

IN THE SUPREME COURT OF THE STATE OF KANSAS

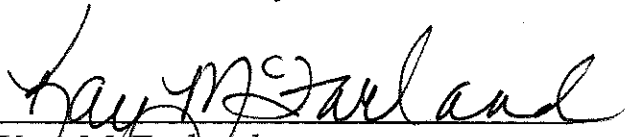
Administrative Order No. 126

In re: 1997 Access to Justice Grant

Pursuant to 1996 Supp. 20-166, the 1997 Access to Justice Grant is awarded to Kansas Legal Services, Inc. The amount of the grant shall be 90% of the total Access to Justice Funds for FY 1998, but shall not exceed \$886,000.00.

The grant shall be paid in quarterly disbursements. The judicial branch fiscal officer shall prepare the voucher for the first disbursement upon receipt of this order.

BY ORDER OF THE COURT this 12 th day of December, 1997.

  
\_\_\_\_\_  
Kay McFarland  
Chief Justice

Attachment

FY 1998 ACCESS TO JUSTICE GRANT REQUEST

**ORGANIZATION:** Kansas Legal Services, Inc.  
712 South Kansas Avenue, Suite 200  
Topeka, Kansas 66603  
(913) 233-2068

**PROGRAM DESCRIPTION:** Kansas Legal Services, Inc., is a private non-profit corporation that provides free and low cost legal and alternative dispute resolution services to low income persons in Kansas.

**CONTACT PERSON(S):** Roger L. McCollister, Executive Director  
Larry R. Rute, Litigation Director  
Wayne A. White, Director of Research and Program Development

**SERVICE AREA:** Kansas, statewide.

**AMOUNT REQUESTED:** \$1,000,000

**TAX ID NUMBER:** 48-0872528

## SUMMARY OF PROPOSAL

Kansas Legal Services, Inc. is a private non-profit corporation that provides civil legal and alternative dispute resolution services to low income persons in Kansas. Kansas Legal Services (KLS) is requesting \$1,000,000 in Access to Justice funds.

KLS is requesting Access to Justice funds for operating expenses for programs that will provide legal counsel for civil and domestic matters, legal assistance to pro se litigants and alternative dispute resolution services, including a statewide Access to Justice Advice and Referral Line to make all of these services accessible to low income Kansans and Kansas courts. Our program is designed to lessen the burden imposed on the district courts in Kansas by pro se litigants.

KLS meets all financial and other qualifications that have been specified by the Supreme Court. Our program makes legal counsel, mediation and pro se services available to low income people in all 105 Kansas counties. Our proposal is broken into two projects or a third alternative.

- (1) Advice and representation for low income Kansans in domestic law and related matters, including the expansion and operation of the statewide Access to Justice Advice Line. (\$850,000)
- (2) Pro se and mediation services will be available on a statewide basis to address the specific needs identified by the courts and the Office of Judicial Administration (OJA). (\$150,000)
- (3) If desired by the Supreme Court, Kansas Legal Services can implement an effective program of statewide legal advice and representation for domestic and related matters with \$1,000,000 in Access to Justice funding. Access to Justice funds will be distributed statewide on the basis of poverty population.

Special Access to Justice fund accounts have been established by Kansas Legal Services to meet the expenses in each of these areas. KLS will provide quarterly and year end reports detailing how the funds were used and who benefited from them. The Kansas Bar Association (KBA) has agreed to participate in an independent review of the Kansas Legal Services Access to Justice projects.

## ACCESS TO JUSTICE FUND

Kansas Legal Services, Inc. worked closely with the staff of the Kansas Bar Association and the Office of Judicial Administration to have the Access to Justice fund included in House Bill 3033 which was passed by the 1996 Legislature. We also worked closely with the Kansas University School of Law, the Kansas Trial Lawyers Association and many others to assure the creation of this important new source of funding for civil legal services for low income Kansans.

Money credited to the Access to Justice fund was specified by the Legislature to be used solely for the purpose of making grants for operating expenses to programs, including dispute resolution programs, which provide access to the Kansas civil justice system for persons who would otherwise be denied access to civil justice. It further specified that such programs may provide legal assistance to pro se litigants, legal counsel for civil and domestic matters and other legal or dispute resolution services in accordance with grant guidelines promulgated by the Supreme Court of Kansas. The program proposed by Kansas Legal Services, Inc. for Access to Justice funding addresses the specific goals of House Bill 3033 and meets all requirements of the "Supreme Court of Kansas Access to Justice Fund Grant Application Packet."

## DESCRIPTION OF KANSAS LEGAL SERVICES

### PROGRAM DESCRIPTION

In the early 1920s, the American Bar Association acknowledged the need for special assistance to the poor by creating a standing Committee on Legal Aid. State and local bar associations worked over the following decades to promote legal aid societies to provide free legal services to the poor. During the 1960s and the war on poverty, the resources devoted to the neighborhood law offices organized to serve the poor were greatly expanded. The newly formed Office of Economic Opportunity (OEO), with the support of the American Bar Association, created in 1965 the Office of Legal Services as part of its Community Action Program.

In the mid 1960s, legal aid societies were formed in Topeka, Wichita and Kansas City. From the 1960s until 1974, the three Kansas Legal Aid Societies, with the support of local bar associations, operated under the authority of the OEO's Office of Legal Services. Authority for the legal services program was transferred from the Community Services Administration (successor to the Office of Economic Opportunity) to the newly formed Legal Services Corporation (LSC) during 1975. Through all of these changes in administrative authority and funding, the Kansas Legal Aid Societies continued to provide free and low cost legal services to the poor in Kansas.

In 1978, the Kansas City, Topeka, and Wichita Legal Aid Societies merged to form Kansas Legal Services, Inc. KLS now has thirteen legal services field offices located across the state and maintains an extensive retainer contract system with cooperating members of the Kansas Bar Association.

KLS will provide advice and representation to low income Kansans in approximately 30,000 cases during 1997. This is an increase of approximately 3,000 cases from 1996 to 1997. This increase in service is the direct result of current Access to Justice funding. Services are provided in all 105 Kansas counties for a wide range of legal and dispute resolution matters. KLS has a proven record of providing legal and dispute resolution services to low income Kansans. KLS also has extensive experience in providing low cost direct services and in documenting the outcomes of those services.

## GOALS

The primary mission of Kansas Legal Services is the provision of equal access to justice for persons not able to pay for legal services.

KLS has progressively focused its advocacy efforts on special needs groups such as victims of domestic violence, children, the elderly, farmers, those with disabling conditions and those seeking access to health care. Additionally, with funding from the Access to Justice fund, Kansas Bar Association, the Kansas Human Rights Commission and other private and public sources, KLS offers mediation services and low-fee legal services.

Access to Justice funding has made possible the next steps in improving legal assistance to low income Kansans. Those steps include improved access through a comprehensive legal Advice Line and a broad expansion of the availability of advice and representation. Access to Justice funding for KLS has also improved access to mediation and assistance to pro se litigants and the Kansas courts in dealing with pro se litigants. Continued Access to Justice funding will allow KLS to further expand its ability to meet these goals.

Priorities for service will be reviewed on a regular basis. During 1997, KLS surveyed district court judges and court clerks regarding the relative demand among the civil legal services needs of low income Kansans. KLS will replicate that research in the future and will also survey a sample of low income persons regarding their legal needs.

## CLIENT ELIGIBILITY

Legal advice and representation, mediation and assistance to pro se litigants will be provided without charge to individuals and families at or below 150% of the federally established poverty level in all projects funded by the Access to Justice fund. Since previous Access to Justice guidelines allowed eligibility for persons up to 200% of the federal poverty level, KLS will change Access to Justice intake and acceptance procedures within approximately thirty (30) days of notification of a new grant award.

