## Content

Course Code	Course Name	Semester	Theory	Practice	Lab	Credit	ECTS
EHYL-424	Current Issues Regarding Evidence	2	3	0	0	3	6
	and Evidence in Civil Procedure						

Prerequisites	
Admission Requirements	

Language of Instruction	Turkish
Course Type	Elective
Course Level	Masters Degree
Objective	Understanding the theoretical problems and practical problems related to the law of proof and evidence and being able to propose solutions to them.
	Students who successfully complete this course; It examines all concepts related to the activity of proof, reveals in depth the relationship between proof and evidence, and evaluates judicial decisions on the subject. Students evaluate issues in the field of law with new thoughts, different approaches or methods.
Content	Proof-Burden of proof Sort of proof Administration of proofs Relation with basic concepts of civil procedure law Relation with dominant principles of civil procedure law Determination the time of presentation of evidence Relation with concentration principle Bill Duty to cooperate in the taking of evidence Oath Res Judicata Witness Expert Discovery
Pekcanıtez Hakan/Özekes Muhammet/Akkan Mine/Taş Korkmaz Hülya (Editörler), Pekcanıtez Usûl Med Usûl Hukuku, 15. Bası, İstanbul 2017. Erdönmez Güray, Medeni Usul Hukukunda Belgelerin İbrazı Mecburiyeti, 2.Baskı, İstanbul 2014. Bolayır Nur, Hukuk Yargılamasında Delillerin Toplanmasında Tarafların ve Hâkimin Rolü, İstanbul 201 Teomete Yalabık Fulya, İngiliz ve Amerikan Hukuklarında Vakıaların Getirilmesi ile Delillerin Toplanmasında Hakimin Rolü ve Türk Hukuku Bakımından Değerlendirilmesi, İstanbul 2016. Umar Bilge/Yılmaz Ejder, İsbat Yükü, 2.Bası, İstanbul 1980. Alangoya Yavuz, Medeni Usul Hukukunda Vakıaların ve Delillerin Toplanmasına İlişkin İlkeler, İstanbul 1979. Çiftçi Pınar, Medeni Yargılama Hukukunda İspat Hakkı ve Sınırlamaları, Ankara 2018.	

## Theory Topics

Week	Weekly Contents
1	Proof-Burden of proof
2	Sort of proof
3	Administration of proofs
4	Relation with basic concepts of civil procedure law

|--|

5	Relation with dominant principles of civil procedure law
6	Determination the time of presentation of evidence
7	Relation with concentration principle
8	Documents and written evidence
9	Duty to cooperate in the taking of evidence
10	Oath
11	Res Judicata
12	Witness
13	Expert
14	Discovery