

CURRICULUM VITAE

Dr Anne-Marie Weber-Elżanowska LL.M. (Berkeley)

annamaria.weber@yahoo.com

mobile: 604 116 666

date of birth: 16 November, 1987



EDUCATION

October 2011 - April 2015

Doctor of Philosophy (Ph.D.) - Faculty of Law and Administration, University of Warsaw (Poland)

- prepared and defended *cum laude* my Ph.D. dissertation titled "Impact of capital market regulation on state-controlled companies' efficiency", which was in 2017 distinguished by the Chairman of the Polish Financial Supervision Authority in the competition for the best doctoral dissertation concerning financial markets and published as a book
- received scholarship "Doctorates for Mazovia II" funded by the Mazovian Unit of EU Program Implementation of the European Social Fund under 8.2.1 sub-measure "Support to cooperation of scientific environment and enterprises" within the Human Capital Operational Program (2013-2014)
- received scholarship funded by the Faculty of Law and Administration of the University of Warsaw (2011-2015)
- taught classes on company law, insolvency law and the law of obligations
- participated as speaker in several conferences and seminars

August 2011 - May 2012

Master of Laws (LL.M.) Berkeley Law School, University of California (U.S.A.)

- attended courses focused on commercial/business law and legal methodology, amongst others a course on law & economics taught by Professor Cooter and a course on international business transactions taught by Professor Buxbaum
- conducted research regarding Ph.D. dissertation
- engaged in activities of online blog of the Berkeley Business Law Journal "The Network" and contributed three articles

October 2006 - June 2011

Master of Laws (mgr.) - Faculty of Law and Administration, University of Warsaw (Poland)

- prepared and defended *cum laude* my master thesis titled "Managers' remuneration as a corporate governance mechanism"
- graduated with an average grade of 4,97 (maximum 5,0)
- attended full curriculum of courses in all major fields of law

- October 2009 - May 2010 **Center for American Law Studies at the University of Warsaw (in cooperation with the University of Florida)**
- attended an intense course focused on major fields of U.S. law taught by guest scholars from the U.S.
- October 2009 - June 2010 **German Law School at the University of Warsaw (in cooperation with the University of Bonn)**
- attended an intense course focused on major fields of German law taught by guest scholars from Germany
- October 2001 - May 2006 **Willy Brandt Schule Warschau, High School**
- German as language of instruction

ACADEMIC EMPLOYMENT

- October 2017 – present **Lecturer - German Law School at the University of Warsaw (in cooperation with the University of Bonn)**
- teaching course on German company law
- April 2015 - present **Assistant Professor - Faculty of Law and Administration, University of Warsaw (Poland)**
- conducting and publishing research in the field of company law and corporate governance
 - teaching courses in company law and insolvency (restructuring) law
 - participating as speaker in conferences and seminars
- October 2011 – April 2015 **Assistant - Faculty of Law and Administration, University of Warsaw (Poland)**
- taught classes on company law, insolvency law and the law of obligations
 - participated as speaker in several conferences and seminars

MEMBERSHIPS AND SCHOLARSHIPS

- July 2020 – September 2020 **Max-Planck Gesellschaft**
- scholarship to conduct research as a visiting scholar at the Max Planck Institute for comparative and international private law in Hamburg
- February 2020 **Polish National Agency for Academic Exchange**
- scholarship for research stay at the Chinese University of Hong Kong
- November 2019 – present **European Corporate Governance Institute**
- Academic Member
- April 2013 – April 2014 **Operational Programme Human Capital (European Commission)**
- scholarship “Doctorates for Masovia”

LANGUAGES

German Native

Polish	Native
English	Proficient
French	Proficient

LANGUAGES

Books

1. *Wpływ instytucji prawnych rynku kapitałowego na efektywność spółek Skarbu Państwa [Impact of capital market regulation on state-controlled companies' efficiency]*, Beck 2017, ISBN: 9788325586157.
2. *Wynagrodzenie menedżerów jako zasada corporate governance [Managers' remuneration as a corporate governance mechanism]*, Promotor 2012, ISBN: 9788360095690.

