UCLouvain

Idrop2011

Accidents and Disasters Law

2017

5 credits 30.0 h Q2

Teacher(s)	Schamps Geneviève ;
Language :	French
Place of the course	Louvain-la-Neuve
Main themes	1. Occupational accidents The compensation scheme for occupational accident and accident "to and from work" is undoubtedly the oldest of them. Since early as 1903, the legislator has shown its concern about the compensation for occupational accidents in the private sector by establishing, for the first time, a compensation scheme for damages independent from liability. The various legislative reforms led to a complete overhaul of the statutory compensation scheme for damages in 1971. As a result, the Occupational Accident Act of 10 April 1971 creates a complete and specific compensation scheme. This Act also makes the insurance for work accident compulsory and grants the victim a direct right of action against the insurer, thereby eliminating any risk of employer's insolvency. In return for the partial suppression of the traditional liability rules, compensation was to be a lump sum as opposed to the indemnity nature of the reparation under the general law. The course sest itself to examine the scope of the law. A particular attention will be paid to the conditions for an accident to be recognized within the meaning of article 7 and 9 of the Occupational Accident Act. The notion of "way to and from work" ("chemin du travail") will be examined as well (article 8). Subsequently, the course will focus on the analysis of the statutory and lump sum compensation scheme, in comparison with the general law. The remedies of the insurer and those of the victim as for the part of the damage falling outside the scope of the lump sum compensation will be studied as well, in addition to the rules governing the employer's and workers' immunity. 2. Traffic accidents Introduced by the Act of 30 mars 1994, article 29bis of the Compulsory Insurance for Motor Vehicles Act was modified several times, the modification by the Act of 19 January 2001 being the last one albeit important. The increasing frequency of traffic accidents involving vulnerable road-users, most of them being pedestrians, has led to an increasing number of contr
Aims	This course is dedicated to the study of the compensation schemes based on the sole occurrence of an accident. These schemes, that clearly distinguish themselves from the fault-based systems within the meaning of the Civil Code, have undergone important developments in the last years so that they occupy now a significant place in the law of compensation for damages. This course is part of a consistent option of three courses. The holders of the optional courses form an educational team: they consult each other on the contents and methods of each course in order to assure compliancy. [The course relies on the participative educational methods (training by projects or problems, jurisprudence or doctrine commentaries, debates with guests, case-studies?) allowing the student to individually develop a critical, prospective and inventive outlook. The student is encouraged to participate in the lesson and to be involved in the training, which has both an individual and collective aspect. In this perspective, the teachers of the different options consult each other within the Faculty about the education system in place]. The contribution of this Teaching Unit to the development and command of the skills and learning outcomes of the programme(s) can be accessed at the end of this sheet, in the section entitled "Programmes/courses offering this Teaching Unit".
Faculty or entity in charge	BUDR

Programmes containing this learning unit (UE)						
Program title	Acronym	Credits	Prerequisite	Aims		
Master [120] in Law	DROI2M	5		٩		
Master [120] in Law (shift schedule)	DRHD2M	5		٩		