

Name: Rinat Kitai-Sangero

Date: 2/7/2019

CURRICULUM VITAE

1. Personal Details

Permanent Home Address: Ben Gurion 122 St, apt. 25, Ramat Gan, 52434, Israel.

Date of Birth: 29/1/1966

Cellular Phone: 052-2418100

Electronic Address: rinatkisa1@gmail.com

2. Higher Education

A. Undergraduate and Graduate Studies

Period of Study	Name of Institution and Department	Degree	Year of Approval of Degree
1988-1992	The Hebrew University, Faculty of Law, Jerusalem, Israel	LL.B.	1992
1996-2001	The Hebrew University of Jerusalem, Faculty of Law, Jerusalem, Israel	Doctoral thesis, the direct track program for doctoral studies for excellent students.	2001

B. Post-Doctoral Studies

Period of Study	Name of Institution, Department and Host	Degree	Year of Completion
2002	New York University, Faculty of Law (New York, U.S.)	Post-Doctorate Studies	2002

3. Academic Ranks and Tenure in Institutes of Higher Education

Dates	Name of Institution and Department	Rank/Position
2019 -	Zefat Academic College, School of Law, Zefat, Israel	Associate Professor– Tenure
2002-current	College of Law & Business, School of Law, Ramat Gan, Israel	Associate Professor– Tenure
2017	Carmel Academic Center	Dean
1997-2017	The Hebrew University of Jerusalem	Adjunct Associate Professor
2006, 2019-	Tel Aviv University	Adjunct Associate Professor

4. Supervisor and Referee of Doctoral Dissertations

- A. Supervisor of the doctoral thesis of Dr. Sagi Ashkenazy (2011-2019) (with Prof. Hanina Ben-Menachem), submitted for the degree "Doctor of Philosophy", Faculty of Law, The Hebrew University.
- B. Supervisor of the M.A. thesis of Ms. Pnina Cohen (2004-2006), submitted for the degree "Master of Law", Faculty of Law, The Hebrew University.
- C. Referee of 6 doctoral thesis submitted for the degree "Doctor of Philosophy", Faculty of Law, The Hebrew University and 3 doctoral thesis submitted for the degree "Doctor of Philosophy", Faculty of Law, Haifa University.

5. Offices in Academic Administration

A. College of Law and Business:

- (1) Head of the center for promotion of teaching (2014-2016).
- (2) Advisor to the College's President (Prof. David Menashri) on gender equality (2014-2015).
- (3) The Commissioner for the prevention of sexual harassment (2006-2008, 2015).
- (4) Membership in the Appointments Committee (2015).
- (5) Member of the Teaching Committee (2002 - 2019, almost continuous membership).
- (6) Chairman of the Committee for the Preservation of Students (2014).
- (7) Responsible for the departmental seminars (2008).

B. Carmel Academic Center

- Dean, School of Law (2017).

6. Scholarly Positions and Activities outside the Institution

A. Membership in Associations:

Chair of the Israeli Chapter of the International Society for Therapeutic Jurisprudence (with Dr. Karni Perlman) (2018 – current).

B. Membership Academic Journals and Law Reviews:

(a) Editor (with Judge Rahamim Cohen and Prof. Boaz Sangero), Alei Mishpat Law Review (Hebrew) (2014).

(b) Member, Editorial Board, Mishpatim Law Review (Hebrew) (1992).

7. Participation in Scholarly Conferences

A. Israeli Conferences

Date	Name of Conference	Place of Conference	Subject of Lecture/Discussion	Role
2020	Criticism of the Criminal Law	Tel Aviv University.	Criticism of the formula of punishment	Lecturer
2020	The sixth annual conference of Icon-S-Israel.	The University of Haifa.	The applicability of the privilege against self-incrimination to physical examinations and handing over documents.	Lecturer
2019	The limits of law: The fine line between	Bar-Ilan University	The applicability of the privilege against self-incrimination to	Lecturer

	legal and non-legal, between hard law and soft law.		physical examinations and handing over documents.	
2019	The limits of law: The fine line between legal and non-legal, between hard law and soft law.	Bar-Ilan University	Hard and soft legislation within prisons.	Chair
2019	The limits of law: The fine line between legal and non-legal, between hard law and soft law.	Bar-Ilan University	Plea-Bargaining as Dialogue.	Lecturer
2019	The Police Investigation.	Zefat Academic College.	Tactics of trickery during interrogations.	Organizer & Lecturer
2019	Workshop on articles written by young researchers.	Zefat Academic College.	Comment on an article authored by Anat Ornstein Kronenberg on the considerations of the prosecution in submitting indictments.	Commentator

