

## Civil Procedure Law

### Description of Course Unit according to the ECTS User's Guide 2015

Course unit title	Civil Procedure Law
Course unit code	PKN6226
Type of course unit (compulsory, optional)	Compulsory
Level of course unit (according to EQF: first cycle Bachelor, second cycle Master)	Bachelor
Year of study when the course unit is delivered (if applicable)	2020
Semester/trimester when the course unit is delivered	4
Number of ECTS credits allocated	3,23 ECTS
Name of lecturer(s)	Sri Hartini S.H., M.Hum.
Learning outcomes of the course unit	Students understand the handling of civil cases from the claim of rights to the implementation of judge's decisions to support law enforcement. So that students understand themselves as citizens who have the rights and obligations to be able to determine their attitude in dealing with various problems, especially civil issues.
Mode of delivery (face-to-face, distance learning)	Distance learning, Face-to-face
Prerequisites and co-requisites (if applicable)	-
Course content	This course aims to understand how to handle civil cases since there is a claim for rights from a person/legal entity who feels that their civil rights have been harmed by other parties to the implementation of judge's decisions, and several theories regarding civil procedural law, with details including: understanding, function and the purpose of the Civil Procedure Law; sources of Civil Procedure Law; the principles of the Civil Procedure Code; courts and tribunals, stages in civil procedural law and legal remedies against judge decisions.
Recommended or required reading and other learning resources/tools	<ol style="list-style-type: none"> <li>1. Sri Hartini. (2008). <i>Dektat Hukum Acara Perdata</i>. Yogyakarta: FISE UNY.</li> <li>2. Subekti. (1982). <i>Hukum Acara Perdata</i>. Jakarta: Bina Cipta.</li> <li>3. Sudikno Mertokusumo. (1983). <i>Sejarah Peradilan dan Perundang-undangan di Indonesia Sejak 1942</i>. Togyakarata: liberty.</li> <li>4. Supomo. (1985). <i>Hukum Acara Pengadilan Negeri</i>. Jakarta: Pradnya Paramita.</li> <li>5. Retno Wulan Sutantio. (1986). <i>Hukum Acara Perdata dalam teori dan Praktek</i>. Bandung: Alumni.</li> <li>6. Abdul kadir Muhammad. (1986). <i>Hukum Acara Perdata Indonesia</i>. Bandung: Alumni.</li> </ol>

	7. Yahya Harahap. (1998). <i>Ruang lingkup Permasalahan Eksekusi Bidang Perdata</i> . Jakarta: Gramedia.
Planned learning activities and teaching methods	Discussion, problem solving, and Q and A, collaboration learning, project collaborative learning
Language of instruction	Indonesian
Assessment methods and criteria	Methods: Written, results project collaborative learning, literacy. Criteria: St. participation in the lecture, midterm exam, end of semester assessment