	vain	bdroi1319		Procedure Law (+ exercises session		
		2023				without casus)
		5.00 credits	45.0	h + 6.0 h	Q2	

Teacher(s)	Van Drooghenbroeck Jean-François ;						
Language :	French						
Place of the course	Bruxelles Saint-Louis						
Prerequisites	The prerequisite(s) for this Teaching Unit (Unité d'enseignement – UE) for the programmes/courses that offer this Teaching Unit are specified at the end of this sheet.						
Learning outcomes	At the end of this learning unit, the student is able to : This course helps students acquire knowledge of the essential notions, institutions and mechanisms to unders how justice and civil procedure work. Throughout this course, students will gain more insight into the legal lia and stakes of the state judicial function, easily distinguishable from alternative methods of conflict resolution the end of the course, students should be able to apply the theory to the practice using critical reflection in approach.						
Evaluation methods	The exam is written and lasts 2 hours. It consists of :						
	- three quarters of the mark, 15 to 20 true/false questions to be justified in three lines by stating, in particular, the applicable legal bases and relevant case law,						
	 - up to one quarter of the mark, a practical case to be solved. Each student is given the opportunity to consult his or her copy, and to discuss his or her mistakes with the 						
	professor. After the Easter vacations, a dispensatory test is organized, which allows students, depending on the performance obtained by the participants, to obtain a subject dispensation, or even a bonus point added to their exam mark of the month of the June session (for more details on the modalities of this test: https://moodleuslb.uclouvain.be/ mod/forum/discuss.php?d=26595						
Teaching methods	The lecture offers pedagogical supports to reach the objectives mentioned above. It is completed by examples taken from practice, the analysis of case-law and questions addressed to the students.						
Content	This course is divided into three main parts:						
	1. Exploration of the general principles applicable to judicial procedure, alternative conflict resolution methods and some rules of the judicial organization.						
	2. Study of the competences of the different jurisdictions which share the attributions of judicial power adjudicating civil matters.						
	 Topics from the first three books of the fourth part of the judicial Code, which cover civil procedure. Specific procedures, protective attachment and enforcement procedures will not be studied during the third year of the bachelor degree; these subjects will be addressed later. 						
	The course is outlined as follows:						
	A. General principles						
	 procedural law and judicial Code; the general principles of civil procedure (right to a fair trial, publicity of hearings, the respective roles of the judge and the litigants in the course of a trial, written and oral proceedings, adversarial principle and respect of the rights of the defence and equality of arms, procedural loyalty/fairness, celerity and procedural efficiency); 						
	- preliminary rules of the judicial Code; - legal action;						
	- the purpose of the action (petition and defence);						
	- nullities;						
	- timeframes; - alternative conflict resolution methods;						
	- judicial professions;						
	B. The jurisdiction						
	- Notions and general provisions (subject matter jurisdiction, territorial jurisdiction, prorogation, listispendens and connexity);						
	- Regulation of jurisdiction conflicts (by the district court, by the trial judge) and the attributions within the same jurisdiction;						

- Presidential competences (provisional and on the merit);

Programmes containing this learning unit (UE)									
Program title	Acronym	Credits	Prerequisite						