

Professor Lida Maria Pipsou 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 Cologne as a scholar of the German Exchange Academic Service (DAAD). 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 (1992) and serves as a professor at the same Faculty since 2010.

She teaches all modulus related to Civil Procedural Law on undergraduate and postgraduate level at the Law School of the Aristotle University of Thessaloniki an the same courses the same courses in English to foreign students of the ERASMUS/SOCRATES programs. Furthermore she taught European Civil Procedural Law and Enforcement Law in the National Academy of Judges and Prosecutors (2004, 2008-2009).

She has been a member of the Assembly General of the Law Faculty (2001-2003, 2005-2006, 2006-2011), and an associate member of the Senate of the Aristotle University of Thessaloniki (2010/2012). She has also been a member of the Legal Committee of Aristotle University of Thessaloniki (2010/2013) and now serves as Deputy Chairman of the same Committee (2013-). She is also a member of the Technical Council of the Aristotle University of Thessaloniki (2013-). Additionally, she has served as a member of the Special Supreme Court (2011,2012). She was also a member of the Bar of Thessaloniki (1981-2012), a also a member of the Drafting Committee of the above Bar (1994).

She is a member of many Greek and foreign associations, such as the Association of Greek Proceduralists, of the Law Association of Northern Greece, the Macedonian Association of Commercial Law, of the International Association of Procedural Law, the Scientific Association of International 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 and European Procedural Law. She speaks Greek (native language), Greek, English, German and French.

VI. Publications

Books

- Enforcement of obligations not to perform or not to oppose specific act according to Article 947 of the Code of Civil Procedure (1992)
- . Procedural aspects of claims in rem (2000)
- Announcement of creditors' claims within enforcement proceedings (2001)
- Judicial distribution of assets (2007)
- Judicial custody as a conservatory measure according to the Code of Civil Procedure (2010)

Articles (indicative list)

- Interruption of prescription by the service of process, in: "Harmenopoulos" 1992, p. 313 ff.

- The effect of the order of payment to the prescription of claims, in: “Commercial Law Review” 1996. 538 ff.
- The announcement of public claims within a public auction, in: “Harmenopoulos” 1996. 1551 ff.
- The need for provisional remedies in transnational litigation, A national report The need for provisional remedies in transnational litigation, A national Report, Taormina 1996.
- The law of execution faced with the social phenomenon of “Overrunning into Debt”, A national report for Greece”, in: “Civil Procedure in Europe I.-Seizure and Uverindebttness in the European Union “(1997), σ. 323 επ.
- The defence of the debtor under the Brussels Convention, in: “Liber Amicorum K.D.Kerameus” (2000), 333 ff.
- Amendments made to the Brussels Convention rules of recognition and enforcement of judgements by Regulation 44/2001, in: “Harmenopoulos” 2003. 1709 ff.
- The defence of the debtor against the announcement of creditors and the table of classification, in: “Harmenopoulos” 2004. 135 ff.
- International jurisdiction over individual contracts of employment, in: “Harmenopoulos” 2004. 481 ff
- Recognition and enforcement of judgments in matrimonial matters and the matters of parental responsibility according to Regulation (EC) No 1347/2000, in: “Harmenopoulos” 2005. 153 ff.
- Access to justice. Costs and legal aid, in: “Revue hellenique de droit international”1 2006. 167 ff.
- Issues of a simultaneous public sale of assets attached with a common writ of attachment, in: “Harmenopoulos” 2007. 1667 ff.
- Fraudulent exclusion of bidders as a ground to oppose public auction, in: “Volume in Honour I. Manoledakis” (2007), p. 927 ff
- The defence of the debtor against the notary’s act of adjustment, in: “Review of Civil Procedure” 2010, p. 799 ff
- The effects of judicial distribution of assets to proprietary rights, in: “Volume in memory of Stelios Kousoulis (2012)”, p. 439 ff.
- Regulation 650/2012: Scope, Jurisdiction, Recognition, enforceability and enforcement of decisions, authentic instruments and court settlements, (to be published).