

Professor of Law **Boaz Sangero** is a leading authority on criminal law and the founder of the Criminal Law & Criminology Department at the College of Law and Business. He obtained his LL.D. from the Hebrew University of Jerusalem in 1994. He has written over 50 articles and books for leading law journals - in Israel, England and the

United States. His book Self-Defence in Criminal Law has been cited many times and reviewed in the Oxford Journal of Legal Studies and the Cambridge Law Journal. His latest books are Convicting the Innocent – Causes and Solutions (2014) and Safety from False Convictions (2016).

Education

The Hebrew University of Jerusalem School of Law, Jerusalem, Israel Doctorate in Law, 1994 The Hebrew University of Jerusalem School of Law, Jerusalem, Israel LL.B., 1988 Cum Laude

Experience

The College of Law and Business, Ramat Gan, Israel	2002 -
Head of the Department of Criminal Law &	2016
Criminology	
The College of Law and Business, Ramat-Gan, Israel	
Law lecturer	1997 -
Courses: Criminal Law; Criminal Law Defenses;	2016
Finality of Proceedings and Miscarriages of Justice;	
Criminal Sentencing; Sexual Offenses;	
Interpretation in Criminal Law;	
Convicting the Innocent – Causes and Possible Solutions	3

An official candidate to serve as Justice in the Supreme Court of Israel 2012 The Hebrew University of Jerusalem School of Law,

The Hebrew University of Jerusalem School of Law,
Jerusalem, Israel

Law lecturer

1994 2001

Luw lecturer

Jerusalem, Israel

Course: Sexual Offenses

Attorney at Law & Arbiter Jerusalem, Israel

1989 2002

The Hebrew University of Jerusalem School of Law, 1988 -

1994

Teacher Assistant
Course: Criminal Law

Additional information

- **Bar Admission:** Member of the Israeli Bar, admitted 1989.
- **Military Service:** Major in the Education Corps.

List of Publications

(H = Hebrew)

Books:

1. <u>SELF DEFENCE IN CRIMINAL LAW</u> (Hart Publishing, Oxford and Portland, Oregon, 2006).

[See also:

Fiona Leverick, *Defending Self-Defence*, 27 Oxford Journal of Legal Studies 563-579 (2007);)(a)

(b) Antje du Bois-Pedain, Book Reviews: 1. Self-Defence In Criminal Law, By Boaz Sangero [Oxford: Hart Publishing, 2006]; 2. <u>Killing in Self-Defence</u>, By Fiona Leverick [Oxford: Oxford University Press, 2006], The Cambridge Law Journal 227 (2009)

[The author compares between the books];

- (c) Faiza Qureshi, *A Review of Self-Defence in Criminal Law*, 80 The Police Journal 187 (2007);
- (d) Judy Broder and Arnold Enker, *Book Review: Self-Defence in Criminal Law*, 10 New Crim. L. R. 690 (2007);
- (e) Jesse Elvin, Review: Self-Defence in Criminal Law, 19 *Current Issues in Criminal Justice* 376 (2008).]
- 2. JUDGE URI KITAI BOOK: Collection of legal articles in his honor (2007) (H). (Editing the book).
- 3. SELF DEFENSE IN CRIMINAL LAW (2000) (H).
- 4. Convicting the Innocent Causes and Solutions (2014) (H).
- 5. SAFETY FROM FALSE CONVICTIONS (2016).

Articles:

6. Using Force Without a Purpose to Defend Oneself or Others Is Not Justified Self-Defense – a Reply to Khaled Ghanayim 17 Mishpat U'Mimshal (2016).

