

CURRICULUM VITAE

Georgios Psaroudakis

Associate Professor in Commercial Law

Faculty of Law, Aristotle University of Thessaloniki

Studies

- 2008: Dr. jur., University of Hamburg (summa cum laude); prizes were awarded to the thesis by the Law Faculty of the University of Hamburg and the Deutsches Aktieninstitut
- 2004: MJur, University of Oxford (distinction)
- 2003: LL.M. in Commercial Law, University of Athens (grade: „excellent“)
- 2001: LL.B., University of Athens (grade: „excellent“)

Academic activity

· Associate Professor at the Department of Commercial and Economic Law, Faculty of Law, Aristotle University of Thessaloniki since 2021.

Previously Lecturer (elected 2011, formally appointed 2014) and Assistant Professor (elected 2016, formally appointed 2017) at the same Department.

· Main courses taught or co-taught at the Thessaloniki Faculty of Law: Corporate Law (under- and postgraduate), Insurance Law, Insolvency Law, Maritime Law (under- and postgraduate, as well as Erasmus), Europäisches Handelsrecht (Erasmus). Previously: classes in corporate and insurance law at the University of Athens, the Athens University of Economics and Business and the University of Piraeus (2009-2012).

· Senior researcher at the research project “Risk sharing in the euro area” (Universities of Tübingen, Thessaloniki, Bocconi) since 2018: <https://www.law.auth.gr/el/node/9103>

· Main administrative work:

Deputy Director, LL.M. in European Business and Economic Law, since 2021

Member of the Research Institute on Transparency, Corruption and Financial Crime at the Faculty of Law, having in particular planned and organized continuing education seminars.

Member of the Legal Committee of the University since 2017.

Chair of the standing committee of the Faculty of Law for the promotion of research, member of other standing and ad hoc committees of the Law Faculty (Internal Evaluation Team, Committee on a commemorative volume for the 90th anniversary of the Faculty etc.), as well as of the Law Faculty's Assembly (2015-6, 2018-9).

Related activity

- Chair of the law drafting committee on the transposition of the Bank Recovery and Resolution Directive II (BRRD II) in Greek law.
- Member of the law drafting committees on the Private Company (IKE), on the transposition of the Bank Recovery and Resolution Directive (BRRD) in Greek law, and on corporate transformations.
- Chair of the Insolvency Administration Committee since 2021.
- Board secretary of the Hellenic Scholars' Association of Commercial and Business Law; board member of the Hellenic Financial Law Association.

PUBLICATIONS

· **Monographs**

1. Shareholders in restructuring proceedings

Studies in Business and Corporate Law, vol. 43, Nomiki Bibliothiki Publications, Athens 2020 (in Greek)

pp. 370 + XVII

2. Insurable interest

Studies in Business and Corporate Law, vol. 28, Nomiki Bibliothiki Publications, Athens 2014 (in Greek)

pp. 310 + XVI

3. Acting in concert in börsennotierten Gesellschaften. Eine rechtsvergleichende Untersuchung zum US-amerikanischen und europäischen Kapitalmarktrecht einschließlich rechtsökonomischer, kartell- und beweisrechtlicher Aspekte

Abhandlungen zum deutschen und europäischen Handels- und Wirtschaftsrecht, Band 184, Carl Heymanns Verlag, Köln 2009

S. 581 + XXI

Zugleich: Dissertation, Universität Hamburg, 2008

(Acting in concert in listed companies. A comparative study in American and European securities regulation, including issues relating to law and economics, competition law and evidence

Studies in German and European Commercial and Economic Law, vol. 184, Carl Heymanns Publications, Cologne 2009

pp. 581 + XXI

also: doctoral thesis, University of Hamburg, 2008)

· **Editorship**

4. J.-H. Binder / G. Psaroudakis, Europäisches Privat- und Wirtschaftsrecht in der Krise

Beiträge zum ausländischen und internationalen Privatrecht, Band 122, Mohr Siebeck Verlag, Tübingen 2018

S. 370 + XX

(European private and economic law in the crisis

Contributions to foreign and international private law, vol. 122, Mohr Siebeck Publications, Tübingen 2018,

pp. 370 + XX)

