VICTORIAN CURRICULUM AND ASSESSMENT AUTHORITY



Victorian Certificate of Education 2002

LEGAL STUDIES

Written examination

Tuesday 12 November 2002

Reading time: 3.00 pm to 3:15 pm (15 minutes) Writing time: 3:15 pm to 5:15 pm (2 hours)

QUESTION BOOK

Structure of book

Section	Number of questions	Number of questions to be answered	Number of marks
А	7	7	20
В	2	1	20
С	2	1	20
			Total 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 book of 4 pages.
- One or more script books.

Instructions

- Write your **student number** in the space provided on the front cover of the script book(s).
- 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.

At the end of the examination

- Place all other used script books inside the front cover of the first script book.
- You may keep this question book.

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

Instructions for Section A			
Answer all questions in the script book(s) provided.			
Question 1			
Describe two of the principles of the Australian parliamentary system.	2 + 2 = 4 marks		
Question 2			
Outline one characteristic that makes a law effective.	2 marks		
Question 3			
Individuals and groups can influence a change in the law. Explain one method they might u	se. 2 marks		
Question 4			
Outline the jurisdiction of both the			
Victims of Crime Assistance Tribunal and			
• Victorian Civil and Administrative Tribunal–anti-discrimination list.	2 + 2 = 4 marks		
Question 5			
Describe the process of mediation and suggest one way it differs from a formal court hearin	ig. 4 marks		
Question 6			
Explain one reason for the existence of the court hierarchy.	2 marks		
Question 7			
Describe one reform which has been made, or could be made, to Victoria's jury system.			
	2 marks		

Total 20 marks

2

Instructions for Section B

3

Answer **one** question in the script book(s) provided.

Question 8

a. Explain how the division of powers under the Australian Constitution enables some laws to be the same all over Australia while other laws are different from state to state. Explain how **either** interpretation by the High Court of Australia **or** a referendum can alter this division of power.

8 marks

b. 'Parliament as a lawmaker is more able than the courts to respond to the needs of society.' Discuss this statement and indicate the extent to which you agree or disagree.

12 marks

OR

Question 9

a. 'People driving in the City of Port Phillip with very loud car stereos may be fined. The council has amended a local law making loud amplified music from cars an offence.'

Why is it necessary for local councils and other subordinate authorities to have the ability to make laws? Explain **two** problems associated with delegated legislation. Outline **one** check placed by parliament on delegated legislation.

8 marks

b. Explain how the law can be made by parliament **and** through court decisions. Comment on the effectiveness of these **two** methods of lawmaking.

12 marks Total 20 marks

SECTION B

SECTION C

Instructions for Section C

Answer **one** question in the script book(s) provided.

Question 10

- **a. i.** Explain **two** pre-trial procedures that might be taken to bring a **criminal** case to trial in the County Court of Victoria and **two** pre-trial procedures that might be taken to bring a **civil** case to trial in the Supreme Court of Victoria.
 - **ii.** Explain the criminal and civil jurisdiction of these two courts.

6 + 4 = 10 marks

b. 'Our adversary system of trial needs to be reformed and features of the inquisitorial system could be considered.'

To what extent do you agree or disagree with the views expressed in this statement? Give reasons for your answers.

10 marks

OR

Question 11

a. Describe the role played by **both** the judge and jury in criminal **and** civil trials. Explain **two** advantages and **two** disadvantages of the jury system.

4 + 6 = 10 marks

b. An effective legal system aims to provide for fair and unbiased hearings and the timely resolution of disputes. Discuss how our legal system attempts to achieve these two aims.

10 marks Total 20 marks

4

END OF QUESTION BOOK

