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- [Question A](#) County judges are willing to devote sufficient time to resolving discovery disputes that arise before trial.
- [Question B](#) In the last five to ten years, attorneys have become _____ trustworthy.
- [Question C](#) In the last five to ten years, attorneys have become _____ likely to lie.
- [Question D](#) In the last five to ten years, attorneys have become _____ fee-oriented.
- [Question E](#) In the last five to ten years, attorneys have become _____ prepared and diligent.
- [Question F](#) Most attorneys demonstrate professionalism in their conduct.
- [Question G](#) Trial judges are willing to impose sanctions on attorneys who engage in repeated unprofessionalism conduct.
- [Question H](#) Judges should impose sanctions, including monetary sanctions, upon attorneys who repeatedly engage in badgering, rude, disrespectful, racist, or sexist remarks in connection with court proceedings.
- [Question I](#) Trial judges are willing to raise the issue of unprofessional conduct sua sponte.
- [Question J](#) Most attorneys are willing to bring to the Court's attention unprofessional conduct by other attorneys.
- [Question K](#) Monetary sanctions are appropriate remedy for discovery abuse, misrepresentation, or other unprofessional conduct.
- [Question L](#) Appellate courts are willing to uphold trial courts on appeal when they impose mandatory sanctions for unprofessional conduct.
- [Question M](#) Judges should raise the issue of unprofessional conduct observed or noted but not raised by opposing counsel.