Chapters in collective work

1. *Postulat zrównoważonego wzrostu gospodarczego jako wyzwanie dla polskiego prawa handlowego [The sustainability postulate as a challenge for Polish commercial law]* [in:] *Sto lat polskiego prawa handlowego. Księga jubileuszowa dedykowana Profesorowi Andrzejowi Kidybie [Hundred years of Polish commercial law. Jubilee book dedicated to Professor Andrzej Kidyba]*, Wolters Kluwer 2020, ISBN: 9788381877954.
2. *Zapłata w Bitcoinach za przeniesienie własności rzeczy lub praw – uwagi na tle wybranych instytucji prawa obligacyjnego [Payment in Bitcoins for the transfer of ownership or rights - comments on selected institutions of the law of obligations]* [in:] *Księga jubileuszowa dedykowana Profesorowi Adamowi Brzozowskiemu [Jubilee book dedicated to Professor Adam Brzozowski]*, Beck 2020 (in print).
3. *Czy dyskusja o systemach compliance jest dyskusją o prawie? Kilka uwag o wpływie systemów compliance na ustrój spółek handlowych [Is the discussion about compliance systems a discussion about the law? Comments on the impact of compliance systems on the structure of companies]* [in:] *Efektywność zarządzania i nadzoru w spółce handlowej: w poszukiwaniu optymalnego modelu ustroju spółki [Effectiveness of management and supervision in a company: in search of an optimal model of a company's structure]*, Wolters Kluwer 2018, pp. 88-95, ISBN: 9788381246101.
4. *Wzrastająca rola prawa miękkiego jako wyraz tendencji reformatorskich w prawie handlowym [The growing role of soft law as an expression of reformatory trends in commercial law]* [in:] *Tendencje reformatorskie w prawie handlowym. Między teorią a praktyką [Reformatory trends in commercial law. Between theory and practice]*, Beck 2015, pp. 369-378, ISBN: 9788325577841.
5. *Interes spółki Skarbu Państwa - między interesem publicznym a interesem prywatnym [The interest of a state-controlled company – between private and public interest]* [in:] *Spółki z udziałem Skarbu Państwa a Skarb Państwa [State-controlled companies and the state treasury]*, Wolters Kluwer 2014, pp. 184-198, ISBN: 9788326434327.
6. *Privatization in Poland – goals, constraints and new approaches*, [in:] *Sektor Publiczny – Racjonalizacja Gospodarowania [The public sector – rationalising management]*, Białystok 2012, rozdział 15, ISBN: 9788374313322.
7. *Rozwój odnawialnych źródeł energii a ingerencja państwa w prawa własności przemysłowej [Development of renewable energy sources and state interference in industrial property rights]* [in:] *Systemowe uwarunkowania sektorów strategicznych. Wnioski dla energetyki [Systemic conditions of strategic sectors. Conclusions for the energy sector]*, Marszałek 2011, pp. 32-46, ISBN: 9788377800256.

Journal articles

1. *Spory o stwierdzenie nieważności i uchylene uchwały wspólników (walnego zgromadzenia) a charakter interwencji ubocznej wspólnika po stronie spółki [Disputes concerning annulment of a shareholders' meeting's resolution*

- in light of a shareholder's secondary intervention on the company's side*, Przegląd Sądowy [Court Review] 2020/7-8 (in print).
2. Lustracja spółdzielni – kilka uwag o wątpliwościach praktycznych na tle obowiązującej regulacji prawnej [**Audits of cooperatives - a few remarks about practical doubts in relation to the current legislation**] Monitor Prawniczy [Law Monitor] (in print).
 3. Komentarz do postanowienia Sądu Najwyższego z 2 lutego 2018 r., (II CZ 84/17, OSNC 2019, nr 1, poz. 8) [**Commentary to the judgement of the Supreme Court dated 2 February 2018 (II 84/17, OSNC, nr 1 poz. 8)**] [in:] Rocznik orzecznictwa i piśmienictwa z zakresu prawa spółdzielczego oraz prawa spółek handlowych, Tom X (2020) [Annual Report on Case Law and Litigation on Cooperative and Commercial Company Law, Volume X (2020)] (in print).
 4. Sztuczna inteligencja a prawo spółek handlowych – zarys kluczowych problemów badawczych [**Artificial Intelligence and Corporate Law – An overview of key research issues**], Monitor Prawa Handlowego [Business Law Monitor] 2019/4, s. 19-26.
 5. *Rezygnacja z pełnienia funkcji przez „ostatniego” członka zarządu. Uwagi na tle nowelizacji art. 202 § 6 KSH* [**Resignation from the function by the "last" member of the management board. Remarks concerning the amendment of Art. 202 § 6 of the Code of Commercial Companies**], Monitor Prawa Handlowego [Business Law Monitor] 2019/2, pp. 16-24.
 6. *Obowiązek zgłoszenia wniosku o ogłoszenie upadłości spółki handlowej przez prokurenta - o potrzebie funkcjonalnej wykładni art. 21 ust 2 i 3 pr. up.* [**Obligation to file a motion for bankruptcy of a commercial company by a commercial proxy - on the need for a functional interpretation of Art. 21(2) and (3) of the Bankruptcy Law**], Przegląd Prawa Handlowego [Business Law Review] 2019/5, pp. 27-35.
 7. *Naming and Shaming jako mechanizm sankcyjny w art. 34 MAR* [**Naming and Shaming as a sanctioning mechanism in Article 34 MAR**], Monitor Prawniczy [Law Monitor] 2018/9, pp. 484-488.
 8. *Odroczenie publikacji informacji publicznej o prowadzonych negocjacjach na tle stanowiska ESMA z 29.9.2017 r.* [**Deferral of the publication of inside information concerning ongoing negotiations based on ESMA's statement of 29 September 2017**], Monitor Prawniczy [Law Monitor] 2017/24, pp. 484-488.
 9. *Prawo członka organu spółki kapitałowej do "bycia zapomnianym" - glosa do wyroku Trybunału Sprawiedliwości z 9.03.2017 r., C-398/15, Camera di Commercio, Industria, Artigianato e Agricoltura di Lecce przeciwko Salvatore Manniemu* [**The right of a member of a corporate body to "be forgotten" - commentary of the judgment of the Court of Justice of 9 March 2017, C-398/15, Camera di Commercio, Industria, Artigianato e Agricoltura di Lecce v Salvatore Manni**], Europejski Przegląd Sądowy [European Court Review] 2017/8, pp. 40-45 (co-author Michał Romanowski).
 10. *Czy członek organu spółki kapitałowej ma "prawo do bycia zapomnianym"? - uwagi na tle pytania prejudycjalnego w sprawie C-398/15 Manni* [**Does a member of a company's body have "the right to be forgotten"? Comments on questions addressed in the request for preliminary ruling in Case C-398/15 Manni**], Europejski Przegląd Sądowy [European Court Review] 2016/5, pp. 37-44 (co-author Michał Romanowski).
 11. *Prawo do odstąpienia od umowy ubezpieczenia na życie z elementem inwestycyjnym - uwagi na tle projektowanej regulacji* [**Right to withdraw from a life insurance contract with an investment element - comments on the background of the proposed regulation**], Wiadomości Ubezpieczeniowe [Insurance Review], 2015/1, pp. 63-79 (co-author Michał Romanowski).
 12. *80 lat kodyfikacji prawa handlowego w Polsce – sprawozdanie z konferencji* [**80 years of codification of commercial law in Poland - conference report**], Przegląd Prawa Handlowego [Business Law Review] 2015/4, pp. 29-32 (co-author Konrad Osajda).
 13. *Tiptoeing around legal capital in the European Union - what to expect from the reform of the Polish Limited Liability Company. A comparative analysis*, University of Warsaw Journal of Comparative Law , 2014/1, pp. 26-46.
 14. *W sprawie wydłużenia terminu przedawnienia roszczeń poszkodowanego przeciwko Ubezpieczeniowemu Funduszowi Gwarancyjnemu* [**Extension of the statute of limitations for claims by injured parties against the Insurance Guarantee Fund**], Prawo Asekuracyjne [Insurance Law Quarterly] 2013/3, pp. 3-27 (co-author Michał Romanowski).

