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#### Curriculum Vitae

Born in Athens in 1977, George Karavokyris studied law at the Aristotle University of Thessaloniki. He received his Master (2001) and his PhD (2008, with distinction) in public law from the Law School of the University Paris II (Panthéon-Assas). His doctoral thesis is entitled «Personal Autonomy in French Public Law» and has been published in Belgium and France (Bruylant, Brussels, 2013, 778 p., in French). His second book, «The Constitution and the Crisis» (Kritiki, Athens, 2014, in Greek), has been awarded a prize from the Academy of Athens (2017). He is the author of several articles in the field of constitutional law, public law, civil rights and theory of law.

Mr. Karavokyris is an Assistant Professor of Constitutional Law at the Faculty of Law of the Aristotle University of Thessaloniki. He teaches constitutional law, public law and civil liberties at the undergraduate and postgraduate level. Mr. Karavokyris is currently also a counsellor of the President of the Greek Republic and member of the Scientific Committee of the Hellenic Parliament Foundation for Parliamentarism and Democracy. He is a member of the Athens Bar Association, the International Society of Public Law (ICON·S) and the Association of Constitutional Law Aristovoulos Manessis.

# Publications (recent/selected)

# Monographs

- L'autonomie de la personne en droit public français, Bruylant, 2013, 778p. (in French).
- 2) The Constitution and the crisis, Kritiki, Athens, 2014,226p. (in Greek).
- Constitution and legal realism (translation and introduction, selected writings of Michel Troper), Papazisis, 2018, 176p. (in Greek).

#### Essays

## (in English/French)

- 1) Constitutionalism and Covid-19 in Greece: the Normality of Emergency, VerfBlog, 25.2.2021.
- 2) Greece-Populism and constitutionalism, in Sascha Hardt, Aalt Willem Heringa, Hoai-Thu Nguyen (ed),

Populism and democracy, University of Maastricht, 2020, p. 193-212.

- The Coronavirus Crisis-Law in Greece: A (Constitutional) Matter of Life and Death, VerfBlog, 14.4.2020.
- 4) The mechanics of representation and the autonomy of the Parliament: proposals for the reinforcement of the representative body, George Karavokyris, Charalampos Kouroundis, Styliani Christoforidou, Lina Papadopoulou, European Politeia, European Public Law Organization, 2019, p. 9-38.
- 5) Limitations, restrictions et dérogations aux droits. La normalité d'une crise exceptionnelle: le cas grec, in H. Gaudin (ed.), Crise de l'Union, Colloque, Mare et Martin, 2018, p. 189-209.
- 6) The role of judges and legislators in the Greek financial crisis: A matter of competence, in L. Papadopoulou, I. Pernice and J. H. H. Weiler (ed.), Legitimacy issues of the European Union. Lessons from the financial crisis. Dimitris Tsatsos in memoriam, NOMOS-HART, 2017, p. 149-169.
- 7) Constitution and necessity in times of crisis: an alternative way of understanding the relation between

politics and the law, European Politeia, European Public Law Organization, 2/2015, p. 347-365.

8) The art of law, Law and Critique, Springer, v. 25/1, February, 2014, p.67-85.

### (in Greek)

- 1) The national constitutional identity between identity and difference, To Syntagma, 3-4/2020, p. 985-1008.
- 2) Commentary on article 3 of the European Convention of Human rights, Sakkoulas, 2021, forthcoming.
- 3) The constitutional queries of populism, in The Constitution in Development, in Honor of Prof. Antonios Manitakis 2019, p. 277-306.
- The case of George Floyd and the ambiguities of American liberalism, Theoria kai Praxi Dioikitikou Dikaiou, 7/2020, p.7-11.
- 5) The "Executive State": legal rule and a challenge for reform, Piraiki Nomologia, 1/2020, p. 12-18.
- 6) From identity cards to diplomas: data privacy and religious freedom in education, Theoria kai Praxi Dioikitikou Dikaiou, 8-9/2019, p. 831-838.
- 7) The legal realism of Michel Troper, Dikaiwmata tou Anthropou, 79/2019, p. 61-71.

- 8) Commentary on articles 5 par.1, 51, 52, 53, 59, 60, 61,
  62 of the Greek Constitution in P. Spyropoulos-X.
  Contiades-C. Anthopoulos-G. Gerapetritis (ed.),
  Constitution. Interpretation by article, Sakkoulas,
  2017.
- 9) The crisis as an opportunity for the Greek constitutional theory, To Syntagma, 3-4/2016, p. 691-728.
- 10) The critical political character of the judicial review,Dikaiwmata tou Anthropou, 68/2016, p. 335-361.
- 11)The constitutional limits of privatizations of public utility companies, Dikaiwmata tou Anthropou, 63/2015, p. 161-176.
- 12) Family life and personal freedom, in Marangopoulos Foundation for Human Rights, The civil partnership of same-sex couples, Andy's Publishers, 2015, p. 87-97.
- 13) Sovereignty and interpretation, in C.
  Papacharalampous-C. Papastylianos (ed.), Sovereinghty,
  Alterity, Rights, Eurasia, 2013, p. 21-90.
- 14) Historical negationism and freedom of expression,To Syntagma, 1-2/2013, p. 45-58.
- 15) The interpretative issue of the article 86 par.3 of the Constitution: penal responsibility and prescription

period, Efimerida Dioikitikou Dikaiou, 6/2012, p. 733-738.

## Conference speeches

#### (in English/French)

- Report on Greece, Seminar Institutions of Judicial Independence, re:constitution -Democracy reporting international, 13-14.2.2020, Bucharest.
- 2) The biggest losers: National parliaments in the Eurozone - with a focus on Greece, Lina Papadopoulou, Styliani Christoforidou, George Karavokyris, Charalampos Kouroundis, Council for European Studies, 26th International Conference of Europeanists, Sovereignties in Contention: Nations, Regions and Citizens in Europe, 20-22.6.2019, Madrid.
- 3) Conference in Sciences Po-Aix en Provence, L'égalité entre femmes et hommes. Les pays méditerranéens à la lumière de la jurisprudence de la Cour européenne des droits de l'homme, The Molla Sali v. Greece case, Aix en Provence, 3.4.2018.
- Le juge administratif grec entre européanisme et éthnocentrisme constitutionnel, 2e atelier de droit constitutionnel européen, La Constitution européenne de la France, Toulouse, 21-22.9.2017.

- 5) Constitutional change and legal interpretation, ICON-S Conference, Courts, Power, Public Law, Copenhagen, 5-7.7.2017.
- 6) Limitations, restrictions, dérogations aux droits: approche de droit comparé, in «Crise de l'Union. Quel régime de crise pour l'Union?» premier atelier de droit constitutionnel européen, IRDEIC-Faculté de Droit et Science Politique de l'Université Toulouse 1 Capitole, 22-23.9.2016.
- 7) The role of judges and legislators in the financial crisis: A matter of competence, European Constitutional Law Network in collaboration with the Jean Monnet Chair for European Constitutional Law of the Law School of the Aristotle University of Thessaloniki (AUTh) Workshop, «Challenging the Legitimacy of Europe», Thessaloniki, 21-22.5.2015.
- 8) Constitution and necessity in times of crisis, Aristovoulos Manessis Academic Society and Bogazic, University Department of Political Science and International Relations, Greece & Turkey: Converging and Diverging Trajectories, Istanbul, 8-11.5.2014.