

Tapio Lappi-Seppälä

Contents

- 1. Cv**
- 2. List of publications 1976-2015**
- 3. Scientific activities**
- 4. Development plans**
- 5. Teaching**
- 6. Acquired research funding**

1. CV

1. Personal information

Name: Tapio Lappi-Seppälä (Mr.)
Date/place of birth: 16.8.1953 (Helsinki, Finland)
Citizenship: Finnish

2. Current position

Director of the Institute of Criminology and Legal Policy. University of Helsinki.

3. Studies/study-visits

- 1972: Matriculation. Töölön yhteislyseo.
- 1975: Master of laws. University of Helsinki
- 1981: Licentiate of laws. University of Helsinki
- 1987: Doctor of laws (habil.) University of Helsinki

4. Adjunct professorship (docent) and visits

- Adjunct professor (docent) of criminal law, University of Helsinki, Faculty of Law 1988.

- Stipendiate/researcher. Max Planck Institute for International and Comparative Criminal Law (Freiburg im Breisgau, BRD) different periods during the 1980's and 1990's
- Visiting Fellow at the University of Cambridge, Institute of Criminology 2004.

5. Honorary and nominations

- Member of the Finnish Academy of Sciences 2010.
- Sellin-Glueck Award 2015 (American Society of Criminology)
- Knight, First Class, of the Order of the White Rose of Finland 2003.
- Commander of the Order of the White Rose of Finland 2013.

6. Professional career and positions

- Lecturer and assistant of criminal law at the University of Helsinki 1975–1977.
- Legislative secretary at the Ministry of Justice 1977–1981
- Researcher in the Academy of Finland 1983–1987
- Acting associate professor of criminal law at the University of Helsinki 1989
- Counsellor of legislation at the Ministry of Justice 1987–1995
- Director of the National Research Institute of Legal Policy 1996–2014
- Part-time professor of Criminology and Sociology of Law University of Helsinki 2006–2008.
- Director of the Institute of Criminology and Legal Policy at the University of Helsinki 2015->.

7. Participation in national policy planning and committee work

- Member of planning group for Justice Statistics in Finland (1980-1983)
- Member of Board of the Task Force for the Penal Law Reform in Finland (1989–1999)
- Chairman of the committee assessing the state of legislation concerning the presidential pardon powers (1990)
- Chairman of the working group preparing the general part of the criminal code (1993–1999)
- Member of the committee preparing the reform of prison law (1999–2001)
- Member of the committee reforming the juvenile criminal justice system (2001–2002)
- Member of working-group reforming the of treatment offenders with mental disturbances (2004-2006)
- Member of the committee reforming the system of community sanctions (2010-2012).

8. Major national positions of trust

- Member of Board of Probation service (1989-1990)

- Member of National Board of Traffic Safety (1991-1993)
- Chairman of Board of Prison Training Centre (1996-1998)
- Member of Board of Research Council of the Ministry of Interior (2002-2010)
- Member of Board of National Research Institute of Legal Policy (1996-2014)

9. Scientific expert-positions and research co-operation

Internationally

- Member of the Select Committee of Experts on Sentencing in the Council of Europe (1989–1992)
- Member of the Scandinavian Research Council for Criminology (1991–1997)
- Member of the International Penal and Penitentiary Foundation (I.P.P.F.) (1995->)
- Vice president of the International Penal and Penitentiary Foundation (I.P.P.F.) (2005-2008)
- Board member of the European Society of Criminology (2009-2011)
- Member of the Steering Group for the European Statistical database of Lethal Violence (2010-2013)
- Member in the Committee of International Experts evaluating the legal and administrative situation and condition of prisoners linked to Basque terror groups and currently serving sentence under the Spanish or French penitentiary systems (chair. Frieder Dünkel (Greifswald), members Liora Lazarus (Oxford) and Tapió Lappi-Seppälä (NRILP)).
- External adviser for the EU-JUSTICE project (Scientific Indicators of Confidence in Justice: Tools for Policy Assessment) 2010-2015 (FIDUCIA, funded by the European Commission).
- Advisory expert on research project “Life Imprisonment Worldwide”. (Leverhulme Trust, University of Nottingham, Dirk van Zyl Smit, Catherine Appleton). Duration 2014-2017.
- Advisory expert in the ICPS World Prison Brief advisory board. (2014->)
- Member in the ESC Working Group on Criminal Law-Making Policy (2014->)
- External professor of the Ph.D. program of the University of Malaga Doctorado en Ciencias Jurídicas y Sociales, for the period 2013-16.
- Member of Youth Justice (Sage) editorial board.
- Member of Criminology and Criminal Justice (Sage) editorial board.

In the United Nations

- Invited expert lecturer in the United Nations Asia and Far East Institute for the Prevention of Crime and the Treatment of Offenders (UNAFEI) International Training Courses and Senior Seminars in 2002 and 2007,
- Member of UN expert group for preparing the UN handbook “Alternatives to Imprisonment” (2005).
- Member of UNAFEI expert group for organized a Workshop on “Strategies and Best Practices against Overcrowding in Correctional Facilities” at the 12th United Nations

- Congress on Crime Prevention (Brazil 2010),
- External UNODC evaluator for the following UN-programs, “Development of monitoring instruments for judicial and law enforcement institutions in the Western Balkans. European Union CARDS Regional Action Programme” 2012; “Corruption and Crime affecting the Business Sector in the Western Balkans” 2014; and “Regional Programme for South Eastern Europe” 2014-2015.

Nationally

- Member of editorial board of Uusi Kriminaalihuolto (New probation, 1992-2000)
- Member of editorial board of Haaste (The challenge, 2000-2008)
- Editor in Chief of ”Rikosoikeus” (Oikeuden perusteokset, WSOY/Sanoma pro). 1997->

10. Lectures and teaching

- Courses in criminal law, University of Helsinki 1975->
- Courses in criminology, University of Helsinki 1992->
- On-going supervision of PhD theses include Ville Hinkkanen (Sentencing, University of Helsinki), Leena Mäkipää (Prison law and Fundamental rights, University of Helsinki) and Miikka Vuorela (Nordic Crime and Justice in the Light of Historical Crime Statistics, University of Helsinki), as well as supervision of five ongoing master-thesis. Inspector in four doctoral thesis.
- Lectures seminars and training courses for judges, prosecutors and legal practitioners on a regular basis since 1990
- Lectures and presentations in international congresses, universities and governmental seminars on regular basis. Presentations from 2010 to 2015 in international occasions (35 in all) are listed separately.

11. Acquired funding

Prior activity as a director of a government research institute (NRILP) has involved a sustained effort to secure, and success in securing, additional funding mainly from government frameworks.

12. Main research topics and interests

Comparative penal policy, sentencing, youth justice, the system of sanctions, comparative historical analyses on crime and punishment.

13. Publications (ca. 250 titles in 1976–2015) including

- *Books (titles in English):* Long term changes in the penal system (1982, 199p), Sentencing – Theory and General Part (1987, 672p), Criminal Sanctions (2000, 608p), Criminology

and Crime Policy (2006, 166p).

- *Edited works:* Including Standard commentary of Finnish criminal law (editor in chief, 3rd edition 2008, 1550 pages) and Crime and Justice in Scandinavia. Crime and Justice: A Review of Research vol. 40, with Michael Tonry.
- *Research reports:* Around 10 research-reports on issues related to sentencing practices and penal policy (published by the Ministry of Justice and the National Research Institute of Legal Policy).
- *Articles and other writings:* Around 230 articles in periodicals and collective works in Finland and abroad (in English, Swedish, German, French, Spanish, Russian, Japanese and Chinese).

14. Publications in print in spring 2015

- American Exceptionalism in Comparative Perspective. To be appear in "American Penal Exceptionalism" (ed. Kevin Reitz, Oxford University Press.). In 2015.
- The "Heavy End" of the Nordic Sanction Systems." To be appear in "Comparative Perspectives on Theory and Practice of Preventive Detention" (ed. Christopher Michaelsen, Hart Publishing). In 2015.
- (& Martti Lehti). Global homicide mortality trends by gender 1950–2010. To be Appear in Helmuth Kury & Evelyn Shea (eds) "Women and Children as Victims and Offenders" (Springer)). In spring 2015).

