

Date: 4.21

## Curriculum Vitae

### 1. Personal Data

Name in Hebrew: פרופ' בועז סנג'רו  
Name in English: Boaz Sangero  
E-Mail: BoazSangero@gmail.com

### 2. Education Certificates and Degrees

Education	Institute	Department	From - To
First Degree	Hebrew University	Faculty of Law	1984-1988
Second Degree	Hebrew University	Faculty of Law	1989
Studies in the direct doctoral track for outstanding students			
Third Degree	Hebrew University	Faculty of Law	1994

### 3. **Title of Doctoral Thesis:** Private Defense in Criminal Law

**Supervisor:** Prof. Mordechai Kremnitzer

### 4. Academic Ranks

Rank	From - To	Institute
teaching assistant	1989-1996	Faculty of Law, Hebrew University
Member staff	1997-2002	College of Law and Business
Adjunct lecturer	1997-2002	Faculty of Law, Hebrew University
Senior Lecturer	2003	
Associate Professor	2009	(approved by the Council of Higher Education)
Full Professor	2013	approved by the Council of Higher Education

<b>Rank</b>	<b>From - To</b>	<b>Institute</b>
Member staff	2017	Sapir Academic College + Western Galilee College

## **5. Scholarships, Awards and Research Grants**

During my studies for a Bachelor of Laws degree, I received the Outstanding Article Award of the Mishpatim Law Review (I published two articles in Mishpatim as an undergraduate student), an award for outstanding research on capital punishment, and grants for being on the dean's list. As a research student, I received several scholarships, awards, and research grants (such as the Judge Kassan Award and the Outstanding Doctoral Student Award).

## **6. Position Held**

<b>From-To</b>	<b>Institute</b>	<b>Position</b>
2020 – present	Western Galilee College	1. Member of the higher Academic Council; and 2. Member of the International Studies Committee; and 3. Member of an Appointments Committee.
2017 - present	Sapir Academic College	Member of the higher Academic Council Head of the disciplinary committee for academic personal
2009 - 2016	College of Law and Business	Member of the Higher Academic Council Member of the Appointments Committee
2003 - 2016	Center of Law and Business	Head of the Department of Criminal Law and Criminology (12 years; organizer of 24 conferences)
2003	The Academic Center of Law and Business	Establishment of the Department of Criminal Law and Criminology
2000 - 2007	College of Law and Business	Head of the appellate committee on decisions of the disciplinary supervisor

<b>From-To</b>	<b>Institute</b>	<b>Position</b>
1997 - 2016	College of Law and Business.	Member of the teaching committee
1998 - 2007	College of Law and Business	Representative of lecturers with the rank of doctor (and, subsequently, representative of senior lecturers
1998 - 1999		Member of the aforesaid appellate committee

**7. Active Participation in Conferences (Only from 2001)**

<b>Date</b>	<b>Name of Conference</b>	<b>Place of Conference</b>	<b>Subject of Lecture/Discussion/Comments</b>	<b>Role</b>
July 6-7, 2019	The International Conference "Beccaria's On Crimes and Punishment"	Cambridge University	"From Beccaria to Negation of Incarceration for Non-Violent Property Offences"	
May 27, 2019	Multi-Door Criminal Justice Symposium – Examining Hybrids of Non-Adversarial Justice	Bar-Ilan University	"On Ekow Yankah's 'Punishing the Polity' "	
May 15, 2019	Orna Alyagon Dar , Plausible Crime Stories	Sapir Academic College	"Plausible Crime Stories – from Judges' Viewpoint"	
May 13, 2019	following Dr . Shifris' book	Ben-Gurion University	"The Disappeared Israeli Children Affair – following Dr . Shifris' book"	
March 3, 2019	Innovations in Forensic and the Law	IDC Herzliya	"Safety from Flawed Forensic Sciences Evidence	
June 6, 2018	"The Disappeared Israeli Children Affair"	The Begin Center, with the Hebrew University		
April 29, 2018		Israeli Association of Criminology, at Yezreel Valley College	"Critique of the Criminal Justice System"	Keynote opening lecture
April 25, 2018	Conference in memory of Prof. Feller	Hebrew University of Jerusalem	"Critique of the Israeli Criminal Law"	
April 24, 2018	"Wrongful Convictions in Canada	Hebrew University of Jerusalem	"Police Interrogation Tactics that Lead to False Confessions"	

