

Please write clearly in	n block capitals.	
Centre number	Candidate number	
Surname		
Forename(s)		
Candidate signature	I declare this is my own work.	/

## A-level **LAW**

Paper 3A Contract

Time allowed: 2 hours

## **Materials**

· You will need no other materials.

## Instructions

- Use black ink or black ball-point pen.
- Fill in the boxes at the top of this page.
- Answer **all** questions. You must answer the questions in the spaces provided. Do **not** write on blank pages.
- If you need extra space for your answer(s), use the lined pages at the end of this book. Write the question number against your answer(s).
- Do all rough work in this book. Cross through any work you do not want to be marked
- Questions should be answered in continuous prose. Give reasoned answers. Where appropriate, make reference to cases, statutes and examples.

## Information

- The marks for questions are shown in brackets.
- The maximum mark for this paper is 100.

For Examiner's Use			
Question	Mark		
1–5			
6			
7			
8			
9			
10			
11			
TOTAL			

		Answer <b>all</b> questions in the spaces provided.	
Only o	ne :	answer per question is allowed.	
		question completely fill in the circle alongside the appropriate answer.	
CORRECT	MET	THOD WRONG METHODS	
If you v	van	t to change your answer you must cross out your original answer as	shown.
If you v		to return to an answer previously crossed out, ring the answer you r	now wish to select
0 1	Se	elect the <b>false</b> statement about various aspects of contractual remedi	es. [1 mark]
	A	An award of damages is the only remedy for an anticipatory breach of contract.	0
	В	Rescission of contract requires parties to be restored to their pre-contractual positions.	0
	С	The standard measure of damages in contract aims to put the innocent party in the same position as if the contract had been performed.	0
	D	The victim of a breach of contract must take reasonable steps to reduce the loss suffered.	0
0 2	Se	elect the <b>true</b> statement about consideration in the law of contract.	[1 mark]
	A	Consideration can never be something which a party is already bound by contract to do.	0
	В	Consideration cannot be an act in return for a promise.	0
	С	Consideration cannot usually be something done by one party before a promise is made by the other party.	0
	D	Consideration requires each party to provide money to the other.	0



0 3	Select the <b>false</b> statement about delegated legislation.		[1 mark]	box
	<ul> <li>A By-laws can be made by some public corporations as well as by local authorities.</li> <li>B Delegated legislation is made by a person or body under powers given by the Government.</li> <li>C The Scrutiny Committee can report on problems with delegated</li> </ul>	0 0		
	<ul><li>legislation but cannot make changes to it.</li><li>D The validity of delegated legislation can be challenged by an action for judicial review.</li></ul>	0		
0 4	Select the <b>false</b> statement about judges.		[1 mark]	
	A Circuit judges can award damages in civil cases.	0		
	<b>B</b> High Court judges generally try civil cases without juries.	0		
	C Judges cannot be sued for defamation for things said about parties or witnesses in a civil trial.	0		
	<b>D</b> Supreme Court judges can only be removed from office by the Prime Minister.	0		
0 5	Select the <b>true</b> statement about advice and funding in civil cases.		[1 mark]	
	A A claimant in a contract case can obtain public funding if a means test is satisfied.	0		
	<b>B</b> A conditional fee agreement may result in a successful claimant having to pay a significant amount of the damages to the claimant's solicitor.	0		
	<b>C</b> A duty solicitor is available in civil courts to offer free advice to parties to cases.	0		
	<b>D</b> Public funding is not available for any civil law cases.	0		5
	Turn over for the next question			



Extra space	



0	7

Ava paid £600 to Brianna, a personal trainer, for two training sessions each week for 10 weeks. After two weeks, Brianna stopped conducting the training sessions and refused to repay any money to Ava.

Assume that a court has found Brianna to be in breach of contract. would <b>not</b> make an order for specific performance against Brianna	Suggest why the cour
would not make an order for specific performance against brianna	[5 marks
Extra space	

Turn over for the next question

0	8
0	8

Claire owned land on which she arranged outdoor events including tree climbing and zip-wire experiences. Dylan agreed to pay Claire £2000 for himself and a party of friends to hire the land for a day and enjoy the experiences. This also included food for the whole day. Dylan paid £400 immediately, the remainder to be paid on the day of the event. Claire spent £600 in preparation for the event. Two days before the event was to take place, wet weather that had been forecast was upgraded to a severe storm. Claire was forced to cancel the tree climbing and zip-wire experiences but said that she would still provide the food in indoor accommodation.

and davise min or t	ne legal consequel	ices ii tile contrac	ct was found to be f	[10



Do not write outside the box Extra space

10





Everying what is recent by the	untion' and discuss the extent to which the laws !!	iloc or
privity of contract may achiev	ustice' and discuss the extent to which the legal ruve justice for everyone concerned.	lies on
		[15 ma



	Do not write outside the box
Extra space	
	15



In Question **10** you are required to provide an extended answer which shows a clear, logical and sustained line of reasoning leading to a valid conclusion.

1 0

Hisham owned a shop selling second-hand electrical goods. A notice was displayed prominently in a number of places around the shop. The notice advised all customers to inspect goods carefully before buying because there would be no exchanges or refunds once goods were taken from the shop. Imani paid £250 for a one-year-old washing machine. Before she did so, she visually inspected it. She noticed some dents but did not see the start of a crack on a side panel and also did not notice that the door seal was rather loose. When she first used the washing machine, part of the side panel broke away along the crack. Imani also discovered that water was leaking from the poor door seal, which would cost £85 to replace.

