INTERDISCIPLINARY APPROACH TO TEACHING ENGLISH-LANGUAGE INTERACTION TO MULTINATIONAL STUDENTS WITHIN LEGAL DOMAIN

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Abstract

The purpose of this research is to study issues of interdisciplinary approach to teaching the English-language interaction to multinational non-immigrant masters of Arts within legal domain, to identify key communicative skills essential for lawyers’ collaboration. This research uses a qualitative approach. The methodological basis is constituted by conceptual provisions of worldwide researchers of theory and methodology of teaching foreign languages, intercultural communication, competence approach, content and language integrated learning (CLIL), English for specific purposes (ESP), theoretical phonetics in linguistics. The novelty is in the interdisciplinary approach to teaching professionally-focused English-language intercultural interaction within legal domain to multinational non-immigrant masters of Arts at RUDN University which is based on three basics: received pronunciation (RP), legalese, and communicative competence formation. 179 texts at an intermediate level selected from numerous authentic resources reflecting law realities in Russia, the USA and UK were chosen; stress location factors in poly-strressed words were studied in the selected lexical corpus. Compiled by multinational non-immigrant students trilingual mini-vocabularies: triplets of polysyllabic English, Russian and their mother-tongue words (English – Russian – Serbian/ Lezghian/ Kyrgyz, etc.) brought originality to this research. By the method of comparison and grouping, the study analysed a series of surveys of 50 masters of Arts aged 21-27 years to identify the resultativeness of the chosen interdisciplinary approach. This research practical value is in deepening multinational non-immigrant law-students’ knowledge of the English and Russian languages through mastering their RP proficiency, writing and speaking skills of legal opinions’ argumentation and justification, the norms of law competent elucidation. The results of the presented interdisciplinary approach can be applied by researchers of law and linguistics.

Keywords: interdisciplinary approach, legal domain, multinational non-immigrants, polysyllabic, trilingual.

1 INTRODUCTION

Integration of the discipline “Foreign Language” and professional (legal) data into non-linguistic Universities’ language education processes prescribed new provisions for training achievement-oriented masters of Arts according to worldwide standards of professional criteria. The purpose of this research is to study issues of interdisciplinary method of teaching the English-language interaction to multinational non-immigrant masters of Arts within legal domain, to identify key communicative skills essential for lawyers’ collaboration. This research uses a qualitative approach; research design is location, participants, context, author’s role, validity. Qualitative research of teaching professionally-focused English-language intercultural interaction to non-immigrant students of non-linguistic University is the applied instrument in selecting the interdisciplinary approach to the formation of masters of Arts’ communicative competence, legalese skills, received pronunciation (RP) proficiency based on professional-context authentic audio-visuals and texts. These
materials' authenticity is of crucial importance.

The methodological basis is constituted by conceptual provisions of worldwide researchers of theory and methodology of teaching foreign languages, intercultural communication, competence approach, content and language integrated learning (CLIL), English for specific purposes (ESP), theoretical phonetics in linguistics: Baradaran & Alavi, (2015); Dudley-Evans & St-John, (1998); Foote J.A. et.al. (2013); Howlader, (2010); Hismanoglu, M. & Hismanoglu, S., (2010); Hutchinson & Waters, (1996); Kennedy & Bolitho, (1991); Ladefoged & Maddieson, (1998); Richards, (2001); Simpson W.L.W. et.al., (2019); etc. The novelty is in the interdisciplinary approach to teaching professionally-focused English-language intercultural interaction within legal domain to multinational non-immigrant masters of Arts at RUDN University which is based on three basics: received pronunciation (RP), legalese, and communicative competence formation. 179 texts at an intermediate level selected from numerous authentic resources reflecting law realities in Russia, the USA and UK were chosen; stress location factors in poly-stressed words were studied in the selected lexical corpus. Compiled by multinational non-immigrant students trilingual mini-vocabularies: triplets of polysyllabic English, Russian and their mother-tongue words (for example: English - Russian – Mongolian/ Serbian/ Lezghian/ Kyrgyz, etc.) brought originality to this research. By the method of comparison and grouping, the study analysed a series of surveys of 50 masters of Arts aged 21-27 years to identify the resultativeness of the chosen interdisciplinary approach. The practical value of this research is in deepening multinational non-immigrant law-students’ knowledge of the English and Russian languages through mastering their writing and speaking skills including received pronunciation proficiency, legal opinions’ argumentation and justification, the norms of law competent elucidation.

