Examination Period 3: 2018/19

LAW100319N

<table>
<thead>
<tr>
<th>Module Title</th>
<th>Legal System</th>
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<tr>
<td>Level</td>
<td>Four</td>
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<tr>
<td>Time Allowed</td>
<td>One hour and thirty minutes</td>
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Instructions to students:

- Enter your student number **not** your name on all answer books.
- Answer the **compulsory** question from Section A.
- Answer **two** out of **four** questions from Section B.
- All questions are equally weighted.
- Begin each question in a separate answer book; label each answer book clearly with the number of the question you are answering.

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<th>No. of Pages</th>
<th>2</th>
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<tr>
<td>No. of Questions</td>
<td>5</td>
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Section A

Answer the compulsory question in Section A.

1. Explain the literal and purposive approaches to statutory interpretation. Discuss the advantages and disadvantages of each approach.

Section B

Answer two out of four questions in Section B.

2. Are legal positivists right to say that there is no necessary connection between law and morality?

3. How successful is the system of appointing and dismissing judges in ensuring the judiciary is both independent and representative of society?

4. Discuss the arguments for and against replacing all lay magistrates with professional judges.

5. ‘The jury system is deeply flawed and should be abolished’. Discuss this statement.

End of Paper