General Certificate of Education June 2008 Advanced Subsidiary Examination



LAW Unit 2 Dispute Solving

Friday 23 May 2008 1.30 pm to 2.30 pm

For this paper you must have:

• an 8-page answer book.

Time allowed: 1 hour

Instructions

- Use black ink or black 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 LAW2R.

LAW2R

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

Information

- The maximum mark for this paper is 65. Five of these marks will be awarded for using good English, organising information clearly and using specialist vocabulary where appropriate.
- The marks for questions are shown in brackets.

Answer **two** questions.

Use continuous prose. Give reasoned answers. Where appropriate, make reference to authority.

- 1 (a) Describe any **three** forms of Alternative Dispute Resolution (ADR). (20 marks)
 - (b) Discuss the **disadvantages** of ADR as a form of dispute resolution. (10 marks)
- 2 (a) Describe the roles of lay magistrates **and** jurors in the courts in which they operate.

 (20 marks)
 - (b) Discuss the advantages of using lay people in the **criminal** justice system. (10 marks)
- 3 (a) Explain how inferior and superior judges are selected and appointed. (15 marks)
 - (b) Outline how a judge can be dismissed. Consider why it is difficult to dismiss a judge from office. (15 marks)
- 4 Emma has been charged with theft, an offence which is triable either way.
 - (a) Identify the courts (including any appeal courts) in which she could appear and outline the nature of the court hearings. (15 marks)
 - (b) Briefly describe and comment on the different forms of legal advice and representation available to Emma. (15 marks)
- 5 (a) Describe the stages in qualifying as a solicitor, as a barrister **and** as a legal executive.

 (20 marks)
 - (b) Discuss how **either** solicitors **or** barristers can be held responsible for their poor work.

 (10 marks)

END OF QUESTIONS