

Curriculum vitae
Professor Dr. Georgios Diamantopoulos

I. EDUCATION

Lycaeum, Thessaloniki (cum laude 1982); Aristotle University Law School 1982-1986, Greek State Scholarships Foundation scholar, Diploma in Law cum laude 1987; Civil Law LLM at Aristotle University, Department of Civil, Civil Procedural and Labour Law, cum laude 1989; Doctoral Dissertation in Civil Procedure: “The inconsistent Behavior of Parties in Civil Litigation»” Magna cum Laude, 1996 (supervising professor *N. Nikas*).

II. TEACHING-ACADEMIC EXPERIENCE

Teaching Fellow, holder of Special Postgraduate Fellowship in Civil, Civil Procedural and Labour Law Department at Aristotle University of Thessaloniki 1990-1995; Lecturer of Civil Procedural Law, Democritus University of Thrace Law School, 2000-2004; Assistant professor of Civil Procedural Law, Aristotle University of Thessaloniki Law School, 2004-2009; Associate professor of Civil Procedural Law, Aristotle University of Thessaloniki Law School since 2010; Professor of Civil Procedural Law, Aristotle University of Thessaloniki Law School since 2015; Vice President of the School of Film Studies, Faculty of Fine Arts, Aristotle University of Thessaloniki, 2011-2013.

III. PROFESSIONAL EXPERIENCE-LECTURES

Member of Thessaloniki’s Bar since 1989; admitted to practice before the Supreme Court of Greece (Areios Pagos) in 1998. Over 42 lectures in congresses organized by Institutions, Bars, Associations and other.

IV. MEMBERSHIP IN ASSOCIATIONS-PARTICIPATION IN CONGRESSES

President and scientific director of the Hellenic Society for Research and Study of Cadastral Law, Member of the Association of Greek Proceduralists, of the Law Association of Northern Greece, of the International Association of Procedural Law, of the International Academy of Comparative Law, of the Board of George and Clio Natsi Foundation, of the Board of the Association of Friends of the Telloglion Foundation. He participated in national and international Conventions in Greece and abroad (Germany, Great Britain, USA, Italy, France, Serbia, Hungary, Cyprus, Spain).

V. PUBLICATIONS

A. Books

1. Inconsistent behavior of parties in civil litigation, 1996, Dr. Diss., pp. XXVIII + 648 (in Greek).
2. Force Majeure as Ground of Defense Against Default Judgment, 1997, pp. 212 (in Greek).
3. Order for Payment of Rent Arrears, 1999, pp. XVI + 91 (in Greek).

