**Dr. Vassilios A. Hadjioannou,** Assistant Professor of Civil Procedural law.

He was born in Athens, Greece (1975) and studied Law in Democritus University of Thrace (1994-1998), University of Essex, UK (1998-1999, Master of Laws - LLM in International Trade and competition law), PhD in civil procedural law (Democritus University of Thrace, 2004). He has been teaching civil procedural law since 2004 to date (2004-2009 as scientific researcher, 2009 -2017 as lecturer, 2017- to date as assistant professor).

He also acted as member of the Legal Counsel of Democritus University of Thrace (2009 - 2016) and chairman of public auction Committee (2015). He was one of the senior editors of “Legal Tribune” (“Nomiko Vima”) (2011-2019), the oldest active law review in Greece, issued by the Athens Bar Association since 1952. In parallel, he is ordinary editor of Review of Civil Procedure since its establishment in 2008. Frequently selected by the National Academy of Judges and Bar Associations all over Greece in educational seminars for judges and lawyers respectively. He practices law before the Supreme Court of the Hellenic Republic [*Areios Pagos*] since 2010.

He is also author of more than seventy (70) commentaries on judicial judgements on various topics of civil procedure, insolvency and commercial litigation published in various Greek Law reviews. Moreover, he is the author of the following books and articles on various topics of civil procedure, insolvency, and commercial litigation.

**Books**

* Proceedings for bankruptcy declaration and interim measures on the bankrupt’s estate, [Preface: Michalis Margaritis, Honorary Supreme Court Judge, Chairman of the legislative committee of Bankruptcy Code (Law 3588/2007)], Published in Greek, 2017, Sakkoulas Publications, pages: XXXI + 432
* The limits of interim judicial protection following the termination of a commercial distribution agreement, Published (in Greek) 2005, Ant. N. Sakkoulas Publishers, pages: 149
* Interim measures in the law on restrictions of competition (PhD Dissertation),[Preface: Professor Constantin F. Calavros] Published (in Greek) 2004, Ant. N. Sakkoulas Publishers, pages: 26+371

**Articles**

* The reversal of seizure (art. 1019 CCP): A critique, Review of Civil Procedure (EΠολΔ) 2021, p. 144 - 168
* Judicial Duty for Guidance (art. 236 CCP): A Greek perspective on judicial activism in Makridou/Diamantopoulos (editors) Relations between judge and parties in German and Greek civil trial – Case management and Aufklärungspflicht, Sakkoulas Publications, 2020, p. 153-205 [in English]
* Precautionary measures in pre-bankruptcy recovery procedure as per Law 4446/2016, Hellenic Justice (EλλΔνη) 2018, p. 11-29
* Rules on temporal scope of law of enforcement, Review of Civil Procedure (EΠολΔ) 2017, p. 587 seq.
* Interpreting unclear or ambiguous judicial judgement, Review of Civil Procedure (EΠολΔ) 2015, p. 1 seq.
* Lawyers’ fee as part of judicial expenses attributable to the wining party in civil proceedings, Legal Tribune (ΝοΒ) 2015, p. 1205 seq,
* Τopical issues of opposition against default, Legal Tribune (ΝοΒ) 2013, p. 1425 seq.
* Bankruptcy as collective enforcement proceedings in “Procedural issues of insolvency law” [36th conference of Greek procedural lawyers Union (2012)] = Legal Tribune (ΝοΒ) 2011, p. 2076 seq.
* Interim measures’ content in cases of termination of long-term contractual obligations, Review of Civil Procedure (EΠολΔ) 2011, p. 26 seq.
* Accumulation of opposition against payment order and enforcement proceedings in a single writ, Chronicles of Private Law (ΧρΙΔ) 2006, p. 294.
* Issues related with service of judicial judgements abroad (following Supreme Courts judgements 220/2006 and 266/2004), Chronicles of Private Law (ΧρΙΔ) 2007, p. 85 seq.
* Unjustified refusal to supply: Issues pertaining to private enforcement, Chronicles of Private Law (ΧρΙΔ) 2003, p. 377 seq.