KANSAS COURT OF APPEALS ARGUMENTS TO BE CONDUCTED BY VIDEOCONFERENCE

NOTICE

The parties are hereby notified 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 <u>custodial status</u> of the defendant during the pendency of the appeal. <u>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>

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.

The public can access oral arguments at www.YouTube.com/KansasCourtofAppeals.

Before HILL, P.J., POWELL AND CLINE, JJ. <u>Tuesday, March 8, 2022 – 11:00 a.m.</u> <u>Special Setting</u>

123,063

Kansas Fire and Safety Equipment, A Kansas Corporation, and Hal G. Richardson d/b/a Bueno Food Brand, Topeka Vinyl Top and Minuteman Solar Film, Appellants/Cross-Appellees, Jason B. Prier John R. Hamilton Shawnee

v.

City of Topeka, Kansas, Appellee/Cross-Appellant.

Shelly Starr