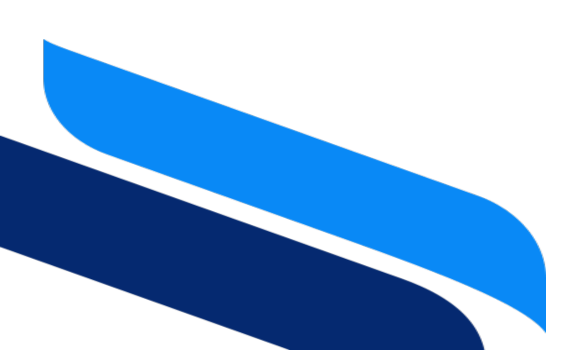
# Copyright Quiz





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# Welcome to the Copyright Quiz!

The Copyright Quiz is designed to test your copyright knowledge and to help you gain a better understanding of Canadian copyright law.

The information will be particularly beneficial if you are a UM graduate student working on your thesis.

This Copyright Quiz is for informational purposes only and is not intended to be legal advice.



**Question 1** True or false?

If a work (for example, a photo, diagram, chart, or whole journal article) does not have the © copyright symbol, it's not protected by copyright and I can add it to my thesis or presentation.



### Answer 1 False

In Canada, a work does not require the © copyright symbol to be protected. As soon as a work is in a fixed format (written or printed on paper, saved on a computer, posted to the web, painted on canvas, etc.), it's copyright protected. However, it's advisable to use it on your own works if you want to remind readers that it is copyright protected.





True or false?

If I express an idea or fact using my own words, I'm not breaking copyright law.





### True.

You have the right to paraphrase or express ideas and facts in your own words. Ideas and facts are not copyright protected – it's the *expression* in tangible formats of those ideas and facts that are protected by law. However, you're required to cite the source of the facts and ideas you express in your own words.





The <u>UM Copyright Guidelines</u> indicate that generally a copyright protected artistic work such as a chart, graph, diagram, figure, drawing, photograph or map can be copied without permission for Fair Dealing purposes if it is from a copyright protected work containing other artistic works.



### Answer 3 True

Works such as charts, graphs, diagrams, figures, drawings, maps or photographs are considered complete, stand-alone works. Fair Dealing allows you to use a fair amount of a copyright protected work without getting permission. When considering Fair Dealing and artistic works, Canadian University guidelines typically define a fair amount as one complete artistic work from a copyright protected work (for example a book) that contains other artistic works.

Remember that the UM Copyright Guidelines were developed to apply to teaching and education at the University of Manitoba and may not apply directly to other contexts.



Question 4 True or false?

I can avoid obtaining copyright permission by modifying or adapting an existing work and using the modified version.



# **Answer 4**

### False.

Only the copyright owner has the right to change a work. Adapting or modifying often requires copyright clearance. Keep in mind that copyright protects the *expression* of an idea, not the idea itself. Therefore, creating your own **original** work based on an idea is acceptable – that's why more than one work on any given topic exists – but changing a work likely requires permission.





I can copy a small portion of text from a copyright protected work to my thesis without permission as long as I cite the source.



## **Answer 5** Generally true.

You can copy insubstantial or fair amounts of text from a copyright protected work as long as you use quotation marks and include a citation, but what qualifies as an insubstantial or fair amount will depend on the text.

Note that copyright clearance is required for copying an amount that is *more than fair* to your thesis. If in doubt, obtain permission.





A work from the Public Domain (that is, where the copyright term has expired) can be used in my thesis freely and without permission, even if I want to use more than 10% of it.



# **Answer 6**

### True

Permission is not required to copy, adapt, or distribute works from the Public Domain. Keep in mind that publicly available in the library or on the web is not the same as Public Domain (no longer protected by copyright) under copyright law. The vast majority of material online isn't in the Public Domain.

Most works are protected by copyright in Canada for the life of the creator plus 70 years at which point the work enters the Public Domain. However, because of changes to the *Copyright Act* works created by authors who died in 1971 or earlier are already in the Public Domain. Although this rule may seem straightforward, confusion arises when the work is re-published. For example, Shakespeare's *Hamlet* in its original form is in the Public Domain, but copyright to the 2003 edition of *Hamlet* published by Penguin Books with critical essays and footnotes is held by that publisher.

Also remember that just because you can copy all of a Public Domain work, it doesn't mean that other considerations don't apply. Your academic and ethical obligations mean that you should always cite creators of Public Domain works, and it may not be acceptable to include large portions of someone else's work, rather than your own original work, in your thesis.



**Question 7** True or false?

All Canadian government-issued publications are in the Public Domain.



# **Answer 7**

### False.

Government publications are not automatically in the Public Domain—they are protected by Crown Copyright and considerations like Fair Dealing may apply. However, most federal government documents, judicial decisions, and legislation do not require permission for use in your thesis.

Some government works are clearly marked as being freely available for copying on certain conditions (for example, citation and non-modification). Check the source carefully to determine if permission is required for more than a fair amount. Note that even if permission is required, government offices rarely request copyright permission fees.





If a chart, photograph, or article is on a website, I can copy it freely to use because everything on the web is free for the taking.





### False.

The vast majority of material on the web is not free nor in the Public Domain and may require permission before copying. Determine whether there is a basis for the reuse of the material that you would like to make.

An alternative to copying or obtaining permission for a work on the web is to provide the URL and a citation in your thesis.





I can add my own previously-published work to my thesis because as the author I own the copyright to it and can do what I want with it.



