report)

Working papers

1. Mateusz Grochowski, *Lost in transition? Freedom of Contract in Poland and the Central European Experience*, EUROPEAN UNIVERSITY INSTITUTE WORKING PAPER MWP 2020/08
2. Mateusz Grochowski & Katarzyna Poludniak-Gierz, *EU private international law in internet-related disputes: the Polish case law approach*, FLORENCE: EUROPEAN UNIVERSITY INSTITUTE, EUI RSCAS, 2020/69
3. Mateusz Grochowski, *Der Einfluss der Rechtsprechung des Verfassungsgerichtshofs der Republik Polen auf das polnische materielle und prozessuale Zivilrecht*, in BESUCH DER RICHTER DES OBERLANDESGERICHTS KOBLENZ IN DER ZIVILKAMMER DES OBERSTEN GERICHTES (2013)

[*The impact of the case-law of the Constitutional Tribunal of the Republic of Poland on the Polish material and procedural civil law, in A VISIT OF JUDGES OF THE HIGHER COURT IN COBLENZ IN THE CIVIL CHAMBER OF THE SUPREME COURT, WARSAW–RADZIEJOWICE, 2–3 OCTOBER 2013*]

OTHER PUBLICATIONS IN POLISH

Edited volumes

1. RYNEK CYFROWY. AKT O USŁUGACH CYFROWYCH. AKT O RYNKACH CYFROWYCH. ROZPORZĄDZENIE PLATFORM-TO-BUSINESS. KOMENTARZ (Mateusz Grochowski ed., 2024) (forthcoming December 2023)
[*DIGITAL MARKET. DIGITAL SERVICES ACT. DIGITAL MARKETS ACT. PLATFORM-TO-BUSINESS REGULATION. COMMENTARY*]
2. JEDNOLITOŚĆ ORZECZNICTWA. STANDARD-INSTUMENTY-PRAKTYKA (Mateusz Grochowski, Michał Raczkowski & Sławomir Żółtek eds., 2015)
[*THE COHERENCE OF CASE LAW. STANDARD-INSTRUMENTS-PRACTICE*]
3. UZASADNIENIA DECYZJI STOSOWANIA PRAWA (Iwona Rzucidło-Grochowska & Mateusz Grochowski eds., 2015)
[*JUDICIAL OPINIONS IN THE DECISIONS OF APPLICATION OF LAW*]
4. PROFESOR ALEKSANDER WOLTER – W 105. ROCZNICĘ URODZIN (Mateusz Grochowski ed., 2010)
[*PROFESSOR ALEKSANDER WOLTER – IN 105TH BIRTHDAY ANNIVERSARY*]
5. PRO SCIENTIA ET DISCIPLINA. KSIĘGA JUBILEUSZOWA Z OKAZJI 50-LECIA STUDENCKIEGO KOŁA NAUKOWEGO PRAWNIKÓW UNIWERSYTETU MARII CURIE-SKŁODOWSKIEJ (Henryk Groszyk, Jarosław Kostrubiec & Mateusz Grochowski eds., 2009)
[*PRO SCIENTIA ET DISCIPLINA. THE HONORARY BOOK ON THE OCCASION OF THE 50TH ANNIVERSARY OF THE LAW STUDENTS' SCIENTIFIC ASSOCIATION OF THE MARIA CURIE-SKŁODOWSKA UNIVERSITY*]
6. WSPÓLCZESNE PRZEMIANY PAŃSTWA I PRAWA W KRAJACH EUROPY ŚRODKOWEJ I WSCHODNIEJ (Mateusz Grochowski, Jarosław Kostrubiec Ewelina Streit eds., 2009)
[*CONTEMPORARY CHANGES OF LAW AND STATE IN THE COUNTRIES OF CENTRAL AND EASTERN EUROPE*]

Articles in law journals

1. Mateusz Grochowski, *Komentarze do kodeksu cywilnego. Ewolucja–tożsamość–perspektywy*, 31 KWARTALNIK PRAWA PRYWATNEGO 585 (2022)
[*COMMENTARIES TO THE CIVIL CODE. EVOLUTION–IDENTITY–PERSPECTIVES*]
2. Mateusz Grochowski, *Komentarz do ar. 56 i 58 Kodeksu cywilnego, in ZOBOWIĄZANIA. PRZEPISY OGÓLNE I POWIAZANE PRZEPISY KSIĘGI I KC. TOM I. KOMENTARZ* (Piotr Machnikowski ed., 2022)
[*Commentary to Articles 56 and 58 of the Civil Code, in OBLIGATIONS. GENERAL PROVISIONS AND ASSOCIATED PROVISIONS OF THE I BOOK OF THE CIVIL CODE, VOL. I. COMMENTARY*]

