LEARNING IN LAW: USING MCQs FOR SUMMATIVE ASSESSMENT IN CORE LAW COURSES

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ABSTRACT
This article reports on an investigation undertaken by the authors on the verity of multiple choice questions (MCQs) as components of summative assessment in first level core courses within a law program. Student results are compared across different years where the only variable was the use of MCQs substituted for a research assignment. Comparison will be made about results of the general student body, as well as higher performing students and those who failed the courses to gauge whether either group is favoured by having MCQs. Conclusions will be drawn about constraints and opportunities from the authors’ experience in using MCQs in these courses.

Keywords: Legal education; pedagogy; multiple choice questions; summative assessment.

INTRODUCTION
This article reports on one aspect of an investigation undertaken by the authors on the verity of multiple choice questions (MCQs) as a teaching and learning and assessment tool in law courses within a law program: that of the use of MCQs for summative assessment in core first year law courses. The other aspect of this investigation was the verity of MCQs as formative assessment in core first year law courses (see Barnett & McNamara 2012). Given that both papers deal with the use of MCQs, the literature considered is similar and has provided the framework for both.

The investigation was primarily triggered by debate regarding the use of MCQs in law and specifically the poor reputation suggested by some academics (Higgins & Tatham 2003; Nichol 2007). A secondary trigger for this investigation was thus to inform their continued use and determine where, if at all, MCQs fit within current views in legal education pedagogy. They are often viewed as a soft option leading to a heightened unrealistic performance (Higgins & Tatham 2003), an option not suited to law, or inappropriate in that they encourage surface learning and fail to address higher order learning (Selby, Blazey & Quilter 2008, p. 207; Kvale 2005; Hinett & Bone 2002, p. 72). As Case and Donahue state (2003, p. 2), ‘they are viewed as less intellectually rigorous than essay questions and less realistic in their relationship to the actual practice of law’.

On the other hand MCQs have long been used with success for both formative and continuous or final summative assessment in many disciplines and on many levels of learning (Roberts 2006). There appears to be an acceptance of MCQs in law schools in the United States (Selby et al. 2008, pp. 204-205 referring in particular to Miller 1997) and by the American Bar Association and the United Kingdom providers of the Bar Vocational Course (Higgins & Tatham 2003, p. 2). In Australia, however, there has been and still is a reluctance to accept...
and/or use MCQs in legal education, except perhaps when teaching larger enrolment law courses such as Business Law for multiple disciplines (Selby et al., 2008). As such there is considerably more literature on the use of MCQs in other disciplines than for courses within a law program (Garrison, Hansen & Kneopfle 2007).

Both authors have used MCQs over the last three years as components (cf totality) of summative assessment in first year core law courses. Considerations regarding the structuring and writing of good MCQs to address different levels of learning is already the subject of extensive research, particularly in a generic sense and again focussed on other disciplines. This article presupposes that MCQs used are drafted in line with the literature to achieve course objectives and acknowledges that the key to the effective use of MCQs is proper construction, as is the case with other forms of assessment; ‘the particular question format or combination of formats is not as important as the skill and sophistication with which the questions are crafted and the exam as a whole is assembled and graded’ (Case & Donahue 2008, p. 373).

**THE PEDAGOGY OF MCQS AS SUMMATIVE ASSESSMENT: THE ISSUES**

Arguments regarding the use of MCQs for summative assessment, for and against, abound in the literature. Many of the principal ones are canvassed by Biggs (2007), Selby et al (2008) and Higgins and Tatham (2003).

Biggs points out that assessment choice affects student approaches to their learning. The use of MCQs encourages a rote learning approach and is as such an enemy of understanding’ (Biggs 2007 quoting Gardner 1993, p. 204). This problem is exacerbated when MCQs are used to assess recall as opposed to functioning knowledge which, he believes, is better assessed using alternative methods such as problem based short answer and essay questions (Biggs 2007, pp. 197, 234, 238).

Another concern about MCQs is that they encourage game playing as students adopt methodologies suited to MCQ exams, e.g. guessing by a process of elimination, always choosing ‘all of the above’ and choosing the longest alternatives (Biggs 2007, pp. 174, 203). A further issue is that they can be time consuming to construct properly and that they present difficulties for authenticating examinees where tests are undertaken remotely.