- 7. Not Only a Danger, But a Phenomenon A Response to Judge Mordechai Levy's Critic on the Book: "Convicting the Innocent: Causes and Solutions" 10 Mozney Mishpat (2015).
- 8. *Rethinking Incarceration* 220 The Defense Attorney ("*Ha*'Sanegor") 4 (2015) (H).
- 9. 48. *Rethinking Compensation for Unjustified Arrest* 191 The Defense Attorney ("*Ha*'Sanegor") 4 (2013) (H).
- 10. <u>A Safety Doctrine for the Criminal Justice System</u> (co-author Dr. Mordechai Halpert) 2011 Michigan State Law Review 1293 (2012).
- 11. *The Need for Regulation of Scientific Evidence* (co-author Dr. Mordechai Halpert) (in the book False Convictions: Philosophical, Organizational and Psychological Aspects, eds. Ronit Peled, Efrat Shoham & Meir Carmon, 2012) 55 (H).
- 12. Rethinking the Exclusionary Rule for Evidence Obtained Unlawfully Mishpatim Online (the Hebrew University) (2012) (H).
- 13. *Scientific Evidence V. 'Junk Science'* (co-author Dr. Mordechai Halpert) C.L.B. Law Studies ("Alei Mishpat") (2012) (H).
- 14. *Towards Safety in the Criminal Justice System* (co-author Dr. Mordechai Halpert) Tel Aviv University Law Review ("Iuney Mishpat") (2012) (H).
- 15. <u>Proposal to Reverse the View of a Confession: From Key Evidence Requiring Corroboration to Corroboration for Key Evidence</u> (co-author Dr. Mordechai Halpert) 44 University of Michigan Journal of L. Reform 511 (2011).
- 16. Using Tricks and Cover Agents for Extracting Confessions, 9 C.L.B. Law Studies ("Alei Mishpat") 399 (2011) (H).
- 17. The Testimony of an Accomplice: Efficiency versus Truth On the Reversal of the Kinsey Ruling (in Justice Gabriel Bach Book, Editors: David Hahn, Dana Cohen-Lekach, Michael Bach, 2011) 335 (H).
- 18. Nevertheless, Reversing the View of a Confession (co-author Dr. Mordechai Halpert) 27 Bar-Ilan Law Studies ("Mechkarey Mishpat") 529 (2011) (H).
- 19. <u>Heller's Self-Defense</u> 13 The New Criminal L. Rev. 449 (2010).

- 20. Amendment No. 39 of the Penal Law Tested by the Patience of Law Enforcement Officials the Combating Criminal Organizations Law (in the book A Decade to Amendment No. 39 of the Penal Law, Eli Lederman, Keren Shapira-Etinger & Shai Lavi, ed., 2010) 91 (H).
- 21. *A Conviction Only Unanimously* (co-author: Dr. Itay Lipschits) 8 C.L.B. Law Studies ("Alei Mishpat") 337 (2010) (H).
- 22. Misconduct of Police, Negligence of Prosecution, Optimism of Judges and Conviction of Innocent persons, 158 The Defense Attorney ("Ha'Sanegor") 4 (2010) (H).
- 23. *I Accuse also the Judges*, 159 The Defense Attorney ("Ha'Sanegor") 5 (2010) (H).
- 24. Rethinking Self-Defense Following the Dromi Verdict and the New Israeli Law 13 Law and Government ("Mishpat u-Mimshal", Haifa University) 93 (2010) (H).
- 25. On a Confession and on 'Junk Science' Such as a Shoe-Print The Conviction of Zadorov as a Test-Case, 165 The Defense Attorney ("Ha'Sanegor") 4 (2010) (H).
- 26. From the Fallacy of the Transposed Conditional to Wrongful Convictions based on Confessions (co-author Dr. Mordechai Halpert, 26 Bar-Ilan Law Studies ("Mechkarey Mishpat") 733 (2010) (H).
- 27. Fingerprints Identification The Danger of Convicting the Innocent 2010 Galileo 30 (co-author Dr. Mordechai Halpert).
- 28. 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 (coauthor Dr. Mordechai Halpert) 32 Hamline L. Rev. 65 (2009).
- 29. Comment, "Self-Defense and the Psychotic Aggressor": What About Proportionality? (In the book Criminal Law Conversations, edited by Paul H. Robinson, Stephen P. Garvey and Kimberly Kessler Ferzan, Oxford University Press, 2009) 372.
- 30. External Supervision on the Prosecution, 145 The Defense Attorney ("Ha'Sanegor") 4 (2009) (H).
- 31. The Danger of a Conviction Based on a Breathalyzer Test (on the breathalyzer purporting to identify drunken driving) (coauthor: Dr. Mordechai Halpert) (in "Ha'Praklit" David Wiener

Book on Criminal Law and Ethics, 2009) 313 (H).

