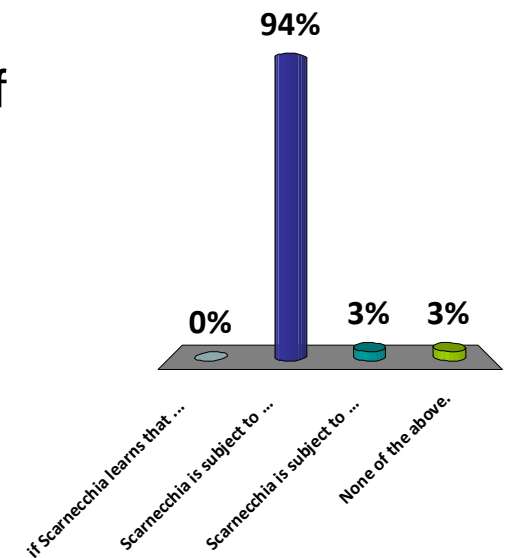


Class 10 Quiz

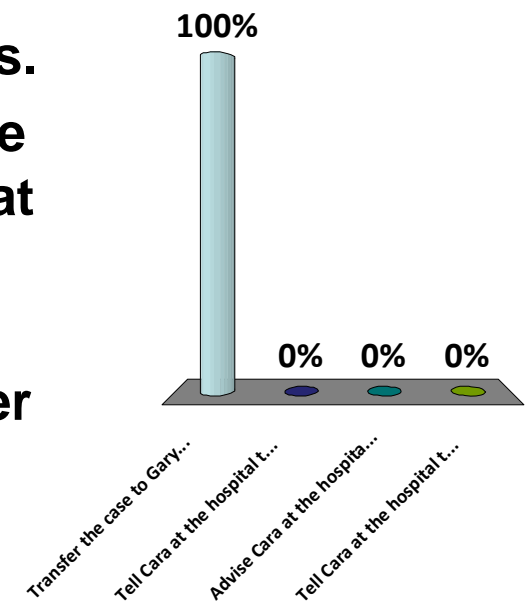
1. Assume that GRPC 4.1 applies and that Scarnecchia has the information revealed at last week's simulated meeting with Jan DeBoer. In communicating with the lawyer for Dan Schmidt before any court hearings begin,

- A. if Scarnecchia learns that Jan has told CourtTV he has never been arrested and if (1) the prior arrest is a material fact and (2) Jan's statement to CourtTV is a fraudulent act, Scarnecchia is subject to disbarment unless she discloses the prior arrest to Dan's lawyer.
- B. Scarnecchia is subject to disbarment if she tells Dan's lawyer that Jan has never been arrested if the prior arrest is a material fact in the case.
- C. Scarnecchia is subject to disbarment if she tells Dan's lawyer that Jan would not consider any settlement of the case that did not give the DeBoers permanent custody of Jessica.
- D. None of the above.



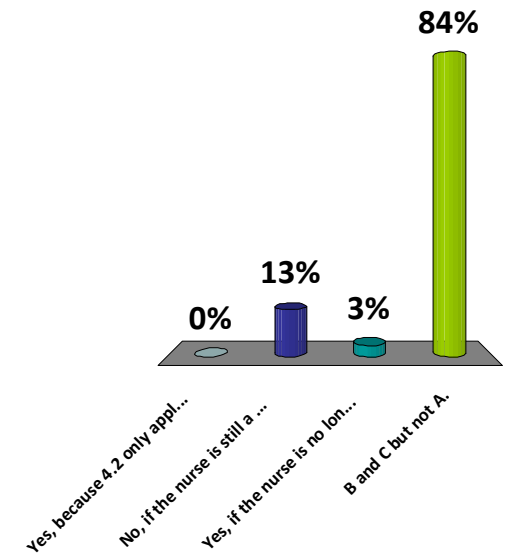
2. As to the conduct of the DeBoers' lawyer in Iowa, John Monroe, which of the following actions would **BEST** comply with the Georgia Rules of Professional Conduct?

- A. Transfer the case to Gary Robinson before the case went to trial because Monroe would be a necessary witness.
- B. Tell Cara at the hospital that he can be her lawyer as well as the DeBoers' lawyer, but because they are paying his fees, anything she tells him he must convey to the DeBoers.
- C. Advise Cara at the hospital that she could be prosecuted for perjury if she later denies that Scott Seefeldt is the father.
- D. Tell Cara at the hospital that she does not need her own lawyer because he is an officer of the court and will therefore protect her interests.



3. Assume that GRPC 4.2 applies and that Cara is suing the hospital where she delivered Jessica on the claim that it conspired with the DeBoers to misinform her of her legal rights. Without first getting permission from the hospital's lawyer, can Cara's lawyer interview the nurse who allowed the DeBoers' lawyer into her hospital room as long as the lawyer as explains the lawyer's role and gets the nurse's informed consent to the interview?

- A. Yes, because 4.2 only applies to named parties to a lawsuit and only the hospital corporation is a defendant.
- B. No, if the nurse is still a hospital employee and the nurse's statements in the interview could be used to prove Cara's claim against the hospital.
- C. Yes, if the nurse is no longer employed by the hospital and has no privileged information relevant to the litigation.
- D. B and C but not A.



4. Which of the following is NOT a reason that James Meredith gave in his letter to Constance Baker Motley for dropping his efforts to obtain an undergraduate degree from the University of Mississippi?

- A. He was frightened by the possibility that he would be still be an undergraduate in the 1963-64 school year.
- B. He was discouraged by the refusal of the three-judge panel of the 5th Circuit to reverse the district court's decision.
- C. He was determined not to stretch himself out so far that he would not be able to continue the fight.
- D. He planned instead to immediately seek entrance to the law school at the University of Mississippi.