## GOVERNING BODY

Kansas Legal Services is governed by a board of directors that is composed of 21 members. Sixty percent (60%) of the members are attorneys and the remainder are client-eligible consumer representatives. The Kansas Bar Association appoints eleven of the attorney members and the Kansas Trial Lawyers Association appoints one.

## FEDERAL FUNDING DECLINES AND INCREASING DEMAND

A serious erosion has occurred in the level of federal funding provided to Kansas Legal Services by the Legal Services Corporation. LSC funding declined by fifteen percent (15%) from 1985 to 1990. During the same time period, the KLS caseload increased sixty-two percent (62%). This trend was radically accelerated in 1996. Federal Legal Services Corporation funding for KLS in 1996 declined by \$722,857 or 25.4 percent. Federal regulatory changes will result in an additional decline of approximately \$600,000 of revenue during 1998.

Continued Access to Justice funding will allow Kansas Legal Services to further reduce its dependence on Legal Services Corporation dollars and improve its ability to address the legal needs of low income Kansans and the Kansas Judiciary. KLS will provide advice or representation in approximately 3,000 more cases during 1997 than during 1996. This increase in service has been made possible by Access to Justice funding.

## ACCESS TO JUSTICE PROJECT DESCRIPTION

### INTRODUCTION

Kansas Legal Services is requesting \$1,000,000 of Access to Justice funding to be used for advice and representation in domestic law and related matters, to provide mediation services, assistance to pro se litigants and the courts in dealing with pro se litigants, and the expansion and operation of the Access to Justice Advice Line. Our request is for two projects.

The first project involves advice and representation for low income Kansans in domestic law and related matters and the expansion and operation of the Access to Justice Advice Line. The budget for this project is \$850,000.

The second project involves continuing to review the needs of the district courts in Kansas regarding pro se and mediation services and offering, on a statewide basis, pro se and mediation services as deemed necessary by the Kansas courts and the Office of Judicial Administration. This project has a budget of \$150,000.

### PROJECT 1

#### **Part A Advice and Representation in Domestic Law and Related Matters \$723,948 Requested**

The Kansas Bar Association's Civil Legal Needs of the Poor Survey has consistently found domestic law matters to be the area of greatest unmet need among low income Kansans. In 1988, the Kansas Bar Association's Legal Aid and Lawyer Referral Committee conducted a survey of four different components of the Bar in Kansas: Bar Association Presidents, Judges, legal services lawyers, and a random sample of KBA attorneys. The types of cases identified to be the most in need of additional services were: (1) post divorce motions, (2) contested divorces, and (3) domestic violence. In a subsequent survey conducted by the Bar in 1992, these issues continued to be the top three in need of additional services. In 1995, the top two types of cases listed were contested divorces and domestic violence. Post-divorce motions were also ranked in the top ten. Surveys conducted by Kansas Legal Services in 1992, 1993 and 1995 also rank domestic law as the number one unmet legal need in Kansas. The 1997 survey of judges and court clerks, reported in the Access to Justice program report that accompanies this proposal, also found a high level of need for advice and representation in domestic matters.

Kansas Legal Services' ability to address the demand for domestic law services declined with the federal funding cuts previously described. During 1994, a total of 11,058 family law cases were advised or represented by KLS. During 1996, the level of service in family law declined to 9,041 cases. Over two years, because of federal funding cuts, domestic law advice and representation had declined by 18.2 percent. This reduction in service came at a time of increasing demand and probably contributed to an increase in the incidence of pro se litigants in Kansas courts. When legal

assistance in domestic matters is not available through KLS, low income people are often forced to handle their domestic law issues pro se. Based on six months data, new Access to Justice funding will allow KLS to expand family law services to about 12,000 cases during 1997, an increase of approximately thirty three percent (33%) over 1996.

Access to Justice resources have been and will be distributed throughout the State of Kansas on the basis of poverty population. KLS will equalize the availability of domestic law advice and representation by placing more resources in those areas of the state that are the most underserved.

With new Access to Justice funding KLS will provide legal advice to an estimated 2,909 individuals and legal representation to an additional 1,361 persons. This legal advice and representation will be primarily in the domestic law matters previously identified. Advice and representation will also be provided for other legal matters, such as landlord/tenant disputes or consumer protection issues, to clients referred by Kansas courts.

Access to Justice funding will make it possible for KLS to provide advice and representation in approximately 4,270 domestic law and related cases. With \$723,948 devoted to this portion of the project, the total cost for these 4,270 cases (advice and representation) is \$170 per case. This portion of Access to Justice funding will pay for 20,410 hours of legal advice and representation at \$35.47 per hour. This cost figure includes attorney, paralegal and secretarial time and all nonpersonnel costs.

**Part B**  
**Domestic Advice and Referral Hotline**  
**\$126,052 Requested**

The Access to Justice Advice Line began operation on February 7, 1997. A report of the specific activities related to the Advice Line are attached to this proposal. The Access to Justice Advice Line screens callers for income eligibility, determines the legal problem of the caller and determines the priority of the problem identified. The Advice Line either refers the caller to a Kansas Legal Services office for representation or advice or, in some cases, may provide direct advice during the initial call. The Advice Line also assists in pro se matters as requested by the courts and may refer the caller to mediation services either within KLS or to other providers.

The Advice Line provides comprehensive access to low income people for advice or representation in domestic matters, mediations or assistance with pro se matters. The Advice Line number has been provided directly to Kansas district courts and is available to provide the services they need in lessening the burden of pro se litigants, coordinating mediation services or responding to perceived needs for legal assistance.

The Advice Line was funded at \$84,000 in the first Access to Justice Grant to Kansas Legal Services. The current request of \$126,052 will pay for an increasing volume of calls and an additional one-half paralegal position. At the requested level of funding, the Advice Line will be staffed with a full-time intake specialist, a full-time paralegal and one quarter-time attorney. This staff will handle calls, make referrals, draft orders for pro-se litigants and provide legal advice in domestic matters. A total of approximately 7,200 calls can be handled on an annual basis at a cost of \$17.50 per call. This cost includes some brief advice and direct assistance to pro se litigants.

## PROJECT 2

### Part A Expanded Mediation \$100,000 Requested

The \$100,000 requested for Access to Justice mediation services will be used to continue to expand the availability of mediation services for low income individuals statewide. \$40,000 of these funds will pay for 100 mediations conducted by KLS staff at a cost of \$400 per mediation. The Mediation Center of Wichita will receive \$13,500 and will, with the assistance of trained volunteers, provide an additional 65 mediations to Access to Justice clients. Subcontract arrangements will be entered into with other mediation providers; \$20,000 in Access to Justice funds will be used for this purpose and will result in approximately 50 mediations. The remaining \$26,500 will be utilized in the development and administration of mediation referral systems with district courts, training and coordination with other mediation providers. This \$26,500 will pay for approximately 630 hours of work (at \$42.06 per hour). This work will be divided among one statewide coordinator and three regional coordinators at approximately 157.5 hours each, including clerical support.

Kansas Legal Services will continue to gather information from the Office of Judicial Administration, the Kansas Bar Association, the district courts of Kansas and other mediation providers to identify the mediation needs of both the courts and low income Kansans. Allocating a portion of the mediation budget to the development and administration of referral systems allows continued development of the emerging Access to Justice mediation system. A detailed description of the activities undertaken to date to coordinate referral systems from district courts and to coordinate the provision of mediation services with other organizations is provided in the accompanying progress report.