A spell of very bad weather had been forecast to arrive in about two weeks. Imani agreed to pay Jadon £200 to clean the gutters on her house 'in the next few days' and made an immediate £50 part-payment. A little later, Jadon told Imani that he would have to delay the work. The bad weather arrived before Jadon could start. Persistent heavy rain poured over the gutters and flooded Imani's conservatory, causing damage valued at £400.

Consider the rights and remedies of Imani against Hisham in relation to the washing

machine. Consider the rights and possible remedies of Imani and of Jadon again other in connection with the agreement about work on the gutters.		
outer in controction with the agreement about work on the guitare.	[30 marks]	



 _		



Extra space				
Extra space				
	Extra space			



	Do not write
	outside the
	Do not write outside the box



Do not write outside the box
_
_
-
_
_
_
_
_
_
_
_
_
_
-
_
_
_
_
_
_
_
_   <u></u>
_



In Question **11** you are required to provide an extended answer which shows a clear, logical and sustained line of reasoning leading to a valid conclusion.

1 | 1

Mark sent messages to two different friends, Naz and Owen, which said, "I need to raise some cash. Would sell my car for £8000." Naz replied first, saying, "Sounds good. I can give you £6000." Mark then received a reply from Owen, which said, "Yes, I will take it! Pay you £2000 a month for four months?" When Naz discovered what Owen had said, Naz sent another message, saying, "OK. I'll give you £8000." Shortly afterwards, Owen told Mark that he would pay the £8000 in one payment. The next day, Mark informed both Naz and Owen that he had just sold the car for £9000 to someone else.

Mark did some roof work on a house. He told Rosie, who lived next door to that house, that he could see her roof also needed significant repair work. He said that he could do it in the next few days if Rosie now paid £500 in full. Rosie agreed and paid the money but then had second thoughts. She asked a surveyor to look at the roof before Mark started work. The surveyor said that only minor repairs costing about £80 were necessary.

Consider whether Naz and Owen have any rights and remedies against Mark in connection with the sale of the car. Consider Rosie's rights and remedies against Mark in connection with the payment to do work on the roof.

Assess the contribution of sources of law to the rules which you have explained and

applied in considering the dispute between Mark and Rosie.	[30 marks]



	Do not write outside the box



Extra space			



Do not write outside the box
box
——



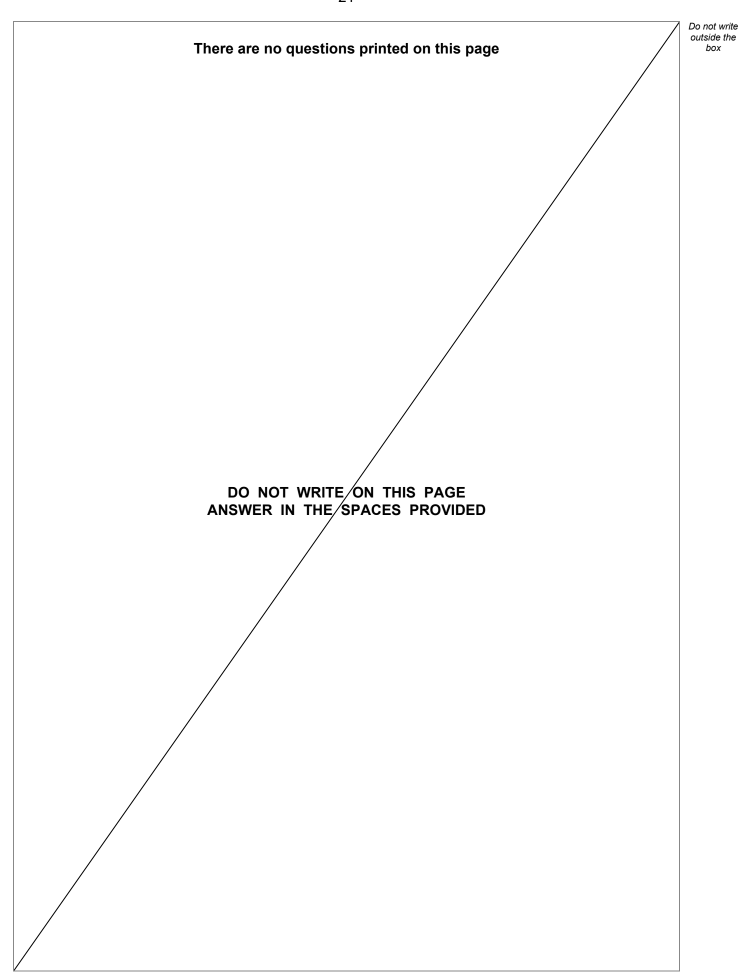
	Do not write
	outside the
	Do not write outside the box



		o not write outside the
		box
-		
	ļΓ	
		30
	-	

**END OF QUESTIONS** 







Question number	Additional page, if required. Write the question numbers in the left-hand margin.



Question number	Additional page, if required. Write the question numbers in the left-hand margin.



Question number	Additional page, if required. Write the question numbers in the left-hand margin.
	Copyright information
	For confidentiality purposes, all acknowledgements of third-party copyright material are published in a separate booklet. This booklet is published after each live examination series and is available for free download from www.aqa.org.uk.
	Permission to reproduce all copyright material has been applied for. In some cases, efforts to contact copyright-holders may have been unsuccessful and AQA will be happy to rectify any omissions of acknowledgements. If you have any queries please contact the Copyright Team.
	Copyright © 2021 AQA and its licensors. All rights reserved.