15. *Redukcja wynagrodzenia członka zarządu upadłej spółki na tle innych sankcji za niezgłoszenie wniosku o ogłoszenie upadłości* [**Reduction of remuneration of a member of the management board of a bankrupt company as compared to other sanctions for not filing a bankruptcy petition**] Monitor Prawniczy [Law Monitor] 2013/14, pp. 746-755.
16. *Rozbiórka instytucji kapitału zakładowego w holenderskiej spółce BV - ocena reformy* [**Demolition of the Dutch company BV's share capital - assessment of the reform**], Monitor Prawa Handlowego [Business Law Monitor] 2013/5, pp. 23-29.
17. *Spór o użycie komórek embrionów* [**Dispute over the use of embryo cells**], Prawo Europejskie w Praktyce [European Law in Practice] 2011/11, pp. 86-89 (co-author Fabian Elżanowski).
18. *Nadzór właścicielski Skarbu Państwa w spółkach kapitałowych - uwagi de lege ferenda* [**Corporate governance in state-controlled companies – legislative proposals**], Przegląd Prawa Handlowego [Business Law Monitor] 2011/8, pp. 36-42.
19. *Wynagrodzenie menedżerskie - skuteczny instrument corporate governance?* [**Executive remuneration – an effective corporate governance mechanism?**], Prawo Europejskie w Praktyce [European Law in Practice] 2011/5, pp. 55-61.

Online articles

1. *Nie wszystkie nieudane negocjacje można przemilczeć* [**Not all unsuccessful negotiations may be silenced**], Parkiet 17.11.2017, <https://www.parkiet.com/Felietony/311179973-Nie-wszystkie-nieudane-negocjacje-mozna-przemilczec.html?preview=1&remainingPreview=4&grantedBy=preview&>
2. *Uważaj na kryptowaluty i tokeny – regulatorzy biją na alarm* [**Be careful with cryptocurrencies and tokens – regulators issue warnings**] Parkiet 29.12.2017 <https://www.parkiet.com/Felietony/312299999-Uwazaj-na-kryptowaluty-i-tokeny--regulatorzy-bija-na-alarm.html> (co-author Stanisław Komorowski)
3. *Europe's debt crisis – reasons, solutions, perspectives*, The Network, University of California Berkeley School of Law 11.11.2011, <https://sites.law.berkeley.edu/thenetwork/2011/11/11/europes-debt-crisis-reasons-solutions-perspectives/>
4. *Say-on-pay: Will it turn into sue-on pay?*, The Network, University of California Berkeley School of Law 25.10.2011, <https://sites.law.berkeley.edu/thenetwork/2011/10/25/say-on-pay-will-it-turn-into-sue-on-pay/>
5. *All Against One – Judge Rakoff's Lonely Crusade*, The Network, University of California Berkeley School of Law 15.2.2012, <https://sites.law.berkeley.edu/thenetwork/2012/02/15/op-ed-all-against-one-judge-rakoffs-lonely-crusade/>