### Part B Pro Se Assistance \$50,000 Requested

The \$50,000 requested for pro se assistance will be used to expand the availability of direct assistance to pro se litigants or to courts in dealing with pro se litigants. A clear interest has been expressed by the district courts in having this service (see attached progress report). The funds will pay for approximately 1,410 hours of direct assistance to pro se litigants or to courts in dealing with pro se litigants. It is estimated that assistance will be provided in 556 cases. This legal assistance will be provided at a cost of \$35.47 per hour with a total cost per case of approximately \$90.00. The nature of this assistance depends upon the need of each court and each client. Services vary from drafting orders to giving advice or, in some cases, providing representation rather than the client continuing pro se.

Funding for mediation and pro se assistance in this project expands the usefulness to the courts of the Access to Justice Advice Line described in Project 1. The Advice Line will continue to serve as a one stop shop for the courts to obtain assistance with pro se litigants, to make mediation referrals, or to obtain advice or representation for low income persons statewide.



## ALTERNATIVE PROPOSAL

### Direct Legal Advice and Representation \$1,000,000

If desired by the Supreme Court, Kansas Legal Services can implement an effective program solely of statewide legal advice and representation for domestic and related matters with \$1,000,000 in Access to Justice funding. This program would include the \$126,052 for the Access to Justice Advice Line. The remaining \$873,948 would pay for 24,639 hours of legal advice and representation at \$35.47 per hour (including support staff time). Staff and case loads would be distributed throughout the state on the basis of poverty population and relative demand. This use of Access to Justice resources would allow KLS to provide advice in approximately 3,512 cases and representation in 1,643 cases, for a total of 5,155 cases.

## EVALUATION

Kansas Legal Services will establish separate Access to Justice funds for both projects and for each category of service within each project. KLS will identify the specific services made possible by the Access to Justice grant including the number of people served and the cost per unit of service.

KLS will provide client satisfaction surveys to samples of all persons served with Access to Justice funds. The result of those surveys will be provided to the Supreme Court of Kansas. KLS agrees to any audit or review of its expenses by the Supreme Court of Kansas. KLS will continue to cooperate with the Office of Judicial Administration and the Kansas Bar Association to identify the legal needs of low income Kansans and to adapt services that reflect those identified needs.

## INDEPENDENT REVIEW

The Kansas Bar Association has agreed to participate in an independent review of the Kansas Legal Services Access to Justice projects. The Bar Association has indicated that its legal aid and referral committee will assist in conducting a thorough review. Patricia Henshall, at the Office of Judicial Administration, has also agreed to assist in coordinating the independent review of Kansas Legal Services' Access to Justice programs.

**Kansas Legal Services, Inc.**  
**Access to Justice Fund - Grant Application**  
**Domestic and Other Advocacy Program Budget**  
**Project One**

	Access to Justice Funding			Other Funding (a)	Total Program
	Advice & Referral	Hotline	Total ATJ		
Salaries-Lawyers/Mediators	260,309	7,500	267,809	169,554	437,363
Salaries-Paras	115,675	20,000	135,675	84,852	220,527
Salaries-Clerical	25,306	17,000	42,306	95,342	137,648
Fringe Benefits & Taxes	74,695	12,184	86,879	74,308	161,187
<b>Total Personnel</b>	<b>475,985</b>	<b>56,684</b>	<b>532,669</b>	<b>424,056</b>	<b>956,725</b>
Space	35,919	6,179	42,098	35,816	77,914
Capital Expenditures	18,572	8,000	26,572	18,544	45,116
Equipment Rental	9,388	2,059	11,447	9,289	20,736
Supplies, Printing, Postage	18,163	5,166	23,329	18,078	41,407
Telephone	12,449	24,600	37,049	12,485	49,534
Travel	6,531	532	7,063	6,413	13,476
Training	2,449	486	2,935	2,524	5,459
Library	5,306	329	5,635	5,287	10,922
Insurance	6,123	882	7,005	6,121	13,126
Litigation	1,429	0	1,429	1,417	2,846
Audit / Contract Services	6,531	153	6,684	6,592	13,276
Central Casework & Suprt	120,001	20,257	140,258	119,570	259,828
Other	5,102	725	5,827	5,058	10,885
<b>Total Non-Personnel</b>	<b>247,963</b>	<b>69,368</b>	<b>317,331</b>	<b>247,194</b>	<b>564,525</b>
<b>Total Expenses</b>	<b>723,948</b>	<b>126,052</b>	<b>850,000</b>	<b>671,250</b>	<b>1,521,250</b>

Note (a) : Sources of other funding include Legal Services Corporation, IOLTA, United Way, various city/county grants, and Attorney General grants.

**Kansas Legal Services, Inc.**  
**Access to Justice Fund - Grant Application**  
**Domestic and Other Advocacy Statistics**  
**Project One**

	Access to Justice Funding		
	Advocacy	Referral Hotline	Total ATJ
Total Representations	1,361		1,361
Total Advices	2,909	7,200	10,109
<b>Total Cases</b>	<b>4,270</b>	<b>7,200</b>	<b>11,470</b>
FTE-Lawyers	6.67	0.25	6.92
FTE-Paras	5.34	1.00	6.34
FTE-Clerical	1.33	1.00	2.33
<b>Total FTE's</b>	<b>13.34</b>	<b>2.25</b>	<b>15.59</b>
Hours-Lawyers	10,205	383	10,588
Hours-Paras	8,170	1,530	9,700
Hours-Clerical	2,035	1,530	3,565
<b>Total Hours</b>	<b>20,410</b>	<b>3,443</b>	<b>23,853</b>

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**Kansas Legal Services, Inc.**  
**Access to Justice Fund - Grant Application**  
**Pro-Se and Mediation Program Budget**  
**Project Two**

	Access to Justice Funding			Other Funding (a)	Total Program
	Pro-Se Assistance	Mediation	Total ATJ		
Salaries-Lawyers/Mediators	17,978	37,818	55,796	0	55,796
Salaries-Paras	7,989	0	7,989	0	7,989
Salaries-Clerical	1,748	3,600	5,348	0	5,348
Fringe Benefits & Taxes	5,159	7,281	12,440	0	12,440
<b>Total Personnel</b>	<b>32,874</b>	<b>48,699</b>	<b>81,573</b>	<b>0</b>	<b>81,573</b>
Space	2,481	2,869	5,350	0	5,350
Capital Expenditures	1,283	0	1,283	0	1,283
Equipment Rental	648	750	1,398	0	1,398
Supplies, Printing, Postage	1,254	1,451	2,705	0	2,705
Telephone	860	994	1,854	0	1,854
Travel	451	522	973	0	973
Training	169	196	365	0	365
Library	366	424	790	0	790
Insurance	423	489	912	0	912
Litigation	99	114	213	0	213
Audit / Contract Services	451	33,500	33,951	0	33,951
Central Casework & Suprt	8,287	9,584	17,871	0	17,871
Other	354	408	762	0	762
<b>Total Non-Personnel</b>	<b>17,126</b>	<b>51,301</b>	<b>68,427</b>	<b>0</b>	<b>68,427</b>
<b>Total Expenses</b>	<b>50,000</b>	<b>100,000</b>	<b>150,000</b>	<b>0</b>	<b>150,000</b>

Note (a) : These projects are only funded through the Access to Justice grant.

