CASE ANNOTATIONS

FOR RULES ADOPTED BY THE KANSAS SUPREME COURT

TABLE OF CONTENTS

(to navigate click on Rule)

SUPREME COURT, COURT OF APPEALS, AND APPELLATE PRACTICE

SUPREME	COURT, COURT OF APPEALS, AND APPELLATE PRACTICE	1
RULE 1.01	PREFATORY RULE	7
RULE 1.03	JUDICIAL ADMINISTRATION	7
RULE 1.05	FORM OF FILING GENERALLY	7
RULE 1.12	SIGNATURES	8
INITIATIO	N AND DOCKETING OF APPEAL	8
RULE 2.01	FORM OF NOTICE OF APPEAL, SUPREME COURT	8
RULE 2.02	FORM OF NOTICE OF APPEAL, COURT OF APPEALS	8
RULE 2.03	PREMATURE NOTICE OF APPEAL	9
RULE 2.04	DOCKETING AN APPEAL	0
RULE 2.041	DOCKETING STATEMENT	1
RULE 2.05	MULTIPLE APPEALS	1
RULE 2.06	CONSOLIDATION OF APPEALS	1
RULE 3.01	CONTENT OF RECORD	2
RULE 3.02	PREPARATION OF RECORD ON APPEAL FOR FILING	2
RULE 3.03	TRANSCRIPT IN RECORD ON APPEAL	3
RULE 3.04	UNAVAILABILITY OF TRANSCRIPT OR EXHIBIT	4
RULE 3.05	APPEAL ON AGREED STATEMENT	5
RULE 3.07	TRANSMISSION OF RECORD ON APPEAL	6
RULE 4.01	INTERLOCUTORY APPEAL IN CIVIL CASE UNDER K.S.A. 60-2102(C)	6
RULE 4.02	INTERLOCUTORY APPEAL BY PROSECUTION	7
RULE 5.01	APPELLATE COURT MOTION	7
RULE 5.02	EXTENSION OF TIME	8
RULE 5.03	CLERK'S AUTHORITY ON MOTION	9
RULE 5.05	INVOLUNTARY DISMISSAL	9
RULE 5.051	DISMISSAL OF APPEAL BY DISTRICT COURT	9
RULE 6.01	TIME SCHEDULE FOR BRIEFS2	20
RULE 6.02	CONTENT OF APPELLANT'S BRIEF2	1
RULE 6.03	CONTENT OF APPELLEE'S BRIEF	1
RULE 6.05	REPLY BRIEF	12
RIILE 6.06	RRIFF OF AMICUS CURIAF	13

RULE 6.07 FORMAT FOR BRIEFS	
RULE 6.09 ADDITIONAL AUTHORITY	33
RULE 6.10 BRIEF IN CRIMINAL OR POSTCONVICTION CASE	38
RULE 7.01 HEARING IN THE SUPREME COURT	38
RULE 7.03 DECISION OF APPELLATE COURT	38
RULE 7.04 OPINION OF APPELLATE COURT	38
RULE 7.041 SUMMARY DISPOSITION	40
RULE 7.041A SUMMARY DISPOSITION OF SENTENCING APPEAL	41
RULE 7.042 AFFIRMANCE BY SUMMARY OPINION	41
RULE 7.043 REFERENCE TO CERTAIN PERSONS	41
RULE 7.05 REHEARING OR MODIFICATION IN COURT OF APPEALS	42
RULE 7.06 REHEARING OR MODIFICATION IN SUPREME COURT	42
RULE 7.07 APPELLATE COSTS AND FEES AND ATTORNEY FEES	43
RULE 8.02 TRANSFER TO SUPREME COURT ON MOTION	47
RULE 8.03 SUPREME COURT REVIEW OF COURT OF APPEALS DECISION	48
RULE 9.01 ORIGINAL ACTION	57
RULE 9.04 WORKERS COMPENSATION CASE	58
RULE 10.01 EXPEDITED APPEAL FOR WAIVER OF PARENTAL CONSENT REQUIREMENT	58
DISTRICT COURTS	59
STANDARDS RELATING TO JURY USE AND MANAGEMENT	59
STANDARD 3: RANDOM SELECTION PROCEDURES	59
STANDARD 4: ELIGIBILITY FOR JURY SERVICE	59
STANDARD 6: EXEMPTION, EXCUSE, AND DEFERRAL	59
PART B. STANDARDS RELATING TO SELECTION OF A PARTICULAR JURY	59
STANDARD 10: ADMINISTRATION OF THE JURY SYSTEM	59
KANSAS CHILD SUPPORT GUIDELINES	59
RULE 105 LOCAL RULES	64
RULE 107 DUTIES AND POWERS OF CHIEF JUDGE	64
RULE 108 REPRODUCTION AND DISPOSITION OF COURT RECORDS	65
RULE 110 CASA VOLUNTEERS AND PROGRAMS	65
RULE 114 SURETY ON BOND	65
RULE 116 ADMISSION PRO HAC VICE OF OUT-OF-STATE ATTORNEY	65
RULE 117 WITHDRAWAL OF ATTORNEY	66
RULE 118 STATEMENT OF DAMAGES WHEN PLEADING DOES NOT DEMAND SPECIFIC AMOUNT	66
RULE 119 FAX FILING AND SERVICE BY FAX	67
RULE 122 ELECTRONIC FILING AND SERVICE BY ELECTRONIC MEANS	67
RULE 123 COVER SHEET; PRIVACY POLICY REGARDING PERSONAL IDENTIFIERS	67
RULE 132 ATTENDANCE AT DEFAULT JUDGMENT AND EX PARTE MATTER	67
RULE 133 MEMORANDUM AND ARGUMENT ON MOTION	68
RULE 134 NOTICE OF RULING	69
RULE 137 WRITTEN COMMUNICATION WITH COURT	69
RULE 139 DOMESTIC RELATIONS AFFIDAVIT: SUPPORT ORDER AND PAYMENT	70

RULE 140 FINAL PRETRIAL CONFERENCE PROCEDURE	70
RULE 141 SUMMARY JUDGMENT	7 1
RULE 142 MEDICAL AND PROFESSIONAL MALPRACTICE SCREENING PANELS	70
RULE 143 PROBATE PROCEEDING: TIME FOR HEARING WHEN DEFENSE TO PETITION FILED	7
RULE 144 APPLICATION OF DISCOVERY TO K.S.A. CHAPTER 59 PROCEEDING	77
RULE 145 USE OF TELEPHONE OR OTHER ELECTRONIC CONFERENCE	77
RULE 146 CONSOLIDATION OF MULTIDISTRICT LITIGATION ON MOTION OF PARTY	78
RULE 161 COURTROOM DECORUM	78
RULE 162 CONFLICT IN TRIAL SETTINGS IN DISTRICT COURT	78
RULE 163 INEFFECTIVE STIPULATION	78
RULE 165 REASONS FOR DECISION	78
RULE 166 TIME FOR RULING ON MOTION; MATTER TAKEN UNDER ADVISEMENT	83
RULE 168 CLOSING ARGUMENT TO JURY	83
RULE 169 POSTTRIAL COMMUNICATION WITH JURORS	83
RULE 170 PREPARATION OF ORDER	
RULE 171 BAILIFF'S OATH OR AFFIRMATION	84
RULE 172 EXPEDITED JUDICIAL PROCESS; SUPPORT; VISITATION	85
RULE 173 EXPEDITED PETITION FOR WAIVER OF PARENTAL CONSENT REQUIREMENT	
RULE 181 POSTTRIAL CALLING OF JURORS	
RULE 183 PROCEDURE UNDER K.S.A. 60-1507	
ATTORNEY DISCIPLINE	
PRIOR RULE 201 JURISDICTION (PRE-2021 VERSION)	
PRIOR RULE 202 GROUNDS FOR DISCIPLINE (PRE-2021 VERSION)	
PRIOR RULE 203 TYPES OF DISCIPLINE (PRE-2021 VERSION)	
PRIOR RULE 204 KANSAS BOARD FOR DISCIPLINE OF ATTORNEYS (PRE-2021 VERSION)	
PRIOR RULE 205 DISCIPLINARY ADMINISTRATOR (PRE-2021 VERSION)	
PRIOR RULE 206 LAWYERS ASSISTANCE PROGRAM (PRE-2021 VERSION)	
PRIOR RULE 207 DUTIES OF THE BAR AND JUDICIARY (PRE-2021 VERSION)	
PRIOR RULE 208 ATTORNEY REGISTRATION (PRE-2021 VERSION)	
PRIOR RULE 209 COMPLAINTS (PRE-2021 VERSION)	
PRIOR RULE 210 INVESTIGATIONS (PRE-2021 VERSION)	
RULE 210 DUTY TO ASSIST; DUTY TO RESPOND; DUTY TO REPORT (CURRENT VERSION)	
PRIOR RULE 211 FORMAL HEARINGS (PRE-2021 VERSION)	
PRIOR RULE 212 PROCEEDINGS BEFORE THE SUPREME COURT (PRE-2021 VERSION)	
PRIOR RULE 213 REFUSAL OF COMPLAINANT TO PROCEED (PRE-2021 VERSION)	
PRIOR RULE 214 MATTERS INVOLVING RELATED PENDING CIVIL OR CRIMINAL LITIGATION (PRE-2021 VERSION)	
PRIOR RULE 215 SERVICE (PRE-2021 VERSION)	
PRIOR RULE 216 SUBPOENA POWER, WITNESSES AND PRETRIAL PROCEEDINGS (PRE-2021 VERSION)	
PRIOR RULE 216A COMPLIANCE EXAMINATIONS BY THE DISCIPLINARY ADMINISTRATOR (PRE-2021 VERSION)	
PRIOR RULE 217 VOLUNTARY SURRENDER OF LICENSE (PRE-2021 VERSION)	
PRIOR RULE 218 NOTICE TO CLIENTS, OPPOSING COUNSEL, AND COURTS OF RECORD FOLLOWING SUSPENSIO DISBARMENT, OR VOLUNTARY SURRENDER OF LICENSE (PRE-2021 VERSION)	N, 181
PRIOR RULE 219 REINSTATEMENT (PRE-2021 VERSION)	

PRIOR RULE 220 PROCEEDINGS WHERE AN ATTORNEY IS DECLARED OR IS ALLEGED TO BE INCAPACITA' 2021 VERSION)	
RULE 220 EFFECT OF OTHER PROCEEDING OR JUDGMENT (CURRENT VERSION)	195
PRIOR RULE 221 APPOINTMENT OF COUNSEL TO PROTECT CLIENTS' INTERESTS (PRE-2021 VERSION)	195
RULE 221 DISCIPLINE IMPOSED IN ANOTHER JURISDICTION (CURRENT VERSION)	195
PRIOR RULE 222 CONFIDENTIALITY (PRE-2021 VERSION)	195
PRIOR RULE 223 IMMUNITY (PRE-2021 VERSION)	196
RULE 223 SUMMARY SUBMISSION (CURRENT VERSION)	198
PRIOR RULE 224 ADDITIONAL RULES OF PROCEDURE (PRE-2021 VERSION)	198
INTERNAL OPERATING RULES OF THE KANSAS BOARD FOR DISCIPLINE OF ATTORNEYS	199
RULE 225 TYPES OF DISCIPLINE (CURRENT VERSION)	200
RULE 226 FINAL HEARING REPORT (CURRENT VERSION)	200
RULE 227 PROBATION (CURRENT VERSION)	200
RULE 228 PROCEDURE BEFORE SUPREME COURT (CURRENT VERSION)	200
RULE 230 VOLUNTARY SURRENDER OF LICENSE (CURRENT VERSION)	
RULE 231 NOTICE TO CLIENTS, OPPOSING COUNSEL, AND COURTS FOLLOWING SUSPENSION OR DISBAI (CURRENT VERSION)	
RULE 232 REINSTATEMENT FOLLOWING SUSPENSION OR DISBARMENT (CURRENT VERSION)	201
RULE 240 KANSAS RULES OF PROFESSIONAL CONDUCT (NUMBERED AS RULE 226 PRIOR TO 2021)	202
PREFATORY RULE	202
PREAMBLE: A LAWYER'S RESPONSIBILITIES & SCOPE	
SCOPE	
KRPC 1.0 TERMINOLOGY	203
CLIENT-LAWYER RELATIONSHIP	
KRPC 1.1 COMPETENCE	204
KRPC 1.2 SCOPE OF REPRESENTATION	
KRPC 1.3 DILIGENCE	
KRPC 1.4 COMMUNICATION	
KRPC 1.5 FEES	267
KRPC 1.6 CONFIDENTIALITY OF INFORMATION	
KRPC 1.7 CONFLICT OF INTEREST: CURRENT CLIENTS	278
KRPC 1.8 CONFLICT OF INTEREST: CURRENT CLIENTS: SPECIFIC RULES	283
KRPC 1.9 DUTIES TO FORMER CLIENTS	286
KRPC 1.10 IMPUTATION OF CONFLICTS OF INTEREST: GENERAL RULE	288
KRPC 1.11 SUCCESSIVE GOVERNMENT AND PRIVATE EMPLOYMENT	
KRPC 1.12 FORMER JUDGE, ARBITRATOR, MEDIATOR OR OTHER THIRD-PARTY NEUTRAL	290
KRPC 1.13 ORGANIZATION AS CLIENT	
KRPC 1.14 CLIENT WITH DIMINISHED CAPACITY	291
KRPC 1.15 SAFEKEEPING PROPERTY	
KRPC 1.16 DECLINING OR TERMINATING REPRESENTATION	
COUNSELOR	
KRPC 2.1 ADVISOR	
KRPC 2.3 LAWYER SERVING AS THIRD-PARTY NEUTRAL	315

ADVOCATE	315
KRPC 3.1 MERITORIOUS CLAIMS AND CONTENTIONS	315
KRPC 3.2 EXPEDITING LITIGATION	319
KRPC 3.3 CANDOR TOWARD THE TRIBUNAL	326
KRPC 3.4 FAIRNESS TO OPPOSING PARTY AND COUNSEL	332
KRPC 3.5 IMPARTIALITY AND DECORUM OF THE TRIBUNAL	339
KRPC 3.6 TRIAL PUBLICITY	341
KRPC 3.7 LAWYER AS WITNESS	341
KRPC 3.8 SPECIAL RESPONSIBILITIES OF A PROSECUTOR	342
TRANSACTIONS WITH PERSONS OTHER THAN CLIENTS	344
KRPC 4.1 TRUTHFULNESS IN STATEMENTS TO OTHERS	344
KRPC 4.2 COMMUNICATION WITH PERSON REPRESENTED BY COUNSEL	347
KRPC 4.3 DEALING WITH UNREPRESENTED PERSON	348
KRPC 4.4 RESPECT FOR RIGHTS OF THIRD PERSONS	348
LAW FIRMS AND ASSOCIATIONS	350
KRPC 5.1 RESPONSIBILITIES OF PARTNERS, MANAGERS AND SUPERVISORY LAWYERS	350
KRPC 5.2 RESPONSIBILITIES OF A SUBORDINATE LAWYER	351
KRPC 5.3 RESPONSIBILITIES REGARDING NONLAWYER ASSISTANCE	351
KRPC 5.4 PROFESSIONAL INDEPENDENCE OF A LAWYER	352
KRPC 5.5 UNAUTHORIZED PRACTICE OF LAW: MULTIJURISDICTIONAL PRACTICE OF LAW	353
KRPC 5.6 RESTRICTIONS ON RIGHT TO PRACTICE	356
KRPC 5.7 RESPONSIBILITIES REGARDING LAW-RELATED SERVICES	356
INFORMATION ABOUT LEGAL SERVICES	357
KRPC 7.1 COMMUNICATIONS CONCERNING A LAWYER'S SERVICES	357
KRPC 7.2 ADVERTISING	357
KRPC 7.3 SOLICITATION OF CLIENTS	358
KRPC 7.5 FIRM NAMES AND LETTERHEADS	358
MAINTAINING THE INTEGRITY OF THE PROFESSION	358
KRPC 8.1 BAR ADMISSION AND DISCIPLINARY MATTERS	358
KRPC 8.2 JUDICIAL AND LEGAL OFFICIALS	366
KRPC 8.3 REPORTING PROFESSIONAL MISCONDUCT	368
KRPC 8.4 MISCONDUCT	369
KRPC 8.5 JURISDICTION	401
COURT REPORTERS	401
RULE 352	401
RULE 354	402
BOARD RULE NO. 9	402
ELECTRONIC RECORDINGS—TRANSCRIPTS	402
RULE 360	402
RULE 362	402
JUDICIAL CONDUCT	403
RULE 601B KANSAS CODE OF JUDICIAL CONDUCT	403

SCOPE	PREAMBLE	403
APPLICATION		
CANON 1	TERMINOLOGY	403
CANON 2	APPLICATION	403
CANON 3	CANON 1	404
CANON 4	CANON 2	404
RULE 602 COMMISSION ON JUDICIAL CONDUCT		
RULE 609 INVESTIGATION (BEFORE MAY 2019 AMENDMENT)		
RULE 611 CEASE AND DESIST—FORMAL PROCEEDINGS (BEFORE MAY 2019 AMENDMENT)		
RULE 614 HEARING (BEFORE MAY 2019 AMENDMENT)	RULE 609 INVESTIGATION (BEFORE MAY 2019 AMENDMENT)	406
RULE 615 EVIDENCE (BEFORE MAY 2019 AMENDMENT)	RULE 611 CEASE AND DESIST—FORMAL PROCEEDINGS (BEFORE MAY 2019 AMENDMENT)	406
RULE 617 AMENDMENTS TO NOTICE OR ANSWER (BEFORE MAY 2019 AMENDMENT)		
RULE 620 HEARING PANEL DISPOSITION OR RECOMMENDATIONS (BEFORE MAY 2019 AMENDMENT) 407 RULE 623 PROCEEDINGS BEFORE THE SUPREME COURT 408 RULE 640 JUDGES ASSISTANCE COMMITTEE 408 RULE 651 LIMITATIONS ON JUDICIAL SERVICE 408 RULE 812 REINSTATEMENT PROCEDURE FOR SUSPENDED ATTORNEY 409 MEDIA COVERAGE OF JUDICIAL PROCEEDINGS 409	RULE 615 EVIDENCE (BEFORE MAY 2019 AMENDMENT)	406
RULE 623 PROCEEDINGS BEFORE THE SUPREME COURT	RULE 617 AMENDMENTS TO NOTICE OR ANSWER (BEFORE MAY 2019 AMENDMENT)	407
RULE 640 JUDGES ASSISTANCE COMMITTEE	RULE 620 HEARING PANEL DISPOSITION OR RECOMMENDATIONS (BEFORE MAY 2019 AMENDMENT)	407
RULE 651 LIMITATIONS ON JUDICIAL SERVICE	RULE 623 PROCEEDINGS BEFORE THE SUPREME COURT	408
RULE 812 REINSTATEMENT PROCEDURE FOR SUSPENDED ATTORNEY	RULE 640 JUDGES ASSISTANCE COMMITTEE	408
MEDIA COVERAGE OF JUDICIAL PROCEEDINGS409	RULE 651 LIMITATIONS ON JUDICIAL SERVICE	408
	RULE 812 REINSTATEMENT PROCEDURE FOR SUSPENDED ATTORNEY	409
RULE 1001 ELECTRONIC AND PHOTOGRAPHIC MEDIA COVERAGE OF JUDICIAL PROCEEDINGS409	MEDIA COVERAGE OF JUDICIAL PROCEEDINGS	409
	RULE 1001 ELECTRONIC AND PHOTOGRAPHIC MEDIA COVERAGE OF JUDICIAL PROCEEDINGS	409

RULES RELATING TO SUPREME COURT, COURT OF APPEALS, AND APPELLATE PRACTICE

GENERAL AND ADMINISTRATIVE

Rule 1.01 PREFATORY RULE

Case Annotations

- 1. Effective date of Rules. *Security National Bank v. City of Olathe*, 225 Kan. 220, 221, 589 P.2d 589 (1979).
- 2. In criminal case wherein appellant seeks entitlement to original sentencing hearing transcript on appeal of denial of motion to modify sentence, section (e) of rule cited in holding appellate practice rules apply to both civil and criminal appeals. *State v. Duckett*, 13 Kan. App. 2d 122, 764 P.2d 134 (1988).
- 3. Appellate practice rules apply to civil and criminal appeals in both Court of Appeals and Supreme Court. *State v. Ji*, 255 Kan. 101, 872 P.2d 748 (1994).
- 4. The statutes and rules governing appellate procedure in civil cases also control appeals in criminal cases unless otherwise provided. *City of Derby v. Haskins*, 27 Kan. App. 2d 250, 3 P.3d 557 (2000).

Rule 1.03 JUDICIAL ADMINISTRATION

Case Annotations

- 1. Where district court judge is acting within the same judicial department, Rule 1.03(e), there is no absolute constraint on judge's extraterritorial functioning in authorizing use of a pen register. *State v. Gibson*, 255 Kan. 474, 874 P.2d 1122 (1994).
- 2. Judicial administrator's duties are specified in Rule 1.03(c); trial court's holding affirmed that Schwartz had no legal duty to train, supervise, or staff any office of the district court; thus no legal duty to appellant. *Schultz v. Schwartz*, 28 Kan. App. 2d 84, 11 P.3d 530 (2000).

Rule 1.05 FORM OF FILING GENERALLY

- 1. Applied; appeal not filed within time prescribed by 60-2103; dismissed. *Kittle v. Owen*, 1 Kan. App. 2d 748, 749, 573 P.2d 1115 (1977).
- 2. Rule applies to petitions and papers required and regulated by other Supreme Court rules, not to those required and regulated by statute such as Workers Compensation Act. *Jones v. Continental Can Co.*, 260 Kan. 547, 920 P.2d 939 (1996).
- 3. Rule mentioned in discussion of *Jones v. Continental Can Co.*, 260 Kan. 547, 920 P.2d 939 (1996). *McIntyre v. A.L. Abercrombie, Inc.*, 23 Kan. App. 2d 204, 929 P.2d 1386 (1996).
- 4. Rule does not apply to time lines for appeal in workers compensation cases. *Schmidtlien Electric, Inc. v. Greathouse*, 278 Kan. 810, 104 P.3d 378 (2005).

Rule 1.12 SIGNATURES

Case Annotations

1. In ruling on effectiveness of a signature made on electronic screen of Intoxilyzer, Rule 1.12 cited as example of authorized electronic signature. *Brungardt v. Kansas Department of Revenue*, 58 Kan. App. 2d 284, 468 P.3d 791 (2020).

INITIATION AND DOCKETING OF APPEAL

Rule 2.01 FORM OF NOTICE OF APPEAL, SUPREME COURT

Case Annotations

- 1. Rule 2.01 and Rule 2.02 requirements for notices of appeal discussed. *State v. Hurla*, 274 Kan. 725, 56 P.3d 252 (2002).
- 2. Appellants' notice of appeal failed to specify judgment appealed from, thus pursuant to Rule 2.01 and Rule 2.02, the appeal is dismissed. *Gates v. Goodyear*, 37 Kan. App. 2d 623, 155 P.3d 1196 (2007).
- 3. Differences between Rule 2.01 and 2.02 requirements for notice of appeal discussed. *State v. Allen*, 49 Kan. App. 2d 162, 305 P.3d 702 (2013).
- 4. Rule 2.01 cited in noting defendant failed to provide a statutory basis for appeal; appellate jurisdiction upheld. *State v. Laurel*, 299 Kan. 668, 325 P.3d 1154 (2014).

Rule 2.02 FORM OF NOTICE OF APPEAL, COURT OF APPEALS

- 1. Requirements of notice of appeal discussed. State v. Boyd, 268 Kan. 600, 999 P.2d 265 (2000).
- 2. Defendant is not required to specifically mention the errors he was appealing from; Rule requires substantial compliance. *State v. Ransom*, 268 Kan. 653, 999 P.2d 272 (2000).
- 3. Rule 2.01 and Rule 2.02 requirements for notices of appeal discussed. *State v. Hurla*, 274 Kan. 725, 56 P.3d 252 (2002).
- 4. Appellants' notice of appeal failed to specify judgment appealed from, thus pursuant to Rule 2.01 and Rule 2.02, the appeal is dismissed. *Gates v. Goodyear*, 37 Kan. App. 2d 623, 155 P.3d 1196 (2007).
- 5. Differences between Rule 2.01 and 2.02 requirements for notice of appeal discussed. *State v. Allen*, 49 Kan. App. 2d 162, 305 P.3d 702 (2013).
- 6. Rules 2.02, 2.04, and 2.041 cited in discussion of procedure for filing appeal in criminal case. *State v. Walker*, 50 Kan. App. 2d 900, 334 P.3d 901 (2014).
- 7. Where attorney appealing sanctions failed to include himself as party to appeal in notice of appeal, notice of appeal held sufficient where appellant complied with Rule 2.02 by filing notice of appeal in district court under caption of district court case. *Hernandez v. Pistotnik*, 60 Kan. App. 2d 393, 494 P.3d 203 (2021).

- 1. Notice of appeal timely filed; former Rule 16 applied. *Security National Bank v. City of Olathe*, 225 Kan. 220, 221, 589 P.2d 589 (1979).
- 2. If premature notice filed, time for docketing under Rule 2.04 begins to run when judgment entered; purpose of rule discussed. *Carson v. Eberth*, 3 Kan. App. 2d 183, 186-87, 592 P.2d 113 (1979).
- 3. Premature notice of appeal dormant until time judgment or appealable order entered; certified copy of notice of appeal timely filed under Rule 4.02. *State v. Bohannon*, 3 Kan. App. 2d 448, 451, 596 P.2d 190 (1979).
- 4. Cited in holding court had jurisdiction under 59-2401(a)(1) even though notice of appeal prematurely filed. *In re Estate of Phillips*, 4 Kan. App. 2d 256, 258, 604 P.2d 747 (1980).
- 5. Where no fatal jurisdictional defects exist, appeal will be determined on merits. *Cornett v. Roth*, 233 Kan. 936, 939-40, 666 P.2d 1182 (1983).
- 6. Rule will not save appeal where notice filed from interlocutory decision which later becomes part of final judgment. *Miller v. Safeco Ins. Co. of America,* 11 Kan. App. 2d 91, 94, 712 P.2d 1282 (1986).
- 7. Journal entry barring bankruptcy trustee from contesting probate of will (59-2224) is not judgment on admission of will itself. *In re Estate of Williams*, 238 Kan. 651, 656, 714 P.2d 948 (1986).
- 8. Appeal notice filed before journal entry, although premature, is deemed by rule to be effective when journal entry filed. *Denno v. Denno*, 12 Kan. App. 2d 497, 749 P.2d 46 (1988).
- 9. Where attorney fees issue pending and not finalized as of filing of appeal, party's appeal as to said fees held premature; no jurisdiction; rule cited. *Haney v. Hamilton*, 13 Kan. App. 2d 269, 768 P.2d 832 (1989).
- 10. Juvenile's appeal of his adjudication as a juvenile offender, filed after the adjudication but before disposition contrary to K.S.A. 38-1681, analogous to Rule 2.03 premature notice of appeal under Chapter 60; notice of appeal effective. *In re M.O.*, 13 Kan. App. 2d 381, 770 P.2d 856 (1989).
- 11. Premature notice of appeal becomes effective when journal entry is filed. *Uhock v. Sleitweiler*, 13 Kan. App. 2d 621, 778 P.2d 559 (1988).
- 12. Notice of appeal filed after the filing of the journal entry of judgment but before resolution of K.S.A. 40-256 attorney fees request held not to be premature notice of appeal. *Snodgrass v. State Farm Mut. Auto. Ins. Co.*, 246 Kan. 371, 374, 789 P.2d 211 (1990).
- 13. Rule construed in holding that a final judgment disposing of all claims and all parties validates a premature notice of appeal, filed after entry of judgment disposing of all claims against one of multiple parties, as to the matters appealed. *Honeycutt v. City of Wichita*, 251 Kan. 451, 836 P.2d 1128 (1992).
- 14. Rule validates premature notice of appeal filed after a motion to alter or amend judgment is filed but before motion is denied. *Resolution Trust Corp. v. Bopp*, 251 Kan. 539, 836 P.2d 1142 (1992).
- 15. Premature notice of appeal "ripens" into validity upon the resolution of all the claims against the parties; notice filed pending motion for reconsideration falls within rule. *Hundley v. Pfuetze*, 18 Kan. App. 2d 755, 858 P.2d 1244 (1993).
- 16. Rule not applicable where notice of appeal is from a finding of guilty; finding of guilty is not a judgment. *State v. Rios*, 19 Kan. App. 2d 350, 869 P.2d 755 (1994).
- 17. Local court rules shall be effective upon filing with the Supreme Court Clerk; unfiled local rule regarding filing notice of appeal prior to judgment ineffective; fundamental fairness doctrine applied to case involving premature notice of appeal. *State v. McGraw*, 19 Kan. App. 2d 1001, 879 P.2d 1147 (1994).
- 18. Premature notice of appeal becomes effective when motion to amend the judgment is ruled. *Federal Land Bank of Wichita v. Vann*, 20 Kan. App. 2d 635, 890 P.2d 1242 (1995).

- 19. Premature notice of appeal becomes effective when entry of judgment filed. *State v. Huff*, 278 Kan. 214, 92 P.3d 604 (2004).
- 20. Defendants' notice of appeal not effective since their motion and court's ruling were made after notice of appeal was filed. *L.P.P. Mortgage*, *Ltd. v. Hayse*, 32 Kan. App. 2d 579, 87 P.3d 976 (2004).
- 21. Court of Appeals has jurisdiction since appellants' premature notice of appeal became effective upon filing of journal entry. *Ramsey v. Lee Builders, Inc.*, 32 Kan. App. 2d 1147, 95 P.3d 1033 (2004).
- 22. Appellants' premature notice of appeal became valid when the trial court filed its final judgment that finally disposed of all claims in the case. *Newcastle Homes v. Thye*, 44 Kan. App. 2d 774, 241 P.3d 988 (2010).
- 23. Appellant's notice of appeal timely per Rule 2.03 even though it was filed 8 days before trial court filed order denying his post-trial motion, but after trial court had announced judgment on the order. *Bank of America v. Inda*, 48 Kan. App. 2d 658, 303 P.3d 696 (2013).
- 24. Premature notice of appeal in criminal case not jurisdictionally barred but rather lies dormant until final judgment; Rule 2.03 similarly allows premature notices of appeal in civil matters. *State v. Hall*, 298 Kan. 978, 319 P.3d 506 (2014).
- 25. Where appeal filed after district judge announced assessment of attorney fees but before journal entry filed, premature appeal became effective under Rule 2.03(a) at filing of journal entry. *Ohlmeier v. Jones*, 51 Kan. App. 2d 1014, 360 P.3d 447 (2015).
- 26. The district court's certification under K.S.A. 2016 Supp. 60-254(b) of its summary judgment order cured the defect in the appellant's premature notice of appeal; the Supreme Court cited Rule 2.03. *Jenkins v. Chicago Pacific Corp.*, 306 Kan. 1305, 403 P.3d 1213 (2017).
- 27. The court discussed the plain language of Rule 2.03 and caselaw construing the rule and determined it had jurisdiction over the defendant's appeal of the district court's denial of his 60-1507 motion; the court would not consider the defendant's ineffective assistance of counsel claim because the defendant failed to follow Rule 6.02(a)(5) and explain why the court should consider the issue for the first time on appeal; because the defendant did not object to the district court's findings, the Court of Appeals rejected the defendant's argument based on Rule 183(j) and presumed the district court found all the facts necessary to support its decision. *Ponds v. State*, 56 Kan. App. 2d 743, 437 P.3d 85 (2019).

Rule 2.04 DOCKETING AN APPEAL

- 1. If premature notice filed under Rule 2.03, time for docketing begins to run when judgment entered. *Carson v. Eberth*, 3 Kan. App. 2d 183, 185-87, 592 P.2d 113 (1979).
- 2. Mentioned in action contesting will; judgment affirmed. *In re Estate of Giacomini*, 4 Kan. App. 2d 126, 603 P.2d 218 (1979).
- 3. Court notes indigent status of natural mother in termination of parental rights case, appoints appellate counsel. *In re S.R.H.*, 15 Kan. App. 2d 415, 418, 809 P.2d 1 (1991).
- 4. No district court jurisdiction to dismiss appeal per Rule 5.051 for failure to timely docket appeal per Rule 2.04 where motion filed with appellate court to docket appeal out of time. *Sanders v. City of Kansas City*, 18 Kan. App. 2d 688,858 P.2d 833 (1993).
- 5. Pursuant to rule, journal entry must be filed prior to docketing an appeal. *State v. Ji*, 255 Kan. 101, 872 P.2d 748 (1994).
- 6. The fundamental fairness exception previously applied in criminal appeals is equally applicable in termination of parental rights proceedings; appellant is directed to docket her appeal per Rule 2.04. *In*

- re T.M.C., 26 Kan. App. 2d 297, 988 P.2d 241 (1999).
- 7. Failure to docket the appeal in compliance with Rule 2.04 shall be deemed abandonment of the appeal; an application for reinstatement of an appeal shall be made per Rules 2.04 and 5.01; no district court jurisdiction to dismiss appeal per Rule 5.051. *City of Kansas City v. Lopp*, 269 Kan. 159, 4 P.3d 592 (2000).
- 8. Under this rule, the appellant is the party required to file a notice of appeal, a docketing statement, and a brief. *In re C.B.*, 34 Kan. App. 2d 317, 117 P.3d 888 (2005).
- 9. Rule cited by defendant, arguing out-of-time appeal should be dismissed. *Vorhees v. Baltazar*, 283 Kan. 389, 153 P.3d 1227 (2007).
- 10. If the 21-day docketing requirements of Rule 2.04 are not met, an appellate court may dismiss the appeal as untimely docketed without regard to any substantive arguments that may be presented by movant. *Fowler v. State*, 37 Kan. App. 2d 477, 154 P.3d 550 (2007).
- 11. Although the State moved to dismiss defendant's appeal based on his appointed counsel's failure to file a docketing statement within 21 days as required by Rule 2.04, defendant was allowed to file a direct appeal of his sentence out of time due to the third *Ortiz* exception being met. *State v. Unruh*, 39 Kan. App. 2d 125, 177 P.3d 411 (2008).
- 12. Rules 2.02, 2.04, and 2.041 cited in discussion of procedure for filing appeal in criminal case. *State v. Walker*, 50 Kan. App. 2d 900, 334 P.3d 901 (2014).
- 13. Under Rule 2.04, to perfect an appeal, the appellant must pay a docket fee or establish indigency and must file a docketing statement along with other required documents. *In re Care & Treatment of Emerson*, 306 Kan. 30, 392 P.3d 82 (2017).

Rule 2.041 DOCKETING STATEMENT

Case Annotations

- 1. Docketing statement looked at to determine whether instant appeal is upon a question reserved or an appeal from an order of dismissal. *State v. Craig*, 254 Kan. 575, 867 P.2d 1013 (1994).
- 2. Issues stated in an appellant's brief are binding; issues presented in docketing statement are not binding. *Bryson v. Wichita State University*, 19 Kan. App. 2d 1104, 880 P.2d 800 (1994).
- 3. Rules 2.02, 2.04, and 2.041 cited in discussion of procedure for filing appeal in criminal case. *State v. Walker*, 50 Kan. App. 2d 900, 334 P.3d 901 (2014).

Rule 2.05 MULTIPLE APPEALS

Case Annotations

1. Both initial judgment and order denying relief under K.S.A. 60-260(b)(4) appealed from; appeals consolidated. *Garden Nat'l Bank v. Cada*, 11 Kan. App. 2d 562, 565, 729 P.2d 1252 (1986).

Rule 2.06 CONSOLIDATION OF APPEALS

Case Annotations

1. Appeal of judgment and subsequent garnishment action joined; garnishee may obtain stay. *Cansler v. Harrington*, 231 Kan. 66, 69, 643 P.2d 110 (1982).

- 2. Two cases dealing with statute of limitations in negligence action are consolidated for argument and decision. *Davidson v. Denning*, 259 Kan. 659, 914 P.2d 936 (1996).
- 3. Two cases dealing with workers compensation claim are consolidated for review. *Injured Workers of Kansas v. Franklin*, 262 Kan. 840, 942 P.2d 591 (1997).
- 4. Two cases involving a will and codicil were consolidated on appeal pursuant to Rule 2.06. *In re Estate of Haneberg*, 270 Kan. 365, 14 P.3d 1088 (2000).
- 5. Three cases dealing with a sheriff department's policy of requiring DUI arrestees to remain in jail for 12 hours before being allowed to post bond were consolidated for purposes of argument and review. *State v. Cuchy*, 270 Kan. 763, 19 P.3d 152 (2001).
- 6. Where one party's direct appeal was docketed separately from opposing party's interlocutory appeal, the panel consolidated the appeals under Rule 2.06 since the relevant facts, issues, and legal standards were identical in both cases. *M.T. as next friend of M.K. v. Walmart Stores, Inc.*, 63 Kan. App. 2d 401, 528 P.3d 1067 (2023).

RECORD ON APPEAL

Rule 3.01 CONTENT OF RECORD

Case Annotations

- 1. Appropriate procedure for presenting new factual information to the court on appeal is to file a motion to add to the record on appeal per Rules 3.01 and 3.02. *Hankin v. Graphic Technology, Inc.*, 43 Kan. App. 2d 92, 222 P.3d 523 (2010).
- 2. The "entire record," as used in Rules 3.01 and 3.02 does not include those legal documents not filed in district court. *State v. Brownlee*, 302 Kan. 491, 354 P.3d 525 (2015).
- 3. The grandmother's email chain attached to her petition for review and the father's documents attached to his supplemental brief were not part of the record on appeal in the case, and the Supreme Court does not have authority to add portions of the record from another case to the appeal; the Supreme Court cited Rules 3.01, 3.02, 6.02(b), and 6.03(b). *In re Adoption of T.M.M.H.*, 307 Kan. 902, 416 P.3d 999 (2018).
- 4. Although Rule 3.02(c)(1) does not itself require that party's briefing be included in record on appeal, Rule 3.01(b) allows a party to add such items to record, and compliance with Rule 6.02(a)(5) required attorney to have included pinpoint cites to any briefing where it made argument to district court. *Ellie v. State*, 312 Kan. 835, 481 P.3d 1208 (2021).
- 5. In appeal of criminal history score, opinion notes that appellant's prior motion to add Arkansas prior conviction journal entry to appellate record under Rule 3.02(d)(4) had been denied by Court of Appeals for failure to comply with Rule 3.01. *State v. Steinert*, 317 Kan. 342, 529 P.3d 778 (2023).

Rule 3.02 PREPARATION OF RECORD ON APPEAL FOR FILING

- 1. Court misled on appeal by incomplete record. *Denison State Bank v. Madeira*, 230 Kan. 815, 816, 640 P.2d 1235 (1982).
- 2. Appellant's duty to designate record on appeal sufficient to establish claimed error. *Pate v. Riverbend Mobile Home Village, Inc.*, 25 Kan. App. 2d 48, 955 P.2d 1342 (1998).
 - 3. Appellant has the duty to compile a record on appeal sufficient to support its arguments, not

those of its opponents. *Nold v. Binyon*, 272 Kan. 87, 31 P.3d 274 (2001).

