

NIKOLETTA PAISIDOU, Professor of Civil Procedural law

Professor Nikoletta Paisidou graduated from the Law Faculty of the Aristotle University of Thessaloniki, having received a scholarship from the National Scholarships Foundation through her studies. She followed postgraduate courses on Civil Procedure in Aristotle University of Thessaloniki and in the University of Paris II (Panthéon-Sorbonne). She obtained her Ph.D in Civil Procedural Law from the Law Faculty of the Aristotle University of Thessaloniki. She was elected and appointed lecturer at the Law Faculty of the Aristotle University of Thessaloniki (1991) and serves as a professor at the same Faculty since 2011.

She teaches all modulus related to Civil Procedural Law on undergraduate and postgraduate level at the Law School of the Aristotle University of Thessaloniki. Furthermore she taught Civil Procedural Law in the National Academy of Judges and Prosecutors . She is a member of Thessaloniki' s Bar since 1981.

She has been and she is (2013-2014) a member of the Assembly General of the Law Faculty. She is member of Greek and foreign associations as well, such as the Association of Greek Proceduralists, the Association of Greek Civilists, of the Law Association of Northern Greece, of the International Association of Procedural Law, etc. and has participated in national and international Congresses in Greece and abroad.

Her scientific interests are focused on the field of Civil Procedural law. She speaks Greek (native language) English, French and German.

PUBLICATIONS

I. BOOKS

1. The judicial presumptions in Civil Procedure (1991)
2. The interruption and the repeat of the trial according to the Code of Civil Procedure (2001)
3. Forced production of documentary evidence in the civil case (2006)
4. Correction and interpretation of a judgement according to the Code of Civil Procedure (2010)

II. Published articles (indicatively)

- The French system of written testimony. Relation to sworn attestations according to the greek law, DIKE 1984. 433 et seq.
- Form issues in the voluntary dismissal of the trial, Harm(enopoulos) 1991. 98 et seq.
- Testimony, which is not in full compliance with specific requirements of the law, in the ordinary proceedings before the one-member court and the judge of the peace, Harm. 1992.962 et seq.
- La valeur du témoignage (National report at the 14th Congress of Comparative Law), Révue Hellénique de Droit International 1994. 185 et seq.
- Cryopreserved embryo: a multidimensional legal issue of biotechnology, Hell(iniki) Dik(aiosyni) 1994. 1469 et seq.
- Historical evolution and mutation of procedure before the Supreme Court, [Edi-

tion of Law Association of Northern Greece, 24th Volume (1995)], 91 et seq.

- Quelle procédure de recouvrement accéléré des créances? DIKE 2000.956 et seq.
- The sense of evidence which is not in full compliance with specific requirements of the law and its integration to the new article 270 of the Code of Civil procedure, EllDik 2002. 647 et seq.
- The sense and the function of judicial presumptions in the civil case (Report to the 27th Congress of the Association of Greek Proceduralists [Edition of the Association of Greek Proceduralists (2003)], 153 et seq.
- Phenomena of procedural inactivity (cancellation, interruption, stay of proceedings) within procedure of provisional remedies, Volume in honor C. Beys IV (2003), 3503 et seq.
- Contemporary issues of Evidence in civil case [Edition of Law Association of Northern Greece, Volume 56th (2006), 289 et seq.
- Critical issues of the institution of technical consultants according to the Code of Civil Procedure, Harmenopoulos 2007. 1121 et seq.
- The interpretive adaptation of the 11 and 12 (art. 559 Code of Civil Procedure) grounds of cassation to the new procedural status of evidence, Oblation to P. Yessiou/Faltsi, I, (2007), 1033 et seq.
- The disclosure of documentary evidence, according to the art. 222d of Criminal Code, Volume in honor of I. Manoledakis, II, (2007), 461 et seq.
- About excluded witnesses and sworn attestations, which are not in full compliance with specific requirements of the law, within ordinary and special proceedings, Review of Civil procedure 2008. 461 et seq.
- Summary critical remarks to evidentiary nature proposals of the Legislative Committee for the reform of Civil procedure, Applications of Civil Law 2008. 1021 et seq.
- Judicial presumptions as anonymous means of proof: a jurisprudential discovery, Volume in honor of St. Koussoulis (2012), 381 et seq.
- Law of Evidence, (co-writer in the Collective Volume, Kerameus- Kondylis – Nikas, Interpretation of the Code of Civil procedure), to be published.