**Kansas Legal Services, Inc.**  
**Access to Justice Fund - Grant Application**  
**Pro-Se and Mediation Statistics**  
**Project Two**

Access to Justice Funding

	Pro-Se Assistance	Mediation	Total ATJ
Total Rep / Mediations	237	215	452
Total Advices	319		319

	556	215	771
<b>Total Cases</b>			
FTE-Lawyers/Mediators	0.46	0.87	1.33
FTE-Paras	0.37	0.00	0.37
FTE-Clerical	0.09	0.20	0.29

	0.92	1.07	1.99
<b>Total FTE's</b>			
Hours-Lawyers/Mediators	704	1,330	2,034
Hours-Paras	568	0	568
Hours-Clerical	138	300	438
<b>Total Hours</b>	1,410	1,630	3,040

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Internal Revenue Service  
District Director

Department of the Treasury

Date: 3 JUN 1980

Our Letter Dated:  
July 18, 1978  
Person to Contact:  
Minnie Busby  
Contact Telephone Number:  
214-767-1227  
EO:2:309:AWC  
DAL:EO:30-321

Kansas Legal Services, Inc.  
112 West 6th St.  
Topeka, Kansas 66603

Dear Taxpayer:

This modifies our letter of the above date in which we stated that you would be treated as an organization which is not a private foundation until the expiration of your advance ruling period.

Based on the information you submitted, we have determined that you are not a private foundation within the meaning of section 509(a) of the Internal Revenue Code, because you are an organization of the type described in section 170(b)(1)(A)(vi). Your exempt status under section 501(c)(3) of the code is still in effect.

Grantors and contributors may rely on this determination until the Internal Revenue Service publishes notice to the contrary. However, a grantor or a contributor may not rely on this determination if he or she was in part responsible for, or was aware of, the act or failure to act that resulted in your loss of section 509(a)(1) status, or acquired knowledge that the Internal Revenue Service had given notice that you would be removed from classification as a section 509(a)(1) organization.

Because this letter could help resolve any questions about your private foundation status, please keep it in your permanent records.

If you have any questions, please contact the person whose name and telephone number are shown above.

Sincerely yours,



A. W. McCanless  
District Director

Kansas Legal Services, Inc.

**BOARD OF DIRECTORS**

**1997**

Orville Alexander  
210 S Locust  
Pittsburg KS 66762  
(316) 231-3416  
*Client Representative*

Brenda Hester  
1303 Division  
Atchison KS 66002-1341  
(913) 367-2314  
*Client Representative*  
**Board Secretary**

Prof. Lynette Petty  
Washburn Law Clinic  
17th & McVicar  
Topeka KS 66621-1141  
(913) 231-1191  
*Attorney/Professor*

Ernest Ballweg  
8655 College Blvd  
P O Box 25864  
Overland Park KS 66225  
(913) 491-6900  
*Attorney*

Sharon Wright Kellstrom  
230 Poyntz  
Manhattan KS 66502  
(913) 539-6634  
*Attorney*

Tom Robinson  
1717A Sunset Trail  
Hays KS 67601  
(913) 625-6942  
*Client Representative*

Charles Briscoe  
800 SW Jackson, Ste 808  
Topeka KS 66612  
(913) 234-3563  
*Attorney*

Otto Klusmann  
Rt. 1, Box 128  
Greeley KS 66033  
(913) 867-3655  
*Client Representative*

Patrick H. Thompson  
P. O. Box 528  
Salina KS 67402  
(913) 825-5809  
*Attorney*  
**Board Vice-President**

Sarah Brown  
10801 W 87th St.  
Overland Park KS 66214  
(913) 438-3303  
*Attorney*

Alberta Lucero  
1307 Conkling #B  
Garden City KS 67846  
(316) 276-4215  
*Client Representative*

Anita White  
301 N 70th Terr, Apt 226  
Kansas City KS 66112  
(816) 889-3743  
*Attorney*

Lucky DeFries  
Bank IV Tower, Ste 925  
534 S Kansas  
Topeka KS 66603-3407  
(913) 234-3461  
*Attorney*

Denise McKee  
15909 SW 136th  
Rosehill KS 67133-8445  
(316) 733-1688  
*Client Representative*

Michael Whitsitt  
Westwood Colonial Building  
4800 Rainbow Blvd., Suite 100  
Westwood KS 66205  
(913) 362-8560  
*Attorney*

Deborah C. Foster  
420 Washington Blvd  
Kansas City KS 66101  
(913) 281-2289  
*Client Representative*

David McLane  
P O Box 1449  
100 S. Broadway, #200  
Pittsburg KS 66762  
(316) 231-1290  
*Attorney*

Honorable Charles Worden  
Judge of the District Court  
Norton County Courthouse  
Norton KS 67654  
(913) 877-5770  
*Judge*  
**Board President**

Marlene Hassan  
1109 SW Lincoln. Apt. A  
Topeka KS 66604  
(913) 233-6495  
*Client Representative*

Pat Nichols  
5040 SW 28th, Ste F  
Topeka KS 66614  
(913) 273-8300  
*Attorney*  
**Board Treasurer**

One attorney position  
currently vacant.

(Amended October 19, 1990)

KANSAS LEGAL SERVICES, INC.

BYLAWS

ARTICLE I

NAME AND PRINCIPAL OFFICE

SECTION 1: NAME

This organization, incorporated under the Kansas Corporation Code, shall be known as Kansas Legal Services, Inc., hereinafter referred to as K.L.S., Inc.

SECTION 2: PRINCIPAL OFFICE

The principal office of K.L.S., Inc. shall be located in Topeka, Kansas, or in such other city in Kansas as shall be designated by the Board of Directors.

ARTICLE II

PURPOSE

The objects and purposes of this Corporation shall be to provide or help to provide legal services for economically disadvantaged Kansas citizens who are financially unable to obtain private counsel.

K.L.S., Inc. is organized and operated exclusively for charitable and educational purposes within the meaning of Section 501 (c)(3) of the United States Internal Revenue Code, and the Kansas Corporation Code.

The Corporation, in furtherance of these charitable and educational purposes, shall attempt to educate and serve indigent persons by:

1. Receiving grants of public and private funds as may be available for providing legal services to indigent citizens of Kansas;
2. Establishing or assisting in the creation and operation of professionally staffed legal assistance offices for indigents where needed;
3. Providing technical assistance and creating and encouraging educational programs relating to legal programs for the indigent; and
4. Carrying out any lawful activity necessary or convenient in connection with any of the foregoing purposes or powers enumerated in the Kansas Corporation Code.



## ARTICLE III

### BOARD OF DIRECTORS

#### SECTION 1: NUMBER AND COMPOSITION

The affairs of this Corporation shall be managed by its Board of Directors, which shall consist of twenty-one (21) members, all of whom shall be residents of the state of Kansas. The composition of the Board of Directors shall in all respects comply with Section 1607.3 and other applicable regulations promulgated by the Legal services Corporation Act of 1974, Public Law 93-355.

#### SECTION 2: QUALIFICATIONS AND SELECTION OF BOARD MEMBERS

- A. Qualification. Members of the Board of Directors shall be supportive of the purposes of the Legal Services Corporation Act, and have interest in and knowledge of the delivery of quality legal services to indigent persons. At least one-third (1/3) of the K.L.S. Board of Directors shall be persons qualified for free legal services by Kansas Legal Services at the time of their appointment to the Board of Directors and shall be selected to serve on the K.L.S. Board by the client members of their respective advisory councils. No person who is employed by K.L.S., Inc., or by any organization or agency who is receiving or has applied to receive funds from K.L.S., Inc., shall be eligible for membership on the Board of Directors.
- B. Selection. The twenty-one members shall be selected in the following manner:
1. One attorney designated by the Kansas Bar Association (KBA) Executive Council and one client representative in total from Service areas 11 and 12.
  2. One attorney designated by the KBA Executive Council and one client representative in total from the Service areas 9 and 10.
  3. One attorney designated by the KBA Executive Council and one client representative in total from the Service areas 4 and 6.
  4. One attorney designated by the KBA Executive Council and one client representative in total from the Service areas 2 and 8.
  5. One attorney designated by the KBA Executive Council and one client representative designated by Advisory Councils from each of Service areas 1, 3, 5, and 7.
  6. One attorney chosen by the Executive Council of the Kansas Bar Association (KBA).
  7. One attorney chosen by the President of the Kansas Trial Lawyers Association (KTLA).
  8. One attorney designated by the KBA Executive Council representing the Washburn University School of Law.