- 32. Nevertheless, No single Breathalyzer Test for Conviction (co-author: Dr. Mordechai Halpert) (in "Ha'Praklit" David Wiener Book on Criminal Law and Ethics, 2009) 373 (H).
- 33. <u>In Defence of Self-Defence in Criminal Law; and on Killing in Self-Defence A Reply to Fiona Leverick</u> 6 Criminal L. Bulletin 3 (2008).
- 34. Nevertheless, No single Drug Test for Conviction (co-author: Dr. Mordechai Halpert) 38 Law and Medicine ("Refua u'Mishpat") 166 (2008)(H).
- 35. <u>Are All Forms of Joint Crime Really 'Organized Crime'?</u> On The New Israeli Combating Criminal Organizations Law and Parallel Legislation in the U.S. and Other Countries 29 Loyola International and Comparative L. Rev. 61 (2007).
- 36. <u>Miranda Is Not Enough: A New Justification For Demanding "Strong Corroboration" To A Confession</u>" 28 Cardozo L. Rev. 2791(2007).
- 37. Why a Conviction Should not be Based on A Single Piece of Evidence: A Proposal for Reform (co-author: Dr. Mordechai Halpert) 48 Jurimetrics: The Journal of Law, Science and Technology 43 (2007).
- 38. An Exclusionary Rule for Evidence Obtained Unlawfully as Established in the Yissacharov Ruling Good or Bad Tidings? 19 IDF L. Rev. 67 (2007) (H).
- 39. Why A Conviction Should not be Based on a Drug Test Alone (co-author: Dr. Mordechai Halpert) 37 Law and Medicine ("Refua u'Mishpat") 123 (2007) (H).
- 40. 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 Judge Uri Kitai Book: Collection of legal articles in his honor, 2007) 193 (H).
- 41. <u>A New Defense for Self-Defense</u> 9 Buffalo Crim. L. Rev. 475 (2006).
- 42. Do We Need More Incarceration? On the Proposed Amendment to the Penal Law for Guiding Judicial Sentencing Discretion, 5 C.L.B. Law Studies ("Alei Mishpat") 247 (2006) (H).

- 43. Can the Abuse of Process Defense do Justice? (Following the inclusion of the defense in the Criminal Procedure Law) 125 The Defense Attorney ("Ha'Sanegor") 4 (2006) (H).
- 44. *The Necessity of Corroboration to Confession*, 4 C.L.B. Law Studies ("Alei Mishpat") 245 (2005) (H).
- 45. Broad Construction in Criminal Law?! On the Supreme Court Chief Justice as a Super Legislator and Eulogizing the Strict Construction Rule, 3 C.L.B. Law Studies ("Alei Mishpat")165 (2003) (H).
- 46. Book Review: Yuval Karniel, Breach of Trust in Corporations (Civil and Criminal Law) 3 C.L.B. Law Studies ("Alei Mishpat") 353 (2003) (H).
- 47. On Capital Punishment in General and on the Death Penalty for Murder Committed During a Terrorist Act in Particular, 2 C.L.B. Law Studies ("Alei Mishpat") 97 (2002) (H).
- 48. 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" 21 Theory & Criticism 47 (2002) (H).
- 49. Retrial Reality or Dream? Defeat of Justice by Finality of Proceedings (co-author: Mordechai Kremnitzer) 1 C.L.B. Law Studies ("Alei Mishpat") 97 (1999) (H).
- 50. 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) 29 Hebrew University Law Studies ("Mishpatim") 723 (1998) (H).
- 51. 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) 18 Hebrew University Law Studies ("Mishpatim") 337 (1988) (H).
- 52. Solicitation by Omission Is it Indeed Impossible? 16 Hebrew University Law Studies ("Mishpatim") 482 (1987) (H).

For some of the articles of Prof. Boaz Sangero use these links:

https://www.amazon.com/author/boazsangero

http://ssrn.com/author=1518496 /http://works.bepress.com/dr_boaz_sangero

https://www.researchgate.net/profile/Boaz Sangero/publications