· **Contributions to commentaries and similar works**

5. Commentary to art. 32-33, 75-79 (Cooperation, Recognition and enforcement of the third country proceedings, Single Resolution Fund, Use of deposit guarantee schemes in resolution) of Regulation 806/2014 (SRMR), in: J.-H. Binder / C. Gortsos / K. Lakhoff / C. Ohler (eds.), Brussels Commentary on the Banking Union (to be published)

6. Annotation to art. 252, 253, 255, 256 of Law 4072/2012 (partnership contract, partners' decisions, profits and damages, transfer of participation in the general partnership), in: V. Antonopoulos / N. Tellis (eds.), Partnership law (to be published – in Greek)

7. Annotation to art. 20, 21, 38, 47-53, 72, 73, 97-103, 116, 117, 135-139 of Law 4601/2019 (nullity of corporate transformations, unfair exchange ratio, transformations of cooperative associations), in: G. Sotiropoulos (ed.), Annotation to Law 4601/2019 (to be published – in Greek)
8. Prudential supervisory tasks (Article 127(6) TFEU, monetary policy vs. prudential supervision). ‘Kissing awake the Sleeping Beauty provision’, in: F. Amtenbrink / C. Herrmann (eds.), *The EU Law of Economic and Monetary Union*, Oxford 2020, Ch. 26, pp. 751-784 (together with R.M. Lastra)
9. Annotation to art. 59-74, 107, 108 of Law 4548/2018 (corporate bonds, board members liability for damage to third parties, approval by the shareholders meeting of the overall management of affairs), in: G. Sotiropoulos (ed.), *The Law of the Public Company*, Athens 2020, pp. 859-985, 1554-1584 (in Greek)
10. Annotation to art. 109-122 (general partnerships, pp. 1001-1076), art. 342-342e (control of the financial reporting in listed companies, pp. 2581-2605), art. 383-406 (commercial agency, pp. 2961-3003; also included in: T. Heidel / A. Schall (eds.), *Bilanzierungsvorschriften*, Düsseldorf and Baden-Baden 2019) of the *Handelsgesetzbuch* (German Commercial Code), in: T. Heidel / A. Schall (eds.), *Handelsgesetzbuch: Handkommentar* (Commentary on the German Commercial Code), 3rd edn., Baden/Baden 2019 (in German) – previously: 2nd edn, Baden-Baden 2015; 1st edn, Baden-Baden 2011
11. Annotated model of a civil suit of the insured against the insurer, in: G. Triantafyllakis (ed.), *Model texts in commercial law*, Athens 2019, pp. 433-445 (in Greek)
12. General part I (Classification and general features of the “out-of-court workout”), as well as annotation of art. 4, 6, 7, 9, 10, 16 of Law 4469/2017 (application, appointment of a coordinator, application review, mandatory rules on the workout contract, coordination fees, e-platform), in: G. Psaroudakis / A. Rokas / Th. Koulourianos, *Out-of-court workout for businesses (Law 4469/2017): Annotation*, Athens 2018, pp. 1-13, 98-116, 133-156, 199-245, 352-358 (in Greek)
13. National Report of Greece, in: Mock/Havel/Csach (eds.), *International Handbook on Shareholders’ agreements*, Berlin-Boston 2018, pp. 305-334
14. National Report on Greece, in: G. Bándi / P. Darák / A. Halustyik / P. Láncoš (eds.), *European Banking Union, XXVII FIDE Congress proceedings*, vol. 1, Budapest 2016, pp. 414-438, available at <http://www.fide->

hungary.eu/index.php?option=com_content&view=article&id=106:e-books&catid=2:uncategorised&lang=de&Itemid=190 (together with B. Scouteris)

15. Annotation to art. 11, 13, 27 (indemnity principle, insurable interest, exceptions from coverage, life insurance), in: I. Rokas (ed.), Commentary on Law 2496/1997 (Insurance Contracts Law), Athens 2014, pp. 240-260, 269-278, 490-495 (in Greek)

