General Certificate of Education June 2006 Advanced Subsidiary Examination



LAW Unit 2 Dispute Solving

Monday 12 June 2006 9.00 am to 10.00 am

For this paper you must have:

• an 8-page answer book

Time allowed: 1 hour

Instructions

- Use blue or black ink or ball-point pen.
- Write the information required on the front of your answer book. The *Examining Body* for this paper is AQA. The *Paper Reference* is LAW2.

LAW2

- Answer **two** questions.
- Do all rough work in the answer book. Cross through any work you do not want marked.
- Give reasoned answers. Where appropriate, make reference to authority.

Information

- The maximum mark for this paper is 65.
 5 of these marks are for the Quality of Written Communication.
- The marks for questions are shown in brackets.
- You are reminded of the need for good English and clear presentation in your answers. All questions should be answered in continuous prose. Quality of Written Communication will be assessed in all answers.

Answer two questions.

Give reasoned answers. Where appropriate, make reference to authority.

1 (a) Outline the role of a judge in a Crown Court trial.

(10 marks)

- (b) Briefly describe how superior judges are chosen, appointed and dismissed. Consider why it is so difficult to dismiss a superior judge from office. (20 marks)
- 2 (a) Jo has been seriously injured in an accident. Explain where she could obtain legal advice about a claim for compensation **and** how the claim could be paid for. (20 marks)
 - (b) Comment on the advantages **and** disadvantages of Jo settling her claim rather than going to court. (10 marks)
- 3 'Trial by jury is the means by which members of the general public have a say in important decisions affecting law and order.'
 - (a) Explain how jurors may or may not qualify for jury service, and describe how jurors are chosen to serve on a jury. (15 marks)
 - (b) Identify and discuss the advantages and disadvantages of trial by jury. (15 marks)
- **4** (a) Briefly explain the work of a barrister.

(10 marks)

- (b) Describe the work of solicitors both in **and** out of court. Discuss how they can be held responsible to their clients for poor work. (20 marks)
- 5 Tribunals and Arbitration are two forms of Alternative Dispute Resolution (ADR).
 - (a) Explain how these **two** forms of ADR work, and describe the types of cases they **both** deal with. (20 marks)
 - (b) Discuss the advantages and disadvantages of **either** tribunals **or** arbitration. (10 marks)

END OF QUESTIONS