2019	Private colleges in Israel.	Tel Aviv University.	Private colleges in Israel.	Lecturer
2019	2) The annual conference of the Israeli Law and society Association.	Tel Aviv University.	Active cover-agent as a violation of the privilege against self-incrimination.	Lecturer
2018	1) The fourth annual conference of Icon-S-Israel.	The Interdisciplinary Center, Herzliya.	Changing concept in Criminal Law: from models to hazards.	Lecturer
2017	2) The reasonable doubt standard.	University of Haifa	The right of defendants who have been acquitted to compensation.	Lecturer
2017	3) Safety in Criminal Law.	Carmel Academic Center	Changing concept in Criminal Law: from models to hazards.	Lecturer
2017	5) Law meets	4) The Jewish Democratic Center at Bar-Ilan University	suspicion and innocence meet.	Lecturer
2017	5) The third annual	Bar-Ilan University	Police lies to suspects regarding the existence of	Lecturer

	conference of Icon'-S-Israel		incriminating evidence.	
2017	7) The Law and Society conference	Netanya Academic College	Police lies to investigators regarding the existence of incriminating evidence.	Lecturer
2016	Practice Encounters Academia	The Hebrew University	The Public's Right to Know versus the Rights of the Accused.	Lecturer
2016	The Second Annual Conference of the International Association of Public Law ICON-S Israel.	The Hebrew University	plea-bargaining as dialogue.	Lecturer
2015	The first conference of the International Association of Public Law, ICON-S-Israel.	The Academic Center of Law and Business	The relevance of the cruel trilemma to protecting innocents.	Lecturer
2014	A conference of the Department of Criminal Law	The Academic Center of Law and Business	Inference of incriminating	Lecturer

	and Criminology.		conclusions from silence.	
2013	A Criminal Law Workshop.	The Academic Center of Law and Business	Justifications for statutes of limitations in criminal law; A response to Hagit Larnau's article "false confessions, false convictions".	Lecturer and Commentator
2012	A conference of the Department of Criminal Law and Criminology.	The Academic Center of Law and Business	The concept of denial of liberty.	Lecturer
2011	A conference of the Department of Criminal Law and Criminology.	The Academic Center of Law and Business.	False confessions and false convictions.	Lecturer
2009	A conference of the Department of Criminal Law and Criminology.	The Academic Center of Law and Business.	Confessions during interrogations: admissibility and weight at trial.	Lecturer

2008	A conference of the Department of Criminal Law and Criminology.	The Academic Center of Law and Business.	Justification of the requirement to prove guilt beyond a reasonable doubt.	Debater
2007	A conference of the Department of Criminal Law and Criminology.	The Academic Center of Law and Business.	Is the defense in the interest of justice is capable of doing justice?	Debater
2006	The annual conference of the Association for Public Law.	Dan Caesarea Hotel.	Excluding evidence under section 12 of the Evidence Ordinance.	Lecturer
2006	The Exclusionary rule.	The College of Management	The exclusion of illegally obtained evidence - the new rule.	Lecturer
2006	A conference of the Department of Criminal Law and Criminology.	The Academic Center of Law and Business	The exclusionary rule.	Lecturer

2005	A conference of the Department of Criminal Law and Criminology.	The Academic Center of Law and Business	The connection between conditions of detention and the ground of detention for advancing the interrogation.	Lecturer
2005	A conference of the Department of Criminal Law and Criminology.	The Academic Center of Law and Business	The privilege against self-incrimination and the right to remain silent	Lecturer

