

CONTRACT LAW IN GREECE

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ANTONIOS G. KARAMPATZOS



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Contract Law in Greece

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In May 1983 he was elected Rector of the University of Athens and he held this office, after two re-elections, till 31 August 1991. He is Doctor *honoris causa* of the Humboldt University, Berlin (1988), of the Demokritos University of Thrace, Greece (2001), and of the Faculty of Musicology of the University of Athens (2007), a faculty founded by him during his rectorship. He is also a member of the Athens Bar Association and has been member of the Legal Council of the National Bank of Greece, and umpire or member of arbitration tribunals (international and domestic). Since September 2005, he has been Professor Emeritus.

His principal books are the (Greek) Law of Obligations (in two volumes) and, with other authors, a Commentary on Greek Civil Code (ten volumes). His papers and articles concern mainly Civil Law issues but also other subjects (e.g., Community Civil Law, General Theory of Law, method of interpretation of legal acts, economic system and Constitution, review of the constitutionality of laws, relations between church and state, human rights, personal data and protection of the personality, modern techniques in financial transactions, etc., in Greek, English, and German).

He has been a member of the Special Supreme Court of Greece, President of the Civil Law Association, President of the Greek Intellectual Property Organisation, a member of several Legislation Committees (e.g., for the Reform of Greek Family Law, of

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Dr jur. *Antonios G. Karampatzos* (born on 29 September 1977 in Athens) is Professor at the Law School of the National and Kapodistrian University of Athens. Between 2000 and 2004 he obtained his PhD and LLM at the Law School of the University of Tübingen (Germany), under the supervision of Prof. Dr jur. Dres hc Harm Peter Westermann. His PhD-thesis –which was unanimously accepted with '*summa cum laude*'– concerned contracts with protective effects towards third parties and the liability of financial experts for pure economic loss; its title in German read, namely, as follows: '*Vom Vertrag mit Schutzwirkung für Dritte zur deliktischen berufsbezogenen Vertrauenshaftung – Zugleich ein Beitrag zum Ersatz fahrlässig verursachter reiner Vermögensschäden*' (Nomos Verlag, 2005).

After his stay in Germany, he carried out post-doctoral research (post-doc) in London at the Institute of Advanced Legal Studies of University College London, under the supervision of Prof. Dr Sir Basil Markesinis. His post-doc research was presented in his paper under the title '*Supervening Hardship as Subdivision of the General Frustration Rule: A Comparative Analysis with Reference to Anglo-American, German, French and Greek Law*' (*European Review of Private Law* 2-2005, pp. 105–147). In November 2008 he was also certified as an Accredited Mediator of the Chartered Institute of Arbitrators.

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