2. PUBLICATIONS 1976-2015

A. Monographs

1. Teilipyörästä terapiaan - piirteitä rangaistusjärjestelmän historiasta. Vankeinoidon historiaprojektiin julkaisu 9/1982. Helsinki. 199 s.
2. Rangaistuksen määräämisestä I - Teoria ja yleinen osa. Suomalaisen lakimiesyhdistyksen julkaisuja A-sarja N:o 173. Vammala 1987. LII + 693 s. Väitöskirja.
3. Rikosten seuraamukset. WSLT 2000. Porvoo.
4. Rikollisuus ja kriminaalipoliittika. Forum Iuris. Helsingin yliopiston oikeustieteellisen tiedekunnan julkaisut. Helsinki 2006.
5. Rangaistuskäytännön hinta. Tiede, taide ja köyhä kansa. Helsinki 2007.

B. Research reports (Institute series)

1. Oheissakon ja yhtä vuotta pidemmän ehdollisen vankeusrangaistuksen käyttö - Tutkimusraportti. OLJ 6/1977. Helsinki. 35 s.
2. Uudet liikennejuopumussäännökset ja rangaistuskäytäntö. OLJ 12/1978. s. 99. Helsinki 1978.
3. Rangaistuksen määräminen varkaus-, pahoinpitely- ja petosrikoksista. Tutkimustulosten tiivistelmä. OLJ 1/1982. Helsinki 1982. V + 99 s.
4. Regulating the Prison Population. Experiences from a Long Term Policy in Finland. Oikeuspoliittinen tutkimuslaitos. Tutkimustiedonantoja 38/1998.
5. Ehdollisen rangaistuksen käytökerrat ja kasautumat. Oikeuspoliittinen tutkimuslaitos. Tutkimustiedonantoja 42/1999.
6. Luottamus tuomioistuimiin (yhdessä Jyrki Talan, Marjukka Litmalan ja Risto Jaakkolan kanssa). Oikeuspoliittinen tutkimuslaitos. Raportti 160/1999.
7. Yleiskäsitykset ja vuoden 1999 sakkouudistus. Haastattelututkimus väestön sakkojärjestelmää koskevista käsityksistä vuosina 1999-2001. Oikeuspoliittinen tutkimuslaitos 195/2002. Helsinki 2002.
8. & Ville Hinkkanen. Selvitysiä raiskausrangaistuksista ja rangaistuskäytännön yhtenäisyydestä. Oikeuspoliittinen tutkimuslaitos. Tutkimustiedonantoja 61/2004.
9. Selvityksiä raiskausrakoksista. Oikeusministeriö. Selvityksiä ja ohjeita 13/2012
10. Hanns von Hofer & Tapio Lappi-Seppälä & Lars Westfelt: Nordic criminal statistics 1950–2010. Summary of a report, 8th revised edition. Stockholm: Stockholms universitet 2012

C. Edited works

1. Facts, Values & Visions - Essays in Criminology and Crime Policy. Toimittanut: Inkeri Anttila, Kauko Aromaa, Risto Jaakkola, Tapio Lappi-Seppälä ja Hannu Takala. National Research Institute of Legal Policy 138. Helsinki 1996.
2. Homicide in Finland. Trends and patterns in Historical and Comparative Perspective. Oikeuspoliittinen tutkimuslaitos 181/2001. Helsinki 2001.
3. Rikosoikeudellisia kirjoituksia VII Pekka Koskiselle 1.1.2003 omistettu (Edited by Raimo Lahti & Tapio Lappi-Seppälä).
4. Rikosoikeus (päätoimittaja). Oikeuden perusteokset. WSOYpro 2009. (1550s)
5. *Kriminalität, Kriminalpolitik, strafrechtliche Sanktionspraxis und Gefangenrenraten im europäischen Vergleich*. Edited by Frieder Dünkel, Tapio Lappi-Seppälä, Christine Morgenstern, Dirk van Zyl Smit (Hrsg). Schriften zum Strafvollzug, Jugendstrafrecht und zur Kriminologie. Band 37. MG 2010 Godenburg.
6. *Crime and Justice: A Review of Research*, vol. 40, Edited by Michael Tonry & Tapio Lappi-Seppälä. Chicago: University of Chicago Press. 2012.

7. (ja Veera Kankaanrinta, toim). Rangaistuksen määräminen. Helsingin hovioikeuden julkaisuja. Helsinki 2013.

D. Scientific referee articles

D.1. International

1. Penal Policy and Sentencing Theory in Finland. *The Canadian Journal of Law and Jurisprudence* vol V Nr. 1/1992. s. 95-120
2. Tackling the Prison Overcrowding in Finland. *Direito e Cidadania*. Ano I - No 3/1998. pp.243-272.
3. Kriminalpolitik - Straffrättspolitik. *NTfK* 2/2000 s. 113-135.
4. The Fall of the Finnish Prison Population. *Journal of Scandinavian Studies in Criminology and Crime Prevention* 1/2000 s. 27-40.
5. Samhällspåföljder i det finska påföldjdsystemet. *NTfK* 2/2001 s. 111-135.
6. Penal Policy and Incarceration Rates in Finland. *Corrections Today*. February 2002.
7. Utvecklingen av straffrättsliga påföljder i Finland. *NTfK* 2-3/2004.
8. Penal Policy in Scandinavia. In *Crime and Justice: A Review of Research*, vol 36. Edited by Michael Tonry. Chicago: The University of Chicago Press. 2007.
9. Tillit, välfärd och politisk ekonomi - Att förklara skillnaderna i straffpolitik. *NTfK*. 2007.
10. Trust, Welfare, and Political Culture. Explaining National Differences in Penal Severity. In *Crime and Justice: A Review of Research*, vol 37, edited by Michael Tonry. Chicago: The University of Chicago Press. 2008.
11. Explaining National Differences in the Use of Imprisonment. *Japanese Journal of Sociological Criminology*. No 33/2008 (p.93-120).
12. (ja Michael Tonry) "Crime, Criminal Justice, and Criminology in the Nordic Countries". In *Crime and Justice: A Review of Research*, vol. 40, edited by Michael Tonry & Tapio Lappi-Seppälä. Chicago: University of Chicago Press.
13. Nordic Youth Justice: Juvenile Sanctions in Four Nordic Countries. In *Crime and Justice: A Review of Research*, vol. 40, edited by Michael Tonry & Tapio Lappi-Seppälä. Chicago: University of Chicago Press.
14. ja Ville Hinkkanen) "Sentencing theory and Sentencing Research in the Nordic Countries. In *Crime and Justice: A Review of Research*, vol. 40, edited by Michael Tonry & Tapio Lappi-Seppälä. Chicago: University of Chicago Press.
15. "Explaining imprisonment in Europe". *European Journal of Criminology*. Vol 8 nr 4, July 2011 p.303-328
16. "Kontrol za chislennostyu zakluchennykh: opyt Finlyandii // Zhurnal zarubezhnogo zakonodatelstva i sravnitel'nogo pravovedeniya. 2011. No. 3. S.88-107. (Controlling Prisoner Rates: Experiences from Finland // The Journal of Foreign Legislation and Comparative Law. 2011. No.3. P. 88-107.)
17. *Criminology, crime and criminal justice in Finland*. European Journal of Criminology 2012, Vol. 9(2), 206–222
18. *Penal policies in the Nordic countries 1960–2010*. Journal of Scandinavian studies in criminology and crime prevention 13(supplement 1) 2012
19. & Hanns von Hofer, *The development of crime in light of Finnish and Swedish criminal justice statistics, ca. 1750–2010*. European Journal of Criminology 2013.
20. Fines. *Springer Encyclopedia of Criminology*. New York. 2013
21. (& Frieder Dünkel). Community Service. *Springer Encyclopedia of Criminology*. New York. 2013.
22. (& Anette Storgaard) Unge i det strafferetlige system. *Tidsskrift for Strafferett* nr. 4/2014

23. (& Martti Lehti) Cross-Comparative perspectives on Global Homicide Trends. "Crime Trends", Crime & Justice (ed. Michael Tonry, Chicago University Press), vol 43, 2015.

