KANSAS COURT OF APPEALS

JOHNSON COUNTY COURTHOUSE COURTROOM 2C 150 W. SANTA FE ST. OLATHE

Oral arguments are limited to 15 minutes each for appellant and appellee, except as otherwise provided by Supreme Court Rule 7.02(e). If additional time has been granted, it is shown below the case number.

All attorneys are expected to be present at the beginning of the morning or afternoon session in which their arguments are scheduled. Failure to appear at the proper venue in a timely manner may result in the waiver of oral argument.

When sentencing is challenged in any criminal appeal, the State, under Supreme Court Rule 2.042, has a continuing obligation to notify the appellate court clerk, in writing, of any change in the *custodial status* of the defendant during the pendency of the appeal. *The State should determine the defendant's custodial status when the case is scheduled for oral argument or assigned to the summary calendar docket.*

Before Warner, C.J., Cline and Coble, JJ. <u>Tuesday, May 20, 2025 – 9:30 A.M.</u>

126,956 - 20 Minutes

Carolyn Kemper, as Personal Representative of Estate of David Kemper, Appellee/Cross-Appellant,

v.

BNSF Railway Company, Individually, and as Successor-in-Interest to Burlington Northern, Inc., Burlington Northern & Santa Fe Railway Company and Atchison, Topeka, and Santa Fe Railway Company, Appellant/Cross-Appellee. Kahlie M. Hoffman Thomas J. Dickerson Earl Landers Vickery, *Pro Hac Vice*

David R. Cooper William R. Floyd Andrew Reitman Kathryn Lewis Wyandotte

KANSAS COURT OF APPEALS

JOHNSON COUNTY COURTHOUSE COURTROOM 2C 150 W. SANTA FE ST. OLATHE

Oral arguments are limited to 15 minutes each for appellant and appellee, except as otherwise provided by Supreme Court Rule 7.02(e). If additional time has been granted, it is shown below the case number.

All attorneys are expected to be present at the beginning of the morning or afternoon session in which their arguments are scheduled. Failure to appear at the proper venue in a timely manner may result in the waiver of oral argument.

When sentencing is challenged in any criminal appeal, the State, under Supreme Court Rule 2.042, has a continuing obligation to notify the appellate court clerk, in writing, of any change in the *custodial status* of the defendant during the pendency of the appeal. *The State should determine the defendant's custodial status when the case is scheduled for oral argument or assigned to the summary calendar docket.*

<u>Tuesday, May 20, 2025 – 9:30 A.M continued</u>			
126,966			
State of Kansas, Appellee,	Steven J. Obermeier Kris W. Kobach	Pawnee	
V.			
Justin W. Hammond, Appellant.	Jonathan Laurans		
127,688 Todd Schreiner Excavating Inc., Appellant,	Terry A. Iles	Johnson	
v.			
Smith and Loveless Inc., Appellee.	Dan Crane Sanders		

Before Warner, C.J., Cline and Coble, JJ. Tuesday, May 20, 2025 – 9:30 A.M. - *continued*

KANSAS COURT OF APPEALS

JOHNSON COUNTY COURTHOUSE COURTROOM 2C 150 W. SANTA FE ST. OLATHE

Oral arguments are limited to 15 minutes each for appellant and appellee, except as otherwise provided by Supreme Court Rule 7.02(e). If additional time has been granted, it is shown below the case number.

All attorneys are expected to be present at the beginning of the morning or afternoon session in which their arguments are scheduled. Failure to appear at the proper venue in a timely manner may result in the waiver of oral argument.

When sentencing is challenged in any criminal appeal, the State, under Supreme Court Rule 2.042, has a continuing obligation to notify the appellate court clerk, in writing, of any change in the *custodial status* of the defendant during the pendency of the appeal. *The State should determine the defendant's custodial status when the case is scheduled for oral argument or assigned to the summary calendar docket.*

Before Warner, C.J., Cline and Coble, JJ. <u>Tuesday, May 20, 2025 – 1:30 P.M.</u>			
127,043 Swope Lees Commercial Real Estate, LLC, Appellee,	Robert G. Harken Robert R. Titus	Johnson	
v. Lane Slaten and Clareview, LLC, Appellants.	Gregory P. Goheen Gabriel J. Greenbaum		
127,659 Jeremy Filbert, Appellant,	Jonathan Laurans	Wyandotte	
v. State of Kansas, Appellee.	Kayla L. Roehler Kris W. Kobach		

Summary Calendar — No Oral Argument

These cases shall be deemed submitted without oral argument, and an opinion may be released prior to the regularly scheduled docket without further notice. The cases will receive full consideration by the assigned panel of judges.

Before Warner, C.J., Cline and Coble, JJ. Wednesday, May 21, 2025

- State of Kansas v. Bobby Joe Brown 126,606 128,084 In the Interests of M.W. and R.V., Minor Children 128,085 127,236 State of Kansas v. Logan D. Casteel 128,143 In the Interests of E.L-C. and V.C., Minor Children 127,744 State of Kansas v. Phillip Keller In the Interest of R.R., A Minor Child 128,148 127,438 State of Kansas v. Malik Beasley State of Kansas v. Willie Joe Emery 127,476 127,800 State of Kansas v. Christian Michael Gruber Jeremy L. Hernandez v. State of Kansas 127,163 State of Kansas v. Keaton Matthew Molleker 126,514 State of Kansas v. Keaton Molleker 126,576
- 127,826 State of Kansas v. Daniel E. Breashers