9. One attorney designated by the KBA Executive Council representing the Kansas University School of Law.
  10. One non-voting, ex-officio representative of the Kansas Legal Services Staff Association, who may not be an employee of K.L.S., Inc., the K.L.S. Staff Association, or any organization receiving, or which has applied to receive, funds from Kansas Legal Services, Inc.
- C. Attorney positions in paragraph B above shall be appointed by the KBA Executive Council to represent the service area, law schools, and KBA position, as described therein, except that the KTLA shall appoint one attorney position. K.L.S. shall make recommendations to the KBA Executive Council for their consideration in making the respective appointments.
- D. Every reasonable effort will be made to recruit and appoint women and minority attorney members to the Board.

### SECTION 3: TERM

The new Board shall be constituted no later than August 31, 1981, and shall serve until the January annual meeting in 1983 as their first year. Representatives from Service Areas 1, 2, 3, 4, 5, 6, and 7, shall serve for three years as their initial term. Representatives from Service Areas 8, 9, 10, 11, and 12, the two law schools, the KBA, and the KTLA shall serve two years as their initial term. After the initial three-year terms expire, all terms shall be for two years and shall commence as of the annual meeting. No member shall serve more than two consecutive terms.

### SECTION 4: ANNUAL MEETINGS

An annual meeting of the Board of Directors shall be held on the third Friday of January in each year at the principal office of K.L.S., Inc., or upon such other day and in such other place, within or without the state, as may be provided by resolution of the Board of Directors.

### SECTION 5: REGULAR MEETINGS

Regular meetings of the Board of Directors shall be held on the third Friday of January, April, July, and October of each year at the principal office of K.L.S., Inc., or upon such other day and in such other place as may be provided by resolution of the Board of Directors.

### SECTION 6: NOTICE

Written notice of each meeting, specifying the place, day, and hour, and in the case of the special meetings, the reason therefore shall be delivered to each director not less than ten (10) days and not more than forty (40) days before the date of the meeting, either personally or by mail, at the direction of the President of the Board of Directors or the other directors calling the meeting. A tentative agenda shall accompany each written notice of a meeting. If mailed, such notice shall be deemed to be delivered when deposited in the United States mail, addressed to the director at his address as it appears on the records of the Corporation, with postage prepaid.

It is provided, however, that whenever any notice is required to be given, a waiver thereof in writing, signed by persons entitled to such notice, whether before or after the time stated therein, shall be deemed equivalent to such notice having been properly given.

## SECTION 7: QUORUM

A majority of directors shall constitute a quorum for the transaction of business at any meeting of the Board. The act of the majority of the directors present at a meeting at which a quorum is present shall be the act of the Board of Directors unless the act of a greater number is required by law or these Bylaws.

## SECTION 8: REMOVAL OF BOARD MEMBERS

- A. The Board, by a vote of two-thirds (2/3) of the entire Board of Directors (although only a quorum need be present), shall have the authority to remove a director for good cause shown upon written notice of the intended action to the director in question at least ten (10) days prior to the vote.
- B. When a director shall fail to appear at three (3) consecutive meetings of the Board of Directors, or at one-half (1/2) of the meetings held during a two-year period, his or her membership on the Board of Directors shall automatically terminate, and he/she shall be notified by the Secretary in writing. However, such director may, upon his/her written request therefore, be allowed to appear at the next regular meeting of the Board of Directors to request reinstatement, and the Board may, upon a two-thirds (2/3) vote of the members present at the meeting, reinstate the person as a member of the Board for good cause shown.

## SECTION 9: VACANCIES

When vacancies occur on the Board, the organization which appointed or elected the departing director shall choose the successor to serve the unexpired term; provided, however, that if such organization shall fail to choose a successor within sixty (60) days after being given written notice of the vacancy, the Board may designate another qualified organization to make the appointment.

When vacancies occur on the Board as a result of the failure of the organization listed in Section II appoint or elect a director to the Board at the initial annual meeting of the Board or at the expiration of the term of any director, the Board may appoint the director or directors by a majority vote at a duly-convened meeting.

In the event that the Board does select the successor director in either of the situations described above, such director shall meet the requirements of the position vacated and represent the organization failing to choose a successor.

## SECTION 10: OPEN MEETINGS

- A. All meetings for the conduct of the affairs of and the transactions of business by the Corporation through its Board of Directors shall be conducted in accordance with the open-meeting laws of the state of Kansas, K.S.A. 1977 Supp. 75-4318 et seq. as it may be hereafter amended.
- B. Notice of the date, time, and place of any meeting--annual, regular, or special--shall be furnished by the Secretary to any person requesting such information.

- C. Prior to any meeting hereinabove mentioned, any agenda relating to the business to be transacted at such meeting shall be made available by the Secretary to any person requesting said agenda.

### SECTION 11: POWER AND DUTIES

The Board shall have, but shall not be limited to, the following powers, duties and responsibilities:

1. Set and review all policies for the operation of K.L.S., Inc., guidance of staff and local advisory council.
2. Exercise supervision of all funds of K.L.S., Inc., and exercise supervision over receipts and expenditures.
3. Select and terminate all officers of the Corporation and the Executive Director of K.L.S., Inc.
4. Decide disputes between any area offices and/or employees of K.L.S., Inc., relative to personnel or other matters.
5. Evaluate the operation of K.L.S., Inc., in accordance with the objectives and purposes as stated in the Articles of Incorporation.
6. Delegate authority to or contract with local advisory councils for the performance of, supervision of, and delivery of legal services within their service areas.
7. Consult with and provide advice, upon request, to the various local bar associations of the state of Kansas, in matters concerning delivery of civil legal assistance to indigents.
8. Keep correct and complete books and records of accounts, minutes of meetings, and the names and addresses of the members of the Board, and permit all books and records to be inspected by any director, or his or her agent or attorney, for any proper purpose at any reasonable time.
9. The Board of Directors may authorize any employee or employees, officer, or officers, agent or agents, to enter into any contract or execute and deliver an instrument in the name of and on behalf of the Corporation, and such authority may be general or confined to specific instances.
10. No loans shall be contracted on behalf of the Corporation and no evidences of indebtedness shall be issued in its name unless authorized by a resolution of the Board of Directors. Such authority may be general or confined to specific instances.
11. All checks, drafts, or other orders for the payment of money, notes, or other evidence of indebtedness issued in the name of the Corporation, shall be signed by such employee or employees, officer or officers, agent or agents of the Corporation and in such manner as shall from time to time be determined by resolution of the Board of Directors.

12. All funds of the Corporation not otherwise employed shall be deposited from time to time to the credit of the Corporation in such banks, trust companies or other depositories as the Board of Directors may select.

## SECTION 12: COMPENSATION OF DIRECTORS

No director or member of any local advisory council shall receive, directly or indirectly, any compensation or other reward for serving, nor shall any such person or any staff member have any interest in or to the property of K.L.S., Inc., either before or after dissolution; provided, however, that the Board of Directors may authorize reimbursement of reasonable expenses by directors necessitated by their attendance at each regular or special meeting of the Board of Directors or of the Executive Committee.

## ARTICLE IV

### OFFICERS

#### SECTION 1: OFFICERS

The officers of K.L.S., Inc., shall be members of the Board of Directors of the Corporation and shall be designated as the President, Vice-President, Secretary, Treasurer, and such other officers as may be elected in accordance with the provisions of this Article. No director may hold more than one office at the same time.