2 METHODOLOGY

RUDN University's multinational environment was the location of this research, 50 multinational non-immigrant first-year master-students studying jurisprudence at Law Institute, RUDN University were the participants of this research. They were from CIS, Afghanistan, Iran, Mongolia, Peru, Serbia, Syria, Vietnam, etc. English and Russian were not their first language (L1) but the foreign languages, they experienced problems with polysyllabic words' correct accentuation throughout intercultural interaction.

These were the main criteria to select the participants, educational setting and context in which the research was conducted with this paper’s author active participation in structuring and organising studying materials, managing and instructing the students, evaluating and controlling their results and achievements to explain and gloss over their mistakes. The criteria for validity and reliability in this research are masters of Arts’ interdisciplinary results and achievements, RP, writing, speaking skills’ development and implementation in professionally-focused English-language intercultural interaction.

Mastering students' writing and speaking skills compulsory for legal activities is one of fundamentals in training them for professionally-focused intercultural interaction, it comprises the possession of the content and form of the written/ spoken speech. Their minimum level of language acquisition must be B-1, they “can understand the main points of clear standard input on familiar matters regularly encountered in work... etc., can produce simple connected text... Can describe experiences and events... and briefly give reasons and explanations for opinions and plans” according to Common European Framework of References for Languages (2002, p.24). The obligatory level for professional communication is even higher.

Having conducted the above qualitative analyses, to adequately evaluate this research results, throughout 2017-2020 at RUDN University 50 multinational non-immigrant first-year master-students were interviewed to find out their level of the English-language knowledge including RP proficiency in the legal context and their willingness to expand it. That was done additionally to grammatical-lexical entry tests for annual enrolment for masters' degree programmes in jurisprudence.

The data analysis revealed that 92% of respondents had problems with new polysyllabic words’ pronunciation within legal domain, 8% had less worries using their background knowledge or intuition as they explained, but 100% consulted different dictionaries. English caused more worries than Russian for 100% of students due to their inexperience of professionally-focused English-language communication in legal domain; 100% of students’ positive answers to questions 1, 2, 6 proved the actuality of the presented methodology. The answers’ distribution is shown in Table 1.
The proper structure of the studying course was demonstrated, legal terminology, etc. The successful implementation of the English language literature with four coursebooks was formed. The successful implementation of the methodology of the experiment is a key point in this research; therefore, its processes’ detailed description is presented below.

### 3 RESULTS AND DISCUSSIONS

The academic programmes and the curricula require implementation of various authentic resources; according to these demands, 179 texts at an intermediate level reflecting law reality in Russia, the USA and UK were chosen. Together with these texts’ translation and analyses – content, grammar, stylistics, terminology, etc., stress location factors in poly-stressed words were studied in the selected lexical corpus. Compiled by multinational non-immigrant students trilingual mini-vocabularies: triplets of polysyllabic English, Russian and their mother-tongue words (English - Russian - Mongolian/ Lezghian/ Kyrgyz, etc.) brought originality to this research, for example:

**Table 2. Triplets with the Lezghian language** (one of the local rare languages in Dagestan, Russia)

<table>
<thead>
<tr>
<th>№</th>
<th>English</th>
<th>Russian</th>
<th>Lezghian</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Authenticate</td>
<td>Удостоверить</td>
<td>Тесикъ авун</td>
</tr>
<tr>
<td>2</td>
<td>Advocacy</td>
<td>Защита</td>
<td>Хъядай кас</td>
</tr>
<tr>
<td>3</td>
<td>Embezzlement</td>
<td>Хищение</td>
<td>Чуьнуъхун</td>
</tr>
<tr>
<td>4</td>
<td>Juvenile</td>
<td>Несовершеннолетний</td>
<td>Балуь туширн</td>
</tr>
</tbody>
</table>