- 4. Appellant failed to include photograph in record on appeal; per Rule 3.02 appellant has burden of furnishing record on appeal which affirmatively shows prejudicial error occurred in trial court. *State v. Decker*, 275 Kan. 502, 66 P.3d 915 (2003).
 - 5. Audio tapes and transcript were submitted to the Supreme Court as part of the record on appeal per Rules 3.02 and 3.04. *State v. Northcutt*, 290 Kan. 224, 224 P.3d 564 (2010).
- 6. Appropriate procedure for presenting new factual information to the court on appeal is to file a motion to add to the record on appeal per Rules 3.01 and 3.02. *Hankin v. Graphic Technology, Inc.*, 43 Kan. App. 2d 92, 222 P.3d 523 (2010).
- 7. Defendant did not properly file a motion with this court per Rules 3.02 and 5.01 to show that his criminal history score had been amended; without such a record, the claim of alleged error fails. *State v. England*, 45 Kan. App. 2d 33, 40, 245 P.3d 1076 (2010).
- 8. Journal entry added to record on appeal per Rule 3.02(d)(3) in child custody case. *In re A.E.S.*, 48 Kan. App. 2d 761, 298 P.3d 386 (2013).
- 9. The "entire record," as used in Rules 3.01 and 3.02 does not include those legal documents not filed in district court. *State v. Brownlee*, 302 Kan. 491, 354 P.3d 525 (2015).
- 10. The grandmother's email chain attached to her petition for review and the father's documents attached to his supplemental brief were not part of the record on appeal in the case, and the Supreme Court does not have authority to add portions of the record from another case to the appeal; the Supreme Court cited Rules 3.01, 3.02, 6.02(b), and 6.03(b). *In re Adoption of T.M.M.H.*, 307 Kan. 902, 416 P.3d 999 (2018).
- 11. Although Rule 3.02(c)(1) does not itself require that party's briefing be included in record on appeal, Rule 3.01(b) allows a party to add such items to record, and compliance with Rule 6.02(a)(5) required attorney to have included pinpoint cites to any briefing where it made argument to district court. *Ellie v. State*, 312 Kan. 835, 481 P.3d 1208 (2021).
- 12. In appeal of criminal history score, opinion notes that appellant's prior motion to add Arkansas prior conviction journal entry to appellate record under Rule 3.02(d)(4) had been denied by Court of Appeals for failure to comply with Rule 3.01. *State v. Steinert*, 317 Kan. 342, 529 P.3d 778 (2023).

Rule 3.03 TRANSCRIPT IN RECORD ON APPEAL

- 1. Time requirements for ordering transcript after filing notice of appeal are not jurisdictional. *Crumpacker v. Crumpacker*, 239 Kan. 183, 184, 718 P.2d 295 (1986). Rule 3.03
- 2. Defendant cites to 1990 version of rule requiring inclusion of closing arguments of counsel in transcript of record on appeal; 1989 version of rule in effect at time of trial had no such requirement. *State v. Humphrey*, 252 Kan. 6, 20-21, 845 P.2d 592 (1992).
- 3. Rule in effect at time of trial required inclusion of closing arguments of counsel in transcript on appeal; rule since amended; rule applies to transcripts of record on appeal. *State v. Lumbrera*, 252 Kan. 54, 72-73, 845 P.2d 609 (1992).
- 4. The appellate court must presume the sentencing court's findings are properly supported if no adequate record is submitted upon appeal per Rule 3.03. *State v. Ussery*, 34 Kan. App. 2d 250, 116 P.3d 735 (2005).
 - 5. Without an adequate record, the appellate court must presume that the district court's findings

are properly supported. State v. Haney, 34 Kan. App. 2d 232, 116 P.3d 747 (2005).

6. Challenge to child support orders rejected where record inadequate to conduct meaningful review and where appellant failed to request necessary transcript as required by Rule 3.03(a). *In re Marriage of Lewis and Bush*, 62 Kan. App. 2d 284, 513 P.3d 494 (2022).

Rule 3.04 UNAVAILABILITY OF TRANSCRIPT OR EXHIBIT

- 1. Although record did not indicate approval of statement by trial judge; assumption of approval where no objection. *In re Hambleton*, 2 Kan. App. 2d 68, 71, 574 P.2d 982 (1978).
- 2. Question raised concerning compliance with rule; appeal heard on merits. *Albertson v. Travis*, 2 Kan. App. 2d 153, 154, 576 P.2d 1090 (1978).
- 3. Applied; incomplete transcript did not make appellate review impossible; conviction under 21-3402 upheld. *State v. Stafford*, 223 Kan. 62, 64, 573 P.2d 970 (1977).
- 4. Failure to record the probable cause hearing was not fatal to the warrant. *State v. Knox*, 4 Kan. App. 2d 87, 92, 603 P.2d 199 (1979).
- 5. Statement of proceedings and proposed amendments not submitted to judge; case remanded for various reasons. *Pottratz v. Firkins*, 4 Kan. App. 2d 469, 609 P.2d 185 (1980).
- 6. Court will not review evidence where appellant failed to attempt to reconstruct lost testimony. *First Nat'l Bank & Trust Co. v. Lygrisse*, 231 Kan. 595, 603, 647 P.2d 1268 (1982).
- 7. Not grounds for new trial where trial stipulation eliminated need for record and appellants cannot reconstruct. *McBride Electric, Inc. v. Putt's Tuff, Inc.*, 9 Kan. App. 2d 548, 550-51, 685 P.2d 316 (1984).
- 8. Rule cited in discussion of making record of closing arguments. *State v. Lumbrera*, 252 Kan. 54, 72-73, 845 P.2d 609 (1992).
- 9. Statement of proceedings prepared by appellant but not served on or approved by adverse party or district court cannot be considered by appellate court. *Dillon's Food Stores, Inc. v. Brosseau*, 17 Kan. App. 2d 657, 842 P.2d 319 (1992).
- 10. No provision in rule to allow administrative hearing officer rather than judge to settle and approve statement of the evidence when parties cannot reach agreement and no transcript or official record is available. *In re Marriage of Case*, 18 Kan. App. 2d 457, 856 P.2d 169 (1993).
- 11. Appellant failed to include a reconstructed statement of the evidence or proceedings per Rule 3.04, when the trial transcript is incomplete. *In re Adoption of C.R.D.*, 21 Kan. App. 2d 94, 897 P.2d 181 (1995).
- 12. Motion to add records per Rule 3.04 discussed in relation to State's failure to comply with mandatory notice requirements for imposition of hard 40 sentence. *State v. Collier*, 259 Kan. 346, 913 P.2d 597 (1996).
- 13. Record on appeal is inadequate to support claims of error and no statement was added per Rules 3.04 and 3.05. *State v. Mincey*, 24 Kan. App. 2d 418, 945 P.2d 884 (1997).
- 14. State's improper attempt to supplement the record under Rule in *Collier I* mentioned. *State v. Collier*, 263 Kan. 629, 952 P.2d 1326 (1998).
- 15. Rule 3.04 sets forth a method through which a party to an appeal may proceed with reconstructing a transcript. *State v. Coyote*, 268 Kan. 726, 1 P.3d 836 (2000).
- 16. Court notes the appellant failed to comply with Rule 3.04. *State v. Stuber*, 27 Kan.App.2d 160, 1 P.3d 333 (2000).
- 17. Court notes the appellant made no effort to reconstruct the record per Rule 3.04. *State v. Martinez*, 27 Kan.App.2d 9, 996 P.2d 371 (2000).

- 18. Defendant's admission of his unredacted videotaped interview by district court under Rule 3.04 allowed; limiting instruction lessened prejudicial effect of the erroneously admitted evidence; convictions affirmed. *State v. Gonzalez*, 282 Kan. 73, 97, 145 P.3d 18 (2006).
- 19. Appellant failed to include a statement or record of telephone conference hearing on appeal as provided in Rule 3.04. *Dillon Companies v. Davis*, 39 Kan. App. 2d 444, 181 P.3d 570 (2008).
- 20. Audio tapes and transcript were submitted to the Supreme Court as part of the record on appeal per Rules 3.02 and 3.04. *State v. Northcutt*, 290 Kan. 224, 224 P.3d 564 (2010).
- 21. Held that record on appeal insufficient to ascertain basis of trial court ruling, despite earlier remand to trial court for construction of record under Rule 3.04(a); reversed and remanded for new trial. *State v. Holt*, 298 Kan. 531, 314 P.3d 870 (2013).
- 22. No transcript of jury view of locations was made, or later constructed under Rule 3.04(a); absence of such transcript did not establish constitutional violation. *State v. Carr*, 300 Kan. 340, 329 P.3d 1195 (2014).
- 23. The parties prepared a statement of the proceedings under Rule 3.04(a) to take the place of part of the trial transcript, which was unavailable after the recording device malfunctioned. *Rosendahl v. Kansas Dept. of Revenue*, 310 Kan. 474, 447 P.3d 347 (2019).
- 24. Where Supreme Court upon request remanded case to district court to recreate record of plea and sentencing hearing pursuant to Rule 3.04, later objection to re-created record rejected and affidavit held to carry same weight as would official transcript. *State v. Smith*, 315 Kan. 124, 505 P.3d 350 (2022).

Rule 3.05 APPEAL ON AGREED STATEMENT

- 1. Appeal presented pursuant to rule; action to recover judgment for deficiency from sale under security agreement. *Jackson County State Bank v. Williams*, 1 Kan. App. 2d 649, 573 P.2d 1092 (1977).
- 2. Appeal submitted on agreed statement; court without jurisdiction where administrative remedies not exhausted. *Short v. Witwer*, 2 Kan. App. 2d 441, 581 P.2d 399 (1978).
- 3. Procedural requirements of rules may be waived; are not jurisdictional. *Szoboszlay v. Glessner*, 233 Kan. 475, 480-81, 664 P.2d 1327 (1983).
- 4. Appellate case submitted on agreed statement pursuant to rule. *State v. Ward*, 11 Kan. App. 2d 147, 147, 716 P.2d 594 (1986).
- 5. Case submitted on agreed facts. *City of Ottawa v. Brown*, 11 Kan. App. 2d 581, 581, 730 P.2d 364 (1986).
- 6. Case submitted on agreed statement of facts. *City of Salina v. Star B, Inc.*, 11 Kan. App. 2d 639, 640, 731 P.2d 1290 (1987).
 - 7. Case submitted on agreed statement. *In re A.W.*, 241 Kan. 810, 810, 740 P.2d 82 (1987).
- 8. Question of law decided on agreed-upon facts, stipulated to pursuant to rule. *Golay v. Kansas State Board of Nursing*, 15 Kan. App. 2d 648, 814 P.2d 970 (1991).
- 9. Appeal submitted on agreed statement. *Kilner v. State Farm Mut. Auto. Ins. Co.*, 252 Kan. 675, 847 P.2d 1292 (1993).
- 10. Appeal submitted on agreed statement of facts. *City of Dodge City v. Downing*, 257 Kan. 561, 894 P.2d 206 (1995).
- 11. Appeal submitted on agreed statement of facts. *In re Marriage of Brane*, 21 Kan. App. 2d 778, 908 P.2d 625 (1995).
- 12. Appeal submitted on agreed statement of facts. *Graham v. Lambeth*, 22 Kan. App. 2d 805, 921 P.2d 850 (1996).
 - 13. Record on appeal is inadequate to support claims of error and no statement was added per

- Rules 3.04 and 3.05. State v. Mincey, 24 Kan. App. 2d 418, 945 P.2d 884 (1997).
- 14. Parties submitted an agreed statement of facts per Rule 3.05. *In re One 1993 Chevrolet Corsica*, 268 Kan. 759, 999 P.2d 927 (2000).
- 15. Appeal submitted on agreed statement of facts. *In re Estate of Steward*, 32 Kan. App. 2d 134, 79 P.3d 791 (2003).

Rule 3.07 TRANSMISSION OF RECORD ON APPEAL

Case Annotations

1. By adding photographs to record on appeal under Rule 3.07(b) of items at issue on appeal, appellant designated sufficient record for appellate court to consider issue. *State v. Dixon*, 60 Kan. App. 2d 100, 492 P.3d 455 (2021).

INTERLOCUTORY APPEALS

Rule 4.01 INTERLOCUTORY APPEAL IN CIVIL CASE UNDER K.S.A. 60-2102(c)

- 1. Interlocutory appeal only permitted on matter determined by trial court (remote sellers-buyers; implied warranties-privity). *Professional Lens Plan, Inc. v. Polaris Leasing Corp.*, 234 Kan. 742, 743, 757, 675 P.2d 887 (1984).
- 2. Compliance with rule and K.S.A. 60-2102(b) not necessary in appeal of order denying application to compel arbitration (K.S.A. 5-418). *Kansas Gas & Electric Co. v. Kansas Power & Light Co.*, 12 Kan. App. 2d 546, 751 P.2d 146 (1988).
- 3. Plaintiff's petition in mandamus asking the Supreme Court to set aside the trial court's disqualification of counsel, which order had been certified per K.S.A. 60-2102(b), treated as interlocutory appeal; petition in mandamus complied with requirements of Rule 4.01. *Parker v. Volkswagenwerk Aktiengesellschaft*, 245 Kan. 580, 585, 781 P.2d 1099 (1989).
- 4. Interlocutory appeal taken from trial court order disqualifying law firm from representation; affirmed. *Lansing-Delaware Water District v. Oak Lane Park, Inc.*, 248 Kan. 563, 808 P.2d 1369 (1991).
- 5. Court of Appeals granted a party's application for an interlocutory appeal of the district court's grant of partial summary judgment. *Dean Operations, Inc. v. One Seventy Assocs.*, 257 Kan. 676, 896 P.2d 1012 (1995).
- 6. Interlocutory appeal taken from unpublished opinion of Court of Appeals. *Davidson v. Denning*, 259 Kan. 659, 914 P.2d 936 (1996).
- 7. Interlocutory appeal taken per Rule 4.01. *Hamtil v. J.C. Nichols Real Estate*, 22 Kan. App. 2d 809, 923 P.2d 513 (1996).
- 8. Appellant failed to comply with the procedure of Rule 4.01. *State ex rel. Board of Healing Arts v. Beyrle*, 262 Kan. 507, 941 P.2d 371 (1997).
- 9. It is within the court's discretion to consider the appeal where the notice for interlocutory appeal is untimely. *Adams v. St. Francis Regional Med. Center*, 264 Kan. 144, 955 P.2d 1169 (1998).
- 10. Parties never requested or received permission to file interlocutory appeal per Rule 4.01; appeal dismissed. *Wilkinson v. Shoney's*, *Inc.*, 265 Kan. 141, 958 P.2d 1157 (1998)
- 11. Interlocutory appeal taken per Rule 4.01. *Zimmerman v. Mahaska Bottling Co.*, 270 Kan. 810, 19 P.3d 784 (2001).
 - 12. Rule 4.01 cited in case law discussing failure to comply with procedure of Rule. *Plains*

Petroleum Co. v. First National Bank of Lamar, 274 Kan. 74, 49 P.3d 432 (2002).

- 13. Interlocutory appeal per Rule 4.01 allowed by district judge. *Williams v. Lawton*, 288 Kan. 768, 207 P.3d 1027 (2009).
- 14. Interlocutory appeal dismissed in case where Rule 4.01 and statutory certification requirements not met; prior caselaw establishing common-law authority for jurisdiction overruled. *Wiechman v. Huddleston*, 304 Kan. 80, 370 P.3d 1194 (2016).

Rule 4.02 INTERLOCUTORY APPEAL BY PROSECUTION

Case Annotations

- 1. Certified copy of notice of appeal timely filed; premature notice of appeal dormant until time judgment or appealable order entered. *State v. Bohannon*, 3 Kan. App. 2d 448, 450-51, 596 P.2d 190 (1979).
- 2. Improper for trial court to call hearing with counsel after notice of filing of interlocutory appeal. *State v. Galloway*, 235 Kan. 70, 79, 680 P.2d 268 (1984).
- 3. Meaning of phrase "entry of the order" discussed. *State v. Michel*, 17 Kan. App. 2d 265, 834 P.2d 1374 (1992).
- 4. In discussing timeliness requirements of K.S.A. 60-1507, panel cited Rule 4.02(f) (regarding effect of issuance of mandate) and Rule 7.03(b)(1)(A)(ii) (regarding timeline for filing mandate after denial of petition for review) in noting that mandate provides instructions and notice of finality but does not itself make decision final. *Quinn v. State*, 62 Kan. App. 2d 640, 522 P.3d 282 (2022).

MOTIONS

Rule 5.01 APPELLATE COURT MOTION

- 1. Failure to comply with rule grounds for declining motion for costs and fees under Rule 7.07. *Henderson v. Ripperger*, 3 Kan. App. 2d 303, 309, 594 P.2d 251 (1979).
- 2. Motions asserted solely within the text of an appellate brief do not comply with rule and will not be considered. *Muzingo v. Vaught*, 18 Kan. App. 2d 823, 859 P.2d 977 (1993).
- 3. Remand cannot be granted when a motion per Rule 5.01 has not been filed. *State v. Duke*, 256 Kan. 703, 887 P.2d 110 (1994).
- 4. Party's requests for attorney fees not considered on appeal because of failure to follow necessary procedures in Rule 5.01 and Rule 7.07. *In re Marriage of Patterson*, 22 Kan. App. 2d 522, 920 P.2d 450 (1996).
- 5. Request for attorney fees on appeal must comply with Rules 5.01 and 7.07(b). *C.M. Showroom, Inc. v. Boes*, 23 Kan. App. 2d 647, 933 P.2d 793 (1997).
- 6. Party's requests for attorney fees and cost of reproduction of brief not considered because of failure to file motion. *Conner v. Janes*, 267 Kan. 427, 981 P.2d 1169 (1999).
- 7. Failure to docket the appeal in compliance with Rule 2.04 shall be deemed abandonment of the appeal; an application for reinstatement of an appeal shall be made per Rules 2.04 and 5.01; no district court jurisdiction to dismiss appeal per Rule 5.051. *City of Kansas City v. Lopp*, 269 Kan. 159, 4 P.3d 592 (2000).
 - 8. Appellees' request for attorney fees not allowed because of failure to file motion per Rules 5.01

- and 7.07(b). Stramel v. Bishop, 28 Kan. App. 2d 262, 15 P.3d 368 (2000).
- 9. Rule cited in case involving request for attorney fees and costs; argument by appellee that appeal was frivolous; request was denied. *Subway Restaurants, Inc. v. Kessler*, 273 Kan. 969, 46 P.3d 1113 (2002).
- 10. State failed to file a motion and affidavit detailing costs and attorney fees incurred as a result of appeal under 5.01 and Rule 7.07; State's request fails without the proper motion and affidavit. *Gibson v. Cummings*, 31 Kan. App. 2d 957, 78 P.3d 1174 (2003).
- 11. Appellee's request for assessing costs and attorney fees will not be considered when appellee does not follow requirements of Rule 7.07 or Rule 5.01. *Smith v. McKune*, 31 Kan. App. 2d 984, 76 P.3d 1060 (2003).
- 12. Failure to comply with Rule 7.07(b) and Rule 5.01 prevents this court from awarding attorney fees and expenses authorized by statute. *Fisher v. Kansas Crime Victims Comp. Bd.*, 280 Kan. 601, 124 P.3d 74 (2005).
- 13. Supreme Court discourages the filing of pleadings on date of oral argument or at any time that does not allow opposing party to file a response per Rule 5.01. *In re Sylvester*, 282 Kan. 391, 144 P.3d 697 (2007).
- 14. Appellants' motion per Rule 5.01 and Rule 7.07 is granted for attorney fees incurred during this appeal. *Hodges v. Johnson*, 288 Kan. 56, 199 P.3d 1251 (2009).
- 15. Plaintiffs filed request with this court to stay district court action per Rule 5.01. *Harsch v. Miller*, 288 Kan. 280, 200 P.3d 467 (2009).
- 16. Party's jurisdictional issue not properly before this court per Rule 5.01. *Johnson Co. Developmental Supports v. Kansas Dept of SRS*, 42 Kan. App. 2d 570, 216 P.3d 658 (2009).
- 17. Defendants cite Rules 5.01 and 5.05 contending present appeal should be dismissed for lack of jurisdiction; motion denied. *Newcastle Homes v. Thye*, 44 Kan. App. 2d 774, 241 P.3d 988 (2010).
- 18. Defendant did not properly file a motion with this court per Rules 3.02 and 5.01 to show that his criminal history score had been amended; without such record, the claim of alleged error fails. *State v. England*, 45 Kan. App. 2d 33, 40, 245 P.3d 1076 (2010).
- 19. Motion was wrong procedural vehicle to raise new issue for first time on appeal; Rules 5.01(a), 6.01(b), 6.02, 6.05, and 6.09(b) cited; new issue considered due to unique circumstances. *State v. Cheever*, 304 Kan. 866, 375 P.3d 979 (2016).
- 20. The defendant could not use a motion under Rule 5.01 to raise an issue he had not raised in his brief; the Supreme Court also cited Rules 6.01 through 6.10 pertaining to appellate briefs. *State v. Cheever*, 306 Kan. 760, 402 P.3d 1126 (2017).
- 21. Rule 7.07(b) sets forth the three factors a court must consider when attorney fees are requested on appeal; a party requesting attorney fees on appeal must file a motion under Rule 5.01 and must attach an affidavit that includes the factors justifying the reasonableness of the fee under KRPC 1.5; Rule 108(e)(4)(A) informs the district court how to handle wills that were deposited with the court under a statute that has since been repealed. *In re Estate of Oroke*, 310 Kan. 305, 445 P.3d 742 (2019).

Rule 5.02 EXTENSION OF TIME

- 1. Lateness of filing motion for attorney fees does not meet any standard of relief under circumstances per Rule 5.02; request denied. *Evenson Trucking Co. v. Aranda*, 280 Kan. 821, 127 P.3d 292 (2006).
 - 2. Timeliness of filing briefs and extensions discussed under Rules 5.02 and 6.01; defendant

failed to file reply brief regarding applicability of 2009 amendment to K.S.A. 60-455. *State v. Hart*, 44 Kan. App. 2d 986, 242 P.3d 1230 (2010).

- 3. Request for attorney fees and costs pursuant to Rule 7.07(b) denied as untimely since no explanation of the necessity for delay pursuant to Rule 5.02 was offered. *Osterhaus v. Toth*, 291 Kan. 759, 249 P.3d 888 (2011).
- 4. Two requests by State for extension of time to file supplemental briefs were granted, pursuant to Supreme Court Rule 5.02. *State v. Carr*, 314 Kan. 744, 502 P.3d 511 (2022).

Rule 5.03 CLERK'S AUTHORITY ON MOTION

Case Annotations

1. Section (c) of rule cited in case finding substitution defective, appeal dismissed for lack of standing. *Army Nat'l Bank v. Equity Developers, Inc.*, 245 Kan. 3, 774 P.2d 919 (1989).

Rule 5.05 INVOLUNTARY DISMISSAL

Case Annotations

- 1. If appeal docketed late, remedy lies hereunder where dismissal is discretionary rather than under Rule 5.051 where dismissal is mandatory. *Carson v. Eberth*, 3 Kan. App. 2d 183, 185, 592 P.2d 113 (1979).
- 2. Procedural requirements of rules may be waived; are not jurisdictional. *Szoboszlay v. Glessner*, 233 Kan. 475, 480-81, 664 P.2d 1327 (1983).
- 3. Dismissal of an appeal is discretionary pursuant to Rule 5.05; plaintiff's out-of-time appeal allowed. *Voorhees v. Baltazar*, 283 Kan. 389, 153 P.3d 1227 (2007).
- 4. Appellate court may dismiss appeal for any other reason which by law requires dismissal. *State v.Raiburn*, 289 Kan. 319, 212 P.3d 1029 (2009).
- 5. Defendants cite Rules 5.01 and 5.05 contending present appeal should be dismissed for lack of jurisdiction; motion denied. *Newcastle Homes v. Thye*, 44 Kan. App. 2d 774, 241 P.3d 988 (2010).
- 6. State's failure to provide citations to the record in its appellate brief in the location required by Rule 6.02(a)(5) was not a substantial failure to comply sufficient to warrant dismissal under Rule 5.05(a). *State v. Allen*, 49 Kan. App. 2d 162, 305 P.3d 702 (2013).
- 7. A district court does not have the authority to dismiss an appeal once the appellant has docketed the appeal with the appellate court; the Supreme Court cited Rule 5.05. *In re Care & Treatment of Emerson*, 306 Kan. 30, 392 P.3d 82 (2017).

Rule 5.051 DISMISSAL OF APPEAL BY DISTRICT COURT

- 1. No jurisdiction to dismiss hereunder once appeal docketed even if docketed late; remedy lies under Rule 5.05 where dismissal is discretionary rather than mandatory as hereunder. *Carson v. Eberth*, 3 Kan. App. 2d 183, 184-85, 592 P.2d 113 (1979).
- 2. Appeal dismissed pursuant to rule led to public censure of attorney who failed to perfect appeal. *In re Powers*, 239 Kan. 394, 394, 720 P.2d 668 (1986).

- 3. Appellate jurisdiction challenged due to previous 5.051 dismissal of appeal from grant of summary judgment; such dismissal not appealed, but appeal filed from grant of summary judgment to remaining defendant. *Crockett v. Medicalodges, Inc.*, 247 Kan. 433, 434, 799 P.2d 1022 (1990).
- 4. No district court jurisdiction to dismiss appeal per Rule 5.051 for failure to timely docket appeal per Rule 2.04 where motion filed with appellate court to docket appeal out of time. *Sanders v. City of Kansas City*, 18 Kan. App. 2d 688, 858 P.2d 833 (1993).
- 5. Failure to docket the appeal in compliance with Rule 2.04 shall be deemed abandonment of the appeal; an application for reinstatement of an appeal shall be made per Rules 2.04 and 5.01; no district court jurisdiction to dismiss appeal per Rule 5.051. *City of Kansas City v. Lopp*, 269 Kan. 159, 4 P.3d 592 (2000).
- 6. Rule 5.051 does not give trial court express authority to dismiss an appeal for failure to file a verified notice; trial court allowed to dismiss an appeal only when a docketing statement has not been filed. *In re J.A.*, 30 Kan. App. 2d 416, 42 P.3d 215 (2002).
- 7. Rule 5.051 cited by the State in motion to dismiss; the issue was whether district court had authority to reinstate the appeal under Rule 5.051 after previously dismissing the appeal for failing to timely docket the case in the appellate courts; State withdrew motion on appeal. *State v. Abbott*, 31 Kan. App. 2d 706, 71 P.3d 1173 (2003).
- 8. Plaintiff's appeal initially dismissed for failing to timely docket appeal pursuant to Rule 5.051; motion to reinstate the appeal was granted. *Jones v. Kansas State University*, 279 Kan. 128, 106 P.3d 10 (2005).
- 9. Dismissal of an appeal pursuant to Rule 5.051 and a subsequent denial of a motion to docket an appeal out of time by the Court of Appeals does not necessarily bar an appeal under 60-1507 for ineffective assistance of counsel if the facts warrant. *Fowler v. State*, 37 Kan. App. 2d 477, 154 P.3d 550 (2007).
- 10. Rule 5.051 allows an appellate court to reinstate a dismissed appeal for good cause shown when an appellant makes application to the court within 30 days of the dismissal order by a trial court; defendant allowed to appeal his sentence out of time since an *Ortiz* exception was met in this case. *State v. Unruh*, 39 Kan. App. 2d 125, 177 P.3d 411 (2008).
- 11. Although the defendant failed to timely docket her appeal as required by Rule 2.04 and failed to timely request reinstatement of her appeal under Rule 5.051(b) after the district court dismissed it, the Court of Appeals had jurisdiction over the appeal because the defendant had timely filed her notice of appeal; steps to prosecute an appeal in the Supreme Court rules are generally enforceable as the court deems appropriate in its discretion. *In re McDaniel*, 54 Kan. App. 2d 197, 399 P.3d 222 (2017).
- 12. A district court has authority under Rule 5.051 to dismiss an appeal if the appellant does not carry through with docketing the appeal after filing a notice of appeal. *In re Care & Treatment of Emerson*, 306 Kan. 30, 392 P.3d 82 (2017).

BRIEFS

Rule 6.01 TIME SCHEDULE FOR BRIEFS

- 1. Time requirements for serving and filing briefs are not jurisdictional. *Crumpacker v. Crumpacker*, 239 Kan. 183, 184, 718 P.2d 295 (1986).
- 2. Failure to comply with rule results in dismissal of appeal. *G. v. State Dept. of SRS*, 251 Kan. 179, 833 P.2d 979 (1992).

- 3. Timeliness of filing briefs and extensions discussed under Rules 5.02 and 6.01; defendant failed to file reply brief regarding applicability of 2009 amendment to K.S.A. 60-455. *State v. Hart*, 44 Kan. App. 2d 986, 242 P.3d 1230 (2010).
- 4. A motion to file a supplemental brief submitted after oral arguments is not timely per Rule 6.01. *State v. Tague*, 296 Kan. 993, 298 P.3d 273 (2013).
- 5. Motion was wrong procedural vehicle to raise new issue for first time on appeal; Rules 5.01(a), 6.01(b), 6.02, 6.05, and 6.09(b) cited; new issue considered due to unique circumstances. *State v. Cheever*, 304 Kan. 866, 375 P.3d 979 (2016).

Rule 6.02 CONTENT OF APPELLANT'S BRIEF

- 1. Material annexed to appellate briefs by way of an appendix is not a substitute for the record itself. *In re Appeal of News Publishing Co.*, 12 Kan. App. 2d 328, 743 P.2d 559 (1987).
- 2. Court cites 6.02(e) in noting failure of State to properly brief issue raised on appeal. *State v. Trudell*, 243 Kan. 29, 755 P.2d 511 (1988).
- 3. Violations of appellate practice rules noted: no citations in briefs to record as required by sections (d) and (f). *Southern American Ins. v. Gabbert-Jones, Inc.*, 13 Kan. App. 2d 324, 769 P.2d 1194 (1989).
- 4. Appellant's failure to comply with (c), (d), and (e) noted by court. *Jack v. City of Olathe*, 245 Kan. 458, 781 P.2d 1069 (1989).
- 5. Appendix to appellant's brief cannot be used as substitute for record. *D.M. Ward Constr. Co. v. Electric Corp. of Kansas City*, 15 Kan. App. 2d 114, 121, 803 P.2d 593 (1990).
- 6. Court notes parties' fact statements not in compliance with Rule 6.02(d) or 6.03(c). *Anderson v. Heartland Oil & Gas, Inc.*, 249 Kan. 458, 459, 819 P.2d 1192 (1991).
- 7. Issue raised by appellant with no supporting argument or authority is not addressed by appellate court, citing Rule 6.02(e). *Enlow v. Sears, Roebuck & Co.*, 249 Kan. 732, 744, 822 P.2d 617 (1991).
- 8. Opinion notes appellants' failure to comply with Rule 6.02(c), (e). *Lytle v. Stearns*, 250 Kan. 783, 803, 830 P.2d 1197 (1992).
- 9. Factual statements in both parties' briefs are to be keyed to the record; material without such reference is presumed to be without such support. *Kenyon v. Kansas Power & Light Co.*, 17 Kan. App. 2d 205, 836 P.2d 1193 (1992).
- 10. Court notes parties' noncompliance with Rules 6.02 and 6.03. *In re Hood*, 252 Kan. 689, 847 P.2d 1300 (1993).
- 11. Material statement of fact without record reference presumed to be unsupported per Rule 6.02(d). *McCaffree Financial Corp. v. Nunnink*, 18 Kan. App. 2d 40, 48, 847 P.2d 1321 (1993).
- 12. Appendix to brief on appeal limited to extracts from the record on appeal. *Thompson v. KFB Ins. Co.*, 252 Kan. 1010, 1015, 850 P.2d 773 (1993).
- 13. Court notes appellant's failure to comply with Rule 6.02(a). *Dunn v. Hindman*, 18 Kan. App. 2d 537, 855 P.2d 994 (1993).
- 14. Issues stated in an appellant's brief are binding; issues presented in docketing statement are not binding. *Bryson v. Wichita State University*, 19 Kan. App. 2d 1104, 880 P.2d 800 (1994).
- 15. Material annexed to appellate briefs by way of an appendix is not a substitute for the record itself, citing 6.02(f). *Cline v. Tittel*, 20 Kan. App. 2d 695, 891 P.2d 1137 (1995).
 - 16. Court notes appellant's failure to comply with 6.02(d). Dickey v. Daughety, 21 Kan. App. 2d

- 655, 905 P.2d 697 (1995).
- 17. Court notes party's appellate brief relies on facts not in record; presumed to be without support. *In re J.D.D.*, 21 Kan. App. 2d 871, 908 P.2d 633 (1995).
- 18. Court disregards party's allegations in brief which are not cited to the record on appeal per Rule 6.02(d). *Beebe v. Fraktman*, 22 Kan. App. 2d 493, 921 P.2d 216 (1996).
- 19. Domestic relations affidavit appended to brief is not part of record on appeal; therefore, not considered by the court. *State ex rel. Secretary of SRS v. Huffman*, 22 Kan. App. 2d 577, 920 P.2d 965 (1996).
- 20. Appellant's failure to state standard of review in violation of Rule 6.02(e) noted by court. *In re Marriage of Beardslee*, 22 Kan. App. 2d 787, 922 P.2d 1128 (1996).
- 21. Court notes appellants' failure to provide any citations to the record to support their claim. *In re Adoption of A.M.M.*, 24 Kan. App. 2d 605, 949 P.2d 1155 (1997).
- 22. Appellant's contentions were made without being keyed to the record on appeal and are presumed to be without support in the record. *In re Care & Treatment of Hay*, 263 Kan. 822, 953 P.2d 666 (1998).
- 23. Court notes that plaintiffs failed to set out standard of review as required under Rule 6.02(e). *Smith v. State*, 264 Kan. 348, 955 P.2d 1293 (1998).
- 24. The briefs should list all issues and contain arguments and authorities for each issue. *State v. Boyd*, 268 Kan. 600, 999 P.2d 265 (2000).
- 25. Court assumes there is no evidence in the record to support that part of the case that is not properly keyed to the record per Rule 6.02(d). *State v. Drach*, 268 Kan. 636, 1 P.3d 864 (2000).
- 26. Court notes Rules 6.02 and 6.03 in discussing sufficiency of notice of appeal filed by the defendant. *State v. Wilkins*, 269 Kan. 39, 5 P.3d 520 (2000).
- 27. Factual allegations made without being keyed to the record on appeal are presumed to be without support per Rule 6.02(d). *State v. Kee*, 27 Kan.App.2d 677, 6 P.3d 938 (2000).
- 28. Appellant fails to set out appropriate standard of review as required under Rule 6.02(e). *Gatlin v. Hartley, Nicholson, Hartley & Arnett, P.A.*, 29 Kan. App. 2d 318, 26 P.3d 1284 (2001).
- 29. Appellant fails to set out appropriate standard of review as required under Rule 6.02(e). *Hogan v. State*, 30 Kan. App. 2d 151, 38 P.3d 746 (2002).
- 30. Court notes appellant's failure to comply with Rule 6.02(e) requirements as to setting out the issues and the appropriate standard of review. *State v. Seck*, 274 Kan. 961, 58 P.3d 730 (2002).
- 31. Material attached to appellate brief is not a substitute for the record and will not be considered by this court. *In re Marriage of Brotherton*, 30 Kan. App. 2d 1298, 59 P.3d 1025 (2003).
- 32. Rule 6.02(e) cited for rule that appellant is required to include his or her arguments in his or her brief; Court of Appeals notes appellant's failure to comply with Rule 6.02(e) by not specifying the amount of additional compensation and reimbursement of executor fees he is claiming. *In re Estate of Petesch*, 31 Kan. App. 2d 241, 62 P.3d 674 (2003).
- 33. Appellant's allegations in her brief were not keyed to the record on appeal and are presumed to be without support in the record per Rule 6.02(d). *Goodman v. Wesley Med. Center*, 276 Kan. 586, 78 P.3d 817 (2003).
- 34. Material statement not keyed to record on appeal presumed unsupported by record. *State v. Scheuerman*, 32 Kan. App. 2d 208, 82 P.3d 515 (2003).
- 35. Appellate counsel reminded to set forth all arguments within the briefs and to cite to the record for support in compliance with Rule 6.02 and Rule 6.03. *Ferguson v. State*, 276 Kan. 428, 78 P.3d 40 (2003).
- 36. Court notes appellant failed to comply with Rule 6.02(f) requirement; appendix is not considered as a substitute for the record itself. *Blue v. Tos*, 33 Kan. App. 2d 404, 102 P.3d 1190 (2004).
 - 37. Factual allegations made without being keyed to the record on appeal presumed to be without

- support per Rule 6.02(d). Bayless v. Dieckhaus, 33 Kan. App. 2d 620, 106 P.3d 83 (2005).
- 38. Party failed to comply with Rule 6.02(f) requirement that appendix consist of "limited extracts from the record on appeal," thus, the court disregarded the material. *Brewer v. Schalansky*, 278 Kan. 734, 102 P3d. 1145 (2004).
- 39. Pursuant to Rule 6.02(d), facts not keyed to the record on appeal are presumed to be without support. *Ortiz v. Biscanin*, 34 Kan. App. 2d 445, 122 P.3d 365 (2004).
- 40. State fails to comply with Rule 6.02(f); material attached to appellate brief is not a substitute for record and will not be considered by this court. *Leffel v.Kansas Dept. Of Revenue*, 35 Kan. App. 2d 244, 138 P.3d 784 (2006).
- 41. Appellant failed to include copy of amended petition in record on appeal; appendix cannot be used as a substitute for the record on appeal. *City of Mission Hills v. Sexton*, 284 Kan. 414, 160 P.3d 812 (2007).
- 42. Attorney violated KRPC 1.15 in handling informal traffic diversion funds in his capacity as county attorney; Supreme Court cites Rule 6.02(e) in noting failure of respondent to properly brief issue; hearing panel notes Rule 701(f)(2) permits disclosure of honor violation in law school to the Disciplinary Administrator; recommendation of hearing panel advisory only per Rule 212; published censure per Rule 203(a)(3). *In re Black*, 283 Kan. 862, 156 P.3d 641 (2007).
- 43. Appellee filed motion requesting appellate court assess costs and attorney fees against appellant, claiming he failed to follow Rule 6.02 and, also, his appeal was frivolous in violation of Rule 7.07(c); motion for costs and attorney fees denied. *In re Marriage of Cox*, 36 Kan. App. 2d 550, 143 P.3d 677 (2006).
- 44. Supreme Court cites Rule 6.02(e) in noting that appellant failed to properly cite to the record on appeal as well as to cite the proper standard of review. *State v. Davis*, 284 Kan. 728, 163 P.3d 1224 (2007).
- 45. K.S.A. 60-1507 movant fails to comply with Rule 6.02(d), thus court disregarded the statements. *Porter v. State*, 37 Kan. App. 2d 220, 152 P.3d 89 (2007).
- 46. Appendix to an appellate brief not a substitute for the record on appeal per Rule 6.02. *Haddock v. State*, 282 Kan. 475, 146 P.3d 187 (2006).
- 47. Defendants in summary judgment action failed to provide relevant legal authority and gave only a conclusory argument; pursuant to Rule 6.02(e), appellants' brief must include the arguments and authorities relied upon. *Brennan v. Kunzle*, 37 Kan. App. 2d 365, 154 P.3d 1094 (2007).
- 48. Defendant failed to cite to the portion of the record on appeal that supported his claim that criminal charges were dismissed; facts in the brief not keyed to the record on appeal are presumed to be without support per Rule 6.02(d). *State v. Inkelaar*, 38 Kan. App. 2d 312, 164 P.3d 844 (2007).
- 49. Supreme Court notes that an appendix is limited to containing extracts from the record on appeal and cannot serve as a substitute for the record itself. *Edwards v. Anderson Engineering, Inc.*, 284 Kan. 892, 166 P.3d 1047 (2007).
- 50. Factual allegation made without reference to the record will not be considered on appeal per Rule 6.02(d). *Potts v. Board of Leavenworth County Comm'rs*, 39 Kan. App. 2d 71, 81-82, 176 P.3d 988 (2008).
- 51. Review of defendant's argument on appeal hampered by failure to include it in the record on appeal; an appellate brief does not substitute for the record on appeal per Rule 6.02(f). *State v. Edwards*, 39 Kan. App. 2d 300, 279 P.3d 472 (2008).
- 52. Per Rules 6.02 and 6.03 the briefs list all of the issues to be argued by the parties and contain the arguments and authorities for each issue. *State v. Unruh*, 39 Kan. App. 2d 125, 177 P.3d 411 (2008).
- 53. Defendant's claims that are not properly keyed to the record will not be considered on appeal. *State v. Bryant*, 285 Kan. 970, 179 P.3d 1122 (2008).
 - 54. Attorney under indefinite suspension committed violations of KRPC 1.1, 1.3, 1.16, 3.1, 3.2,