D.2. National

24. Tuomioistuimen asema ja tehtävät rangaistuksen määräämisessä. Oikeus 2/1977, s. 117-124.
25. Rattijuopot linnaanko? Lakimies 7-8/1982 s. 598-633.
26. Rahat, henki vai vapaus - rangaistusjärjestelmän muutoksista ja muutosten syistä. Oikeus 1/1983 s. 3-14.
27. Repressiosta Restituutioon. Oikeus 1/1989 s. 30-41.
28. Rikosoikeudellisista toimenpiteistä luopumista koskeva uudistus I. Lakimies 7/1991 s. 902-928.
29. Rikosoikeudellisista toimenpiteistä luopumista koskeva uudistus II. Lakimies 8/1991 s. 1202-1232.
30. Yhtenäisrangaistuksen mittaanisesta. Lakimies 5/1992 s. 648-680.
30. Vuoden 1994 liikennejuopumuusuudistus ja rattijuopumusrangaistusten mittaaminen. Lakimies 6/1994.
31. Otillräkenlighet och påföljdsystemet. JFT 5/1997 s. 358-376.
32. Kriminalpolitikens framgång? - Bra och dåligt i Finsk kriminalpolitik. JFT 1998 s. 237-257.
33. Kriminaalipoliitikka - Rikosoikeuspolitiikka. Lakimies 8/1998.
34. Luottamus tuomioistuimiin. Defensor legis 1999.
35. Rikosoikeuden yleisiä oppeja koskeva uudistus I. Lakimies 6/2003.
36. Rikosoikeuden yleisiä oppeja koskeva uudistus II. Lakimies 1/2004.
37. Rikosoikeuden yleisiä oppeja koskeva uudistus III. Lakimies 3/2004.
38. Public perceptions and the fairness of the dayfine system. An evaluation of the 1999 dayfine reform. JFT 3-4/2004.
39. Historiantutkimus ja kriminaalipoliikan analyysi – tapausmerkkejä ja historian opetuksia.. Lakimies 4/2013.

E. Articles in edited books

E.1. International

1. Sentencing Theory in Practice - Implementing the notion of normal punishments in Finland. In *Scandinavian Criminal policy and Criminology 1985-1990*. Edited by Norman Bishop. Scandinavian Research Council for Criminology 1990.
2. Neue Wege der Wiedergutmachung im Strafrecht Finnlands. In *Neue Wege der Wiedergutmachung*. Eds.: Albin Eser, Günther Kaiser ja Kurt Madlener. Beiträge und materialen aus dem Max Planck-Institut für ausländisches und internationales Strafrech Freiburg. Band S 18 1990. s. 293-323.
3. Reparation in Criminal Law. Finnish National report. In Eser, Albin & Walther, Susanne (eds): *Wiedergutmachung im Strafrecht*. Max-Planck-Institut, Freiburg im. Br. 1996. s. 317-420.
4. Defences applicable to third party involvement from a Scandinavian point of view. In Eser, Albin - Huber, barbara - Cornils, Karin (eds.), *Einzelverantwortung und Mitverantwortung im Strafrecht* pp.285-302. Beiträge und Materialen aus dem Max-Planck-Institut für ausländisches und internationales Strefrecht Freiburg. Band S 71. Freiburg.
5. Sentencing and Punishment in Finland: The Decline of the Repressive Ideal. In *Punishment and Penal Systems in Western Countries*, s. 92-150. Edited by M. Tonry and R. Frase. New York: Oxford University Press.
6. Proportionality and Other Values in the Finnish Sentencing System. In *Florens juris et legum. Festschrift till Nils Jareborg* (Edited by Petter Asp, Carl Erik Herliz & Lena Holmqvist). Upsala 2002.

7. Das Proportionalitätsprinzip in der finnischen Strafzumessungspraxis. In Frisch/von Hirsch/Albrecht (toim): *Tatproportionalität. Normative und empirische Aspekte einer tatproportionalen Strafzumessung*. C.F. Müller. Heidelberg 2003.
8. Prisoner Rates: Global Trends and Local Exceptions. Annual Report for 20002 and Resource Material Series No 61. Unafei, Tokyo, Japan 2002.
9. Techniques in Enhancing the Community-Based Alternatives to Incarceration B A European Perspective. Annual Report for 20002 and Resource Material Series No 61. Unafei, Tokyo, Japan 2002.
10. Enhancing the Community Alternatives B Getting the Measures Accepted and Implemented: Annual Report for 20002 and Resource Material Series No 61. Unafei, Tokyo, Japan 2002.
11. Non-Custodial sanctions in Finland. Teoksessa: Pierrette Poncela & Robert Roth (toim): La fabrique du droit au conseil de l'Europe: Promotion et mise en oeuvre des sanctions penales alternatives. Centre de Droit Pénal et de criminologie Universite paris X. Centre d'étude, de technique et dévaluation législatives. Université de Genève. 2004.
12. The Finnish Prosecution Service. In Peter Tak (ed), Tasks and Powers of the Prosecution Services in the EU member States. Wolf Legal Publishers. Nijemegen 2004.
13. &Ulla Mohella, Jouko laitinen & Aarne Kinnunen. Adult Corrections in Finland. In John Winterdyk (toim.), *Adult Corrections. International systems and Perspectives*. Monsey, New York. Criminal Justice påRESS 2004.
14. Reducing the prison population: Long term experiences from Finland. In *Crime policy in Europe. Good Practices and promising examples*. Council of Europe Publishing 2004. Myös teoksessa Crime and Justice in Scandinavia (ed. by Ulla V. Bondeson). Forlaget Thomson. Köbenhavn 2005.
15. Baisse de la population pénale: expériences finlandaises à long terme. In *Politique pénale en Europe*. Editions du Conseil de l'Europe. Strasbourg 2005.
16. Finland. In Peter Tak (ed), *Tasks and Powers of the Prosecution Services in the EU member States. Volume II*. Wolf Legal Publishers. Nijemegen 2005.
17. Finland: A Model of Tolerance? In John Muncie & Barry Goldson (ed), *Comparative Juvenile Justice*. Sage publications 2006.
18. Política criminal y penas alternativas a la prisión en los países escandinavos. In Ana Isabel Cerezo Domínguez (ed), Notas de dere-cho penal comparado. Publicado en Cuadernos de política criminal, número 90, s. 121—158, Madrid 2006.
19. Sanctions alternatives à l'emprisonnement en Finlande. In Pierrette Poncela & Robert Roth (ed): *La fabrique du droit des sanctions pénales au conseil de l'Europe*. Mission de Reserche. Droit et Justice. La Documentation française, Paris 2006.
20. Foreigners in Finnish Prisons. In A. Kalmouth et al: *Foreigners in European Prisons*. European Union 2007.
21. Confianza, bienestar y economía política. Explicación de las diferencias en materia de política penal. In *Procesos de infracción de normas y de reacción a la infracción normas: Dos tradiciones criminológicas. Nuevos estudios en homenaje al profesor Alfonso Serrano-Gómez*. Editores Alfonso Serrano Maíllo y José Luis Guzman Dábora. Dykinson, S.L. Madrid 2008.
22. Crime Prevention and Community Sanctions in Scandinavia. Annual Report for 2007 and Resource Material Series No 61. Unafei, Tokyo, Japan 2008.
23. Politics or Policy – Fluctuations in the Finnish Penal Policy. Ikke kun straf... In *Festskrift til Vagn Greve*. Juris- og Ökonomiforbundets Forlag. Köbenhavn 2008.
32. Differences in the Use of Imprisonment. In *Globalized Penal Populism and its Countermeasures* (Edited by Koichi Hamai ja Tom Ellis, Japaniksi). Kioto 2009.
33. Imprisonment and Penal Policy in Finland. In *Scandinavian Studies in Law* 54 (Edited by Peter Wahlgren). Tukholma 2009.