<b>Date</b>	<b>Name of Conference</b>	<b>Place of Conference</b>	<b>Subject of Lecture/Discussion/Comments</b>	<b>Role</b>
	and Israel: Barriers to Exonerations"			
March 20, 2018	A Conditional Plea Agreement in a System with Over Criminalization	Sapir Academic College	"A Conditional Plea Agreement in a System with Over Criminalization"	
July 6, 2017	"Courts, Power, Public Law,"	International Society of Public Law (ICON-S) Copenhagen	"Safety from False Confessions"	
June 20, 2017	conference on Evidence	Haifa University, Israel	"Safety from False Convictions"	
May 16, 2017	Plea Bargains	Sapir Academic College.		
April 27, 2017		Carmel Academic Center	A lecture at a conference at that was organized in honor of the publication of my book "SAFETY FROM FALSE CONVICTIONS".	
June 6, 2016	the international conference "Criminology, Forensic Science and False Convictions"	Hebrew University of Jerusalem	"Safety from False Convictions"	
June 10, 2015	"The Importance of a Critique of the Prosecution"	College of Law & Business	"The Importance of a Critique of the Prosecution and the Ways to Achieve it"	
January 14, 2015	"Rethinking Imprisonment"	College of Law & Business	"What should be learned from The National Academy of Sciences Regarding Imprisonment?"	
December 30, 2014		Tel-Aviv University, Usrael	A lecture at a conference at Tel-Aviv University that was organized in honor of the publication of my book "Convicting the Innocent in Israel and around the World: Causes and Solutions".	
June 16, 2014	"Convicting the Innocent in Israel and	College of Law & Business		

<b>Date</b>	<b>Name of Conference</b>	<b>Place of Conference</b>	<b>Subject of Lecture/Discussion/Comments</b>	<b>Role</b>
	around the World: Causes and Solutions"			
January 5, 2014	"Legalization of Soft Drugs"	College of Law & Business		
June 17, 2013	"Plea Bargaining"	College of Law & Business		
May 5, 2013	international Conference "Motives and Emotions in Criminal Law"	Ono Academic College, Israel	"Comment on Antony Duff, 'If Fear and Anger can Exculpate, why not Compassion?' "	
January 8, 2013	"Where There Is No Suspicion There is no Real Investigation: Critique of "The Report of the Committee of Inquiry into the Disappearance of the Children of Jewish Yemenite Immigrants to Israel"	Bar-Ilan University, Israel	"Where There Is No Suspicion There is no Real Investigation: Critique of "The Report of the Committee of Inquiry into the Disappearance of the Children of Jewish Yemenite Immigrants to Israel"	
December 19, 2012	conference of the Israeli Association of Law & Society	College of Law & Business	"Convicting the Innocent – Numbers, Causes and Solutions"	
July 25, 2012	Humanities and Social Sciences Research	Paris International Congress	"Proposal to Reverse the View of a Confession: From Key Evidence Requiring Corroboration to Corroboration for Key Evidence",	
July 25, 2012	Humanities and Social Sciences Research	Paris International Congress	"A Safety Doctrine for the Criminal Justice System"	
June 11, 2012	"The new wave of rulings as to the unlawfully obtained evidence - renewal or retention?"	College of Law and Business	A Critique Analyzation of the " Supreme Court's Verdicts"	
March 21, 2012		Sapir Academic College	Plea Bargaining, at a conference	