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Advantages of MCQ summative assessment commonly mentioned include the cost benefit gains of rapid [and flexible] assessment (Biggs 2007, pp. 203, 232). MCQs offer a superior advantage in terms of assessing knowledge of content (breadth of coverage) (Case & Donahue 2008, p. 373; Selby et al 2008, p. 204) and consistent marking and resource saving, including effort toll (Selby et al 2008, p. 204). These considerations are attractive with burgeoning student numbers and the consequential squeeze on resources. As Nicol states ‘larger student numbers, reduced resources and increasing use of new technologies have led to the increased use of MCQs as a method of assessment in higher education courses’ (2007, p. 53). He further points out, referring to Bull and McKenna (2004), that ‘computer networks enable more flexibility in the delivery of MCQs (e.g. with delivery at times and places more in tune with student needs) and, with appropriate software, they automate and speed up marking and the collation of test results. Compared to paper-based MCQs, the use of online computer-assisted assessment can significantly reduce the burden associated with testing large student cohorts’ (Nicol 2007, p. 53). However Biggs cautions that the utility of MCQs can be attractive arguments for justifying their use in circumstances where alternative assessment is just as efficient (2007, p. 203).

Another advantage is that MCQs are marked objectively. This eliminates the subjectivity that can affect the marking of other forms of summative assessment such as problem based and essay short answer questions. However, Biggs questions the validity of this assertion of objectivity on the basis that subjectivity can affect the writing of MCQs, particularly when used for assessing higher order learning objectives (2007, p. 203).

MCQs also have a diagnostic value. Results of tests can be used to identify areas in which students are having problems—which can then be addressed where MCQS are used as progressive assessment, prior to the final exam. Results of MCQ exams can also be used to refine the test bank of questions for future exams.

MCQs also motive students to cover the whole of the course if they know that it is potentially examinable. Assignments only cover specific areas as do short answer questions on an exam and students may be able to engage in ‘picking questions’ that are likely to constitute problem questions. University-imposed time limitation on hours (2 hours in our institution) means that the only feasible way of testing the whole course is by use of MCQs. These advantages are potentially heightened when combined with formative assessment (Barnett & McNamara 2012, pp. 79-84).

RESPONDING TO SOME OF THE ISSUES. MCQS CAN BE AN EFFECTIVE FORM OF SUMMATIVE ASSESSMENT IN CORE LAW COURSES

MCQs and their role in Blooms taxonomy
An appropriate knowledge base is the foundation of Blooms taxonomy of the cognitive domain, which is widely applied in many tertiary institutions, and from which emanates higher order learning objectives: understanding; applying; analysing; evaluating and creating (Anderson & Krathwoh 2001, pp. 67-68). ‘Researchers warn that higher education has focused for too long on inculcating and assessing those cognitive skills that are relatively easy

3 Note in particular the authors’ comments regarding implications for assessment marking on markers ‘the intensity of marking such high volumes of papers within a short period of time often leaves staff physically, emotionally and psychologically drained’ which has consequential effects on productivity.
to acquire—remembering, understanding, and applying—rather than the arguably more important skills of analysing, evaluating, and creating’ (Lombardi 2007, p. 8). This is to some extent true, however, put simply, one has to learn to crawl before walking, and in an educational context the development of these higher order skills cannot subsume or be pursued at the expense of an appropriate knowledge base without which nothing else will follow. ‘Possessing knowledge is an important precursor to higher levels of learning and, therefore, it is still appropriate to ask knowledge-focused multiple-choice questions on an assessment’ (Selby et al. 2008, p. 209).

In certain circumstances where there are cogent reasons for their use, MCQs can be an appropriate method of summative assessment even if used for testing recall. This is acknowledged by Biggs himself when he considers the principle of alignment, ‘using the system (Computer Assisted Assessment) precisely for items that require rote learning such as terminology, rules and so on’ (2007, p. 238). If higher learning objectives require assessing using a MCQ format, questions can be drafted to reflect different levels of Blooms taxonomy to cover higher order learning objectives (see, for example, Selby et al. 2008). This is acknowledged widely in the literature.

**Constructive and authentic learning**

Constructive and authentic learning and assessment are popular current and sound pedagogies which are consistent with the theory that students learn better by doing. Viewed together they are based on the foundation that active learners construct their own knowledge, based on their existing knowledge, needs and learning style (Biggs & Tang 2007, p. 21), and that such knowledge is best constructed using authentic real world learning experiences and forms of assessment (Reeves & Okey 1996, Ch. 15); ‘authentic learning typically focuses on real-world, complex problems and their solutions, using role-playing exercises, problem-based activities, case studies, and participation in virtual communities of practice’ (Lombardi 2007, p. 2). Unless discovery learning is the goal, they require an existing knowledge base; they operate beyond the information given (Reeves & Okey 1996). The use of knowledge in these contexts will inculcate and build the required knowledge base, and support deeper learning outcomes. The relationship is synergetic.

