



Applaa LNAT Practice Mock 231

Mock Practice Exam Booklet

Applaa: Socratic Practice Engine

Submit and grade your answers online for instant worked solutions:

<https://applaa.com/practice/check?exam=lnat&paper=231>

Instructions & Study Method

Welcome to your Applaa offline practice booklet. Please follow these guidelines to maximize your learning outcome:

- 1. Distraction-Free Practice:** Solve the multiple-choice questions in Section 1 under timed conditions. Do not look for shortcuts or answers until you are completely done.
- 2. Check & Submit Online:** We have intentionally excluded the answer key from this printout. To get your score, see worked solutions, and track your progress metrics, open: <https://applaa.com/practice/check?exam=lnat&paper;=231> on any browser. Bubble in your answers in our digital check sheet.
- 3. Learn with Appy Buddy (AI Socratic Tutor):** Applaa is a 100% ad-free educational space. Our online AI Tutor guides you step-by-step through questions you get wrong, showing you how to solve them rather than just giving you the answer.

■ SUPERCHARGE YOUR STUDIES WITH APPLAA DESKTOP APP

Tired of printing PDFs and manual grading? Download the **Applaa Desktop Application**. It includes interactive exam mocks, real-time pacing stats, auto-grading, and personalized Socratic AI support. Get a **14-day free trial** of our premium preparation package to track your progress rate.

Download: <https://applaa.com/download>

Section 1: Practice Questions

Reading Passage:

Few issues in contemporary Economics and Law elicit as much controversy as the prospect of imposing strict state regulations on decentralized cryptocurrencies. At the core of the supportive position lies the promise of protecting consumers from market volatility and preventing money laundering and illicit financing. Advocates argue that failing to embrace this development constitutes a form of societal stagnation, keeping obsolete frameworks in place.

On the other hand, a substantial body of criticism focuses on the risk of stifling technological innovation and undermining the individual sovereignty of decentralized networks. Skeptics point out that the implementation of such systems often leads to unintended consequences. They caution that the desire for progress must not overshadow the ethical hazards inherent in this transition.

To address these conflicts, legal and social scholars have suggested a variety of regulatory remedies, most notably requiring cryptocurrency exchanges to enforce standard identity verification while leaving protocol layers unregulated. While this compromise holds promise, it faces challenges from both sides. Proponents fear it will dilute the effectiveness of the system, whereas critics worry it will fail to provide sufficient protections, leaving the core issues unresolved.

Question 1 — [Section A / Reading Comprehension]

According to the passage, which of the following best represents the primary benefit claimed by the proponents of imposing strict state regulations on decentralized cryptocurrencies?

- A: without regulatory oversight, retail investors are vulnerable to systemic fraud and market manipulation
- B: It has been universally endorsed by all legal and ethical scholars in Economics and Law.
- C: It would completely eliminate the need for any government oversight in Economics and Law.
- D: It will guarantee immediate financial profits for all stakeholders involved.

Question 2 — [Section A / Reading Comprehension]

Which of the following assumptions is necessary for the proponents' argument regarding imposing strict state regulations on decentralized cryptocurrencies to stand?

- A: That public opinion is always unified on matters of Economics and Law.
- B: national governments possess the technical enforcement capability to regulate peer-to-peer digital networks
- C: That traditional methods have never successfully solved any of the problems in this area.
- D: That the financial cost of implementing the technology is completely negligible.

Question 3 — [Section A / Reading Comprehension]

Based on the second paragraph, what inference can be drawn regarding the critics' view on the risks of imposing strict state regulations on decentralized cryptocurrencies?

- A: All transactions on public blockchains are completely invisible and untraceable.
- B: Cryptocurrencies represent an ideological challenge to the state's monopoly on monetary issuance.
- C: Paper fiat currency is completely immune to inflation and currency manipulation.
- D: Most cryptocurrency users are using digital assets to buy physical real estate.

Reading Passage:

The ongoing debate surrounding permitting the commercial sale of CRISPR germline editing has emerged as a central theme in modern Bioethics. Proponents argue that its adoption represents a significant milestone, promising eradicating severe hereditary genetic diseases and reducing long-term public health costs. By streamlining operations and introducing systemic standardization, it could pave the way for long-overdue reforms.

However, this enthusiasm is tempered by warnings from critics who raise concerns regarding creating a permanent genetic class divide where wealthy parents purchase cognitive and physical enhancements. In their view, the unchecked expansion of this practice presents a threat to fundamental societal values. The primary danger, they suggest, lies in the potential to overlook individual nuances in favor of systemic efficiency.

