UNIVERSITY OF EDINBURGH.

DEGREE OF B.Com. AND DIPLOMA IN SOCIAL STUDY.

INDUSTRIAL LAW.

Wednesday, 30th September 1936.—3 to 5 p.m.

(SIX questions only should be answered.)

- 1, Discuss the special incidents of the contract of apprentice-ship.
- 2. What legal remedies are open to a master whose servant is in breach of his contract of service ?
- 3. A farm servant is employed to drive a reaping-machine drawn by two horses placed on either side of a centre pole and yoked to the machine by means of chains. While he is driving the machine, a chain becomes detached from the harness of one of the horses. The driver stops the machine, but without putting the cutting-blade out of gear; and attempts, by walking along the centre pole, to refix the chain. While he is doing so, the horses start, and he falls from the pole on to the cutting-blade and is seriously and permanently injured.

Is he entitled to compensation under the Workmen's Compensation Acts? Give reasons for your answer.

- 4. Write short notes on the following:
 - (a) general strike;
 - (b) collective bargaining;
 - (c) 'particulars' clause.
- 5. Trace the history of the law relating to the application of Trade Union funds for political purposes.
- 6. What is the Fair Wages Resolution? Explain some of the methods by which it is enforced.
- 7. Summarise the principal provisions of the Factory Acts relating to the hours of employment of women and young persons.
- 8. What is (a) a draft convention, and (b) a recommendation, of the International Labour Conference?

How does either become part of the law of this country? Illustrate from the case of a particular draft convention or recommendation which has been made part of our law.