34. Juvenile Justice in Finland. In *Juvenile Justice in the European Union Countries* (I. Pruin, J. Grzywa, F. Dünkel, Hrsg). Schriften zum Strafvollzug, Jugendstrafrecht und zur Kriminologie. Band 36. MG 2010 Godenburg Greifswald University.
35. Finland. In Frieder Dünkel, Tapio Lappi-Seppälä, Christine Morgenstern, Dirk van Zyl Smit (eds). *Kriminalität, Kriminalpolitik, strafrechtliche Sanktionspraxis und Gefangenrenaten im europäischen Vergleich*. Schriften zum Strafvollzug, Jugendstrafrecht und zur Kriminologie. Band 37. MG 2010 Godenburg.
36. Wohlfahrt und politikwissenschaftliche Aspekte – International vergleichende Perspektiven zu Punitivität. In Frieder Dünkel, Tapio Lappi-Seppälä, Christine Morgenstern, Dirk van Zyl Smit (eds). *Kriminalität, Kriminalpolitik, strafrechtliche Sanktionspraxis und Gefangenrenaten im europäischen Vergleich*. Schriften zum Strafvollzug, Jugendstrafrecht und zur Kriminologie. Band 37. MG 2010 Godenburg.
37. Explaining Variations in the use of Imprisonment in Developed Democracies. In Bettina Lemann Kristiansen and Anette Storgaards (eds). *Nordisk retssociologi. Status – aktuelle udforingar – visioner*. Justis- og Ökonom forbundets Förlag. Köbenhavn 2010.
38. Parole and Early Release in Finland. In Nicola Padfield, Dirk Zyl van Smit and Frieder Dünkel (eds). *Release from prisons. European policy and practice*. Willan publishing 2010.
39. Nordic Youth Justice in a Nutshell. In Thomas Elholm, Vagn Greve, Petter Asp, Raghnheidur Bragadottir, Dan Frände og Asbjörn Strandbakken (eds). *Liber amicarum et amicorum Karin Cornils – Glimt af nordisk strafferätt og straffeprocessrett*. Jurist- og Okonimiforbundets Forlag 2010. Kobenhavn.
40. Changes in Penal Policy in Finland. In Helmuth Kury & Evelyn Shea (ed), *Punitivity. International Developments. Vol. 1: Punitiveness -- a global Phenomenon?* Universitätsverlag Dr. Brockmeyer. Bochum/Germany, 2011.
41. Causes of Prison Overcrowding. In *Report of the Workshop Strategies and Best Practices against Overcrowding in Correctional Facilities*. 12th United Nations Congress on Crime Prevention and Criminal Justice, Salvador, Brazil, 12-19 April 2010. United Nations Asia and Far East Institute for the Prevention of Crime and Treatment of Offenders (UNAFEI), March 2011, Tokyo, Japan.
42. Explaining National Differences in the Use of Imprisonment . In Sonja Snacken, Els Dumortier (eds.), *Resisting Punitiveness in Europe? Welfare, Human Rights and Democracy*. London: Routledge, 2011.
43. Sentencing and Punishment in Finland: The Decline of the Repressive Ideal. In *Why Punish? How Much?* Edited by Michael Tonry. New York: Oxford University Press 2011.
44. Imprisonment and Penal demands: exploring the dimensions and drivers of systemic and attitudinal punitivity. In Sophie Body-Gendrot, Mike Hough, Klara Kerezsi, René Lévy and Sonja Snacken (eds). *The Routledge Handbook of European Criminology*. Routledge 2013.
45. Downsizing the Use of Imprisonment in Finland. In David J Cornwell, John Blad and Martin Wright (eds), *Civilising Criminal Justice. An International Agenda for Penal reform*. Waterside Press 2013.
46. Auf der Suche nach Unterschieden in der Nutzung der Freiheitstrafe : eine europäische Perspective. In *Justizvollzug in Bewegung* (Edited by Axel Dessecker & Rudolf Egg). Kriminologia und Praxis. Schriftentreihe der Kriminologischen Zentrale. Band 64. Wiesbaden 2013.
47. How to reduce prison numbers: The Experience of Finnish Penal Policy. In *Re-Imagining Imprisonment in Europe. Effects, Failures and the Future*. Ed. Eoin Carroll and Kevin Warner. The Liffey Press, Dublin 2014.
48. Long term prisoners in Finland. National Report. In *Long Term Imprisonment and Human Rights*. Edited by Kirstin Drenkhahn, Manuela Dudeck and Frieder Dünkel. Routledge Frontiers of Criminal Justice. (P.136-163). London, New York.
49. Mediation in Finland. National report. In *Restorative justice and Mediation in Penal Matters*. Edited by Frieder Dünkel, Joanna Grzywa-Holten, Philip Horshfeld. Schriften zum

- Strafvollzug, Jugendstrafrecht und zur Kriminologie. Band 50. (P.246-267) MG Forum Verlag Godesberg 2015.
50. Youth Justice without a Juvenile Court: A Note on Scandinavian Exceptionalism. In *Juvenile Justice in Global Perspective*. (ed. Frankling E. Zimring, Maximo Langer, and David S. Tanenhaus), New York University Press). (P.63-118).
51. Preventive Detention and Life Imprisonment in Four Nordic Countries. To be appear in *Kriminalistiske pejlinger – Festschrift til Flemming Balvig*, edited by Britta Kyvsgaard, Jørn Vestergaard, Lars Holmberg & Thomas Elholm. Jurist- og Økonomforbundets Forlag. Kobenhavn. Spring 2015.

In print (Spring 2015)

52. American Exceptionalism in Comparative Perspective. To be appear in American Penal Exceptionalism (ed. Kevin Reitz, Oxford University Press.) in 2015.
53. The “Heavy End” of the Nordic Sanction Systems.” To be appear in *Comparative Perspectives on Theory and Practice of Preventive Detention* (ed. Christopher Michaelsen, Hart Publishing) in 2015.
54. (& Martti Lehti). Global homicide mortality trends by gender 1950–2010. To be Appear in Helmuth Kury & Evelyn Shea (eds) Women and Children as Victims and Offenders (Springer, Spring 2015).

E.2. International congress publications

1. A Comment on the Issue of "Reparative Justice". Third European Colloquium on Crime and Public Policy in Europe. Noordijkerhout, July 5-8.1992. Research and Documentation Centre, Ministry of Justice. The Netherlands 1992.
2. Community service and the Neo - Classical framework of Penal Sanctions. Rapport fra kontaktseminar om samfunnstjeneste, Reykjavik, Island 1992.
3. Remand Prisoners in Finland. Some Statistics. Teoksessa Police Apprehension and Remand Detention in the Light of Guarantees of Fundamental Rights. Proceedings of the I.P.P.F. Workshop at Macau 21-24 October 1994 p.293-298.
4. General Prevention - Hypotheses and empirical evidence. Raportissa Ideologi og Empiri i Kriminologien. Scandinavian Research Council for Criminology. Reykjavik 1995.
5. Prison-Privatization: To what Extent may the Correctional Functions be performed by the Private Sector? Some Essential Issues in Contemporary Correctional Policy. Interanational Penal and Penintentiary Foundation. Proceedings of the VIIth International Colloquium of the IPPF Fuchu-Tokyo/Japan, 16-20 Januaru 1998n (ed. Pierre-Henri Bolle) pp.285-310

E.3. Articles in national edited books

1. Hajamietteitä syyllisysopin tutkimisesta, erityisesti tuottamuskäsitettä silmälläpitäen. In "Tuottamukselliset rikokset". s. 44-54. Helsinki 1976.
2. Rangaistuksen määräminen rikoslain 28 luvun rikoksista. In "Rangaistuksen mittaanmisesta". Lakimiesliiton koulutuskeskuksen julkaisusarja n:o 29/1980. s. 69-102.
3. Osuus oppikirjasta "Rikosten seuraamukset" (muut kirjoittajat: M. Halinen, P.Koskinen, M. Majanen, H. Palmén, P.O. Träskman ja T. Utriainen). Helsingin yliopiston rikosoikeuden laitoksen julkaisuja n:o 2, Helsinki 1977/1981.
4. RL 22: Sikiönlähdeettäminen. In Heinonen, Olavi - Koskinen, Pekka - Lappi-Seppälä, Tapio - Majanen, Martti - Nuotio, Kimmo, Nuutila, Ari-Matti - Rautio, Ilkka: Rikosoikeus. WSLT Oikeuden perusteokset. Helsinki 1999 s. 477-480.

