

CURRICULUM VITAE

PROFESSOR CHARIKLEIA APALAGAKI

- Professor Charilkeia Apalagaki was born in Heraklion, Crete in 1959, where she completed her high school studies with honors. She achieved among the highest rankings in the University Admission Examinations in 1977.
- She completed her undergraduate degree in the Law Faculty of the Aristotle University of Thessaloniki in 1981 and graduated magna cum laude in December 1981 with a GPA of 9 and 2/9.
- She completed her postgraduate degree in the Law Faculty of the Aristotle University of Thessaloniki in 1984 and in the years from 1984 to 1985 she continued her postgraduate studies in the Hannover University Law Faculty (Germany)
- She was awarded a P.h.D in the Aristotle University of Thessaloniki Law Faculty magna cum laude (10) in April 1989
- Over the course of various sabbaticals, she remained in Hannover University Law Department, where she carried out extensive research in the first semester of 1993 as well as a trimester in 1997.
- She has successfully completed the academic echelon and in 2005 she became a full time Professor in the Civil, Labor and Civil Procedure Law Department of the Law Faculty of the Aristotle University of Thessaloniki
- She coordinates the European Programme ELPIS SOCRATES and has been conducting lectures in civil procedure law to foreign students since 1996, both in English and German. She has also delivered lectures in German in seminars organized by the Hannover University Law Faculty.
- She conducted lectures in English for 4 weeks in the Lisbon Law School Summer Academy
- She has been a full time Professor in the National School for Justices since 1995 until now.
- She worked for the Legal Committee of the Aristotle University of Thessaloniki between the years 2004-2010 and in her capacity as a member of the Legal Committee she both drafted and endorsed legal opinions
- She was Head of the Civil Law, Civil Procedure Law and Labor Law Department of the Law Faculty of the Aristotle University of Thessaloniki in the year 2009-2010 and participated as official Department Representative the Law Faculty General Assembly
- She teaches every year in the undergraduate and postgraduate programme, as well as the ERASMUS programme
- She either supervises directly or is a member of a supervisory committee in Postgraduate Dissertations, in P.h.D. theses, and participates in the committee for the assessment for Academic Staff Advancement in the Law Faculties of the Athens, Thessaloniki and Komotini Universities. She has been a visitor at the Ankara Ministry of Justice and has drafted and submitted to it certain proposals for the reform of the enforcement Law.
- Her scientific contribution to Civil Procedure Law comprises of 4 monographs, various commentaries, university notes and numerous studies, Greek and foreign, as well as

participations and rejoinders in domestic and foreign conventions. Her main field of research, teaching and practice is the Enforcement Law.

- She is fluent in German and English and can read and speak Italian

- She is a member of the Greek Association of Civil Procedure Jurists, the Northern Greece Jurists Association and the Legal Council of the Hellenic Banking Association. She was a member of the Revisions Committee for the Amendment of the Code of Civil Procedure in the year 2008 – 2009, as well in the year 2013-2014 (the draft of the Committee has been incorporated in the law 4334/2015 and shall be in force from the 1 January 2016 Her committee membership is pro bono
- She participates, pro bono, in the scientific committee of the monthly review “Theory and Practise of Civil Law” (publisher NOMIKI BIBLIOTHIKI GROUP S.A.) and reviews the publication of court decisions, observations and commentary in the field of Civil Procedure Law
- From 15th to the 27 July 2012 she participated in a European Programme (Greek/Spanish cooperation) in Ankara which discussed the amendments of Enforcement Procedure Law in Turkey. She is an Attorney – at – Law, member of the Thessaloniki Bar Association since January 1984
- She is an executive member of Piraeus Bank’s Board of Directors, as well as President of the Bank’s Legal Council and Supervisor of the Group Legal (six legal departments)

I. MONOGRAPHS

1. Adietur et altera pars in civil procedure, P.h.D Thesis 1989
2. Restitutio ad integrum and remuneration following execution proceedings, 1994
3. Res Judicata and Enforceability against legal entities and their members, 2001
4. Mortgage Prenotation according to the Code of Civil Procedure, 2005

II. COMMENTARIES

1. Editorial review in the monthly publication “Theory and Practise of Civil Law” (publisher NOMIKI BIBLIOTHIKI GROUP S.A.) 2008
2. Scientific review in the Code of Civil Procedure Commentary (publisher NOMIKI BIBLIOTHIKI GROUP S.A.), 2010
3. Trial on the merits and enforcement proceedings according to the Code of Civil Procedure following the amendments of Law 3994/2011, supplement to the Code of Civil Procedure Commentary (2011)
4. Specialized subjects in Civil Procedure Law (2nd Edition 1993)

III. SCIENTIFIC ARTICLES

1. The provisions under Reg. 2201/2003, Arm 2005, p. 1015 (study)
2. Substitution of Judicial Reasoning by the Appeals Court – the provisions under art. 534 and 578 of the Code of Civil Procedure, Study in Honorary Volume P. Yessiou – Faltsi (2007, Vol. 1, p. 51
3. Interpretative issues arising from the Securities Underwriting Regulation, edited by HCMC (from the minutes of the 4th Conference on the 4th three-day-convention for court officials), Justice and Capital Market Legislation (Athens 2007)
4. Mortgage prenotation fees according to art. 14 of Law 3156/2003, TPCL 2008, p. 148

5. Contribution (independent interpretation) of art. 10 par. 20 and 21 to the collective work Consumer Protection Law (Greek Community Law), 2008, p. 565-580
6. Contemporary Interpretative Issues arising from Law 3259/2004, Legal Opinion in Four Monthly Edition of Legislation, Articles and Case – Law of the Hellenic Society of Banking and Capital Market Law 2008, p. 173
7. The burden of proof in Capital Market Law infringements, recommendation in the minutes of the 5th convention “Justice, Supervisory Authorities and supervised institutions in the new European Financial Environment”
8. Observations on Athens Court of Appeals Decision Number 1433/2007, TPCL 2008, p. 235
9. Burden of proof on the prerequisites of art. 3,4, and 5 of Presidential Decree 53/1992, Arm. 2008, p. 663 (Legal Opinion)
10. The binding effect of the agreement to commission an adjuster’s report against the tribunal, either Court of Law or arbitration tribunal (Legal Opinion), TPCL 2009, p.771
11. The credit crisis and the protective measures established in favour of the debtor, speech at the Athens Bar Association, in summation at Dikaiorama 2009, p. 10
12. Recommendation to the 2010 Pan-hellenic Convention of the Civil Law Association on the judicial protection of personal data
13. Presentation to the Pan-hellenic Convention of the Civil Procedure Law Association regarding “Invocation and proof of matters of law and fact in execution proceedings”. The paper was published in the Convention Volume and TPCL 2010, p. 902
14. National Presentation to the 2011 International Civil Procedure Law Association in Heidelberg , on issues regarding Greek Civil Procedure Law (conducted in English)
15. The unconstitutionality of art. 6 of Law 3816/2010, TPCL 2010, p. 401
16. General introductory remarks on the format of the hearing procedure following the additional amendments of the Code of Civil Procedure by Law 4055/2012, TPCL 571,
17. The Reasoning of the Court Decisions, Volume for R. Schuetze (Germany)
18. The Mediation Proceedings, according to the Greek civil Procedure Law, Volume for E. Schilken.
19. The new reform of the Greek Civil Procedural Law, in the Volume, Greek and Suisse Law, 2014