16. Annotation to art. 11-13a (on shares, raising of capital, increases of capital, preemptive rights, stock options) of Law 2190/1920 (Public Companies Act), in: V. Antonopoulos / Sp. Mouzoulas (eds.), The Law of Public Companies, vol. 1, Athens-Thessaloniki 2013, pp. 731-848 (in Greek)

• **Articles**

17. Corporate restructuring versus financial resolution: benchmarks for the lawful treatment of creditors and shareholders, to be published in European Business Law Review (EBLR) 2021

18. The treatment of premium adjustment clauses in long-term health insurance under art. 2A of Law 2251/1994, to be published in Overview of Commercial Law (EpiskED) 2021 (in Greek)

19. Debtor's protection in Law 4738/2020: discharge and main residence, to be published in Association of Judges and Prosecutors, The new Insolvency Law: substantive and procedural matters (in Greek)

20. Insolvency of the non-entrepreneur in new insolvency law, Review of Commercial Law (EEmpD) 2021, 1-27 (in Greek)

21. Corporate transformations, action pauliana and voidable transactions: on the occasion of the I.G.I. judgment of the CJEU, Armenopoulos 2021, 288-300 (in Greek)

22. The restriction on selling bank-issued bonds to retail clients under art. 44a of Directive 2014/59/EU (BRRD), Overview of Commercial Law 2020, 925-934 (in Greek)

23. Transfer of undertaking in a special administration procedure (Law 4307/2014) and labour law issues (legal opinion), Corporate and Business Law (DEE) 2019, 1377-1391 (together with D. Zerdelis – in Greek)

24. The taxonomy of corporate divisions in Law 4601/2019, Corporate and Business Law 2019, 944-949 (in Greek)

25. Transfer of undertaking and special administration procedure of Law 4307/2014 (legal opinion), Bulletin of Labour Legislation (DEN) 2019, 289-304 (together with D. Zerdelis – in Greek)
26. Abusive decisions of the board of directors: on art. 95(4)(b) of Law 4548/2018, Overview of Commercial Law 2019, 43-59 (in Greek)
27. Financial means to manage natural disaster risk: Insurance and capital markets, Applications of Civil Law and Civil Procedure (EfADPoID) 2019, 138-145 (in Greek)
28. Distributional issues in the draft Restructuring Directive, European Company Law (ECL) 2018, 182-188
29. Aspekte des Sanierungsbeitrags von Anteilsinhabern (Aspects of equityholders' contribution to corporate restructuring), in: Binder/Psaroudakis (eds.), Europäisches Privat- und Wirtschaftsrecht in der Krise, Tübingen 2018, 229-249
30. Proportionality in the BRRD: Planning, Resolvability, Early Intervention, in: C. Tietje / G. Kraft / M. Lehmann (Hrsg.), Beiträge zum Transnationalen Wirtschaftsrecht (Institut für Wirtschaftsrecht, Martin-Luther-Universität Halle-Wittenberg), Heft 159 (2018), available at <http://telc.jura.uni-halle.de/sites/default/files/BeitraegeTWR/Heft%20159.pdf> and to be published at the Festschrift for V. Antonopoulos
31. Search neutrality?, in: Legal issues of Internet transactions, Proceedings of the 2nd Conference of the Hellenic Scholars' Association of Commercial and Business Law, Athens 2018, 95-127 = Review of Commercial Law 2018, 261-291 and to be published in the Festschrift for R. Chatzinikolaou-Aggelidou (in Greek)
32. The Scope for Financial Stability Considerations in the Fulfilment of the Mandate of the ECB / Eurosystem, Journal of Financial Regulation 4 (2018) 119-156
33. The ranking of creditors in bank insolvency, in: Festschrift for N. Nikas, Athens-Thessaloniki 2018, 463-482 (in Greek)
34. Issues relating to the partner's exit from the partnership, in: Festschrift for the Society of Northern Greek Jurists, Athens-Thessaloniki 2017, pp. 487-510 = Review of Commercial Law 2017, 263-288 (in Greek)
35. Electricity market between monopoly, regulation and exchange: remarks on Law 4425/2016, Business and Corporate Law 2017, 337-343 (in Greek)
36. *Kotnik*: Bank bail-outs and burden sharing in European law, Revue internationale des services financiers (RISF) 2017/1, 34-30