Authentic learning and assessment should include as many of the higher order domains of Blooms taxonomy as possible taking into account the level at which a course is directed—foundational, intermediate or advanced (University of Southern Queensland 2010). The level will be determined by the knowledge base which supports it and the sophistication of authentic learning and assessment objective ranging from simple in class problems through to work integrated learning and assessment, so that learning is scaffolded through a degree program allowing for incremental learning.

Knowledge of substantive and procedural legislation and case law within a specialised area is required in law courses. A conventional high order learning objective in core foundation law courses is factual problem solving (Law Council 2008). However, in order to solve a factual problem there is a need to understand core concepts as you cannot identify the legal issues involved in a problem, let alone conduct research into it without an understanding of these core concepts. Hinett and Bone, in discussing criteria referenced assessment, make the point that in assessment students have ‘to make a judgement about the appropriateness and suitability of knowledge to purpose’ (2002, p. 60). Problem solving is also dependent on skill sets relevant to its context, for example writing, negotiation and advocacy. Like problem
solving, the development of skills is only as good as the knowledge base which supports the skill itself and of concepts within the legal context in which the skill is being used. Where the knowledge base is absent higher order learning occurs in a vacuum and is limited to generic concepts if it occurs at all. As such it will exist as an independent adjunct as opposed to an integrated whole.

**Balancing assessment options**

Diversification in assessment methods to achieve different learning outcomes of a course is widely recognised; Hinett and Bone refer to the ‘holily trinity’ requiring an alignment between content, learning outcomes and assessment (2002, p. 52). Minimum knowledge base and skills are mandated by well-established discipline standard requirements for legal education and pre-vocational competency (see, for example, the Priestley Committee 1997; Pearce Report 1978), as well as tertiary education sector standards. Tensions exist regarding the appropriate balance between content knowledge, perspectives and skills, especially considering that for many a law degree is the pathway into the legal profession.

For the law lecturer, the problem then becomes how to achieve that balance within their course and, more broadly for the Law School or Faculty, how to achieve a balance across a law program. The equation is not simple and involves consideration of how much of a knowledge base is necessary to ensure graduate competency. ‘To students [assessment] is at the beginning’ (Biggs 2007); students are often strategic learners driven by assessment requirements and prioritise their studies accordingly (Daggett 2007; Selby et al. 2008). Assessment is a prime motivator, and needs to encourage student attention to the breadth of a course and not just several specific aspects.

Selby et al. state that ‘it is now recognized that no single form of assessment should comprise 100 per cent of the assessment types within a broader course of study’ (2008, p. 207). They also point out that ‘multiple choice testing will not generally be the sole determinant of a student’s grade and a student will be exposed to a wider group of educational skills throughout their higher education. Diversity in assessment is almost universally accepted and multiple-choice examinations fit into, rather than dominate, this diversity’ (2008, p. 207).

Boud argues for the need for a new conception of sustainable assessment for lifelong learning (2000, pp. 152, 155). He writes that assessment has two main purposes: certification (summative assessment) and aiding learning (formative assessment). Whilst he notes that both influence learning, he echoes Biggs’ view referred to above that summative assessment provides the de facto agenda for learning. As such, summative MCQs that potentially test the breadth of the course provide the motivation for a student to gain an understanding of the whole course. This is particularly important for the foundation law courses, where knowledge will be assumed in later courses.

Taking into consideration the realities of modern legal education there is an argument for the use of MCQs given the nature of the study of law, legal education benchmarking and standards, current trends in pedagogy, resource constraints, and student numbers and profile. As Nicol states, ‘what is important is not just the content and format of MCQ tests but the wider context within which they are used’ (2007, p. 54).
With wider contextual considerations in mind and as a driver, both authors have used MCQs as summative assessment in core law courses in which they are involved. To inform the verity of their use, the next section will review results of MCQs used as a component of assessment in Contract Law and Criminal Law (both first year law courses).

STUDENT AVERAGE PERFORMANCE IN DIFFERENT FORMS OF SUMMATIVE ASSESSMENT

The method used in this investigation was to conduct a statistical quantitative analysis of average student performance in summative assessment: assignments compared with MCQs and also short answer questions (problem based and essay). The analysis was based on a data set of student performance in four semester core courses, Contract Law A and B and Criminal Law A and B, over a two year period. Student performance was tracked in individual components of summative assessment: assignments, short answer exams (problem based and essay questions) and MCQ exams.

