

SUPERVISOR TO ATTACH PROCESSING LABEL HERE

	STUDEN	Γ NUMBE	ER .				Letter
Figures							
Words							

LEGAL STUDIES

Written examination

Wednesday 10 November 2010

Reading time: 3.00 pm to 3.15 pm (15 minutes) Writing time: 3.15 pm to 5.15 pm (2 hours)

QUESTION AND ANSWER BOOK

Structure of book

Number of questions	Number of questions to be answered	Number of marks
11	11	60

- Students are permitted to bring into the examination room: pens, pencils, highlighters, erasers, sharpeners and rulers.
- Students are NOT permitted to bring into the examination room: blank sheets of paper and/or white out liquid/tape.
- No calculator is allowed in this examination.

Materials supplied

- Question and answer book of 20 pages.
- Additional space is available at the end of the book if you need extra paper to complete an answer.

Instructions

- Write your **student number** in the space provided above on this page.
- You should make use of stimulus material where it is included. However, it is not intended that this material will provide you with all the information to fully answer the question.
- All written responses must be in English.

Students are NOT permitted to bring mobile phones and/or any other unauthorised electronic devices into the examination room.

Instructions

Answer **all** questions in the spaces provided. In Question 11 answer either **part a.** or **part b.** Indicate which part, **a.** or **b.**, of Question 11 you have answered.

Question 1

Outline the structure of the Victorian Parliament.
2 mark
Describe one way that Amelia could use to try to influence the Victorian Parliament to change the law.
2 mark
After an individual has been arrested, identify one right of that individual and one police power that could
be used.

<i>Car</i> a.	I has been found guilty of culpable driving and sentenced to 150 hours of community service. In which court is it most likely that this case would have been heard?
b.	Who would have handed down Carl's sanction?
	1 mark
c.	Identify and describe one other criminal sanction that could have been imposed on Carl, and explain one of its purposes.
	3 marks
Exp	estion 3 lain one way in which the Commonwealth Constitution restricts the Commonwealth Parliament's law- ing powers.

	The	follow	ing	extract	is	from	a	newsp	aper	article.	It	contains	errors.
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Today is the start of Brendan's civil action against Henry in the Supreme Court. Brendan is claiming \$3000 for breach of contract. Henry, the plaintiff, is strongly denying any liability. In court Brendan must prove his case beyond reasonable doubt to the judge.

Identify two errors in the above extract and provide the correct definition, process or procedure.

Jane and David have been involved in an ongoing dispute. They have been advised to use either mediation of arbitration as a dispute resolution method.
Compare mediation and arbitration as methods of dispute resolution.

Question 6)
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Using one case, explain the impact of the High Court's interpretation of the Commonwealth Constitution of the law-making powers of the State and Commonwealth Parliaments.

tes.	
nat extent do you agree with the above statement? Justify your answer	er.

The approaches adopted by the United Kingdom, the United States of America, Canada, New Zealand and South Africa are different from the approach used by Australia for the constitutional protection of democratic and human rights.

Explain how the Commonwealth Constitution protects democratic and human rights. In your answer explain **one** way in which the approach adopted by Australia is different from the approach adopted by **one** of the countries listed in the above statement.

Country you have chosen	

Question 9	9
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e doctrine of precedent allows for both consistency and flexibility. tically examine these two strengths of the doctrine of precedent.	

Question	1(
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Explain the role of a jury in a criminal trial in Victoria. Do you support the retention of juries in Victoria? Give reasons for your answer.		
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Answer either part a. or part b. of this question.

Question 11

EITHER

a. A member of parliament recently declared that parliament has no weaknesses and should be the only law-maker in Australia.

Critically evaluate parliament as a law-maker. In your answer describe **one** aspect of the relationship between parliament and courts in law-making.

10 marks

OR

b. A Supreme Court Justice recently declared that the adversary system of trial should no longer be used in Victoria.

Critically evaluate the use of the adversary system of trial. In your answer describe **one** possible improvement to the adversary system.

Indicate whether you are answering either part a. or part b.	

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Extra space for responses		
Clearly number all responses in this space.		

2010 LEGSTUD EXAM	20

A script book is available from the supervisor if you need extra paper to complete your answer. Please ensure you write your **student number** in the space provided on the front cover of the script book. **At the end of the examination, place the script book inside the front cover of this question and answer book.**

