

NAME: \_\_\_\_\_

**INSTRUCTIONS:**

Recall Instructions from Quiz #1.

**QUESTIONS:**

1. **T F** Trade secret law, primarily, is governed by federal law.
2. **T F** Copyright protection covers copies, both exact **and** very similar; **but** does **not** cover derivative works.
3. **T F** A life form is appropriate subject matter for a patent.
4. **T F** A trademark identifies a unique source.
5. **T F** All cybersquatters infringe a famous trademark when the cybersquater registers the domain name matching the famous trademark (*e.g., www.Ford.com*).
6. **T F** Just like copyright, trade dress has protection prior to being registered, but registration is required for standing to sue.
7. **T F** Employees often create things. Knowing nothing more than the type of intellectual property created, employees are most likely to own patents, then copyrights, then trademarks.
8. **T F** To "license" a patent is substantially the same as to "assign" the patent.
9. **T F** If a use is pursued for and generated profit for the user, then that use of copyrighted work is **not** Fair Use.
10. **T F** Reverse Engineering defeats a trade secret **but** does **not** defeat a patent.