4. Issues of Order for Payment, 2002, pp. 119 (in Greek).
5. The Counterclaim according to the Greek Code of Civil Procedure, 2003, pp. XXI + 495 (in Greek).
6. Selections and Reciprocations of Justice, vol. I 2009, pp. 831 (in Greek).
7. The Opposition Against Compulsory Auctioning of Immovable Property According to the Greek Code of Civil Procedure, 2009, pp. XX + 603 (in Greek).
8. Eternal Creations of Clio Dimitriadou-Natsi, 2011, pp. 324 (in Greek and English).
9. Issues of Estoppel and Res judicata in Anglo-American and Greek Law (co-editor with professor *K. Makridou*, 2012/2013, pp. XX + 212) (in English).
10. Cadastral Law (co-editor with professor *G. Karimbali-Tsipsiou*, 2013, pp. XV + 1024) (in Greek).
11. Issues of Cadastral Procedural Law (co-editor with *K. Emmanoulidou*, 2014, pp. XVI + 142) (in Greek).
12. Selections and Reciprocations of Justice, vol. II 2014, pp. 788 (in Greek).
13. Greek and foreign procedural systems, vol. 1 (co-editor with professor *K. Makridou*, 2014, pp. XVI + 238) (in English).
14. Greek and foreign procedural systems, vol. 2 (co-editor with professor *K. Makridou*, 2014, pp. XIII + 142) (in English).
15. The trial of objections before cadastral court, 2015, pp. XX + 454 (in Greek).
16. Applications of Cadastral Law, 2015, pp. XVI + 350 (in Greek).
17. Cadastral Regulation of the Dodecanese and National Cadastre: points of intersection and distinction, 2016, pp. XVII + 238 (in Greek).
18. Greek and foreign procedural systems, vol. 3 (co-editor with professor *K. Makridou*, 2016, pp. X + 115) (in English).
19. Civil Procedural Law (co-editor with professors *K. Makridou* and *Ch. Apalagaki*, 2016, pp. XV + 303) (in Greek).
20. Code of Cadastral Law, 2017, pp. VIII + 241 (in Greek).
21. Forests, forest maps, forestry and cadastral law, 2017, pp. XVII + 199 (in Greek).
22. Acquisitive prescription and National Cadastre, 2017, pp. XX + 458 (in Greek).
23. The key role of the notary in law, 2017, pp. XIX + 286 (in Greek).
24. Civil Procedural Law² (co-editor with professors *K. Makridou* and *Ch. Apalagaki*, 2018, pp. XIX + 565) (in Greek).
25. Greek and foreign procedural systems, vol. 4 (co-editor with professor *K. Makridou*, 2018, pp. XII + 268) (in English).
26. National Cadastre: de lege lata, deformationes, de lege ferenda, 2018, pp. XXI + 520 (in Greek).
27. Civil Procedural Law & the Creation of Case Law, 2019, pp. XXVI + 572 (in Greek).
28. The expertise in Cadastral litigation, 2019, pp. XVII + 249 (in Greek).
29. Selections and Reciprocations of Justice, vol. III, 2019, pp. XVIII + 1.026 (in Greek).
30. National Cadastre, 2020, pp. XXXII + 648 (in Greek).
31. The Cadastre of Greece and Cyprus. Comparative law overview, 2020, pp. XXIV + 468 (in Greek).

B. Published Papers and Articles (indicatively)

1. Conclusions of the 5th pan-Hellenic Conference of the Hellenic Society for Research and Study of Cadastral Law on the subject: “The Cadastre of Cyprus and the Greek National Cadastre. Comparative review”, vol: The Cadastre of Cyprus and the Greek National Cadastre. Comparative review (2020) p. 407 et seq. (in Greek)
2. Addressing the 5th pan-Hellenic Conference of the Centre for Cadastral Studies, in the Volume: The Cadastre of Cyprus and the Greek National Cadastre. Comparative review (2020) p. XX et seq. (in Greek).
3. Effective redress of the weakest party in civil proceedings, HellJ 2020. (in Greek).
4. Enforcement of a payment order, which was subsequently cancelled, and the claim for damages under Article 940 of the Greek Code of Civil Procedure (forthcoming) (in Greek).
5. Ineffective withdrawal from a memorandum of property conveyance, first, because the conditions for abnormal development of the obligation under the memorandum are not met and, second, because there is a contractual waiver of such right. Cases where the withdrawal exhausts the right to choose the claims provided for in the law (forthcoming) (in Greek).
6. Bringing a dispute to court under erroneous procedure (Article 591(6) of the Greek Code of Civil Procedure) (forthcoming) (in Greek).
7. Liability of bank for non-pecuniary damages to its customer (forthcoming) (in Greek).
8. The institution of heirs in the “remainder” of the estate constitutes an institution in one and the same share (common share) on which, in the event of an increase, the jointly instituted heirs are preferred (forthcoming) (in Greek).
9. Joint bank account set up without the assistance of a third beneficiary (forthcoming) (in Greek).
10. Appeal against assumptions of a judgment dismissing a request for reversal of attachment. Grounds concerning the course of the time limit under Article 1019(1) of the Greek Code of Civil Procedure, EpAK 2020 (in Greek).
11. Unconstitutionality of the provisions of law on the special procedure of compulsory enforcement; specifically, the regime of Legislative Decree 3077/1954, HellJ 2019.1318 et seq. (in Greek).
12. Conclusions of the 4th pan-Hellenic conference of the Hellenic Society for Research and Study of Cadastral Law, vol. ‘National Cadastre: de lege lata, deformationes, de lege ferenda’, 2018, p. 507 et seq. (in Greek).
13. The role of the notary concerning the assurance of the registration of real rights (forthcoming) (in Greek).
14. The notary as the main non-judicial body of non-contentious proceedings. Especially swearing an affidavit before a notary as a means of evidence in a civil trial, vol. ‘The key role of the notary in law’, 2017, p. 9 et seq. (in Greek).

