https://selldocx.com/products (A) the LSAT tests student's knowledge of the law /test-bank-american-judicial-process-myth-and-reality-in-law-and-courts-1e-corley

(B)	the LSAT provides an objective, neutral method for admitting law students	Answer: (C the LSAT contains no questions on law or any other
(C)	the LSAT contains no questions on law or any other substantive topic) substantive topic
(D)	minority applicants have significantly higher LSAT scores than white applicants	
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	Answer: there was a uniform system of structured
(C)	an apprentice would spend a substantial period of time reading standard legal treatises and commentaries.	 (D regulations that governed the requirements) expected of an apprentice before they could practice law.
(D)	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	Answer:
(C)	apprenticeship model	casebook method
(D)	text-and-recitation 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	Answer: (C a decline in LSAT scores among female test takers

(B) a lack of progress in the ability of women to rise to

(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	Answer: held that a university has a compelling interest in
(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	(C 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	
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	Answer: (A questioning students at length about the meaning
(C)	assigning legal treatises and having students recite what they learned) and implications of the case they previously read
(D)	requiring students to write an essay discussing each case they 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	Answer: (C it provides first-year students with the confidence of knowing which students' answers are right and wrong
(C)	it provides first-year students with the confidence of knowing which students' answers are right and wrong	9

leadership positions in law firms and legal departments

(D it provides an environment of active learning for all

) members of the class