



Course Title	Administrative Procedure				
Course Code	LAW314				
Course Type	Compulsory				
Level	Undergraduate				
Year / Semester	3rd / F' (Fall)				
Teacher's Name	Dr Eliana Nikolaou				
ECTS	6	Lectures / week	3	Laboratories / week	
Course Purpose and Objectives	Understanding the purpose and content of the administrative procedure. In particular: Administrative procedure law and its sources. The subject of judicial protection. What does administrative dispute mean? Administrative disputes on merits and administrative cassation disputes. The organization of administrative courts. The Supreme Court and the Administrative Court. Jurisdiction. The appeal, the conditions, the decision and the res judicata. Temporary judicial protection. The students will be aware of the importance of the rules governing administrative litigation in providing legal protection to the citizen. They will be familiar with the administrative procedure itself and its details. The competent courts with particular emphasis on the Administrative Court, its organization and functioning. The students will study the appeal procedure before the competent court.				

Learning Outcomes	After the lectures it is expected that the students will: Get sufficient knowledge of the provisions of Administrative Procedure up to the final decision stage. Be able to adapt the provisions of administrative procedure accordingly to the new constitutional framework and human rights protection regime. Know the case law of the Administrative and Supreme Court on various aspects of Administrative Procedure. Be adequately trained in the practical application of the rules of administrative procedure so that they can successfully fulfil their obligations as lawyers in the courtroom Encounter problems that arise at all stages of the Administrative Procedure.		
Prerequisites	LAW 213 Administrative Law	Required	None
Course Content	Recourse - Appeal. The Constitutional Framework for the Organization of Administrative Jurisdiction. Jurisdiction. Suspension of enforcement of an administrative act - The Administrative Court and the Supreme Court. Conditions of admissibility: Legal interest and time-limit.		
Teaching Methodology	Lecture: 20 hours Discussion: 12 hours		
Bibliography	An.Angelidis-S.Angelikis, Administrative Procedural Law, Basic principles as formulated under Article 146 of the Constitution of the Republic of Cyprus, Law 33/64, Procedural Regulations and Legal Remedies, Issue of the Cyprus Bar Association, 2011, Paraskevas K., Cypriot Administrative Procedure Law, Nomiki Bibliothiki, 2020.		
Assessment	Exam(s): 60% Assignment(s): 30% Attendance / Participation: 10%		
Language	Greek		





Course Title	Administrativ	ve Procedure			
Course Code	LAW314				
Course Type	Compulsory				
Level	Undergraduate				
Year / Semester	3rd/F'				
Teacher's Name	Dr., Evangelia Koutoupa-Regkakou/Dr Vasiliki Karagouni				
ECTS	6	Lectures / week	3	Laboratories / week	
Course Purpose	The purpose	of the course in	Administrat	ive Procedure is	to provide
and Objectives	students with a complete picture of how an administrative case is handled,				
	to fully unders	stand the essential e	elements of a	dministrative cour	t jurisdiction
	and to answ	wer complex prac	tical questic	ons about the s	structure of
	administrative	e law.			



ΔΙΠΑΕ ΦΟΡΕΑΣ ΔΙΑΣΦΑΛΙΣΗΣ ΚΑΙ ΠΙΣΤΟΠΟΙΗΣΗΣ ΤΗΣ ΠΟΙΟΤΗΤΑΣ ΤΗΣ ΑΝΩΤΕΡΗΣ ΕΚΠΑΙΔΕΥΣΗΣ THE CYPRUS AGENCY OF QUALITY ASSURANCE AND ACCREDITATION IN HIGHER EDUCATION			
Learning Outcomes	Students completing the co - Handle the various existin - Recognise disputes hear by civil courts. - Explain the competence Auditors, the Council of Sta - Distinguish the disputes of - Recognise the different re - Calculate deadlines for fill - Detect the existence or no - Describe the conditions reasons for the cancellation - Recognise the need for te	purse in Administrative ng legislation on the ju d by administrative of es of the Supreme S ate and the administra of annulment from the emedies brought befo ing legal remedies. on-legitimate interest. of admissibility and j n or reform of an adm emporary judicial prote	e Law are able to: urisdiction of the courts. ourts and those adjudicated Special Court, the Court of ative courts. disputes of substance. re each court.
Prerequisites	LAW 213 Administrative Law	Required	None



