General Certificate of Education January 2003 Advanced Subsidiary Examination

LAW Unit 2 Dispute Solving

ASSESSMENT and QUALIFICATIONS ALLIANCE

LAW2

Tuesday 14 January 2003 Afternoon Session

In addition to this paper you will require: an 8-page answer book.

Time allowed: 1 hour 15 minutes

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

Information

- The maximum mark for this paper is 65.
- Mark allocations are shown in brackets.
- You will be awarded up to 5 marks for the quality of your written communication. You will be assessed on your ability to use an appropriate form and style of writing, to organise relevant information clearly and coherently, and to use specialist vocabulary, where appropriate. The degree of legibility of your handwriting and the level of accuracy of your spelling, punctuation and grammar will also be taken into account.

Copyright © 2003 AQA and its licensors. All rights reserved.

Answer two questions.

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

- 1 (a) Outline how someone currently studying for A levels can train and qualify either as a Barrister or as a Solicitor. (10 marks)
 - (b) Describe and compare the roles played by solicitors and barristers in defending a serious criminal case. (20 marks)
- 2 (a) Explain how jurors are chosen and the role of the jury in a Crown Court trial.

(15 marks)

(b) Discuss the advantages and disadvantages of using a jury to hear a criminal trial.

(15 marks)

- 3 (a) Tribunals, Arbitration, Conciliation, Mediation and Negotiation are all methods of Alternative Dispute Resolution (ADR) which are used instead of taking cases to court. Briefly explain how any three of these attempt to resolve disputes. (10 marks)
 - (b) Discuss the advantages and disadvantages of ADR as an alternative to the courts.

(20 marks)

- 4 Colin is arrested and detained at a police station on suspicion of committing a serious violent offence which is triable either way. He has to consider obtaining legal assistance for his present situation and for court appearances.
 - (a) Describe the different forms of legal advice and representation available to him.

(20 marks)

- (b) Briefly discuss how well the different forms of advice and representation will meet Colin's needs. (10 marks)
- 5 (a) Describe how judges can be appointed and dismissed. (15 marks)
 - (b) Outline the role carried out by judges and discuss how well they carry out this role.

(15 marks)

END OF QUESTIONS