

## SUPREME COURT OF YUKON

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PRACTICE DIRECTION  
CIVIL-10

*Rule 1(7) Mandatory Case Management  
for Self-Represented Litigants*

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The purpose of mandatory case management is to ensure that self-represented plaintiffs and self-represented petitioners are advancing their matters. While case management is encouraged in all matters, only self-represented plaintiffs and self-represented petitioners are required to schedule a case management conference within 60 days of filing of a statement of claim or petition, in accordance with Rule 1(7).

The plaintiff/petitioner and the defendant/respondent, or their counsel, must attend the case management conference in person.

Out-of-town counsel or parties may appear by phone. If so, the Clerk of the Supreme Court must be provided, in advance of the case management conference, a telephone number where they can be reached.

Unless special time is required, all mandatory case management conferences will be scheduled at an Appearance Day, pursuant to Rule 1(10). Also see PD CIVIL-2/FAMILY-4.

When counsel submit Form 1 (Statement of Claim) or Form 2 (Petition), the Notice of Case Management shall state this Practice Direction as the authority for exemption.

Veale J.  
January 15, 2016