B. International Conferences

Date	Name of Conference	Place of Conference	Subject of Lecture/Discussion	Role
2019	XXXVI International Conference on Law and Mental Health	Universita degli Studi Internazionali di Roma	Replacing models for the criminal justice system with the concept of safety.	Lecturer
2019	XXXVI International Conference on Law and Mental Health	Universita degli Studi Internazionali di Roma	Lessening the punishment for reasons not related to the commission of the offense: justice or mercy?	Lecturer

2019	Multi-door Criminal Justice Symposium.	Bar-Ilan University	Comment on Lode Walgrave's Article titled "Restorative Justice in Severe Times: Threatened or an Opportunity?"	Commentator
2018, 2019	Re-reading Beccaria.	Cambridge University (2019); Ono Academic College (2018)	The privilege against self-incrimination in Beccaria's writings.	Lecturer
2018	Wrongful Convictions in Canada and Israel: Barriers to Exoneration	The Hebrew University (organized by the Halbert Centre for Canadian Studies).	Lies and deceit during police interrogation.	Lecturer
2018	The International Conference on Social Science, Arts, Business and Education	Ontario College, Amsterdam	Jesus' silence in his trial and its significance for accused persons.	Lecturer
2017	Courts, Powers, Public Law	The University of Copenhagen	Lies to suspects.	Lecturer
2016	The Eleventh International	UCLA University	The Concept of Honor in Shakespeare's Roman Plays.	Lecturer

	Conference of the Arts in Society			
2016	1) The International Research Workshop of the Israel Science Foundation on "honor".	The Academic Center of Law and Business	The Concept of Honor in Shakespeare's Roman Plays.	Lecturer
2015	1 Global Conference: Silence	Mansfield College, Oxford, England	The Right to Remain Silence.	Lecturer
2015	An international conference on Law and Theater	The Hebrew University	From Silence at Trial to Confessions in Theater.	Lecturer
2014	The 7th Global Conference: Forgiveness	Mansfield College, Oxford, England	Discretion in granting amnesty.	Lecturer
2013	The 10th annual international conference on law	Athens Institute for Education and Research	retribution in Shakespeare's "Measure for Measure" play.	Lecturer

2012	An International Conference on Secret Evidence, Counter-Terrorism and Criminal Law	Israel Democracy Institute, Jerusalem	Secret evidence in detention proceedings.	Lecturer
2012	Paris International Congress of Humanities and Social Sciences	Paris, France	Justifications for statutes of limitations in criminal law.	Lecturer
2012	Paris International Congress of Humanities and Social Sciences	Paris, France	The concept of mercy in William Shakespeare's "Measure for Measure".	Lecturer
2012	The 5th Global Conference: Forgiveness.	Mansfield College, Oxford, England	The connection between forgiveness and statutes of limitations.	Lecturer
2011	The 3rd International Conference on Evidence Law and Forensic Science,	Institute of Evidence Law and Forensic Science, Beijing	The application of the Miranda rules to the Investigation of non-custodial suspects.	Lecturer

2011	XXV World Congress of Philosophy of Law and Social Philosophy	The University of Goethe in Frankfurt.	Statutes of limitations in serious offenses.	Lecturer
2009	The 6th annual international conference on law of ATINER	Athens Institute for Education and Research	The distinction between true confessions and false confessions following the story of 'Crime and Punishment'.	Lecturer
2006	Comparative criminal law	Indiana University at Bloomington	The criminal procedure in the State of Israel.	Lecturer
2006	The international conference on the foundations of Evidence Law.	The Hebrew University	The right to silence and the pooling effect.	Lecturer

C. Invited Lectures\Colloquium Talks

Date	Place of Lecture	Name of Forum	Presentation/Comments
2019	Zefat Academic College	law faculty seminar of Zefat	The applicability of the privilege against self-

		Academic College.	incrimination to physical examinations and handing over documents.
2019	Zefat Academic College	law faculty seminar of Zefat Academic College.	A response on Asaf Harduf's paper "Penetrative, Coercive, Incompetent, Fraudulent? What Rape Is and Is Not: A Normative Quest".
2019	Academic Center of Science and law	law faculty seminar of the Academic Center of Science and law.	Jesus' silence in his trials.
2019	Hotel Ma'ale Hachamisha	Organization for Judicial Training	The pursuit of truth against the rights of accused persons.
2019	Zefat Academic College	law faculty seminar of Zefat Academic College	Police lies to suspects.
2018	Sapir Academic College	law faculty seminar at Sapir Academic College	A response on Michal Aharoni's article on "the significance of the narrative in the claims of the litigants".
2018	The College of Management.	M.A. students of the human rights program at the	Detention as a Means of Pressure.