- 3.3, and 8.4 in two cases in federal district court; respondent failed to comply with Rule 6.02 requirements in brief; hearing panel had jurisdiction to consider disciplinary action per KRPC 8.5; per Rule 212(f) Supreme Court may impose greater or lesser sanctions than those recommended; disbarment in accordance with Rule 203(a)(1). *In re Dennis*, 286 Kan. 708, 188 P.3d 1 (2008).
- 55. Plaintiffs' statements made without citation to the record on appeal is deemed to be without evidentiary support. *Bonura v. Sifers*, 39 Kan. App. 2d 617, 181 P.3d 1277 (2008).
- 56. A factual assertion without an evidentiary basis in the record is deemed to be unsupported; summary judgment affirmed. *Johannes v. Idol*, 39 Kan. App. 2d 595, 181 P.3d 574 (2008).
- 57. Factual assertion that judge improperly participated in plea negotiations for which no meaningful citation to the record is provided will not be considered on appeal. *State v. Oliver*, 39 Kan. App. 2d 1045, 186 P.3d 1220 (2008).
- 58. When appellant adds an appendix to its brief, the appendix is not to be considered as a substitute for the record itself per Rule 6.02(f). *State v. Hall*, 287 Kan. 139, 195 P.3d 220 (2008).
- 59. Material annexed to an appellate brief by way of an appendix that does not appear in the record on appeal cannot be considered. *State v. Jones*, 287 Kan. 547, 198 P.3d 756 (2008).
- 60. Attorney committed multiple violations of KRPC 1.1, 1.3, 1.4, 1.5, 1.16, 3.2, 8.1, 8.4(c), Rule 207(b), and Rule 211(b); attorney's brief did not comply with Rule 6.02; two-year suspension. *In re Swanson*, 288 Kan. 185, 200 P.3d 1205 (2009).
- 61. Factual allegations made without being keyed to the record are presumed to be without support under Rule 6.02. *Corter v. Cline*, 42 Kan. App. 2d 721, 217 P.3d 991 (2009).
- 62. Factual allegations made without being keyed to the record are presumed to be without support under Rule 6.02(d). *National Bank of Andover v. Kansas Bankers Surety*, 290 Kan. 247, 225 P.3d 707 (2010).
- 63. Per Rule 6.02(d), appellant did not provide a sufficient factual record on appeal to support his allegation that the trial court used an improper legal standard in its determination of custody. *Harrison v. Tauheed*, 44 Kan. App. 2d 235, 235 P.3d 547 (2010).
- 64. Compliance with Rules 6.02 and 6.03 discussed and applied. *Frick v. City of Salina*, 290 Kan. 869, 235 P.3d 1211 (2010).
- 65. Compliance with Rule 6.02(d) and (e) is discussed regarding party's duty to provide specific citations to the record on appeal by volume and page number. *Kansas Medical Mut. Ins. Co. v. Svaty*, 291 Kan. 597, 244 P.3d 642 (2010).
- 66. Statements of fact in an appellate brief must be keyed to the record on appeal; any factual representation without such a reference may be disregarded. *Thoroughbred Assocs. v. Kansas City Royalty Co.*, 45 Kan. App. 2d 312, 248 P.3d 758 (2011).
- 67. Per Rule 6.02(e), Supreme Court declines defendant's request to consider constitutional issue for the first time on appeal. *State v. Perez*, 294 Kan. 38, 261 P.3d 532 (modified opinion filed March 23, 2011).
- 68. Compliance with Rules 6.02(d) and 6.03(c) discussed and applied. *Wolfe Electric, Inc. v. Duckworth*, 293 Kan. 375, 266 P.3d 516 (2011).
- 69. Under Rule 6.02, an appellate court presumes the district court did not rule on an issue when an appellant fails to provide a record citation to the ruling in its brief. *Manhattan Ice & Cold Storage v. City of Manhattan*, 294 Kan. 60, 274 P.3d 609 (2012).
- 70. Rule 6.02(e) provides that if an issue was not raised in district court, the appellant must explain why that issue was not considered for the first time on appeal. *State v. Anderson*, 294 Kan. 450, 276 P.3d 200 (2012).
- 71. In appellate briefs, facts necessary to support an argument must be included in the record on appeal and their location specifically cited per Rule 6.02(a)(4). *Friedman v. Kansas State Bd. of Healing Arts*, 296 Kan. 636, 294 P.3d 287 (2013). 72. Appellant failed to cite authority to support her argument as

- required per Rule 6.02(a)(5). State v. Tague, 296 Kan. 993, 298 P.3d 273 (2013).
- 73. Court notes appellant's failure to identify which Rule 6.02 exception applies to allow issue to be raised for the first time on appeal. *State v. J.D.H.*, 48 Kan. App. 2d 454, 294 P.3d 343 (2013).
- 74. Supreme Court refused to hear issues appellant raised on appeal per Rule 6.02(a)(5). *State v. Breeden*, 297 Kan. 567, 574, 304 P.3d 660 (2013).
- 75. State's failure to provide citations to the record in the location required by Rule 6.02(a)(5) was not a substantial failure, and thus it did not abandon its issues on appeal. *State v. Allen*, 49 Kan. App. 2d 162, 305 P.3d 702 (2013).
- 76. Court notes appellant's failure to key factual assertions in appellate brief to the record on appeal per Rule 6.02(a)(4). *State v. Stevenson*, 297 Kan. 49, 298 P.3d 303 (2013).
- 77. Concurrence notes grounds for disagreement with Court of Appeals over waiver of issue on appeal under Rule 6.02(a)(5), noting alternative theory was argued and adequately supported. *State v. Stovall*, 298 Kan. 362, 312 P.3d 1271 (2013).
- 78. Under Rule 8.03(g)(1) Supreme Court had discretion to address issues previously raised but not decided by Court of Appeals; resolution of case did not require decision on those issues and one issue abandoned by failure adequately brief under Rule 6.02(a)(5). *Via Christi Regional Med. Center, Inc. v. Reed*, 298 Kan. 503, 314 P.3d 852 (2013).
- 79. Party cited prior EPA order from different case but failed to provide citation to record showing present case to be factually similar; cases presumed factually distinguishable under Rule 6.02(a)(4). *Sierra Club v. Moser*, 298 Kan. 22, 310 P.3d 360 (2013).
- 80. Appellant's argument regarding provision in power plant permit deemed waived by failure to adequately brief as required by Rule 6.02(a)(5). *Sierra Club v. Moser*, 298 Kan. 22, 310 P.3d 360 (2013).
- 81. Appellant waived theories of recovery by failing to adequately brief as required by Rule 6.02(a)(5). *University of Kansas Hosp. Auth. v. Board of Wabaunsee County Comm'rs*, 299 Kan. 942, 327 P.3d 430 (2014).
- 82. Under Rule 6.02(a)(5), argument regarding untimely request for relief waived, as appellant failed to mention time limitation of K.S.A. 60-1507(f) and did not allege exception applied or explain 19-year delay. *State v. Kingsley*, 299 Kan. 896, 326 P.3d 1083 (2014).
- 83. Under Rule 6.02(a)(4), appellant's argument failed due to failure to provide citations to record. *State v. Kettler*, 299 Kan. 448, 325 P.3d 1075 (2014).
- 84. Rule 6.02(a)(5) cited by State in contending defendant waived issue by failure to first raise issue at district court or brief any exceptions allowing review on appeal. *State v. Bowen*, 299 Kan. 339, 323 P.3d 853 (2014).
- 85. Because appellant did not properly preserve issue under Rule 6.02(a)(5) by explaining why it should be heard for the first time on appeal, court declined to address issue. *Lehman v. City of Topeka*, 50 Kan. App. 2d 115, 323 P.3d 867 (2014).
- 86. Finding Rule 6.02(a)(5) did not bar review, Supreme Court reviewed issue not previously considered by Court of Appeals; Rule 8.03(a)(4)(C) also argued as basis for review. *Bussman v. Safeco Ins. Co. of America*, 298 Kan. 700, 317 P.3d 70 (2014).
- 87. Future litigants warned they must comply with Rule 6.02(a)(5) and explain why an issue is properly before the court if it was not raised below. *State v. Williams*, 298 Kan. 1075, 319 P.3d 528 (2014).
- 88. Inclusion of e-mails in appendix to appellate brief insufficient to make them part of record for review under Rule 6.02(b). *Romkes v. University of Kansas*, 49 Kan. App. 2d 871, 317 P.3d 124 (2014).
- 89. Despite failure of appellant to explain why issue should be considered for the first time on appeal as required by Rule 6.02(a)(5), exception to the general rule allowed review since issue involved only a question of law determinative case. *In re Adoption of P.Z.K.*, 50 Kan. App. 2d 617, 332 P.3d 187 (2014).

- 90. Defendant's constitutional challenges failed under Rule 6.02(a)(4) by failure to cite record to support facts in brief and by failure to ensure adequate findings and conclusions by district judge to support appellate argument; if necessary defendant must file motion under Rule 165 invoking judge's duty to state findings of fact and conclusions of law. *State v. Reed*, 300 Kan. 494, 332 P.3d 172 (2014).
- 91. Although noting it could decline to consider issue under Rule 6.02(a)(5) since appellant failed to explain why it should be considered for the first time on appeal, court decides to address issue in case of review. *Ribeau v. Russell Stover Candies*, 50 Kan. App. 2d 824, 333 P.3d 921 (2014).
- 92. Document not included in record and attached to brief in disciplinary proceeding not properly before court under Rule 6.02(b). *In re Hawver*, 300 Kan. 1023, 339 P.3d 573 (2014).
- 93. Issue not preserved under Rule 6.02(a)(5) due to failure to provide explanation why issue not raised below was properly before court. *State v. Longoria*, 301 Kan. 489, 343 P.3d 1128 (2015).
- 94. State's argument not properly before court where, contrary to Rule 6.02(a)(5), no explanation given why issue should be considered for first time on appeal. *State v. Cox*, 51 Kan. App. 596, 352 P.3d 580 (2015).
- 95. Rule 6.02(a)(5) cited in analyzing whether party sufficiently preserved argument on appeal. *Siruta v. Siruta*, 301 Kan. 757, 348 P.3d 549 (2015).
- 96. Appellant failed to demonstrate district court error, where brief contained no pinpoint reference to location in record where issue was raised, contrary to Rule 6.02(a)(5). *Evergreen Recycle v. Indiana Lumbermens Mut. Ins. Co.*, 51 Kan. App. 2d 459, 350 P.3d 1091 (2015).
- 97. Where argument raised for first time on appeal, case was sufficiently post-*Williams* that appellate litigant had no excuse for noncompliance with Rule 6.02(a)(5). *State v. Godfrey*, 301 Kan. 1041, 350 P.3d 1068 (2015).
- 98. Under Rules 8.03, Rule 6.02(b), and 6.03(b), portion of appendix to appellate brief not considered since not part of record. *Rodriguez v. U.S.D. No. 500*, 302 Kan. 134, 351 P.3d 1243 (2015).
- 99. Court considers issue for first time on appeal despite party's failure to comply with Rule 6.02(a)(5), where State did not raise any objection, the appeal predated the *Williams* decision, and the challenge had been previously considered by both appellate courts. *State v. Jones*, 302 Kan. 111 351 P.3d 1228 (2015).
- 100. Issue not considered for first time on appeal where party failed in violation of Rule 6.02(a)(5) to explain why issue was properly before court and failed in violation of Rule 8.03(a)(4)(C) to advance on petition for review any substantive reason why the Court of Appeals erred. *State v. Swint*, 302 Kan. 326, 352 P.3d 1014 (2015).
- 101. Argument rejected under Rule 6.02(a)(5) because raised for first time on appeal without explanation why properly before court. *Ruhland v. Elliott*, 302 Kan. 405, 353 P.3d 1124 (2015).
- 102. Appellant's argument rejected under Rule 6.02(a)(5) due to failure to cite supporting authority or explain why argument sound despite lack of supporting authority. *Manco v. State*, 51 Kan. App. 2d 733, 354 P.3d 551 (2015).
- 103. Under Rule 6.02(b), document included in brief appendix not considered on appellate review if not also contained in record. *Hajda v. University of Kan. Hosp. Auth.*, 51 Kan. App. 2d 761, 356 P.3d 1 2015).
- 104. Rule 6.02(a)(5) requires appellant to explain why issue not raised below should be considered for first time on appeal; appellant's constitutional claims abandoned. *State v. Dwigans*, 51 Kan. App. 2d 790, 356 P.3d 412 (2015).
- 105. Under Rule 6.02(a)(5), party wishing to raise constitutional issue for first time on appeal must proactively invoke exception to general rule and argue why issue is properly before appellate court; issue abandoned by failure to adequate brief. *State v. Ochoa-Lara*, 52 Kan. App. 2d 86, 362 P.3d 606 (2015).
 - 106. Defendant appealing revocation of probation met requirements for retroactive application of

- intermediate sanction provisions; however, issue raised for first time on appeal not preserved due to failure to comply with Rule 6.02(a)(5). *State v. Battle*, 52 Kan. App. 2d 149, 363 P.3d 424 (2015).
- 107. Defendant's ex post facto challenge to statute not considered due to failure to comply with Rule 6.02(a)(5) and explain why issue not argued below was properly before appellate court. *State v. Hayden*, 52 Kan. App. 2d 202, 364 P.3d 962 (2015).
- 108. Challenge to sufficiency of evidence to support UCCJEA jurisdiction dismissed where testimony not included in record on appeal; Rule 6.02(a)(4) cited. *In re N.U.*, 52 Kan. App. 2d 561, 369 P.3d 984 (2016).
- 109. Dismissal under Rule 6.02(a)(5) not required where illegal sentence claim raised for first time on appeal, as K.S.A. 22-3504(1) authorizes court to correct illegal sentence any time. *State v. Gray*, 303 Kan. 1011, 368 P.3d 1113 (2016).
- 110. Court deems abandoned those objections in appellate brief not identified in record by pinpoint cite in violation of Rule 6.02(a)(5). *State v. Logsdon*, 304 Kan. 3, 371 P.3d 836 (2016).
- 111. Appellant makes explanation that court precedent permitted *Apprendi* issue to be raised for first time on appeal; Rule 6.02 cited. *State v. Potts*, 304 Kan. 687, 374 P.3d 639 (2016).
- 112. Motion was wrong procedural vehicle to raise new issue for first time on appeal; Rules 5.01(a), 6.01(b), 6.02, 6.05, and 6.09(b) cited; new issue considered due to unique circumstances. *State v. Cheever*, 304 Kan. 866, 375 P.3d 979 (2016).
- 113. Citing Rule 6.02(a)(5), the Court of Appeals considered the State's argument based on the good-faith exception to the exclusionary rule for the first time on appeal under a preservation exception. *State v. Schmidt*, 53 Kan. App. 2d 225, 385 P.3d 936 (2016).
- 114. Under Rule 6.02(a)(5), the defendant abandoned his constitutional nullity argument because he raised it for the first time on appeal without invoking a preservation exception. *State v. Thach*, 305 Kan. 72, 378 P.3d 522 (2016).
- 115. Although the defendant did not properly brief why her jurisdictional argument raised for the first time on appeal should be considered by the court, as required by Rule 6.02(a)(5), the Court of Appeals considered the argument because it was a challenge to the district court's subject matter jurisdiction that could be raised at any time. *State v. Castillo*, 54 Kan. App. 2d 217, 397 P.3d 1248 (2017).
- 116. Contrary to the State's claim that the defendant failed to follow Rule 6.02(a)(5), the defendant had raised his argument before the district court by including it in his motion for judgment notwithstanding the verdict. *State v. Taylor*, 54 Kan. App. 2d 394, 401 P.3d 632 (2017).
- 117. The appellant failed to present to the district court his claims regarding conduct that occurred in 2013 and provided no explanation for why he could properly raise the claims for the first time on appeal; the Court of Appeals cited Rule 6.02(a)(5). *Doe v. Popravak*, 55 Kan. App. 2d 1, 421 P.3d 760 (2017).
- 118. The Court of Appeals noted that the material facts were not in dispute and deemed the appellant's citations to the record sufficient to satisfy Rule 6.02(a)(4) and to allow appellate review. *James Colborn Revocable Trust v. Hummon Corp.*, 55 Kan. App. 2d 120, 408 P.3d 987 (2017).
- 119. Although the appellee argued that the appellant failed to follow Rule 6.02(a)(5), the Court of Appeals deemed the appellant's citation to the record in the statement of facts section of his brief sufficient for appellate review of the issue. *Rockhill Pain Specialists v. Hancock*, 55 Kan. App. 2d 161, 412 P.3d 1008 (2017).
- 120. Departure sentences are subject to appeal, and the State did not argue under Rule 6.02(a)(5) that the defendant failed to preserve his argument against a departure sentence; therefore, the Supreme Court considered the defendant's argument on appeal. *State v. Brown*, 305 Kan. 674, 387 P.3d 835 (2017).
- 121. The defendant failed to preserve his argument regarding admission of evidence because he failed to assert the argument at trial; the Supreme Court cited Rule 6.02(a)(5). *State v. Love*, 305 Kan.

- 716, 387 P.3d 820 (2017).
- 122. The defendant waived his claim regarding admission of evidence because he failed to object to the evidence at trial and failed to assert on appeal a preservation exception as required by Rule 6.02(a)(5). *State v. Beltz*, 305 Kan. 773, 388 P.3d 93 (2017).
- 123. The appellant fulfilled the purpose of Rule 6.02(a)(5) in its reply brief by providing citations to the record where issues had been raised below; however, the appellant failed to preserve for review an argument it raised for the first time in a motion for reconsideration before the agency below. *Sierra Club v. Mosier*, 305 Kan. 1090, 391 P.3d 667 (2017).
- 124. The Supreme Court considered the merits of the defendant's multiplicity challenge raised for the first time on appeal despite recognizing that the defendant failed to invoke a preservation exception as required by Rule 6.02(a)(5). *State v. Davis*, 306 Kan. 400, 394 P.3d 817 (2017).
- 125. The defendant did not preserve for review his challenges to three search warrants because the district court did not rule on the merits of the defendant's motion to suppress the warrants; the Supreme Court cited Rule 6.02(a)(5). *State v. Hachmeister*, 306 Kan. 630, 395 P.3d 833 (2017).
- 126. The defendant complied with Rule 6.02(a)(5) by explaining why his ex post facto challenge was properly before the court despite raising it for the first time on appeal. *State v. Reed*, 306 Kan. 899, 399 P.3d 865 (2017).
- 127. Although the defendant failed to raise his ex post facto claim in the district court and failed to invoke one of the preservation exceptions, the Supreme Court considered his claim because he filed his brief before the court cautioned litigants that failure to follow Rule 6.02(a)(5) would result in their claims being deemed waived or abandoned. *State v. Meredith*, 306 Kan. 906, 399 P.3d 859 (2017).
- 128. Citing Rule 6.02(a)(5), the Supreme Court would not consider the defendant's argument contesting a witness' unavailability because he failed to raise the argument before the district court and failed to argue a preservation exception on appeal. *State v. Robinson*, 306 Kan. 1012, 399 P.3d 194 (2017).
- 129. Citing Rule 6.02(a)(5), the Supreme Court would not consider the defendant's argument regarding his interrogation because he failed to raise the issue before the district court and failed to argue a preservation exception on appeal. *State v. Brown*, 306 Kan. 1145, 401 P.3d 611 (2017).
- 130. Rule 6.02(a)(4) requires a party to provide a cite to the record on appeal for any factual statements. *Ross-Williams v. Bennett*, 55 Kan. App. 2d 524, 419 P.3d 608 (2018).
- 131. The Court of Appeals would not consider the appellant's arguments regarding collateral and judicial estoppel because he raised the arguments for the first time on appeal without invoking a preservation exception as required by Rule 6.02(a)(5). *Jones v. U.S.D. No. 259*, 55 Kan. App. 2d 567, 419 P.3d 62 (2018).
- 132. The State failed to comply with Rule 6.02(a)(5) because it raised a new issue on appeal without explaining why it was properly before the Court of Appeals; the court explained the rationale behind Rule 6.02(a)(5). *State v. Messner*, 55 Kan. App. 2d 630, 419 P.3d 642 (2018).
- 133. The appellant satisfied the requirements of Rule 6.02(a)(5) by invoking two exceptions to the preservation rule; therefore, the Court of Appeals considered the due process claim that she raised for the first time on appeal. *In re Paternity of M.V.*, 56 Kan. App. 2d 28, 422 P.3d 1178 (2018).
- 134. Under Rule 6.02(a)(5), simply arguing that a party cannot stipulate to an incorrect application of the law is insufficient to invoke one of the exceptions to the preservation rule. *State v. Daniel*, 307 Kan. 428, 410 P.3d 877 (2018).
- 135. The defendant satisfied the requirements of Rule 6.02(a)(5) by invoking an exception to the preservation rule; therefore, the Supreme Court considered the ex post facto claim that he raised for the first time on appeal. *State v. Ibarra*, 307 Kan. 431, 411 P.3d 318 (2018).
- 136. Under Rule 6.02(a)(5), an appellant's brief must include the arguments and authorities for each issue. *State v. Redick*, 307 Kan. 797, 414 P.3d 1207 (2018) (Biles, J., concurring).

- 137. The respondent failed to include a citation to the record to support his factual assertion as required by Rule 6.02(a)(4). *In re Holmes*, 307 Kan. 871, 416 P.3d 143 (2018).
- 138. The grandmother's email chain attached to her petition for review and the father's documents attached to his supplemental brief were not part of the record on appeal in the case, and the Supreme Court does not have authority to add portions of the record from another case to an appeal; the Supreme Court cited Rules 3.01, 3.02, 6.02(b), and 6.03(b). *In re Adoption of T.M.M.H.*, 307 Kan. 902, 416 P.3d 999 (2018).
- 139. The State did not raise its claim regarding lifetime postrelease supervision for the first time on appeal; therefore, it did not fail to comply with Rule 6.02(a)(5). *State v. Riffe*, 308 Kan. 103, 418 P.3d 1278 (2018).
- 140. Citing Rule 6.02(a)(5), the Supreme Court would not consider the defendant's Fourth Amendment argument that the authorities detained his package for an unreasonable amount of time because he did not preserve it for review. *State v. Ton*, 308 Kan. 564, 422 P.3d 678 (2018).
- 141. Under Rule 6.02(a)(5), the appellant failed to preserve for review his argument regarding civil commitment of the intellectually disabled because he raised it for the first time on appeal without invoking an exception to the preservation rule. *In re Care & Treatment of Snyder*, 308 Kan. 626, 422 P.3d 85 (2018).
- 142. The State cited Rule 6.02(a)(4) and argued that Mother failed to designate a record establishing her claimed error; the Court of Appeals found merit in the State's argument. *In re K.L.B.*, 56 Kan. App. 2d 429, 431 P.3d 883 (2018).
- 143. Under Rule 201, Rule 202, and KRPC 8.5, the Supreme Court has subject matter jurisdiction to exercise disciplinary authority over Kansas licensed attorneys practicing law outside of Kansas; citing Rule 212(e)(3) and Rule 6.02(a)(5), the court deemed the attorney's constitutional arguments abandoned because he did not explain why the court should consider them when he raised them for the first time in his brief to the court; the attorney's misconduct violated KRPC 1.1, 1.3, 1.4(b), 1.5(a), 1.7(a), and 8.4(d); the court suspended the attorney for six months; the attorney must undergo a hearing under Rule 219 before being reinstated. *In re Crandall*, 308 Kan. 1526, 430 P.3d 902 (2018).
- 144. The court discussed the plain language of Rule 2.03 and caselaw construing the rule and determined it had jurisdiction over the defendant's appeal of the district court's denial of his 60-1507 motion; the court would not consider the defendant's ineffective assistance of counsel claim because the defendant failed to follow Rule 6.02(a)(5) and explain why the court should consider the issue for the first time on appeal; because the defendant did not object to the district court's findings, the Court of Appeals rejected the defendant's argument based on Rule 183(j) and presumed the district court found all the facts necessary to support its decision. *Ponds v. State*, 56 Kan. App. 2d 743, 437 P.3d 85 (2019).
- 145. Citing Rule 6.02(a)(5), the Court of Appeals declined to address the appellant's claim that her amended petition should relate back to her original petition because she had told the district court she was not making a relation-back argument. *Scott v. Ewing*, 56 Kan. App. 2d 827, 437 P.3d 1021 (2019).
- 146. Citing Rule 6.02(a)(5), the court determined the department failed to properly brief its argument regarding application of the good-faith exception because the department failed to explain why the court should consider the argument when it was not raised in the district court. *Jarvis v. Kansas Dept. of Revenue*, 56 Kan. App. 2d 1081, 442 P.3d 1054 (2019).
- 147. The court determined that the defendant followed Rule 6.02(a)(5) by identifying a preservation exception and explaining why the court should consider her issue raised for the first time on appeal. *State v. Tearney*, 57 Kan. App. 2d 601, 457 P.3d 178 (2019).
- 148. Both parties failed to provide record references to the volumes and page numbers for some of their statements of material facts in their briefs as required by Rule 6.02(a)(4) and Rule 6.03(a)(3); however, under the unique circumstances of the case, the court decided it was proper to consider the appellee's factual statements. *Dawson v. BNSF Railway Co.*, 309 Kan. 446, 437 P.3d 929 (2019).

- 149. The defendant failed to include pinpoint cites to the record to support his claims as required by Rule 6.02(a)(5). *State v. Salary*, 309 Kan. 479, 437 P.3d 953 (2019).
- 150. The court declined to review the defendant's claim that the district court judge relied on facts outside the record because the defendant failed to raise the argument in the district court and failed to explain why the argument should be considered for the first time on appeal as required by Rule 6.05(a)(5). *State v. Johnson*, 309 Kan. 992, 441 P.3d 1036 (2019).
- 151. The defendant's pro se arguments were not properly preserved for review because he did not raise them in the district court and did not follow Rule 6.02(a)(5) by explaining why the court should consider them for the first time on appeal. *State v. Ross*, 310 Kan. 216, 445 P.3d 726 (2019).
- 152. Under Rule 8.03(c)(3), the State abandoned the points about reasonable suspicion it did not raise in its cross-petition, and the State failed to preserve its arguments regarding the inevitable discovery doctrine and the inventory search exception to the warrant requirement because the State failed to follow Rule 6.02(a)(5) by including a reference to where the issues were raised below or by including an explanation why the Court of Appeals could consider the issues for the first time on appeal. *State v. Sanders*, 310 Kan. 279, 445 P.3d 1144 (2019).
- 153. Implicitly raising argument as to why issue is preserved fails to satisfy requirements of Rule 6.02 that require appellant to pinpoint reference to location in record on appeal where issue was raised and ruled on in district court or explain why issue is properly before appellate court. *State v. Ochoa-Lara*, 312 Kan. 446, 476 P.3d 791 (2020).
- 154. In case where compelled production of journals was at issue, Supreme Court declined to consider the issue where contents of journal and district court's findings and conclusions of law were not included in record on appeal and where brief lacked citations to material facts as required by Rule 6.02. *State v. Vonachen*, 312 Kan. 451 476 P.3d 774 (2020).
- 155. Although Rule 3.02(c)(1) does not itself require that party's briefing be included in record on appeal, Rule 3.01(b) allows a party to add such items to record, and compliance with Rule 6.02(a)(5) required attorney to have included pinpoint cites to any briefing where it made argument to district court. *Ellie v. State*, 312 Kan. 835, 481 P.3d 1208 (2021).
- 156. Rule 6.02(a)(5) imposes on appellant burden to explain why appellate court can consider issue for first time on appeal; appellant failed to carry the burden and thereby waived consideration of issue. *State v. Foster*, 60 Kan. App. 2d 243, 493 P.3d 283 (2021).
- 157. Although appellant failed to explain why argument was not raised below, Court of Appeals erred in finding issue was waived or abandoned under Rule 6.02(a)(5) where appellant acknowledged issue was not raised below and provided exceptions that allowed for review for first time on appeal. *State v. Jones*, 313 Kan. 917, 492 P.3d 433 (2021).
- 158. Attorney arguments that KRPC 3.5(d) is unconstitutionally vague and that its application, along with KRPC 8.2(a), infringes on right to free speech were not properly before Supreme Court where attorney failed to make arguments before hearing panel or explain why they were properly before Supreme Court for first time, as required by Rule 6.02. *In re Huffman*, 315 Kan. 641, 509 P.3d 1253 (2022).
- 159. Where grandmother in child custody case provided no citation to record of having challenged termination order and where she had not briefed exception to preservation rule, held that under Rule 6.02(a)(5) she had waived any challenge to termination order. *In re N.E.*, 316 Kan. 391, 516 P.3d 586 (2022).
- 160. Where appellant failed to cite to any point in record where she raised arrest warrant issue before district court and failed to brief why appellate court should consider her claim despite her failure to raise it below as required by Rule 6.02(a)(5), held that challenge to arrest warrant failed on its merits on record before appellate court. *State v. Frantz*, 316 Kan. 708, 521 P.3d 1113 (2022).
 - 161. Where Disciplinary Administrator objected to attorney brief for failure to comply with Rule

- 6.02(a)(4)-(5), Supreme Court addressed factual contentions in attorney brief only to extent they touched on panel's findings on specific rule violations. *In re Jordan*, 316 Kan. 501, 518 P.3d 1203 (2022).
- 162. Rule 6.02(a)(5) cited in rejecting consideration of appellant's argument, where argument was raised for first time on appeal without appellant's acknowledgement of it being raised for first time on appeal. *State v. Loganbill*, 62 Kan. App. 2d 552, 518 P.3d 437 (2022).
- 163. Citing Rule 6.02(b), panel held that items in appendix to brief that were not in record on appeal could not be considered for appellate review. *Wickham v. City of Manhattan*, 63 Kan. App. 2d 294, 528 P.3d 996 (2023).
- 164. Rule 6.02(a)(5) cited in holding that appellant's new arguments made for the first time on appeal were not preserved where no exceptions to preservation rule were applicable. *Shelton-Jenkins v. State*, 317 Kan. 141, 526 P.3d 1056 (2023).
- 165. Where appellant did not acknowledge that issue was being raised for first time on appeal and thus provided no corresponding analysis for how one or more of the exceptions would enable her to clear procedural hurdles, issue not preserved for appeal under Rule 6.02(a)(5). *State v. Burris*, 63 Kan. App. 2d 250, 528 P.3d 565 (2023).

Rule 6.03 CONTENT OF APPELLEE'S BRIEF

- 1. Violations of appellate practice rules noted: no citations in briefs to record as required by section (c). *Southern American Ins. v. Gabbert-Jones, Inc.*, 13 Kan. App. 2d 324, 769 P.2d 1194 (1989).
- 2. Section (f) of rule cited in discussion of failure to brief cross-appeal. *Crawford v. Board of Johnson County Comm'rs*, 13 Kan. App. 2d 592, 776 P.2d 832 (1989).
- 3. Court notes parties' fact statements not in compliance with Rule 6.02(d) or 6.03(c). *Anderson v. Heartland Oil & Gas, Inc.*, 249 Kan. 458, 459, 819 P.2d 1192 (1991).
- 4. Factual statements in both parties' briefs are to be keyed to the record; material without such reference is presumed to be without such support. *Kenyon v. Kansas Power & Light Co.*, 17 Kan. App. 2d 205, 836 P.2d 1193 (1992).
- 5. Court notes parties' noncompliance with Rules 6.02 and 6.03. *In re Hood*, 252 Kan. 689, 847 P.2d 1300 (1993).
- 6. The briefs should list all issues and contain arguments and authorities for each issue. *State v. Boyd*, 268 Kan. 600, 999 P.2d 265 (2000).
- 7. Court notes Rules 6.02 and 6.03 in discussing sufficiency of notice of appeal filed by the defendant. *State v. Wilkins*, 269 Kan. 39, 5 P.3d 520 (2000).
- 8. Appellate counsel reminded to set forth all arguments within the briefs and to cite to the record for support in compliance with Rule 6.02 and Rule 6.03. *Ferguson v. State*, 276 Kan. 428, 78 P.3d 40 (2003).
- 9. Supreme Court notes that an appendix is limited to containing extracts from the record on appeal and cannot serve as a substitute for the record itself. *Edwards v. Anderson Engineering, Inc.*, 284 Kan. 892, 166 P.3d 1047 (2007).
- 10. Per Rules 6.02 and 6.03 the briefs list all of the issues to be argued by the parties and contain the arguments and authorities for each issue. *State v. Unruh*, 39 Kan. App. 2d 125, 177 P.3d 411 (2008).
- 11. Rule 6.03(e) allows appendix to appellee's brief and incorporates requirements and restrictions of Rule 6.02(f). *State v. Hall*, 287 Kan. 139, 195 P.3d 220 (2008).
- 12. Compliance with Rules 6.02 and 6.03 are discussed and applied. *Frick v. City of Salina*, 290 Kan. 869, 235 P.3d 1211 (2010).

- 13. Appellee's brief shall contain arguments and authorities relied upon per Rule 6.03(d). *Osterhaus v. Toth*, 291 Kan. 759, 249 P.3d 888 (2011).
- 14. Statements of fact in an appellate brief must be keyed to the record on appeal; any factual representation without such a reference may be disregarded. *Thoroughbred Assocs. v. Kansas City Royalty Co.*, 45 Kan. App. 2d 312, 248 P.3d 758 (2011).
- 15. Compliance with Rules 6.02(d) and 6.03(c) discussed and applied. *Wolfe Electric, Inc. v. Duckworth*, 293 Kan. 375, 266 P.3d 516 (2011).
- 16. Rule 6.03(b) cited in support of ruling that information in appendix of appellate brief not contained in record is disregarded. *Gold Mine Investments v. Mount Vernon Fire Ins. Co.*, 48 Kan. App. 2d 818, 300 P.3d 1113 (2013).
- 17. Under Rules 8.03, Rule 6.02(b), and 6.03(b), portion of appendix to appellate brief not considered since not part of record. *Rodriguez v. U.S.D. No. 500*, 302 Kan. 134, 351 P.3d 1243 (2015).
- 18. The grandmother's email chain attached to her petition for review and the father's documents attached to his supplemental brief were not part of the record on appeal in the case, and the Supreme Court does not have authority to add portions of the record from another case to the appeal; the Supreme Court cited Rules 3.01, 3.02, 6.02(b), and 6.03(b). *In re Adoption of T.M.M.H.*, 307 Kan. 902, 416 P.3d 999 (2018).
- 19. Under Rule 6.03(a)(4), an appellee must either concur in the appellant's standard of review or cite additional authority. *State v. Thurber*, 308 Kan. 140, 420 P.3d 389 (2018).
- 20. Both parties failed to provide record references to the volumes and page numbers for some of their statements of material facts in their briefs as required by Rule 6.02(a)(4) and Rule 6.03(a)(3); however, under the unique circumstances of the case, the court decided it was proper to consider the appellee's factual statements. *Dawson v. BNSF Railway Co.*, 309 Kan. 446, 437 P.3d 929 (2019).

Rule 6.05 REPLY BRIEF

- 1. Reply brief inappropriate vehicle for raising additional issues; use is confined to responding to issues already raised. *In re Marriage of Powell*, 13 Kan. App. 2d 174, 766 P.2d 827 (1988).
- 2. Lack of cross-appeal does not hinder appellant's opportunity to respond in reply brief to issue argued by appellee. *Ellis v. State Farm Mut. Auto. Ins. Co.*, 249 Kan. 599, 603-04, 822 P.2d 35 (1991).
- 3. Issues raised in reply brief are not properly before the court per Rule 6.05. *Cessna Aircraft Co. v. Metropolitan Topeka Airport Authority*, 23 Kan. App. 2d 1038, 940 P.2d 84 (1997).
- 4. Reply brief is appropriate to rebut new material. *City of Wichita v. McDonald's Corp.*, 266 Kan. 708, 971 P.2d 1189 (1999).
- 5. Issue raised in reply brief not properly before this court per Rule 6.05. *Ortiz v. Biscanin*, 34 Kan. App. 2d 445, 122 P.3d 365 (2004).
- 6. Reply brief is not intended to be used to reiterate arguments from the initial brief but may be used to address new issues or material raised for the first time in the appellee's brief. *Edwards v. Anderson Engineering, Inc.*, 284 Kan. 892, 166 P.3d 1047 (2007).
- 7. Pursuant to Rule 6.05, a reply brief is reserved for responses to new material contained in appellee's brief, not for the assertion of new matters by the appellant. *State ex rel. Secretary of SRS v. White*, 42 Kan. App. 2d 756, 216 P.3d 727 (2009).
- 8. A reply brief is reserved for responding to new material contained in the appellee's brief; appellant may not raise new issues in reply brief per Rule 6.05. *State v. McCullough*, 293 Kan. 970, 270 P.3d 1142.

- 9. Motion was wrong procedural vehicle to raise new issue for first time on appeal; Rules 5.01(a), 6.01(b), 6.02, 6.05, and 6.09(b) cited; new issue considered due to unique circumstances. *State v. Cheever*, 304 Kan. 866, 375 P.3d 979 (2016).
- 10. The appellant did not properly raise his argument regarding a jury instruction because he raised it for the first time in his reply brief; the Court of Appeals cited Rule 6.05. *Rail Logistics*, *L.C.* v. *Cold Train*, *L.L.C.*, 54 Kan. App. 2d 98, 397 P.3d 1213 (2017).
- 11. The appellant did not properly raise its argument regarding new source performance standards because it raised the argument for the first time in its reply brief; the Supreme Court cited Rule 6.05. *Sierra Club v. Mosier*, 305 Kan. 1090, 391 P.3d 667 (2017).
- 12. Where argument made for first time in reply brief, appellate court declined to consider argument, citing Rule 6.05. *Cooper Clark Foundation v. Oxy USA Inc.*, 58 Kan. App. 2d 335, 469 P.3d 1266 (2020).
- 13. Supreme Court declined to address double jeopardy issue raised for first time in reply brief, citing Rule 6.05. *State v. Keys*, 315 Kan. 690, 510 P.3d 706 (2022).

Rule 6.06 BRIEF OF AMICUS CURIAE

Case Annotations

- 1. Rule cited in dissenting opinion, noting the absence of *amicus curiae* briefs filed in premises liability case. *Jones v. Hansen*, 254 Kan. 499, 867 P.2d 303 (1994) (Six, J., dissenting).
- 2. Although school district was denied permissive intervention in lawsuit, it still maintained option of filing brief as *amicus curiae* under Rule 6.06. *Gannon v. State*, 302 Kan. 739, 357 P.3d 873 (2015).

Rule 6.07 FORMAT FOR BRIEFS

Case Annotations

1. Appellant's brief exceeds 50-page limit under Rule 6.07. *Cessna Aircraft Co. v. Metropolitan Topeka Airport Authority*, 23 Kan. App. 2d 1038, 940 P.2d 84 (1997).