<b>Date</b>	<b>Name of Conference</b>	<b>Place of Conference</b>	<b>Subject of Lecture/Discussion/Comments</b>	<b>Role</b>
February 16, 2012	Workshop including 18 criminal law researchers from all Israeli law faculties	College of Law and Business	"Scientific Evidence v. Junk Science"	
January 19, 2012	"Pre-Trial Detention of Liberty before Conviction"	College of Law and Business	"From Custodial Interrogation to Confession and Conviction"	
January 4, 2012	"The Effects of Different Sentencing Reforms"	Haifa University	Comment on Discriminatory Sentencing, at an international research workshop of the Israel Science Foundation	
November 30, 2011	"Israel – Sderot Society Conference"	Sderot, Israel	"Convicting the Innocent – Numbers, Causes and Solutions"	
August 15, 2011	XXV. World Congress of Philosophy of Law and Social Philosophy – Law, Science, Technology	Goethe University, Frankfurt Am Main, Germany	"Criminal Liability"	Chair of the Session
August 15, 2011	XXV. World Congress of Philosophy of Law and Social Philosophy – Law, Science, Technology	Goethe University, Frankfurt Am Main, Germany	Safety in Criminal Law	
July 17, 2011	3rd International Conference on Evidence Law and Forensic Science	Institute of Evidence Law and Forensic Science, China University of Political Science and Law	"Evidence Law"	Chair of the session
July 16, 2011	3rd International Conference on Evidence Law and Forensic Science		"A Safety Doctrine for the Criminal Justice System"	
June 10, 2011	ICAAIL 2011: The Thirteenth International Conference on Artificial Intelligence and Law	University of Pittsburgh School of Law, U.S.		
June 1, 2011	"False Confessions and False Convictions"	College of Law and Business.	"False Confessions and False Convictions"	

<b>Date</b>	<b>Name of Conference</b>	<b>Place of Conference</b>	<b>Subject of Lecture/Discussion/Comments</b>	<b>Role</b>
February 26, 2011	QAJF 2011 Proportionality and Justice – Second International Workshop on Quantitative Aspects of Justice and Fairness	European University Institute , Fiesole, Florence	"Toward Safety in the Criminal Justice System"	
December 27, 2010	"Scientific Evidence in Criminal Law – Advantages and Risks"	College of Law and Business.	"Scientific Evidence in Criminal Law – Advantages and Risks"	
June 7, 2010	"Rethinking Self-Defense Following the Dromi Verdict and the New Israeli Law"	College of Law and Business	"Rethinking Self-Defense Following the Dromi Verdict and the New Israeli Law",	
January 4, 2010	"Using Tricks and Cover Agents for Extracting Confessions"	College of Law and Business.	"Using Tricks and Cover Agents for Extracting Confessions"	
December 28, 2009	regarding the report by the commission of inquiry into the disappearance of Yemenite immigrant children	College of Management	regarding the report by the commission of inquiry into the disappearance of Yemenite immigrant children	
July 21, 2009	the 6th annual international conference on law of ATINER	Athens Institute for Education and Research Athens, Greece	"Proposal to Reverse the View of a Confession: From Key Evidence Seeking Corroboration, to Possible Corroboration to Key Evidence"	
June 14, 2009	"External Supervision on the Prosecution"	College of Law and Business	"External Supervision on the Prosecution"	
January 11, 2009	"Confession in a Custodial Interrogation"	College of Law and Business	"Confession in a Custodial Interrogation"	
June 2, 2008	"The Place of Negligence in Criminal Law"	College of Law and Business	"The Place of Negligence in Criminal Law"	
January 6, 2008	"A Conviction – Only Unanimously?"	College of Law and Business	"A Conviction – Only Unanimously?"	

<b>Date</b>	<b>Name of Conference</b>	<b>Place of Conference</b>	<b>Subject of Lecture/Discussion/Comments</b>	<b>Role</b>
June 21, 2007	“Can the Abuse of Process Defense do Justice? (following the inclusion of the defense in the Criminal Procedure Law)”	College of Law and Business	“Can the Abuse of Process Defense do Justice? (following the inclusion of the defense in the Criminal Procedure Law)”	
January 25, 2007	“The Reversal of the Kinsey Ruling – Efficiency of Proceedings versus the Reliability of the Testimony of an Accomplice; and Justice”	College of Law and Business	“The Reversal of the Kinsey Ruling – Efficiency of Proceedings versus the Reliability of the Testimony of an Accomplice; and Justice”	
June 22, 2006	“The Exclusionary Rule Established in the Yissacharov Ruling – Good or Bad Tidings?”	College of Law and Business	“The Exclusionary Rule Established in the Yissacharov Ruling – Good or Bad Tidings?”	
January 28, 2006	“Proposed Amendment to the Penal Law (Structured Discretion in Sentencing), 2005”	College of Law and Business.	“Proposed Amendment to the Penal Law (Structured Discretion in Sentencing), 2005”	
June 8, 2005	“From Detention to Confession and Conviction”	College of Law and Business	“Detention for the Purpose of Obtaining a Confession and a Conviction”	
April 14, 2005	“10 to 39 – A Decade to the Reform of the General Part of the Penal Law”	Bar-Ilan University and Tel Aviv University	“Amendment No. 39 of the Penal Law Tested by the Patience of Law Enforcement Officials – the Combating Criminal Organizations Law”	
December 29, 2004	“The Justification for New Criminal Offenses: from the Combating Criminal Organizations Law to the Offenses in the Proposed Disengagement Law”	College of Law and Business.	“The Justification for New Criminal Offenses”	
May 19, 2004	“Interpretation of the Criminal Law”	College of Law and Business	“Purposive Interpretation versus Restrictive Interpretation”	
January 21, 2004	“Convictions Based Solely on a Confession”	College of Law and Business	“Convictions Based Solely on a Confession”	



