

Faculty of Law Law (%30 English)

HUK 214 - Criminal Law - General Provisions II

COURSE INTRODUCTION AND APPLICATION INFORMATION

Course Name	Criminal Law - General Provisions II

Code	Semester	Theory	Application/Laboratory	Local	ECTS
		(hour/week)	(hour/week)	Credits	
HUK 214	Fall/Spring	3	0	3	4

Prerequisites	None
Course Language	Turkish
Course Type	Service Course
Course Level	First Cycle
Mode of Delivery	-
Teaching Methods and Techniques	-
Course Coordinator	* Prof. Dr. Veli Özer ÖZBEK
Course Lecturer(s)	* Prof. Dr. Veli Özer ÖZBEK
Course Assistants	* Araş. Gör. Ömer Buğra SÜREN

Course Objectives	The purpose of this course is teaching the students the concepts such as; the special		
	appearances of crime, attempt to crime, jointly committed offences, complicity and acquire		
	the ability to interpreting them. Besides, teaching the students about the subjeckts like		
	types of punishment, sanction theory, determination of punishment, recidivism and		
	offences of special risk.		
Course Learning Outcomes	The students who succeeded in this course;		
	* Explain culpability in criminal law		
	* Discuss about the attempted crimes,		
	* Compare recklessness and analyze the differences between recklessness and		
	conscious recklessness,		

	* Analyze jointly committed crimes			
	* Scrutinize joinder of offences: Aggregation of offences, compound offences and			
	succussive offences,			
	* Evaluate negligence offences,			
	* Analyze punishment, security precautions, determination of punishment,			
	personalization of punishment and calculation of punishment.			
Course Description	In the scope of this course, subjeckts such as, culpability in criminal law, attempted crimes			
	recklessness, jointly committed offences, principle involvement and accompliceship which			
	are special appearences of crime, will be discussed. Aggregation of offences, compound			
	offences and succussive offences, wich will be applied because of aggregation of offences,			
	will be emphasized. Punishments and security precautions, imprisonment and criminal fine,			
	determination of punishment, personalisation of punishment and calculation of punishment,			
	which are under the title of sanction theory, are the important subjects for this course.			

Course Category	Core Courses	
	Major Area Courses	
	Supportive Courses	
	Media and Managment Skills Courses	
	Transferable Skill Courses	

WEEKLY SUBJECTS AND RELATED PREPARATION STUDIES

Week16	Subjects	Related Materials
1	Culpability in Criminal Law: Conditions of Culpability	Veli Özer Özbek, Türk Ceza Hukuku
		Genel Hükümler, s. 349-437.
2	Culpability in Criminal Law: Situations that Effect Culpability	Veli Özer Özbek, Türk Ceza Hukuku
		Genel Hükümler, s. 349-437.
3	Effective Conditions on Penalization Which Are Not One of the Elements of Crime	Veli Özer Özbek, Türk Ceza Hukuku
		Genel Hükümler, s. 439-447.
4	Attempt to Crime and Voluntary Abandonment	Veli Özer Özbek, Türk Ceza Hukuku
		Genel Hükümler, s. 447-472.
5	Recklessness (Recklessness and Unconscious Recklessness)	Veli Özer Özbek, Türk Ceza Hukuku
		Genel Hükümler, s. 472-495.
6	Negligent Offences and the Aggravation of an Offence due to Its Consequences	Veli Özer Özbek, Türk Ceza Hukuku
		Genel Hükümler, s.495-509.
7	Midterm Exam	
8	Jointly Committed Offences	Veli Özer Özbek, Türk Ceza Hukuku
		Genel Hükümler, s. 513-546.
9	Aggregation of Offences	Veli Özer Özbek, Türk Ceza Hukuku
		Genel Hükümler, s. 549-583.
10	Sanction Theory- Punishments in Turkish Criminal Law System	Veli Özer Özbek, Türk Ceza Hukuku
		Genel Hükümler, s. 583-622.
11	Security Precautions in Turkish Criminal Law	Veli Özer Özbek, Türk Ceza Hukuku
		Genel Hükümler, s.622-652.
12	Repetition of an Offence in and Offenders of Special Risk	Veli Özer Özbek, Türk Ceza Hukuku
		Genel Hükümler, s. 652-667.
13	Determination and Personalization Punishment	Veli Özer Özbek, Türk Ceza Hukuku
		Genel Hükümler, s. 668-714.
14	Quashing of the Penalty Relation	Veli Özer Özbek, Türk Ceza Hukuku
		Genel Hükümler, s. 717-763.
15	Release on Probation-Criminal Records and Unsubscribing the Records of the	Veli Özer Özbek, Türk Ceza Hukuku
	Convicted Person	Genel Hükümler, s. 765-773.

