

METHODOLOGY OF ISLAMIC LAW

1	Course Title:	METHODOLOGY OF ISLAMIC LAW	
2	Course Code:	TIB5121	
3	Type of Course:	Optional	
4	Level of Course:	Second Cycle	
5	Year of Study:	1	
6	Semester:	1	
7	ECTS Credits Allocated:	6.00	
8	Theoretical (hour/week):	3.00	
9	Practice (hour/week):	0.00	
10	Laboratory (hour/week):	0	
11	Prerequisites:		
12	Language:	Turkish	
13	Mode of Delivery:	Face to face	
14	Course Coordinator:	Prof. Dr. H.İbrahim Acar	
15	Course Lecturers:	Prof. Dr. Ali KAYA, Doç. Dr. Abdurrahim KOZALI, Dr. Öğr. Üyesi. M. Salih KUMAŞ, Dr. Öğr. Üyesi Eren GÜNDÜZ	
16	Contact information of the Course Coordinator:	hacar@uludag.edu.tr 0533 359 78 84 Uludağ Üniversitesi İlahiyat Fakültesi Dahili no: 60 293	
17	Website:		
18	Objective of the Course:	To learn about methodology of Islamic law issues, its basic literature and historical development	
19	Contribution of the Course to Professional Development:	Field knowledge acquisition	
20	Learning Outcomes:		
		1	To recognize the methodology of Islamic law formation, its development and resources
		2	To notice the Quran and Sunnah as primary sources
		3	To interpret the controversial issues related to hadith and Sunnah matters occurring in the historical period and today
		4	To express scientifically the new problems arising in the field of theology by using Quran, Sunnah and other evidences related to them and produce objective data to society
		5	To interpret the process of formation and development of Islamic thought
		6	To develop the exchange and sharing of information of Islamic law with the other side branches depending on scientific discipline and scientific data

	7	To learn Quran and Sunnah as main source of Islamic law
	8	To understand the importance of public interest (maslaha)
	9	To recognize the rules derivation method
	10	To gain general information about matter of ijthad
21	Course Content:	
	Course Content:	
Week	Theoretical	Practice
1	The concept of evidence, Principal evidence of Islamic Law	
2	Quran, The rules of the Quran	
3	Sunnah, Types of Sunnah	
4	Ijma'(Consensus), Conditions of ijma'(consensus)	
5	Analogy, Types of analogy	
6	Secondary evidence of Islamic Law, Consensus of the scholars of Medine	
7	Public interest (maslaha), istishab (presumption of continuity)	
8	Rule and its types, Fard (obligatory), Wajib (necessary)	
9	Haram (prohibition), Makruh (abominable), Sihhat, Fesad	
10	Legal acts, mukallaf (accountable)	
11	The words of the Qur'an and Sunnah, Emir (Command), Nahy (forbidden)	
12	General words in Qur'an, genuine words	
13	Rigid and implicit word in Qur'an. Allied words in Qur'an	
14	Purpose of Islamic Law, Reasoning (ijthad), Repeal.	
22	Textbooks, References and/or Other Materials:	Abdülkerim Zeydan, el-Vecîz fî usûli'l-fıkh, Bağdat 1985 Zekiyuddin Şa'ban, İslam Hukuk İlminin Esasları, trc, İbrahim Kafi Dönmez, Ankara 2005 Muhammed Ebû Zehra, Usûlü'l-Fıkh, İstanbul 1974 Muhammed Hudari Bey, Usûlü'l-Fıkh, Mısır 1969 Abdülvehhab Hallaf, İlim Usûli'l-Fıkh, Kuveyt 1968 Şakiru'l-Hanbeli, Usûlü'l-Fıkhî'l-İslamî, Mekke 2002
23	Assesment	
TERM LEARNING ACTIVITIES		NUMBER
		WEIGHT

ÖK10	0	0	0	0	4	0	0	0	0	0	0	0	0	0	0	0
LO: Learning Objectives PQ: Program Qualifications																
Contribution Level:	1 very low		2 low			3 Medium			4 High			5 Very High				