

Dr Rifaat Himood Thijeel. – :Teaching name

This course description provides a necessary summary of the most important characteristics of the course and the learning outcomes expected of the student to achieve, demonstrating whether he has made the most of the available learning opportunities. It must be linked to the program .description

Shatt Al-Arab College	Educational institution .1
Law department	University department / .2 center
Pleading Law406 CIP	name / code .3
daily	Attendance forms available .4 ( daily, weekly, monthly )
2025-2024	season / year .5
hours per week 3	I am not academic ( total ) 1
2024/9/1	The date this description .6 was prepared
Course objectives	
Enabling students to know the principles and rules of civil procedures and how . to litigate before the courts in accordance with the Civil Procedure Law	
Students' knowledge of the procedures to be followed in the judiciary	

## Learning outcomes and methods of teaching, learning and assessment .7

### A - Cognitive goals

- A 1- Follow the means of clarification to communicate the general rules in the Civil Procedure Law to the student
- . A 2- Enabling him to master the litigation profession
- A 3- Developing the student's ability to master the art of pleading
- A 4
- A 5
- A6

### . b- The skill objectives of the course

- B1 - Follow the method of coexistence and dialogue electronically and jointly with students
- B2 - Using the method of electronic brainstorming and asking questions about the subject
- . B3 - Assigning students to prepare lawsuit forms and regulations
- B 4

### Methods of teaching and learning

- Oral lectures -
- judicial decisions -

### Evaluation modalities

- Electronic oral exam -1
- Electronic exam -2

### . C - emotional and value goals

- A 1- It helps the student to think and analyze the legal texts
- . C 2 - Developing a sense of the importance of civil laws in practical life
- . C 3- Instilling concepts of equality and justice in students
- C 4

### Methods of teaching and learning

- Oral lectures -
- Practical facts -

### Evaluation modalities

- Oral exam -1
- Daily post -2
- The electronic exam -3

D - Transferred general and qualifying skills ( other skills related to  
 .[ employability and personal development  
 D1- Establishing electronic simulation courts  
 D 2- Studying legal facts and lawsuits in order to enrich students for teaching  
 . in the practical aspect  
 -D 4

## Infrastructure.8

Proceedings Law, Dr. Adam Wahib Al-Nadawi	Course books required -1
Research and studies in the Iraqi Civil Procedure Law - Daa Sheet Khattab	Main references ( sources -2 (
	Recommended books and -1 references ,Scientific journals, reports ) (..
Research and books related to the Civil Procedure Law available on legal websites	B _ electronic references, websites
: Course development plan -12 . Update course vocabulary - The necessity of coordination in order to see the field on the executive - . procedures and civil pleadings	

## The fourth stage / chapter one / pleadings law

learning method	.Unit or subject name	required learning outcomes	hours	the week
Theoreti cal and practical	Introduction (the need for the judiciary and the emergence of laws, the definition of pleadings law and its object,	Kn ow and un	<b>3</b>	the first

	nature and characteristics, the pleadings law is the general procedural law, the validity of the pleadings law in terms of time, the sources of the pleadings law, the study (method	der stan d		
Theoreti cal and practical	Principles and foundations of the judicial system (freedom of the judiciary, equality before the law, independence of (judges	Know and understan d	<b>3</b>	Secon d
Theoreti cal and practical	Selection of judges (methods of selection, election, appointment, terms of (appointment	Know and understan d	<b>3</b>	Third
Theoreti cal and practical	Duties of the judge and his guarantees (duties of the judge, guarantees of the judge, non-dismissal, special rules for transfer, assignment, promotion and discipline, establishing a council specialized in the affairs of (judges	Know and understan d	<b>3</b>	the fourth
Theoreti cal and practical	Invalidity of judges, their recusal and disqualification	Know and understan d	<b>3</b>	Fifth
Theoreti cal and practical	litigation of judges (civil (liability	Know and understan d	<b>3</b>	VI
Theoreti cal and	The Public Prosecution (the legal status of the Public	Know and	<b>3</b>	VII

practical	Prosecution, its terms of reference, the extent of the permissibility of the prosecution's intervention in urgent claims, the public prosecution is not considered a party to the litigation in which it intervenes, the need to notify the plaintiff of what necessitates or permits its (intervention	understand		
Theoretical and practical	Lawyers (duties of a lawyer, (guarantees of a lawyer	Know and understand	<b>3</b>	VIII
Theoretical and practical	Jurisdiction	Know and understand	<b>3</b>	ninth
Theoretical and practical	International jurisdiction	Know and understand	<b>3</b>	The tenth
Theoretical and practical	Functional jurisdiction of the courts	Know and understand	<b>3</b>	eleventh
Theoretical and practical	Qualitative jurisdiction and spatial jurisdiction (the nature of jurisdiction rules and the (problems they raise	Know and understand	<b>3</b>	twelfth
Theoretical and practical	Lawsuits and pleadings in ordinary litigation (lawsuit, what a lawsuit is, its definition, (conditions, and divisions	Know and understand	<b>3</b>	Thirteenth

Theoretical and practical	Case procedures (definition of judicial procedures, the nature of the judicial procedure, how (to file a case and its effects	Know and understood	<b>3</b>	fourteenth
Theoretical and practical	Notifications (notification paper and its contents, methods of notifying judicial papers, notification (procedures	Know and understood	<b>3</b>	Fifteenth