#### SECTION 2: ELECTION AND TERM OF OFFICE

The officers of K.L.S., Inc., shall be elected annually by a majority vote of the directors present at the regular annual meeting of the Board of Directors wherein there is a quorum. new offices may be created and filled at any meeting of the Board of Directors. Each officer shall hold office until his/her successor shall have been duly elected and qualified. Officers other than President, Vice-President, Secretary, and Treasurer need not be members of the Board of Directors.

#### SECTION 3: REMOVAL

The Board, by affirmative vote of two-thirds (2/3) of the members present at a meeting, shall have the power to warn or reprimand an officer or to suspend or revoke the privilege of holding an office from an officer for flagrant or willful violation of the resolutions of the Board or of these Bylaws.

#### SECTION 4: VACANCIES

A vacancy in any office because of death, resignation, removal, disqualification or otherwise may be filled by a majority vote of the directors present at a meeting at which a quorum is present.

## SECTION 5: PRESIDENT

The President shall be the chief executive of K.L.S., Inc.; shall preside at the meetings of the Board; shall cooperate with the Board and staff in planning the agenda for meetings of the Board; shall appoint, with the approval of the board, all committees which may include persons not members of the Board; shall work closely with staff in the conduct of the affairs of K.L.S., Inc.; and shall perform such other duties as may properly appertain to the office.

## SECTION 6: VICE-PRESIDENT

In the absence of the President, or in the event of his or her inability or refusal to act, the Vice-President shall have all powers of and be subject to all the restrictions upon the President. The Vice-President shall perform such other duties as from time to time may be assigned to him or her by the President of the Board of Directors.

## SECTION 7: SECRETARY

The Secretary shall be responsible for the preparation and maintenance of minutes of meetings of the Board and of resolutions presented to or passed by the Board, and shall work with the clerical staff to see that there is appropriate distribution of such documents and similar documents by the sponsoring groups and other interested groups. The Secretary shall cooperate with the staff with regard to public information activities. The Secretary shall prepare all agendas for annual and regular meetings.

## SECTION 8: TREASURER

The Treasurer shall be responsible for general review of the banking, financial, and accounting functions of K.L.S., Inc., in cooperation with the staff.

## ARTICLE V

### COMMITTEES

#### SECTION 1: CREATION

The Board of Directors and the Executive Committee shall have the authority to create, dissolve, and appoint members to ad hoc committees as they deem necessary.

#### SECTION 2: STANDING COMMITTEES

The Board of Directors may create, dissolve, and appoint members to standing committees as they deem necessary.

#### SECTION 3: CLIENT REPRESENTATION

All committees shall have at least one member who is a client-member of the Board of Directors.

## SECTION 4: EXECUTIVE COMMITTEE

The Executive Committee shall consist of the President, Vice-President, Secretary, and Treasurer of the Corporation, and three (3) other members of the Board of Directors, to be nominated by the President and confirmed by the Board of Directors annually. At least one member of the Executive Committee shall be a client-member director.

Subject to instructions and/or limitations as may be imposed by the Board of Directors, and between its meetings, the Executive Committee shall be the administrative Board of the Corporation and shall have the power and authority to do and perform all duties and functions which the Board of Directors might do or perform, except the Executive Committee may not:

1. Amend these Bylaws;
2. Exercise the authority of the Board of Directors granted under Article 3, Section 9;
3. Exercise the authority of the Board of Directors granted under Article 3, Section 10;
4. Exercise the authority of the Board of Directors granted under Article 3, Section 12 (3);
5. Exercise the authority of the Board of Directors granted under Article 4, Section 2;
6. Exercise the authority of the Board of Directors granted under Article 4, Section 3;
7. Exercise the authority of the Board of Directors granted under Article 4, Section 4.

Business of the Executive Committee may be conducted by mail, telephone, or meetings. The Committee shall, at each regular meeting of the Board of Directors, report all actions taken by the Executive Committee since the last meeting of the Board of Directors. The Board of Directors shall have the authority to alter, amend, or refine any action by the Executive Committee since the last meeting of the Board of Directors.

The Executive Committee shall be dissolved only by amendment of the Bylaws.

## SECTION 5: AUDIT COMMITTEE

The President of the Corporation shall select and appoint an Audit Committee, whose functions shall be:

1. To approve and select annually competent auditors who shall perform the annual audit.
2. To review the annual audit and to make recommendations to the Board of Directors based on the audit.
3. To evaluate the performance of the auditors.

## SECTION 6: GRIEVANCE COMMITTEE

The President of the Corporation shall appoint and select a Grievance Committee to hear grievances and complaints against the Corporation. The powers, duties, responsibilities, and procedures of the Grievance Committee shall be set out by special Board resolution and incorporated in the Operations Manual of K.L.S., Inc.

## ARTICLE VI

### LOCAL ADVISORY COUNCILS

#### SECTION 1: FORMATION AND CHOICE OF MEMBERS

Advisory councils shall be established for each Service Area. The councils shall be composed of not more than twenty-five members and shall include client and attorney members.

Only those persons committed to the purposes of K.L.S., Inc., as provided by these Bylaws, shall be considered for membership on the councils. Substantial efforts shall be made by the Executive Director to encourage interested groups in areas to be serviced by K.L.S., Inc., including attorneys and representatives of organizations which may provide referrals or services to prospective clients of K.L.S., Inc., to become members of the councils.

#### SECTION 2: POWERS AND DUTIES

Each local advisory council shall have the following powers, duties, and responsibilities:

1. Designate the Directors to represent the particular advisory council as set out in Article 3, Section 2 (B).
2. Consult closely with and advise the staff of its area with regard to the functioning of K.L.S., Inc., in that area with particular regard to eligibility standards, priorities for problems to be solved, and methods of securing and assisting clients.
3. Assist the staff in informing prospective clients of the services of K.L.S., and securing volunteer personnel, both legal and non-legal, to assist and supplement the efforts of the staff.
4. Perform such duties as are assigned to such councils by other sections of these Bylaws or by the Board.
5. Evaluate the operations of K.L.S., Inc. in its area.

## ARTICLE VII

### EXECUTIVE DIRECTOR

The Board of Directors shall select an Executive Director who shall administer the state program consistent with the policies set by the Board of Directors, the Executive Director shall be an ex-officio member of the Board of Directors and of the Executive Committee.



The Executive Director shall, in general, supervise and control all of the day-to-day business and affairs of Kansas Legal Services, Inc. He or she may sign, individually or with the President, Secretary, Treasurer, or other proper officer of Kansas Legal Services, Inc., authorized by the Board of Directors, any deeds, mortgages, bonds, contracts, or other instruments which the Board of Directors has authorized to be executed, except in cases where the signing and execution thereof shall be expressly delegated by the Board of Directors, or these Bylaws, or statute, to some other officer or agent of Kansas Legal Services, Inc. The Executive Director shall have the authority to hire and terminate the employment of managing attorneys of area offices, provided, however, that such hiring or termination shall be with the advice of the Service Area office. The Executive Director shall serve at the pleasure of the board of Directors.

## ARTICLE VIII

### GRIEVANCE PROCEDURE

Any person or group aggrieved by a decision or action of K.L.S., Inc., or its staff or any subdivisions thereof, may appeal said decision or action in writing to the Executive Director. If the grievance is not satisfactorily resolved, the aggrieved party may petition the Board of Directors, who will decide the matter pursuant to the rules and procedures promulgated by the Board of Directors. Personnel matters are to be handled pursuant to a Personnel Manual adopted by the Board of Directors.

