

## 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	<p>Objective of the course is to study essential principals of the law of civil procedure and the procedure of jurisdiction.</p> <p>In this context, further aims of this course is as follows:</p> <ul style="list-style-type: none"><li>- To teach the concepts and institutions of civil procedural law and the relationships between these concepts and institutions.</li><li>- 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.</li><li>- To have adequate knowledge of the problems encountered in legal practice and to acquire the ability to create solutions to them.</li></ul>
Content	<p>Answer to action (Defense to action, counter claim)</p> <p>Answer petition and its elements, time to answer</p> <p>Results of answer, preliminary observation</p> <p>Inquiry, case files, minutes of proceedings, preliminary question</p> <p>Retraction of the file, interrogation, reform</p> <p>Transfer of the object of action, separation of the actions, merger of the actions</p> <p>Proof (subject of proof, burden of proof, sort of proof)</p> <p>Bill-oath</p> <p>Witness- expert-discovery</p> <p>Decision and judgment</p> <p>Cassation-Procedure of Reform</p> <p>Trial expenses- legal remedy</p> <p>Provisional measures (interim injunction- identification evidence)</p> <p>Arbitration</p>
References	Hakan Pekcanitez/Oğuz Atalay/Muhammet Özkes, Medenî Usûl Hukuku Ders Kitabı, İstanbul 2023.

## 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