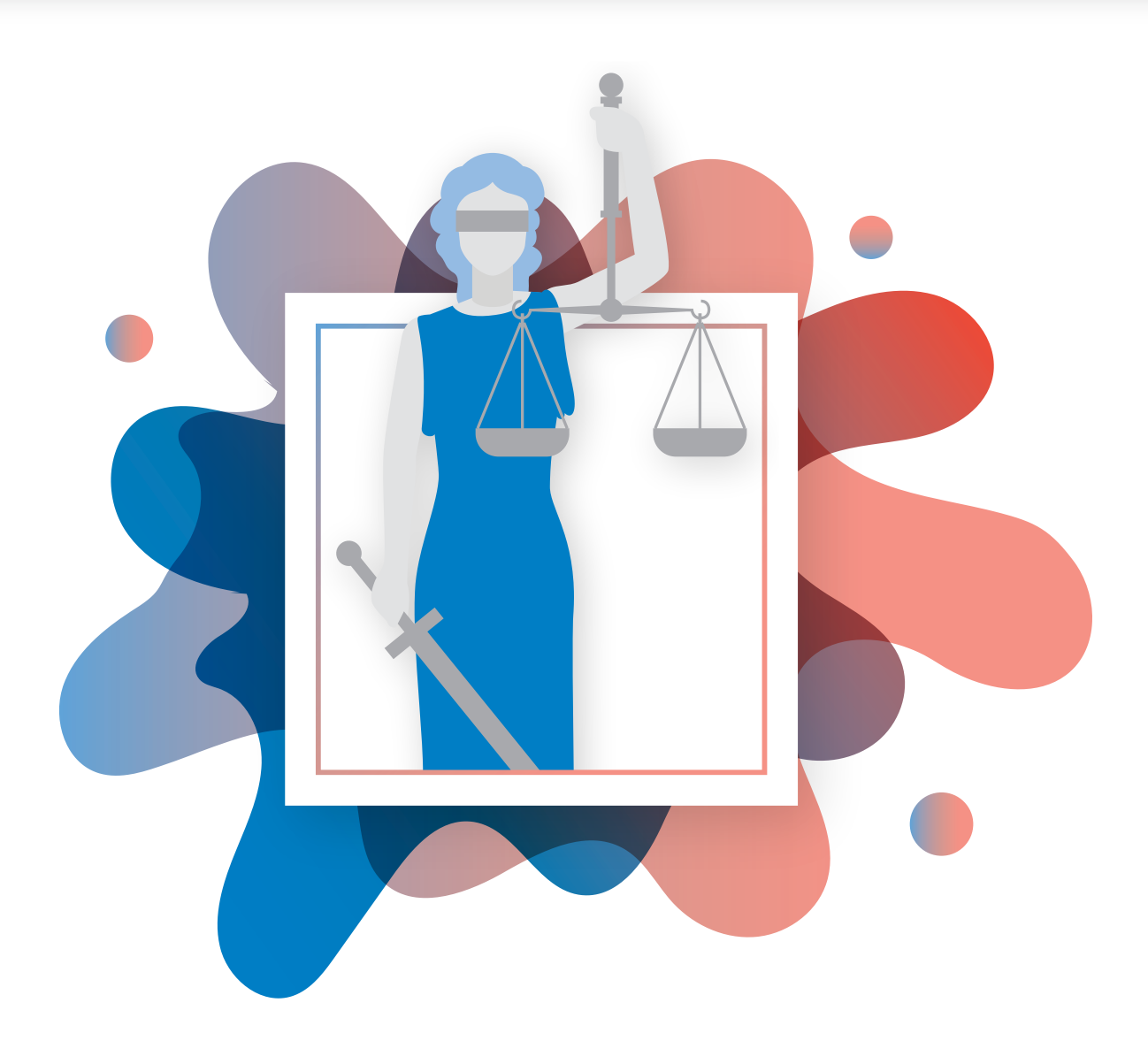
Institute for Procedural Law



COLLABORATIONS

Within the faculty: Centre for the Future of Dispute Resolution, Consumer Law Institute, Law & Technology

Outside of the faculty: Interuniversity Centre for Procedural Law, International Association for Procedural Law, International Network for Law and Apology Research (INLAR), Ius Commune Research School

Contributions to the Comparative Procedural Law and Justice (CPLJ) Project of the Max Planck Institute Luxembourg for Procedural Law, and the Civil Procedure volumes of the International Encyclopedia of Laws (IEL)

CONTACT

procedure@ugent.be



Instituut voor Procesrecht

MISSION

he Institute for Procedural Law was established in 1996 to give a face to the own and unique identity of procedural law.

Its mission is to reflect on solutions for the challenges that this area of the law is facing in the contemporary world and to provide answers to the most complex questions that legal practitioners are struggling with in their daily work. Hence, its members are conducting fundamental and practice-oriented research on all matters concerning both public and private procedural law that take place in a national or European context.

	TOPICS
A principle-based approach to	Europeanisation
procedural law	
	(De)formalism
	The search for efficiency
Special subject matters	
(incl. consumer litigation	
and discrimination)	Adjusting cases versus solving disputes

		STAFF	
PROFESSORS	PHD RESEARCHERS	AFFILIATED RESEARCHERS	
Karen BROECKX	Elise DAUW	Tijl DE JAEGER	
Sabien LUST	Isabelle DUPRÉ	Matthias VAN DER HAEGEN	
Piet TAELMAN	Max DE SCHRYVER	Jachin VAN DONINCK	
Wannes VANDENBUSSCHE	Joke TORREELE		

Jarich WERBROUCK

A complete overview of researchers can be found on the website of the Institute.

CONTRIBUTIONS TO SOCIETY

We are committed to undertake research that is relevant to society and therefore engage in:

- Lifelong learning initiatives for attorneys, magistrates and notaries public
- The formation of court experts as of 1999
- Interactive meetings and brainstorm sessions with stakeholders
- Advisory activities for new legislation
- Maintaining close contacts with different actors of justice (e.g. organizing colloquia with courts)
- Communication of our insights and research through widely accessible sources