This questionnaire revealed the necessity to develop writing/ speaking skills with special viewpoint of RP in interdisciplinary content. To achieve the above objectives, the proper structure of the studying course was outlined, the appropriate content was chosen: internet, digital sources, various resources of authentic texts, and compulsory specialised English-language literature with four coursebooks: “Legal English: How to Understand and Master the Language of Law” (McKay, Charlton, & Barsoum, 2011), “Test your professional English: Law” (Brieger, 2002), “Professional English in use. Law” (Gillian & Sally, 2009), “Introduction into International Legal English” (Krois-Linder, Firth, & TransLegal®, 2009). Then, the form and procedure for the results’ assessment were determined and an appropriate fund of assessment tools was formed. The methodology of the experiment is a key point in this research; therefore, its processes’ detailed description is presented below.
By the method of comparison and grouping, the study analysed a series of surveys of 50 masters of Arts aged 21-27 years to identify the resultativeness of the chosen interdisciplinary approach. The next developed questionnaire was targeted to survey students’ evaluation of their achievements in mastering RP, writing and speaking skills during English language acquisition in interdisciplinary context, thus, to distinguish this particular approach efficiency. For more objectivity, this survey was led after master programme’s first year completion: students’ very good grades for knowledge assessment tests were confirmed by perfect results of their self-evaluation presented via this survey in Table 3. The results showed the adequacy of the chosen interdisciplinary approach. The data revealed that 100% of non-immigrants were interested in the selected authentic texts, audio-video materials; 100% of positive answers proved the efficacy of the developed language exercises, assignments targeted at RP practice, grammar and vocabulary revision. The students’ triple sets of polysyllabic words including from their mother tongues proved the adequacy of the chosen methodology of mastering RP skills and increased their motivation level, that was proved by 100% of positive answers to question 3. However, 96% of the reviewed students were sure they would benefit from the newly-learned vocabulary in future law practice, 4% chose “rather yes” answer being unaware if their future employment would require all the studied English vocabulary usage. It does not lessen the practical value of this research yet.

The survey verified that for 98% of non-immigrants the interactive part of the seminars, including open discussions, mock trials, projects, role-plays, etc. was sufficient for the development of professionally-focused English-language speaking skills within legal context; the other 2% answered “rather yes” meaning to have more seminars than it was provided by the University curricula. This research success lies in the fact that 100% of all involved non-immigrants answered questions 6-8 positively: they succeeded in identifying the distinct features of professionally-focused English-language intercultural interaction including RP through the described above course of writing, speaking skills' training.

Table 3. Results of mastering writing and speaking skills including RP within the process of professionally-focused English-language acquisition in interdisciplinary context; respondents: 50 multinational masters of Arts of RUDN University

<table>
<thead>
<tr>
<th>Questions</th>
<th>Answers</th>
<th>Per cent 100 %</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Are you satisfied with the choice, depth and coverage of legal issues of the studied topics?</td>
<td>Yes</td>
<td>100</td>
</tr>
<tr>
<td>2. Did the language exercises targeted at RP practice, grammar and vocabulary revision help you to develop speaking and writing skills?</td>
<td>Yes</td>
<td>100</td>
</tr>
<tr>
<td>3. Did compiling trilingual mini-vocabularies (with the triple sets of polysyllabic words using your mother tongue) help you in mastering RP skills?</td>
<td>Yes</td>
<td>100</td>
</tr>
<tr>
<td>4. Would you benefit from the newly-learned legal vocabulary in future law practice?</td>
<td>Yes</td>
<td>96</td>
</tr>
<tr>
<td>5. Was the interactive part of the seminars, including open discussions, debates, projects, role-plays, mock trials, etc. sufficient for the development of professionally-focused English-language speaking skills to be conversant within legal context?</td>
<td>Yes</td>
<td>98</td>
</tr>
<tr>
<td>6. Did all the interactive classroom activities help you to improve your communication skills necessary for professionally-focused English-language intercultural interaction within legal domain?</td>
<td>Yes</td>
<td>100</td>
</tr>
<tr>
<td>7. Was it beneficial to use multiple software, Microsoft Teams, Internet resources, online dictionaries and translator-programmes, and other digital technologies throughout this studying process?</td>
<td>Yes</td>
<td>100</td>
</tr>
<tr>
<td>8. Would you tell that your communication skills in oral and written legal English were sufficiently developed through this programme of professionally-focused language activities in connection with key legal skills training including advocacy, court trials, interviewing and advising, negotiation, legal writing and drafting, etc.?</td>
<td>Yes</td>
<td>100</td>
</tr>
</tbody>
</table>
The presented in histogram (Fig. 1) grading scale is based on the ECTS grading scale used at RUDN University. It is A-F, where A is the highest and E is the lowest grade to pass (A “excellent”, B “very good”, C “good”, D “satisfactory”, E “conditionally satisfactory”), FX “conditionally unsatisfactory” means that some additional work is required before credit can be awarded, F “unsatisfactory” (a failure). Thus, each year non-immigrants entered at “C” level and completed the first year with “B” grade. This correlation of students’ results to the entry level (initial assessment) within each of the research years demonstrates their proficiency progress marked by the line chart, thus, proving the implemented methodology relevance.