Contract Law

In 2009, the contract law courses (Contract A and Contract B) used a combination of research assignment (30%) and an end of semester exam (70%) for summative assessment. The exam consisted of two parts: Part A comprising 30 MCQs (30 marks) assessing knowledge from all modules of the course; and Part B comprising two problem questions (40 marks).

Primarily in response to staff and student concerns about the ability of first year students to conduct legal research given that it had not yet been covered in the law program, in 2010 the assessment for both contract law courses was amended to two online tests of MCQs held during the semester (comprising 10% and 20% respectively). The format of the end of semester exam remained similar to the previous year, however, Part A comprised only 20 MCQs (20 marks) and Part B comprised two problem questions (50 marks).

Comparison of 2009 and 2010 overall results in Contract A and Contract B

The data of 2009 and 2010 was analysed to determine if the results of students improved when the assignment in 2009 was replaced by MCQs in 2010. That is, were the MCQs a ‘soft’ option that lead to an overall inflation of results?

As Figure 1 discloses, in Contract A, the overall results improved marginally after replacing the assignment with MCQs. However it was so marginal an improvement that it is not statistically significant. Failing grades were similar in both years. In Contract B, the overall results were significantly lower after replacing the assignment with MCQs and the number of failing grades increased. This can be attributed to the fact that more higher order questions were used in Contract B, as it is a second semester course following on from Contract A.
Figure 1 – Comparison of results of Contract Law A and B in 2009 and 2010.

Con A S109 = Contract A, Semester 1, 2009
Con A S110 = Contract A, Semester 1, 2010
Con B S109 = Contract B, Semester 2, 2009
Con B S110 = Contract B, Semester 2, 2010

Figure 2 compares the average result achieved in MCQs as compared with the problem questions on the final exam. The purpose of this figure was to test whether there was any difference in performance between on campus and external students in MCQs and problem questions. The results disclosed that there was little difference in performance on MCQs between the different modes of offering. There was a bias in terms of better performance on the problem questions towards internal students—presumably because they have practised these exercises more frequently in tutorials.

Further analysis was undertaken of the data in 2009 because this was the year in which an assignment, MCQ and problem questions were utilised for summative assessment. Results of the top 20% of students were reviewed and a comparison was made of student performance between the 3 methods of assessment—the assignment, MCQs and problem questions. This
disclosed that the majority of the top 20% of 2009 students in both Contracts A and B performed far better in both the assignment and the exam problem questions than in the exam MCQs. The external students performed better on the MCQs than the internal students, however, there was a stronger bias in internal student performance in the problem questions even among the high performing group.

Table 1 provides further analysis of this data in terms of individual student performance and shows that there were some students who performed the best in MCQs, but certainly not the majority of students.

1 = highest result of the 3 assessment items
2 = second highest of the 3 assessment items
3 = lowest result of the 3 assessment items

<table>
<thead>
<tr>
<th>Assessment items</th>
<th>MCQ</th>
<th>Short Answer</th>
<th>Assignment</th>
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<td>Internals (15 students)</td>
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<td>Contracts B 2009</td>
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<tr>
<td>Externals (29 students)</td>
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<td>Internals (25 students)</td>
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<tr>
<td><strong>Total Both Courses</strong> (93 students)</td>
<td>9</td>
<td>27</td>
<td>57</td>
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Table 1. Individual student result in assignment, MCQs and problem questions - top 20% students
We believed that it was also relevant to consider the lowest performing students so results of the students who achieved a Fail grade were analysed. Results of these students are not as instructive. Whilst they showed a strong bias in favour of the assignment, this was due to the fact that several students completed the assignment but did not sit the final exam.

![Breakdown of F students](image)

**Figure 4. Comparison of best results in assignment, MCQs and problem questions for Fail students**

**Criminal law**

The criminal law courses (Criminal Law A and Criminal Law B) used a combination of an assignment (40%) (a court visit in Criminal Law A/Advanced Criminal Law A (the postgraduate offering of the course) and an advocacy exercise in Criminal Law B/Advanced Criminal Law B) and an end of semester exam (60%) for summative assessment. The exam consists of two parts: Part A comprising 20 MCQs assessing knowledge of fundamental principles in criminal law; and Part B comprising three short answer questions using a mix of problem based and essay questions. Problem solving is a primary focus of seminars in the A courses and the advocacy exercise in the B courses. All of the criminal law courses have data banks of MCQs for each of the modules taught. These are available online and are used by students for formative purposes; as a learning tool for fundamental principles covered in the courses and as a self-testing tool. The responses to the quiz questions provide immediate feedback and references to course texts for further reading. These quizzes also provide students with the opportunity to practise for the exam.