3. Ewa Rott-Pietrzyk, Dariusz Szostek, Fryderyk Zoll & Mateusz Grochowski, *Czynności notarialne online – podstawy de lege lata i uwagi de lege ferenda*, 59 FORUM PRAWNICZE 38 (2020)
[ONLINE NOTARIAL DEEDS – GROUNDS DE LEGE LATA AND REMARKS DE LEGE FERENDA]
4. Mateusz Grochowski, *Warsztat badawczy nauk prawnych na tle konkursów NCN*, 75 PAŃSTWO I PRAWO 103 (2020)
[LEGAL METHODOLOGY AGAINST THE BACKDROP OF THE NATIONAL SCIENCE CENTRE'S RESEARCH FUNDING SCHEMES]
5. Ewa Rott-Pietrzyk & Mateusz Grochowski, *Wyrok Trybunału Sprawiedliwości w sprawie Lexitor a prawnika agenta*, 5 PRZEGŁĄD PRAWA HANDLOWEGO 15 (2020)
[THE JUDGMENT OF THE COURT OF JUSTICE IN LEXITOR CASE AND THE COMMERCIAL AGENT'S COMMISSION]
6. Ewa Rott-Pietrzyk & Mateusz Grochowski, *Wynagrodzenie agenta z tytułu interesów pośrednich – granice dyspozytywności na tle pytania prejudycjalnego w sprawie Rigall*, 2020 MONITOR PRAWNICZY 1257 (2020)
[AGENT'S REMUNERATION FOR INDIRECT INTERESTS – LIMITS OF AVAILABILITY AGAINST THE BACKGROUND OF THE RIGALL PRELIMINARY REFERENCE]
7. Ewa Rott-Pietrzyk & Mateusz Grochowski, *Umowy pośrednictwa w obrocie towarami lub usługami: części ogólna i umowa agencyjna (projekt reformy)*, 3 TRANSFORMACJE PRAWA PRYWATNEGO 53 (2020)
[INTERMIDIARY CONTRACTS CONCERNING GOODS AND SERVICES: GENERAL PART AND COMMERCIAL AGENCY CONTRACT (PROJECT OF A REFORM)]
8. Mateusz Grochowski, *Miedzy dogmatyką i metodą. Polskie podręczniki do części ogólnej prawa cywilnego i ich ewolucja*, 28 KWARTALNIK PRAWA PRYWATNEGO 853 (2019)
[BETWEEN DOGMATIC AND A METHOD. POLISH HANDBOOKS TO THE GENERAL PART OF THE CIVIL LAW AND THEIR EVOLUTION]
9. Mateusz Grochowski, *Art. 709¹⁵ KC jako regulacja semidyspozytywna*, 2019 MONITOR PRAWNICZY 1292 (2019)
[ARTICLE 709¹⁵ OF THE CIVIL CODE AS A SEMI-DEFAULT RULE]
10. Mateusz Grochowski, *Normy dyspozytywne i kogentne w wykładni prawa umów: studium przypadku (art. 703 KC)*, 2019 MONITOR PRAWNICZY 1063 (2019)
[DEFAULT AND MANDATORY RULES IN INTERPRETATION OF CONTRACT LAW: A CASE STUDY (ARTICLE 703 OF THE CIVIL CODE)]
11. Mateusz Grochowski, *Postanowienia określające główne świadczenia stron (art. 385[1] § 1 KC) a umowa ubezpieczenia o funkcji inwestycyjnej*, 2019 MONITOR PRAWNICZY 382 (2019)
[CLAUSES SETTING FORTH MAIN SUBJECT MATTER OF A CONTRACT (ART. 385¹ § 1 OF THE CIVIL CODE) AND INVESTMENT INSURANCE AGREEMENTS]
12. Mateusz Grochowski, *Niedozwolone postanowienia w umowach konsumenckich: podstawa kontroli i jej granice w czasie*, 2019 MONITOR PRAWNICZY 160 (2019)
[UNEFAIR CLAUSES IN CONSUMER CONTRACTS: GROUNDS OF A REVIEW AND ITS TIME LIMITS]
13. Mateusz Grochowski, *Przelew powierniczy wierzytelności wynikającej z klawuły abuzywnej*, 2018 MONITOR PRAWNICZY 1270 (2018)
[FIDUCIARY TRANSFER OF CLAIM THAT RESULTS FROM AN UNEFAIR CONTRACT TERM]
14. Ewa Rott-Pietrzyk & Mateusz Grochowski, *Prawiąca agenta w czasie trwania umowy (imperatywny czy dyspozytywny charakter regulacji i wynikające z tego konsekwencje)*, 4 TRANSFORMACJE PRAWA PRYWATNEGO 73 (2018)

[COMMISSION OF THE AGENT DURING THE COURSE OF A CONTRACT (A MANDATORY OR A DEFAULT CHARACTER OF THE RULE AND ITS CONSEQUENCES)]

15. Mateusz Grochowski, *Nowe koncepcje regulacji wymogów formalnych w prawie polskim*, 26 KWARTALNIK PRAWA PRYWATNEGO 805 (2017)
[NEW CONCEPTS IN THE REGULATION OF FORMAL REQUIREMENTS IN POLISH LAW]
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