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Course Content	- Procedural administrative law and its sources. The subject of judicial protection.
	- Judicial review of public administration activity. The Constitutional Framework for the organisation of Administrative Courts.
	- The Supreme Special Court, the Court of Auditors, the Council of State and the administrative courts. Jurisdiction.
	- Concept of administrative dispute. Substantive administrative disputes and administrative cancellation disputes.
	- Application for annulment, conditions of admissibility, legal interest, time- limit, grounds for annulment, decision and res judicata. Third-party and civil action.
	- Temporary judicial protection - Suspension of enforcement of an administrative act.
	- Appeal - Action - Opposition - Objection.
	- Remedies - Appeal - Cassation.
Teaching	Lectures: 20 hrs
Methodology	Discussion: 12 hrs

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Bibliography	- E. Spiliotopoulou: Handbook of Administrative Law, Volume II, Nomiki Bibliothik
	2015.
	- Ch. Chrysanthakis, Administrative Procedure-Interpretation by Article, Nomik Bibliothiki, 2018.
	- P. Lazaratos: Administrative Procedural Law, Nomiki Bibliothiki, 2018.
	- Ch. Chrysanthakis, Introduction to Administrative Procedural Law, Nomik Bibliothiki, 2016.
	- P. Giannakakis, Evidence before the ordinary administrative courts, Nomik Bibliothiki, 2019.
	- S. Mitsiopoulou, Lawsuit in Administrative Law, Nomiki Bibliothiki, 2019
	- V. Karakostas, The application for annulment, Nomiki Bibliothiki, 2018.
	- V. Karakostas, Lawsuits in Administrative Law, Nomiki Bibliothiki, 2018
	- Ch. Chrysanthakis, Administrative Court of Appeals, Nomiki Bibliothiki, 2017.
	- D. Pyrgakis, The legal interest in the lawsuit before the CoS, Nomiki Bibliothik 2017.
	- K. Callonomos, Practical Issues in Administrative Procedure, Nomiki Bibliothiki 2017.
	- S.Kevelos, The deadlines in administrative litigation, Nomiki Bibliothiki, 2015.
	- A. Gerontas, Summary of Administrative Procedural Law, Sakkoulas, 2015.
	- P. Dagtoglou: Administrative Procedural Law, Sakkoula, 2014.
	- Ch. Chrysanthakis, Diagrams of Administrative Procedural Law, Law Library, 2013
	- P. Lazaratos, Provisional Judicial Protection under the Code of Administrative Procedure, 2nd ed., Ant. Sakkoulas, 2005
	M. Spyridakis-E. Georgakakis: Elements of Administrative Justice, Sakkoulas 2008.
	V. Karagkouni, Defense against Protocols of the State, Nomiki Bibliothiki, 2020.



ΔΙΠΑΕ ΦΟΡΕΑΣ ΔΙΑΣΦΑΛΙΣΗΣ ΚΑΙ ΠΙΣΤΟΠΟΙΗΣΗΣ ΤΗΣ ΠΟΙΟΤΗΤΑΣ ΤΗΣ ΑΝΩΤΕΡΗΣ ΕΚΠΑΙΔΕΥΣΗΣ THE CYPRUS AGENCY OF QUALITY ASSURANCE AND ACCREDITATION IN HIGHER EDUCATION			
Assessment	 Attendance and participation (10%) Midterm examination with practical problems solving, theory and legislation application (20%) Multiple Choice Progress Test (10%) Final Examination (60%) 		
Language	Greek		