		College of Management.	
2018	Ono Academic College	The law faculty seminar at Ono Academic College	Jesus' silence in his trials.
2018	The College of Management	The graduation ceremony of the Master's degree program in law studies at the College of Management	Law and Justice
2016	IDC Herzliya	The law faculty seminar at IDC Herzliya	Lecture on the article "Probing into Salinas Silence: Back to the Accused Speaks' Model?".
2016	Beit Tzionei America, Tel Aviv	Ascolot – External Studies of the Open University	The rights of accused persons.
2015	College of Management	A Seminar on Evidence Law, College of Management	The right to remain silent.
2015	l) Theater "KAROV", Tel Aviv	An evening that was held in the theater	Law and Morals in Albert Camus' Works.

		"KAROV" to the 40th anniversary of the play "The Fall" by the actor and director Niko Nitai.	
2015	The Hebrew University	The criminal law workshop at the Hebrew University	Lecture on the article "Probing into Salinas Silence: Back to the Accused Speaks' Model?".
2014	The Hebrew University	A panel on disciplinary proceedings in the civil service regarding sexual harassment held at the Hebrew University.	Disciplinary proceedings in the civil service regarding sexual harassment.
2011	The College of Law and Business	Lecture to the external lecturers of the College of Law and Business	Truth and false confession in the story of 'Crime and Punishment'.
2006	The bar, Tel Aviv	Institute for Continuing Education of the bar	The connection between custodial interrogation and the voluntariness of confessions.

8. Scholarships, Awards and Prizes

- A. The Hebrew University of Jerusalem, Faculty of Law: received the Dean's scholarships for excellence (1992).
- B. The Hebrew University of Jerusalem, Faculty of Law: received the Birk scholarship for an outstanding doctoral student (2000).
- C. Received scholarship from the Minerva Center for Human Rights, The Hebrew University of Jerusalem (2000).
- D. Received scholarship from the Minerva Center for Human Rights, The Hebrew University of Jerusalem (2008).

9. Teaching

A. Academic College of law & Business

Course	Duration	Units	Nature of the Course	Degree
Criminal Procedure	2002-Current	4	Mandatory-Semester	LL.B.
Criminal Law	2018-Current	6	Mandatory-Semester	LL.B.
Law and Art	2019	2	Mandatory Semester	LL.B.
The law in Shakespeare's Plays	taught intermittently	4	Seminar-Annual	LL.B.
Confession, Repentance and Punishment in Dostoyevsky's Crime and Punishment	taught intermittently	4	Seminar-Annual	LL.B.
Legal Issues in Melville's "Billy Bud, Sailor"	taught intermittently	4	Seminar-Annual	LL.B.
Justifications for Criminal Offenses	taught intermittently	2, 4	Elective-Semester; Seminar-Annual	LL.B.
The Presumption of Innocence	taught intermittently	4	Seminar-Annual	LL.B.

Detention Law	taught intermittently	2, 4	Elective- Semester; Seminar- Annual	LL.B.
The Privilege against Self- Incrimination	taught intermittently	4	Seminar- Annual	LL.B.

B. Tel-Aviv University

Course	Duration	Units	Nature of the Course	Degree
Evidence Law	2003, 2019	2, 4	Elective- Semester	LL.B.

C. Carmel Academic Center

Course	Duration	Units	Nature of the Course	Degree
Criminal Procedure	2017	4	Mandatory- Semester	LL.B.

D. The Hebrew University of Jerusalem

Course	Duration	Units	Nature of the Course	Degree
Criminal procedure	2003	4	Elective-Semester	LL.B.
Evidence Law	2003-2004	4	Elective-Semester	LL.B.
The Presumption of Innocence	1999-2002	2	Elective-Semester	LL.B. + M.A.
The Privilege against Self-Incrimination	2005-2017	4	Seminar-Annual	LL.B. + M.A.