5. Yleisen lainkuulaisuuden ylläpitäminen - ehdollisen vankeusrangaistuksen edellytykset ja oikeuskäytäntö. Rikosoikeudellisia kirjoitelmia V. Sylvi Inkeri Anttilalle 29.11.1986 omistettu s. 139-165. Vammala 1986.
6. Varkaat ja vankila - eräs tehoton mutta epäoikeudenmukainen järjestelmä. In "On se niin väärin". Tutkijaliitto 1989 s. 158-165. Helsinki 1989.
7. Humalan vaikutuksesta rangaistusvastuuseen. Rikosoikeudellisia kirjoitelmia VI. Rikosoikeuden juhlavuonna 1989 s. 231-246.
8. The Doctrine of Criminal Liability and the Draft Criminal Code for Finland. In Raimo Lahti - Kimmo Nuotio (eds): "Criminal Law Theory in Transition. Finnish and Comparative Perspective". Finnish Lawyer's Publishing Company. Helsinki 1992".
9. Om strafrechtssystemets (externa) berättigande. In Kerstin Berglund - Dan Frände - Lenita Häggblom - Kjell Sevón (ed.): Skuldfrihet och Ansvarslöshet - En hälsning till Alvar Nelson på 75 årsdagen av Ane den gmles barnbarn. Helsinki 1994.
10. Alternative Penal Sanctions. In Finnish national Reports to the fourteenth congress of the International Academy of Comparative Law. Ed. by Antti Suviranta. Studia Iuridica Helsingiensia. Finnish Lawyers' Publishing. Helsinki 1994.
11. Miksi rikosoikeus? Studia Criminalia. Edited by Ari Hirvonen. Helsingin Yliopiston rikos- ja prosessioikeuden laitoksen julkaisuja A:8 Helsinki 1994.
12. Armahdus. Encyclopedia Iuridica Fennica IV. Rikos- ja prosessioikeus. Jyväskylä 1995. Palstat 18b-22a.
13. Oikeudenmukaisuus. Encyclopedia Iuridica Fennica IV. Rikos- ja prosessioikeus. Jyväskylä 1995. Palstat 333c-337b.
14. Rangaistusteoriat. Encyclopedia Iuridica Fennica IV. Rikos- ja prosessioikeus. Jyväskylä 1995. Palstat 478c-483a.
15. Rangaistuskäytäntö. Encyclopedia Iuridica Fennica IV. Rikos- ja prosessioikeus. Jyväskylä 1995. Palstat 465a-474b.
16. Rangaistuksen mittaaminen. Encyclopedia Iuridica Fennica IV. Rikos- ja prosessioikeus. Jyväskylä 1995. Palstat 448b-453c.
17. Rangaistuksen määräämisen. Encyclopedia Iuridica Fennica IV. Rikos- ja prosessioikeus. Jyväskylä 1995. Palstat 453c-461a.
18. Syttämättä jättäminen. Encyclopedia Iuridica Fennica IV. Rikos- ja prosessioikeus. Jyväskylä 1995. Palstat 657a-660a.
19. Tuomitsematta jättäminen. Encyclopedia Iuridica Fennica IV. Rikos- ja prosessioikeus. Jyväskylä 1995. Palstat 741c-743c.
20. Päivästä päivään, vuodesta toiseen - eduskunnan lakialoitteen 34/1996 vp. kriminaalipoliittinen arvio. In Lahti, Raimo (Edited by), Kohti rationaalialia ja humaania kriminaalipoliittikaan. Omistettu Inkeri Anttilalle 29.11.1996. Helsinki 1996. s. 280-298.
21. Rikosoikeustutkimus, kriminaalipoliittinen orientaatio - ja metodi. // Minun metodini. - Helsinki : Werner Söderström lakitieto, 1997 ISBN 951-670-004-7. s. 189-213
22. Rangaistukset. In Heinonen, Olavi - Koskinen, Pekka - Lappi-Seppälä, Tapio - Majanen, Martti - Nuotio, Kimmo, Nuutila, Ari-Matti - Rautio, Ilkka: Rikosoikeus. WSLT Oikeuden perusteokset. Helsinki 1999 s. 121-244.
23. RL 21: Henkeen ja terveyteen kohdistuvat rikokset. Yhdessä Ari-Matti Nuutilan kanssa. In Heinonen, Olavi - Koskinen, Pekka - Lappi-Seppälä, Tapio - Majanen, Martti - Nuotio, Kimmo, Nuutila, Ari-Matti - Rautio, Ilkka: Rikosoikeus. WSLT Oikeuden perusteokset. Helsinki 1999 s. 411-475.
24. RL 23: Liikennerikokset. Yhdessä Ari-Matti Nuutilan kanssa. In Heinonen, Olavi - Koskinen, Pekka - Lappi-Seppälä, Tapio - Majanen, Martti - Nuotio, Kimmo, Nuutila, Ari-Matti - Rautio, Ilkka: Rikosoikeus. WSLT Oikeuden perusteokset. Helsinki 1999 s. 481-536.
25. RL 28: Varkaus, kavallus ja luvaton käyttö. In Heinonen, Olavi - Koskinen, Pekka - Lappi-Seppälä, Tapio - Majanen, Martti - Nuotio, Kimmo, Nuutila, Ari-Matti – Rautio Ilkka, Rikosoikeus. WSLT Oikeuden perusteokset. Helsinki 1999 s. 601-638.

26. RL 31: Ryöstö ja kiristys. In Heinonen, Olavi - Koskinen, Pekka - Lappi-Seppälä, Tapio - Majanen, Martti - Nuotio, Kimmo, Nuutila, Ari-Matti - Rautio, Ilkka: *Rikosoikeus. WSLT Oikeuden perusteokset*. Helsinki 1999 s. 699-718.
27. Rikollisuustilanne ja rangaistuskäytäntö. In Heinonen, Olavi - Koskinen, Pekka - Lappi-Seppälä, Tapio - Majanen, Martti - Nuotio, Kimmo, Nuutila, Ari-Matti - Rautio, Ilkka: *Rikosoikeus. WSLT Oikeuden perusteokset*. Helsinki 1999 s. 1123-1135.
28. Seuraamukset. In Heinonen, Olavi - Koskinen, Pekka - Lappi-Seppälä, Tapio - Majanen, Martti - Nuotio, Kimmo, Nuutila, Ari-Matti - Rautio, Ilkka: *Rikosoikeus. WSOY Oikeuden perusteokset*. Helsinki 2002 (s. 169-530).
29. RL 21: Henkeen ja terveyteen kohdistuvat rikokset. *Rikosoikeus*, s. 741-814
30. RL 22: Sikiönlähdettäminen. *Rikosoikeus* s. 815-818.
31. RL 23: Liikennerekokset. Yhdessä Ari-Matti Nuutilan kanssa, *Rikosoikeus* s. 819-878.
32. RL 28: Varkaus, kavallus ja luvaton käyttö, *Rikosoikeus* s. 951-990.
33. RL 31: Ryöstö ja kiristys, s. 1063-1082.
34. Rikollisuustilanne ja rangaistuskäytäntö, *Rikosoikeus* s. 1511-1580.
35. Muuttuuko kriminaalipoliitikka B ja mihin suuntaan? In *Rikosoikeudellisia kirjoituksia VII Pekka Koskiselle 1.1.2003 omistettu* (Edited by Raimo Lahti B Tapio Lappi-Seppälä) s. 155-180.
36. Pekka Koskinen 60 vuotta (yhdessä Raimo Lahden kanssa). In *Rikosoikeudellisia kirjoituksia VII Pekka Koskiselle 1.1.2003 omistettu* (Edited by Raimo Lahti B Tapio Lappi-Seppälä) IXB XIII.
37. Syyntakeisuussäännösten soveltamiskäytäntöjen tutkimisesta. In Nuutila, Ari-Matti & Pirjatanniemi, Elina (Edited). *Rikos, rangaistus ja prosessi. Juhlajulkaisu Eero Backman 1945 — 14/5 — 2005. Turun yliopiston oikeustieteellisen tiedekunnan julkaisuja, Juhlajulkaisut A:15*.
38. Rangaistuskäytännön hinta. In *Rikosoikeudellisia kirjoituksia VIII Raimo Lahdelle 2006 omistettu* (Edited by Pekka Koskinen B Martti Majanen). Vammala 2006.
39. Trust, Welfare, and Political Economy. Explaining Differences in Penal Severity. *Juhlakirja Raimo Lahdelle 2007. Forum Juris*.
40. RL 21: Henkeen ja terveyteen kohdistuvat rikokset. *Rikosoikeus*, s. 463-617, 547-552
41. RL 22: Sikiönlähdettäminen. *Rikosoikeus* s. 553-560.
42. RL 31: Ryöstö ja kiristys, *Rikosoikeus* s. 851-870.
43. Johdanto. In Lappi-Seppälä, Tapio – Hakamies, Kaarlo - Koskinen, Pekka - Majanen, Martti – Melander, Sakari - Nuotio, Kimmo - Nuutila, Ari-Matti – Ojala, Timo - Rautio, Ilkka: *Rikosoikeus. WSOYpro Oikeuden perusteokset*. Helsinki 2009 (s. 41-46).
44. Kriminaalipoliikan perusteita. *Rikosoikeus* s.55-66.
45. Rangaistus kriminaalipoliikan keinona. *Rikosoikeus* s.67-86.
46. Rikollisuus tilastojen valossa. *Rikosoikeus* s.47-54.
47. RL 23: Liikennerekokset. *Rikosoikeus* s. 561-566, 587-614,620-632.
48. RL 28: Varkaus, kavallus ja luvaton käyttö, *Rikosoikeus* s. 707-756.
49. RL 41: Aserikokset, *Rikosoikeus* s. 1153-1166.
50. RL 43: Hyvät tavat, *Rikosoikeus* s.1167-1170.
51. Seuraamusjärjestelmän pääpiirteet. *Rikosoikeus* s.95-158.
52. Jäännösraangaistuksen täytäntöönpanosta. In Da mihi factum, dabo tibi ius. Korkein oikeus 1809-2009. *WSOYpro 2009*.
53. Rikoslaki ja perusoikeuksien suoja. Suomalainen Tiedeakatemia. Vuosikaja 2010.
54. Vaikuttivatko lainmuutokset? Pohdintoja rikosoikeudellisen järjestelmän muutosvaikutuksista. In Lainvalmistelu, tutkimus, yhteiskunta. Jyrki Talan juhlakirja. Turun yliopisto 2011.
55. *Penal policy and criminal justice in Finland and the other Nordic countries*. In Kimmo Nuotio & Sakari Melander & Merita Huomio-Kettunen (eds), *Introduction to Finnish law and legal culture*. Helsinki: Helsingin yliopisto 2012

56. Kriminaalipoliikan muutostrendejä. In Pekka Koskisen muistojulkaisu, (Edited by Raimo Lahti). Helsingin yliopisto 2013.