## ARTICLE IX

### AMENDMENTS TO BYLAWS

These Bylaws or the Articles of Incorporation of Kansas Legal Services, Inc., may be amended, altered, or repealed by affirmative vote of sixty percent (60%) of the members of the Board of Directors present at a duly-convened meeting. Such vote shall be taken at a meeting of the Board of Directors held at least twenty (20) days after notice of the proposed meeting. Notice of such meeting shall include a copy of the proposed changes of the Bylaws or Articles of Incorporation. Proposals to amend these Bylaws or the Articles of Incorporation may be initiated only by a member of the Board of Directors.

<b>Kansas Legal Services Current Budget</b>	
<i>7/15/97</i>	<i>1997 Budget</i>
<b>Revenue &amp; Support</b>	
Legal Services Corp	2,156,918
IOLTA	140,000
AAA	274,319
United Way	231,169
City / County Grants	98,250
Mill Levy	69,710
Reduced Fee Atty Fees	95,850
Fee Approvals	491,539
KAMS	116,500
KBA Lawyer Referral	45,000
SRS Adult	550,000
SRS Zebley	362,000
Medicare/Medicaid	7,500
Criminal	177,700
Reduced Fee Admin Fee	31,800
WORKS	65,045
HRC Mediation	92,000
HHS Hotline	103,354
Access to Justice Fund	778,002
MPA	988,725
MPS	70,000
Other	124,356
<b>Total Revenues</b>	<b>7,069,737</b>
<b>Expenses</b>	
Salaries	4,411,383
Fringe Benefits	911,316
Space	434,695
Equipment Rental	118,280
Office Supplies	231,700
Telephone	150,200
Travel	103,150
Training	53,310
Library	64,160
Insurance	81,150
Litigation	19,400
Contract Serv./Consulting	84,100
Retainers	115,144
Other	76,100
<b>Total Expenses</b>	<b>6,854,088</b>
<b>Excess (Deficiency)</b>	<b>215,649</b>
<b>Capital Expenditures</b>	<b>161,000</b>
<b>Net Cash (To Reserves)</b>	<b>54,649</b>

DREILING, BIEKER & HOFFMAN LLP

ATTORNEYS-AT-LAW

111 WEST 13TH STREET - P.O. BOX 579

HAYS, KANSAS 67601

RECEIVED

JUL 14 1997

NORBERT R. DREILING  
DENNIS L. BIEKER  
DONALD F. HOFFMAN  
MELVIN J. SAUER, JR.  
ROBERT E. DIEHL

TELEPHONE  
913-625-3537

July 11, 1997

Access to Justice Committee  
Office of Judicial Administration  
Kansas Judicial Center  
301 SW 10th St., Room 337-South  
Topeka, KS 66612-1507

RE: Kansas Legal Services, Inc.; Access to Justice  
Grant Application

Dear Committee Members:

Please consider this my letter in support of the Access to Justice Grant application submitted by Kansas Legal Services, Inc. (KLS).

As a member of the Hays Legal Services Advisory Board, it has been brought to my attention that federal support for civil legal services from the Legal Services Corporation (LSC) diminished considerably in 1996. Since the Access to Justice Fund was created in part to respond to decreased federal support for legal services, KLS was left with no reasonable alternative other than to apply for the subject Grant for the next contract year to continue to meet its objective of assistance to low-income civil litigants.


As a regularly practicing attorney for the past six years, I can assure you that KLS has provided and continues to provide quality legal assistance to low-income Kansans. At the same time, the need for effective legal services for indigent persons is increasing, especially in the domestic arena. This sentiment is shared by other attorneys in my local district (23rd Judicial District) and throughout Kansas. KLS is the only entity which has demonstrated an ability to regularly and efficiently address the basic civil legal needs of low-income Kansans. This increasing need will not be effectively met unless the Access to Justice Grant of KLS is fully funded.

I can assure you that funding the subject Grant request will be very much appreciated by those not directly affiliated with KLS. Judges, attorneys and, most importantly, the low-income clients whom KLS serves will be most grateful.

Thank you for your consideration herein.

Sincerely,

DREILING, BIEKER & HOFFMAN LLP



Melvin J. Sauer, Jr.

MJS/lh

c Roger L. McCollister, Executive Director  
Kansas Legal Services, Inc.

LAW OFFICES  
**HAMPTON, ROYCE, ENGLEMAN & NELSON, L.C.**

NINTH AND TENTH FLOORS, UNITED BUILDING

119 WEST IRON AVENUE

POST OFFICE BOX 1247

SALINA, KANSAS 67402-1247

PHONE - (913) 827-7251

FAX - (913) 827-2815

INTERNET - www.hamptonlaw.com

OF COUNSEL:  
HOWARD ENGLEMAN  
JACK N. STEWART

SPECIAL COUNSEL:  
CLARENCE L. KING, JR.

E. S. HAMPTON (1905-1982)  
TOM W. HAMPTON (1935-1984)  
JOHN Q. ROYCE (1918-1991)

C. STANLEY NELSON  
W. DEAN OWENS  
N. ROYCE NELSON  
SIDNEY A. REITZ  
DAVID D. MOSHER  
J. STAN SEXTON  
DEBRA E. JAMES  
JEFFREY E. KING  
TERRY D. CRISS  
JOHN A. O'LEARY  
BRIAN W. WOOD  
TISHA S. MORRICAL

July 10, 1997

Access to Justice Fund  
Office of Judicial Administration  
Kansas Judicial Center  
301 SW 10th Street, Room 337-South  
Topeka, Kansas 66612-1507

Dear Access to Justice Committee:

I write to express my support for the Access to Justice grant request submitted by Kansas Legal Services, Inc. As an advisory board member for Legal Services of North Central Kansas, I am very much aware of the need for representation among low income people in the 28th Judicial District and of the quality representation provide by all of the Kansas Legal Services, Inc. attorneys across the state.

I also well aware that Kansas Legal Services, Inc., has lost a substantial amount of funding from the federal level, and will be forced to cut back the services which it can offer to low income people unless other sources of funding provide them with the resources to continue to offer these much needed services.

Please act favorably on the grant application by Kansas Legal Services, Inc.

Very truly yours,

HAMPTON, ROYCE, ENGLEMAN & NELSON, L.C.

Terry D. Criss  
tcriss@hamptonlaw.com

COPY

TDC/slb

RECEIVED

JUL 11 1997

LEGAL SERVICES OF  
NORTH CENTRAL KANSAS

LAW OFFICES OF  
**MARIETTA, KELLOGG & PRICE**  
148 SOUTH SEVENTH STREET  
SALINA, KANSAS 67401

ROBERT L. MARIETTA  
WENDELL W. KELLOGG  
SCOTT M. PRICE  
ELIZABETH L. MARIETTA  
JOHN C. GIELE

AREA CODE-913  
825-5403  
FAX NUMBER  
825-0576

July 10, 1997

Access to Justice Fund  
Office of Judicial Administration  
Kansas Judicial Center  
301 SW 10th Street, Room 337 South  
Topeka, KS 66612-1507

Access to Justice Committee:

The Salina based Legal Services of North Central Kansas does an excellent job providing high quality legal assistance to low income Kansans in north central Kansas. I am writing this letter to express my strong support for the Access to Justice Grant request submitted by Kansas Legal Services, Inc.

I have personally seen where new Access to Justice programs started last year have already begun to make a significant impact in the ability of low income people in north central Kansas to obtain legal advice and representation.

It is my understanding that the Access to Justice Fund was created to improve access to civil justice for low income people. Kansas Legal Services has demonstrated across the state that it has the ability to provide high quality legal assistance to low income Kansans.

Kansas Legal Services has experienced severe cuts in its Federal Legal Services Corporation Funding. Access to Justice Funding to Kansas Legal Services to provide advise and representation in domestic and related matters will be of tremendous help.