Rule 6.09 ADDITIONAL AUTHORITY

- 1. Motion granted to strike an issue which was not included in the certified questions from the U.S. Court of Appeals. *Resolution Trust Corp. v. Scaletty*, 257 Kan. 348, 891 P.2d 1110 (1995).
- 2. Letter of additional authority per Rule 6.09 cited. *Jackson v. Browning*, 21 Kan. App. 2d 845, 908 P.2d 641 (1995).
- 3. Party is allowed to rely on new authorities not previously cited even after briefs are filed. *Murphy v. Nelson*, 260 Kan. 589, 921 P.2d 1225 (1996).
- 4. Defendant submitted per Rule 6.09 a copy of federal court of appeals' opinion which concerns similar situation involving same highway patrol officer. *State v. Chapman*, 23 Kan. App. 2d 999, 939 P.2d 950 (1997).
 - 5. Defendant submitted per Rule 6.09(b) a United States Supreme Court decision to support his

- claim of void for vagueness. State v. Rucker, 267 Kan. 816, 987 P.2d 1080 (1999).
- 6. Defendant submitted per Rule 6.09(b) additional authority to support his claim of vagueness, arguing the stalking statute is unconstitutional. *State v. Whitesell*, 270 Kan. 259, 13 P.3d 887 (2000).
- 7. Party submitted per Rule 6.09(b) to the court statutory authority to show that under the provisions of the Kansas Revised Limited Liability Company Act, derivative suits by members are authorized. *Halley v. Barnabe*, 271 Kan. 652, 24 P.3d 140 (2001).
- 8. Defendant submitted per Rule 6.09(b) further argument to support his claim that he did not receive a qualified panel of jurors upon which to exercise his preemptory strikes. *State v. Manning*, 270 Kan. 674, 19 P.3d 84 (2001).
- 9. Parties both submitted pursuant to Rule 6.09(b) a recent Kansas Supreme Court case which applied to this issue. *Connelly v. Kansas Highway Patrol*, 271 Kan. 944, 26 P.3d 1246 (2001).
- 10. Parties submitted pursuant to Rule 6.09(b) a United States Supreme Court decision which controlled and resolved the issues presented in this appeal. *In re Tax Appeal of Farm Credit Sycs. Of Central Kansas*, 271 Kan. 805, 26 P.3d 695 (2001).
- 11. Petitioner submitted pursuant to Rule 6.09(b), a recent Oklahoma Supreme Court case to support their claim. *Ward v. Ward*, 272 Kan. 12, 30 P.3d 1001 (2001).
- 12. Defendant submitted per Rule 6.09(b) a recent Kansas Supreme Court case which applied to his lack of objection to the trial court. *State v. Dean*, 272 Kan. 429, 33 P.3d 225 (2001).
- 13. Defendants submitted pursuant to Rule 6.09(b) additional authority. *Canaan v. Bartee*, 272 Kan. 720, 35 P.3d 841 (2001).
- 14. Defendant submitted per Rule 6.09(b) a recent Kansas Supreme Court case in support of his argument regarding the order of the jury instructions. *State v. Winter*, 276 Kan. 34, 72 P.3d 564 (2003).
- 15. Appellant submitted per Rule 6.09 an additional authority letter regarding resentencing. *State v. Layton*, 276 Kan. 777, 80 P.3d 65 (2003).
- 16. Party submitted pursuant to Rule 6.09(b) a recent United States Supreme Court case in support of its argument. *City of Topeka v. Grabauskas*, 33 Kan. App. 2d 210, 99 P.3d 1125 (2004).
- 17. Defendant submitted letter pursuant to Rule 6.09. *State v. Lawrence*, 281 Kan. 1081, 135 P.3d 1211 (2006).
- 18. Appellant submitted pursuant to Rule 6.09(b) a letter requesting adjustments to his sentences; sentencing issue properly raised per Rule 8.03(g)(1); case remanded for resentencing. *State v. Wendler*, 280 Kan. 753, 126 P.3d 1124 (2006).
- 19. Defense counsel submitted pursuant to Rule 6.09(b) a letter informing court of recent United States Supreme Court decision regarding inadmissible hearsay. *State v. Lackey*, 280 Kan. 190, 120 P.3d 332 (2005).
- 20. Appellee files Rule 6.09 letter in regard to district court judge's reconsideration of a prior order of a different judge; Court of Appeals applies the doctrine of unique circumstances to save plaintiff's service of process and her cause of action and reverses the district court's dismissal of appellant's suit and remands with directions. *Finley v. Estate of DeGrazio*, 36 Kan. App. 2d 844, 850, 148 P.3d 1284 (2006).
- 21. State filed a statement of additional authorities pursuant to Rule 6.09(b). *State v. McCarley*, 38 Kan. App. 2d 165, 166 P.3d 418 (2007).
- 22. Plaintiffs submitted per Rule 6.09 additional authority concerning similar case involving fraud by silence claim brought by buyer against seller, real estate agency, and realtor. *Brennan v. Kunzle*, 37 Kan. App. 2d 365, 154 P.3d 1094 (2007).
- 23. Defendant submitted letter of additional authority under Rule 6.09(b) arguing *State v. Gunby*, 282 Kan. 39, 47-48, 144 P.3d 647 (2006), applied to his case since it was on direct appeal when *Gunby* was decided. *State v. Boggs*, 38 Kan. App. 2d 683, 171 P.3d 646 (2007).
- 24. Defendant submitted a Rule 6.09 letter of additional authority contending the charge against him was duplicitous. *State v. Stevens*, 285 Kan. 307, 172 P.3d 570 (2007).
- 25. State filed Rule 6.09 letter of additional authority regarding defendant's failure to raise a timely objection. *State v. Drayton*, 285 Kan. 689, 175 P.3d 861 (2008).
- 26. A new issue raised in a letter of additional authority submitted by appellant pursuant to Rule 6.09 is generally not preserved for review before an appellate court. *State v. Greever*, 286 Kan. 124, 183 P.3d 788 (2008).
 - 27. Appellants file Rule 6.09 letter of additional authority. Kansas Heart Hospital v. Idbeis, 286

- Kan. 183, 184 P.3d 866 (2008).
- 28. Plaintiffs submitted by letter of additional authority pursuant to Rule 6.09; summary judgment upheld. *Bonura v. Sifers*, 39 Kan. App. 2d 617, 181 P.3d 1277 (2008).
- 29. Parties filed letters regarding revisions to Code of Judicial Conduct; however, Surpeme Court held that this decision is based on present Code of Judicial Conduct. *Kansas Judicial Review v. Stout*, 287 Kan. 450, 196 P.3d 1162 (2008).
- 30. Defendant filed a Rule 6.09 letter of additional authority raising multiplicity issue. *Trotter v. State*, 288 Kan. 112, 200 P.3d 1236 (2009).
- 31. Defendant submitted a Rule 6.09 letter of additional authority raising an issue not argued before the district court. *State v. Thomas*, 288 Kan. 157, 199 P.3d 1265 (2009).
- 32. Plaintiffs provided a letter of additional authority per Rule 6.09. *Harsch v. Miller*, 288 Kan. 280, 200 P.3d 467 (2009).
- 33. Both parties provided letters of additional authority per Rule 6.09. *State v. Deal*, 41 Kan. App. 2d 866, 206 P.3d 529 (2009).
- 34. Rule 6.09 is not intended to be used as another briefing opportunity and appellate courts will not consider those parts of a Rule 6.09 letter that fail to comply with the rule. *State v. Houston*, 289 Kan. 252, 213 P.3d 728 (2009).
- 35. Per Rule 6.09, State raised issue whether failing to register for the Kansas Offender Registration Act is a strict liability offense; Supreme Court ruled specific intent does not have to be proven. *In re C.P.W.*, 289 Kan. 448, 213 P.3d 413 (2009).
- 36. Defendant filed two Rule 6.09 letters of additional authority. *State v. Seward*, 289 Kan. 715, 217 P.3d 443 (2009).
- 37. A letter of additional authority pursuant to Rule 6.09(b) is reserved for citing authorities not previously cited before, not for raising new issues. *State* ex rel. *Secretary of SRS v. White*, 42 Kan. App. 2d 756, 216 P.3d 727 (2009).
- 38. Defendant filed a Rule 6.09 letter of additional authority. *State v. Morlock*, 289 Kan. 980, 218 P.3d 801 (2009).
- 39. Defendant filed Rule 6.09 letters of additional authority. *State v. Appleby*, 289 Kan. 1017, 221 P.3d 525 (2009).
- 40. Neither party filed a Rule 6.09 letter of additional authority regarding the amendment of K.S.A. 60-455 and its relevance. *State v. Wells*, 289 Kan. 1219, 221 P.3d 561 (2009).
- 41.Rule 6.09(b) is not to be used to raise new issues or present new factual information. *Hankin v. Graphic Technology, Inc.*, 43 Kan. App. 2d 92, 222 P.3d 523 (2010).
- 42. Defendant filed per Rule 6.09 a letter of additional authority challenging the State's authority to file an interlocutory appeal pursuant to K.S.A. 22-3603. *State v. Sales*, 290 Kan 130, 224 P.3d 546 (2010).
- 43. Defendant filed a Rule 6.09 letter of additional authority regarding giving the intervening cause instruction. *Puckett v. Mt. Carmel Regional Med. Center*, 290 Kan. 406, 228 P.3d 1048 (2010).
- 44. Plaintiff submitted a Rule 6.09 letter of additional authority, citing K.S.A. 60-1202 and K.S.A. 60-1203. *Board of Sumner Commr's v. City of Mulvane*, 43 Kan. App. 2d 500, 227 P.3d 997 (2010).
- 45. Defendant filed a Rule 6.09 letter of additional authority citing recent holdings that the defendant's age is an element of the offense that must be determined by the jury to sentence for an off-grid offense; Supreme Court upheld his conviction. *State v. Garza*, 290 Kan. 1021, 236 P.3d 501 (2010).
- 46. Defendant failed to file a Rule 6.09(b) supplementation of authority to consider his argument under the Eighth Amendment; point deemed abandoned. *State v. Gomez*, 290 Kan.858, 235 P.3d 1203 (2010).
- 47. Defendant filed a Rule 6.09 letter of additional authority regarding the giving of the "deadlocked" jury instruction; conviction reversed and remanded for further proceedings. *State v. Baughman*, 44 Kan. App. 2d 878, 242 P.3d 196 (2010).
- 48. Defendant submitted letter of additional authority to add psychological evidence; appellate court declined to consider such evidence. *State v. Edwards*, 291 Kan. 532, 243 P.3d 683 (2010).
- 49. Neither party in this case submitted a letter of additional authority under Rule 6.09 addressing recently issued Supreme Court cases or the application of those cases to the facts here. *State v. Berriozabal*, 291 Kan. 568, 243 P.3d 352 (2010).

- 50. Rule 6.09 allows for the submission of supplementing authority in support of issues raised in a brief, but it is not a mechanism for raising new issues. *Wright v. Sourk*, 45 Kan. App. 2d 860, 258 P.3d 981 (2011).
- 51. Appellant filed additional authority pursuant to Rule 6.09(b). *State v. Roberts*, 293 Kan. 29, 259 P.3d 691 (2011).
- 52. State submitted letter of additional authority under Rule 6.09(b), which this court considered. *State v. Inkelaar*, 293 Kan. 414, 264 P.3d 81 (2011).
- 53. State submitted a letter under Rule 6.09 requesting court find an error harmless by applying a new version of K.S.A. 60-455; Court of Appeals declines and case is reversed and remanded for new trial. *State v. Torres*, 294 Kan. 135, 273 P.3d 729 (2012).
- 54. Appellate court will not consider new issues raised for the first time in a party's Rule 6.09(b) letter; such letter should not be used as another briefing opportunity. *State v. Tague*, 296 Kan. 993, 298 P.3d 273 (2013).
- 55. Letters of additional authority can only contain authorities published no later than 14 days before oral argument per Rule 6.09(b)(1)(A); submitting three letters, each under the 350-word requirement, still violates Rule 6.09(b)(1)(C). *State v. Herbel*, 296 Kan. 1101, 299 P.3d 292 (2013).
- 56. Rule 6.09(b) letter of additional authority is sufficient to assure awareness of new statutory amendments despite party's failure to file supplemental brief. *State v. Wells*, 297 Kan. 741, 752, 305 P.3d 568 (2013).
- 57. State filed Rule 6.09(b) letter of additional authority acknowledging appellate court not deprived of jurisdiction to hear case where premature notice of appeal had been filed. *State v. Brown*, 299 Kan. 1021, 327 P.3d 1002 (2014).
- 58. State filed Rule 6.09(b) letter of additional authority contending timeliness rules of K.S.A. 60-206(b) do not apply to K.S.A. 60-1507 motions; held K.S.A. 60-1507(f) alone controls under Rule 183(a). *Vontress v. State*, 299 Kan. 607, 325 P.3d 1114 (2014).
- 59. Defendant filed Rule 6.09(b) letter of additional authority citing recent U.S. Supreme Court opinion to support position that hard 50 sentence unconstitutional. *State v. DeAnda*, 299 Kan. 594, 324 P.3d 1115 (2014).
- 60. Court decides issue of retroactive application of amended statute, noting parties did not file Rule 6.09(b) letter of additional authority or supplemental brief on the issue. *State v. Todd*, 299 Kan. 263, 323 P.3d 829 (2014).
- 61. Defendant's alternative means argument not considered by court because raised for first time in Rule 6.09(b) letter. *State v. Littlejohn*, 298 Kan. 632, 316 P.3d 136 (2014).
- 62. Defendant filed Rule 6.09(b) letter of additional authority citing new case warning prosecutors to avoid use of "puzzle analogy" in describing State's burden of proof. *State v. Crawford*, 300 Kan. 740, 334 P.3d 311 (2014).
- 63. In Rule 6.09(b) letter, State conceded recent decisions negated its reliance on search incident to arrest exception. *State v. Overman*, 301 Kan. 704, 348 P.3d 516 (2015).
- 64. Court declined to analyze new argument proffered for first time in Rule 6.09(b) letter where letter contained no references to argument being supplemented and failed to make sufficient argument. *State v. Vrabel*, 301 Kan. 797, 347 P.3d 201 (2015).
- 65. Generally appellate court will not consider new issues raised for first time in Rule 6.09(b) letter; Court of Appeals erred in not considering merits of Rule 6.09(b) letter raising illegal sentence issue for first time. *State v. Fisher*, 304 Kan. 242, 373 P.3d 781 (2016).
- 66. Motion was wrong procedural vehicle to raise new issue for first time on appeal; Rules 5.01(a), 6.01(b), 6.02, 6.05, and 6.09(b) cited; new issue considered due to unique circumstances. *State v. Cheever*, 304 Kan. 866, 375 P.3d 979 (2016).
- 67. The Supreme Court declined the defendant's urging to reconsider a prior case in which a party had submitted letters of additional authority under Rule 6.09(b). *State v. Solis*, 305 Kan. 55, 378 P.3d 532 (2016).
 - 68. Rather than filing a response to the defendant's petition for review or a supplemental brief, the

State filed a letter of additional authority under Rule 6.09. *State v. Williams*, 306 Kan. 175, 392 P.3d 1267 (2017).

- 69. The defendant improperly raised her argument regarding damages in a Rule 6.09(b) letter, but the Supreme Court considered the merits of the argument because the Court of Appeals had considered the argument and because the parties had the opportunity to address the argument. *State v. Arnett*, 307 Kan. 648, 413 P.3d 787 (2018).
- 70. The defendant filed a letter of additional authority under Rule 6.09 to note a change in the law based on a recent Supreme Court ruling filed after the defendant's petition for review. *State v. Thomas*, 307 Kan. 733, 415 P.3d 430 (2018).
- 71. The parties' failed to follow Rule 6.09(b) when submitting their letters of additional authority; therefore, the Supreme Court deemed the letters improper. *In re Adoption of T.M.M.H.*, 307 Kan. 902, 416 P.3d 999 (2018).
- 72. The Supreme Court assumed the agreement at issue could not be performed within one year as found by the Court of Appeals; the court cited Rule 8.03(h)(1) and the managers' failure to petition that determination for review; the court declined to consider the argument regarding an exception to the statute of frauds that the managers raised in a letter of additional authority under Rule 6.09(b). *Ed DeWitte Ins. Agency v. Financial Assocs. Midwest*, 308 Kan. 1065, 427 P.3d 25 (2018).
- 73. The defendant filed a letter of additional authority under Rule 6.09 to cite the recent decision in his codefendant's case. *State v. Moore*, 309 Kan. 825, 441 P.3d 22 (2019).
- 74. The defendant filed a letter of additional authority under Rule 6.09 to cite a recent decision from the Court of Appeals. *State v. Smith*, 309 Kan. 977, 441 P.3d 1041 (2019).
- 75. Under Rule 8.03(h)(3), the State had the opportunity to raise its statutory-preclusion argument in a supplemental brief, but it did not do so; it could not later raise the argument in a letter of additional authority under Rule 6.09. *State v. Weber*, 309 Kan. 1203, 442 P.3d 1044 (2019).
- 76. The defendant filed a letter of additional authority under Rule 6.09 before oral argument to bring to the court's attention the statute on culpable mental states. *State v. Perez-Medina*, 310 Kan. 525, 448 P.3d 446 (2019).
- 77. The defendant filed a letter of additional authority under Rule 6.09(b) to cite a recent Court of Appeals opinion that had held the constitutional right to a speedy trial extended to juvenile offender proceedings. *State v. Owens*, 310 Kan. 865, 451 P.3d 467 (2019).
- 78. After State filed Rule 6.09 letter of additional authority related to recent Supreme Court opinion, Court of Appeals issued show cause order requiring State to show cause why appeal should not be dismissed based on this additional authority. *State v. Stevenson*, 59 Kan. App. 2d 49, 478 P.3d 781 (2020).
- 79. Supreme Court sustained objection to attorney's Rule 6.09 letter in disciplinary matter, where letter was filed less than 14 days before argument and exceeded 350-word limit. *In re Huffman*, 315 Kan. 641, 509 P.3d 1253 (2022).
- 80. Disciplinary Administrator objection to attorney's letter of additional authority sustained, where letter filed less than 14 days before oral argument and where exception to Rule 6.09 deadline for letters of additional authority did not apply. *In re Jordan*, 316 Kan. 501, 518 P.3d 1203 (2022).
- 81. Opinion noted that court had directed parties to address cases not raised in Rule 6.09 letter, where cases had been decided while petition for review was pending. *State v. Martinez*, 317 Kan. 151, 527 P.3d 531 (2023).

Rule 6.10 BRIEF IN CRIMINAL OR POSTCONVICTION CASE

Case Annotations

1. Attorney general's approval of brief of city on appeal from conviction under city ordinance not required. *City of Overland Park v. Sandy*, 2 Kan. App. 2d 176, 177, 576 P.2d 1097 (1978).

ORAL ARGUMENT, DECISION, AND REHEARING

Rule 7.01 HEARING IN THE SUPREME COURT

Case Annotations

- 1. County attorney failed to appear for oral arguments before Supreme Court; oral argument waived under Rule 7.01(d). *State v. Hurd*, 298 Kan. 555, 316 P.3d 696 (2013).
- 2. Because neither party requested oral argument for summary calendar case, court decided case based on petition for review and the briefs pursuant to Rule 7.01(c)(4). *State v. Martinez*, 317 Kan. 151, 527 P.3d 531 (2023).

Rule 7.03 DECISION OF APPELLATE COURT

Case Annotations

- 1. When the Supreme Court denies a petition for review, the clerk of the appellate courts must issue the mandate under Rule 7.03(b). *State v. Eisenhour*, 305 Kan. 409, 384 P.3d 426 (2016).
- 2. Rule 7.03(b) lists triggering events for the issuance of an appellate court mandate, and the court may shorten or extend the time for issuing the mandate. *White v. State*, 308 Kan. 491, 421 P.3d 718 (2018) (Johnson, J. concurring in part and dissenting in part).
- 3. In discussing timeliness requirements of K.S.A. 60-1507, panel cited Rule 4.02(f) (regarding effect of issuance of mandate) and Rule 7.03(b)(1)(A)(ii) (regarding timeline for filing mandate after denial of petition for review) in noting that mandate provides instructions and notice of finality but does not itself make decision final. *Quinn v. State*, 62 Kan. App. 2d 640, 522 P.3d 282 (2022).
- 4. In discussing timeliness requirements of K.S.A. 60-1507, panel cited Rule 7.05(b) (regarding effect of motion for rehearing on issuance of mandate) and Rule 7.03(b)(1)(B) (regarding appellate court authority to shorten or extend time for issuing mandate) in noting timing differences between issuance of mandate and denial of petition for review. *Quinn v. State*, 62 Kan. App. 2d 640, 522 P.3d 282 (2022).
- 5. In discussing timeliness requirements of K.S.A. 60-1507, panel cited Rule 7.03(a) and (b) in noting that only clerk of district court (but not defendant) has right to receive mandate, whereas defendant is mailed copy of decision denying review, with result that defendant is aware of only date of denial of review. *Quinn v. State*, 62 Kan. App. 2d 640, 522 P.3d 282 (2022).
- 6. Panel cited Rule 7.03(b)(1)(A)(iii), (C) in noting that mandate issues after event finally disposing of appeal and that "mandate is effective when issued," in response to State's argument codefendant's privilege against self-incrimination ended when Supreme Court announced its decision rather than when Supreme Court issued its mandate. *State v. Showalter*, 62 Kan. App. 2d 675, 522 P.3d 292 (2022).

RULE 7.04 OPINION OF APPELLATE COURT

Case Annotations

1. Publication upon request hereunder of opinion interpreting collective bargaining agreement and

- reviewing arbitrator's award. Weems v. Buildex, Inc., 8 Kan. App. 2d 321, 326, 657 P.2d 72 (1983).
- 2. Opinion affirming pretrial suppression order published upon request hereunder. *State v. Goering*, 8 Kan. App. 2d 338, 339, 656 P.2d 790 (1983).
- 3. Rule expressly forbids use of unpublished appellate opinions except as stated. *State v. Bryan*, 12 Kan. App. 2d 206, 210, 738 P.2d 463 (1987).
- 4. Unpublished appellate opinions may not be cited as precedent except as rule narrowly permits. *Barker v. Boyer*, 14 Kan. App. 2d 502, 794 P.2d 322 (1990).
- 5. Unpublished opinions are not binding precedent. *Hile v. DeVries*, 17 Kan. App. 2d 373, 836 P.2d 121 (1992).
- 6. Where summary judgment against plaintiff in disability action affirmed by Court of Appeals in unpublished Rule 7.042(d) and (e) opinion, unpublished opinion's precedential value limited to support res judicata, collateral estoppel, or law of the case in subsequent legal malpractice claim based on previous disability action representation. *Veatch v. Beck*, 252 Kan. 1081, 850 P.2d 923 (1993).
- 7. Plaintiff's appeal based on unpublished Kansas Court of Appeals opinion, which by rule may not be cited as precedent except as law of the case, res judicata, or collateral estoppel may require. *Ellis v. Berry*, 19 Kan. App. 2d 105, 867 P.2d 1063 (1993).
- 8. Rule cited in reference to reliance on unpublished opinions. *Blythe v. Blythe*, 19 Kan. App. 2d 427, 870 P.2d 705 (1994).
- 9. Parties improperly cited to unpublished opinion. *Farris v. McKune*, 259 Kan. 181, 911 P.2d 177 (1996).
- 10. Unpublished opinion cited by appellant will not be considered per Rule 7.04. *League of Kansas Municipalities v. Board of Shawnee County Comm'rs*, 24 Kan. App. 2d 294, 944 P.2d 172 (1997).
- 11. Party's reliance on an unpublished Court of Appeals opinion is misplaced per Rule 7.04(f)(2)(i) and (ii). *Riverside Drainage Dist. of Sedgwick County v. Hunt*, 33 Kan. App. 2d 225, 99 P.3d 1135 (2004).
- 12. Plaintiff attached copy of unpublished opinion of the Court of Appeals in the appendix of his brief pursuant to Rule 7.04(f)(2)(iii). *State v. Stevens*, 278 Kan. 441, 101 P.3d 1190 (2004).
- 13. Court discusses Rule 7.04(f)(2) regarding use of unpublished opinions by parties. *Casco v. Armour Swift-Echrich*, 34 Kan. App. 2d 670, 680, 128 P.3d 401 (2005).
- 14. Pursuant to Rule 7.04(f)(2)(ii), the State furnished an unpublished opinion to be considered in this appeal regarding restitution. *State v. Bryant*, 37 Kan. App. 2d 924, 163 P.3d 325 (2007).
- 15. Unpublished opinion relied upon by the State will not be considered due to its lack of publication and pursuant to Rule 7.04(f)(2)(i) and (ii). *State v. McCarley*, 38 Kan. App. 2d 165, 166 P.3d 418 (2007).
- 16. Supreme Court upholds the State's principal argument that an unpublished opinion should not be treated as controlling precedent per Rule 7.04(f). *State v. Urban*, 291 Kan. 214, 239 P.3d 837 (2010).
- 17. Rule 7.04(f) discussed; Court of Appeals finds appellant's argument to be meritless and that this decision carries the full force of precedent. *DeLong v. Kansas Dept. of Revenue*, 45 Kan. App. 2d 454, 252 P.3d 582 (2011).
- 18. Unpublished opinion cited by party in appellate brief held to not be binding precedent per Rule 7.04(g)(2)(A). *Graham v. Herring*, 297 Kan. 847, 855, 305 P.3d 585 (2013).
- 19. Party on appeal cited unpublished opinions in brief but failed to attach copies as required by Rule 7.04(g)(2)(C). *Smith v. Philip Morris Companies*, 50 Kan. App. 2d 535, 335 P.3d 644 (2014).
- 20. Under Rule 7.04(g)(2), holdings of unpublished appellate decisions from other cases not binding precedent for district courts. *State v. Bolze-Sann*, 302 Kan. 198, 352 P.3d 511 (2015).
- 21. Motion for summary disposition under Rule 7.041(b) filed while petition for review was pending is considered by Supreme Court and its argument rejected. *State v. Corey*, 304 Kan. 721, 374 P.3d 654 (2016).
- 22. Unpublished opinion cited in brief not binding precedent under Rule 7.04(g)(2). *State v. Wissing*, 52 Kan. App. 2d 918, 379 P.3d 413 (2016).
- 23. Under Rule 7.04(g), an unpublished Court of Appeals opinion has limited precedential value. *State v. Seba*, 305 Kan. 185, 380 P.3d 209 (2016).
- 24. Under Rule 7.04(g)(2)(A), an unpublished Court of Appeals opinion is not binding precedent other than when the doctrine of law of the case, res judicata, or collateral estoppel applies. *State v. Carter*, 54 Kan. App. 2d 34, 395 P.3d 458 (2017).

- 25. When a party bases the party's argument on an unpublished federal court decision but fails to attach a copy of the decision to the party's brief as required by Rule 7.04(g)(2)(C), an appellate court could decline to consider the argument. *Nash v. Blatchford*, 56 Kan. App. 2d 592, 435 P.3d 562 (2019).
- 26. Unpublished Court of Appeals opinion relied on by appellant in brief was properly cited for persuasive authority pursuant to Rule 7.04. *State v. Lyon*, 58 Kan. App. 2d 474, 471 P.3d 716 (2020).
- 27. Contrary to appellee's mistaken belief, Rule 7.04(g)(2)(C) required appellant to attach cited unpublished opinions to appellate brief, and arguments based on attached cases were ignored at appellee's own peril. *Christiansen v. Silverbrand*, 61 Kan. App. 2d 8, 497 P.3d 1155 (2021).
- 28. Where majority of panel disagreed with holding of prior published Court of Appeals opinion, dissenting judge noted it was significant that said opinion had been ordered published by Supreme Court under Rule 7.04(e) and that as published opinion it was binding precedent for Workers Compensation Board, although not binding on other panels of Court of Appeals. *Garcia v. Tyson Fresh Meats*, 61 Kan. App. 2d 520, 506 P.3d 283 (2022).
- 29. Rule 7.04(g)(2)(B)(i) cited by panel in finding prior unpublished Court of Appeals opinion distinguishable and unpersuasive. *State v. Fudge*, 62 Kan. App. 2d 587, 518 P.3d 1268 (2022).
- 30. Rule 7.04(g)(2) cited by dissent in noting that unpublished opinions are not binding precedent and are not favored for citation. *American Warrior, Inc. v. Board of County Commissioners of Finney County*, 63 Kan. App. 2d 123, 525 P.3d 789 (2023).
- 31. In discussing disagreement with holdings of unpublished opinions cited by majority, dissent notes that unpublished opinions are not binding precedent, citing Rule 7.04(g)(2)(A). *State v. Johnson*, 317 Kan. 283, 528 P.3d 258 (2023).

Rule 7.041 SUMMARY DISPOSITION

- 1. In absence of prior controlling decision, summary disposition not allowed. *Eaton v. Johnston*, 235 Kan. 323, 325-26, 681 P.2d 606 (1984).
- 2. Defendant/appellant moved for summary disposition pursuant to rule. *State v. Chandler*, 17 Kan. App. 2d 512, 839 P.2d 551 (1992).
- 3. Rule cited in affirming Kansas Corporation Commission's order and incorporating prior Court of Appeals' order in earlier appeal involving five identical issues. *Kansas Energy Group v. Kansas Corporation Comm'n*, 30 Kan. App. 2d 57, 40 P.3d 310 (2002).
- 4. Rule cited in affirming Kansas Corporation Commission's order and incorporating prior Court of Appeals' order in earlier appeal involving same issue. *Midwest Gas Users' Assoc. v. Kansas Corporation Comm'n*, 30 Kan. App. 2d 61, 40 P.3d 313 (2002).
- 5. Supreme Court cited Rule 7.041, finding defendant's appeal not subject to summary disposition. *State v. Patten*, 280 Kan. 385, 122 P.3d 350 (2005).
- 6. Supreme Court discussed Rule 7.041 in holding that when a late appeal is granted by the district court under *State v. Ortiz*, 230 Kan. 733, 640 P.3d 1255 (1982), the appeal is subject to the law in effect at the time of its granting rather than the law in effect when the defendant should have filed his or her direct appeal and during its pendency. *State v. Thomas*, 283 Kan. 796, 156 P.3d 1261 (2007).
- 7. State filed motion for summary disposition pursuant to Rule 7.041. *State v. Patton*, 285 Kan. 779, 176 P.3d 151 (2008).
- 8. State moved for summary disposition pursuant to Rule 7.041, but motion was denied. *State v. Bowers*, 42 Kan. App. 2d 739, 216 P.3d 715 (2009).
- 9. In response to motion for summary disposition under Rule 7.041, Court of Appeals summarily dismissed appeal for lack of jurisdiction; Supreme Court reversed dismissal, remanded for consideration of merits. *State v. Looney*, 299 Kan. 903, 327 P.3d 425 (2014).
- 10. After Court of Appeals summarily reversed suppression order under Rule 7.041, on review Supreme Court applied new caselaw issued during pendency of appeal and reversed and remanded. *State v. Pettay*, 299 Kan. 763, 326 P.3d 1039 (2014).

RULE 7.041A SUMMARY DISPOSITION OF SENTENCING APPEAL

Case Annotations

- 1. Petitioner in 60-1507 action moved for summary disposition per Rule 7.041a. *McKinney v. State*, 27 Kan.App.2d 803, 9 P.3d 600 (2000).
- 2. Defendant moves for summary disposition per Rule 7.041a. *State v. McCoin*, 32 Kan. App. 2d 638, 87 P.3d 325 (2004).
- 3. Rule cited for example of summary disposition of sentencing appeal; defendant failed to show modification of his sentence should be done under this Rule. *State v. Smith*, 33 Kan. App. 2d 554, 105 P.3d 738 (2005).
- 4. Defendant moved for summary disposition pursuant to Rule 7.041a or for alternative expedited resolution under Rule 7.041; Supreme Court affirmed Court of Appeals' remand for resentencing. *State v. Thomas*, 283 Kan. 796, 156 P.3d 1261 (2007).

Rule 7.042 AFFIRMANCE BY SUMMARY OPINION

Case Annotations

- 1. Trial court decision affirmed without written opinion by Court of Appeals. *Lightner v. Frank*, 240 Kan. 21, 23, 727 P.2d 430 (1986).
- 2. Trial court affirmed without written opinion under rule; reversed. *In re Marriage of Sommers*, 246 Kan. 652, 792 P.2d 1005 (1990).
- 3. Where summary judgment against plaintiff in disability action affirmed by Court of Appeals in unpublished Rule 7.042(d) and (e) opinion, unpublished opinion's precedential value limited to support res judicata, collateral estoppel, or law of the case in subsequent legal malpractice claim based on previous disability action representation. *Veatch v. Beck*, 252 Kan. 1081, 850 P.2d 923 (1993).
- 4. Workers Compensation Board decision affirmed under rule by Court of Appeals. *Frazier v. Mid-West Painting, Inc.*, 268 Kan. 353, 995 P.2d 855 (2000).
- 5. The Supreme Court affirmed the district court by summary opinion under Rule 7.042 after finding the district court adequately addressed the defendant's sentencing challenges and reached the correct conclusion. *State v. Martin*, 306 Kan. 86, 392 P.3d 51 (2017).

Rule 7.043 REFERENCE TO CERTAIN PERSONS

- 1. Rule invoked to preserve anonymity of minors subject to juvenile proceedings. *C.J.W. v. State*, 253 Kan. 1, 3, 853 P.2d 4 (1993).
- 2. Children in adoption case are referred to by their initials. *In re Adoption of S.E.B.*, 257 Kan. 266, 891 P.2d 440 (1995).
- 3. Rule invoked to preserve anonymity of minor in child in need of care case. *In the Interest of M.M.L.*, 258 Kan. 254, 900 P.2d 813 (1995).
- 4. Rule invoked to preserve anonymity of victims of sexual misconduct by attorney. *In re Berg*, 264 Kan. 254, 955 P.2d 1240 (1998).
- 5. Rule invoked to preserve anonymity of a victim of sexual misconduct by doctor. *Turner & Boisseau, Chtd. v. Kansas Bd. of Healing Arts*, 26 Kan. App. 2d 36, 978 P.2d 288 (1998).
- 6. Rule discussed in anonymous pleading case, anonymity requested although not an action involving a juvenile or a victim of sexual crime. *Unwitting Victim v. C.S.*, 273 Kan. 937, 47 P.3d 392 (2002).
- 7. In case involving prosecution of sex offenses, victims of sex crimes were identified in opinion by their initials and their family and friends were identified by first names in order to protect the identities of victims pursuant to Rule 7.043. *State v. Satchell*, 311 Kan. 633, 466 P.3d 459 (2020).
 - 8. Murdered victim of sex crime referred to by initials in Supreme Court opinion pursuant to Rule

- 7.043(b)(3). State v. Shields, 315 Kan. 814, 511 P.3d 931 (2022).
- 9. In review of child custody case, Supreme Court noted that child would be referred to by initials pursuant to Rule 7.043. *In re N.E.*, 316 Kan. 391, 516 P.3d 586 (2022).

Rule 7.05 REHEARING OR MODIFICATION IN COURT OF APPEALS

Case Annotations

- 1. Motion for reinstatement different from rehearing motion; 59-2401(b) does not fix time for filing appeal bond. *In re Estate of Kern*, 239 Kan. 8, 19, 716 P.2d 528 (1986).
- 2. In criminal case before Supreme Court on review of Court of Appeals decision, issues are limited to those in the petition and cross-petition for review, pursuant to Rule 8.03(g)(1). *State v. Blockman*, 255 Kan. 953, 881 P.2d 561 (1994).
- 3. In discussing timeliness requirements of K.S.A. 60-1507, panel cited Rule 7.05(b) (regarding effect of motion for rehearing on issuance of mandate) and Rule 7.03(b)(1)(B) (regarding appellate court authority to shorten or extend time for issuing mandate) in noting timing differences between issuance of mandate and denial of petition for review. *Quinn v. State*, 62 Kan. App. 2d 640, 522 P.3d 282 (2022).

Rule 7.06 REHEARING OR MODIFICATION IN SUPREME COURT

- 1. Opinion modified to reflect inadequacy of record attributed to court officials rather than counsel. *State v. White*, 246 Kan. 393, 789 P.2d 1175 (1990).
- 2. Appellate opinion is modified following defendant's motion for rehearing and clarification. *Pizel v. Zuspann*, 247 Kan. 699, 803 P.2d 205 (1990).
- 3. Motion for rehearing/modification per Rule 7.06 was filed by defendant and opinion was modified. *State v. Humphrey*, 258 Kan. 372, 905 P.2d 664 (1995).
- 4. Opinion modified to correct the inadvertent misstatement by the counsel during oral argument. *Investcorp, L.P. v. Simpson Investment Company, L.C.*, 267 Kan. 885, 983 P.2d 265 (1999).
- 5. Appellant, in previous litigation, failed to file motion for rehearing or modification per Rule 7.06; attempt to revisit sanctions already imposed barred by doctrine of res judicata. *Subway Restaurants, Inc. v. Kessler*, 273 Kan. 969, 46 P.3d 1113 (2002).
- 6. Appellate opinion is modified following defendant's motion for clarification. *State v. Martens*, 274 Kan. 459, 54, P.3d 960 (2002).
- 7. Attorney misconduct in numerous bankruptcy cases violates KRPC 1.4, 3.3, 8.4(c) and (d); Supreme Court granted attorney@s motion for rehearing which suspended effect of our original decision until rehearing per Rule 7.06; 1-year suspension and Rule 218 compliance ordered. *In re Wagle*, 275 Kan. 543, 66 P.3d 884 (2003).
- 8. Rule 7.06 cited by dissent in noting State's possible grounds for objecting to holding of majority opinion. *State v. Harris*, 311 Kan. 816, 467 P.3d 504 (2020).
- 9. In disciplinary matter, attorney's Rule 7.06 motion to modify Supreme Court brief filing deadline order and stay all deadlines was denied; attorney deemed to have admitted findings of fact and conclusions of law in final hearing report because she failed to timely file brief. *In re Johnston*, 316 Kan. 611, 520 P.3d 737 (2022).
- 10. Where codefendant argued that he had right against self-incrimination because his conviction and sentence were not final (as he still had time under Rule 7.06 to move for rehearing of his appeal), panel rejected codefendant's argument he could not be held in contempt for refusing to testify at accomplice's murder trial. *State v. Showalter*, 62 Kan. App. 2d 675, 522 P.3d 292 (2022).