37. The Private Life Insurance Guarantee Fund as a means of protection of the insured: Function and systematic place, *Business and Corporate Law* 2016, 1007-1018 (in Greek)
38. Trade secrets in the cloud, *European Intellectual Property Review (EIPR)* 2016, 344-350
39. The palimpsest Statute: towards a legal history and theory of the Bank of Greece, in: *Gedächtnisschrift for L. Georgakopoulos*, Athens 2016, pp. 1199-1221 (in Greek)
40. The boundaries of banking supervision: Business judgements and prudential oversight, in: Zilioli/Riso (ed.), *ECB Legal Conference 2015, From Monetary Union to Banking Union, on the way to Capital Markets Union: new opportunities for European integration*, Frankfurt 2015, pp. 174-190
41. Issues in the law of the mandatory bid, in: *Festschrift for I. Rokas*, Athens 2017, pp. 1082-1096 = *Business and Corporate Law* 2015, 8-15 (in Greek)
42. Innovations in the law of the Private Company (IKE), or: The Private Company as vehicle of the freedom of contract in corporations, *Overview of Commercial Law* 2014, 239-255 (in Greek)
43. Das Recht der Bankenrestrukturierung in Zeiten der Wirtschaftskrise (The law of bank restructuring in a time of economic crisis), in: K.J. Hopt / D. Tzouganatos (Hrsg.), *Das europäische Wirtschaftsrecht vor neuen Herausforderungen (European economic law before new challenges)*, Tübingen 2014, pp. 41-76
44. The Hellenic Financial Stability Fund: The State's agent in a banking system under restructuring, *Revue internationale des services financiers* 2014/2, 58-63
45. Systemic stability in Greek law, *Review of Commercial Law* 2013, 494-516 = *Festschrift for E. Alexandridou*, Athens 2016, pp. 925-948 (in Greek)
46. The application of Law 4072/2012 to pre-existing partnerships (an analysis on intertemporal law), *Proceedings of the 22nd Panhellenic Conference of Commercial Law*, Athens 2013, pp. 305-334 = *Annals of Private Law (ChrID)* 2013, 68-79 (in Greek)
47. State aids, central banks and the financial crisis, *European Company and Financial Law Review (ECFR)* 2012, 194-220
48. "New creditors" and art. 98 of the Insolvency Code, in: *Festschrift for N. Rokas*, Athens 2012, pp. 1342-1354 (in Greek)

49. The contribution in the form of guarantee to the private company, in: Studies in Memoriam of A. Antapassis, Athens 2013, pp. 1447-1467 = Overview of Commercial Law 2012, 21-41 (in Greek)
50. Reconciliation procedure (art. 99 et seq. of the Insolvency Code) and industrial relations, Bulletin of Labour Legislation 2012, 737-753 (in Greek)
51. In search of the trademark functions: Keyword advertising in European law, European Intellectual Property Review 2012, 33-39
52. Reflections on the obligation to disclose privileged information, Review of Commercial Law 2011, 492-505 (in Greek)
53. The mandatory bid and company law in Europe, ECFR 2010, 550-584
54. The impossibility of seizing the enterprise as a whole in enforcement proceedings, Nomiko Vima (NoB) 2010, 883-892 (in Greek)
55. Between knowledge and will of the insider: inside information and investment decision, Review of Commercial Law 2010, 210-220 (in Greek)
56. The dissolution of the public company according to art. 48a(1) of Statute 2190/1920: relevant aspects of foreign experience, in: Tendencies and perspective in public companies law, Proceedings of the 18th Panhellenic Conference of Commercial Law, Athens 2009, pp. 619-638 (in Greek)
57. Discontinuation of insolvency proceedings and unfair preference law, Review of Commercial Law 2009, 458-467 (in Greek)
58. Globalzession und Insolvenzanfechtung (“Global assignment” of claims and unfair preference law), Zeitschrift für das gesamte Insolvenzrecht (ZInsO) 2009, 1039-1048
59. The essential facilities doctrine in European competition law: recent application and interplay with intellectual property law, Business and Corporate Law 2009, 558-568 (in Greek)
60. Statute of limitations and agency in securities operations, Annals of Private Law 2008, 376-383 (in Greek)
61. The use of a person’s fame in trademark law: distinctiveness and limits of protection of the advertising function, Review of Commercial Law 2006, 896-914 (in Greek)
62. The settlement between insured and claimant and its binding power upon the liability insurer, Business and Corporate Law 2005, 1158-1168 (in Greek)

