VCE Legal Studies

|  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- |
| **VCE Legal Studies**  **SCHOOL-ASSESSED COURSEWORK** | | | | | |
| **Performance descriptors** | | | | | |
|  | | | | | |
| **Unit 3**  **Outcome 2**  ***On completion of this unit the student should be able to explain the key principles in the civil justice system, discuss the ability of remedies to achieve their purposes and evaluate the ability of the civil justice system to achieve the principles of justice during a civil dispute.*** | **DESCRIPTOR: typical performance in each range** | | | | |
| **Very Low** | **Low** | **Medium** | **High** | **Very high** |
| Identifies some key principles of the civil justice system | Identifies and provides a limited explanation of some of the key principles of the civil justice system | Provides an accurate explanation of the key principles in the civil justice system | Provides a detailed and accurate explanation of the key principles in the civil justice system | Provides a sophisticated and insightful analysis of the key principles in the civil justice system |
| Exhibits a very limited understanding of some common civil remedies | Demonstrates a limitedunderstanding of a range of civil remedies and some understanding of the purpose of each | Demonstrates a sound understanding of a wide range of civil remedies and the purpose of each | Demonstrates a detailed understanding of a wide range of civil remedies with discussion of the ability of these to achieve their stated purpose | Demonstrates a comprehensive understanding of a wide range of civil remedies and provides a detailed and logical discussion of the ability of each to achieve their stated purpose |
| Identifies three of the principles of justice | Describes the three principles of justice and the relevance of these in relation to the hearing of a civil case | Explains clearly the three principles of justice with some analysis of the importance of these to the civil justice system in relation to the hearing of a civil case | Provides a relevant and logical analysis of aspects of the civil justice system and its ability to achieve the principles of justice during a criminal case | Provides a comprehensive evaluation of the civil justice system and its ability to achieve the principles of justice during a civil case that synthesises information from multiple sources |
| Very limited reference to key legal terminology and concepts | Some demonstration of correct usage and understanding of key legal terminology and concepts | Demonstrates and applies a sound understanding to a range of legal terminology and concepts | Demonstrates a sound understanding of all legal terminology and concepts and applies these appropriately to a scenario | Demonstrates a comprehensive understanding of legal terminology and concepts and applies these relevantly to multiple scenarios |
| Limited explanation of legal principles and information using key knowledge | Applies some legal principles and information to scenarios | Provides an appropriate synthesis of relevant information when applying legal principles and information from different sources | Provides a detailed synthesis of relevant information when applying and interpreting information from different sources | Provides a comprehensive synthesis supported by sophisticated use of information and legal principles from different sources |

KEY to marking scale based on the outcome contributing 50 marks

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| Very Low 1–10 | Low 10–20 | Medium 20–30 | High 30–40 | Very High 40–50 |