Rule 7.07 APPELLATE COSTS AND FEES AND ATTORNEY FEES

- 1. Motion for costs and fees under subsection (b) declined for failure to comply with Rule 5.01. *Henderson v. Ripperger*, 3 Kan. App. 2d 303, 309, 594 P.2d 251 (1979).
- 2. Motion for attorney fees under (b) denied; appeal not frivolous or solely for purpose of harassment or delay. *Nolan v. Auto Transporters*, 226 Kan. 176, 185, 597 P.2d 614 (1979).
- 3. Where appeal not shown to be frivolous, attorney fees and expenses not allowed. *Geiger v. Wallace*, 233 Kan. 656, 662, 664 P.2d 846 (1983).
- 4. Attorney fees and costs assessed against complaining witness proper where frivolous appeal taken from dismissal of complaint. *State ex rel. Rome v. Fountain*, 234 Kan. 943, 952, 678 P.2d 146 (1984).
- 5. Where state of law uncertain, appeal not frivolous. *Blank v. Chawla*, 234 Kan. 975, 982, 678 P.2d 162 (1984).
- 6. Attorney fees and cost of printing briefs awarded to appellee where appeal recognized as devoid of merit. *Peoples Nat'l Bank of Liberal v. Molz*, 239 Kan. 255, 257, 718 P.2d 306 (1986).
- 7. Attorney fees denied where issues not frivolous and no evidence of harassment or delay. *Anderson v. National Carriers, Inc.*, 11 Kan. App. 2d 190, 197, 717 P.2d 1068 (1986).
- 8. Attorney fees denied; appeal not frivolous. *In re Marriage of Arndt*, 239 Kan. 355, 357, 719 P.2d 1236 (1986).
- 9. Appeal not frivolous; attorney fees denied. *Rosson v. Cutshall*, 11 Kan. App. 2d 267, 273, 719 P.2d 23 (1986).
- 10. Attorney fees allowed "to effectuate the purpose" of the Kansas Small Claims Procedure Act. *Vogel v. Haynes*, 11 Kan. App. 2d 454, 457-58, 730 P.2d 1096 (1986).
- 11. Costs and attorney fees denied where some merit is found in appeal. *Bair v. Bair*, 242 Kan. 629, 750 P.2d 994 (1988).
- 12. Rule cited in affirming sanctions against plaintiff attorney under K.S.A. 60-2007 for pursuing frivolous claim of punitive damages. *Rood v. Kansas City Power & Light Co.*, 243 Kan. 14, 755 P.2d 502 (1988).
- 13. Plaintiff/appellant's reliance on 7.07(b) misplaced; rule inapplicable to party appealing. *Stang v. Caragianis*, 243 Kan. 249, 757 P.2d 279 (1988).
- 14. Appellant's reliance on 7.07(b) misplaced; rule inapplicable to party appealing; rule allows recovery of costs of frivolous appeals, not frivolous trial motions. *Hetzel v. Clarkin*, 244 Kan. 698, 772 P.2d 800 (1989).
- 15. Appellee's request for attorney fees is denied; appeal not frivolous. *Uhock v. Sleitweiler*, 13 Kan. App. 2d 621, 778 P.2d 359 (1988).
- 16. Attorney fee request filed pursuant to section (c) of rule denied; finding of "justiciable question." Wright v. Brotherhood Bank & Tr. Co., 14 Kan. App. 2d 71, 782 P.2d 70 (1989).
- 17. Costs, fees, and expenses granted pursuant to 7.07(b). *In re Estate of Raney*, 247 Kan. 359, 376, 799 P.2d 986 (1990).
- 18. Costs and fees denied on appeal not found to be frivolous or to delay or harass. *Troyer v. Gilliland*, 247 Kan. 479, 483, 799 P.2d 501 (1990).
- 19. Trial court's order included attorney fees for services in pursuing appeal; order not appealed; additional fees pursuant to 7.07(b) denied. *Snodgrass v. State Farm Mut. Auto. Ins. Co.*, 15 Kan. App. 2d 153, 173, 804 P.2d 1012 (1991).
- 20. Attorney fees denied where no claim of frivolous appeal. *City of Overland Park v. Pavelcik*, 248 Kan. 444, 806 P.2d 969 (1991).
- 21. The appellate court in which attorney services were rendered is to determine attorney fees for appellate services, pursuant to Rule 7.07(b). *Evans v. Provident Life & Accident Ins. Co.*, 249 Kan. 248, 815 P.2d 550 (1991).
- 22. Where precise issue on appeal not previously decided on appeal, appeal is not frivolous and motion for costs and fees is denied. *Foveaux v. Smith*, 17 Kan. App. 2d 685, 843 P.2d 283 (1992).
- 23. Attorney fees on appeal denied where no finding of frivolous appeal. *Halloran v. North Plaza State Bank*, 17 Kan. App. 2d 840, 844-45, 844 P.2d 764 (1993).

- 24. Fees on appeal denied per Rule 7.07(c) where no finding of frivolous appeal or motives of harassment or delay. *Grove v. Orkin Exterminating Co.*, 18 Kan. App. 2d 369, 855 P.2d 968 (1993).
- 25. Party's requests for attorney fees not considered on appeal because of failure to follow necessary procedures in Rule 5.01 and Rule 7.07. *In re Marriage of Patterson*, 22 Kan. App. 2d 522, 920 P.2d 450 (1996).
- 26. Request for attorney fees on appeal must comply with Rules 5.01 and 7.07(b). *C.M. Showroom*, *Inc. v. Boes*, 23 Kan. App. 2d 647, 933 P.2d 793 (1997).
- 27. Rule 7.07(b) applies to claims for attorney fees on appeal arising out of contract, as well as those claims for fees pursuant to statute. *Shughart Thomson & Kilroy, P.C. v. Max Rieke & Bros., Inc.*, 24 Kan. App. 2d 205, 943 P.2d 508 (1997).
- 28. Appellees' request for attorney fees and expenses per Rule 7.07 granted. Farm Bur. Mut. Ins. Co. v. Kurtenbach, 265 Kan. 465, 961 P.2d 53 (1998).
- 29. Party's requests for attorney fees and cost of reproduction of brief not considered because of failure to file motion. *Conner v. Janes*, 267 Kan. 427, 981 P.2d 1169 (1999).
- 30. Appellees' request for attorney fees not allowed because of failure to file motion per Rules 5.01 and 7.07(b). *Stramel v. Bishop*, 28 Kan. App. 2d 262, 15 P.3d 368 (2000).
- 31. Per Section II.E.1.a and b; income may be imputed to noncustodial parent in appropriate circumstances; motion for attorney fees and costs pursuant to Rule 7.07(c) is denied since appeal raised question of statutory interpretation. *In re Marriage of Hoffman*, 28 Kan. App. 2d 156, 12 P.3d 905 (2000).
- 32. State requested attorney fees and costs in this frivolous appeal; costs awarded but no statutory basis for attorney fees. *State v. Dugan*, 29 Kan. App. 2d 71, 25 P.3d 145 (2001).
- 33. Appellate costs and fees and attorney fees shall be considered when properly requested by the father per Rule 7.07. *In re Application to Adopt H.B.S.C.*, 28 Kan. App. 2d 191, 12 P.3d 916 (2000).
- 34. Request for attorney fees on appeal denied; no attorney fees can be awarded under K.S.A. 60-1610(b)(4) in garnishment action. *Saroff v. Haun*, 28 Kan. App. 2d 471, 17 P.3d 943 (2001).
- 35. Motion for attorney fees and costs denied; appeal not frivolous. *In re Marriage of Ricci*, 28 Kan. App. 2d 495, 18 P.3d 255 (2001).
- 36. Appellee's request for attorney fees and costs on appeal per Rule 7.07 granted. *Doty v. Frontier Communications, Inc.*, 272 Kan, 880, 36 P.3d 250 (2001).
- 37. Request for attorney fees and costs on appeal denied although a close call. *Subway Restaurants*, *Inc. v. Kessler*, 273 Kan. 969, 46 P.3d 1113 (2002).
- 38. Party's request for attorney fees and expenses denied due to failure to attach affidavit per Rule 7.07(b). *Roof-Techs International, Inc. v. State of Kansas*, 30 Kan. App. 2d 1184, 57 P.3d 538 (2002).
- 39. Request for attorney fees granted; appellate attorney fees and costs also awarded since appeal was frivolous. *In re Marriage of Brotherton*, 30 Kan. App. 2d 1298, 59 P.3d 1025 (2002).
- 40. Rule 7.07(b) cited by executor asserting that court must award attorney fees to executor; Court of Appeals holds that when litigation is carried on for the benefit of the executor or administrator personally and not for the benefit of the estate, costs should be paid by the administrator or executor personally. *In re Estate of Petesch*, 31 Kan. App. 2d 241, 62 P.3d 674 (2003).
- 41. Appellant's request for attorney fees failed to comply with requirements of Rule 7.07(b); KRPC 1.5(a) cited to discuss factors used in assessing the reasonableness of a fee. *Ferguson v. Smith*, 31 Kan. App. 2d 311, 63 P.3d 1119 (2003).
- 42. State failed to file a motion and affidavit detailing costs and attorney fees incurred as a result of appeal under Rule 5.01 and Rule 7.07; State's request fails without the proper motion and affidavit. *Gibson v. Cummings*, 31 Kan. App. 2d 957, 78 P.3d 1174 (2003).
- 43. Appellee's request for assessing costs and attorney fees will not be considered when appellee does not follow requirements of Rule 7.07 or Rule 5.01. *Smith v. McKune*, 31 Kan. App. 2d 984, 76 P.3d 1060 (2003).
- 44. Appellees' motion pursuant to Rule 7.07(b) for appellate attorney fees and expenses denied; reasonable sum awarded by district court and Court of Appeals. *Johnson v. Westhoff Sand Co.*, 281 Kan. 930, 135 P.3d 1127 (2006).
- 45. Failure to comply with Rule 7.07(b) and Rule 5.01 prevents this court from awarding attorney fees and expenses authorized by statute. *Fisher v. Kansas Crime Victims Comp. Bd.*, 280 Kan. 601, 124 P.3d

74 (2005).

- 46. Request for attorney fees and expenses granted per Rule 7.07(b) on appeal. *Lee Builders, Inc. v. Farm Bureau Mutual Insurance Co.*, 281 Kan. 844, 137 P.3d 486 (2006).
- 47. Appellee's late request for appellate attorney fees denied per Rule 7.07(b). *Evenson Trucking Co. v. Aranda*, 280 Kan. 821, 127 P.3d 292 (2006).
- 48. Appellee's request for appellate costs and attorney fees on appeal pursuant to Rule 7.07 denied. *In re Estate of Pritchard*, 37 Kan. App. 2d 260, 282, 154 P.3d 24 (2007).
- 49. Appellee's request for costs and attorney fees denied; appeal not frivolous under Rule 7.07(c). *Ayalla v. Southridge Presbyterian Church*, 37 Kan. App. 2d 312, 152 P.3d 670 (2007).
- 50. Rule 7.07(b) grants appellate court authority to award attorney fees for services on appeal in cases in which the district court had authority to award attorney fees; appellees' request for attorney fees on appeal denied. *Wilson v. Wilson*, 37 Kan. App. 2d 564, 154 P.3d 1136 (2007).
- 51. Appellee filed motion requesting appellate court assess costs and attorney fees against appellant, claiming he failed to follow Rule 6.02 and also, his appeal was frivolous in violation of Rule 7.07(c); motion for costs and attorney fees denied. *In re Marriage of Cox*, 36 Kan. App. 2d 550, 554-55, 143 P.3d 677 (2006).
- 52. Appellant moved pursuant to Rule 7.07 for attorney fees and expenses incurred on appeal. *In re Estate of Hjersted*, 285 Kan. 559, 175 P.3d 810 (2008).
- 53. Appellants' motion per Rule 5.01 and Rule 7.07 is granted for attorney fees incurred during this appeal. *Hodges v. Johnson*, 288 Kan. 56, 199 P.3d 1251 (2009)
- 54. Court of Appeals awarded attorney fees for services on appeal since district court had authority to award fees per Rule 7.07(b). *In re Adoption of J.M.D.*, 41 Kan. App. 2d 157, 202 P.3d 27 (2009).
- 55. An appellate court has authority to award attorney fees under Rule 7.07(b) on appeal in cases where the trial court had authority to award attorney fees. *Mercy Regional Health Center v. Brinegar*, 43 Kan. App. 2d 156, 223 P.3d 311 (2010).
- 56. Appellee's motion for appellate attorney fees under Rule 7.07(b) is denied. *National Bank of Andover v. Kansas Bankers Surety*, 290 Kan. 247, 225 P.3d 707 (2010).
- 57. Per Rule 7.07(a), appellee is entitled to recover docket fee and any transcript expenses incurred in this appeal. *L.E.H. v. Kansas Dept. of SRS*, 44 Kan. App. 2d 798, 241 P.3d 167 (2010).
- 58. Request for attorney fees and costs pursuant to Rule 7.07(b) denied as untimely since no explanation of the necessity for delay pursuant to Rule 5.02 was offered. *Osterhaus v. Toth*, 291 Kan. 759, 249 P.3d 888 (2011).
- 59. Civil appellate attorney fee awards are to be determined by the appellate court hearing the appeal. *Snider v. American Family Ins. Co.*, 45 Kan. App. 2d 196, 244 P.3d 1281 (2011).
- 60. Per Rule 7.07(b), attorney fees on appeal are awarded to father but at reduced rate. *In re Adoption of J.M.D.*, 293 Kan. 153, 260 P.3d 1196 (2011).
- 61. Request for appellate attorney fees denied, applying the language of Rule 7.07(b). *Waste Connections of Kansas, Inc. v. Ritchie Corp.*, 296 Kan. 943, 298 P.3d 250 (2013).
- 62. Supreme Court denied award of appellate attorney fees for previous appeal because requesting party had failed to file timely Rule 7.07(b) motion in that case; Supreme Court also denied request for appellate attorney fees related to current case's proceedings before the Supreme Court because the requesting party did not prevail in those proceedings. *Snider v. American Family Mut. Ins. Co.*, 297 Kan. 157, 298 P.3d 1120 (2013).
- 63. Rule 7.07(b) does not provide greater authority to award attorney fees than K.S.A. 50-634(e). *Rinehart v. Morton Buildings, Inc.*, 297 Kan. 926, 942, 305 P.3d 622 (2013).
- 64. Party not entitled to entire amount of appellate attorney fees requested since no timely Rule 7.07(b) motion filed for Court of Appeals portion of attorney fees. *In re Estate of Strader*, 301 Kan. 50, 339 P.3d 769 (2014).
- 65. Because appellate attorney fees awarded under Rule 7.07 were premised on panel's mistaken determination that appellate jurisdiction existed, award reversed. *Kaelter v. Sokol*, 301 Kan. 247, 340 P.3d 1210 (2015).
- 66. Appellate attorney fees granted under Rule 7.07(b)(1) where caused by defendant's failure to comply with child support orders despite having means to do so. *Cain v. Jacox*, 302 Kan. 431, 354 P.3d 1196

(2015).

- 67. Rule 7.07(a)(5) does not provide appellant recovery of docket fee and expenses when decision of district court only reversed in part. *Ruhland v. Elliott*, 302 Kan. 405, 353 P.3d 1124 (2015).
- 68. Request for attorney fees under Rule 7.07(c) denied where appellee did not file motion within 14 days of oral argument as required by Rule 7.07(b); inclusion of request in appellate brief insufficient to preserve issue. *In re Estate of Clare*, 51 Kan. App. 2d 886, 357 P.3d 303 (2016).
- 69. Language of Rule 7.07(b) does not allow appellate courts to award attorney fees in workers compensation cases since Workers Compensation Board is not a district court. *Rogers v. ALT-A&M JV*, 52 Kan. App. 2d 213, 364 P.3d 1206 (2015).
- 70. Attorney fees denied in school finance case where no record of claim for attorney fees made in district court; appellate fees denied for lack of specific request and lack of affidavit required by Rule 7.07(b). *Gannon v. State*, 303 Kan. 682, 368 P.3d 1024 (2016).
- 71. Attorney fees denied where motion for attorney fees had not been ruled on by district court and no motion for appellate attorney fees filed under Rule 7.07(b). *Gannon v. State*, 304 Kan. 490, 372 P.3d 1181 (2016).
- 72. Where appellant prevailed on all relevant issues on appeal, appellee's motion for appellate attorney fees under Rule 7.07(b) and (c) denied. *In re Marriage of Knoll*, 52 Kan. App. 2d 930, ___ P.3d____, 2016 WL 4413142 (2016).
- 73. The Court of Appeals denied the appellants' motion to recover appellate attorney fees under Rule 7.07(b) but granted the appellee's motion to recover appellate attorney fees under Rule 7.07(c). *Alliance Indemnity Co. v. Kerns*, 54 Kan. App. 2d 155, 398 P.3d 198 (2017).
- 74. Under Rule 7.07(b), a party may request appellate attorney fees if the district court had authority to award attorney fees. *Harder v. Foster*, 54 Kan. App. 2d 444, 401 P.3d 1032 (2017).
- 75. In this garnishment case, the Court of Appeals denied the appellee's motion to recover appellate attorney fees under Rule 7.07(b)(1) because the appellee did not prevail on appeal. *Mainland Investment Group v. Smith*, 54 Kan. App. 2d 505, 401 P.3d 665 (2017).
- 76. Although the Court of Appeals had the authority to award appellate attorney fees under Rule 7.07, the court was unsympathetic to the ex-husband's arguments in this family law case and denied his request for attorney fees. *In re Marriage of Johnston*, 54 Kan. App. 2d 516, 402 P.3d 570 (2017).
- 77. Although the Court of Appeals had the authority to award appellate attorney fees under Rule 7.07(b)(1), the court declined to grant attorney fees to either party after a review of the factors set forth in KRPC 1.5(a). *Richardson v. Murray*, 54 Kan. App. 2d 571, 402 P.3d 588 (2017).
- 78. A party requesting attorney fees for the first time in an appellate court must file a motion under Rule 7.07(b). *Gannon v. State*, 305 Kan. 850, 390 P.3d 461 (2017).
- 79. The Court of Appeals denied a party's request for appellate attorney fees under Rule 7.07(b)(1) because it was without authority to award fees in this probate case. *In re Estate of Field*, 55 Kan. App. 2d 315, 414 P.3d 1217 (2018).
- 80. The appellate court does not have the authority to award appellate attorney fees in a workers compensation case under Rule 7.07(b)(1) because workers compensation cases are not heard by the district court prior to appeal. *Pierson v. City of Topeka*, 56 Kan. App. 2d 92, 424 P.3d 549 (2018).
- 81. A party must timely file a motion under Rule 7.07(b) to request appellate attorney fees. *In re Marriage of Williams*, 307 Kan. 960, 417 P.3d 1033 (2018).
- 82. The court discussed the definition of "income" in the Child Support Guidelines and the various provisions related to calculating the Father's child-support amount based on his self-employment income; the court denied Father's motion for appellate attorney fees because Father did not file his motion within the prescribed time period under Rule 7.07. *In re Marriage of Dean*, 56 Kan. App. 2d 770, 437 P.3d 46 (2018).
- 83. The Supreme Court affirmed the Court of Appeals order denying the injured party's motion for appellate attorney fees based on the argument that the appeal was frivolous under Rule 7.07(b) and (c). *McCullough v. Wilson*, 308 Kan. 1025, 426 P.3d 494 (2018).
- 84. The appellate court concluded the district court's award of attorney fees was reasonable under the eight factors listed in KRPC 1.5(a); using the same reasonableness factors, the court granted a portion of the requested appellate attorney fees under Rule 7.07(b)(1). *State ex rel. Schmidt v. Nye*, 56 Kan. App. 2d 883, 440 P.3d 585 (2019).

- 85. Under Rule 7.07(b), a party filing a motion for appellate attorney fees is required to attach an affidavit that establishes the nature of the representation, the time spent on the appeal, and the reasonableness of the requested fee using the eight factors in KRPC 1.5(a); because the party's affidavit failed to meet these specificity requirements, the court denied the party's request for appellate attorney fees. *In re Estate of Mouchague*, 56 Kan. App. 2d 983, 442 P.3d 125 (2019).
- 86. Rule 7.07(b) sets forth the three factors a court must consider when attorney fees are requested on appeal; a party requesting attorney fees on appeal must file a motion under Rule 5.01 and must attach an affidavit that includes the factors justifying the reasonableness of the fee under KRPC 1.5; Rule 108(e)(4)(A) informs the district court how to handle wills that were deposited with the court under a statute that has since been repealed. *In re Estate of Oroke*, 310 Kan. 305, 445 P.3d 742 (2019).
- 87. In case where district court did not err in denying attorney fees to non-prevailing party, similar request for appellate attorney fees denied by appellate court under Rule 7.07. *Roll v. Howard*, 59 Kan. App. 2d 161, 480 P.3d 192 (2020).
- 88. Since statute gave district court authority to award plaintiff attorney fees upon successfully suing defendant, appellate court thus had authority to award appellate attorney fees to plaintiff under Rule 7.07(b)(1), despite fact that district court itself had declined to award attorney fees. *Johnson v. Board of Directors of Forest Lakes Master Association*, 61 Kan. App. 2d 386, 503 P.3d 1038 (2021).
- 89. Appellate attorney fee request complied with Rule 7.07(b)(2)(C) by discussing KRPC 1.5(a) factors and establishing reasonableness, despite minor arithmetic mistake. *Johnson v. Board of Directors of Forest Lakes Master Association*, 61 Kan. App. 2d 386, 503 P.3d 1038 (2021).
- 90. Panel noted that Rule 7.07 is in derogation of American Rule followed by Kansas in which parties are expected to pay their own attorney fees unless statute or agreement provides otherwise; under totality of circumstances there were inadequate bases to deviate from said American Rule. *Schwarz v. Schwarz*, 62 Kan. App. 2d 103, 506 P.3d 950, *rev. denied* 316 Kan. 758 (2022).
- 91. Where no motion or affidavit requesting appellate attorney fees was filed as required by Rule 7.07, request for such fees denied by panel. *Culliss v. Culliss*, 62 Kan. App. 2d 293, 514 P.3d 376 (2022).
- 92. Panel cited Rule 7.07(a)(4), (5), (b)(1), (2) and KRPC 1.5(a)(1), (3) in denying motion for appellate attorney fees, where supporting affidavit that provided block billing details lacked specificity, with result that movant had not met burden of providing record for meaningful assessment of request. *Doan Family Corp. v. Arnberger*, 62 Kan. App. 2d 769, 522 P.3d 364 (2022).
- 93. Panel noted request for costs incurred during course of appeal are governed by Rule 7.07(a)(5) and held that permissible costs, including recovery of fee to docket appeal, would be directed by appellate mandate. *Doan Family Corp. v. Arnberger*, 62 Kan. App. 2d 769, 522 P.3d 364 (2022).
- 94. Panel denied appellate attorney fees under Rule 7.07(b) to appellee where appellee did not meet requirement of being successful on appeal as required by attorney fee statute. *Wiedemann v. Pi Kappa Phi Fraternity*, 62 Kan. App. 2d 704, 522 P.3d 325 (2022).
- 95. Noted that appellate court may award attorney fees under Rule 7.07(b)(1) for services rendered in appeal if district court could award attorney fees; no attorney fees awarded under Rule 7.07(c) because court did not agree appellant's claims were entirely frivolous or that appeal was taken solely for purposes of harassment and delay. *In re Estate of Raney*, 63 Kan. App. 2d 43, 525 P.3d 1 (2023).
- 96. Where opposing party did not oppose appellate motion for attorney fees and where award of attorney fees by district court had been upheld on appeal, attorney fees awarded to appellant pursuant to Rule 7.07(b)(1). *Wickham v. City of Manhattan*, 63 Kan. App. 2d 294, 528 P.3d 996 (2023).

TRANSFER TO AND REVIEW BY SUPREME COURT

Rule 8.02 TRANSFER TO SUPREME COURT ON MOTION

- 1. Appeal transferred to the Supreme Court at appellant's request. *In re Estate of Reynolds*, 266 Kan. 449, 970 P.2d 537 (1998).
 - 2. Appeal transferred to the Supreme Court at appellant's request. *In re Estate of Haneberg*, 270 Kan.

- 365, 14 P.3d 1088 (2000).
- 3. Appeal transferred to the Supreme Court at party's request. *State ex rel. Stovall v. Meneley*, 271 Kan. 355, 22 P.3d 124 (2001).
- 4. Appeal transferred to Kansas Supreme Court at party's request. *In re Harris Testamentary Trust*, 275 Kan. 946, 69 P.3d 1109 (2003).
- 5. Appeal transferred to Kansas Supreme Court at appellant's request. *Kesterson v. State*, 276 Kan. 732, 79 P.3d 1074 (2003).
- 6. Appeal transferred to the Supreme Court upon natural father's request. *In re Adoption of A.A.T.*, 287 Kan. 590, 196 P.3d 1180 (2008).
- 7. Appeal transferred to Supreme Court at appellant's request. *Martel v. Driscoll*, 297 Kan. 524, 302 P.3d 375 (2013); *Hamel v. Hamel*, 296 Kan. 1060, 299 P.3d 278 (2013).
- 8. Request for transfer of appeal under Rule 8.02 from Court of Appeals to Supreme Court granted to parties in consolidated tax appeal case. *In re Property Valuation Appeals of Various Applicants*, 298 Kan. 439, 313 P.3d 789 (2013).
- 9. A party may file a motion to have a case that is pending in the Court of Appeals transferred to the Supreme Court under Rule 8.02. *Scribner v. U.S.D. No. 492*, 308 Kan. 254, 419 P.3d 1149 (2018).

Rule 8.03 SUPREME COURT REVIEW OF COURT OF APPEALS DECISION

- 1. Material appended to petition for review is not part of "record . . . previously filed with the Court of Appeals" and thus not considered. *State v. Getz*, 250 Kan. 560, 571, 830 P.2d 5 (1992).
- 2. Decision of Court of Appeals on which petition for review has been granted is not binding pursuant to Rule 8.03(i); trial court reliance on analysis in Court of Appeals decision. *State Bank Commissioner v. Emery*, 19 Kan. App. 2d 1063, 880 P.2d 783 (1994).
- 3. Defendant did not respond to the State's single-issue petition for review; issue considered abandoned; Court of Appeals' rationale and findings controlling. *State v. Bell*, 258 Kan. 123, 899 P.2d 1000 (1995).
- 4. Rule 8.03(a)(5)(c) and (b)(1) cited; issues in cross-petition for review not considered. *Jones v. Sigg*, 261 Kan. 614, 930 P.2d 1077 (1997).
- 5. Issue before the Supreme Court; "fairly included" in petition for review under Rule 8.03(a)(5)(c). *Gassman v. Evangelical Lutheran Good Samaritan Society, Inc.*, 261 Kan. 725, 933 P.2d 743 (1997).
- 6. Appellant's failure to cross-petition for review of the Court of Appeals' decision on admissibility of evidence constitutes a failure to preserve the issue for Supreme Court's review pursuant to Rule 8.03(g)(1). *Shirley v. Smith*, 261 Kan. 685, 933 P.2d 651 (1997).
- 7. Any party aggrieved by a decision of the Court of Appeals may petition the Supreme Court for discretionary review. *State v. Hardyway*, 264 Kan. 451, 958 P.2d 618 (1998).
- 8. State's petition for review granted per Rule 8.03. *State v. Wakole*, 265 Kan. 53, 959 P.2d 882 (1998).
- 9. Father's petition for review granted per Rule 8.03. *In re Adoption of K.J.B.*, 265 Kan. 90, 959 P.2d 853 (1998).
- 10. Review as a matter of right under Rule 8.03(e)(1) does not apply. *In re Tax Appeal of Alsop Sand Co., Inc.,* 265 Kan. 510, 962 P.2d 435 (1998).
 - 11. Court notes its jurisdiction under Rule 8.03. State v. Bolin, 266 Kan. 18, 968 P.2d 1104 (1998).
- 12. Court's jurisdiction under Rule 8.03. *Landry v. Graphic Technology, Inc.*, 268 Kan. 359, 2 P.3d 758 (2000).
- 13. Defendant did not file a cross-petition for review of any of the issues decided by the Court of Appeals per Rule 8.03(a)(5)(c) and (b)(1). *Reynolds-Rexwinkle Oil, Inc. v. Petex, Inc.*, 268 Kan. 840, 1 P.3d 909 (2000).
- 14. Court's scope of review is limited per Rule 8.03(g)(1). *State v. Shively*, 268 Kan. 589, 999 P.2d 259 (2000).
 - 15. Court notes its jurisdiction under Rule 8.03. State v. Belcher, 269 Kan. 2, 4 P.3d 1137 (2000).

- 16. Court notes its jurisdiction under Rule 8.03. State v. Chaney, 269 Kan. 10, 5 P.3d 492 (2000).
- 17. Department of Corrections' petition for review granted per Rule 8.03. *Parsons v. Bruce*, 270 Kan. 839, 19 P.3d 127 (2000).
- 18. Rule 8.03(g)(1) cited; appellate court's review unlimited in this case. *GT, Kansas, L.L.C. v. Riley County Register of Deeds*, 271 Kan 311, 22 P.3d 600 (2001).
- 19. Rule 8.03(a)(5)(c) cited; issues not presented in petition for review will not be considered by appellate court. *State v. Hunziker*, 274 Kan. 655, 56 P.3d 202 (2002).
- 20. Rule 8.03(a)(5)(c) cited; appellant's petition for review timely and granted for three issues briefed to Supreme Court. *State v. McIntosh*, 274 Kan. 939, 58 P.3d 716 (2002).
- 21. Court of Appeals decision on case cited by party not binding since petition for review has been granted; no precedential value per Rule 8.03(i). *Halsey v. Farm Bureau Mut. Ins. Co.*, 275 Kan. 129, 60 P.3d 691 (2003).
- 22. Supreme Court granted the State's petition for review per Rule 8.03(g). *State v. Walker*, 275 Kan. 46, 60 P.3d 937 (2003).
- 23. Rule 8.03(i) cited for rule that a decision in this case in the Court of Appeals was not binding since petition for review was pending decision. *O'Donoghue v. Farm Bureau Mut. Ins. Co.*, 275 Kan. 430, 66 P.3d 822 (2003).
- 24. Rule 8.03(g)(1) and (h)(3) cited; appellate court's review not limited. *State ex rel. Morrison v. Oshman Sporting Goods Co. Kansas*, 275 Kan 763, 69 P.3d 1087 (2003).
- 25. Order granting review limited the question on review per Rule 8.03(g)(1) to defendant's sentence for violation of K.S.A. 65-4159. *State v. Layton*, 276 Kan. 777, 80 P.3d 65 (2003).
- 26. Rule cited in granting appellant's petition for review. *State v. Barnes*, 278 Kan. 121, 92 P.3d 578 (2004).
- 27. Supreme Court granted appellant's petition for review per Rule 8.03. *Foos v. Terminix*, 277 Kan. 687, 89 P.3d 546 (2004).
- 28. Rule 8.03(h)(3) cited; Supreme Court's review not limited to issues addressed by the Court of Appeals. *Alires v. McGehee*, 277 Kan. 398, 85 P.3d 1191 (2004).
- 29. Supreme Court granted defendant's petition for review under Rule 8.03(g). *State v. McAdam*, 277 Kan. 136, 83 P.3d 161 (2004).
- 30. Petition for review granted under Rule 8.03(g)(1); appellant did not include short statement of facts per Rule 8.03(a)(5)(d); thus, facts in the Court of Appeals opinion are correct as stated. *State v. Cordray*, 277 Kan. 43, 82 P.3d 503 (2004).
- 31. Pursuant to Rule 8.03(h)(2), remaining issues of defendant are remanded to the Court of Appeals for determination following Supreme court's granting of petition for review. *State v. Beauclair*, 281 Kan. 230, 130 P.3d 40 (2006).
- 32. Issues not raised in petition for review are not considered per Rule 8.03(a)(5)(c); party failed to file cross-petition for review on certain issues, thus, those issues will not be considered per Rule 8.03(b). *Lee Builders, Inc. v. Farm Bureau Mutual Insurance Co.*, 281 Kan. 844, 137 P.3d 486 (2006).
- 33. Plaintiff's failure to raise certain issue in earlier brief or petition prevents its consideration per Rule 8.03(g). *Griffin v. Suzuki Motor Corp.*, 280 Kan. 447, 124 P.3d 57 (2005).
- 34. State failed to preserve an issue of error in Court of Appeals decision by filing a cross-petition for review pursuant to Rule 8.03(b) and (g)(1). State v. Unruh, 281 Kan. 520, 133 P.3d 35 (2006).
- 35. Supreme Court is free to consider issues which were presented to but not addressed by the Court of Appeals pursuant to Rule 8.03(h)(3). *Pittsburg State Univ. v. Kansas Bd. of Regents*, 280 Kan. 408, 122 P.3d 336 (2005).
- 36. Rule 8.03(f) states that denial of a petition for review imports no opinion on the merits of the case; movant's request granted on remand. *Laymon v. State*, 280 Kan. 430, 122 P.3d 326 (2005).
- 37. Appellant submitted pursuant to Rule 6.09(b) a letter requesting adjustments to his sentences; sentencing issue properly raised per Rule 8.03(g)(1); case remanded for resentencing. *State v. Wendler*, 280 Kan. 753, 126 P.3d 1124 (2006).
- 38. Supreme Court cites Rule 8.03 regarding 30-day time period for petition for review and concludes defendant was denied effective assistance of counsel; reversed and remanded for evidentiary hearing. Swenson v. State, 284 Kan. 931, 169 P.3d 298 (2007).

- 39. If a defendant can establish ineffective assistance of counsel in the failure to file a petition for review in his direct appeal, the appropriate remedy is to allow the filing of a petition for review per Rule 8.03 out of time. *Kargus v. State*, 284 Kan. 980, 169 P.3d 307 (2007).
- 40. Defendant was denied effective assistance of counsel by his counsel's failure to timely file a petition for review per Rule 8.03; discussion of Rule 183 requirements. *Penn v. State*, 38 Kan. App. 2d 943, 173 P.3d 1172 (2008).
- 41. Plaintiff's petition for review granted without limitation per Rule 8.03(g)(1). *Troutman v. Curtis*, 286 Kan. 452, 185 P.3d 930 (2008).
- 42. Per Rule 8.03(f) and (i), any decision of the appellate courts denying review shall be final as of the date of decision, not from the date the mandate was issued. *Wilson v. State*, 40 Kan. App. 2d 170, 192 P.3d 1121 (2008).
- 43. Pursuant to Rule 8.03(g), Supreme court typically requires issues addressed on petition for review to have been preserved in the Court of Appeals, if not decided there. *In re Care & Treatment of Miller*, 289 Kan. 218, 210 P.3d 625 (2009).
- 44. The denial of a petition for review of a Court of Appeals' decision imports no decision on the merits of the case per Rule 8.03(f). *McCabe v. Hoch*, 42 Kan. App. 2d 747, 216 P.3d 720 (2009).
- 45. Under Rule 8.03(g)(1), the Kansas Supreme Court granted review on all issues. *Unruh v. Purina*, 289 Kan. 1185, 221 P.3d 1130 (2009).
- 46. Per Rule 8.03(g)(1), State did not seek review of argument that Court of Appeals erred in addressing speedy trial issue for first time on appeal. *State v. Pressley*, 290 Kan. 24, 223 P.3d 299 (2010).
- 47. If appellant petitions for review with Supreme Court, the provisions of Rule 8.03(i) will take effect. *Friends of Bethany Place v. City of Topeka*, 43 Kan. App. 2d 182, 222 P.3d 535 (2010).
- Supreme Court's scope of review is limited per Rule 8.03(g)(1)and (h)(3). *In re M.F.*, 290 Kan. 142, 225 P.3d 1177 (2010).
- 48. Supreme Court granted defendant's petition for review and remanded case to Court of Appeals for reconsideration in light of *State v. Youngblood*, 288 Kan 659, Syl. ¶¶ 2, 3, 206 P.3d 518 (2009), pursuant to Rule 8.03(h)(2). *State v. Long*, 43 Kan. App. 2d 328, 225 P.3d 754 (2010).
- 49. In plaintiff's response to petition for review per Rule 8.03(c)(3), response may also present for review adverse rulings or decisions of the district court that should be considered by the Supreme Court. *Puckett v. Mt. Carmel Regional Med. Center*, 290 Kan. 406, 228 P.3d 1048 (2010)
- 50. Issues not raised in petition for review will not be considered per Rule 8.03(a)(5)(c). *Chism v. Protective Life Insurance Co.*, 290 Kan. 645, 234 P.3d 780 (2010).
- 51. Issues not presented in the petition, or fairly included therein, will not be considered per Rule 8.03(a)(5)(c). *State v. Ward*, 292 Kan. 541, 256 P.3d 801 (2011).
- 52. District court is not required to entertain a second or successive motion for similar relief filed by the same prisoner absent a showing of exceptional circumstances per Rule 183(c) and (d). *Wimbley v. State*, 292 Kan. 796, 257 P.3d 328 (2011).
- 53. Appellant abandoned all issues related to K.S.A. 60-260(b) since those issues were not presented in its petition for review and, thus will not be considered by the court per Rule 8.03(a)(5)(c). *Board of Sedgwick County Comm'rs v. City of Park City*, 293 Kan. 107, 260 P.3d 387 (2011).
- 54. Although Rule 8.03(i) limits the effect of a case pending review, the reasoning of a case pending review was applied under these facts in holding for the taxpayer. *In re Tax Complaint of Wine*, 46 Kan. App. 2d 134, 260 P.3d 1234 (2011).
- 55. Supreme Court granted petition for review and found Court of Appeals erred in part of its jurisdictional ruling; remanded for determination of merits on surviving issues. *Barnes v. Board of Cowley County Comm'rs*, 293 Kan. 11, 259 P.3d 725 (2011).
- 56. Supreme Court will not review issues not presented in petition for review under Rule 8.03(a)(5)(c); under Rule 8.03(g)(1), a party must allege that an issue was erroneously decided by the Court of Appeals in order for the issue to be properly before the Supreme Court on petition for review. *State v. Allen*, 293 Kan. 793, 268 P.3d 1198 (2012).
- 57. Supreme Court granted defendant's petition for review per Rule 8.03. *State v. Deal*, 293 Kan. 872, 269 P.3d 1282 (2012).
 - 58. Appellate court can draw guidance from reasoning of a case in which petition for review is

pending per Rule 8.03(i), but the case is not binding precedent. *State v. Behrendt*, 47 Kan. App. 2d 396, 274 P.3d 704 (2012).

