Content

Course Code	Course Name	Semester	Theory	Practice	Lab	Credit	ECTS
HUK382	Civil Procedure Law II	6	3	0	0	3	4

Prerequisites	
Admission Requirements	

Language of Instruction	Turkish
Course Type	Compulsory
Course Level	Bachelor Degree
Objective	Objective of the course is to study essential principals of the law of civil procedure and the procedure of jurisdiction. In this context, further aims of this course is as follows: - To teach the concepts and institutions of civil procedural law and the relationships between these concepts and institutions. - To render student more aware of the legal regulations in this field, of the decisions of the judicial bodies, and their development and to teach the scientific evaluations regarding these decisions. - To have adequate knowledge of the problems encountered in legal practice and to acquire the ability to create solutions to them.
Content	Answer to action (Defense to action, counter claim) Answer petition and its elements, time to answer Results of answer, preliminary observation Inquiry, case files, minutes of proceedings, preliminary question Retraction of the file, interrogation, reform Transfer of the object of action, separation of the actions, merger of the actions Proof (subject of proof, burden of proof, sort of proof) Bill-oath Witness- expert-discovery Decision and judgment Cassation-Procedure of Reform Trial expenses- legal remedy Provisional measures (interim injunction- identification evidence) Arbitration
References	Hakan Pekcanıtez/Oğuz Atalay/Muhammet Özekes, Medenî Usûl Hukuku Ders Kitabı, 8.Bası, İstanbul 2020.

Theory Topics

Week	Weekly Contents
1	Answer to action (Defense to action, counter claim)
2	Answer petition and its elements, time to answer
3	Results of answer, preliminary observation
4	Inquiry, case files, minutes of proceedings, preliminary question
5	Retraction of the file, interrogation, reform
6	Transfer of the object of action, separation of the actions, merger of the actions
7	Proof (subject of proof, burden of proof, sort of proof)
8	Bill-oath
9	Witness- expert-discovery
10	Decision and judgment
11	Cassation-Procedure of Reform
12	Trial expenses- legal remedy
13	Provisional measures (interim injunction- identification evidence)
14	Arbitration