### **Answer 9** Possibly false (!)

Unless you negotiated with the publisher to retain copyright to your work, it's likely that copyright was transferred (assigned) to the publisher as part of your publishing agreement. Your article may also be subject to an embargo, meaning that it cannot be publicly used in your thesis for a certain amount of time (for example, 24 months). Check your publishing contract carefully.

If copyright was transferred to the publisher and it is not licensed with an acceptable Creative Commons license, you must obtain permission to copy more than a fair portion of the work to your thesis. You also need to cite your own work.



**Question 10** True or false?

Canadian and U.S. copyright laws are the same.



# Answer 10

False.

Copyright law in the United States is different than copyright law in Canada. While there are increasing similarities, the United States and Canada do not have harmonious Public Domain laws. The differences between "Fair Use" in the U.S. and the "Fair Dealing" in Canada are another example. Fair Use is generally seen as a broader concept than Fair Dealing, and not all Fair Use principles will apply in Canada.

It is important to keep in mind that U.S. works used in Canada for your thesis are subject to Canadian copyright rules. If you are researching copyright rules, make sure they are Canadian.



**Question 11** True or false?

Copyright rules for the web are the same as copyright rules for printed materials.



# Answer 11 True.

Material on the web is generally treated the same way as printed material, but you should confirm whether there are any terms and conditions or licensing that apply to the use of digital materials. These terms may impact how you can use copyright exemptions with the work.

When uncertain about copying or obtaining permission for works on the web, a good alternative is to include the URL to the work with a citation in your thesis instead. Providing a link directs to a work but does not make a copy of it.





Letters, emails, and messages posted to newsgroups or blogs are copyright protected.



### Answer 12 True.

Most letters, emails and messages posted to newsgroups or blogs are considered literary works and are protected by copyright. An employer/company might own the copyright if the content was produced as part of someone's job.





Purchasing a book gives me the right to copy it, purchasing software gives me the right to share it digitally, and purchasing a video gives me the right to show it publicly.



# Answer 13 False.

Purchasing a copyright protected work (owning the physical object) does not give you the right to copy it, share it digitally, or display it publicly. Only the copyright owner has those rights.

Copyright is a type of intangible intellectual property—copyright ownership does not transfer with ownership of the physical or digital object.





After I submit my thesis to MSpace, I require the University of Manitoba's permission before I can publish it.



# Answer 14 False.

When you upload your thesis to MSpace you grant the University a non-exclusive licence. This licence gives permission to the University to use your thesis for specific non-commercial purposes, but you continue to own the copyright in your work and can choose to publish, post, reuse, etc., your thesis at your discretion.

However, if you decide to grant someone else a licence (like a publisher to publish your thesis), you must inform them about the license you have already granted to the University and that your thesis is publicly available online.





I need to apply to the Canadian Intellectual Property Office to have my thesis or other works officially copyright protected.



### Answer 15 False.

Copyright protection is automatic upon creation in Canada. Your thesis or any of your other works do not have to be registered to be protected. Theses are not typically registered by students. However, it may be easier to prove a copyright violation in Court if your copyright was violated. Note that there is a fee to apply for registration of copyright.





I can copy as much content as I want from a work that has a Creative Commons licence without obtaining permission first.



### Answer 16 True (as long as...)

Any work that has a Creative Commons licence associated with it can be shared and distributed (even in whole) according to the terms of the Creative Commons licence.

Check the license terms carefully prior to use. Minimally the terms will require providing credit to the creator and a link to the Creative Commons licence for the work.

See the Creative Commons website for more information.





Obtaining permission to use a copyright protected work in my thesis is so expensive and time-consuming I shouldn't even bother.



### Answer 17 False.

While there are exceptions, many publishers or rights holders grant permission to use copyright protected works in a thesis for free or for a low price (for example, through the <u>Copyright Clearance Center</u>). As well, many respond quickly (or even instantaneously) to copyright requests sent via email or through their web-based forms.





When permission is required, I need the copyright owner's signature in ink before I can use the work in my thesis.



### Answer 18 False.

Permission granted via email is acceptable; a signature in ink is not required. Store permissions in your files for future reference—you do not need to provide these to the University or include them in your thesis.





As a teaching assistant, I can distribute any amount of published articles, book chapters, etc., to my students without permission as long as it's for an educational purpose.



# Answer 19 False.

The *Copyright Act* has allowances for educational purposes, including many that extend beyond Fair Dealing, but there are limits.

While the *Copyright Act's* Fair Dealing provision applies to educational use, the use still has to pass the fairness test. See the University's Copyright Guidelines from the <u>Copyright Office website</u> or contact the Copyright Office at <u>um.copyright@umanitoba.ca</u> to determine how much can be legally distributed (either digitally or on paper) for educational purposes.





The Copyright Act has all the rules you need to know to cite properly and not plagiarize.



# **Answer 20** False.

Copyright and plagiarism are related, but distinct issues.

Plagiarism and self-plagiarism are ethical issues concerning appropriate credit to others for their work, or to yourself for work you previously created. Citation styles and academic citation norms vary between disciplines.

Copyright is about the economic and reputational rights of creators to be compensated and credited for their work. The *Copyright Act* does not specify the style that credit should be given to creators.

As a copyright owner it would not be infringement for you to reuse your own work, however, reusing your work without crediting your prior work could have academic and ethical repercussions as self-plagiarism.





# Who can I ask if I need clarification or more copyright information?





Contact the University of Manitoba Copyright Office at:

um.copyright@umanitoba.ca

204-474-7277

304G Elizabeth Dafoe Library

http://umanitoba.ca/copyright/