Sincerely,



Scott M. Price  
SMP:ljf

RECEIVED  
JUL 11 1997  
LEGAL SERVICES OF  
NORTH CENTRAL KANSAS

JETER LAW FIRM, LLP

EMPRISE BANK BUILDING  
P. O. BOX 128  
HAYS, KANSAS 67601

Norman W. Jeter  
Joseph W. Jeter  
William W. Jeter  
Charlene Brubaker

Telephone 913-628-8226  
Fax 913-628-1376

July 9, 1997

Access to Justice Fund  
Office of Judicial Administration  
Kansas Judicial Center  
301 SW 10th Street, Room 337 South  
Topeka, KS 66612-1507

Re: Grant Request of Kansas Legal Services

Dear Committee Members:

I am writing to express my strong support for the Access to Justice grant request submitted by Kansas Legal Services, Inc. I have been favorably impressed with the quality of service provided to low income people throughout Northwest Kansas by Hays Legal Services. Their service is essential.

Access to Justice funding to Kansas Legal Services will help meet our judicial system's most pressing local needs such as domestic representation, an 800 number for pro se litigants or mediation referrals. The new Access to Justice programs started last year have already begun to make a significant impact on the ability of low income people throughout Northwest Kansas to obtain legal advice and representation. Hays Legal Services is a long standing and well respected member of our community.

Kansas Legal Services has experienced severe cuts in its Federal Legal Services Corporation federal funding. Those cuts have come at the same time as demand for legal assistance among low income Kansans has increased. Kansas Legal Services is in a unique position to assure that low income Kansans have equal access to legal advice and representation or alternative dispute resolutions services on a state wide basis. Its proposal is specifically designed to help Kansas courts lessen the burden of increasing numbers of pro se litigants. These people have to work within the system, but cannot afford to pay for the help they need.

Page 2  
July 9, 1997

Funding of this grant request will be wise use of your money. Kansas Legal Services is easy to work with and is very accustomed to be accountable to a variety of funding sources. This money will be used to serve many people who would otherwise be excluded from the legal system and possibly denied rights that we as Americans should be proud to afford them.

Very truly yours,

*Charlene Brubaker*  
CHARLENE BRUBAKER

CB/ts



**DISTRICT COURT OF KANSAS  
FIFTEENTH JUDICIAL DISTRICT**

Thomas, Sheridan, Logan, Rawlins, Wallace, Sherman, Cheyenne

**JACK L. BURR**  
Administrative Judge  
513 Broadway, Rm 201  
Goodland, Kansas 67725  
913-899-4890  
FAX 913-899-5127

**MARILYN F. BAILEY, RPR-CM**  
Official Court Reporter  
P.O. Box 805  
Colby, Kansas 67701  
913-462-4553

**GLENN D. SCHIFFNER**  
District Judge  
P.O. Box 805  
Colby, Kansas 67701  
913-462-4540  
FAX 913-462-2251

July 14, 1997

Access to Justice Fund  
Office of Judicial Administration  
Kansas Judicial Center  
301 SW 10th Street, Room 337 South  
Topeka, KS 66612-1507

Access to Justice Committee:

This letter is for the purpose of expressing my support for the Access to Justice grant request submitted by Kansas Legal Services, Inc.. KLS provides a much needed and quality service to the people of far northwest Kansas.

Access to the KLS programs has improved over the years and recent improvements have made a noticeable impact in the ability to provide service to low income people in the western Kansas area. KLS does provide highly professional representation for persons who would otherwise be unrepresented in a sparsely populated geographic area.

I would strongly urge your consideration of the grant request by Kansas Legal Services, Inc..

Very truly yours,

*Jack L. Burr*

Jack L. Burr  
Administrative Judge

JLB/ls

07/14/97 10:16 TX/RX NO.1582 P.001

JUL-14-97 MON 12:14

913 623 4262

P.02

Endorsement To Certificate No. CEM 1906  
 Lawyers Professional Liability Insurance  
 issued to the  
 National Association of Salaried Professionals Purchasing Group, Inc.  
 and  
 Specified Member Organizations

END.# 81256  
 PREVIOUS# 80718  
 AUTH.# 0777096

KANSAS LEGAL SERVICES, INC.  
 712 South Kansas Avenue Suite 200  
 Topeka KS 66603

UNDERWRITERS AT LLOYD'S  
 PARTICIPATION HEREON: 95%

## LIMITS OF LIABILITY:

## COVERAGE A

## A1. Professional Liability Coverage

Each Claim \$1,000,000.00  
 Aggregate \$1,000,000.00  
 Deductible \$500.00 each claim

## A2. Personal Injury Liability Coverage

Each Claim \$100,000.00  
 Aggregate \$300,000.00  
 Deductible \$1,000.00 each claim

## A3. Disciplinary Proceedings Costs Coverage

Each Claim \$25,000.00  
 Aggregate \$25,000.00  
 Deductible \$500.00 each claim

Coverage A Premium \$17,804.00  
 Coverage A Retroactive Date N/A

## Coverage B - Management Errors and Omissions Coverage (Optional)

Each Claim \$1,000,000.00  
 Aggregate \$1,000,000.00  
 Deductible \$500.00 each claim

Coverage B Premium  
 Coverage B Retroactive Date N/A

## Coverage C - Employment Practices Coverage (Optional)

Each Claim \$100,000.00  
 Aggregate \$300,000.00  
 Deductible \$500.00 each claim

Coverage C Premium  
 Coverage C Retroactive Date N/A

## Coverage D - Punitive Damages Coverage (Optional)

Each Claim \$50,000.00  
 Aggregate \$50,000.00  
 Deductible \$500.00 each claim

Coverage D Premium \$985.00  
 Coverage D Retroactive Date N/A

## Coverage E - Criminal Defense Coverage (Optional)

Each Claim \$50,000.00  
 Aggregate \$50,000.00  
 Deductible \$500.00 each claim

Coverage E Premium \$1,249.00  
 Coverage E Retroactive Date May 1, 1992

## Coverage F - Contempt Defense Coverage (Optional)

Each Claim \$10,000.00  
 Aggregate N/A  
 Deductible \$100.00 each claim

Coverage F Premium No Coverage  
 Coverage F Retroactive Date May 1, 1997

## Coverage G - Injunctive Relief Defense Coverage (Optional)

Each Claim N/A  
 Aggregate N/A  
 Deductible N/A each claim

Coverage G Premium No Coverage  
 Coverage G Retroactive Date N/A

Optional Extension Period -  
 12 months - 100% of premium

TOTAL LLOYD'S PREMIUM INCLUDING ENDORSEMENTS \$35,244.00  
 Purchasing Group Tax for KS @ 6.00% \$2,114.64

TOTAL LLOYD'S PREMIUM INCLUDING TAX \$37,358.64

PERIOD OF COVERAGE: From May 1, 1997 12:01 A.M. To May 1, 1998 12:01 A.M.

In consideration of the additional premium paid and in reliance upon the statements in the application attached hereto, the above specified Organization is an Assured under the Certificate of Insurance issued to the NATIONAL ASSOCIATION OF SALARIED PROFESSIONALS PURCHASING GROUP, INC. of Wheeling, Illinois by Certain UNDERWRITERS AT LLOYD'S, LONDON (not incorporated) for the period of coverage and limits of liability specified above. All other terms, conditions and exclusions of the Certificate are unchanged. This certifies that the attached Certificate is a true copy of the original document issued.

Date: May 5, 1997

COMPLETE EQUITY MARKETS, INC.

By *De M. Malloy*

CEM 1906 LAPG\*\*3 ©1994,1988,1986,1983,1978 Complete Equity Markets, Inc.

This policy is issued by your risk retention group. Your risk retention group may not be subject to all of the insurance laws and regulations of your state. State insurance insolvency guaranty funds are not available for your risk retention group.