<b>Date</b>	<b>Name of Conference</b>	<b>Place of Conference</b>	<b>Subject of Lecture/Discussion/Comments</b>	<b>Role</b>
June 2, 2002	Human Rights	Academic Center of Law and Bus	“The Affair of the Children of Immigrants from Yemen and Oriental Countries: The Report by the State Commission of Inquiry – Is this the Final Word? (Legal and Historical Aspects)”	
May 29, 2001	“Criminal Law Defenses”	College of Law and Business	“The Rationale Underlying Self-Defense”	

### **8. Additional Professional Experience (Public Positions)**

<b>From-To</b>	<b>Position</b>
2015, 2019-2020	Chairperson of 2 Professional Committees established for promotions to the rank of Associate Professor; as well as a member in several other such committees An official candidate to serve as Justice in the Supreme Court of Israel.
2012	
2012 - present	A member of the Athens Institute for Education and Research (ATINER)
2011 – Present	A member of the Council of the International Association of Evidence and Science
2011 – Present	Writing numerous reviews regarding the publications of candidates for the ranks of Associate Professor and Full Professor in several law faculties.
2011 – Present	Participation in hearings of several Commissions (including the Commission for Reform in Offenses of Killing chaired by Prof. Mordechai Kremnitzer; the Commission Regarding Convictions by Majority and Appeal of an Acquittal in the Criminal Law chaired by Prof. Arnold Enker; etc.).
2011 – Present	Participation in numerous hearings of other Committees of the Knesset (including foreign affairs and security; economy; Critique of the State).
2011 – Present	Participation in numerous hearings of the Constitution, Law and Justice Committee of the Knesset (including the following subjects: the retrial; convictions based solely on a confession; the new offenses established in the Disengagement Law; criminal sentencing, self-defense; Critique of the prosecution; etc.).
2011 – Present	Participation in committees regarding Ph.D researches at the Hebrew University
2011 – Present	Evaluation of numerous research proposals for masters' thesis and for Ph.D submitted to Bar-Ilan University; the Hebrew University; Tel Aviv University; and Haifa University
2011 – Present	Writing numerous peer reviews on articles submitted to Alei Mishpat (Law Review of the College of Law and Business) and reviews of articles submitted to many other law reviews, including: Mishpatim; Bar-Ilan Law Studies; Hapraklit; New Criminal Law Review; University of Toronto Law Journal; Hamishpat; Netanya Law Review; etc. as well as numerous peer reviews on articles submitted to books of articles' collection
1988 – 1989	The Supreme Court of Israel, Jerusalem, Israel Judicial Clerk, Justice Gabriel Bach

<b>From-To</b>	<b>Position</b>
1987-1988	Hebrew University Teaching the law class in the “Science Oriented Youth” program for high school students (Noar Shocher Mada)
1987-1988	Membership on the editorial staff of Mishpatim (Hebrew University Law Review), for two years.

## **9. Miscellaneous**

During the 2005-2006 academic year, I took a sabbatical from teaching, during which I studied nine different courses in philosophy at the Hebrew University of Jerusalem .

During the 2012 - 2013 academic year, I took a sabbatical from teaching, during which I studied the field of safety (risk management), both at Ben Gurion University in the Negev and independently. My purpose is to develop safety theory for criminal law, with the aim of reducing the phenomenon of innocent convictions.