F. Chapters in Institute Series

1. Johdanto. Rikollisuustilanne 1995-1996 s. 1-6. Oikeuspoliittinen tutkimuslaitos 143/1997. Helsinki 1997.
2. Rikollisuuskontrolli. Rikollisuustilanne 1995-1996 s. 143-217. Oikeuspoliittinen tutkimuslaitos 143/1997. Helsinki 1997.
3. Oikeusolot. Oikeusolot-seminaari 1998 (Edited by Marjukka Litmala) s. 2-7. Oikeuspoliittinen tutkimuslaitos. Tutkimustiedonantoja 40/1998.
4. Johdantojakso Rikollisuustilanne 1997. Oikeuspoliittinen tutkimuslaitos 153/1998. Helsinki 1998. s. 1-6
5. Kontrolliviranomaisten toiminta. Rikollisuustilanne 1997. Oikeuspoliittinen tutkimuslaitos 153/1998. Helsinki 1998. s. 148-204.
6. Yhdyskuntapalvelu. Rikollisuustilanne 1997. Oikeuspoliittinen tutkimuslaitos 153/1998. Helsinki 1998. s. 205-208.
7. Lappi-Seppälä, Tapio - Takala, Jukka-Pekka: Nuorten seuraamusjärjestelmä. Rikollisuustilanne 1997. Oikeuspoliittinen tutkimuslaitos 153/1998. Helsinki 1998. Oikeuspoliittinen tutkimuslaitos 153/1997 s. 209-216. Helsinki 1998.
8. Johdantojakso Rikollisuustilanne 1998. Oikeuspoliittinen tutkimuslaitos 165/1999. Helsinki 1999. s. 1-6
9. Kontrolliviranomaisten toiminta. Rikollisuustilanne 1997. Oikeuspoliittinen tutkimuslaitos 165/1999. Helsinki 1999. s. 142-194.
10. Yhdyskuntapalvelu. Rikollisuustilanne 1998. Oikeuspoliittinen tutkimuslaitos 165/1999. Helsinki 1999. s. 195-198.
11. Ehdollisen rangaistuksen käyttökerrat. Rikollisuustilanne 1998. Oikeuspoliittinen tutkimuslaitos 165/1999. Helsinki 1999. s. 199-207. Myös Uusi Kriminaalihuolto 4/1999, 8-14.
12. Nuorten seuraamusjärjestelmä. Rikollisuustilanne 1998. Oikeuspoliittinen tutkimuslaitos 165/1999. Helsinki 1999. 208-213. Helsinki 1999.
13. Kontrolliviranomaisten toiminta. Rikollisuustilanne 1999 s. 149-204. Oikeuspoliittinen tutkimuslaitos. Julkaisuja 175/2000. Helsinki 2000.
14. Yhdyskuntapalvelu. Rikollisuustilanne 1999. Oikeuspoliittinen tutkimuslaitos 175/200. Helsinki 2000. s. 205-209.
15. Nuorten seuraamusjärjestelmä. Rikollisuustilanne 1999. Oikeuspoliittinen tutkimuslaitos 175/200. Helsinki 2000. s. 210-215.
16. Introduction. In Lappi-Seppälä, Tapio (toim) Homicide in Finland - Trends and patterns in Historical and Comparative Perspective. Oikeuspoliittinen tutkimuslaitos 181/2001. Helsinki 2001.
17. Kontrolliviranomaisten toiminta. Yhdyskuntapalvelu. Nuorten seuraamusjärjestelmä. Rikollisuustilanne 2000 s. 168-247. Oikeuspoliittinen tutkimuslaitos. Julkaisuja 175/2000. Helsinki 2000.
18. Johdantojakso. Rikollisuustilanne 2003. Oikeuspoliittinen tutkimuslaitos 209/2004. Helsinki 2004. s. 1-7.
19. Kontrolliviranomaisten toiminta. Rikollisuustilanne 2003. Oikeuspoliittinen tutkimuslaitos 209/2004. Helsinki 2004. 255-330
20. Kontrolliviranomaisten toiminta. Rikollisuustilanne 2005. Oikeuspoliittinen tutkimuslaitos 220/2006. Helsinki 2006. 263-348.
21. (ja Hannu Niemi) Kontrolliviranomaisten toiminta. Rikollisuustilanne 2006. Oikeuspoliittinen tutkimuslaitos 229/2006. Helsinki 2007. 277-360.

22. (ja Hannu Niemi) Kontrolliviranomaisten toiminta. Rikollisuustilanne 2008. Oikeuspoliittinen tutkimuslaitos 247/2009. Helsinki 2007. 309-402.
23. (ja Hannu Niemi) Kontrolliviranomaisten toiminta. Rikollisuustilanne 2009. Oikeuspoliittinen tutkimuslaitos 247/2010. Helsinki 2007. 309-402.
24. (ja Hannu Niemi) Kontrolliviranomaisten toiminta. Rikollisuustilanne 2010. Oikeuspoliittinen tutkimuslaitos 258/2010. Helsinki 2011. 285-370.
25. (ja Hannu Niemi) Kontrolliviranomaisten toiminta. Rikollisuustilanne 2011. Oikeuspoliittinen tutkimuslaitos 252/2012. Helsinki 2012. 297-402.
26. (ja Hannu Niemi) Kontrolliviranomaisten toiminta. Rikollisuustilanne 2012. Oikeuspoliittinen tutkimuslaitos 264/2013. Helsinki 2013. 279-390.
28. (ja Hannu Niemi) Seksuaalirikokset. Rikollisuustilanne 2012. Oikeuspoliittinen tutkimuslaitos 264/2013. Helsinki 2014. 97-118.
29. (ja Hannu Niemi) Kontrolliviranomaisten toiminta. Rikollisuustilanne 2013. Oikeuspoliittinen tutkimuslaitos 266/2014. Helsinki 2014. 271-382.
30. (ja Hannu Niemi) Seksuaalirikokset. Rikollisuustilanne 2013. Oikeuspoliittinen tutkimuslaitos 264/2013. Helsinki 2014. 97-118.
31. (ja Hannu Niemi) Seuraamusjärjestelmä 2014. Kontrollijärjestelmä tilastojen ja tutkimusten valossa. Kriminologian ja oikeuspolitiikan instituutti. Katsauksia 5/2015. Helsinki 2015.
30. (ja Hannu Niemi) Seksuaalirikokset. Rikollisuustilanne 2014. Kriminologian ja oikeuspolitiikan instituutti. Katsauksia 4/2015. Helsinki 2015. 79-102.

G. Non-referee scientific articles

G.1. International

1. Recent Trends in Finnish Sentencing Policy. Overcrowded Times, Volume 10, Number 5. Maine 1999.
2. Reducing the Prison Population in Finland. Vista. Perspectives on Probation Autumn 2001 p.256-279.
3. ESC newsletter. Criminology in Finland. Criminology in Europe. 2(1):1, 10-11.
4. ESC newsletter. Imprisonment and Penal Policy in Finland. Criminology in Europe 4(1):3, 13-15.
5. The repeated use of conditional sentence in court practice. CEP Bulletin, December 1999.
6. Community sanctions as a means to restrict the use of imprisonment? CEP Bulletin 27 June 2003, s. 5-7.
7. Foreword. Julkaisuun Crime & Justice in Scotland 2010 – A Fifth Review of Progress. Scottish Consortium on Crime and Criminal Justice. Edinburgh 2011. <http://www.scccj.org.uk/index.php/scccj-publications/>
8. Assessment of Development of monitoring instruments for judicial and law enforcement institutions in the Western Balkans. European Union CARDS Regional Action Programme. August 2011 External evaluation report. <http://www.unodc.org/documents/evaluation/>
9. Foreword in David J Cornwell, Mercy. A Restorative Philosophy. Waterside Press. Hampshire 2014.
10. Assessment of UNODC programme of Corruption and Crime affecting the Business Sector in the Western Balkans. External evaluation report 2014.
11. Assessment of UNODC Regional Programme for South Eastern Europe. External evaluation report 2015.
12. (& Anette Storgaard) Mediation in Denmark and Finland. Neue Kriminalpolitik. Nomo. 2/2015.