· Comments and Reports

63. Debtor's discharge in new insolvency law, to be published at the Law Annals 2021 (in Greek)
64. The right of exit of the shareholder in the new law of corporate transformations (Law 4601/2019), Law Annals 2019, issue 102 (in Greek)
65. Case Comment, Athens Court of First Instance 3869/2015, Overview of Commercial Law 2015, 540-545 (on the exceptional liability of the company for debts of the controlling shareholder – in Greek)
66. Case Comment, CJEU, C-375/13 (Kolassa / Barclays Bank plc), Review of Commercial Law 2015, 939-943 (on jurisdiction for prospectus liability matters – in Greek)
67. Case Comment, CJEU, C-365/12P (EnBW Energie Baden-Württemberg AG), Review of Commercial Law 2015, 209-214 (on access to documents in the Commission's file of an art. 101 EC proceeding – in Greek)
68. Case Comment, Thessaloniki Court of Appeal 86/2013, Overview of Commercial Law 2014, 138-141 (on voluntary liability insurance – in Greek)
69. Tenant's liability and property insurance, Synigoros 103/2014, pp. 40-42 (in Greek)
70. Case Comment, Supreme Civil Court 1378,1379/2013, Overview of Commercial Law 2013, 652-5 (on causation in liability for investment advice – in Greek)
71. Case Comment, Order of the GCEU President, T-52/12 (Greece/Commission), Review of Commercial Law 2013, 1013-6 (on the suspension of State aid recovery under exceptional circumstances – in Greek)
72. Case Comment, Supreme Civil Court 465/2013, Overview of Commercial Law 2013, 383-385 (on services and employment contracts between corporations and board members – in Greek)
73. Case Comment, CJEU, C-523/10 (Wintersteiger), Review of Commercial Law 2012, 969-974 (on jurisdiction for keyword advertising matters – in Greek)
74. Case Comment, CJEU, C-323/09 (Interflora), Review of Commercial Law 2012, 214-222 (on trademark protection and keyword advertising – in Greek)
75. Case Comment, Athens Court of First Instance 5845/2010, Review of Commercial Law 2011, 823-825 (on seizing the enterprise as a whole – in Greek)

76. Case Comment, Supreme Civil Court 876/2010, Review of Commercial Law 2011, 94-98 (on the ratification of void general meeting resolutions in a public company – in Greek)
77. Case Comment, Piraeus Court of Appeal 131/2010, Review of Commercial Law 2010, 902-908 (on the involvement of shareholders in the trial on the legality of general meeting resolutions in a public company – in Greek)
78. Case Comment, Supreme Civil Court 32/2010, Review of Commercial Law 2010, 888-890 (on the statute of limitations on the claims of general partnership creditors against general partners – in Greek)
79. Acting in Concert kann unerwartete Risiken nach sich ziehen (Acting in concert may bring about unexpected risks), Börsen-Zeitung 14.10.2010, Nr. 198 S. 19 (in German)
80. Case Comment, Athens Court of First Instance 356/2009, Review of Commercial Law 2010, 624-627 (on the judicial control of general meeting resolutions on the merger of public companies – in Greek)
81. Case Comment, ECJ, C-101/08 (Audiolux SA), Review of Commercial Law 2010, 72-79 (on the application field of the mandatory bid – in Greek)
82. Case Comment, Athens Administrative Court of Appeal 604/2009, Review of Commercial Law 2009, 939-941 (on the distinction between unilateral and concerted conduct in competition law – in Greek)
83. Case Comment, ECJ, C-338/06 (Commission/Spain), Review of Commercial Law 2009, 813-817 (on the non-applicability of preemptive rights to the holders of convertible bonds – in Greek)
84. Discussion report on the Presentations by Prof. Bertrand Grelon and Dr. Arad Reisberg, ECFR (European Company and Financial Law Review – Special Issue on the 3rd Symposium on Shareholder Suits) 2009, 244-245
85. Case Comment, ECJ, C-391/04 (Georgakis), Review of Commercial Law 2007, 867-874 (on insider trading – in Greek)
86. Case Comment, Athens Court of First Instance 3295/2003, Review of Commercial Law 2003, 613-621 (on the appointment by court of provisory directors in private limited companies – in Greek)
87. Case Comment, Athens Court of Appeal 4864/2000, Review of Commercial Law 2003, 73-78 (on the distribution of competence between the board and the shareholders' meeting in public companies – in Greek)

