



## COPYRIGHT

### Questions

© 2006 Student Press Law Center

*Right to reproduce for classroom use with attribution to "Student Press Law Center" granted*

1. Works without copyright notices (for example, "© Copyright 2007 *The Student Times*") are not validly copyrighted and can be freely used.
2. A work can be copyrighted without being formally registered with the U.S. Copyright Office.
3. Copyright protection for some works — once validly secured — lasts forever.
4. The school always owns the copyright to work created for school-sponsored student media by student journalists.
5. Plagiarism and copyright infringement are the same thing.
6. As long as you accurately credit or attribute a work (for example, "AP Photo/Johnny Doe") you cannot be held liable for copyright infringement.
7. As long as you use under 30 seconds of a copyright-protected song or less than 50 words of copyright-protected text, you cannot be held liable for copyright infringement.
8. In order to publish copyrighted material that does not belong to you, you must *always* obtain permission from the copyright owner.
9. Minors can be sued for copyright infringement.
10. Facts cannot be protected by a copyright.

*"Test Your Knowledge of Student Press Law" was made possible by a generous grant from the Newspaper Association of America Foundation ([www.naa.org](http://www.naa.org)).*

