

1

Which of the following is considered a reality with regards to the LSAT?

- <https://selldocx.com/products/test-bank-american-judicial-process-myth-and-reality-in-law-and-courts-1e-corley>
- (A) the LSAT tests student's knowledge of the law
- (B) the LSAT provides an objective, neutral method for admitting law students
- (C) the LSAT contains no questions on law or any other substantive topic
- (D) minority applicants have significantly higher LSAT scores than white applicants

**Answer:**

(C the LSAT contains no questions on law or any other substantive topic

2

Which of the following is not true of the apprenticeship model used in early American legal training?

- (A) it followed the English model of legal training
- (B) an apprentice would perform secretarial and other office work during the course of their day
- (C) an apprentice would spend a substantial period of time reading standard legal treatises and commentaries.
- (D) there was a uniform system of structured regulations that governed the requirements expected of an apprentice before they could practice law.

**Answer:**

there was a uniform system of structured regulations that governed the requirements expected of an apprentice before they could practice law.

3

Christopher Columbus Langdell is credited with introducing the \_\_\_\_\_ into law school education.

- (A) lecture method
- (B) casebook method
- (C) apprenticeship model
- (D) text-and-recitation method

**Answer:**

(B casebook method

4

All of the following are possible reasons for the decline in female law school enrollment except

- (A) an increase in other careers that are no more open to women
- (B) a lack of progress in the ability of women to rise to

**Answer:**

(C a decline in LSAT scores among female test takers

leadership positions in law firms and legal departments

- (C) a decline in LSAT scores among female test takers
- (D) concerns about achieving a work/life balance

5

**In Grutter v. Bollinger (2003) the U.S. Supreme Court:**

- (A) invalidated the use of quota systems in admitting students from minority groups
- (B) approved the use of quota systems in admitting students from minority groups
- (C) held that a university has a compelling interest in promoting diversity and that an admissions process that takes race into account as a plus factor in conjunction with other factors does not violate the Constitution
- (D) held that universities do not have a compelling interest in promoting diversity and any consideration of race during the admission process violates the Constitution

**Answer:**

held that a university has a compelling interest in promoting diversity and that an admissions process that takes race into account as a plus factor in conjunction with other factors does not violate the Constitution

6

**The Socratic method involves law professors**

- (A) questioning students at length about the meaning and implications of the case they previously read
- (B) standing at the front of the class teaching black letter law
- (C) assigning legal treatises and having students recite what they learned
- (D) requiring students to write an essay discussing each case they read

**Answer:**

(A) questioning students at length about the meaning and implications of the case they previously read

7

**Which of the following is not an argument made by proponents of the Socratic method?**

- (A) it requires students to be prepared for class
- (B) it forces students to think fast and engage in public speaking, even though they may not want to
- (C) it provides first-year students with the confidence of knowing which students' answers are right and wrong
- (D) it provides an environment of active learning for all

**Answer:**

(C) it provides first-year students with the confidence of knowing which students' answers are right and wrong

) members of the class