To address these conflicts, legal and social scholars have suggested a variety of regulatory remedies, most notably creating strict regulatory frameworks that restrict modifications purely to therapeutic cures. While this compromise holds promise, it faces challenges from both sides. Proponents fear it will dilute the effectiveness of the system, whereas critics worry it will fail to provide sufficient protections, leaving the core issues unresolved.

Question 4 — [Section A / Reading Comprehension]

According to the passage, which of the following best represents the primary benefit claimed by the proponents of permitting the commercial sale of CRISPR germline editing?

- A: It has been universally endorsed by all legal and ethical scholars in Bioethics.
- B: It would completely eliminate the need for any government oversight in Bioethics.
- C: It will guarantee immediate financial profits for all stakeholders involved.
- D: It is a moral imperative to use biotechnology to spare future children from known genetic illnesses

Question 5 — [Section A / Reading Comprehension]

Which of the following assumptions is necessary for the proponents' argument regarding permitting the commercial sale of CRISPR germline editing to stand?

- A: That the financial cost of implementing the technology is completely negligible.
- B: That traditional methods have never successfully solved any of the problems in this area.
- C: It is possible to maintain a clear and enforceable distinction between medical therapy and cosmetic enhancement
- D: That public opinion is always unified on matters of Bioethics.

Question 6 — [Section A / Reading Comprehension]

Based on the second paragraph, what inference can be drawn regarding the critics' view on the risks of permitting the commercial sale of CRISPR germline editing?

- A: CRISPR-Cas9 is a highly theoretical tool that has never been tested in a laboratory.
- B: Most genetic diseases are controlled by a single, easily isolated gene.
- C: Unregulated genetic modification risks translating economic inequality into biological determinism.
- D: Hereditary diseases play a vital role in maintaining the ecological balance of human populations.

Reading Passage:

Few issues in contemporary Technology and Law elicit as much controversy as the prospect of AI-driven judicial sentencing algorithms. At the core of the supportive position lies the promise of the elimination of human bias and greater consistency in judicial sentencing. Advocates argue that failing to embrace this development constitutes a form of societal stagnation, keeping obsolete frameworks in place.

On the other hand, a substantial body of criticism focuses on the risk of perpetuating historical prejudices embedded in the training data and violating procedural transparency. Skeptics point out that the implementation of such systems often leads to unintended consequences. They caution that the desire for progress must not overshadow the ethical hazards inherent in this transition.

An intermediate solution often proposed is implementing audit protocols that force algorithms to explain their decision-making logic. In theory, this approach aims to strike a balance between efficiency and protection. However, in practice, implementing such regulations is fraught with difficulty, as it requires balancing contradictory objectives that may be fundamentally irreconcilable.

Question 7 — [Section A / Reading Comprehension]

According to the passage, which of the following best represents the primary benefit claimed by the proponents of AI-driven judicial sentencing algorithms?

- A: It would completely eliminate the need for any government oversight in Technology and Law.
- B: It has been universally endorsed by all legal and ethical scholars in Technology and Law.
- C: It will guarantee immediate financial profits for all stakeholders involved.
- D: automated decision systems can process massive volumes of case law faster and more consistently than human judges

Question 8 — [Section A / Reading Comprehension]

Which of the following assumptions is necessary for the proponents' argument regarding AI-driven judicial sentencing algorithms to stand?

- A: historical sentencing databases contain patterns that are appropriate to replicate in future rulings
- B: That public opinion is always unified on matters of Technology and Law.
- C: That the financial cost of implementing the technology is completely negligible.
- D: That traditional methods have never successfully solved any of the problems in this area.

Question 9 — [Section A / Reading Comprehension]

Based on the second paragraph, what inference can be drawn regarding the critics' view on the risks of AI-driven judicial sentencing algorithms?

- A:** AI systems are physically incapable of processing complex legal briefs.
- B:** Judges will be completely replaced by robots within the next five years.
- C:** Historical sentencing data contains no patterns of racial or economic disparity.
- D:** Algorithms risk encoding past discriminatory practices under the guise of statistical objectivity.

Submit Answers & Check worked Solutions

■ Section Complete!

You have completed this practice exam paper. To check your answers and view step-by-step worked explanations:

■ Go to: <https://applaa.com/practice/check?exam=lnat&paper;=231>

Simply bubble in your choices (e.g. A, B, C, D) and get instantly scored! You can then review the explanations or chat with Appy Buddy (AI Socratic tutor) to understand complex concepts.