

ESOGU FACULTY OF LAW



COURSE INFORMATION FORM

Course Name	Course Code	
Criminal Procedure Law	191118001	

Voor	Number of Course Hours per Week		Credit	ECTS
Year	Theory	Practice	Credit	ECIS
4 th	3	0	6	8

Course Category (Credit)					
Basic Sciences Engineering Sciences Design General Education Social Sciences					
				X	

Course Language	Course Level	Course Type
Turkish	Undergraduate	Compulsory

Prerequisite(s) if any	-
Objectives of the Course	The aim of the course is to teach the institutions and rules of criminal procedure law, the basic principles of criminal procedure law, the process of criminal procedure, evidence and legal remedies.
Short Course Content	In this course, after an introduction to criminal procedure and giving information about its history and sources, the conditions of criminal procedure are examined. Then, the principles of criminal procedure, the organization of criminal procedure, the persons participating in the criminal procedure and the issues of proof in criminal procedure are discussed. Finally, protection measures, the process of criminal procedure and legal remedies are explained.

	Learning Outcomes of the Course	Contributed PO(s)	Teaching Methods *	Measuring Methods **
1	To have detailed information about the history and sources of criminal procedure law	1,2,3,4,5	1,2,5,8	A
2	To teach the conditions and principles of criminal procedure and the persons participating in criminal procedure.	1,2,3,4,5	1,2,5,8	A
3	To inform the subject of proof and evidence in criminal procedure in detail.	1,2,3,4,5	1,2,5,8	A
4	To have comprehensive knowledge about protection measures, to systematically handle the process of criminal procedure.	1,2,3,4,5	1,2,5,8	A
5	To learn the legal remedies.	1,2,3,4,5	1,2,5,8	A
6				
7				
8				
9				

^{*}Teaching Methods 1:Expression, 2:Discussion, 3:Experiment, 4:Simulation, 5:Question-Answer, 6:Tutorial, 7:Observation, 8:Case Study, 9:Technical Visit, 10:Trouble/Problem Solving, 11:Induvidual Work, 12:Team/Group Work, 13:Brain Storm, 14:Project Design / Management, 15:Report Preparation and/or Presentation

^{**}Measuring Methods A:Exam, B:Quiz, C:Oral Exam, D:Homework, E:Report, F:Article Examination, G:Presentation, I:Experimental Skill, J:Project Observation, K:Class Attendance; L:Jury Exam

Main Textbook	Öztürk, Bahri, Ceza Muhakemesi Hukuku (Nazari ve Uygulamalı), 14. Baskı, Ankara 2020. Yenisey/Nuhoğlu, Ceza Muhakemesi Hukuku, 8. Baskı, Ankara 2020. Centel/Zafer, Ceza Muhakemesi Hukuku, 18. Baskı, Ankara 2020.
Supporting References	Özbek/Doğan/Bacaksız/Meraklı/Başbüyük, Pratik Çalışma Kitabı II – Ceza Muhakemesi, 15. Baskı, Ankara 2020.
Necessary Course Material	-

	Course Schedule
1	History, Purpose and Sources of Criminal Procedure
2	Overview of the Stages of Criminal Procedure
3	Criminal Procedure Models
4	Criminal Procedure Organization: Courts, Prosecution and Law Enforcement
5	Principles of Criminal Procedure (I): Presumption of Innocence, Fair Trial Principle and the Court's Duty of Care
6	Principles of Criminal Procedure (II): The Principle of Public Investigation, Impeachment and Prosecution
7	Principles of Criminal Procedure (III): Investigation of Material Reality and Ex Officio Investigation Principle
8	Legal Status of Participants in Criminal Procedure (I): Suspect and Accused
9	Legal Status of Participants in Criminal Proceedings (II): Defense Lawyer
10	Legal Status of Participants in Criminal Proceedings (III): Injured Party and It's Representative
11	Terms of Criminal Procedure
12	Law of Evidence in Criminal Procedure (I): Status of the Accused
13	Law of Evidence in Criminal Procedure (II): Witness and Expert Witness
14	Law of Evidence in Criminal Procedure (III): Concrete Evidence
15,16	Mid-Term Exam
17	Protection Measures in Criminal Procedure (I): Measures Restricting Liberty
18	Protection Measures in Criminal Procedure (II): Search and Seizure
19	Protection Measures in Criminal Procedure (III): Medical Measures
20	Protection Measures in Criminal Procedure (IV): Confidential Measures
21	Investigation Phase in Criminal Procedure
22	Intermediate Stage in Criminal Procedure
23	Prosecution Phase in Criminal Procedure (I): Preparation and Presentation of Evidence
24	Prosecution Phase in Criminal Procedure (II): Orality, Directness and Publicity
25	Sentencing in Criminal Procedure: Justification and Finalization
26	Remedies in Criminal Procedure (I): In General
27	Legal Remedies in Criminal Procedure (II): Appeal
28	Legal Remedies in Criminal Procedure (II): Supreme Court Appeal
29	Remedies in Criminal Procedure (IV): Renewal of Trial
30	Remedies in Criminal Procedure (V): Special Trial Procedures
31,32	Final Exam

Calculation of Course Workload				
Activities	Number	Time (Hour)	Total Workload (Hour)	
Course Time (number of course hours per week)	28	4	112	
Classroom Studying Time (review, reinforcing, prestudy,)	28	4	112	
Homework				
Quiz Exam				
Studying for Quiz Exam				
Oral exam				
Studying for Oral Exam				
Report (Preparation and presentation time included)				
Project (Preparation and presentation time included)				
Presentation (Preparation time included)				
Mid-Term Exam	1	4	4	
Studying for Mid-Term Exam	1	4	4	
Final Exam	1	4	4	
Studying for Final Exam	1	4	4	
		otal workload	240	
		workload / 30 ECTS Credit	8	

Evaluation			
Activity Type	%		
Mid-term	40		
Quiz	-		
Homework	-		
Bir öğe seçin.			
Bir öğe seçin.			
Final Exam	60		
Total	100		

	RELATIONSHIP BETWEEN THE COURSE LEARNING OUTCOMES AND THE PROGRAM OUTCOMES (PO) (5: Very high, 4: High, 3: Middle, 2: Low, 1: Very low)				
NO	PROGRAM OUTCOME	Contribution			
1	To understand, analyze and comment on legal problems, to be able to discuss these issues, to offer opinions and solutions, to relate these processes to real life.	4			
2	To have judgment skills and abilities in the field of law, open to cooperation with others, able to work in harmony with them, keen on research and examination, and having knowledge at a level to carry out a problem-solving process from beginning to end.	4			
3	To have the knowledge to determine the provisions to be applied to legal disputes, to have the ability to analyze, discuss and evaluate the court decisions in the relevant field.	4			
4	To have skills to assimilate and carry the rules of ethics and profession.	2			
5	To have skills to approach critically and creatively on the legal and social problems in terms of rule of law and ideal of justice.	2			
6	To have skills to understand the differences between the theory and practice of private and public law.	2			
7	To be able to comprehend the importance of lifelong learning and to analyze legal, social, cultural and similar events and developments in the world, country, region and local and to be able to comment on these at a sufficient level.	2			
8	To have the skills to conduct disciplinary and interdisciplinary research and study.	2			
9	To grow up with the moral and ethical rules required by business life and to be able to use them effectively in the future.	3			
10	To have skills to use vocational information technologies efficiently in solving legal problems.	1			

	LECTUTER(S)					
Prepared by						
Signature(s)						

Date:06.06.2024