PUBLICATIONS

A. Ph.D. Dissertation

Title: “*The Significance of the Presumption of Innocence beyond the Burden of Proof*”.

Date: 2001.

Number of Pages: 330.

Language: Hebrew.

Institute: The Hebrew University of Jerusalem.

Supervisor: Prof. Justice Alex Stein.

Thesis Approved: 2001.

B. Scientific Books (Refereed)

Books Published before Promotion to Associate Professor

- (1) "PRE-TRIAL DETENTION: THE NEGATION OF LIBERTY BEFORE CONVICTION (Nevo Publishing, 2011) [493pages]."

C. Publications in Law Review Journals:

Publications in Law Review Journals after Promotion to Associate Professor:

- (1) "The Protection of Free Choice and the Right to Passivity: Applying the Privilege against Self-Incrimination to Physical Examinations and Documents' Submission" WILLIAM AND MARY BILL OF RIGHTS JOURNAL (forthcoming, 2020).
- (2) "The Silence of Jesus and Its Significance for the Accused" 55 TULSA LAW REVIEW 443-467 (co-author, Hala Khoury-Bisharat) (2020) (English).
- (3) "Prohibition on Lies regarding the Incriminating Evidence", 32 BAR-ILAN LAW STUDIES 315 - 356 (2019) (Hebrew).
- (4) "Changing the Paradigm of Models to safety and Hazards", 55 CRIMINAL LAW BULLETIN 50-70 (2019) (English).
- (5) "Extending Miranda: Prohibition on Police Lies Regarding the Incriminating Evidence", 54 SAN DIEGO LAW REVIEW 611-648 (2017) (English).
- (6) "Plea Bargaining as Dialogue", 49 AKRON LAW REVIEW 63-90 (2015) (English).
- (7) "Justifications for Statutes of Limitations", 11 ALEI MISHPAT 227-246 (2014) (Hebrew).
- (8) "Probing into Salinas's Silence: Back to the "Accused Speaks" Model?, (Yuval Merin co-author), 15 NEVADA LAW JOURNAL 77-105 (2014) (English).
- (9) "Between Due Process and Forgiveness: Revisiting Criminal Statutes of Limitations", 61 DRAKE LAW REVIEW 423-446 (2013) (English).

Publications in Law Review Journals before Promotion to Associate Professor

- (1) "Respecting the Privilege Against Self-Incrimination: A Call for Providing Miranda Warnings in Non-Custodial Interrogations, 42 NEW MEXICO LAW REVIEW 203-236 (2012) (English).
- (2) "The Place of Repentance in Retributive Sentencing" (Itay Lipschits, co-author), 7 THE INTERNATIONAL JOURNAL OF PUNISHMENT AND SENTENCING 107-137 (2011) (English).
- (3) "The Normative Place of Repentance in Criminal Punishment", 28 BAR-ILAN LAW STUDIES 69-112 (2012) (Hebrew).
- (4) "Can Dostoyevsky's Crime and Punishment Help Us Distinguish between True and False Confessions?", 9 OHIO STATE JOURNAL OF CRIMINAL LAW 231-253 (2011) (English).
- (5) "Due Process at the Pretrial Detention Stage – What Will Become of the Innocent? – A Call for Pretrial Discovery Rules", 46 THE CRIMINAL LAW BULLETIN 452-469 (2010) (English).
- (6) "The Limits of Preventive Detention", 40 MCGEORGE LAW REVIEW 903-934 (2009) (English).
- (7) "The Requirement of Bail as a Condition for Release", HAPRAKLIT – DAVID WIENER BOOK ON CRIMINAL LAW AND ETHICS 393-427 (2009).
- (8) "From Murder to Eating French Fries in a Metro Station - The Defendant's Right to a Jury Trial for All Types of Offenses", 30 WHITTIER LAW REVIEW 5-40 (2008) (English).