15. Conclusions of the 3rd pan-Hellenic conference of the Hellenic Society for Research and Study of Cadastral Law, vol. 'Acquisitive prescription and National Cadastre', 2017, p. 413 et seq. (in Greek).
16. Address at the 3rd pan-Hellenic conference of the Hellenic Society for Research and Study of Cadastral Law, vol. 'Acquisitive prescription and National Cadastre', 2017, p. 5 et seq. (in Greek).
17. Conclusions of the 2nd pan-Hellenic conference of the Hellenic Society for Research and Study of Cadastral Law, vol. 'Cadastral Regulation of the Dodecanese and National Cadastre: points of intersection and distinction', 2016, p. 205 et seq. (in Greek).
18. Address at the 2nd pan-Hellenic conference of the Hellenic Society for Research and Study of Cadastral Law, vol. 'Cadastral Regulation of the Dodecanese and National Cadastre: points of intersection and distinction', 2016, p. IX et seq. (in Greek).
19. Legislative framework and case-law aspects of sexual harassment in the workplace, Business and Corporate Law 2016.1334 et seq. (in Greek).
20. Critical issues of arbitration law at the scientific work of Prof. *Nikolaos Nikas*, vol. 'Civil trials at a critical juncture. Scientific conference in honour of Prof. N. Nikas', 2016, p. 107 et seq. (in Greek).
21. Case management in civil trial, according to Art. 236 CCivP, HellJ 2014.680 et seq. (in Greek).
22. Refusal of Cadastral Office to register a notarial act or a judicial decision, ChrID 2016.81 et seq. (in Greek).
23. Recent reforms in the compulsory execution law introduced by Act 4335/2015, Notary Review 2015. (in Greek).
24. Topical issues of cadastral procedural law, NoV 2014.513 et seq. (in Greek).
25. Recent reforms in the law of legal remedies and compulsory execution introduced by Act 3994/2011, NoV 2012.12 et seq. (in Greek).
26. Damages for defective compulsory execution, even if the execution has not been annulled, HellD 2011.12 et seq. (in Greek).
27. Issues of time and place for compulsory execution against immovable property, NoV 2011.15 et seq. (in Greek).
28. Establishment of servitude under suspensive condition, ArchN 2011.103 et seq. (in Greek).
29. Formative decrees according to the Greek Code of Civil Procedure, HellD 2011.628 et seq. (in Greek).
30. When the certificate of purchase is not caveatable according to art. 933 of the Greek Code of Civil Procedure, NoV 2011.898 et seq. (in Greek).
31. Forthcoming reforms in the law of legal remedies and compulsory execution, ArchN 2011.409 et seq. (in Greek).
32. E-auction: A «requiem» for public auctions' most conventional nullities? ZZPInt 2010.185 et seq. (in English).
33. Notary Public as the Public Auction Clerk in Greek Law – Notary-related Nullities in Public Auctions of Immovable Property, (Annals of the Faculty of