## **10. Academic Profile**

Thus far, I have published 66 scholarly publications: 5 authored books (two in English) and 2 edited books; 17 articles in American law reviews, and 42 scholarly articles in Israeli law reviews. In addition, I have published more than 200 articles on legal subjects in the daily press. My book, SELF-DEFENCE IN CRIMINAL LAW, was published by HART PUBLISHING, in 2006. It was the subject of an article appeared in the Oxford Journal of Legal Studies and has been reviewed in scholarly legal journals in England, the United States, and Australia. One of the reviews appeared in the Cambridge Law Journal. My books and articles have been cited many times in American publications and in Israeli publications and verdicts .

My research, writing, and teaching in the past focused mainly on substantive criminal law. In the last two decades, I have concentrated on certain issues of criminal procedure, evidence law, and sentencing. This change was due to my great interest in conviction of innocent defendants and ways to reduce this danger. As a result, whereas I often dealt in the past with the issue of self-defense and with other issues of criminal responsibility in particular and substantive criminal law and its interpretation in general, I have been involved in recent years with subjects such as false confessions, conviction on the basis of a confession, eyewitness misidentifications, excluding evidence illegally obtained, retrial, criminal sentencing, scientific evidence (fingerprints, DNA, alcohol-level checks, drug-detection examinations, "junk science"), and ways of making evidence safer (including treating it as “safety critical system”) and the possibility of a general demand for “corroboration” that would not allow a conviction on the basis of just a single piece of evidence.

An innovative topic that I am working on in the last years concerns safety from false convictions. So far I have published on this issue two books (CONVICING THE INNOCENT: CAUSES AND SOLUTION; and SAFETY FROM FALSE CONVICTIONS) and several articles. At least for the near future, I intend to continue researching and writing on these subjects. In addition, in the last years I have written a basic theoretical book on substantive criminal law: CRITIQUE OF THE ISRAELI CRIMINAL LAW - concluding three decades of teaching and researching the subject. The book is expected to be published in the coming months .

During the 2004/05 academic year, I established the Department of Criminal Law and Criminology at the College of Law and Business and have chaired the department for a dozen years. The department offers a rich program of seminars and elective courses and allows interested students who meet the admission requirements to focus in their studies on criminal law. The central idea of this curriculum is a division of the broad field of criminal law into four sub-areas : substantive criminal law, criminal procedure, evidentiary criminal law, and Criminology. To complete this special program, every student must learn courses from each of the sub-areas. Thus, each and every student in this program is to obtain a relatively broad picture of the field of criminal law, in distinction from a happenstance collection of courses .

The program offered to students is variegated both in terms of content (at its peak 30 -courses, seminars, and clinics – all in criminal law) and lecturers (a considerable proportion of the lecturers in criminal law and criminology in Israel have taken part in the program at one stage or another (as visiting lecturers). The Department of Criminal Law and Criminology also conducts open conferences directed not only to its students, but to members of the legal profession at large. It holds such conferences and symposia every semester (I have organized 24 conferences in 12 years).

In 2018, I founded the website:

"Critique of the Criminal Justice System : "[http://sangero.co.il /](http://sangero.co.il/)

Its diverse subject index includes dozens of criminal justice topics in the broad sense ,with convenient links to books and academic articles as well as hundreds of opinion articles and interviews published in the media. The purpose of the site, that reflects my approach to criminal law, is as follows : "The criminal justice system has a very important social role; and it has enormous authorities and powers. Great power requires significant control and criticism to maintain individuals' freedoms and to prevent arbitrary abuse. In a healthy society it is needed to continuously criticize the acts of the Police, the Prosecution and the Courts. This Site is meant to contribute to this criticism."

In 2020 I have founded – together with Dr. Hagit Turjeman and Dr. Yosef Zohar – the Institute for Safety in the Criminal Justice System Institute, at Western Galilee College.

