

M. Gałazka:

**AGGREGATE PENALTY AFTER THE 20TH FEBRUARY 2015 AMENDMENT OF
THE CRIMINAL CODE**

Summary

The article concerns the issue of aggregate penalty after the 20th February 2015 amendment of the Criminal Code. This amendment introduced important changes to the Polish model of aggregate penalty, making it even more beneficial to the perpetrator of several offences. Among prerequisites of imposition of an aggregate penalty, it eliminated the limit of the first judgment rendered with regard to any of concurring offences. It also constituted the rule of the indissolubility of aggregate penalty. Besides, the new act introduced into the Criminal Code the directives of the imposition of the aggregate penalty and a few minor changes, mainly connected with amendments of others chapters of the Code.

Key words: criminal law, penalty, aggregate penalty, concurrence of offences