



NATIONAL OPEN UNIVERSITY OF NIGERIA
PLOT 91, CADASTRAL ZONE, NNAMDI AZIKWE EXPRESS WAY,
JABI - ABUJA

FACULTY OF LAW

JANUARY 2018 EXAMINATION

COURSE CODE: CIL315

COURSE TITLE: COOPERATIVE LAW

CREDIT UNIT: 4

TIME ALLOWED: 2 ½ hrs

INSTRUCTIONS: ANSWER QUESTION ONE AND ANY OTHER THREE QUESTIONS.

- 1) Dr. Karmal a Professional Accountant has just been seconded from the Federal Ministry of Finance to head the newly established Directorate of Cooperatives under the Ministry in Social Welfare in Nigeria as a Federal Director of Cooperative. Chief Onijongbon a legal practitioner who felt disgruntled against the appointment because it was not given to a person from his state has filed a suit to contest the appointment on a reason best known to him and want him disqualified. Dr. Karmal has appointed you as a special adviser to him he wants you to give him a brief as to his expected duties and also wants to be enlightened on the issues that bothers on the contest of his appointment by some quarters. Outline the issues calling for attention and advise him accordingly.
- 2) The definition of cooperative society is one which has been subjected to a voyage of description and social analysis of the international regulations and statutory provisions examine this in line with the principles of formulating bye laws and the different types of its operations.
- 3) Using practical viable examples and explanation, embark on a voyage of unravelling the expressed thoughts and reasoning that portrays the importance of legal autochthony as relating more to the contents of the law as against the origin of the Constitution or any law.
- 4) History, studies and practices over the years has established and proved that there are different types of Cooperative societies; vividly examine this in relation to the outlined natures of cooperative societies as provided by the law. The Common law is law stricto-senso and all-embracing because of its dynamism in accepting viable local customs practise although pursuant to meeting certain criteria and yet not without being marked with certain prevailing difficulties. Discuss

- 5) Nothing just exists without a traceable origin, so also is the concept of "Law" which existence and operations are birthed from identified and well classified sources which are further explainable by certain legal theories. Discuss.
- 6) The Common law is law stricto-sensu and all-embracing because of its dynamism in accepting viable local customs practise although pursuant to meeting certain criteria and yet not without being marked with certain prevailing difficulties. Discuss