## Publications

**Boaz Sangero**

### **A. Authored Books**

1. Sangero, B. (2020). *Critique of the Israeli criminal law*. (Nevo, 350 pages)(H) .
2. Sangero, B. (2016). *Safety from false convictions*. (CreateSpace,) (234 pages) .
3. Sangero, B. (2014). *Convicting the innocent – Causes and solutions*. (300 pages) (H) .
4. Sangero, B. (2006). *Self defence in criminal law*. (Hart Publishing, Oxford, 376 pages) .
5. Sangero, B. (2000). *Self defence in criminal law*. (Nevo Publishing, Jerusalem, 478 pages) (H).

### **B. C. Edited Books**

6. Cohen, R., Kitai, R., and **Sangero, B.** (Eds.) (2014). *Alei Mishpat Plili*: part I: Substantive Criminal Law; part II: Criminal Procedure; part III: Criminal Evidence; part IV: Criminology and Prisoners' Rights. Nevo; (664 pages) .
7. Sangero, B. (Ed.) (2007). *Judge Uri Kitai Book: Collection of legal articles in his honor*. Nevo; (412 pages) (H) .

### **C. Articles in Refereed Journals (published) :**

8. Sangero, B. (2020). *From Beccaria to Negation of Incarceration for Non-Violent Property Offenses*, 37 ARIZONA JOURNAL OF INTERNATIONAL AND COMPARATIVE LAW 329 (2020).
9. Sangero, B. (2020). *Safe Convictions* 30 *Criminal law forum*.
10. Sangero, B. (2020). *Applying the STAMP Safety Model to Prevent False convictions Based on Eyewitness Misidentifications* 83 *Albany law review* 931.
11. Sangero, B. (2020). *Covid-19 and Criminal Law*, 2020 HITPARZUT (Sapir College) (H).
12. Sangero, B. (2019). *Where There Is No Suspicion There is no Real Investigation: Critique of "The Report of the Committee of Inquiry into the Disappearance of the Children of Jewish Yemenite Immigrants to Israel"*. In: T. Gamliel, and N. Shiffriss (Eds.). *Children of the heart – new aspects of research on the Yemanite children affair*. Resling. (pp. 117-162).
13. Sangero, B. (2018). *Safety in Post-Conviction Proceedings*. *The John Marshall law review*, 773.
14. Sangero, B. (2018). *Safety from Flawed Forensic Sciences Evidence*. *Georgia state U.L. review*, 1129.
15. Sangero, B. (2018). *Safety from Plea-Bargains' Hazards*. *Pce law review*, 301.
16. Sangero, B. (2018). *Safety from False Confessions*. *Criminal law bulletin*, 54(1) 25-63.
17. Sangero, B. (2018). *Self-Defense Rationale V. Necessity Rationale – Comments to the chapter Self-Defense V. Necessity from the book: George Fletcher. Basic Concepts of Criminal Law*.
18. Sangero, B. (2018). *Are We All Innocent Just Due to a Doubt? – On Menashe & Gruner's Book "The Essence of the Reasonable Doubt in Criminal Law"*. *Netanya law review*.
19. Sangero, B. (2016). *Israeli Criminal Law in Light of Zadorov's Conviction*. *Hasanegor*, 236 4. (H) .