- (9) "Detention for the Purpose of Interrogation as Modern Torture", 85 UNIVERSITY OF DETROIT MERCY LAW REVIEW 137-161 (2008) (English).
- (10) "Acquittal because of Interest of Justice versus Jury Nullification – Acquitting a defendant on a basis of Considerations External to Guilt", 14 HAMISHPAT 513-540 (2008) (Hebrew).
- (11) "Conditions of Confinement – The Duty to Grant the Greatest Possible Liberty for Pretrial Detainees, 43 THE CRIMINAL LAW BULLETIN 250-273 (2007) (English).
- (12) "Miranda, Collins and Issacharov: The Gap between the Ideal and the Real in the Issacharov Ruling", 37 MISHPATIM 429-497 (2007) (Yuval Merin co-author) (Hebrew).
- (13) "The Legality of Detention for the Purpose of Interrogation", 6 ALEI MISHPAT 47-73 (2007).
- (14) "The Obligation Imposed on the State to Appoint Counsel to Every Criminal Defendant", 23 BAR-ILAN LAW STUDIES 195-222 (2006) (Hebrew).
- (15) "Silence as Guilt: The Misconception of Silence at Court as Corroboration to Out-of-Court's Confession", 18 IDF LAW REVIEW 31-76 (2005) (Hebrew).
- (16) "On the Constitutionality of Accused Person's Detention for Preventing Danger to Public Safety", 4 ALEI MISHPAT 325-358 (2005) (Hebrew).
- (17) "A Custodial Suspect's Right to the Assistance of Counsel – The Ambivalence of Israeli Law against the Background of American Law, 19 BRIGHAM YOUNG JOURNAL OF PUBLIC LAW 205-234 (2004) (English).
- (18) "What Remains Necessary Following Alabama v. Shelton to Fulfill the Right of a Criminal Defendant to Counsel at the Expense of the

- State?", 30 OHIO NORTHERN UNIVERSITY LAW REVIEW 35-58 (2004) (English).
- (19) "Protecting the Guilty", 6 BUFFALO CRIMINAL LAW REVIEW 1163-1188 (2003) (English).
- (20) "The Importance of a Positive Presumption of Innocence, Its Role and Its Nature at Pre-Trial Stages", 3 ALEI MISHPAT 405-462 (2003) (Hebrew).
- (21) "Presuming Innocence", 55 OKLAHOMA LAW REVIEW 257-295 (2002) (English).
- (22) "Deposing Public Officials due to Suspicion of a Criminal Offence", 2 ALEI MISHPAT 107-125 (2002) (Hebrew).
- (23) "The Unconstitutionality of the Presumption of Dangerousness in the Law of Detention", 46 HAPRAKLIT 282-310 (2002) (Hebrew).

D. Articles or Chapters in Scientific Books

Publications after Promotion to Associate Professor

- (1) "Significant Knowledge of the Circumstances of the Crime as Distinguishing Between False and True Confessions", BOOK IN THE MEMORY OF JUSTICE EDMOND LEVY 581-611 (2017) (Hebrew).
- (2) "Israel: The Supreme Court's New, Cautious Exclusionary Rule" (Yuval Merin co-author), in: EXCLUSIONARY RULES IN COMPARATIVE LAW (Stephen C. Thaman ed., Springer, 2013) (English) [30 pages].

Publications before Promotion to Associate Professor

- (1) The chapter on Israel in: CRIMINAL PROCEDURE: A WORLDWIDE STUDY 217-244 (Craig M. Bradley, ed., 2nd edition) (Carolina Academic Press, 2007).

- (2) "Detainee's Conditions of Confinement – between the Presumption of Innocence and Human Dignity", in: JUDGE URI KITAI BOOK 293-313 (Boaz Sangero ed.) (2007).

E. Other Publications

Publications after Promotion to Associate Professor

- (1) The Entry on Dostoyevsky's Crime and Punishment in ENCYCLOPEDIA OF CORRECTIONS (Kent Kerley ed., 2017) (English) [3 pages].

Publications before Promotion to Associate Professor

- (1) Response: The Presumption of Innocence versus Preventive Detention in: CRIMINAL LAW CONVERSATIONS (Paul H. Robinson, Stephen Garvey and Kimberly Kessler Ferzan eds., Oxford University Press, 2011) (English) [2 pages].