

## Content

Course Code	Course Name	Semester	Theory	Practice	Lab	Credit	ECTS
HUK438	Prison law	8	2	0	0	2	2

Prerequisites	
Admission Requirements	

Language of Instruction	French
Course Type	Elective
Course Level	Bachelor Degree
Objective	The purpose of this course is to teach the basic principles of the law on execution of criminal sanctions, as well as imprisonment, the execution of judiciary fine, penal institutions, the regime of execution, and the execution of security measures.
Content	<ol style="list-style-type: none"><li>1. The concepts regarding the criminal execution, the law on the execution of criminal sanctions, the purpose and the humanistic perspective, the effects of constitutional and criminal policy</li><li>2. The conditions for criminal execution, competent authority to execute the sanctions, the concept, types, characteristics of the sanctions and their executions</li><li>3. Historical development of prisons and imprisonment</li><li>4. Principles of imprisonment and the position of the inmate</li><li>5. Admission to penal institutions, planning the execution and division of inmates into groups</li><li>6. Rights and obligations of the inmate</li><li>7. The regulatory system in penal institutions, moderation of the execution, preparation for release, order and security</li><li>8. System, Organisation and supervision of the penal execution</li><li>9. Suspension of the criminal sanction</li><li>10. Recidivism and the regime applied to the recidivists</li><li>11. Release on probation and suspension of the penal execution</li><li>12. Probation</li><li>13. Execution of security measures</li><li>14. Imprisonment, new advancements and controversial issues with regard to penal institutions</li></ol>
References	DEMİRBAŞ Timur, İnfaz Hukuku, 5.baskı, Seçkin yayıncılık, Ankara 2017. ÖZBEK Veli Özer, İnfaz Hukuku, 9. baskı Seçkin Yayıncılık, Ankara, 2017.

## Theory Topics

Week	Weekly Contents
1	The concepts regarding the criminal execution, the law on the execution of criminal sanctions, the purpose and the humanistic perspective, the effects of constitutional and criminal policy
2	The conditions for criminal execution, competent authority to execute the sanctions, the concept, types, characteristics of the sanctions and their executions
3	Historical development of prisons and imprisonment
4	Principles of imprisonment and the position of the inmate
5	Admission to penal institutions, planning the execution and division of inmates into groups
6	Rights and obligations of the inmates
7	The regulatory system in penal institutions, moderation of the execution, preparation for release, order and security
8	System, Organisation and supervision of the penal execution

Week	Weekly Contents
9	Suspension of the criminal sanction
10	Recidivism and the regime applied to the recidivists
11	Release on probation and suspension of the penal execution
12	Probation
13	Execution of security measures
14	Imprisonment, new advancements and controversial issues with regard to penal institutions