Time: Three hours (plus 15 minutes reading time).

Permitted Materials: This is a closed book examination. No materials are permitted in the examination room. An extract of the Evidence Act 1995 is attached to the exam paper.

Instructions:

Pages 1 to 7 of this paper are question pages and pages 9 to 45 are pages of attachments.

This paper consists of TWO (2) COMPULSORY questions.

Candidates are required to attempt BOTH (2) questions.

Each question is of equal value.

All questions may be answered in one examination booklet.

Candidates must write their answers clearly. Lack of legibility may lead to a delay in the candidate’s results being given and could, in some circumstances, result in the candidate receiving a fail grade.

Substantial credit will be given to concise well-reasoned answers based upon principles, which are clearly stated. Students are expected to answer the problems using the compulsory cases that were studied in this unit.

You should discuss all the relevant issues, even if you believe the answer to one of the issues will dispose of the matter. You should however address only issues directly raised by the facts.

You must canvass the arguments for and against the position you take. Where there are conflicting judicial approaches on issues, you should outline them, describe their potential effect on the outcome of the problem, and indicate, with reasons, which approach you prefer.

Candidates must NOT write their name on or anywhere inside the answer booklet.

This examination is worth 80% of the total marks in this subject.

Answers submitted must be a candidate’s own work. Reproducing material without attribution may constitute plagiarism. Sources quoted must be acknowledged in accordance with accepted referencing conventions.

Candidates are warned that cheating and/or bringing unauthorised material into the examination room may result in instant expulsion from the examination and may result in exclusion from all further examinations.

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