Conference speeches

- a) The objectives of proceedings in new insolvency law, and b) Distributional rules in proceedings under Law 4738/2020, 9.4.2021, in: Contemporary issues in insolvency law, particularly under Law 4738/2020 (Thessaloniki Law Faculty Research Institute on Transparency, Corruption and Financial Crime) – in Greek
- Debtor’s protection in Law 4738/2020: discharge and main residence, 20.3.2021, in: The new Insolvency Law: substantive and procedural matters (Association of Judges and Prosecutors) – in Greek
- The influence of a premium adjustment clause on insurance, 28.1.2021, in: Transparency principle and premium adjustment (Consumer Law Association and Thessaloniki Law Faculty Research Institute on Transparency, Corruption and Financial Crime) – in Greek
- Equity and debt finance for public companies, 19.12.2020, in: Corporate law conference (ELSA Greece) – in Greek
- Insolvency of the non-entrepreneur in new insolvency law, 2.12.2020, in: New insolvency law of businesses and over-indebted natural persons (Association of Northern Greek Lawyers) – in Greek
- Abuse of economic dependence, Thessaloniki 15.11.2019 and Athens 29.11.2019, in: The protection of creative businesses (Thessaloniki Law Faculty Research Institute on Transparency, Corruption and Financial Crime) – in Greek
- The taxonomy of corporate divisions in Law 4601/2019, Athens 13.6.2019, in: Issues of the new law of corporate transformations (Association of Greek Commercial Lawyers and Greek Association of Tax Law and Fiscal Studies) – in Greek
- Financial statements and distribution of profits in the new law of the public company, Thessaloniki 6.4.2019, in: The new law of public companies and corporate transformations (Association of Northern Greek Lawyers and Macedonian Association of Commercial Law) – in Greek
- The Single Resolution Fund (SRF): Towards mutualization of systemic risk?, Tübingen 7.2.2019, in a workshop at the University of Tübingen a part of the research project “Risk sharing in the euro area”
- Equity and debt finance, in particular the distribution of profits, Kavala 2.2.2019, in: Contemporary issues of organization and liability in corporations (Kavala Bar

Association and Thessaloniki Law Faculty Research Institute on Transparency, Corruption and Financial Crime) – in Greek

· Corporate transformations and protection of disagreeing shareholders, Thessaloniki 25.1.2019, in: The new Law 4548/2018 on public companies (National School of Judges) – in Greek

· Developments in the legislation relating to corporate divisions, Thessaloniki 16.11.2018 and Athens 30.11.2018, in: Contemporary issues of organization and liability in corporations (Thessaloniki Law Faculty Research Institute on Transparency, Corruption and Financial Crime) – in Greek

· The legal status of corporate bonds post Law 4548/2018, Athens 29.11.2018 (Hellenic Association of Financial Law)

· Corporate finance in Greek public companies: equity and debt, Thessaloniki 22.11.2018, in: Developments in the law of the public company (Thessaloniki Bar Association) – in Greek

· Reflections on distributional issues in pre-insolvency proceedings, Athens 18.5.2018, International Exchange of Experience on Insolvency Law (IEEI) 19th Colloquium

· The mandatory rules on the treatment of creditors in the “out-of-court workout” of Law 4469/2017, Thessaloniki 23.2.2018, in: Current issues in banking and securities law (International Hellenic University, Thessaloniki Bar Association and Hellenic Bank Association) – in Greek