- Law in Belgrade) *Belgrade Law Review* 2009.183 et seq. (in English).
34. A guarantor's opposition against compulsory execution, NoV 2008.527 et seq. (in Greek).
 35. Order fines of articles 205-207 grCPC, HellD 2007.16 et seq. (in Greek).
 36. The recent amendments in Enforcement Proceedings Law and Family Law according to law 3346/2006, HellD 2006.375 et seq. (in Greek).
 37. Moderne Tendenzen im Recht des Mahnverfahrens unter dem Einfluß der Rechtsprechung des EuGH-Luxemburg und des Entwurfs einer gemeinsamen europäischen Zivilprozeßordnung, *Festschrift für K. Beys* (2003).267 et seq. (in German).
 38. Procedural maturity of property law decisions transposition from finality to irrevocability, D 1999.685 et seq. (in Greek).
 39. Venire contra factum proprium. Cases, legal consequences and procedural treatment of the inconsistent behavior of the litigant, HellD 1998.1756 et seq. (in Greek).
 40. The lawyer as force majeure agent in the default judgment field, *Arm* 1997.439 et seq. (in Greek).
 41. The creditor spouse's contribution to the debtor spouse's property increase as a precondition for the participation in the acquisitions. The procedural law perspective, HellD 1993.500 et seq. (in Greek) Postgraduate Degree Thesis «The contribution of the spouse of the creditor to the increase of the property of the spouse of the debtor as a requirement for the participation in the acquisitions» [supervising professor *Y. Deliyannis*, with excellence (10)].
 42. The court's ability to order proofs for the substantiality of reasons for appeal, HellD 1990.276 et seq. (in Greek).
 43. Particularities in the nature of evidence in matrimonial disputes and in disputes between parents and children, HellD 1990.967 et seq. (in Greek).
 44. The oath taking procedure of the litigant and the necessity of legal assistance, *Arm* 1989.7 et seq. (in Greek).
 45. The creditor spouse's contribution to the debtor spouse's property increase as a precondition for the participation in the acquisitions, *Harmenopoulos/Scientific Year-Book*, 1989.103 et seq. (in Greek).
 46. Dismissal from the civil liability and labour relations. The example of the OASTH drivers in greek jurisprudence, *Arm* 1989.1197 et seq. (in Greek).

C. Legal opinions

1. The extrajudicial invitation of the debtor or the guarantor, according to Art. 3 § 2a L. 4354/2015, as a condition of the legal validity exclusively of the offer for sale of non-performing loans (forthcoming) (in Greek).
2. The subject of the trial on the opposition against the act of publishing a public will (according to Art. 583 CCP) and the action for inheritance (according to Art. 1871 et seq. CC), *EpAK* 2020. (in Greek).
3. Conditions under which the advance payment of rental is valid towards the

distrainer Greek Public Authority, according to Art. 32 § 2 Code of Public Revenue Collection, EpAK 2019.235 et seq. (in Greek).

4. Servitus aquae hauriendae at the Voirani' s springs of the Kefalari region, Drama, EpAK 2019.444 et seq. (in Greek).

5. Defense of the buyer of real estate by pre-contractual agreement (with the price fully paid) on the seizure of the immovable, which stills allegedly belongs to the seller, EpAK 2019.619 et seq. (in Greek).

6. Permissible or not of replacing the object of a pawn for which a warehouse warrant is issued (co-editor with professor *G. Karimbali-Tsiptsiou*) (forthcoming) (in Greek).

7. Legal status of the proceeds of the compulsory auction from the payment until the distribution (forthcoming) (in Greek).

8. Defense against the application for submitting a joint-stock company under special management, according to Art. 68 et seq. L. 4307/2014 (forthcoming) (in Greek).

9. Labor claims against the Municipal Water Supply and Sewerage Company (in Greek).

10. The new provision of Art. 51 § 7 L. 4301/2014 is a case of interpretative law. At the procedural stage after the disappearance of the judgement of the Court of First Instance, the Appellate Court shall apply the interpretative law in force at the time of publication of its judgement, ChrID 2016.630 et seq. (co-editor with professor *G. Karimbali-Tsiptsiou*) (in Greek).

11. Refusal of Cadastral Office to register contract, NoV 2015.1142 et seq (in Greek).

12. Evidentiary strength of confession in the appeal trial, when confession has taken place in a previous trial (suspension of provisional enforcement), HellJ 2015.391 et seq. (in Greek).

13. Refusal of Land Registrar to register contract, HellJ 2016.1040 et seq. (in Greek).

14. Validity of order for payment for claims of gestio or (and) for claims of unjust enrichment, ChrID 2015.629 et seq. (in Greek).

15. The effect of (universal or particular) succession on the plea of abusive exercise of a right, Theory and Practice of Civil Law 2014.30 et seq. (in Greek).

16. Equivalent alternative of the Art. 214 CCivP statement of a settlement to the form of notarial document, HellJ 2013.72 et seq. (in Greek).

17. Motion for stay of the enforcement of judgment in case of a caveat against payment order, PeirJ 2013.285 et seq. (in Greek).

