UNIVERSITY OF LONDON

DIPLOMA IN LAW
LLB EXAMINATION
for External Students

INTERMEDIATE EXAMINATION (Scheme A)
FIRST AND SECOND YEAR EXAMINATIONS (Scheme B)
GRADUATE ENTRY LEVEL I (Route A)
GRADUATE ENTRY FIRST YEAR (Route B)

BSc DEGREES
for External Students

MANAGEMENT WITH LAW, LAW WITH MANAGEMENT, ACCOUNTING WITH LAW AND LAW WITH ACCOUNTING FOR STUDENTS IN THE EXTERNAL PROGRAMME

Common Law Reasoning and Institutions
(New Syllabus for student registered from 1 September 2007)

Tuesday 19 May 2009: 10.00 - 1.15 pm

Candidates will have fifteen minutes during which they may read the paper and make rough notes ONLY in their answer books. They then have the remaining THREE HOURS in which to answer the questions.

Candidates must answer the COMPULSORY question in Part A and THREE from the SEVEN questions in Part B.

Candidates should answer all parts of a question unless otherwise stated.

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PART A

Candidates must answer all parts of this question.

1. (a) (i) Which online index would you search to find what a journal or case report abbreviation stands for?

(ii) On which freely available website will you find British and Irish case law and legislation, European Union case law, Law Commission reports, and other law-related British and Irish material?

(iii) What do the abbreviations W.L.R. and All E.R. stand for?

(iv) When searching for a Criminal case with a common surname (such as Smith) what is often added to the party name to help identify the case?

(v) Why are the “official” Law Reports series (A.C., Q.B. or K.B., Ch. and Fam.) the most authoritative reports?

(Total: five marks)

(b) State which one of the six essay topics specified for 2008-9 you chose to write your essay on and submitted on the VLE, and complete all the following tasks:

(i) set out your conclusions (in about half a page);

(ii) list the sources that were of most value in writing the essay; rank them in terms of their relevancy and authority and how they led you to your conclusions;

(iii) explain the research process that gave you the sources above and explain any difficulties you experienced in obtaining material and how you overcame these;

(iv) if you were to undertake the same research exercise again explain what would you do differently.

(Answer all sections – total 20 marks)
PART B

2. ‘There is an acceptable and an unacceptable “politics of the judiciary”. Reforming the selection process of the judiciary is an essential part of enhancing the acceptable and avoiding the unacceptable.’

Discuss.

3. Complaints that coastal fish stocks were being exhausted by large vessels using sophisticated equipment led to the (fictitious) Inshore Fishing Act 2008. The long title of the Act describing it as ‘An Act to preserve fish stocks, to establish a licensing system, and for related matters’. The Act requires those fishing ‘in the course of a business’ within three miles of the coast (the ‘controlled area’) to obtain a Ministry licence and restricts the issue of licences to those operating vessels under 100 tons. Section 3 makes fishing in the controlled area without a licence an offence and the Act also provides:

Section 4 Any licensee who within the controlled area uses in fishing for sea fish any ring net or similar net commits an offence.

Section 5 Any person who for consideration supplies fish caught within the controlled area to any other person, being a person carrying on a business of fishing for sea fish but who is not a licensee under this Act, commits an offence.

(a) William, who operates a 1,000 ton ocean-going trawler and is therefore ineligible to hold a licence, paid Allen, a licensee, £10,000 on the informal understanding that Allen would give him first refusal on all his catches. Allen has returned from a fishing trip with a full catch and was looking for William when he was arrested and charged under s.5.

(b) Blake takes parties of holiday-makers for trips close to the shore in his motor boat. Part of the attraction is that the trippers receive fish caught by Blake during the trips, using a small net which he operates in much the same way as a ring net but is much smaller and which Blake made for himself, since no nets of that size are available for purchase. Upon returning from a trip with 10 passengers and some 19 fish he has been arrested for fishing without a licence and for the use of this net.

(question continues on next page)
(c) Charles, who holds no licence, was found pumping fish from a ring net into his 90-ton trawler within the controlled area. He has been charged under s.3, but says that the catch was made outside the controlled area and that his trawler must have been pushed into that area by the weather conditions during the pumping operation. Sea conditions had been unusually stormy for the previous two days with a strong gale blowing towards the land.

Advise Allen, Blake and Charles. (You may assume that nothing in the Act conflicts with the United Kingdom’s Treaty obligations.)

4. ‘Our image of civil justice is distorted if we concentrate upon trials. The main action takes place elsewhere and all attempts at reform must take into account the whole landscape.’

Discuss.

5. Is the doctrine of precedent best understood as judicial practice or a set of legal rules?

6. What would an ideal criminal justice system look like? How does the current system in England and Wales compare with that ideal?

7. ‘The changes made to the Legal Aid system as a result of the Access to Justice Act 1999 and the Carter Reforms will ensure that legal aid providers offer efficient and high quality services to clients. These are the principal objectives of the legal aid system.’

Discuss.

8. What do we mean when we speak of ‘the common law tradition’?

Discuss.

END OF PAPER