- 59. Appellant's petition for review did not challenge Court of Appeals' holdings; thus, issues deemed abandoned per Rule 8.03(a)(5)(c). *State v. Sanchez-Loredo*, 294 Kan. 50, 272 P.3d 34 (2012).
- 60. Appellant's issues not presented in the petition for review are not before the Supreme Court for review per Rule 8.03(a)(5)(c). *State v. Snellings*, 294 Kan. 149, 273 P.3d 739 (2012).
- 61. Issues not presented in petition for review or fairly included therein will not be considered by Supreme Court. *State v. Trujillo*, 296 Kan. 625, 294 P.3d 281 (2013).
- 62. Rule 8.03 cited in noting that several recently filed Court of Appeals opinions lacked precedential value since petitions for review had either been granted or were pending. *State v. Davis*, 48 Kan. App. 2d 573, 294 P.3d 353 (2013).
- 63. Under Rule 8.03(g)(1) Supreme Court had discretion to address issues previously raised but not decided by Court of Appeals; resolution of case did not require decision on those issues and one issue abandoned by failure adequately brief under Rule 6.02(a)(5). *Via Christi Regional Med. Center, Inc. v. Reed*, 298 Kan. 503, 314 P.3d 852 (2013).
- 64. Although appellant raised additional issues on petition for review and in supplemental brief, under Rule 8.03(g)(1) review is limited only to those issues alleged to be wrongly decided by Court of Appeals. *State v. Morningstar*, 299 Kan. 1236, 329 P.3d 1093 (2014).
- 65. On review by Supreme Court, portion of supplemental brief struck that raised issue not previously raised before Court of Appeals. *State v. Edwards*, 299 Kan. 1008, 327 P.3d 469 (2014).
- 66. Supreme Court review limited by Rule 8.03 to issues alleged decided erroneously by Court of Appeals. *Denning v. Johnson County Sheriff's Civil Service Bd.*, 299 Kan. 1070, 329 P.3d 440 (2014).
- 67. Under Rule 8.03(g)(1), appeal limited to considering actions of officers after entry into residence, because rationale for initial entry not raised in petition for review. *State v. Neighbors*, 299 Kan. 234, 328 P.3d 1081 (2014).
- 68. Under Rule 8.03(g)(1), issue of whether claim arose out of contract rather than tort not considered on appeal since review of Court of Appeals decision on that issue not sought. *Sleeth v. Sedan City Hospital*, 298 Kan. 853, 317 P.3d 782 (2014).
- 69. After finding Rule 6.02(a)(5) did not bar to review, Supreme Court reviewed issue not previously considered by Court of Appeals; Rule 8.03(a)(4)(C) also argued as basis for Supreme Court review. *Bussman v. Safeco Ins. Co. of America*, 298 Kan. 700, 317 P.3d 70 (2014).
- 70. Under Rule 8.03(g)(1), because party did not cross-petition for review of Court of Appeals decision, issues not before court on review. *Stanley Bank v. Parish*, 298 Kan. 755, 317 P.3d 750 (2014).
- 71. Citing Rule 8.03(i), Court of Appeals states that issue of determination of proper amount of restitution lacked any effective appellate ruling due to case being accepted for review and then remanded to Court of Appeals for reconsideration of different issue. *State v. Davis*, 50 Kan. App. 2d 725, 333 P.3d 190 (2014).
- 72. Rule 8.03 cited in noting Supreme Court review of cases on petition for review is discretionary. *State v. Hollister*, 300 Kan. 458, 329 P.3d 1220 (2014).
- 73. Although appellant filed petition for review of two issues, Supreme Court, in granting review under Rule 8.03, limited its grant of review to a single issue. *State v. Andrew*, 300 Kan. 616, 333 P.3d 140 (2014).
- 74. Supreme Court granted petition for review under Rule. 8.03. *State v. Jones*, 300 Kan. 630, 333 P.3d 886 (2014).
- 75. Although issue of standing of social guest not raised in petition for review, considered as part of Fourth Amendment issue raised by defendant; Rule 8.03 cited. *State v. Talkington*, 301 Kan. 453, 345 P.3d 258 (2015).
- 76. Concurrence contended issue not properly preserved since not briefed in petition for review; Rule 8.03(a)(4)(C) and (h)(1) cited. State v. Overman, 301 Kan. 704, 348 P.3d 516 (2015).
- 77. Under Rule 8.03, denial of petition for review imports no opinion on merits of that case. *State v. Spencer Gifts, LLC*, 51 Kan. App. 2d 437, 348 P.3d 611 (2015).
- 78. Where petition for review failed to adequately address constitutional issue, issue deemed abandoned; Rule 8.03 cited. *State v. Funk*, 301 Kan. 925, 349 P.3d 1230 (2015).

- 79. Despite lack of cross-petition for review of the panel's holding, Supreme Court review of issue was permitted by Rule 8.03(h)(1). *Rodriguez v. U.S.D. No. 500*, 302 Kan. 134, 351 P.3d 1243 (2015).
- 80. Under Rules 8.03, Rule 6.02(b), and 6.03(b), portion of appendix to appellate brief not considered since not part of record. *Rodriguez v. U.S.D. No.* 500, 302 Kan. 134, 351 P.3d 1243 (2015).
- 81. Under Rule 8.03(g) Supreme Court had no jurisdiction to reconsider denial of petition for review of attorney fees issue. *Ruhland v. Elliott*, 302 Kan. 405, 353 P.3d 1124 (2015).
- 82. Issue not considered for first time on appeal where party failed in violation of Rule 6.02(a)(5) to explain why issue was properly before court and failed in violation of Rule 8.03(a)(4)(C) to advance on petition for review any substantive reason why the Court of Appeals erred. *State v. Swint*, 302 Kan. 326, 352 P.3d 1014 (2015).
- 83. Under Rule 8.03, Supreme Court could only consider narrow issue raised in petition for review. *State v. Dull*, 302 Kan. 32, 351 P.3d 641 (2015).
- Published Court of Appeals decision cited in brief lacked precedential value under Rule 8.03(j) where Supreme Court had granted review but parties later dismissed case by stipulation. *Wimp v. American Highway Technology*, 51 Kan. App. 2d 1073, 360 P.3d 1100 (2015).
- 84. If State prevails on issue but disagrees with Court of Appeals rationale, under Rule 8.03(a) such disagreement is not proper grounds for cross-petition for review. *State v. Laborde*, 303 Kan. 1, 360 P.3d 1080 (2015).
- 85. In workers compensation case Supreme Court reviewed equal protection claim presented to but not reached by Court of Appeals; Rule 8.03(h)(1) cited. *Hoesli v. Triplett, Inc.*, 303 Kan. 358, 361 P.3d 504 (2015).
- 86. Sufficiency of evidence issue not before Supreme Court on review where State did not file crosspetition for review; Rule 8.03(a)(4)(C), (b)(2) cited. *State v. Williams*, 303 Kan. 750, 368 P.3d 1065 (2016).
- 87. Because the State did not contest Court of Appeals ruling on identical offense doctrine, issue not reviewed by Supreme Court; Rule 8.03(a)(4)(C) cited. *State v. Perry*, 303 Kan. 1053, 370 P.3d 754 (2016).
- 88. Where State did not cross-appeal finding of instructional error, despite contrary Supreme Court authority, Supreme Court confined to harmless error review; Rule 8.03(h)(1) cited. *State v. Corey*, 304 Kan. 721, 374 P.3d 654 (2016).
- 89. Court of Appeals preservation ruling in favor of defendant not considered by Supreme Court where State failed to file cross-petition for review under Rule 8.03(h)(1). *State v. Keenan*, 304 Kan. 986, 377 P.3d 439 (2016).
- 90. When the Supreme Court determines that it has improvidently granted a petition for review, the clerk of the appellate courts can immediately issue the mandate, and the district court will immediately obtain jurisdiction under Rule 8.03(g) to conduct further proceedings in the case. *State v. Eisenhour*, 305 Kan. 409, 384 P.3d 426 (2016).
- 91. Under Rule 8.03(g), a party may not file a motion for reconsideration when the Supreme Court denies a petition for review, but the Supreme Court has the authority to recall its own mandate; citing rule 8.03(a)(4)(C), the Supreme Court deferred consideration of an issue that was not included in the petition or cross-petition for review. *Sperry v. McKune*, 305 Kan. 469, 384 P.3d 1003 (2016).
- 92. Under Rule 8.03(h)(1), the Supreme Court limited its consideration to whether delay violated the offender's due process rights because the parties did not preserve any other issues for review by a cross-appeal or cross-petition for review. *In re Care & Treatment of Ellison*, 305 Kan. 519, 385 P.3d 15 (2016).
- 93. Under Rule 8.03(h)(1), the Supreme Court may review all issues that were properly before the Court of Appeals. *Lumry v. State*, 305 Kan. 545, 385 P.3d 479 (2016).
- 94. Under Rule 8.03(i)(4), the Supreme Court remanded the case to the Court of Appeals for resolution of an issue briefed by the party but not decided by the Court of Appeals. *McIntyre v. State*, 305 Kan. 616, 385 P.3d 930 (2016).
- 95. Citing Rule 8.03(h)(1), the Supreme Court would not consider the equal protection question raised in the State's appeal because the district court's ruling was not a final, appealable order. *State v. LaPointe*, 305 Kan. 938, 390 P.3d 7 (2017).
- 96. Citing Rule 8.03(i)(5), the Supreme Court was not required to dismiss a civil appeal simply because the appeal became moot; however, after determining that it had improvidently granted the petition for review, the court cited Rule 8.03(g) in noting that denial of a petition for review imports no opinion on the

- merits of the case. In re Estate of Brenner, 306 Kan. 429, 394 P.3d 857 (2017).
- 97. The Supreme Court limited its review to the precise issue the defendant challenged in her petition for review and, citing Rule 8.03(h)(1), did not consider the Court of Appeals ruling on the defendant's jury instructions claim because it was not included in the petition for review. *State v. Davey*, 306 Kan. 814, 397 P.3d 1190 (2017).
- 98. Under Rule 8.03(h)(1), issues decided by the Court of Appeals that the appellee did not include in his petition for review were not before the Supreme Court for review. *Bullock v. BNSF Railway Co.*, 306 Kan. 916, 399 P.3d 148 (2017).
- 99. The defendant's attempt to challenge the Court of Appeals decision refusing to consider his ex post factor challenge for the first time on appeal was inadequate because the defendant's petition for review did not explain his argument and because he did not file a supplemental brief under Rule 8.03(h)(3) arguing the issue. *State v. Tappendick*, 306 Kan. 1054, 400 P.3d 180 (2017).
- 100. The appellant failed to preserve her jury instruction issue for review under Rule 8.03(a)(4)(C) because she failed to include it in her petition for review and failed to argue it in her supplemental brief. *Russell v. May*, 306 Kan. 1058, 400 P.3d 647 (2017).
- 101. Under Rule 8.03(a)(4), the Supreme Court determined the Court of Appeals ruling on the sufficiency of the evidence claim was not before it because neither party petitioned for review of that issue; under Rule 8.03(h)(1), the court declined to consider the State's preservation argument because the State did not file a cross-petition for review. *State v. Gray*, 306 Kan. 1287, 403 P.3d 1220 (2017).
- 102. Under Rule 8.03(h)(1), a party must allege the Court of Appeals decided an issue erroneously for the issue to be properly before the Supreme Court for review. *State v. Pewenofkit*, 307 Kan. 730, 415 P.3d 398 (2018).
- 103. When the parties do not challenge the Court of Appeals decision on an issue in the petition for review or in a cross-petition for review, the issue is not properly before the Supreme Court under Rule 8.03(h)(1). *State v. Thomas*, 307 Kan. 733, 415 P.3d 430 (2018).
- 104. The Supreme Court would not consider two of grandmother's arguments because she failed to follow Rule 8.03(a)(4)(C); generally, under Rule 8.03(h)(1), the issues before the Supreme Court on review are the issues that were properly before the Court of Appeals and that the parties alleged, in their petition or cross-petition for review, were wrongly decided, but the court can raise the issue of jurisdiction sue sponte. *In re Adoption of T.M.M.H.*, 307 Kan. 902, 416 P.3d 999 (2018).
- 105. When the Supreme Court's grant of review of the Court of Appeals decision limits the issues on review under Rule 8.03(h)(1), it will not discuss other issues raised; under Rule 8.03(a)(4)(C), the Supreme Court will not consider issues not fairly included in the petition for review. *State v. Fleming*, 308 Kan. 689, 423 P.3d 506 (2018).
- 106. Under Rule 8.03, the State's preservation argument was not properly before the Supreme Court on review because the State failed to file a cross-petition for review or a response to the defendant's petition for review. *State v. Brosseit*, 308 Kan. 743, 423 P.3d 1036 (2018).
- 107. The court limited its review to only the issues the appellant specifically identified in his petition for review as wrongly decided by the Court of Appeals; his statement that the Supreme Court should review all issues raised in the appeal was not specific enough under Rule 8.03; the concurrence would have considered all of the appellant's issues. *Castleberry v. DeBrot*, 308 Kan. 791, 424 P.3d 495 (2018).
- 108. Citing Rule 8.03(h), the court determined the district court needed to sort out whether either party's good-faith claim could be given legal effect on summary judgment. *Trear v. Chamberlain*, 308 Kan. 932, 425 P.3d 297 (2018).
- 109. Because the appellant did not file a cross-petition for review, under Rule 8.03(h)(1) the only issue before the court was whether the district court erred when it held the employment contract at issue violated the Kansas corporate practice of medicine doctrine and granted summary judgment to the defendants. *Central Kansas Medical Center v. Hatesohl*, 308 Kan. 992, 425 P.3d 1253 (2018).
- 110. Under Rule 8.03(h)(1), only the two issues the Trust included in its petition for review were before the Supreme Court; issues not included in a cross-petition were not before the court, and the court declined to consider arguments that the Court of Appeals did not rule on. *Alain Ellis Living Trust v. Harvey D. Ellis Living Trust*, 308 Kan. 1040, 427 P.3d 9 (2018).
 - 111. The Supreme Court assumed the agreement at issue could not be performed within one year as

found by the Court of Appeals; the court cited Rule 8.03(h)(1) and the managers' failure to petition that determination for review; the court declined to consider the argument regarding an exception to the statute of frauds that the managers raised in a letter of additional authority under Rule 6.09(b). *Ed DeWitte Ins. Agency v. Financial Assocs. Midwest*, 308 Kan. 1065, 427 P.3d 25 (2018).

- 112. The Supreme Court cited Rule 8.03(c)(3) and noted that the State did not seek review of the Court of Appeals ruling on the defendant's *Batson* challenge. *State v. Parker*, 309 Kan. 1, 430 P.3d 975 (2018).
- 113. The Supreme Court cited Rule 8.03(a)(4)(C) in concluding it would not review the defendant's *Freeman* challenge because the defendant did not ask for review of that issue after the Court of Appeals avoided the issue. *State v. Wilson*, 309 Kan. 67, 431 P.3d 841 (2018).
- 114. Citing Rule 8.03(b)(6)(C)(i), the Supreme Court stated the issues decided adversely to the City by the Court of Appeals were settled in the tenants' favor because the City did not cross-petition for review of those issues. *Nauheim v. City of Topeka*, 309 Kan. 145, 432 P.3d 647 (2019).
- 115. Citing Rule 8.03, the court focused on the defendant's due process and harmless error arguments after noting the State did not file a cross-petition for review or argue in a response or a supplemental brief that the Court of Appeals erred in proceeding to a harmless error analysis without first concluding whether the district court should have instructed the jury on the self-defense presumption. *State v. Macomber*, 309 Kan. 907, 441 P.3d 479 (2019).
- 116. The State did not cross-petition for review the Court of Appeals panel's determinations that the defendant had preserved his jury instruction challenge and that the district court had erred when instructing the jury; therefore, citing Rule 8.03(i)(1), the court did not review those determinations. *State v. Barrett*, 309 Kan. 1029, 442 P.3d 492 (2019).
- 117. The Supreme Court discussed Rule 8.03 and determined the appellant's argument was properly before the court because the appellant preserved the issue in the district court and raised it in the Court of Appeals, the issue was decided by the Court of Appeals, and both parties and the intervenor addressed the issue before the Supreme Court; the dissent would have held the appellant did not properly preserve the issue for review. *Hilburn v. Enerpipe Ltd.*, 309 Kan. 1127, 442 P.3d 509 (2019).
- 118. Under Rule 8.03(h)(3), the State had the opportunity to raise its statutory-preclusion argument in a supplemental brief, but it did not do so; it could not later raise the argument in a letter of additional authority under Rule 6.09. *State v. Weber*, 309 Kan. 1203, 442 P.3d 1044 (2019).
- 119. Under Rule 183, a district court must make findings of fact and conclusions of law when summarily denying a 60-1507 motion; however, the district court did not cede judicial power to the State when the court adopted the State's response as its decision; under Rule 202, the State's attorney was acting as an officer of the court so there was no separation of powers violation, and the district court's action was similar to the common practice of directing an attorney to prepare the journal entry of judgment under Rule 170; although the State did not cross-petition for review the movant's filing-fee argument, under Rule 8.03(b)(6)(C)(i), the Supreme Court may still review a plain error. *Breedlove v. State*, 310 Kan. 56, 445 P.3d 1101 (2019).
- 120. Under Rule 8.03(k)(2), a Court of Appeals decision has no force or effect when the Supreme Court grants a petition for review in the case; the court noted its prior statement that a plain reading of Rule 183(d) would allow a district court to decline to consider a successive 60-1507 motion only when justice would not be served by considering the motion but held that the movant had not established exceptional circumstances to warrant consideration of his successive motion. *Thuko v. State*, 310 Kan. 74, 444 P.3d 927 (2019).
- 121. Citing Rule 8.03(b)(6)(C)(i), the Supreme Court declined to address the movant's argument regarding his motion to alter or amend because he did not include it in his petition for review; Rule 183(e) encourages substantial compliance with the Judicial Council form when filing a 60-1507 motion; although the district court's order ruling on the 60-1507 motion was brief, it satisfied its duty to make findings of fact and conclusions of law under Rule 183(j); the movant failed to prove by a preponderance of the evidence that an extension to the filing time limit for his 60-1507 motion was warranted to prevent a manifest injustice under Rule 183(g). Sherwood v. State, 310 Kan. 93, 444 P.3d 966 (2019).
- 122. Citing Rule 8.03(b)(6)(C)(i), the Supreme Court determined Mother waived the court's consideration of two of the issues she had raised before the Court of Appeals because she did not include

- those two issues in her petition for review. In re A.A.-F., 310 Kan. 125, 444 P.3d 938 (2019).
- 123. Citing Rule 8.03(b)(6)(C)(i), the Supreme Court stated the district court's denial of the defendant's motion to suppress was not before it because the defendant did not include that issue in her petition for review. *State v. Rizal*, 310 Kan. 199, 445 P.3d 734 (2019).
- 124. Although the defendant included two issues in his petition for review, under Rule 8.03(i)(1), the court granted review on only one of the issues. *State v. Christian*, 310 Kan. 229, 445 P.3d 183 (2019).
- 125. Because the State did not file a cross-petition for review, citing Rule 8.03, the Supreme Court accepted without review the Court of Appeals panel's determination that the officer unconstitutionally seized the defendant. *State v. Tatro*, 310 Kan. 263, 445 P.3d 173 (2019).
- 126. Under Rule 8.03(c)(3), the State abandoned the points about reasonable suspicion it did not raise in its cross-petition, and the State failed to preserve its arguments regarding the inevitable discovery doctrine and the inventory search exception to the warrant requirement because the State failed to follow Rule 6.02(a)(5) by including a reference to where the issues were raised below or by including an explanation why the Court of Appeals could consider the issues for the first time on appeal. *State v. Sanders*, 310 Kan. 279, 445 P.3d 1144 (2019).
- 127. The court did not consider the issue of rescinding a breath test refusal because the appellant did not include that issue in his petition for review as required by Rule 8.03(a)(4)(C). *Creecy v. Kansas Dept. of Revenue*, 310 Kan. 454, 447 P.3d 959 (2019).
- 128. Citing Rule 8.03, the Supreme Court would not consider the defendant's due process and ineffective assistance of counsel claims that the Court of Appeals had rejected because the defendant did not file a cross-petition or respond to the State's petition for review; under Rule 183(g), the movant in a 60-1507 action has the burden to establish manifest injustice by a preponderance of the evidence. *Noyce v. State*, 310 Kan. 394, 447 P.3d 355 (2019).
- 129. Citing Rule 8.03(b)(6)(C)(i), the Supreme Court would not disturb the Court of Appeals panel's decision that a preservation exception applied to the defendant's argument regarding his dissatisfaction with his trial counsel because the State did not include the issue in its cross-petition for review. *State v. Toothman*, 310 Kan. 542, 448 P.3d 1039 (2019).
- 130. The court addressed the defendants' Kansas Judicial Review Act and Civil Service Act arguments because they implicated the court's subject matter jurisdiction, but it cited Rule 8.03(h)(1) in support of its decision not to address the other issues decided adversely to the defendants because the defendants did not file a cross-petition for review. *Hill v. State*, 310 Kan. 490, 448 P.3d 457 (2019).
- 131. The Supreme Court considered settled the Court of Appeals panel's determinations that a preservation exception applied to the defendant's constitutional challenges and that the defendant had standing to bring his challenge to a statute because the State did not challenge those determinations in a crosspetition for review under Rule 8.03(h)(1). *State v. Boettger*, 310 Kan. 800, 450 P.3d 805 (2019).
- 132. Citing Rule 8.03(b)(6)(C)(i), the court stated that only one statutory subsection could possibly provide the appellant relief because it was the only ground the appellant relied on in its supplemental brief. *Via Christi Hospitals Wichita v. Kan-Pak*, 310 Kan. 883, 451 P.3d 459 (2019).
- 133. Citing Rule 8.03(c)(3), the court reviewed a jury instruction issue raised in the appellant's response to the appellee's petition for review to provide guidance on remand. *Reardon v. King*, 310 Kan. 897, 452 P.3d 849 (2019).
- 134. Citing Rule 8.03(b)(6)(C)(i), the court refused to consider some of the defendant's arguments because they were not adequately briefed or argued. *State v. Harris*, 310 Kan. 1026, 453 P.3d 1172 (2019).
- 135. Conflicting caselaw clarified to hold that where State does not file cross-appeal or conditional cross-appeal under Rule 8.03 regarding Court of Appeals finding of deficient counsel performance, performance prong is not before Supreme Court in its review of ineffective assistance of counsel claim. *Balbirnie v. State*, 311 Kan. 893, 468 P.3d 334 (2020).
- 136. Issue not adequately preserved for Supreme Court review under Rule 8.03 where no explanation offered as to why issue was not presented to Court of Appeals and where constitutional issue was not being raised for first time as result of Court of Appeals decision. *In re Adoption of Baby Girl G.*, 311 Kan. 798, 466 P.3d 1207 (2020).
- 137. On remand from U.S. Supreme Court, Kansas Supreme Court citing Rule 8.03(j)(1) declined to address sufficiency of evidence issue where review had earlier been improvidently granted on that issue. *State*

- v. Morales, 311 Kan. 549, 465 P.3d 163 (2020).
- 138. On remand from U.S. Supreme Court, Kansas Supreme Court citing Rule 8.03(j)(1) declined to address sufficiency of evidence and jury unanimity instruction issues where review had earlier been improvidently granted on those issues. *State v. Garcia*, 311 Kan. 551 465 P.3d 162 (2020).
- 139. Where opposing party did not invoke lack of preservation, held that Rule 8.03 did not prevent Supreme Court from exercising its discretion to decide merits of controlling legal issue despite lack of clarity in briefs and petition for review. *In re Parentage of M.F.*, 312 Kan. 322, 475 P.3d 642 (2020).
- 140. Where State failed to cross-appeal or file supplemental brief challenging Court of Appeals holding that district court erroneously denied motion to suppress blood test results, under Rule 8.03 sole question before Supreme Court was whether Court of Appeals erred in its harmless error analysis. *State v. Braun*, 312 Kan. 3, 470 P.3d 1286 (2020).
- 141. Although State's need to file a cross-petition for review pursuant to Rule 8.03 was less than clear due to conflicting caselaw existing at time petition for review was filed, State's failure to include argument in supplemental brief nevertheless waived Supreme Court consideration of it. *State v. Dale*, 312 Kan. 174, 474 P.3d 291 (2020).
- 142. Party who failed to file a petition for review of Court of Appeals opinion in prior appeal was bound by that opinion's holdings in subsequent appeal of same case, thereby foreclosing Supreme Court review of that issue under Rule 8.03. *Building Erection Services Company, Inc. v. Walton Construction Company, Inc.*, 312 Kan. 432, 475 P.3d 1231 (2020).
- 143. Under Rule 8.03, appellant waived Supreme Court review of invited error holding by Court of Appeals where issue not addressed in petition for review. *State v. Brazzle*, 311 Kan. 754, 466 P.3d 1195 (2020).
- 144. Supreme Court elected to address plain error by Court of Appeals under Rule 8.03(b)(6)(C)(i) where such error was not included on petition for review. *State ex rel. Secretary, DCF v. M.R.B.*, 313 Kan. 855, 491 P.3d 652 (2021).
- 145. Where petition for review broadly encompassed issue raised in conditional cross-petition for review filed under Rule 8.03(i)(1), Supreme Court had grounds to decide issue raised in conditional cross-petition for review. *In re River Rock Energy Company*, 313 Kan. 936, 492 P.3d 1157 (2021).
- 146. Panel noted that ALJ in underlying workers compensation case had concluded that relevant Court of Appeals opinion was not binding precedent under Rule 8.03(k) after Supreme Court had granted review of that case. *Garcia v. Tyson Fresh Meats*, 61 Kan. App. 2d 520, 506 P.3d 283 (2022).
- 147. Where Supreme Court only granted review of two issues in Court of Appeals opinion, other issues for which review was declined were settled against appellant as determined by panel under Rule 8.03(g)-(h), (k). *State v. Holder*, 314 Kan. 799, 502 P.3d 1039 (2022).
- 148. Where State did not file cross-petition for review under Rule 8.03(c)(3) of Court of Appeals preservation holding, Supreme Court also considered issue preserved. *State v. Wilson*, 314 Kan. 517, 501 P.3d 885 (2022).
- 149. Under Rule 8.03(j)(5), Supreme Court exercised discretionary authority to review issue argued in appellate brief but not addressed by Court of Appeals, noting parties preserved issue for appeal and review was requested on issue. *Bicknell v. Kansas Dept. of Revenue*, 315 Kan. 451, 509 P.3d 1211 (2022).
- 150. Where neither party sought review of issues left undecided by Court of Appeals opinion, held that under Rule 8.03(b)(6)(C)(ii) those issues were not on review before Supreme Court. *State v. Berkstresser*, 316 Kan. 597, 520 P.3d 718 (2022).
- 151. Where issue of legal appropriateness of instruction for misdemeanor crime had not been presented or fairly included in petition for review as required by Rule 8.03(b)(6)(C)(i), Supreme Court focus on review was limited to instruction's factual appropriateness. *State v. Berkstresser*, 316 Kan. 597, 520 P.3d 718 (2022).
- 152. Where *Vargas* merger issue had not been raised by either party, Supreme Court, citing Rule 8.03(b)(6)(C)(i), addressed and decided issue after having earlier directed parties to be prepared to address issue at oral argument. *State v. Berkstresser*, 316 Kan. 597, 520 P.3d 718 (2022).
- 153. Where appellant did not seek review of adverse ruling by panel on ineffective assistance of counsel issue, this issue was deemed settled in State's favor under Rule 8.03(i)(1). *State v. Moler*, 316 Kan. 565, 519 P.3d 794 (2022).

- 154. For purposes of filing timely K.S.A. 60-1507 motion within one year of Court of Appeals decision, under Rule 8.03(h) and (k)(4), panel held timeframe runs from date of Supreme Court decision denying review rather than date mandate issued, despite contrary language of Rule 183(c)(4) that tethers timely K.S.A. 60-1507 action to date of mandate. *Quinn v. State*, 62 Kan. App. 2d 640, 522 P.3d 282 (2022).
- 155. In prescriptive easement case, Supreme Court, citing Rule 8.03(c), declined to address whether property use was adverse where Court of Appeals had not reached issue of adverse possession and where party did not cross-petition or file a conditional cross-petition seeking review of adverse possession issue. *Pyle v. Gall*, 317 Kan. 499, 531 P.3d 1189 (2023).
- 156. Rule 8.03(h) cited by dissent in noting that Supreme Court denial of petition for review of unpublished opinion imports no opinion on the merits of that case. *American Warrior, Inc. v. Board of County Commissioners of Finney County*, 63 Kan. App. 2d 123, 525 P.3d 789 (2023).
- 157. In case involving review of failure to give jury unanimity instruction, because State did not file cross-petition for review of Court of Appeals' assumed factual and legal appropriateness holding, Supreme Court only evaluated whether assumed error in failing to give instruction was harmless, in accordance with Rule 8.03(c)(3)(A). *State v. Smith*, 317 Kan. 130, 526 P.3d 1047 (2023).
- 158. Issue had not been properly preserved for review under Rule 8.03(b)(6)(C)(i), where appellant did not ask Supreme Court to review Court of Appeals' holding that he lacked standing to make constitutional challenge to statute. *State v. Slusser*, 317 Kan. 174, 527 P.3d 565 (2023).
- 159. Where defendant did not petition for review of Court of Appeals' holding that dismissal of case was without prejudice, that issue remained settled in favor of plaintiffs under Rule 8.03(b)(6)(C)(i). *Kansas Fire and Safety Equipment v. City of Topeka*, 317 Kan. 418, 531 P.3d 504 (2023).
- 160. Under Rule 8.03(b)(6)(C)(i), outcome of Supreme Court decision was dictated by appellant's failure to seek review of Court of Appeals' controlling holding that res judicata precluded motion for postconviction relief. *Quinn v. State*, 317 Kan. 624, 537 P.3d 94 (2023).

ORIGINAL ACTIONS

Rule 9.01 ORIGINAL ACTION

- 1. Denial of relief to news reporter; no testimonial privilege to withhold testimony in criminal proceeding. *In re Pennington*, 1 Kan. App. 2d 682, 573 P.2d 1099 (1977).
- 2. Petition for reinstatement of order of probation; judgment for petitioner; terms of probation complied with. *Swope v. Musser*, 223 Kan. 133, 573 P.2d 587 (1977).
- 3. Habeas corpus proceeding properly commenced under subsection (a) after motion to dismiss for double jeopardy denied and appeal thereof dismissed. *In re Berkowitz*, 3 Kan. App. 2d 726, 729, 602 P.2d 99 (1979).
- 4. Section (b) construed in determining necessary parties in an original action in mandamus against a judge but not involving pending litigation. *State ex rel. Stephan v. Smith*, 242 Kan. 336, 747 P.2d 816 (1987).
- 5. Criminal defendant's appeal of pretrial denial of dismissal based on double jeopardy appropriately filed as original action under 9.01(a) and K.S.A. 22-2710. *In re Habeas Corpus Petition of Mason*, 245 Kan. 111, 775 P.2d 179 (1989).
- 6. Case filed in Supreme Court as original class action dismissed on grounds adequate relief available in district court. *Dean v. State*, 250 Kan. 417, 826 P.2d 1372 (1992).
- 7. Court of Appeals does not exercise original jurisdiction in habeas cases where relief is available in district court per Rule 9.01(a). *Krogen v. Collins*, 21 Kan. App. 2d 723, 907 P.2d 909 (1995).
- 8. Section (c) cited for authority by the court in hearing petition for writ of mandamus filed by news media for purposes of intervening in criminal proceedings to prevent trial judge from sealing records from the public. *Wichita Eagle Beacon Co. v. Owens*, 271 Kan. 710, 27 P.3d 881 (2001).
- 9. Criminal defendant's appeal of pretrial denial of dismissal based on double jeopardy appropriately filed under 9.01. *In re Habeas Corpus Petition of Minnis*, 29 Kan. App. 2d 644, 29 P.3d 462 (2001).
 - 10. Per Rule 9.01(a), our Supreme Court has discretion to exercise its original jurisdiction even if

relief also is available in the district court. *Comprehensive Health of Planned Parenthood v. Kline*, 287 Kan. 372, 405, 197 P.3d 370 (2008).

- 11. Rule 9.01(c) cited by district judge, advising that all court proceedings in case are stayed since jurisdiction resides in appellate court. Kansas Medical Mut. Ins. Co. v. Svaty, 291 Kan. 597, 244 P.3d 642 (2010).
- 12. Dissent argues normal rule for avoiding unnecessary constitutional rulings should not apply in *quo warranto* action where jurisdiction retained to decide questions of public concern; Rule 9.01(b) cited. *State ex rel. Schmidt v. City of Wichita*, 303 Kan. 650, 367 P.3d 282 (2016).
- 13. Rule 9.01(b) cited in noting Supreme Court should exercise its original jurisdiction cautiously; writ of mandamus issued. *Board of Johnson County Comm'rs v. Jordan*, 303 Kan. 844, 370 P.3d 1170 (2016).
- 14. Respondent in mandamus action argued that disputed facts required fact-finding proceeding; Rule 9.01(d) cited. *Board of Johnson County Comm'rs v. Jordan*, 303 Kan. 844, 370 P.3d 1170 (2016).
- 15. Respondent's request for extension of time to respond to petition for mandamus denied due to looming statutory deadline in case; Rule 9.01(c)(3) cited. *Board of Johnson County Comm'rs v. Jordan*, 303 Kan. 844, 370 P.3d 1170 (2016).
- 16. Need for speedy adjudication and issue of statewide importance accepted as reasons mandamus action should be heard by Supreme Court under Rule 9.01(b). *Ambrosier v. Brownback*, 304 Kan. 907, 375 P.3d 1007 (2016).
- 17. The petitioner complied with Rule 9.01(b)'s requirement to explain why he was seeking mandamus relief in an original action filed in the Supreme Court even though adequate relief was available in the district court. *Landrum v. Goering*, 306 Kan. 867, 397 P.3d 1181 (2017).
- 18. Discussing Rule 9.01(b), the court exercised its original jurisdiction over the petitioner's habeas corpus petition because the court found that if the petitioner's claim was correct, then adequate relief would not be available in a district court. *In re Care & Treatment of Easterberg*, 309 Kan. 490, 437 P.3d 964 (2019).

RULE 9.04 WORKERS COMPENSATION CASE

Case Annotations

- 1. Appeal dismissed when not filed within 30 days; 3 additional mailing days not permitted. *Jones v. Continental Can Co.*, 260 Kan. 547, 920 P.2d 939 (1996).
- 2. Rule mentioned in discussion of *Jones v. Continental Can Co.*, 260 Kan. 547, 920 P.2d 939 (1996). *McIntyre v. A.L. Abercrombie, Inc.*, 23 Kan. App. 2d 204, 929 P.2d 1386 (1996).

EXPEDITED APPEALS

Rule 10.01 EXPEDITED APPEAL FOR WAIVER OF PARENTAL CONSENT REQUIREMENT

- 1. Opinion prepared in accordance with Rule 10.01(b). *In re Doe*, 17 Kan. App. 2d 567, 843 P.2d 735 (1992).
- 2. Opinion prepared in accordance with Rule 10.01(b). *In re Doe*, 19 Kan. App. 2d 204, 866 P.2d 1069 (1994).

DISTRICT COURTS

STANDARDS RELATING TO JURY USE AND MANAGEMENT

STANDARD 3: RANDOM SELECTION PROCEDURES

Case Annotations

1. Standards examined and held constitutional in criminal appeal challenging jury panel as not representative of community. *State v. Baker*, 249 Kan. 431, 819 P.2d 1173 (1991).

STANDARD 4: ELIGIBILITY FOR JURY SERVICE

Case Annotations

1. Standards examined and held constitutional in criminal appeal challenging jury panel as not representative of community. *State v. Baker*, 249 Kan. 431, 819 P.2d 1173 (1991).

STANDARD 6: EXEMPTION, EXCUSE, AND DEFERRAL

Case Annotations

- 1. Standards examined and held constitutional in criminal appeal challenging jury panel as not representative of community. *State v. Baker*, 249 Kan. 431, 819 P.2d 1173 (1991).
- 2. Excuses and deferrals from jury service should be determined by published local court rules adopted by the judges. *State v. Smith*, 16 Kan. App. 2d 478, 487, 825 P.2d 541 (1992).
- 3. Defendant objected to trial court's excusing potential jurors for economic reasons; Standard 6(d) cited for rule that the judge in each judicial district shall set the guidelines for determining requests for the excusing and deferral. *State v. Martis*, 277 Kan. 267, 83 P.3d 1216 (2004).

PART B. STANDARDS RELATING TO SELECTION OF A PARTICULAR JURY

STANDARD 10: ADMINISTRATION OF THE JURY SYSTEM

Case Annotations

1. Standards examined and held constitutional in criminal appeal challenging jury panel as not representative of community. *State v. Baker*, 249 Kan. 431, 819 P.2d 1173 (1991).

Kansas Child Support Guidelines

- 1. Kansas Child Support Guidelines apply to child support orders governed by the Kansas Parentage Act, K.S.A. 38-1110 *et seq. State ex rel. Dix v. Plank*, 14 Kan. App. 2d 12, 780 P.2d 171 (1989).
- 2. Domestic Gross Income for purposes of child support is defined. *In re Marriage of McPheter*, 15 Kan. App. 2d 47, 803 P.2d 207 (1990).
- 3. Use of Kansas Child Support Guidelines is mandatory; rebuttable presumption of correctness of support amount determined by use of guidelines, and any deviation therefrom must be supported by written

findings in journal entry. In re Marriage of Schletzbaum, 15 Kan. App. 2d 504, 809 P.2d 1251 (1991).

- 4. A child support order may include child care costs even though custodial parent is neither employed nor in search of employment. *In re Marriage of McNeely*, 15 Kan. App. 2d 762, 815 P.2d 1125 (1991).
- 5. Failure to follow guidelines is reversible error; absence of findings. *In re Marriage of Schwien*, 17 Kan. App. 2d 498, 839 P.2d 541 (1992).
- 6. Income may be imputed per II.E. of the guidelines to noncustodial parent upon a finding of deliberate un- or underemployment. *In re Marriage of Cray*, 18 Kan. App. 2d 15, 27, 846 P.2d 944 (1993).
- 7. Abatement of support per V.E. of the guidelines during visitation with noncustodial parent must be based on written findings or specific findings in the record; abatement may not reduce support paid to custodial parent to less than 33% of combined total. *In re Marriage of Cray*, 18 Kan. App. 2d 15, 28, 846 P.2d 944 (1993).
- 8. Trial court consideration of Kansas Child Support Guidelines is mandatory in determination of support; no findings in journal entry to justify deviations is reversible error. *In re Marriage of Emerson*, 18 Kan. App. 2d 277, 850 P.2d 942 (1993).
- 9. Section IV.D. requires use of two-child schedule in divided custody case where each party has custody of one of the parties' two children. *In re Marriage of Hansen*, 18 Kan. App. 2d 712, 858 P.2d 1240 (1993).
- 10. In an adoption proceeding, use of Kansas Child Support Guidelines to measure adequacy of natural father's support of mother six months prior to birth of child, in the absence of a support order, is rejected in favor of a "reasonable under all the circumstances" test. *In re Adoption of Baby Boy B*, 254 Kan. 454, 866 P.2d 1029 (1994).
- 11. Use of guidelines to compute child support mandatory; "Domestic Gross Income" is income from all sources, excluding public assistance; child support worksheet must be filed in every case where support ordered. *In re Marriage of Beacham*, 19 Kan. App. 2d 271, 867 P.2d 1071 (1994).
- 12. Use of guidelines mandatory; social security disability payments to be included as income. *In re Marriage of Callaghan*, 19 Kan. App. 2d 335, 869 P.2d 240 (1994).
- 13. Child support worksheet required to be filed in every case where support ordered; error to impute income based on AFDC payments received on behalf of other child; "Domestic Gross Income" defined; purpose and effect of "multi-family adjustment." *Shaddox v. Schoenberger*, 19 Kan. App. 2d 361, 869 P.2d 249 (1994).
- 14. Purpose of modification of child support orders to advance the welfare of the child; material changes of circumstance to warrant modification discussed; when imputation of income appropriate. *In re Marriage of Case*, 19 Kan. App. 2d 883, 879 P.2d 632 (1994).
- 15. If a noncustodial parent pays child support under another court order for children who do not reside with the noncustodial parent, those children are not counted for purposes of choosing a child support schedule as provided by the multiple-family adjustment. *Scruggs v. Chandlee*, 20 Kan. App. 2d 956, 894 P.2d 239 (1995).
- 16. In determining domestic gross income of a farmer under the Kansas Child Support Guidelines, a total disregard of depreciation in farming operations is an abuse of discretion by the court. *In re Marriage of Lewallen*, 21 Kan. App. 2d 73, 895 P.2d 1265 (1995).
- 17. Deviation from guidelines must serve best interests of children; consideration of party's bankruptcy filing in setting child support. *In re Marriage of Aubuchon*, 22 Kan. App. 2d 181, 913 P.2d 221 (1996).
- 18. No abuse of discretion by taking into account income tax considerations in deciding to modify child support. *In re Marriage of Denning*, 22 Kan. App. 2d 226, 914 P.2d 576 (1996).
 - 19. The extrapolation formula for income beyond the child support schedules is discretionary but

must be considered by the trial court. *In re Marriage of Patterson*, 22 Kan. App. 2d 522, 920 P.2d 450 (1996).

