

## SYLLABUS Faculty of Law

Cour	rse Code	e Code Course Title			edits	ECTS Value	
LAW 316 Civil Procedure Law II			I	3 (3-0-3)		5	
Prere	equisite ses:	None					
Cour Lang	se Juage:	Turkish	Course Delivery	/ Mode: Face-to-Fa		ace	
	se Type Level:	Compulsory / Spring Semester / Undergraduate					
Instructor's Title, Name, and Surname Course Hours Office Hours Contact						Contact	
Dr. Nurdan KORKMAZ ÇETİN			Wednesday (10:00-12:20) - Friday (10:00- 12:20)	Monday (10:00- 13:30) - Tuesday (10:00-13:30)		donenurdankor kmaz@cag.ed u.tr	
Course Coordinator:		Dr. Nurdan KORKMAZ ÇETİN					
Course Objectives							
		Upon successful completion of this course, the student will be able to;			Relations		
nes	Upon suc				Program Outcomes		

			Relations			
Course Learning Outcomes	Upon successful completion of this course, the student will be able to;		Program Outcomes	Net Contribution		
	1	Explain the concept of proof and classify the means of proof.	1, 2	5, 5		
	2	Complete the trial process from the filing of the lawsuit to the judgment phase.	2, 3, 10	5, 4, 5		
	3	Compare trial procedures and determine the appropriate procedure.	1, 2	4, 5		
	4	Explain the concept of judgment, classify types of judgments, and categorize legal remedies.	2, 3	5, 5		
	5	Give examples of provisional legal protections.	1	5		
	6	Explain the functioning of the institution of arbitration and compare the differences between state jurisdiction and arbitration.	1,4	5, 4		
Course		In the Civil Procedure Law II course, the preliminary examination phase, the investigation				

## Course Content:

In the Civil Procedure Law II course, the preliminary examination phase, the investigation phase, the activity of proof, judgment, legal aid, and legal remedies are discussed, and additionally, the renewal of the trial, provisional legal protections, and the institution of arbitration are examined.

## Course Schedule (Weekly Plan)

Week	Topic	Preparation	Teaching Methods and Techniques	
1	Preliminary examination phase	Textbook first chapter.	Lecture, question-answer	
2	Investigation phase (formal and substantive investigation), interlocutory issue, removal of the case from the docket, and dismissal of the case as if not filed.	Textbook thirteenth chapter. Research on the differences between an interlocutory issue and a preliminary question.	Lecture, question-answer	
3	Amendment, consequences of amendment, assignment of the subject matter of the	Textbook thirteenth chapter. Review relevant court decisions regarding	Lecture, case law review.	



	lawsuit, severance and consolidation of lawsuits.	amendment and the severance and consolidation of lawsuits.		
4	Proof (burden of proof, standard of proof, types of proof)	Textbook fourteenth chapter. Review relevant court decisions on proof. Review case studies under the proof section in the recommended practice book.	Lecture, case law review, case study analysis	
5	Means of proof (evidence), presentation of evidence, submission, examination, and evaluation of evidence	Textbook fifteenth chapter. Review court decisions regarding the presentation, examination, and evaluation of evidence.	Lecture, case law review, case study analysis	
6	Evidence agreement, obligation to prove with conclusive evidence, conclusive evidence (deed, oath, final judgment), discretionary evidence (expert witness, witness, discovery)	Textbook fifteenth chapter. Review case studies under the proof (evidence) section in the recommended practice book.	Lecture, case study analysis	
7	Practical work	Case study work.	Case analysis	
8	Midterm Exam	-	Midterm Exam	
9	Midterm Exam	-	Midterm Exam	
10	The concepts of decision and judgment, the nature of the judgment, preparation and pronouncement of the judgment, null and void judgment, ineffective judgment, final judgment	Textbook sixteenth chapter. Study the concepts of decision and judgment.	Lecture, question-answer	
11	Waiver of the lawsuit, admission of the case, settlement, attorneys' authority to compromise, mootness of the case	Textbook sixteenth and nineteenth chapters. Research on the concepts of waiver, admission, and settlement.	Lecture, question-answer	
12	Classification of trial procedures and legal remedies, their purpose, appeal	Textbook seventeenth and eighteenth chapters. Research on the classification of legal remedies.	Lecture, discussion (appeal and cassation)	
13	Continuation of legal remedies, litigation costs, liability for litigation costs, legal aid	Textbook eighteenth and nineteenth chapters. Review case studies under the legal remedies section in the recommended practice book.	Lecture, case study analysis	
14	Provisional legal protections (precautionary injunction, determination of evidence, precautionary attachment)	Textbook twentieth chapter. Review court decisions regarding provisional legal protections.	Lecture, case law review	
15	Arbitration	Textbook twenty-first chapter. Research on the positive and negative aspects of arbitration.	Lecture, discussion (positive and negative aspects of arbitration)	
16	Practical Work	Case study work.	Case analysis	



17 Final Exam		-	-		End of Term Exam	
18 Final Exam	-	End of Terr		m Exam		
Course Resources						
Textbook:	canıtez, H., Atalay, O., & Özekes, M. Medeni Usul Hukuku Ders n Edition, On İki Levha Yayınları, Istanbul, 2025.					
Recommended References:		, H., Özekes, M., & Akkan, M. Medeni Usul Hukuku Pratik , On İki Levha Yayınları, İstanbul, 2025.				
	Course As	sessment and	Evaluation			
Activities	Percentile	Notes				
Midterm Exam	1	40	Wri	Written Exam		
Project	-	-	-			
Assignment	-	-		-		
Presentation	-	-	-			
Portfolio	-	-	-			
Final	1	60	Written Exam			
ECTS Table						
Content		Number	Hours		Total	
Course Duration		14	3 42		42	
Out-of-Class Study		14	3 42		42	
Assignment	-			-		
Presentation	-			-		
Project	-			-		
Midterm Exam (Midterm Exam D Midterm Exam Preparation)	1	24 24		24		
Final Exam (Final Exam Duration Exam Preparation)	1	36 36		36		
Total:					144	
Total / 30: 144					144/30=4,8	
	ECTS Credit: 5					
Past Term Achievements						