A similar analysis to that in Figure 2 was undertaken for the criminal law courses to compare student performance in the MCQ component of the final exam with their performance in problem questions on the end of semester exam. Figure 5 compares student results in MCQ and short answer questions on the exams in Criminal Law A and B in 2009 and 2010. Results have been averaged to allow for appropriate comparison.
Like Contract Law, this shows little difference in performance between internal and external students in relation to their performance on MCQs. There is a slight bias in favour of internal student performance on the written short answer questions, however, this is not as marked as in Contract Law. This could be attributed to the fact that Criminal Law uses short answer essay as well as problem questions, whereas Contract Law has two longer problem questions and no short answer questions. In any event, it shows that the results achieved by the Criminal Law students in MCQs is not markedly higher than with the short answer (problem based and essay) questions and hence that they are not an ‘easy’ assessment task.

The data in Figure 5 has been further analysed on the basis of undergraduate and postgraduate (Juris Doctor) offering. Figure 6 sorts the data according to undergraduate student performance and Figure 7 sorts the data according to the Juris Doctor student performance.

Figure 5 Comparison of results of in MCQ and short answer questions (problem based and essay)(out of 40%) in Criminal Law A and B in 2009 and 2010
Whilst the undergraduate student performance across MCQs and problem questions was quite similar, there was a slightly stronger bias towards MCQ performance in the postgraduate students in Advanced Criminal Law A in both years and in Advanced Criminal Law B in 2010 (but not in 2009).
Figures 8 and 9 analyses data which is similar to that covered in Figures 3 and 4 for Contract Law. Figure 9 compares student results in the assignment with the MCQs and short answer (problem based and essay) questions on the exam.

Figure 8 Undergraduate student performance averages (out of 40%) in MCQs, short answer (problem based and essay) exam and assignment.

The postgraduate offering of the course is included in Figure 9.

Figure 9 Postgraduate student performance averages (out of 40%) in MCQs, short answers (problem based and essay) and assignment
These results disclose a slight bias in favour of the assignment over the other forms of assessment, but this bias is not as marked as with Contract Law. This may be due to the fact that Criminal Law students have the opportunity to practise MCQs throughout the course, as they are provided for each topic in the course as items of formative assessment. The first part of this investigation concluded that students who undertake the majority of these formative assessment MCQs performed better than the students who did not do so (Barnett & McNamara 2012, pp. 79-84). The bias may also be partially due to the fact that, depending on their double degree combination, some students complete Contract Law in first year and Criminal Law in second year.

Overall, the results support the proposition that the level of difficulty across different components of the summative assessment methods investigated is reasonably proportionate.

CONCLUSIONS
The data analysed for Contract Law and Criminal Law showed that MCQs were not a ‘soft option’ in which students performed noticeably better than the other forms of assessment. Indeed, where more ‘higher order’ questions were asked in Contract Law B in 2010 results were significantly lower than in the previous year where a research assignment was used instead of MCQs. The results did not show any bias towards MCQs in lower performing students and students who failed the course. The results showed a slight bias in achievement by distance students in MCQs and may evidence a need for more intervention with these students in terms of problem solving and essay writing.

Student feedback regarding the assessment options used in both courses also highlighted some benefits that had not been anticipated. Several students reported that, in terms of the whole course load, it would be overwhelming to have another assignment and they acknowledged that online tests allow a significant amount of the course content to be covered. In terms of having MCQs on the final exam, student response ranged from a practical consideration that ‘it gives my hand a rest’ through to statements such as they provide an additional opportunity for students to demonstrate knowledge beyond the problem based questions and that doing the MCQs first gives an ‘opportunity to start thinking the right way’ and ‘reminds you of concepts that can be used in the problem questions’.

The use of MCQs also satisfied our aims that all aspects of the course could be tested. However, as the literature discloses, the overall key remains developing questions at an appropriate level to test higher order, as well as base knowledge and to use a combination of assessment strategies designed to achieve course outcomes. This said, MCQs can have a legitimate role to play in the summative assessment in legal education.
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