**10 Post Test Questions– Legal and Ethical Game Show Training**

**Opening and Round 1**

**Clifton Mitchell, Ph.D.**

1. Written documentation of informed consent is necessary only in cases where the client's capacity to understand is in question.

True or False.

2. Informed consent is a one-time event that is carried out at the beginning of all mental health services.

True or False

3. When performing mandated obligations, if you do them without any intent to  
defraud, act maliciously, take unfair advantage, or deceive, you are:  
A) performing obligations “obiter dictum.”

B) acting in “good faith.”  
C) acting with fidelity.  
D) performing them “in propria persona.”  
E) performing the “ad seriatim.”

4. The practice of bartering in order to pay for psychological or counseling services is illegal in most states.

True or False

5. The legal term from the Latin meaning “bring with you under penalty of punishment,”

is:

A) amicus curiae

B) in toto

C) duces tecum

D) cum testamento annexo

6. In accordance with HIPPA, therapists may withhold records until clients have paid all bills.

True or False

7. MHP have both an ethical and a legal responsibility to clarify the limitations of confidentiality.

True or False

8. The quality or state of having independence, freedom, and self-direction is the definition of:

A) autonomy.

B) fidelity.

C) beneficence.

D) dependence.

E) nonmaleficence.

9. Therapists’ sexual involvement with current clients is both unethical and illegal in some states.  
 True or False

10. Laws and ethical codes require that every instance where confidentiality and privileged communication rights may be lost by the client are discussed in or before the first counseling session.  
 True or False

**Answers next page.**

**1: F**

**2: F**

**3: B**

**4: F**

**5: C**

**6: F**

**7: T**

**8: A**

**9: T**

**10: F**