· Search neutrality?, Nafplion 7.10.2017, in: Legal issues of Internet transactions (2nd Conference of the Hellenic Scholars’ Association of Commercial and Business Law) – in Greek

· Proportionality in the BRRD: Planning, resolvability, early intervention, Athens 13.2.2017, in: Proportionality in European banking regulation (Bank of Greece, European Banking Institute, University of Piraeus)

· Corporate loans in the restructuring procedure of art. 99 et seq. of the Greek Insolvency Code, Thessaloniki 3.2.2017 and 23.2.2017 (in the latter case addressed to students of the National School of Judges), in: Contemporary issues in financial transactions (Thessaloniki Law Faculty Research Institute on Transparency, Corruption and Financial Crime) – in Greek

- Non-performing loans, bank capital needs and remedies, Thessaloniki 17.10.2016, in: Contemporary issues in banking law (Thessaloniki Bar Association and Association of Thessaloniki Law Faculty Graduate Students) – in Greek
- Digital Finance as a challenge to monetary law, Athens 27.7.2016, in: Digital Currencies, Digital Finance and the Constitution of a New Financial Order: Challenges for the Legal System” (UCL Centre for Law, Economics and Society)
- Aspekte des Sanierungsbeitrags von Anteilshabern (Aspects of equityholders’ contribution to corporate restructuring), Tübingen 4.6.2016, in: Europäisches Privat- und Wirtschaftsrecht in der Krise (European private and economic law during the crisis), Joint conference of the Tübingen and Thessaloniki Law Faculties – in German
- The ranking of creditors in bank insolvency, Athens 7.4.2016, in: Bank resolution (Association of Greek Commercial Lawyers) – in Greek
- The Private Life Insurance Guarantee Fund as a means of protection of the insured: Function and systematic place, Athens 18.2.2016, in: Private insurance and consumer protection (Consumer Law Association) – in Greek
- Competition Law, financial institutions and services, Athens 1.10.2015, in: training seminar for judges (EPLO) – in Greek
- The boundaries of banking supervision: business judgements and prudential oversight, Frankfurt 1.9.2015, “From Monetary Union to Banking Union, on the way to Capital Markets Union: new opportunities for European Integration” (ECB Legal Conference 2015)
- Piercing the corporate veil in maritime companies?, Athens 23.7.2015, “Maritime Law & Arbitration” (European Law Students Association Summer School 2015)
- Systemic stability and banking regulation, Athens 22.7.2015, “The Future of Regulation: Between Expertise and Democracy” (Institute of Studies in Competition Law and Policy and European Public Law Organization)
- The new European resolution framework and the role of the Resolution Authority, Athens 8.6.2015, European Forum of Deposit Insurers
- Innovations in the law of the Private Company (IKE), Thessaloniki 10.10.2014, in: “Issues in the reformed company law: Partnerships and IKE” (Association of Northern Greek Lawyers and Macedonian Association of Commercial Law) – in Greek

- The Monetary and Banking Union before the CJEU (SRM, ESM, OMT), Athens 3.6.2014, “Contemporary Issues in Banking Law” (Hellenic Association of Financial Law) – in Greek
- Assignment of claims and debtor protection, Athens 8.5.2014, “Credit Insurance and Surety Working Party” (Association Internationale du Droit des Assurances)
- Das Recht der Bankenrestrukturierung in Zeiten der Wirtschaftskrise (The law of bank restructuring in a time of economic crisis), Sounion 12.7.2013, Greek-German Symposium “Das europäische Wirtschaftsrecht vor neuen Herausforderungen“ (European economic law before new challenges) – in German
- The application of Law 4072/2012 to pre-existing partnerships (an analysis on intertemporal law), Larissa 21.10.2012, 22nd Panhellenic Conference of Commercial Law “The new law of SMEs” (Association of Greek Commercial Lawyers) – in Greek
- State aids, central banks and the financial crisis, Zurich 30.9.2011, “The Role of Central Banks in the Financial Markets” (European Company and Financial Law Review)

May 2021