![Grading Scale Diagram](image)

**Fig. 1.** The histogram is based on the ECTS grading scale (A-F) with the line chart denoting research progress - correlation of students' results (red colour) to the entry level (initial assessment in blue colour) within research years

This study’s strategic purposes were achieved, the interdisciplinary approach proved its efficacy. The achievements and progress of the involved students with approximately equal initial knowledge of RP and accentuation rules, writing, speaking skills in legal English showed the correctness of the chosen methodology of mastering their communicative skills necessary for legalese when studying professionally-focused English in interdisciplinary context.

The result of all the above aspects' research can be formulated as follows:

1. The implemented interdisciplinary approach to training multinational non-immigrant Master of Arts’ for professionally-focused English-language intercultural interaction proved its efficacy to develop their proficiencies in legal analysis, research, reasoning, interaction, legal documents and contracts drafting, proofreading, disputes regulation within communication processes based on the acting legislation; the applied methods of teaching like the IRAC analytical method, Socratic method, projects, case-studies, role-plays, mock trial, etc. were most appropriate and rewarding as a means of advantageous collaboration.

2. Mastering law-students’ RP proficiency significantly contributed to their advance in professionally-focused English-language intercultural interaction with counterparts. Three factors – rhythmic (convenience of pronunciation), stylistic (sphere and frequency of use), and semantic that influence the accentuation of polysyllabic English/Russian words were explained to masters of Arts during the above activities. This data usage helped them to compile the trilingual mini-vocabularies with triplets of polysyllabic English, Russian and their mother-tongue words thus extending their vocabulary which served as one of the key criteria of assessing their RP proficiency throughout this research process.

3. Masters of Arts’ skills to adequately use law terminology in interpreting, translation and professionally-focused English-language classroom activities were improved due to insight into the legal analysis basics as the result of personal and interdisciplinary achievements. Their involvement into classroom second-language acquisition advanced their writing, speaking skills of legal opinions’ argumentation and justification, norms of law competent elucidation, thus, their knowledge of languages expanded in response to appropriate implementation of grammar, lexicology, morphology, phonetics, syntax, stylistics rules.

### 4 IMPLICATION AND CONCLUSION

Teaching ESP, CLIL focused on legal practice information gave the students an overall idea about legalese; this interdisciplinary course completion prepared them to successfully interact with intercultural counterparts. This study being based on the teacher’s outlook on the benefits for non-immigrant students in non-linguistic university’s intercultural environment, the predicted results of teaching in interdisciplinary context were achieved – the students’ overall performance in the English-language professionally-focused interaction improved. Within the limits of this research, there were identified key communicative skills necessary for lawyers’ intercultural collaboration: stress accentuation factors in polysyllabic English, Russian words and speaking, writing skills contributing to grammatical, lexical, phonetic, stylistic correctness of legalese, particularly, legal texts’ composing: agreements, contracts, official letters, powers of attorneys, memorandum.
of association, settlements, plaints, procedural requests, numerous court documents, etc. Interactive teaching methods, modern educational technologies, audio visual aid, Internet resources implementation enhanced classroom learning activities efficacy to form students’ socially significant competencies for professionally-focused English-language intercultural interaction. Involving the multinational students’ mother tongues in compiling their mini vocabularies with the triple sets of poly-accented words was an unusual method, yet made delivering the curriculum material for international non-immigrant students more effective. Subsequently, eloquence and RP guarantee some influence in lawyers’ professional communication.

The selected, carefully studied texts of professional content reflecting realities of law in Russia, UK and USA were helpful in the aforementioned context, they driven students to find new sources for widening their awareness of legalese with intention and motivation for future project work. The presented model of research is driven by continuous innovation; it can be motivating for the participation and involvement of other practitioners and educators into a wider research over the years. The provided tools, techniques and methodology may enable other researchers to reflect on a question or issue in their own context in a systematic way. The foremost innovations targeted to achieve the priority tasks to bridge the gap among the demands of education programmes, practice and employers were accomplished.

REFERENCE LIST