- 20. Use of multiple family adjustment discussed in situation where support is not established until after the noncustodial parent has other children. *State ex rel. Secretary of SRS v. Huffman*, 22 Kan. App. 2d 577, 920 P.2d 965 (1996).
- 21. District court is required to compute child support using two child support worksheets in a divided custody situation. *In re Marriage of Cranston*, 23 Kan. App. 2d 350, 929 P.2d 820 (1997).
- 22. Income may be imputed to noncustodial parent in appropriate circumstances; child-related costs are limited to the children for whom both parties are legally responsible. *In re Marriage of Jones*, 23 Kan. App. 2d 858, 936 P.2d 302 (1997).
- 23. Voluntary conduct that results in an involuntary loss of income does not necessarily determine that a parent is deliberately unemployed or underemployed; for child support computations, where a parent is paying for family health insurance that covers individuals from more than one family, the cost of the family coverage should be divided among the number of individuals who are covered by the insurance and that the number should be multiplied by the number of children subject to the child support order. *In re Marriage of Johnson*, 24 Kan. App. 2d 631, 950 P.2d 267 (1997).
- 24. Income may be properly imputed to custodial parent based on reasonable interpretation of her job history and future prospects per II.E.2.; guidelines only require child care costs to be included in the child support calculations if the costs are (1) actual, reasonable, and necessary and (2) are incurred to permit employment or job search. *In re Marriage of Scott*, 263 Kan. 638, 952 P.2d 1318 (1998).
- 25. A parent's incarceration, standing alone, is not legal justification for the suspension or modification of child support obligation previously determined under Kansas Child Support Guidelines when obligation originally arose from paternity action. *Rupp v. Grubb*, 265 Kan. 711, 962 P.2d 1074 (1998).
- 26. A parent's incarceration, standing alone, is not legal justification for the suspension or modification of child support obligation previously determined under the Kansas Child Support Guidelines. *In re Marriage of Thurmond*, 265 Kan. 715, 962 P.2d 1064 (1998).
- 27. The trial court may use the Multiple Family Adjustment in reducing the support when such modification is sought by the noncustodial parent and child support was previously established using the Multiple Family Adjustment. *In re Marriage of Benoit*, 26 Kan. App. 2d 659, 992 P.2d 1259 (1999).
- 28. Child support may be modified at any time circumstances render such a change proper. *In re Marriage of Shoby*, 269 Kan. 114, 4 P.3d 604 (2000).
- 29. Per Section II.E.1a and b; income may be imputed to noncustodial parent in appropriate circumstances; motion for attorney fees and costs pursuant to Rule 7.07(c) is denied since appeal raised question of statutory interpretation. *In re Marriage of Hoffman*, 28 Kan. App. 2d 156, 12 P.3d 905 (2000).
- 30. Action to recover public assistance expended on child's behalf is not action to establish or review child support order; Administrative Order No. 128 does not apply in such an action. *State ex rel. Secretary of SRS v. Cook*, 29 Kan. App. 2d 292, 26 P.3d 76 (2001).
- 31. The automatic termination rule in K.S.A. 60-1601(a)(1) applies in all custody situations regarding child support for children reaching the age of 18 or upon graduation from high school, unless an agreement provides otherwise. *In re Marriage of Kasper*, 29 Kan. App. 2d 461, 27 P.3d 948 (2001).
- 32. The Kansas Child Support Guidelines are the basis for establishing and reviewing child support orders in Kansas. *In re Marriage of Burton*, 29 Kan. App. 2d 449, 28 P.3d 427 (2001).
- 33. Normal extracurricular activities are those activities that are frequently engaged in by normal, healthy children all across the state of Kansas and are accounted for in the Kansas Child Support Guidelines; these activities are not considered to be in the special needs category when figuring child support. *In re Marriage of Ronen*, 29 Kan. App. 2d 443, 26 P.3d 1287 (2001).
 - 34. Considerations for using shared custody provisions are set forth in the Kansas Child Support

Guidelines, Supreme Court Administrative Order No. 128, II. M. and are cited and discussed. *In re Marriage of Karst*, 29 Kan. App. 2d 1000, 34 P.3d 1131 (2002).

- 35. The Kansas Child Support Guidelines define the type of proceeds which should be considered income for purposes of calculating support; domestic gross income for self-employed is discussed; no bright line rule regarding whether Subchapter S corporation earnings or distributions can be considered income for purposes of calculating support; case-by-case analysis required for determination. *In re Marriage of Brand*, 273 Kan. 346, 44 P.3d 321 (2002).
- 36. Under the Kansas Child Support Guidelines, income may be imputed to the noncustodial parent in appropriate circumstances, including when a parent is deliberately unemployed although capable of working full time. *In re Marriage of McCollum*, 30 Kan. App. 2d 651, 45 P.3d 398 (2002).
- 37. The supplemental visitation adjustment of the Kansas Child Support Guidelines provides no authority to increase a noncustodial parent's child support obligation based on the parent's failure to exercise visitation with a minor child. *Barnett v. Cusimano*, 30 Kan. App. 2d 680, 46 P.3d 568 (2002).
- 38. To compute child support obligations when children change child support guideline brackets, the remedy is for the parent to file a motion under K.S.A. 60-1610(a), alleging a material change of circumstances. *In re Marriage of Steven*, 30 Kan. App. 2d 794, 48 P.3d 1284 (2002).
- 39. Kansas Child Support Guidelines are applicable to paternity actions under Chapter 38 of the Kansas Statutes Annotated as well as to actions arising under Chapter 60. *Skillett v. Sierra*, 30 Kan. App. 2d 1041, 53 P.3d 1234 (2002).
- 40. Divided custody and shared custody discussed; gross income is income from all sources, including overtime and second jobs, at least when the overtime or second job has been historically relied on by the family. *In re Marriage of Gurtner*, 31 Kan. App. 2d 613, 69 P.3d 633 (2003).
- 41. Kansas Child Support Guidelines' definitions discussed; Subchapter S earnings not considered income for purpose of calculating child support in this case since parent was only a minority stockholder in the company. *In re Marriage of Unruh*, 32 Kan. App. 2d 770, 88 P.3d 1241 (2004).
- 42. District court did not err by not considering tuition reimbursement paid by an employer in calculating income under the Kansas Child Support Guidelines. *In re Marriage of Mellott*, 32 Kan. App. 2d 1031, 93 P.3d 1219 (2004).
- 43. Under the Kansas Child Support Guidelines, where income is imputed to the custodial parent but the generation of such income would necessitate child care expenses, the district court may impute such reasonably necessary child care expenses for purposes of determining support obligations of the noncustodial parent. *In re Marriage of Paul*, 32 Kan. App. 2d 1023, 93 P.3d 734 (2004).
- 44. Social Security retirement benefits paid to the subject children should be allowed as a credit against court-ordered child support payments. *In re Marriage of Martin*, 32 Kan. App. 2d 1141, 95 P.3d 130 (2004).
- 45. Supreme Court affirmed Court of Appeals holding that under Kansas Child Support Guidelines, district court may not only impute income to custodial parent, but may also impute child care expenses necessary to generate imputed income. *In re Marriage of Paul*, 278 Kan. 808, 103 P.3d 976 (2005).
- 46. Under Section V.A., a parent is required to notify the other parent of any change in financial circumstances, including change in child care costs. *In re Marriage of Leedy*, 279 Kan. 311, 109 P.3d 1130 (2005).
- 47. Consideration of shared residential custody issues discussed and applied from Section III.B.7; unlimited appellate review in interpreting and applying Kansas Child Support Guidelines. *Sparks v. Sparks*, 34 Kan. App. 2d 499, 120 P.3d 365 (2005).
- 48. Proceeds from a lump sum severance package are income for purposes of calculating child support; definition of domestic gross income under the Child Support Guidelines discussed and applied. *In re Marriage of Branch*, 37 Kan. App. 2d 334, 152 P.3d 1265 (2007).

- 49. In determining income of self-employed persons under the Kansas Child Support Guidelines, taxable income is not always an indication of domestic gross income; the trial court has discretion to determine whether depreciation is necessary for the production of income, and if so, it qualifies as a reasonable business expense and may be deducted from rental property income in determining child support. *In re Marriage of Cox*, 36 Kan. App. 2d 550, 553, 143 P.3d 677 (2006).
- 50. The Child Support Guidelines provide that a district court may use the table provided in the Guidelines to calculate the amount of parenting time adjustment, although the court is not required to do so; a district court may always deviate from the Guidelines provided that such deviation is justified by written findings in the journal entry; shared expense formula discussed. *In re Marriage of Atchison*, 38 Kan. App. 2d 1081, 176 P.3d 965 (2008).
- 51. The district court abused its discretion in applying the wrong legal standard in calculating the long-distance parenting time cost adjustment under the Kansas Child Support Guidelines; see Guidelines IV.E.1. *In re Parentage of Brown*, 39 Kan. App. 2d 26, 176 P.3d 242 (2008).
- 52. District court did not abuse its discretion in utilizing and applying the overall financial condition adjustment to establish the cap on the child support amounts. *In re Marriage of Leoni*, 39 Kan. App. 2d 312, 180 P.3d 1060 (2007).
- 53. Where district court interprets separation agreement to require one of the parents to pay child support, it must use the Child Support Guidelines to compute the obligation; when courts make deviation from the Guidelines, courts must show such deviation serves the best interests of the children. *In re Marriage of VanderVoort*, 39 Kan. App. 2d 724, 185 P.3d 289 (2008).
- 54. District court did not abuse its discretion in terminating parent's obligation to pay child support when the income is solely derived from public assistance. *State ex rel. Secretary, SRS v. Moses*, 39 Kan. App. 2d 1054, 186 P.3d 1216 (2008).
- 55. Under the Guidelines, the term "income" means every conceivable form of income, whether it be in the form of earnings, royalties, bonuses, dividends, interest, maintenance, or rent. *In re Marriage of Ormiston*, 39 Kan. Ap. 2d 1076, 188 P.3d 32 (2008).
- 56. District court did not abuse its discretion by using straight-line depreciation instead of accelerated depreciation to calculate child support income per Section II.E. of the Kansas Child Support Guidelines. *In re Marriage of Wiese*, 41 Kan. App. 2d 553, 203 P.3d 59 (2009).
- 57. Pursuant to KCSG, Section III.B.6., when an increase in child support is sought by a parent with primary residency, the Multiple-Family Application may be used by the opposing parent. *In re Marriage of Winsky*, 42 Kan. App. 2d 69, 208 P.3d 355 (2009).
- 58. Rule 164(a) requires domestic relations affidavit be in form found in Appendix III of Kansas Child Support Guidelines and information sworn by each party to be "true and complete." *In re Marriage of Wilson*, 43 Kan. App. 2d 258, 223 P.3d 815 (2010).
- 59. Under KCSG § II.D., adoption subsidies are excluded from parent income when calculating child support; KCSG § II.A., defining purpose of child support, also cited. *In re Marriage of Thomas*, 49 Kan. App. 2d 952, 318 P.3d 672 (2014).
- 60. Parent failure to disclose increased income over 9 months violated KCSG § V.B.1; under KCSG § V.B.2. district court had discretion to sanction parent by adding 9-month shortfall amount to child support payment obligation; limits on retroactive modification of child support under K.S.A. 2013 Supp. 23-3005(b) inapplicable to sanctions. *In re Marriage of Johnson*, 50 Kan. App. 2d 687, 336 P.3d 330 (2014).
- 61. In calculating child support, use of the equal parenting time formula of KCSG § IV.E.2.b. is discretionary even if affirmative findings are made under KCSG § III.B.7.b. *In re Marriage of Skoczek*, 51 Kan. App.2d 606, 351 P.3d 1287 (2015).
- 62. KCSG §§ V.A., V.B., V.B.1., V.B.3., V.B.4., II.D. cited in discussing likely unavailability of relief from motion to modify. *In re Marriage of Stephenson & Papineau*, 302 Kan. 851, 358 P.3d 86 (2015).

- 63. KCSG §§ I., II.A., V.B.2., and IV.E.6. cited in discussing legislative policy and proper factors for determining child support. *In re Marriage of Stephenson & Papineau*, 302 Kan. 851, 358 P.3d 86 (2015).
- 64. The court discussed the definition of "income" in the Child Support Guidelines and the various provisions related to calculating the Father's child-support amount based on his self-employment income; the court denied Father's motion for appellate attorney fees because Father did not file his motion within the prescribed time period under Rule 7.07. *In re Marriage of Dean*, 56 Kan. App. 2d 770, 437 P.3d 46 (2018).
- 65. Father did not show that a 10 percent change in the child support amount would occur as provided for under the Kansas Child Support Guidelines § V.B.1. as a result of the changed circumstances he cited; therefore, the trial court did not need to complete additional child support worksheets for the anticipated changes. *In re Marriage of Thrailkill*, 57 Kan. App. 2d 244, 452 P.3d 392 (2019).

GENERAL AND ADMINISTRATIVE

PREFATORY RULE

Rule 105 LOCAL RULES

Case Annotations

- 1. Local court rules shall be effective upon filing with the Supreme Court Clerk; unfiled local rule regarding filing notice of appeal prior to judgment ineffective; fundamental fairness doctrine applied to case involving premature notice of appeal. *State v. McGraw*, 19 Kan. App. 2d 1001, 879 P.2d 1147 (1994)
- 2. Judicial districts may make rules they find necessary for the administration of the district court's affairs to the extent that such rules are not inconsistent with applicable statutes and the Kansas Supreme Court Rules. *In re Marriage of Galvin*, 32 Kan. App. 2d 410, 83 P.3d 805 (2004).
- 3. Local district court rule conflicts with the clear language of K.S.A. 2004 Supp. 61-3608; thus, the local rule is invalid per Rule 105. *Nugyen v. Esplund*, 34 Kan. App. 2d 34, 114 P.3d 175 (2005).
- 4. Case remanded to determine if district magistrate judge was properly assigned to conduct felony arraignment. *State v. Valladarez*, 288 Kan. 671, 206 P.3d 879 (2009).
- 5. Rule 105 cited in discussion of duties of chief judge; contrasted with Rule 107. *Solomon v. State*, 303 Kan. 512, 364 P.3d 536 (2015).
- 6. Under Rule 105, a district court may not adopt a local rule that conflicts with Kansas statutes or Supreme Court rules. *In re Estate of Clare*, 305 Kan. 967, 389 P.3d 1274 (2017).
- 7. Local district court rule providing electronic filing requirements regarding petition for probate of will held to be consistent with and not duplicative of Rule 122 and thus permissible under Rule 105. *In re Estate of Lessley*, 62 Kan. App. 2d 75, 506 P.3d 942 (2022).

Rule 107 DUTIES AND POWERS OF CHIEF JUDGE

- 1. Rule 107 cited in discussion of duties of administrative judge; held no conflict for judge assigned two similar cases and did not require the judge to review his own orders. *Nat'l Compressed Steel Corp. v. Unified Gov't of Wyandotte Co.*, 272 Kan. 1239, 38 P.3d 723 (2002).
 - 2. Under Rule 107, assignments of cases by the chief judge in a judicial district are not required to

be in writing. State v. Valladarez, 288 Kan. 671, 206 P.3d 879 (2009).

3. Statutory amendment requiring district judges to elect chief judge conflicted with Rule 107; statutory amendment held unconstitutional, Rule 107 to remain in full effect. *Solomon v. State*, 303 Kan. 512, 364 P.3d 536 (2015).

Rule 108 REPRODUCTION AND DISPOSITION OF COURT RECORDS

Case Annotations

1. Rule 7.07(b) sets forth the three factors a court must consider when attorney fees are requested on appeal; a party requesting attorney fees on appeal must file a motion under Rule 5.01 and must attach an affidavit that includes the factors justifying the reasonableness of the fee under KRPC 1.5; Rule 108(e)(4)(A) informs the district court how to handle wills that were deposited with the court under a statute that has since been repealed. *In re Estate of Oroke*, 310 Kan. 305, 445 P.3d 742 (2019).

Rule 110 CASA VOLUNTEERS AND PROGRAMS

Case Annotations

1. Volunteer court-appointed special advocates do not have interested party status under Rule 110 or K.S.A. 38-1505a. *In re D.D.P.*, *Jr.*, 249 Kan. 529, 819 P.2d 1212 (1991).

Rule 114 SURETY ON BOND

Case Annotations

1. Attorney may not act as surety in a bond in a case in which the attorney is counsel. *Nicholas v. Nicholas*, 277 Kan. 171, 83 P.3d 214 (2004).

Rule 116 ADMISSION PRO HAC VICE OF OUT-OF-STATE ATTORNEY

- 1. Duty of local counsel discussed in attorney discipline case finding attorney in violation of professional conduct rules by her handling of post-trial motions. *In re Jackson*, 254 Kan. 573, 866 P.2d 1048 (1994).
- 2. Rule requires local counsel to sign pleadings and briefs, to be actively involved in the case, and to be present at all appearances; error to dismiss case with prejudice for noncompliance with rule. *Architectural & Engineered Products Co. v. Whitehead,* 19 Kan. App. 2d 378, 869 P.2d 766 (1994).
- 3. Arkansas attorney admitted to practice in this post-divorce action per Rule 116. *In re Marriage of Stockham*, 23 Kan. App. 2d 197, 928 P.2d 104 (1996).
- 4. Out-of-state counsel's misunderstanding of Kansas law and Kansas counsel's failure to get involved in all aspects of defense are noted in discussion of defendant's ineffective assistance of counsel claim. *State v. Rice*, 261 Kan. 567, 932 P.2d 981 (1997).
 - 5. A party's failure to comply with K.S.A. 7-104 and Rule 116 does not deprive the court of

jurisdiction; the court is prohibited from entertaining any action or proceeding where a party fails or refuses to comply with the statute after notice. *Rafferty v. Land O'Lakes, Inc.*, 266 Kan. 64, 965 P.2d 825 (1998).

- 6. Rule 116 relating to disqualifying an out-of-state attorney from appearing as counsel discussed as an exception to the final decision requirement for purposes of an appeal pursuant to K.S.A. 60-2102(a)(4). *Flores Rentals v. Flores*, 283 Kan. 476, 153 P.3d 523 (2007).
- 7. Attorney's misconduct violated KRPC 1.1, 1.3, 1.4, 1.5(d), 5.1(a) and (c)(2), 5.5(b), 8.4(a), and Rule 116, including neglecting to track cases and failing to ensure his partner was admitted *pro hac vice* in Kansas cases; respondent filed no exceptions to the hearing report, thus, findings and conclusions deemed admitted per Rule 212(c); Rules 218 and 219 compliance ordered; one-year suspension per Rule 203(a)(2). *In re Roswold*, 292 Kan. 136, 249 P.3d 1199 (2011).
- 8. District court orders granting pro hac vice admission to administratively suspended attorney held to be void ab initio; unauthorized practice of law violated Rule 116 and Rule 208(e). *In re Hall*, 304 Kan. 999, 1108-09, 377 P.3d 1149 (2016).

Rule 117 WITHDRAWAL OF ATTORNEY

Case Annotations

- 1. Mentioned; affirmed summary judgment dismissing attorney malpractice action. *Dings v. Callahan*, 4 Kan. App. 2d 36, 38, 602 P.2d 542 (1979).
- 2. Cited; attorney terminated by client and notice of termination given to the court and all parties; no formal order of withdrawal was required. *Alexander v. State Dept. of Social & Rehab. Serv.*, 4 Kan. App. 2d 57, 58-59, 602 P.2d 544 (1979).
- 3. Oral motion to withdraw made on the record followed by formal motion served on client and opposing counsel and filed with court held to be substantial compliance. *State v. Alsup*, 239 Kan. 673, 674-75, 722 P.2d 1100 (1986).

Rule 118 STATEMENT OF DAMAGES WHEN PLEADING DOES NOT DEMAND SPECIFIC AMOUNT

- 1. Sets forth procedure to comply with 60-208(a) as to written statement of damages hereunder. *Ettus v. Orkin Exterminating Co.*, 233 Kan. 555, 564, 665 P.2d 730 (1983).
- 2. Ten-day notice provision applies to default judgment for any claim of unliquidated damages. *Winner v. Flory,* 11 Kan. App. 2d 263, 264-66, 719 P.2d 20 (1986).
- 3. Failure to comply with notice procedure renders default judgment voidable but not void. *Universal Modular Structures, Inc. v. Forrest,* 11 Kan. App. 2d 298, 300-02, 720 P.2d 1121 (1986).
- 4. Noncompliance with notice requirements of Rule 118(d) renders default judgment on claim for unliquidated damages voidable. *Producers Equip. Sales, Inc. v. Thomason*, 15 Kan. App. 2d 393, 402, 808 P.2d 881 (1991).
- 5. Unliquidated damages rule inapplicable to divorce and maintenance actions. *In re Marriage of Welliver*, 254 Kan. 801, 869 P.2d 653 (1994).
- 6. Attorney's failure to respond to discovery and Rule 118 requests, resulting in case being dismissed twice, is noted by court in attorney discipline case. *In re Jenkins*, 255 Kan. 797, 877 P.2d 423 (1994).

- 7. Statement of monetary damages per Rule 118 filed by plaintiff. *Jackson v. City of Kansas City*, 263 Kan. 143, 947 P.2d 31 (1997).
- 8. In a defamation case, rule is cited in arguments by defendants. *Moran v. State*, 267 Kan. 583, 985 P.2d 127 (1999).
- 9. Compliance with Rule 118(d) is mandatory and failure to comply with Rule 118 renders a defaulting judgment voidable. *First Nat'l Bank in Belleville v. Sankey Motors, Inc.*, 41 Kan. App. 2d 629, 204 P.3d 1167 (2009).

Rule 119 FAX FILING AND SERVICE BY FAX

Case Annotations

1. Requirements of facsimile filing according to Rule 119 are discussed. *In re Care and Treatment of Goracke*, 27 Kan.App.2d 837, 9 P.3d 595 (2000).

Rule 122 ELECTRONIC FILING AND SERVICE BY ELECTRONIC MEANS

Case Annotations

1. Local district court rule providing electronic filing requirements regarding petition for probate of will held to be consistent with and not duplicative of Rule 122 and thus permissible under Rule 105. *In re Estate of Lessley*, 62 Kan. App. 2d 75, 506 P.3d 942 (2022).

Rule 123 COVER SHEET; PRIVACY POLICY REGARDING PERSONAL IDENTIFIERS

Case Annotations

1. Failure to include a cover sheet with the filing of a new case is similar to failure to pay a docket fee with a notice of appeal and is not a substantive statutory requirement; but a procedural deficiency that does not prejudice the State in any way. *Wilson v. State*, 40 Kan. App. 2d 170, 192 P.3d 1121 (2008).

MOTIONS, DISCOVERY, PRETRIAL PROCEDURES, AND RELATED MATTERS

Rule 132 ATTENDANCE AT DEFAULT JUDGMENT AND EX PARTE MATTER

- 1. Notice requirement of Rule 131(b) not applicable to default judgments; Rule 132 allows court discretion to set hearing time. *In re Marriage of Welliver*, 254 Kan. 801, 869 P.2d 653 (1994).
- 2. Rule 132 requires ex parte applications to be presented by counsel in person to the court, although the better practice is by written motion pursuant to Rule 133 with a ruling made by the court documented pursuant to Rule 134. *Finley v. Estate of DeGrazio*, 285 Kan. 202, 170 P.3d 407 (2007).

Rule 133 MEMORANDUM AND ARGUMENT ON MOTION

- 1. Failure to respond to, or request oral argument concerning, motion for summary judgment is tantamount to admission of uncontroverted facts. *Mangiaracina v. Gutierrez*, 11 Kan. App. 2d 594, 594-95, 730 P.2d 1109 (1986).
- 2. Delay in hearing motion for new trial not prejudicial; defendant failed to provide Rule 137 notification to trial judge and failed to request oral argument or provide supporting memorandum per Rule 133. *State v. Hall*, 252 Kan. 669, 673, 847 P.2d 1288 (1993).
- 3. No abuse of discretion by the trial court in dismissing motion filed under K.S.A. 60-260(b) when it fails to demonstrate right to relief and is not accompanied by memorandum per Rule 133. *In re Marriage of Bleich*, 23 Kan. App. 2d 982, 939 P.2d 966 (1997).
- 4. The trial court did not err in ruling on the motion without a hearing where oral argument hearing was not requested per Rule 133. *George v. Capital South Mtg. Investments, Inc.*, 265 Kan. 431, 961 P.2d 32 (1998).
- 5. Plaintiff failed to request an extension of time by written motion per Rule 133 with ruling by the court pursuant to Rule 134. *Blue v. Tos*, 33 Kan. App. 2d 404, 102 P.3d 1190 (2004).
- 6. Rule 132 requires ex parte applications to be presented by counsel in person to the court, although the better practice is by written motion pursuant to Rule 133 with a ruling made by the court documented pursuant to Rule 134. *Finley v. Estate of DeGrazio*, 285 Kan. 202, 170 P.3d 407 (2007).
- 7. Plaintiff failed to request extension to obtain service of process by written motion under Rule 133 with a ruling by the court documented under Rule 134. *Le v. Joslin*, 41 Kan. App. 2d 280, 202 P.3d 677 (2009).
- 8. District court can rule on a motion without a hearing if no party requests one under Rule 131(a) and Rule 133(c). *Graham v. Herring*, 44 Kan. App. 2d 1131, 242 P.3d 253 (2010).
- 9. District court's decision to hold a pretrial evidentiary hearing was improper under particular facts of case. *State v. Allen*, 49 Kan. App. 2d 162, 305 P.3d 702 (2013).
- 10. In determining whether motion for substitution was timely under K.S.A. 2012 Supp. 60-225(a)(1), delay caused by district judge in ruling on motion not to be counted. *Graham v. Herring*, 297 Kan. 847, 855, 305 P.3d 585 (2013).
- 11. Rule 133 does not require district court order confirming hearing date. *In re Estate of Rickabaugh*, 51 Kan. App. 2d 902, 358 P.3d 859 (2015).
- 12. The appellee failed to satisfy Rule 133(a) because her motion to extend a protection from abuse order was woefully inadequate to put the appellant on notice of the reasons that supported the motion; under Rule 133(c), the district court can sua sponte set a matter for hearing or either party can request oral argument on a motion, but, under the rule, the district court is not always required to grant a party's request. *Kerry G. v. Stacy C.*, 55 Kan. App. 2d 246, 411 P.3d 1227 (2018).
- 13. The district court erred by ruling on the appellee's motion before allowing the appellant seven days to respond as permitted by Rule 133(b); under Rule 133(c), a party can request oral argument on a motion, but the court is not required to grant the request if the court finds it would not materially aid the court. *Reverse Mortgage Solutions, Inc. v. Goldwyn*, 56 Kan. App. 2d 129, 425 P.3d 617 (2018).
- 14. Under Rule 133(c), after the seven-day response time expired, the district court had the authority to rule on the parties' written motions without holding a hearing when neither party requested oral argument. *In re Marriage of Bahlmann*, 56 Kan. App. 2d 901, 440 P.3d 597 (2019).
- 15. The court noted that it has never required the State to file its response to a 60-1507 motion within seven days of service of the motion under Rule 133(b); Rule 183 encourages a movant to substantially comply with the Judicial Council form for filing a 60-1507 motion and indicates that the Rules

of Civil Procedure will not always control in the context of a 60-1507 motion. *Dawson v. State*, 310 Kan. 26, 444 P.3d 974 (2019).

Rule 134 NOTICE OF RULING

Case Annotations

- 1. Time for postjudgment remedies runs from date parties are notified of judgment. *Daniels v. Chaffee*, 230 Kan. 32, 36, 37, 630 P.2d 1090 (1981).
- 2. Notice of entry of judgment mailed pursuant to K.S.A. 60-258 and rule; 3-day extension of K.S.A. 60-206(e) applies. *Danes v. St. David's Episcopal Church*, 242 Kan. 822, 752 P.2d 653 (1988).
- 3. Counsel notified of summary judgment order. *Marinhagen v. Boster, Inc.*, 17 Kan. App. 2d 532, 840 P.2d 534 (1992).
- 4. Rule cited in holding notice of appeal filed within 30 days of notification by trial court of denial of motion for reconsideration is timely notice of appeal. *Nicklin v. Harper*, 18 Kan. App. 2d 760, 860 P.2d 31 (1993).
- 5. The time for filing post-judgment motions or taking an appeal from a final judgment entered without notice commences to run when there has been compliance with K.S.A. 60-258 and Rule 134. *McDonald v. Hannigan*, 262 Kan. 156, 936 P.2d 262 (1997).
- 6. Plaintiff failed to request an extension of time by written motion per Rule 133 with ruling by the court pursuant to Rule 134. *Blue v. Tos*, 33 Kan. App. 2d 404, 102 P.3d 1190 (2004).
- 7. Rule 132 requires ex parte applications to be presented by counsel in person to the court, although the better practice is by written motion pursuant to Rule 133 with a ruling made by the court documented pursuant to Rule 134. *Finley v. Estate of DeGrazio*, 285 Kan. 202, 170 P.3d 407 (2007).
- 8. Plaintiff failed to request extension to obtain service of process by written motion under Rule 133 with a ruling by the court documented under Rule 134. *Le v. Joslin*, 41 Kan. App. 2d 280, 202 P.3d 677 (2009).
- 9. Rule 134 allowed the 3-day mailing rule to extend the 10-day period for filing an application for interlocutory appeal. *Williams v. Lawton*, 288 Kan. 768, 207 P.3d 1027 (2009).
- 10. When defendant is not informed of district court's denial of motion to withdraw plea, defendant is entitled to file out-of-time appeal if district court has not substantially complied with service requirement set forth in Rule 134(a). *State v. Maberry*, 58 Kan. App. 2d 215, 465 P.3d 191 (2020).
- 11. Where appellant alleged untimely notice of appeal was result of deficient service and district court did not make findings of fact regarding untimely notice of appeal, case remanded to district court to determine date of compliance with Rule 134. *State v. Hooks*, 312 Kan. 604, 478 P.3d 773 (2021).

Rule 137 WRITTEN COMMUNICATION WITH COURT

Case Annotations

1. Delay in hearing motion for new trial not prejudicial; defendant failed to provide Rule 137 notification to trial judge and failed to request oral argument or provide supporting memorandum per Rule 133. *State v. Hall*, 252 Kan. 669, 673, 847 P.2d 1288 (1993).

Rule 139 DOMESTIC RELATIONS AFFIDAVIT; SUPPORT ORDER AND PAYMENT

Case Annotations

- 1. Parties' financial statements relied on by trial judge in denying motion to terminate alimony based on change of circumstances and legislative amendment. *Lambright v. Lambright*, 12 Kan. App. 2d 211, 213, 740 P.2d 92 (1987).
- 2. Rule's financial statement submitted for court's consideration, along with Order No. 59 Worksheet A, in proceeding under Kansas Parentage Act, K.S.A. 38-1110 *et seq. State ex rel. Dix v. Plank*, 14 Kan. App. 2d 12, 780 P.2d 171 (1989).
- 3. Rule cited in discussion of required domestic relations affidavit. *In re Marriage of Kirk*, 24 Kan. App. 2d 31, 941 P.2d 385 (1997).
- 4. The delay in filing the domestic relations affidavit and the child support worksheet required by the Rule 139(f) and (g) until sometime after a party files a motion for a modification of child support does not affect the fact the court may make the modification effective back to 1 month after the filing of the motion. *In re Marriage of Jones*, 45 Kan. App. 2d 854, 268 P.3d 494 (2010).
- 5. Father's long-distance parenting time cost adjustment held void due to lack of adequate notice; Rule 139 cited. *In re Marriage of Fuller*, 52 Kan. App. 2d 721, 371 P.3d 964 (2016).

Rule 140 FINAL PRETRIAL CONFERENCE PROCEDURE

- 1. Failure to timely request conference hereunder acts as waiver of right thereto; due process not denied. *Mansfield Painting and Decorating, Inc. v. Budlaw Services, Inc.*, 3 Kan. App. 2d 77, 83, 589 P.2d 643 (1979).
- 2. When no attempt is made to modify pretrial order, such order controls the subsequent course of the litigation. *Sieben v. Sieben*, 231 Kan. 372, 376-77, 646 P.2d 1036 (1982).
- 3. No abuse of discretion where trial court chose to prevent excessive cumulative evidence from expert witnesses. *Powers v. Kansas Power & Light Co.*, 234 Kan. 89, 98, 99, 671 P.2d 491 (1983).
- 4. Discovery and pretrial utilized to formulate issues of fact and law for ultimate determination. *Oller v. Kincheloe's, Inc.*, 235 Kan. 440, 448, 681 P.2d 630 (1984).
- 5. Failure of trial court to prepare written pretrial order hampers appellate review. *Burkhart v. Philsco Products Co.*, 241 Kan. 562, 565, 738 P.2d 433 (1987).
- 6. Pretrial conference is not intended as a Rule 136 discovery conference. *Burkhart v. Philsco Products Co.*, 241 Kan. 562, 572, 738 P.2d 433 (1987).
- 7. Trial court's granting defense motion to dismiss with prejudice in the absence of pretrial conference and pretrial order reversed. *Boydston v. Kansas Board of Regents*, 242 Kan. 94, 744 P.2d 806 (1987).
- 8. Procedural steps of Rule 140(g) not followed, resulting in incomplete pretrial order. *Carnes v. Meadowbrook Executive Bldg. Corp.*, 17 Kan. App. 2d 292, 836 P.2d 1212 (1992).
- 9. Client may waive conflict of interest Rules 1.7 and 1.9 and consent to attorney's representation despite anticipated adverse testimony. *LeaseAmerica Corp. v. Stewart*, 19 Kan. App. 2d 740, 876 P.2d 184 (1994).
- 10. Failure of the court to issue a written pretrial order did not cause a disadvantage or deny due process to appellant. *In re D.R.R.*, 25 Kan. App. 2d 561, 965 P.2d 861 (1998).
- 11. No abuse of discretion by trial court in denying motion to amend pretrial order. *Norton Farms, Inc. v. Anadarko Petroleum Corp.*, 32 Kan. App. 2d 899, 91 P.3d 1239 (2004).

- 12. Discussion of final pretrial conference under Rule 140; no abuse of discretion by district court in allowing defendant's motion to amend for punitive damages claims. *Gates v. Goodyear*, 37 Kan. App. 2d 623, 155 P.3d 1196 (2007).
- 13. Trial court abused its discretion by striking witnesses who were known to both parties where there was no specific order to file a final witness list before pretrial questionnaires were submitted; finalization of witnesses under Rule 140(b) and (g). *Canady v. Midway Denton U.S.D. No. 433*, 42 Kan. App. 2d 866, 218 P.3d 446 (2009).
- 14. Appellant failed to make a timely objection to the pretrial order under Rule 140(f). *Unruh v. Purina*, 289 Kan. 1185, 221 P.3d 1130 (2009).
- 15, Plaintiffs objected to defendant's motion to apply statutory caps on damages after trial, claiming motion should have been raised as a claim for relief under Rule 140(g)(2). *McGinnes v. Wesley Medical Center*, 43 Kan. App. 3d 227, 224 P.3d 581 (2010).

Rule 141 SUMMARY JUDGMENT

- 1. Filing of uncontroverted contentions mentioned in granting summary judgment. *Henderson v. Ripperger*, 3 Kan. App. 2d 303, 594 P.2d 251 (1979).
- 2. Although rule not formally complied with, requisites for summary judgment were met by pretrial conference. *Hall v. Twin Caney Watershed Joint Dist. No. 34*, 4 Kan. App. 2d 202, 203-04, 604 P.2d 63 (1979).
- 3. Motion for summary judgment must contain uncontroverted contentions of fact. *Chute v. Old American Ins. Co.*, 6 Kan. App. 2d 412, 426, 629 P.2d 734 (1981).
- 4. Granting of summary judgment without oral argument upheld under case circumstances. *Bowen v. City of Kansas City*, 231 Kan. 450, 453, 646 P.2d 484 (1982).
- 5. Failure to comply herewith precludes entry of summary judgment. *McCullough v. Bethany Med. Center*, 235 Kan. 732, 736, 683 P.2d 1258 (1984).
- 6. Twenty-one day response time for party defending against motion held mandatory; premature ruling on motion reversed without showing of prejudice. *Munkers v. Pomerenke*, 11 Kan. App. 2d 569, 570-73, 730 P.2d 360 (1986).
- 7. Summary judgment procedures apply equally to pro se litigants as well as those represented by counsel. *Mangiaracina v. Gutierrez*, 11 Kan. App. 2d 594, 595, 730 P.2d 1109 (1986).
- 8. Response to summary judgment motion which does not summarize conflicting evidence but merely seeks to prolong discovery is insufficient to escape summary judgment. *In re Application for Incorporation as City*, 241 Kan. 396, 405-06, 763 P.2d 875 (1987).
- 9. Failure to timely respond to motion for partial summary judgment is deemed admission of uncontroverted contentions of facts set forth. *Slaymaker v. Westgate State Bank*, 241 Kan. 525, 529, 739 P.2d 444 (1987).
- 10. Failure of plaintiff to make precise references to material in transcripts in defending against summary judgment; no abuse of judicial discretion in granting motion. *Ruebke v. Globe Communications Corp.*, 241 Kan. 595, 597, 738 P.2d 1246 (1987).
- 11. Summary judgment for defendants upheld where trial judge properly considered plaintiff's untimely and unorthodox response. *Kee v. Lofton*, 12 Kan. App. 2d 155, 158, 737 P.2d 55 (1987).
- 12. Summary judgment premature where unresolved issues of fact. Dissent cites rule in noting that there was no discovery record and no statements of uncontroverted contentions of fact filed with court. *In re Adoption of Baby Girl H*, 12 Kan. App. 2d 223, 233, 739 P.2d 1 (1987) (Rees, J., dissenting).

