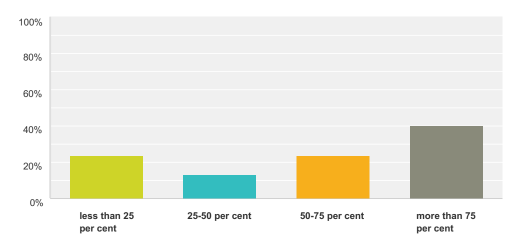
Q1 What percentage of your family law clients are legally aided? (family law referring to all areas EXCEPT child protection)

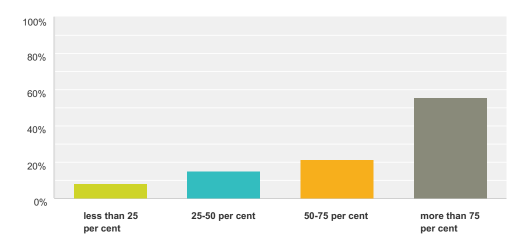
Answered: 115 Skipped: 0



Answer Choices	Responses	
less than 25 per cent	23.48%	27
25-50 per cent	13.04%	15
50-75 per cent	23.48%	27
more than 75 per cent	40.00%	46
Total		115

Q2 What percentage of your legal aid family law files exceed the number of hours allowed under the tariff necessitating either a request for discretion or writing off your time?

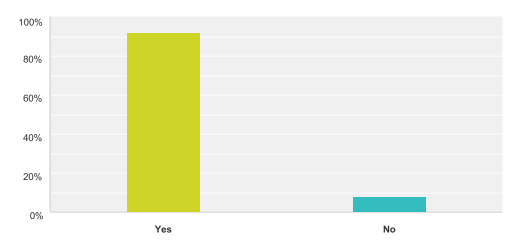
Answered: 115 Skipped: 0



Answer Choices	Responses
less than 25 per cent	7.83% 9
25-50 per cent	14.78% 17
50-75 per cent	21.74% 25
more than 75 per cent	55.65% 64
Total	115

Q3 Is the existing legal aid family law tariff a factor in your consideration to accept a retainer in a matter involving complex legal issues or clients with special needs (for example, cultural, language, mental health)?

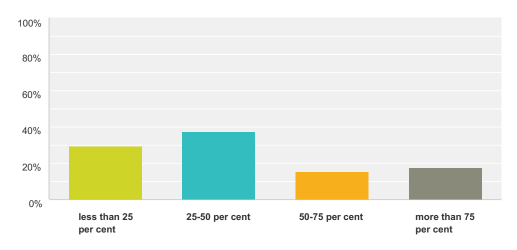




Answer Choices	Responses	
Yes	92.17%	106
No	7.83%	9
Total		115

Q4 In what percentage of your legal aid family law files have you brought a motion for interim relief?

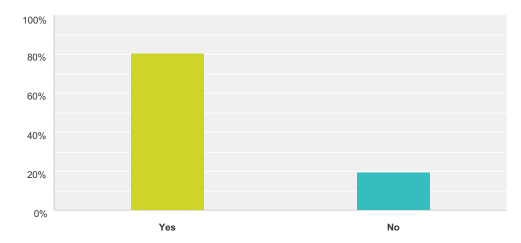
Answered: 115 Skipped: 0



Answer Choices	Responses	
less than 25 per cent	29.57%	34
25-50 per cent	37.39%	43
50-75 per cent	15.65%	18
more than 75 per cent	17.39%	20
Total		115

Q5 Is the existing legal aid family law tariff a factor in considering whether you will bring a motion for interim relief?

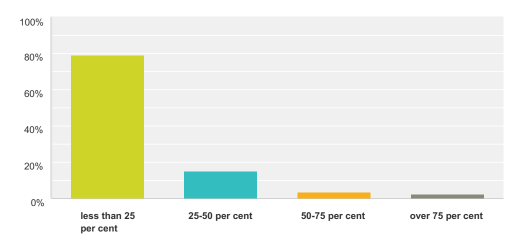
Answered: 112 Skipped: 3



Answer Choices	Responses
Yes	80.36% 90
No	19.64% 22
Total	112

Q6 In what percentage of your legal aid family law cases have you used interim steps under Rule 20 (Questioning and Disclosure) or Rule 22 (Requests to Admit)?