SOURCES

Course Notes / Textbooks	Veki Özer Özbek, Koray Doğan, Pınar Bacaksız, İlker Tepe; Tük Ceza Hukuku Genel Hükümler, 9.
	Baskı, Seçkin Yayınevi, Ankara 2018.
	Nevzat Toroslu, Haluk Toroslu; Ceza Hukuku Genel Kısım, Savaş Yayınevi, 25. Baskı, Eylül 2019.
Suggested Readings/Materials	Veli Özer Özbek, Koray Doğan, Pınar Bacaksız, İlker Tepe, Serkan Meraklı, İsa Başbüyük; Pratik
	Çalışma Kitabı-I-Ceza Hukuku Genel Hükümler, 17. Baskı, Seçkin Yayınevi, Ankara, Eylül 2018.

EVALUATION SYSTEM

Semester Activities	Number	Percentage of Grade
Participation	-	-
Laboratory / Application	-	-
Field Work	-	-
Quiz/Studio Critic	-	-
Portfoilo	-	-
Homework Assignment	-	-
Presentation/Jury	-	-
Project	-	-
Seminar/Workshop	-	-
Oral Exam	-	-
Midterm	1	40
Final	1	60
Total	2	100

WEIGHTING OF SEMESTER ACTIVITIES ON THE FINAL GRADE	1	40
WEIGHTING OF END-OF-SEMESTER ACTIVITIES ON THE FINAL GRADE	1	60
Total	2	100

ECTS / WORKLOAD TABLE

Semester Activities	Number	Duration (Hours)	Total Workload
Course Hours (Including Exam Week: 16 x Total Hours)	16	3	48
Laboratory / Application Hours	16	-	-
Study Hours Out of Class	12	1	12
Field Work	-	-	-
Quiz / Studio Critique	-	-	-
Portfolio	-	-	-
Homework / Assignment	-	-	-
Presentation / Jury	-	-	-
Project	-	-	-
Seminar / Workshop	-	-	-
Oral Exam	-	-	-
Midterm	1	20	20
Final	1	40	40
		Total Workload	120

THE RELATIONSHIP BETWEEN COURSE LEARNING OUTCOMES AND PROGRAM QUALIFICATIONS

#	Program Qualifications / Outcomes	* Level of Contribution				
		1	2	3	4	5
1	To be able to possess the knowledge in legal terminology, concepts and principles.					
2	To be able to solve the legal problems with an analytic and integral point of view.					
3	To be able to evaluate the legal knowledge and abilities obtained with a critical approach.					
4	To be able to evaluate the developments in legal theory and practice by monitoring local,					
	international and interdisciplinary dimensions.					
5	To be able to have awareness of social, professional and scientific principles of ethic behaviour.					
6	To be able to take responsibility in solving problems by creative and innovative thinking.					
7	To be able to interpret the legal norms with a sense of justice respectful to human rights and in					
	the light of principles of democratic, secular and social state of law.					
8	Working efficiently and effectively, learning how to be a team member, taking responsibilities,					
	being open minded, constructive, open to criticism and having self confidence					
9	To be able to use the daily scientific sources and court judgments in the framework of life time					
	learning approach.					
10	To be able to inform the related persons and institutions about legal matters both verbally and in					
	written.					
11	To be able to monitor the daily legal information/court decisions and interacts with the					
	colleagues in a foreign language ("European Language Portfolio Global Scale" Level B1) .					
12	To be able to use the information and communication technology together with the computer					
	programs in a level required by the area of law ("European Computer Driving Licence, Advanced					
	Level").					

^{*1} Lowest, 2 Low, 3 Average, 4 High, 5 Highest