G.2. Nationally

1. Eräitä rangaistuksen mittamiseen liittyviä näkökohtia. Vankeinhoito 6/1976, s. 4-8.

2. Pohjoismaista rattijuoppoutta. Alkoholipoliikka 4/1978, s. 226-228.
3. Uudet liikennejuopumussäännökset ja rangaistuskäytäntö. Julkaisussa: Kouvolan hovioikeuspiirin tuomaripäivät 21.9.1978. Kouvolan, 1978 s. 1-25.
4. Kommenttipuheenvuoro. Oikeus 4/1987 s. 431-433.
5. Mittaamiserot ja rangaistuskäytännön ohjaaminen. Julkaisussa: Rovaniemen hovioikeuspiirin VIII tuomaripäivät 19.-20.10.1989, Rovaniemi 1989 s. 1-24.
6. Rikoslain I osauudistus ja hovioikeuskäytäntö. Julkaisussa: Rovaniemen hovioikeuspiirin IX tuomaripäivät 5.-6.9.1991, Rovaniemi 1991 s. 1-44.
7. Kriminalisointiperiaatteet. Oikeus 2/1995 s. 197-200.
8. Oikeustapauskommentti KKO 2001:11. KKO:n ratkaisut kommentein I/2000 (Edited by Pekka Timonen)
9. Oikeustapauskommentti KKO 2001:24. KKO:n ratkaisut kommentein 2001 I (Edited by Pekka Timonen)
10. Oikeustapauskommentti KKO 2001:25. KKO:n ratkaisut kommentein 2001 I (Edited by Pekka Timonen)
11. Oikeustapauskommentti KKO 2001:130. KKO:n ratkaisut kommentein 2001 II (Edited by Pekka Timonen)
12. Oikeustapauskommentti KKO 2002:2. KKO:n ratkaisut kommentein 2002 I (Edited by Pekka Timonen)
13. Oikeustapauskommentti KKO 2002:2. KKO:n ratkaisut kommentein 2002 I (Edited by Pekka Timonen)
14. Pekka Koskinen 60 vuotta. Lakimies 1/2003.
15. Inkeri Anttila 90 vuotta. Lakimies 7-8/2006.
16. Pekka Koskinen 1946-2011. Oikeus 4/2011
17. Inkeri Anttila in Memoriam. Lakimies 2014.

H. Newspaper articles

1. Rattijuopumusten rangaistustasoa ei ole syytä muuttaa. Helsingin Sanomat, alakerta 16.10.1983.
2. Vankilan ongelma on varkauden ongelma. Helsingin Sanomat, yliö 7.2.1988.
3. Suomalainen rikos ja rangaistus. In "Mitä, Missä, Milloin - Kansalaisen vuosikirja" s. 212-225. Helsinki 1989.
4. Miksi rikosoikeus? Yliopisto (Acta Universitatis Helsingiensis) 5/1994.
5. Sovittelutoiminnan lakisääteistämisestä. Sovitteliha 1/1994 s. 10-11.
6. Uudistuksia nuorisorikosoikeuden alalla. Sovitteliha 2/1995 s. 6-7.
7. Rikos ja rangaistus. Joka kodin suuri lakikirja. - Helsinki : Suuri suomalainen kirjakerho, 1997. ISBN 951-643-492-4. Otava 1997.
8. Väkivaltarikos ja sen rangaistus. Hyvinvointikatsaus 3/1998 s. 38-43.
10. Yleisön käsitykset vuoden 1999 sakkouudistuksesta. Haaste 1/2003 s. 21-23.
11. Vankiluvut - vielä kerran. Haaste 4/2003
12. Kriminaalipoliikka uusiksi. In 100 Suomalaista vaikuttajaa (Edited by Allan Tiitta). Otava 2014.

3. SCIENTIFIC ACTIVITIES

I started my research career as a legal scholar. However, my orientation was from the beginning towards empirical methods and criminal political analyses. From there my research interests expanded to historical explanations, the dynamics of penal change and to comparative criminology.

My research themes over the years cover sanction systems, general doctrines of criminal law, theories of punishment, sentencing theory and sentencing practice, the effects of criminal sanctions, youth justice, mediation, comparative penal policy, and crime trends. I have employed in my work legal, empirical, historical and comparative analyses.

Current projects include the following: In *comparative prison and penal policy research*, analyses of national penal variations will be expanded to community sanctions and indicators measuring punitiveness of imprisonment with global data of prison conditions and enforcement practices. “*Crime and punishment in the Nordics*” examines the connections between sanction practices and crime trends with long-term historical Nordic crime data from early 1800 till today. The results of previously published *analyses of Nordic penal policies and sanction systems* will be complemented and collected into a single volume. Also new editions of the textbooks (see below (section 5.3) are also under preparation.

Current research projects are supported by co-operation with various networks, including the ICPS World Prison Brief advisory board, research project “Life Imprisonment Worldwide” (University of Nottingham), “Incarceration in Europe” (SPIDER network lead by University of Liverpool and the Netherlands Institute for the Study of Crime and Law Enforcement NSCR), and LERU Working Group on Crime and Social Control (lead by University of Leuven).

The underlying thread in my work may be characterized as “criminal political orientation”. I have sought after explanations for existing practices and emerging trends (what explains the differences in national prisoner rates and why the rates are falling/increasing; what is the underlying rational for aggravation/mitigation in sentencing etc), the impact and effects of chosen penal policies (and whether social realities and penological assumptions behind policy changes match), and what should be concluded from all these findings in policy terms. To me good research has also practical value and critical potential, since all criminal justice systems need improvement -- and some of them are outright horrible.

For the same reasons I have found it only natural to combine scientific work with participation in criminal justice policy planning, of which I have experience for over 30 years in several committees and working groups. Among the major contribution in this work is the over 10-years lasting drafting of new general part of the criminal code for Finland (first as the secretary and later as the chairman of the working group).

I have also found it important to participate in dissemination and popularization of criminological knowledge through public presentations and media, both nationally and internationally (see also the list under section 5 below).

4. DEVELOPMENT PLANS

I started my career as a university teacher in the mid-1970s, and I have continued that work uninterrupted. I have found this work highly rewarding. I have also been fortunate enough to be able to conduct independent research work as the director of National Research Institute of Legal Policy for a period of 20 years. In that work I have identified myself more as a researcher, not as an administrative bureaucrat, and I place high priority for research, also in the future. In developing my activities and work as a professor of criminal law and criminology, I will stress the following dimensions:

The value and need of multidisciplinary research is widely acknowledged, but too seldom accomplished in practice. National Research Institute of Legal Policy forms a clear exception. During the past decades it has managed successfully to combine approaches from criminology, empirical legal studies and sociology of law, into an efficient and vital research program. I will further work to maintain this multidisciplinary research profile. To my view the institute – located in the Central Campus of the University of Helsinki - may well function as a bridge between different faculties. In concrete terms this will entail intensification of co-operation in research and teaching across faculties.

While the Institute of Criminology and Legal Policy is located in the Faculty of Social Sciences, I consider it also important that all law students receive regular basic teachings in criminology. It is essential that the coming legal practitioners (prosecutors, judges, lawyers etc.) are familiar with the basic facts of crime and crime control. It is also my conviction that the fact that criminology has been taught in the law faculty since the 1960s, first by professor Inkeri Anttila and then by her successors, has made its mark in the internationally appraised penal practices in Finland. I will see it as my responsibility to carry out that work also in the future.

The third task of the university is to interact and to support the development of the surrounding society. Finnish political system has traditionally placed high value on research and expert knowledge in policy planning. National Research Institute of Legal Policy has played an important part in the formation of national penal policies in the past. Maintaining and enforcing that role in the future is both important and challenging.

This task is not nationally confined, either. In the field of criminal policy (as in many other fields, too) the Nordic Model has received increasing international attention and appraisal as a specific, socially sustainable, fair and effective way of addressing social problems and policies. Nordic criminology and crime policy has a lot to offer in the international knowledge exchange, while there is also a lot to be learned for us through comparative research. - It is also for these reasons that I am most grateful and proud for being awarded in 2015 by the American Society of Criminology with the Sellin-Glueck Award for my work in the field of comparative penal policy.