18. Indirect action of pecuniary compensation according to Arts 932 and 933 CC, Theory and Practice of Civil Law 2013.976 et seq. (in Greek).

19. Motion for stay of the enforcement of judgment by the Board of Directors of organization judgment, DEE 2013.1107 et seq. (in Greek).

20. Defence against vindicatory action by the holder of pre-contractual right, HellJ 2013.1302 et seq. (in Greek).

21. Ratihabitio of irregural act and cadastral registration (in co-operation with professor *G. Karibali-Tsiptsiou*), PeirJ 2012.102 et seq. (in Greek).

22. Supplemental pleadings after the submission of the case by Areios Pagos to Appeal Court, HellJ 2012.348 et seq. (in Greek).

23. Malpractice Action against a notary public, HellD 2012.932 et seq. (in Greek).

24. Transfer by Donation of Immovable Property Containing a Church Building, HellD 2011.1306 et seq. (in Greek).
25. Caveat of a judgement by virtue of which the Greek-turkish Chamber of Northern Greece was recognized as a legal entity, HellD 2011.366 et seq (in Greek).
26. Unconstitutionality of the legislation on fixed imposts receivable by land registrars in cases of bond loans (in co-operation with Professor *K. Makridou*), HellD 2010.646 et seq. (in Greek).
27. Share holder's intervention in a caveat trial, DEE 2010.1005 et seq (in Greek).
28. Additional reasons for opposition against an order for payment. Questions on their proper enactment, HellD 2009.70 et seq. (in Greek).
29. Applicable law at the procedural stage after the reversal of the decision of the first instanc court. Acquisition of ownership of a real-estate by land consolidation. Outcome of the claims of the persons that vindicate rights on the consolidated real-estate, Theory and Practice of Civil Law 2008.851 et seq. (in Greek).
30. Suspension of compulsory execution by a non subject-relevant court. Time limits of the art. 938 § 4 b' GCPC suspension, NoV 2008.2296 et seq. (in Greek).
31. «Exrajudicial» affidavits. Interpretation of contracts for revolving charge accounts according to art. 173 and 200 GCC, Theory and Practice of Civil Law 2008.499 et seq. (in Greek).
32. Multiple ownership acquisition. Contradictory judicial reasoning (in co-operation with professor *G. Karibali-Tsipsiou*), HellD 2009.1320 et seq. (in Greek).
33. Questions of judicial precedent in expropriation proceedings (in co-operation with professor *K. Makridou*), HellD.2008.73 et seq. (in Greek).
34. Questions on the return of the parties to the prior of the revisioned decision status, Arm 2007.2031 et seq. (in Greek).
35. Special liquidation petition of the article 45 of the l. 1892/1990 (in co-operation with professor *K. Makridou*), SurveyCommerLaw.2007.1083 et seq (in Greek).
36. Arbitrary limits of precedent and execution. Range of liability of a member of a simple partnership, D 2007.951 et seq. (in Greek).
37. Compulsory execution's opposition by guarantear of a contract that contains abusive general contractual terms, during the tendency of the petition for the subjection of the S.A. as the main debtor at the state of special liquidation (in co-operation with professor *K. Makridou*), DEE 2006.701 et seq. (in Greek).
38. Agreement between landlord and tenant to avoid compensation in case of premature evacuation of the tenancy etc., Arm 2005.818 et seq. (in Greek).
39. Counterclaim over participation in the acquisitions (CC 1400 § 2) in divorce actions, HellD 2005.350 et seq. (in Greek).
40. The possibility of using evidence illegally obtained in the civil trial (in co-operation with professor *N. Nikas*), HellD 2004.694 et seq. (in Greek).
41. Denouncement of the commercial tenancy by the tenant, HellD 2002.60 et seq. (in Greek).

