

**IN THE DISTRICT COURT OF WYANDOTTE COUNTY, KANSAS CIVIL COURT
DEPARTMENT**

**ORDERS CONCERNING PROTECTION FROM STALKING AND PROTECTION FROM
ABUSE TRIALS**

NOW ON THIS 10th Day of March 2026, the Court enters orders concerning the conduct of Protection from Abuse and Protection from Stalking trials by Zoom in Division 10 and Division 17 of the 29th Judicial District. The Court orders as follows:

1. It is the responsibility of each self-represented litigant to ensure the Zoom link is correct and their device is working properly before the hearing.
2. Discovery will close 14 days before the trial date. The parties must file witness, and exhibit lists seven days before the hearing. Arguments or motions are not to be included in submission of pre-trial evidence, witness lists or exhibit lists.
3. Exhibits for Division 10 shall be emailed to tina.rockey@kscourts.gov. Exhibits for Division 17 shall be emailed to WY.CIVIL@kscourts.gov. Exhibit emails shall state **the case number and trial date in the subject line**. Failure to comply with subject line procedure may result in exhibits being disallowed. **Exhibits must be emailed to the Court 7 days prior to the hearing date.**
4. Exhibits must be in digital format (pdf documents preferred). Files too large to email must be provided as a dropbox link. Paper documents and flash drives will not be accepted. Exhibits should be in separate files and labeled separately. Petitioner's exhibits should be numbered numerically and Respondent's exhibits alphabetically, (Example: Petitioner's Exhibit 1, Petitioner's Exhibit 2, Respondent's Exhibit A....).
5. Submission of pre-trial evidence does not yield admission of exhibits at trial. The Court does not review evidence in advance of trial. Parties must lay proper foundation and comply with the Kansas Rules of Evidence for the Court to consider exhibits at trial.
6. All litigants must follow the Kansas Rules of Civil Procedure in presenting evidence. Self-represented litigants are considered lawyers in accordance with Kansas case law and the rules of the Kansas Supreme Court. The Court cannot consider that a self-represented litigant is not law trained.

IT IS SO ORDERED