20. Sangero, B. (2016). Using Force Without a Purpose to Defend Oneself or Others Is Not Justified Self-Defense – a Reply to Khaled Ghanayim. *Mishpat and mimshal*, 17, 551. (H) .
21. Sangero, B. (2015). Not Only a Danger, But a Phenomenon – A Response to Judge Mordechai Levy's Critic on the Book: "Convicting the Innocent: Causes and Solutions". *Netanya law review*, 10, 51. (H) .
22. Sangero, B. (2015). Rethinking Incarceration. *Hasanegor*, 220, 4. (H) .
23. Sangero, B. (2013). Rethinking Compensation for Unjustified Arrest. *Hasanegor*, 191, 4, (H) .
24. Sangero, B., and Halpert, M. (2012). A Safety Doctrine for the Criminal Justice System. *Michigan state review*, 1293.
25. Sangero, B., and Halpert, M. (2012). The Need for Regulation of Scientific Evidence. In: R. Peled, E. Shoham, and M. Carmon (Eds.). *False Convictions: Philosophical, Organizational and Psychological Aspects*. (pp. 55-94), (H).
26. Sangero, B. (2011). Rethinking the Exclusionary Rule for Evidence Obtained Unlawfully. *Mishpatim online*; The Hebrew University. (H) .
27. Sangero, B., and Halpert, M. (2012). Scientific Evidence V. 'Junk Science'. *Alei Mishpat*, 11, 425-478. (H) .
28. Sangero, B., and Halpert, M. (2012). Towards Safety in the Criminal Justice System. *Iuney Mishpat*, 36, 363-416. (H).
29. Sangero, B., and Halpert, M. (2011). Proposal to Reverse the View of a Confession: From Key Evidence Requiring Corroboration to Corroboration for Key Evidence. *University of Michigan Journal of law reform*, 44, 511-556.
30. Sangero, B. (2011). Using Tricks and Cover Agents for Extracting Confessions. *Alei Mishpat*, 9, 399. (H).
31. Sangero, B. (2011). The Testimony of an Accomplice: Efficiency versus Truth – On the Reversal of the Kinsey Ruling. In: D. Hahn, D. Cohen-Lekach, and M. Bach (Eds.). *Gabriel Bach*. (pp. 335-358). (H).
32. Sangero, B., and Halpert, M. (2011). Nevertheless, Reversing the View of a Confession. *Mechkarey mishpat*, 27, 529. (H).
33. Sangero, B. (2010). Heller's Self-Defense. *New criminal law review*, 13, 449-484.
34. Sangero, B. (2010). Amendment No. 39 of the Penal Law Tested by the Patience of Law Enforcement Officials – the Combating Criminal Organizations Law. In: K. Shapira-Etinger, and S. Lavi (Eds.). *A Decade to Amendment No. 39 of the Penal Law*, 91. (H).
35. Sangero, B., and Lipschits, I. (2010). A Conviction – Only. *Alei mishpat*, 8, 337-364. (H).
36. Sangero, B. (2010). Misconduct of Police, Negligence of Prosecution, Optimism of Judges and Conviction of Innocent persons. *Hasanegor*, 158, 4. (H).
37. Sangero, B. (2010). I Accuse also the Judges. *Hasanegor*, 159, 5. (H).
38. Sangero, B. (2010). Rethinking Self-Defense Following the Dromi Verdict and the New Israeli Law. *Mishpat and Mimshal*, 13, 93-140. (H).
39. Sangero, B. (2010). On a Confession and on 'Junk Science' Such as a Shoe-Print – The Conviction of Zadorov as a Test-Case. *Hasanegor*, 165, 4. (H).
40. Sangero, B., and Halpert, M. (2010). From the Fallacy of the Transposed Conditional to Wrongful Convictions Based on Confessions. *Mechkarey mishpat*, 26, 733. (H).
41. Sangero, B., and Halpert, M. (2010). Fingerprints Identification – The Danger of Convicting the Innocent. *Galileo*, 30. (H).

