Krzysztof Butowski
Uniwersytet Kardynała Stefana Wyszyńskiego, Instytut Socjologii, ul. Wóycickiego 1/3, 01-938 Warsaw, Poland
k.butowski@uksw.edu.pl

ADMISSIBILITY OF DEATH PENALTY FORMULATED
BY TADEUSZ ŚLIPKO.

DEATH PENALTY AS A RECAPITULATION OF JUSTIFIED DEFENCE
(Dopuszczalność kary śmierci w ujęciu Tadeusza Ślipki.
Kara śmierci rekapitulacją uprawnionej obrony)

Keywords: DEATH PENALTY, TADEUSZ ŚLIPKO, JUSTICE

Abstract: The above article presents a critical analysis of a conception of limited admissibility of death penalty by Tadeusz Ślipko (restrained retention). Its essence is based on the fact that the victim of a wrongful aggressor has got the right to effectively defend his/her life. The source of such law lies in the absolute inviolability of innocent human’s life as a fundamental right of every man. In case of efficient act of aggression (cold – blooded murder), the state takes over the right to effectively defend the victim’s right of life by administering the perpetrator the death penalty (“life for life”).