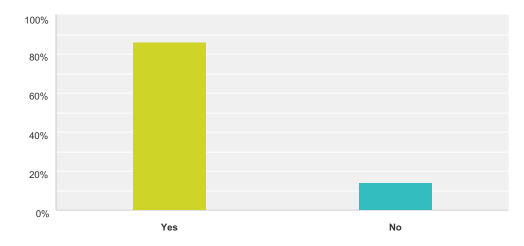




Answer Choices	Responses	
less than 25 per cent	79.13%	91
25-50 per cent	14.78%	17
50-75 per cent	3.48%	4
over 75 per cent	2.61%	3
Total		115

Q7 Is the existing legal aid family law tariff a factor in considering whether you will use interim steps under Rule 20 (Questioning and Disclosure) or Rule 22 (Requests to Admit)?

Answered: 113 Skipped: 2

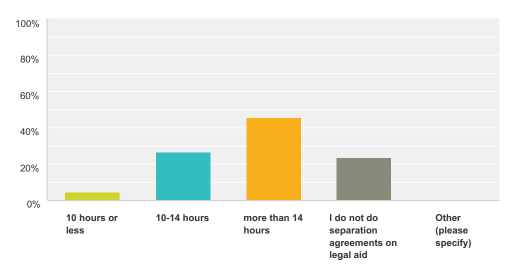


Answer Choices	Responses	
Yes	85.84%	97
No	14.16%	16
Total		113

Q8 Legal Aid Ontario now provides funding for up to 10 hours for the negotiation and preparation of separation agreements.

What do you think is an adequate amount of time for the negotiation and preparation of a separation agreement in a typical legal aid family law matter?

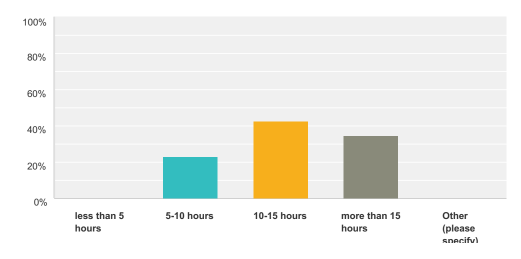




Answer Choices	Responses	
10 hours or less	4.39%	5
10-14 hours	26.32%	30
more than 14 hours	45.61%	52
I do not do separation agreements on legal aid	23.68%	27
Other (please specify)	0.00%	0
Total		114

Q9 On a typical legal aid family law matter, what is the typical amount of time needed to complete a motion from meeting with the client, drafting, preparation to the completion of oral arguments in court.

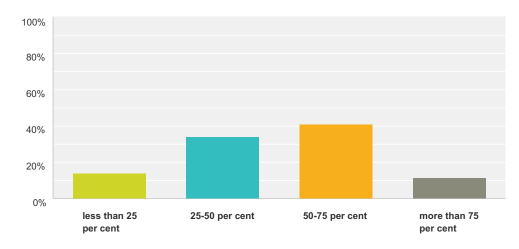
Answered: 113 Skipped: 2



Answer Choices	Responses	
less than 5 hours	0.00%	0
5-10 hours	23.01%	26
10-15 hours	42.48%	48
more than 15 hours	34.51%	39
Other (please specify)	0.00%	0
Total		113

Q10 In what percentage of your legal aid family law cases is the other side unrepresented for part or all of the proceeding?

Answered: 115 Skipped: 0



Answer Choices	Responses	
less than 25 per cent	13.91%	16
25-50 per cent	33.91%	39
50-75 per cent	40.87%	47
more than 75 per cent	11.30%	13
Total		115