42. Sangero, B., and Halpert, M. (2009). From a Plane Crash to the Conviction of an Innocent Person: Why Forensic Science Evidence Should Be Inadmissible Unless it Has Been Developed as a Safety-critical System. *Hamline law review*, 32, 65-94.
43. Sangero, B. (2009). Comment, "Self-Defense and the Psychotic Aggressor": What About Proportionality? In: P.H. Robinson, S.P. Garvey, and K.Kessler Ferzan (Eds). *Criminal Law Conversations*. (pp.3372) Oxford University Press.
44. Sangero, B. (2009). External Supervision on the Prosecution. *Hasanegor*, 145, 4. (H).
45. Sangero, B., and Halpert, M. (2009). The Danger of a Conviction Based on a Breathalyzer Test (on the Breathalyzer Purporting to Identify Drunken Driving). In: D. Wiener. *Ha'Praklit* (Book on Criminal Law and Ethics), 313-348. (H).
46. Sangero, B., and Halpert, M. (2009). Nevertheless, No single Breathalyzer Test for Conviction. In: D. Wiener. *Ha'Praklit* (Book on Criminal Law and Ethics), 373. (H).
47. Sangero, B. (2008). In Defence of Self-Defence in Criminal Law; and on Killing in Self-Defence – A Reply to Fiona Leverick. *Criminal law bulletin*, 3.
48. Sangero, B., and Halpert, M. (2008). Nevertheless, No single Drug Test for Conviction. *Refua and Mishpat*, 38, 166-176. (H).
49. Sangero, B. (2007). Are All Forms of Joint Crime Really ‘Organized Crime’? On The New Israeli Combating Criminal Organizations Law and Parallel Legislation in the U.S. and Other Countries. *Loyola Los Angeles international and comparative law review*, 29, 61-104.
50. Sangero, B. (2007). Miranda is not enough: A new justification for demanding “Strong Corroboration” to a Confession”. *Carodozo law review*, 28, 2791-2828.
51. Sangero, B., and Halpert, M. (2007). Why a conviction should not be based on a single piece of evidence: A proposal for reform. *Jurimetrics: the journal of law, science and technology*, 48, 43-94.
52. Sangero, B. (2007). An Exclusionary Rule for Evidence Obtained Unlawfully as Established in the Yissacharov Ruling – Good or Bad Tidings? *IDF law review*, 19, 67. (H).
53. Sangero, B., and Halpert, M. (2007). Why A Conviction Should not be Based on a Drug Test Alone. *Refua and Mishpat*, 37, 123. (H).
54. Sangero, B. (2007). The Disengagement from Gaza Strip as a Test for the Israeli Democracy – on the Treatment of the opposition to the Disengagement by the Law Enforcement Authorities. In: U. Kitai: *Collection of legal articles in his honor*. 193-245. (H).
55. Sangero, B. (2006). A New Defense for Self-Defense. *Buffalo criminal law review*, 9, 475-559.
56. Sangero, B. (2006). Do We Need More Incarceration? On the Proposed Amendment to the Penal Law for Guiding Judicial Sentencing Discretion. *Alei mishpat*, 5, 247. (H).
57. Sangero, B. (2006). Can the Abuse of Process Defense do Justice? (Following the inclusion of the defense in the Criminal Procedure Law). *Hasanegor*, 125, 4. (H).
58. Sangero, B. (2005). The Necessity of Corroboration to Confession. *Alei mishpat*, 4, 245. (H).
59. Sangero, B. (2003). Broad Construction in Criminal Law?! On the Supreme Court Chief Justice as a Super Legislator and Eulogizing the Strict Construction Rule. *Alei mishpat*, 3, 165. (H).
60. Sangero, B. (2003). Book Review: Yuval Karniel, Breach of Trust in Corporations (Civil and Criminal Law). *Alei mishpat*, 3, 353. (H).
61. Sangero, B. (2002). On Capital Punishment in General and on the Death Penalty for Murder Committed During a Terrorist Act in Particular. *Alei mishpat*, 2 127-203. (H).
62. Sangero, B. (2002). Where There Is No Suspicion There is no Real Investigation: “The Report of the Committee of Inquiry into the Disappearance of the Children of Jewish Yemenite Immigrants to Israel”. *Theory & criticism*, 21, 47-76. (H).

63. Sangero, B., and Kremnitzer, M. (1999). Retrial – Reality or Dream? Defeat of Justice by Finality of Proceedings. *Alei mishpat*, 1, 97-161. (H).
64. Sangero, B. (1998). Interpretational Acrobatics in Criminal Law? And a Quiet Death to the Rule of Restrictive Interpretation? (More on ‘With Intent to Injure’ in the Offense of Defamation). *Mishpatim*, 29, 723. (H).
65. Sangero, B. (1988). Will The ‘Purposes’ in Criminal Offenses Become ‘Motives’? And is the ‘Dolus Indirectus’ Moving in a New Direction? (More on ‘with Intent to Injure’ as an Element of the Criminal Offense of Defamation and on the Interpretation of the Criminal Law). *Mishpatim*, 18, 337. (H).
66. Sangero, B. (1987). Solicitation by Omission – Is it Indeed Impossible? *Mishpatim*, 16, 482. (H).

#### **D. Non-Refereed Publications**

Over two hundred short articles and interviews on legal issues have been published in the daily press ("Haaretz", "Globes", "Makor Rishon", "Yediot Aharonot", "Y-NET", "Maariv", "Israel Hayom"), on radio and television .

They can be viewed on the CRITIQUE OF THE CRIMINAL JUSTICE SYSTEM website:  
<http://sangero.co.il>