D. Over 250 Reviews, Remarks and Comments on Judicial Decisions Law Reviews

VI. INTERNATIONAL PRESENCE AND PAPERS IN FOREIGN LANGUAGES

A. Organizing and participating in international conferences and workshops

1. Organizing international conferences

a. In 12.12.2008 Belgrade Law School professors *Oliver Antic* και *Dragor Hiber* and he co-organized a conference in Belgrade on the role of notary public in Serbian and Greek Law (see below, paper VI.B.2.).

b. In 21.5.2012 Aristotle University of Thessaloniki professor *Kalliopi Makridou* and he co-organized a conference in Thessaloniki on «Issues of Estoppel and Res judicata in Anglo-American and Greek Law» (see below, papers VI.B.4. and 6.).

c. In 29.4.2014 Aristotle University of Thessaloniki professor *Kalliopi Makridou* and he co-organized a conference in Thessaloniki on «Civil trial of first and second instance according to Swiss and Greek Law» (see below, paper VI.B.8.).

d. In 15.4.2016 Aristotle University of Thessaloniki professor *Kalliopi Makridou* and he co-organized a conference in Thessaloniki on «Provisional measures in Italian and Greek Procedural Law» (see below, paper VI.B.11.)

e. In 23.4.2018 Aristotle University of Thessaloniki professor *Kalliopi Makridou* and he co-organized a conference in Thessaloniki on « Evidence in Spanish and Greek Procedural Law» (see below, paper VI.B.13.).

f. In 19.10.2020 professor *Kalliopi Makridou* and he co-organized a conference in Thessaloniki on « Evidence in Spanish and Greek Procedural Law».

2. Participation in international conferences (indicatively)

-Syros, Greece, 12-15.9.2000: He presented the paper «Moderne Tendenzen im Recht des Mahnverfahrens unter dem Einfluß der Rechtsprechung des EUGH-Luxemburg und des Entwurfs einer gemeinsamen europäischen Zivilprozeßordnung» in an international conference organized by professor K. *Beys*.

-Oxford, United Kingdom, 18-21.3.2009: He attended the international conference organized by the International Association of Procedural Law at the Oxford University.

-Pecs, Hungary, 22-24.9.2010: He presented the paper ‘E-auction: A “requiem” for public auctions’ most conventional nullities?’ in the international conference organized by the International Association of Procedural Law.

-Athens, Greece, 12.-14.9.2012: He attended the International Conference on Commercial Litigation and Mediation organized by the International Association of Procedural Law.

-Vienna in 20-27.7.2014: He was the Greek rapporteur in the International Congress of International Academy of Comparative Law presenting the paper «Mediation in Greece».

B. Papers in foreign languages

1. Moderne Tendenzen im Recht des Mahnverfahrens unter dem Einfluß der

Rechtsprechung des EUGH-Luxemburg und des Entwurfs einer gemeinsamen europäischen Zivilprozeßordnung, FS für Kostas Beys (2003) pp. 267 et seq.

2. Notary Public as the Public Auction Clerk in Greek Law – Notary-related Nullities in Public Auctions of Immovable Property, (Annals of the Faculty of Law in Belgrade) Belgrade Law Review 2009.183 et seq.

3. E-auction: A «requiem» for public auctions' most conventional nullities? ZZPInt 2010.185 et seq.

4. Judicial estoppel, ZZPInt 2012.127 et seq.

5. Issues of Estoppel and Res judicata in Anglo-American and Greek Law, 2013 (co-editor with professor Makridou).

6. Mediation in Greece, Revue hellénique de droit international 2014.361 et seq.

7. The varieties of estoppel, Studia in honorem N. Klamaris (under release).

8. Civil trial of first and second instance according to Swiss and Greek Law 2014 (co-editor with professor Makridou).

9. Appellate proceedings according to Greek law, ZZPInt 2014 (under release)

10. Mediation: The Greek ADR journey through time, in: Carlos Esplugues-Louis Marquis, New Developments in Civil and Commercial Mediation. Global Comparative Perspectives (Springer; 2015) pp.313 et seq.

11. Provisional measures in Italian and Greek Procedural Law 2016 (co-editor with professor Makridou).

12. Provisional measures: A comparative approach through the scope of the Greek regulation, Studia honorem Ath. Papachristou (under release).

13. A comparison between the Spanish and the Greek evidence law. Concluding remarks, in: Greek and Foreign Civil Procedural System 2018.249 et seq.

14. Evidence in Spanish and Greek Procedural Law (2018; co-editor with professor Makridou).