5. TEACHING

1. University lectures, thesis supervision and professional training in Finland

I have an uninterrupted teaching career at the University of Helsinki Faculty of Law since 1975, starting with basic courses on criminal law. Since 1992 I been responsible for the main course of criminology for law students. From the mid 2000s I have taken partial responsibility of the courses on law drafting and legislative policies. The teaching modalities include both lectures with over 200 students, as well as work with small groups and seminar work. Since 2006 I have conducted master thesis seminars in sociology of law and criminology, criminal law, and history of law. Last year two of the magisterial thesis under my supervision received the highest grade (laudatur).

The lectures stress the importance of independent critical thinking, when it comes to and sources of crime data and issues of criminal policy. In order to illustrate the formation of criminological knowledge, and to activate discussions, the students have, for example, been asked to participate public opinion surveys (with 200 students the results also become interesting). I am also encouraging law students to extend their methods and sources from basic literal sources to comparative and historical sources, and to rapidly increasing web-data available from international databanks.

During the past 20 years I have supervised a large number of studies conducted by professional researchers in the National Research Institute of Legal Policy. At the moment I have three PhD thesis under my supervision.

Besides university teaching I have an extensive career as a professional lecturer. I have participated on a regular basis in legal- and professional training and education since late 1970s. This work includes regular teachings and seminars judges, prosecutors, prison administration and other legal practitioners, organized by both the University of Helsinki, Ministry of Justice, Prison Administration, General Prosecutor's Office, the Supreme Court, the Courts of Appeal, and Lawyers Associations.

2. International lectures and teachings

Since early 1990s there has been an increasing demands on knowledge and information about Nordic criminology and crime policy. Consequently much of my international work has concentrated in knowledge sharing in universities, research centers and governmental offices in different countries in Europe and overseas. During the last 15 years I have delivered lectures and presentations in around 20 universities both in and outside Europe (including Cambridge, Kings College and School of Economics London, Edinburgh and Dublin; Greifswald and Freiburg in Germany, all major Nordic universities (incl. Stockholm, Århus, Lund, Copenhagen), in Spain (Barcelona Pompeu Fabre, Malaga), Belgium (Bruxelles, Leuven), Netherlands (Amsterdam, Tilburg), Italy (Bologna, Parma), USA (Minnesota) as well as Russia (Krasnojarsk), Baltic countries (Vilna, Tartu) and Japan (Ruyoku). The list from the last 15 years is included below as

an appendix At the moment I am external professor of the Ph.D. program of the University of Malaga for the period 2013-16.

3. Study materials.

My book of Sanctions (Rikosten seuraamukset 2000), as well as the large (1550 pages) edited volume of Criminal law (Rikosoikeus 3p. 2013) and “Crime and criminal policy” (Rikollisuus ja kriminaalipoliittika 2006) have served as the basic teaching materials in criminal law in the Finnish universities. In addition several other titles in my publication list have been included as teaching materials, both in Finland and in abroad.

Appendix. Lectures and presentations 2010-2015 (international)

2010

- 7.3. Parma (University of Parma). *Trust, Punitivity and Imprisonment*.
- 8.4. Salvador, Brasilia (Government of Bahia). *Regulating the prison populations in the Nordic countries*
- 19.4. Salvador, UN XII congress in criminology, plenary presentation on *Prison Overcrowding: Causes and Countermeasures*
- 3.6. Elche, Spain (VII National Criminology Congress). *Explaining National Differences in the Use of Imprisonment*
- 18.10. Amsterdam (NCRS), *Explaining Trends and Cross-National Variations in Lethal Violence – Tentative Findings from 200 Countries*
- 6.11. Barcelona (University of Barcelona, Pompeu Fabre), *Community Sanctions in the Nordic Countries*

2011

- 26.1. Washington (National Institute of Justice), *Exploring the Differences in Incarceration Rates*.
- 1.7. Wien (UNODC) *Development of monitoring instruments for judicial and law enforcement institutions in the Western Balkans*
- 28.9. Stockholm (University of Stockholm), *The History of Crime and Punishment in Sweden and Finland 1800-2000*.

2012

- 9.2. Leuven (University of Leuven), *The dialectic relation between research, policy and practice in youth justice in Scandinavia*
- 9.3. Bologna (University of Bologna and Minnesota), *Trends in lethal violence: tentative results from over 200 nations*
- 4.5. Greifswald (University of Greifswald), *Restorative justice in Finland*
- 7.5. Selfoss, Iceland (Nordic criminological Council, 50-anniversary seminar), *Penal reform and Sanction Practices in the Nordic Region 1960–2010*
- 16.5. Edinburg (Scottish Ministry of Justice), *Penal Reform and Prison Policy in Finland*
- 6.9. Dublin (University of Dublin), *Regulating the Prison Populations: Long Term Experiences from Finland*
- 24.8. Copenhagen (University of Copenhagen), *Sentencing Practices and Policy Changes in the Nordic Countries*
- 28.9. Wiesbaden, Germany (Kriminologische Zentralstelle), *Imprisonment in an European Perspective – A quantitative outlook*

2013

- 20.3. London (House of Lords, Howard League of Penal Reform), *Criminal Justice and Penal Policy in Finland*.

- 20.3. London (London School of Economics, Howard League of Penal reform, *Why some countries seem to able to cope with less prisoner?*)
- 27.4. Minneapolis (Robina Institute, University of Minnesota). *American Exceptionalism in incarceration*
- 25.5. Bologna (Robina Institute, University of Minnesota). *Long-term trends in Lethal Violence – A global outlook.*
- 21.6. Onjati, Spain (Onjati International Institute for the Sociology of Law, seminar on Comparative Perspectives on Theory and Practice of Preventive Detention). *Preventive detention and the management of risk in Scandinavia.*
- 28.6. Greifswald. (University of Greifswald), *Parole and Transit work in Finland*
- 25.10. Dublin, Law Society ja Parole Board of Ireland, *Parole and early release in Finland.*

2014

- 10.2. Wien (UNODC). *Assessment of Corruption Affecting the Business life in the Western Balkans.*
- 10.6. Stockholm. Stockholm Criminology Symposium (University of Stockholm, Swedish Research Council for crime Prevention). *Punishment and Crime in the Light of Historical Criminal Justice Statistics.*
- 10.6. Stockholm. Stockholm Criminology Symposium (University of Stockholm, Swedish Research Council for crime Prevention). *Youth Justice without a Juvenile Court. Experiences from the Nordic Model.*
- 4.9. Rostock-Warnemünde. (University of Greifswald, Ministry of Justice - Mecklenburg-Western Pomerania). *Preventive detention and the Management of Risk in the Nordic Countries.*
- 18.9. Onjati. (Onjati International Institute for the Sociology of Law). Expert report in the Workshop on the report concerning penitentiary policy applied to the ETA prisoners by Spanish Authorities.
- 18.10. Bologna (Robina Institute, University of Minnesota). *Sentencing and Penal Policies in the Nordic Countries.*
- 24.10. London (International Centre of Prison Studies, ICPS). *Aligning the World Prison Brief data with other datasets – opportunities and dangers.*
- 25.11. Beijing (University of Beijing). *Penal Policy in the Nordic Countries.*
- 26.10. Beijing (University of Beijing). *Alternatives to Imprisonment.*

2015

- 10.3. Cambridge. (Criminal Justice Alliance, Fitzwilliams College, University of Cambridge). *Regulating the Prison Population. Experiences from the Nordic Countries.*
- 11.3. London. (Prison reform Trust, Finnish London Institute). *Punishment or Rehabilitation. Driving Down Prison Numbers in Finland.*
- 17.4. Onjati (Onjati International Institute for the Sociology of Law, Workshop on Human Rights and Life Imprisonment). *Life Imprisonment: Nordic Perspectives.*
- 19.5. Wien (UNODC). *Assessing the UNODC Regional Programme for South Eastern Europe on drug trafficking, integrity of justice and treatment of offenders.*
- 1.6. Washington D.C. (Department of Justice). *Decarceration in the Nordic countries.*

6 ACQUIRED RESEARCH FUNDING

My prior activity as a director of a government research institute (1996-2014) has involved sustained efforts to secure additional research funding. Much of this funding came from government sources. The largest source of acquired extra funding has been, over the years, the Ministry of Justice and Criminal Sanctions Agency. However, we have managed to receive contributions also from the Ministry of Interior, the Ministry of Social Affairs, the Ministry of Education, Academy of Finland and European Union, among others.

The annual sum of acquired external budget has varied around 400 000 - 500 000 euros, presenting around 25 % of the total budget of the institute. My own role in these processes has varied, from *ex officio* signatory to substantial contributions including drafting or co-drafting the research plans. The latter group covers most of the research conducted in the field of crime control, sanction systems, sentencing and public opinion surveys. Annual total sums have varied from 100 000 to 300 000 euros.