

Judge Robert A. Sanders, Jr./Division 73
General Scheduling and Procedures
(updated 12/30/2021)

Location and General Information:

Unless otherwise specified in the notice, all hearings scheduled before Judge Robert A. Sanders, Jr., Division 73, will be conducted in **Hearing Room D314** of the Volusia County Courthouse, 101 North Alabama Avenue, Deland, Florida 32724. The office telephone number is 386-736-5947, and the fax number is 386-740-5114.

Scheduling a Hearing:

All hearings should be scheduled by email through the Judicial Assistant. In your email, please include the case number, how long is needed, and what motion(s) are being heard.

Hearing Time:

Reasonable efforts should be made to resolve the issue in question before setting the hearing, and reasonable attempts should be made to coordinate the date and time of the hearing with all parties and counsel, including pro se parties.

Only the party who scheduled the hearing can cancel the hearing. Even though a Notice of Cancellation may be filed with the Clerk, the party canceling the hearing must call the Judicial Assistant to cancel the hearing.

Further, no hearing may be cancelled less than two business days prior to the hearing, unless prior to the cancellation the parties have submitted an agreed order to the Court fully resolving the matters to be heard.

If a party wishes to cross-notice a motion for a hearing time that has been previously set, please contact the party that initially set the hearing. If there is no objection, and time permits, the matter will be heard at that time. The cross notice of hearing should be e-filed with the Clerk of Court, with copies to all parties and the Judicial Assistant. Unless the parties agree otherwise, the motion(s) originally noticed for the hearing will be heard prior to any cross-noticed matter.

Written Submissions in Advance of Hearings:

The Court welcomes the filing of memoranda of law supporting or opposing a motion or other matter to be heard. The Court must have these materials at least three (3) business days prior to the scheduled hearing. Any party who wishes the Court to consider a memorandum prior to the hearing on a motion

shall submit it directly to the Judge's chambers (with a copy to all other counsel and unrepresented parties). A party who wishes the Court to consider voluminous case law at a hearing should submit copies of the cases in the same manner and within the same time frame. Please do not submit this information electronically.

Motions and Proposed Orders:

Parties should, whenever possible, prior to filing or upon receiving a motion, contact the opposing party to determine if the matter can be resolved in whole or in part. This may alleviate the need for filing the motion or allow submission of an agreed order in lieu of a hearing.

Motions must be e-filed with the Clerk of Court before a hearing will be scheduled, or an order submitted to the Judge for review. Please state in your motion the position of opposing party – whether they object or not to the motion.

The Court will no longer accept “paper” orders, meaning orders sent through postal mail. All orders must be sent electronically. Proposed orders should be emailed to division73@circuit7.org in an up-to-date WORD format. PDF orders will not be accepted. The division 73 email is solely for the purpose of submitting proposed orders. It does not allow for a reply and/or forward. Do not submit other pleadings or requests via this division email address.

Proposed Order Accepting Stipulation and Closing Case – Please refer to the [Order Accepting Stipulation and Closing Case](#) on the Court's Website for the required wording for all proposed orders in this situation.

Motions to Compel Discovery – Please see Administrative Order CV-2004/001/SC(A) prior to filing motions to compel discovery.

Motions to Withdraw – Do not need to be set for a hearing if you have a signed consent from your client and a joint stipulation provided with the motion.

Agreed Orders – Should state that they are agreed to by all parties within the order, or stipulations may be filed and a copy of the signed stipulation submitted with the motion.

Unsolicited Communications:

Unsolicited letters, emails, or communications of any type should not be sent to the court. The Court's Judicial Assistant is not permitted to relate to the Court the contents of any conversations which would be considered improper *ex parte* communication with the Court. Note to unrepresented parties: If you have a request of the Court, e.g. a request to continue a hearing or mediation, appear by phone, etc.; then you must file such request as a motion with the Clerk of Court, and send a copy to all parties.

Jury Trials: Please see [Uniform Pretrial Procedures](#).

Remote Proceedings (Zoom)

Effective January 3, 2022, remote appearances are temporarily authorized for some court appearances without request by a party. Please see the list below of those court proceedings for which remote appearance is authorized without further request.

Remote Proceedings Authorized

Infraction Arraignment

PIP Pretrial Conference

PIP Case Management Conference

Zoom Meeting ID: 386 736 5947

Any court proceeding not listed above, requires in person appearance, unless remote appearance has been specifically authorized by separate motion and order.

IF APPEARING REMOTELY, VIDEO APPEARANCE WITH WORKING AUDIO IS REQUIRED

Judge Robert Sanders Zoom Conference Link:
One Click Direct Link: <https://zoom.us/j/3867365947>
[or](#)
Enter in browser: <http://zoom.us>
Click: "Join a Meeting."
Enter Meeting ID: 386 736 5947

Exhibits for Evidentiary Hearings and Non-Jury Trials by Zoom

- Documentary exhibits such as reports, bills, invoices, text messages or pictures that you intend to use at the hearing/trial must be filed with the court **at least (3) three working days prior to the hearing.**
- Exhibits can be e-filed with the Clerk of Court through the E-filing portal, which is free to use, and can be accessed at <https://www.myflcourtagency.com/>, or they can be delivered to the Clerk of Court at the Volusia County Courthouse, 101 North Alabama Avenue, Deland, Florida.
- Videos cannot be e-filed, and they must be delivered to the Clerk of Court at the above address on a CD or USB drive.
- Separately mark each exhibit as "Plaintiff's Ex. A, B, C..." or "Defendant's Ex. A, B, C..." as appropriate.
- Documents and exhibits not timely e-filed or hand delivered to the Clerk will not be considered by the court at the hearing, unless good cause is shown.
- **PLEASE DO NOT send any exhibits in for a small claims pretrial conference.** The pretrial conference is not your trial date, so the Court will not be receiving any testimony or evidence that day.