- 13. Response to motion for summary judgment must conform to section (b); party opposing motion must produce something of evidentiary value to establish dispute of material fact. *Knight v. Myers*, 12 Kan. App. 2d 469, 748 P.2d 896 (1988).
- 14. Lack of citation to factual authority in plaintiff's response to defendant's summary judgment motion cited in affirming trial court's grant of summary judgment to defendant. *Danes v. St. David's Episcopal Church*, 242 Kan. 822, 752 P.2d 653 (1988).
- 15. Rule cited in affirming in part and reversing in part grant of summary judgment to defendant. *Noller v. General Motors Corp.*, 13 Kan. App. 2d 13, 760 P.2d 688 (1988), *aff'd in part and rev'd in part* 244 Kan. 612, 772 P.2d 271 (1989).
- 16. Rule cited; both parties' compliance with procedures noted; summary judgment affirmed. *Heinsohn v. Motley*, 13 Kan. App. 2d 66, 761 P.2d 796 (1988).
- 17. Defendant's grant of summary judgment affirmed; rule cited. *Rowland v. Val-Agri, Inc.*, 13 Kan. App. 2d 149, 766 P.2d 819 (1988).
- 18. Court notes plaintiff's failure to reply to defendant's statement of uncontroverted fact with a concise summary of conflicting testimony or evidence; defendant's grant of summary judgment affirmed. *Hammig v. Ford*, 246 Kan. 70, 785 P.2d 977 (1990).
- 19. Duty of party opposing motion discussed; 141(b). *Glenn v. Fleming*, 247 Kan. 296, 305, 799 P.2d 79 (1990).
- 20. Plaintiffs' summary judgment motion accompanied by memorandum with separately numbered paragraphs and keyed to record; defendants' response not in compliance with rule's requirements; summary judgment granted and affirmed. *City of Arkansas City v. Anderson*, 15 Kan. App. 2d 174, 177-82, 804 P.2d 1026 (1991).
- 21. Plaintiff's repeated failure to comply with Rule 141 in responding to summary judgment motion held to constitute admission of all uncontroverted facts as set forth in motion; affirmed on basis of trial court discretion. *Plummer Development, Inc. v. Prairie State Bank*, 248 Kan. 664, 809 P.2d 1216 (1991).
- 22. Summary judgment affirmed; lack of evidence by nonmoving party cited. *Collins v. Board of Douglas County Comm'rs*, 249 Kan. 712, 716-17, 822 P.2d 1042 (1991).
- 23. Party opposing summary judgment has duty to controvert movant's facts; relevancy of facts. *Akandas, Inc. v. Klippel*, 250 Kan. 458, 471, 827 P.2d 37 (1992).
- 24. Hearing on defendant's summary judgment motion before time had expired to respond to plaintiff's summary judgment motion conflicts with rule. *Bank IV Olathe v. Capitol Fed'l Savings & Loan Ass'n*, 250 Kan. 541, 556, 828 P.2d 355 (1992).
- 25. Opinion notes trial court's imperfect compliance with findings of fact and conclusions of law requirements of Rules 141 and 165. *Elite Professionals, Inc. v. Carrier Corp.*, 16 Kan. App. 2d 625, 827 P.2d 1195 (1992).
- 26. Defendant's objections to documentation supporting plaintiff's summary judgment motion without merit. *Ostmeyer v. Kansas Dept. of Revenue*, 16 Kan. App. 2d 639, 827 P.2d 780 (1992).
- 27. Compliance with rule is mandatory; evidence not before trial court at summary judgment stage not considered by appellate court. *McCaffree Financial Corp. v. Nunnink*, 18 Kan. App. 2d 40, 56-57, 847 P.2d 1321 (1993).
- 28. Plaintiff's failure to respond to defendant's memorandum of uncontroverted facts deemed admission of those facts. *Orlovetz v. Day & Zimmerman, Inc.*, 18 Kan. App. 2d 142, 143, 848 P.2d 463 (1993).
- 29. Habeas corpus petitioner fails to controvert movant's uncontroverted contentions of fact. *Fletcher v. Nelson*, 253 Kan. 389, 855 P.2d 940 (1993).
- 30. Where opponents to motion agree to disposition at hearing prior to expiration of 21-day response period, opponents cannot claim prejudice on appeal; inclusion of more than one fact in each separately

numbered paragraph, where each fact is referenced in record, is substantial compliance with rule; that some contentions of fact are subsequently controverted does not violate rule. *Finlay v. Finlay*, 18 Kan. App. 2d 479, 856 P.2d 183 (1993).

- 31. No support in record for movant's claim of trial court violation of rule by allowing opponent to wait until trial to controvert factual basis for motion. *Hurlbut v. Conoco, Inc.*, 253 Kan. 515, 856 P.2d 1313 (1993).
- 32. Jurisdiction is not proven or disproven because of assertions in a Rule 141 statement of uncontroverted facts. Effect of failure to follow summary judgment rule rests within trial court discretion. *Dickerson v. Kansas Dept. of Revenue*, 253 Kan. 843, 863 P.2d 364 (1993).
- 33. Rule cited in discussing appellant's failure to comply with rule. *Harris v. Richards*, 254 Kan. 549, 867 P.2d 325 (1994).
- 34. Facts are deemed uncontroverted where appellants have failed to comply with Rule 141(b). *Wiggins v. Housing Authority of Kansas City*, 19 Kan. App. 2d 610, 873 P.2d 1377 (1994).
- 35. Rule cited in discussion of appellant's failure to comply with rule. *In re Estate of Brodbeck*, 22 Kan. App. 2d 229, 915 P.2d 145 (1996).
- 36. Rule cited in discussion of technical compliance dispute. *Kelley v. Barnett*, 23 Kan. App. 2d 564, 932 P.2d 471 (1997).
- 37. Appellant's objection to documents relied on by the trial court in granting summary judgment without merit. *MLK*, *Inc. v. University of Kansas*, 23 Kan. App. 2d 876, 940 P.2d 1158 (1997).
- 38. Trial court's adopting a party's findings and conclusions in their entirety for granting of summary judgment discussed in light of Rules 141 and 165. *Stone v. City of Kiowa*, 263 Kan. 502, 950 P.2d 1305 (1997).
- 39. Rule 141 requires moving party for summary judgment to file memorandum setting forth uncontroverted contentions of fact with reference to supporting documents. *Key v. Hein, Ebert & Weir, Chtd.*, 265 Kan. 124, 960 P.2d 746 (1998).
- 40. Response to summary judgment motion did not comply with Rule 141(b). *Subway Restaurants, Inc. v. Kessler*, 266 Kan. 433, 970 P.2d 526 (1998).
- 41. A party failed to show cause of action for defamation per Rule 141 in order to overcome grant of summary judgment. *St. Catherine Hospital of Garden City v. Rodriguez*, 25 Kan. App. 2d 763, 971 P.2d 754 (1998).
- 42. Party's substantial compliance with the Rule noted. *Calver v. Hinson*, 267 Kan. 369, 982 P.2d 970 (1999).
- 43. Party is deemed to have admitted the facts not controverted in summary judgment motion per Rule 141. *Johnson v. Johnson*, 26 Kan. App. 2d 321, 988 P.2d 244 (1999).
- 44. Rule 141 is not just fluff--it means what it says and serves a necessary purpose. *Business Opportunities Unlimited, Inc. v. Envirotech Heating & Cooling, Inc.*, 26 Kan. App. 2d 616, 992 P.2d 1250 (1999).
- 45. District court denied summary judgment motion based on failure to comply with Rule 141. *Owen Lumber Co. v. Chartrand*, 27 Kan.App.2d 72, 998 P.2d 509 (2000).
- 46. District court properly denied summary judgment motion in which appellant was attempting to add evidence to the record to create issues of material fact; this would contravene the purpose of summary judgment. *M.S.W.*, *Inc. v. Marion County Bd. of Zoning Appeals*, 29 Kan. App. 2d 139, 24 P.3d 175 (2001).
- 47. Affirmed trial court's decision that plaintiff failed to comply with Rule 141 by serving opposing counsel with a copy of responsive memorandum, and its decision to impose sanctions was neither arbitrary, fanciful, nor unreasonable. *Molina v. Christensen*, 30 Kan. App. 2d 467, 44 P.3d 1274 (2002).
- 48. Plaintiffs' claim that district court entered decision without benefit of Rule 141; Supreme Court reverses and remands concluding there remain genuine issues of material fact. *Montoy v. State*, 275

- Kan.145, 62 P.3d 228 (2003).
- 49. Court of Appeals affirmed district court's grant of summary judgment for defendant insurance agent, concluding affidavits filed provided substantial compliance with Rule 141 and K.S.A. 60-256; no facts in dispute. *Med James*, *Inc. v. Barnes*, 31 Kan. App. 2d 89, 61 P.3d 86 (2003).
- 50. Failure of appellants to timely respond to summary judgment motions resulted in appellee's uncontroverted statement of facts adopted as basis for district court's decision per Rule 141. *Money v. Fort Hays State Univ. Endowment Ass'n*, 31 Kan. App. 2d 322, 64 P.3d 458 (2003).
- 51. Court of Appeals affirmed district court's grant of summary judgment for defendant; plaintiff failed to come forward with anything of evidentiary value that would establish a disputed material fact. *Dawson v. Prager*, 276 Kan. 373, 76 P.3d 1036 (2003).
- 52. Appellant failed to comply with Rule 141(a) by providing references to the record to the district court and the Supreme Court and his response failed to comply with Rule 141(b). *Roy v. Young*, 278 Kan. 244, 93 P.3d 712 (2004).
- 53. Rule 141 cited in discussing facts; summary judgment reversed and remanded to district court for further proceedings. *Hershaw v. Farm & City Insurance Co.*, 32 Kan. App. 2d 684, 87 P.3d 360 (2004).
- 54. Plaintiff acknowledged she failed to comply with Rule 141 in responding to defendant's summary judgment motion outside of the 21-day time period. *Cunningham v. Riverside Health System, Inc.*, 33 Kan. App. 2d 1, 99 P.3d 133 (2003).
- 55. Rule 141 for summary judgment motion should be used instead of Rule 170 as an alternative to obtain judgment. Rule 141 is not fluff. *Lyndon State Bank. v. Price*, 33 Kan. App. 2d 629, 106 P.3d 511 (2005).
- 56. Summary judgment reversed and remanded to district court for further proceedings; cases not to be tried by summary judgment motions. *City of Arkansas City v. Bruton*, 35 Kan. App. 2d 42, 137 P.3d 508 (2006).
- 57. Rule 212(d) and Rule 141cited for use of the word "deemed" as in "deemed admitted" in clarifying statutory language in water rights case. *Hawley v. Kansas Dept. of Agriculture*, 218 Kan. 603, 132 P.3d 870 (2006).
- 58. Appellant failed to cite facts in the record as required by Rule 141; district court's dismissal of case affirmed. *Little v. State*, 34 Kan. App. 2d 557, 121 P.3d 990 (2005).
- 59. Appellant contends summary judgment should not have been granted due to noncompliance with Rule 141; incomplete discovery is no reason for district court to find a violation of Rule 141; summary judgment properly granted to appellees. *Odette Family Ltd. Partnership v. Agco Finance*, 35 Kan. App. 2d 1, 129 P.3d 95 (2005).
- 60. Appellants failed to provide concise summary of conflicting evidence or testimony as required by Rule 141(b). *Conner v. Occidental Fire & Casualty Co.*, 281 Kan. 875, 135 P.3d 1230 (2006).
- 61. Where party opposing summary judgment motion fails to timely object to violation of Rule 141 procedures, the purported violation is waived both in district court and for purposes of appeal. *Missouri Bank & Trust Co. v. Gas-Mart Development Co.*, 35 Kan. App. 2d 291, 130 P.3d 128 (2006).
- 62. Rule 141 cited in this appeal from summary judgment; reversed and remanded. *LDF Food Group, Inc. v. Liberty Mut. Fire Ins. Co.*, 36 Kan. App. 2d 853, 856, 146 P.3d 1088 (2006).
- 63. Appellee fully complied with Rule 141; Court of Appeals affirmed summary judgment. *Picard v. Sugar Valley Lakes Homes Ass'n*, 37 Kan. App. 2d 210, 151 P.3d 850 (2007).
- 64. Although the party opposing summary judgment may claim that more facts are uncontroverted than that required by Rule 141, summary judgment is still proper when the trial court undergoes the correct legal analysis and identifies the facts necessary to decide that such legal questions have not been challenged; summary judgment affirmed. *City of Arkansas City v. Bruton*, 284 Kan. 815, 166 P.3d 992 (2007).
 - 65. Competing motions for summary judgment filed by the parties; however, defendants failed to

respond to plaintiffs' statement of uncontroverted facts as required by Rule 141(b); summary judgment granted to plaintiffs. *Dexter v. Brake*, 38 Kan. App. 2d 1005, 174 P.3d 924 (2008).

- 66. Plaintiff failed to provide contrary evidence to dispute factual claim in summary judgment motion; however, reversed on other ground. *Elstun v. Spangles, Inc.*, 40 Kan. App. 2d 458, 193 P.3d 478 (2008).
- 67. Substantial compliance with Rule 141 was enough to avoid dismissal of a summary judgment motion. *Rhoten v. Dickson*, 40 Kan. App. 2d 433, 192 P.3d 679 (2008).
- 68. Defendants failed to specify which supplemental responses support their position or how, per Rule 141(b). *U.S.D. 232 v. CWD Investments*, 288 Kan. 536, 205 P.3d 1245 (2009).
- 69. The entry of summary judgment by district court was erroneous due to the existence of genuine issues of material fact and due to the inadequacy of uncontroverted facts to support the court's conclusion of law. *Snider v. MidFirst Bank*, 42 Kan. App. 2d 265, 211 P.3d 179 (2009).
- 70. Parties opposing summary judgment failed to make precise references to the record of the evidence pursuant to Rule 141(b). *Emprise Bank v. Rumisek*, 42 Kan. App. 2d 498, 215 P.3d 621 (2009).
- 71. A shift in theory proposed by a motion for reconsideration of summary judgment, unsupported by any factual statement as required by Supreme Court Rule 141 violated that Rule. *Russell v. Braden*, 42 Kan. App. 2d 811, 217 P.3d 997 (2009).
- 72. To assert the discretionary function exception in a summary judgment motion, the movant must comply with Rule 141(a); Rule 141 is not mere fluff; it serves a necessary purpose, and it means what it says. *Lovitt v. Board of Shawnee County Comm'rs*, 43 Kan. App. 2d 4, 221 P.3d 107 (2009).
- 73. There is no express provision in Rule 141 that provides that a party waives a legal argument by failing to address an issue in the summary judgment pleadings. *Steed v. McPherson Area Solid Waste Utility*, 43 Kan. App. 2d 75, 221 P.3d 1157 (2010).
- 74. Failure to comply with Rule 141 may constitute harmless error if subsequent filings of findings of fact allow for proper presentation of the uncontroverted facts establishing summary judgment is proper. *Rhoten v. Dickson*, 290 Kan. 92, 223 P.3d 786 (2010).
- 75. Rules regarding summary judgment per Rule 141 discussed and applied; failure to comply with Rule 141 may be fatal if nothing is cited to support a party's evidentiary allegations before the district court renders judgment. *Frick v. City of Salina*, 290 Kan. 869, 235 P.3d 1211 (2010).
- 76. Rule 141 discussed; the fact that a party has an explanation of the uncontroverted facts does not necessarily make them controverted. *Simmons v. Porter*, 45 Kan. App. 2d 177, 245 P.3d 1091 (2011).
- 77. In granting summary judgment to plaintiff, the trial court found no prejudice to either party from the shortcomings or omissions of the other to strictly observe the requirements of Rule 141. *Eggeson v. DeLuca*, 45 Kan. App. 2d 435, 252 P.3d 128 (2011).
- 78. Nothing in Rule 141 provides that facts deemed uncontroverted in a separate summary judgment proceeding are binding on the parties in another summary judgment proceeding. *CoreFirst Bank & Trust v. JHawker Capital*, 47 Kan. App. 2d 755, 282 P.3d 681 (2012).
- 79. Because party responding to motion for summary judgment failed to provide evidence that sufficiently disputed movant's claims, facts deemed admitted per Rule 141. *MetLife Home Loans v. Hansen*, 48 Kan. App. 2d 213, 286 P.3d 1150 (2012).
- 80. Party's substantial compliance with Rule 141 can be sufficient, despite technical violation. *Bank of America v. Inda*, 48 Kan. App. 2d 658, 303 P.3d 696 (2013).
- 81. Medical malpractice plaintiff failed to put forth sufficient evidence of causation to survive summary judgment; Rule 141 cited. *Drouhard-Nordhus v. Rosenquist*, 301 Kan. 618, 345 P.3d 281 (2015).
- 82. Plaintiff's response to defendant's sworn declaration in motion for partial summary judgment did not provide evidence sufficient to preclude partial summary judgment under Rule 141. *Evergreen Recycle v. Indiana Lumbermens Mut. Ins. Co.*, 51 Kan. App. 2d 459, 350 P.3d 1091 (2015).

- 83. Court rejects argument that Rule 141(d) did not permit trial court to rely on unauthenticated document in granting summary judgment. *Watco Companies, Inc. v. Campbell*, 52 Kan. App. 2d 602, 371 P.3d 360 (2016).
- 84. Affidavits supporting or opposing summary judgment motion must set forth evidence in form admissible at trial; Rule 141(d) cited. *Doe v. Thompson*, 304 Kan. 291, 373 P.3d 750 (2016).
- 85. Under Rule 141(b), a party opposing a motion for summary judgment may state additional genuine issues of material facts, and Rule 141(c) permits the party moving for summary judgment to file a reply. *Armstrong v. Bromley Quarry & Asphalt, Inc.*, 305 Kan. 16, 378 P.3d 1090 (2016).
- 86. Under Rule 141(a), a party moving for summary judgment must file a memorandum or brief that states the uncontroverted facts in support of the party's request for summary judgment. *Lumry v. State*, 305 Kan. 545, 385 P.3d 479 (2016).
- 87. Under Rule 141(f)(2), when a party does not respond in opposition to a motion for summary judgment, the court will consider admitted the uncontroverted factual contentions set forth in the moving party's memorandum or brief. *In re Tax Appeal of Barker*, 54 Kan. App. 2d 364, 398 P.3d 870 (2017).
- 88. The court cited Rule 141(b)(1)(C) when explaining that a party responding to a motion to dismiss must set out facts showing a genuine issue for trial and cite to support for those facts. *Lambert v. Peterson*, 309 Kan. 594, 439 P.3d 317 (2019).
- 89. Where response to motion for summary judgment did not comply with Rule 141 by failing to provide precise references to record, held that district court did not err in adopting movant's statements of uncontroverted facts. *Acord v. Porter*, 58 Kan. App. 2d 47, 475 P.3d 665 (2020).
- 90. Panel held that parties' failure to comply with Rule 141 was harmless error and did not provide reason to reverse district court's holding, where minimal facts were needed to decide issue and where opposing party's statement of facts provided necessary context. *In re Parentage of E.A.*, 62 Kan. App. 2d 507, 518 P.3d 419 (2022).
- 91. Plaintiff failed to demonstrate any abuse of discretion by district court in its application of Rule 141 where that issue was not briefed by plaintiff on appeal. *Lopez v. Davila*, 63 Kan. App. 2d 147, 526 P.3d 674 (2023).
- 92. Party not foreclosed from appealing summary judgment despite presenting no argument over district court's unparticularized findings on Rule 141. *Brinker v. McCaslin*, 63 Kan. App. 2d 724, 538 P.3d 1101 (2023).

Rule 142 MEDICAL AND PROFESSIONAL MALPRACTICE SCREENING PANELS

- 1. Award of medical malpractice screening panel members' fees in excess of \$35 reversed; rule is not ambiguous. *Smith v. Frazier*, 11 Kan. App. 2d 212, 212-15, 717 P.2d 531 (1986).
- 2. The parties' failure to complete the screening panel proceeding, and subsequent dismissal of such proceeding, does not alter the statute of limitations tolling provisions of K.S.A. 65-4908. *White v. VinZant*, 13 Kan. App. 2d 467, 773 P.2d 1169 (1989).
- 3. Plaintiff's filing of request for screening panel was sufficient to constitute a "claim filed" so as to toll the statute of limitations; 5-year delay in screening panel rendering opinion. *Martindale v. Tenny*, 250 Kan. 621, 829 P.2d 561 (1992).
- 4. Screening panel chairman dilatory in duties by failing to notify parties and obtain qualification statements of panel members; plaintiffs' designee excluded from participation; statute of limitations bars claim. *Lawless v. Cedar Vale Regional Hosp.*, 252 Kan. 1064, 850 P.2d 795 (1993).
 - 5. Rule 142 plays a role in screening panel procedure, compensation, and expenses. *Johnson v.*

Mehta, 266 Kan. 1060, 974 P.2d 597 (1999).

- 6. Rule 142(d)(8) cited by Supreme Court in affirming summary judgment for defendants and upholding district court's decision to strike depositions from submissions to the screening panel in malpractice action; deposition considered form of testimony to be excluded from consideration of medical malpractice screening panel. *Watkins v. McAllister*, 30 Kan. App. 2d 1255, 59 P.3d 1021 (2002).
- 7. Rule 142(a)(7) cited in holding that notification from a judge of the commencement of a panel is necessary to bring a case before a screening panel for a malpractice action; district court did not err in granting defendant's motion to dismiss. *Smith v. Graham*, 282 Kan. 651, 147 P.3d 859 (2006).
- 8. Rule 142 discussed and applied; district court did not violate due process by continuing the trial pending the report of the screening panel in this medical malpractice action. *Walker v. Regehr*, 41 Kan. App. 2d 352, 202 P.3d 712 (2009).
- 9. Appellate court lacked jurisdiction to review dismissal of screening panel in medical malpractice case where plaintiff failed to follow Rule 142 requirements. *Macias v. Correct Care Solutions, Inc.* 52 Kan. App. 2d 400, 367 P.3d 311 (2016).

Rule 143 PROBATE PROCEEDING: TIME FOR HEARING WHEN DEFENSE TO PETITION FILED

Case Annotations

1. Appellant filed written defense to petition for probate of a will per Rule 143; executor has burden of proof in will contest. *In re Estate of Broderick*, 34 Kan. App. 2d 695, 125 P.3d 564 (2005).

Rule 144 APPLICATION OF DISCOVERY TO K.S.A. CHAPTER 59 PROCEEDING

Case Annotations

- 1. Rule 144 cited in holding that appellant failed to comply with discovery procedure in requesting medical record of decedent. *In re Estate of Broderick*, 34 Kan. App. 2d 695, 125 P.3d 564 (2005).
- 2. Citing Rule 144, the Court of Appeals applied the discovery rules in the Kansas Rules of Civil Procedure to the contested factual issue in a probate case. *In re Estate of Fechner*, 56 Kan. App. 2d 519, 432 P.3d 93 (2018).

Rule 145 USE OF TELEPHONE OR OTHER ELECTRONIC CONFERENCE

- 1. Trial court did not err in denying appellant's participation in the trial by telephone pursuant to Rule 145. *In re Estate of Broderick*, 286 Kan. 1071, 191 P.3d 284 (2008).
- 2. Court of Appeals cites Rule 145 in ruling that movant should have been present at 60-1507 hearing since substantial issues had been raised regarding events in which the movant had participated. *Fisher v. State*, 41 Kan. App. 2d 764, 206 P.3d 13 (2009).
- 3, In a trial on the merits of a motion to terminate parental rights, strict application of Rule 145 and K.S.A. 60-243(c) to prohibit telephonic participation by the subject parent violates constitutional due process requirements. *In re J.O.*, 43 Kan. App. 2d 754, 232 P.3d 880 (2010).
- 4. Trial court decision to have defendant participate by telephone in K.S.A. 60-1507 hearing held to be not adequately supported; matter remanded for further proceedings. *Fischer v. State*, 296 Kan. 808, 295

Rule 146 CONSOLIDATION OF MULTIDISTRICT LITIGATION ON MOTION OF PARTY

Case Annotations

1. District court consolidated claims against various parties and transferred case to Stevens County District Court pursuant to Rule 146. *Plains Petroleum Co. v. First National Bank of Lamar*, 274 Kan. 74, 49 P.3d 432 (2002).

TRIALS AND RELATED MATTERS

Rule 161 COURTROOM DECORUM

Case Annotations

1. Only one attorney is permitted to examine or cross-examine a witness on behalf of all parties united in interest. *Butler v. HCA Health Svcs. of Kansas, Inc.*, 27 Kan. App. 2d 403, 6 P.3d 871 (2000).

Rule 162 CONFLICT IN TRIAL SETTINGS IN DISTRICT COURT

Case Annotations

1. The term "trial setting" in Rule 131 and 162 is compared to trial assignment in K.S.A. 22-3404(1) in discussion of defendant's right to jury trial. *State v. Bell*, 20 Kan. App. 2d 193, 884 P.2d 1164 (1994).

Rule 163 INEFFECTIVE STIPULATION

Case Annotations

1. Trial court did not err in admitting testimony of polygraph test results pursuant to stipulation by parties. State v. Roach, 223 Kan. 732, 735, 576 P.2d 1082 (1978).2. Rule held not to prevent enforcement of oral settlement agreement. *Lewis v. Gilbert*, 14 Kan. App. 2d 201, 205, 785 P.2d 1367 (1990).

Rule 165 REASONS FOR DECISION

- 1. No clear abuse of discretion; no error. *Walnut Valley State Bank v. Stovall*, 1 Kan. App. 2d 421, 424, 566 P.2d 33 (1977).
- 2. Applied; quiet title action; adverse possession requirements not met. *Renensland v. Ellenberger*, 1 Kan. App. 2d 659, 661, 574 P.2d 217 (1977).
 - 3. Applied; case reversed to afford opportunity to have issues and finding of fact determined in

- accordance with rule. LeCounte v. City of Wichita, 225 Kan. 48, 55, 587 P.2d 310 (1978).
- 4. This rule and K.S.A. 60-252 applied; finding of trial court in a proceeding to deprive parents of parental rights inadequate; new hearing ordered. *In re Atwood*, 2 Kan. App. 2d 680, 681, 587 P.2d 1 (1978).
- 5. Requirement that judge state the legal principles controlling decision inapplicable to denial of motion to dismiss. *Chee-Craw Teachers Ass'n v. U.S.D. No.* 247, 225 Kan. 561, 563, 593 P.2d 406 (1979).
- 6. Reasons for decision need not be given in default judgments. *Celco, Inc. of America v. Davis Van Lines, Inc.*, 226 Kan. 366, 368, 598 P.2d 188 (1979).
- 7. Court noted no findings of fact and conclusions of law in trial court's sustaining of motion to suppress evidence; order granting motion reversed on other grounds. *State v. Mezins*, 4 Kan. App. 2d 292, 293, 605 P.2d 159 (1980).
- 8. Mandatory requirements of this rule not complied with by trial court; case remanded. *Pottratz v. Firkins*, 4 Kan. App. 2d 469, 609 P.2d 185 (1980).
- 9. Case remanded for further findings when appellate court finds them insufficient, even when not objected to before trial court. *Burch v. Dodge*, 4 Kan. App. 2d 503, 507, 608 P.2d 1032 (1980).
- 10. Trial court did not comply herewith in failing to make required findings of fact and conclusions of law controlling decision. *Hanks v. Riffe Constr. Co.*, 232 Kan. 800, 802, 658 P.2d 1030 (1983).
- 11. Dismissal of action under 60-237(d) not proper sanction for mere inability to permit discovery. *Locke v. Kansas Fire & Cas. Co.*, 8 Kan. App. 2d 678, 682, 665 P.2d 776 (1983).
- 12. Not abuse of discretion where findings not made on attorney fee issue, but failure to comply herewith. *Squires v. City of Salina*, 9 Kan. App. 2d 199, 203, 204, 675 P.2d 926 (1984).
- 13. No error where memorandum opinion and journal entry addressed each issue and set forth facts and legal principles. *Tip Top Credit Union v. Lies*, 234 Kan. 925, 930, 677 P.2d 540 (1984).
- 14. Rule cited in concluding that trial court found appellant's claims had been resolved adversely in arbitration. *L.R. Foy Constr. Co. v. Professional Mechanical Contractors*, 13 Kan. App. 2d 188, 766 P.2d 196 (1988).
- 15. Rule quoted in discussion of adequacy of district court's journal entry of judgment dividing condemnation award. *City of Manhattan v. Signor*, 244 Kan. 630, 772 P.2d 753 (1989).
- 16. Use of collateral estoppel to grant partial summary judgment erroneous; trial court's failure to set out controlling facts as required by rule noted. *Waltrip v. Sidwell Oil & Gas, Inc.*, 245 Kan. 55, 774 P.2d 948 (1989).
- 17. Trial court's decision satisfied findings and conclusions requirements of rule. *Reyna v. General Group of Companies*, 15 Kan. App. 2d 591, 814 P.2d 961 (1991).
- 18. Rule does not require trial court explanation of mental processes employed in reaching decision. *Schad v. Hearthstone Nursing Center*, 16 Kan. App. 2d 50, 816 P.2d 409 (1991).
- 19. Trial court's summary judgment findings sufficient under rule. *Bank IV Wichita v. Arn, Mullins, Unruh, Kuhn & Wilson*, 250 Kan. 490, 827 P.2d 758 (1992).
- 20. Opinion notes trial court's imperfect compliance with findings of fact and conclusions of law requirements of Rules 141 and 165. *Elite Professionals, Inc. v. Carrier Corp.*, 16 Kan. App. 2d 625, 827 P.2d 1195 (1992).
- 21. In civil action to recover for worthless checks, journal entry fails to state reason for court's denial of treble damages as required by rule. *Dillon's Food Stores, Inc. v. Brosseau,* 17 Kan. App. 2d 657, 842 P.2d 319 (1992).
- 22. Trial court decision incorporating ALJ's award in workers compensation case satisfies requirements of rule. *Scharfe v. Kansas State Univ.*, 18 Kan. App. 2d 103, 111, 848 P.2d 994 (1992).
- 23. Litigant must object to inadequate Rule 165 findings to preserve issue on appeal. *Tucker v. Hugoton Energy Corp.*, 253 Kan. 373, 855 P.2d 929 (1993).
 - 24. Rule requires judge, not administrative hearing officer, to state controlling facts and legal

- principles controlling decision. In re Marriage of Case, 18 Kan. App. 2d 457, 856 P.2d 169 (1993).
- 25. When the trial court findings under K.S.A. 60-252 and Rule 165 are objectionable on grounds other than sufficiency of evidence, an objection must be made to preserve the issue on appeal. *In re Marriage of Bradley*, 258 Kan. 39, 899 P.2d 471 (1995).
- 26. No other findings of facts or conclusions of law necessary where the only question before the court is the interpretation of a written instrument. *In re Estate of Cline*, 258 Kan. 196, 898 P.2d 643 (1995).
- 27. Rule cited in discussion of appropriate standard of review of controlling facts. *United Proteins, Inc. v. Farmland Industries, Inc.*, 259 Kan. 725, 915 P.2d 80 (1996).
- 28. Judge's consideration and adoption of summary judgment journal entry prepared by party not violation of rule. *In re Estate of Brodbeck*, 22 Kan. App. 2d 229, 915 P.2d 145 (1996).
- 29. Rule 165 requires judges to state legal principles controlling decision. *Jack v. City of Wichita*, 23 Kan. App. 2d 606, 933 P.2d 787 (1997).
- 30. Trial court's adopting a party's findings and conclusions in their entirety for granting of summary judgment discussed in light of Rules 141 and 165. *Stone v. City of Kiowa*, 263 Kan. 502, 950 P.2d 1305 (1997).
- 31. Rule mentioned as basis of appellant's claim of error. *In re Care & Treatment of Hay*, 263 Kan. 822, 953 P.2d 666 (1998).
- 32. Rule cited in discussion of district court's consideration of deposition testimony. *City of Topeka v. Watertower Place Dev. Group*, 265 Kan. 148, 959 P.2d 894 (1998).
- 33. Case remanded for clarification of what evidence was specifically excluded because the trial judge's ruling was ambiguous and defendant's motion and oral argument were inconsistent. *State v. Bennett*, 26 Kan. App. 2d 157, 980 P.2d 579 (1999).
- 34. Rule 165 cited by appellant as well as K.S.A. 60-252; judge's decision in the form of a letter to the attorneys upheld on appeal. *Boyles v. City of Topeka*, 271 Kan. 69, 21 P.3d 974 (2001).
- 35. Rule 165 discussed and applied in finding litigant must object to inadequate Rule 165 findings to preserve issues on appeal or reviewing court will presume trial court's findings of fact and conclusions of law sufficient. *Blair Construction, Inc. v. McBeth*, 273 Kan. 679, 44 P.3d 1244 (2002).
- 36. Trial court's written order and oral statements are insufficient to comply with Rule 165; failed to set out applicable statute of limitations in its order. *University of Kansas Mem. Corp. v. The Kansas Power & Light Co.*, 31 Kan. App. 2d 177, 61 P.3d 741 (2003).
- 37. Rule cited by plaintiffs claiming district court failed to make specific findings of fact and conclusions of law. *Burcham v. Unison Bancorp, Inc.*, 276 Kan 393, 77 P.3d 130 (2003).
- 38. Rule cited by appellant arguing trial court failed to make findings of fact and conclusions of law; failure to raise issue in court below precludes appellate review. *Ed Bozarth Chevrolet, Inc. v. Black*, 32 Kan. App. 2d 874, 96 P.3d 272 (2003).
- 39. Rule cited by dissent; when trial court has made findings it is unnecessary to object to such findings to question the sufficiency of the evidence on appeal. *In re Marriage of Williams*, 32 Kan. App. 2d 842, 90 P.3d 365 (2004).
- 40. The absence of any written or oral ruling or transcript of the trial court's hearing to address this case is in contravention of Rule 165, which requires the judge to state the controlling facts and the legal principles controlling the decision. *State v. Carver*, 32 Kan. App. 2d 1070, 95 P.3d 104 (2004).
- 41. Where a matter is not contested, a magistrate judge is not required to state in the order the controlling facts and legal principles controlling his decision as required under Rule 165. *State v. Davis*, 281 Kan. 169, 130 P.3d 69 (2006).
- 42. District court did not violate Rule 165 in adopting appellee's proposed findings of fact and conclusions of law. *Ortiz v. Biscanin*, 34 Kan. App. 2d 445, 122 P.3d 365 (2004).
 - 43. Rule cited in discussing trial judge's adoption of party's findings of fact and conclusions of law;

these should not be surrendered to counsel. *Town Center Shopping Center v. Premier Mortgage Funding, Inc.*, 37 Kan. App. 2d 1, 147 P.3d 565 (2006).

- 44. Rule 165 does apply to class certification orders in order to provide meaningful appellate review; case remanded for rigorous analysis of class certification factors as well as findings of fact and conclusions of law per Rule 165. *Dragon v. Vanguard Industries*, 282 Kan. 349, 356, 144 P.3d 1279 (2006).
- 45. Rule cited in concluding issue should have been raised at the district court. *State v. Thomas*, 288 Kan 157, 199 P.3d 1265 (2009).
- 46. When the district court's findings are objectionable on grounds other than sufficiency of the evidence, an objection is required to preserve the issue for appeal. *In re J.S.*, 42 Kan. App. 2d 113, 208 P.3d 802 (2009).
- 47. Rule 165 places the primary duty for arriving at adequate findings and conclusions on the district judge. *State v. Seward*, 289 Kan. 715, 217 P.3d 443 (2009).
- 48. A defendant who raises a constitutional challenge to the sentencing statute must ensure the findings and conclusions by the district judge are sufficient to support the appellate argument by filing a motion invoking the judge's duty under Rule 165. *State v. Oehlert*, 290 Kan. 189, 224 P.3d 561 (2010).
- 49. Litigant must ensure the findings and conclusions by the district judge are sufficient to support appellate argument, by filing a motion invoking the judge's duty under Rule 165, if necessary. *State v. Edwards*, 290 Kan. 330, 226 P.3d 1285 (2010).
- 50. Defendant who wishes to appeal on the basis of a constitutional challenge to a sentencing statute must ensure the findings and conclusions by the district judge are sufficient to support appellate argument by filing a Rule 165 motion. *State v. Gomez*, 290 Kan. 858, 235P.3d 1203 (2010).
- 51. Despite defendant's argument, Rule 165 is inapplicable in this case since it does not involve inadequate findings and conclusions by the district court. *State v. Baber*, 44 Kan. App. 2d 748, 240 P.3d 980 (2010).
- 52. Defendant who wishes to appeal on the basis of a constitutional challenge to a sentencing statute must ensure that the findings and conclusions by the district judge are sufficient to support appellate argument by filing a Rule 165 motion. *State v. Berriozabal*, 291 Kan. 568, 243 P.3d 352 (2010).
- 53. Rule 165 discussed in defendant's claim of cruel and unusual punishment; argument not preserved for appeal. *State v. Levy*, 292 Kan. 379, 253 P.3d 341 (2011).
- 54. Defendant appeals his sentence and argues district court failed to make adequate findings per Rule 165; sentence vacated and case remanded for resentencing. *State v. Jones*, 293 Kan. 757, 268 P.3d 491 (2012).
- 55. Trial court in its decision failed to satisfy findings and conclusions requirements of Rule 165; matter remanded for further proceedings. *Fischer v. State*, 296 Kan. 808, 295 P.3d 560 (2013).
- 56. Parties bear responsibility to ensure district court findings and conclusions required under Rule 165 are adequately made in order to preserve issues for appellate review. *State v. Boleyn*, 297 Kan. 610, 303 P.3d 680 (2013); *State v. Rogers*, 297 Kan. 83, 298 P.3d 325 (2013).
- 57. When party fails to object to adequacy of district judge's factual findings, appellate court can presume under Rule 165 that judge found all facts necessary to support judgment. *State v. Carr*, 300 Kan. 340, 329 P.3d 1195 (2014).
- 58. Rule 165(a) cited in noting duty is borne chiefly by district court to ensure adequacy of factual findings for appellate review, but party seeking to appeal issue also bears some responsibility. *State v. Gibson*, 299 Kan. 207, 322 P.3d 389 (2014).
- 59. In issuing decision consisting of checkmark on preprinted minutes sheet, district court did not satisfy Rule 165 obligation to state controlling facts and legal principles; reversed and remanded. *State v. Brown*, 299 Kan. 1021, 327 P.3d 1002 (2014).
 - 60. Constitutional challenges failed under Rule 6.02(a)(4) by failure to cite record to support facts in

brief and by failure to ensure adequate findings and conclusions by district judge; if necessary defendant must file motion under Rule 165 invoking judge's duty to state findings of fact and conclusions of law. *State v. Reed*, 300 Kan. 494, 332 P.3d 172 (2014).

- 61. Defendant must ensure district judge makes adequate findings and conclusions to allow for review; filing motion under Rule 165 invoking judge's duty to state findings of fact and conclusions of law may be necessary. *State v. Reed*, 50 Kan. App. 2d 1133, 336 P.3d 912 (2014).
- 62. Although district court has duty to provide adequate findings of fact and conclusions of law under Rule 165, issue not properly preserved where party fails to object. *Hooks v. State*, 51 Kan. App. 2d 527, 349 P.3d 476 (2015).
- 63. District court made sufficient findings and conclusions under Rule 165 in ruling on motion for new trial; Rule 183(j) requirements for K.S.A. 60-1507 motions held inapplicable to motion for new trial. *State v. Rodriguez*, 302 Kan. 85, 350 P.3d 1083 (2015).
- 64. In case where defendant did not object to district court's ruling on admission of evidence, it is presumed under Rule 165(b) that court found all facts necessary to support judgment. *State v. Dern*, 303 Kan. 384, 362 P.3d 566 (2015).
- 65. Unless a party objects to inadequate findings, the appellate court will presume a district court found all the facts necessary to support its judgment; the Supreme Court cited Rule 165(b). *McIntyre v. State*, 305 Kan. 616, 385 P.3d 930 (2016).
- 66. In adopting the defendant's findings of fact and conclusions of law when granting summary judgment to the defendant, the district court did not violate Rule 165 given that the district court had addressed each statement of fact the plaintiffs attempted to controvert; however, the practice is not encouraged. *Huffman v. City of Maize*, 54 Kan. App. 2d 693, 404 P.3d 345 (2017).
- 67. The district judge failed to fulfill his duty under Rule 165 when he did not ensure he had made all necessary findings to support the judgment. *State v. Wright*, 305 Kan. 1176, 390 P.3d 899 (2017).
- 68. When a party fails to object to the district court's findings, the appellate court will presume the district court found all the facts necessary to support its judgment; the Supreme Court cited Rule 165(b). *State v. Jones*, 306 Kan. 948, 398 P.3d 856 (2017).
- 69. The grandmother failed to fulfill her obligation under Rule 165 to object to inadequate findings by the district court. *In re Adoption of T.M.M.H.*, 307 Kan. 902, 416 P.3d 999 (2018).
- 70. Under Rule 165, a district court has a duty to make findings of fact and conclusions of law to support its decision on contested matters; however, when a party does not object to inadequate findings by the district court, the appellate court can presume the district court found all the facts necessary to support its decision. *State v. Gill*, 56 Kan. App. 2d 1278, 445 P.3d 1174 (2019).
- 71. Where defendant made no objection to district court's failure to make factual finding and filed no motion under Rule 165, defendant's challenge to constitutionality of his hard 25 sentence was not amenable to appellate review. *State v. Espinoza*, 311 Kan. 435, 462 P.3d 159 (2020).
- 72. Supreme Court affirmed Court of Appeals remand of case to district court to make findings required by Rule 165 regarding self-defense issue. *State v. Thomas*, 311 Kan. 403, 462 P.3d 149 (2020).
- 73. Failure to object to insufficient findings at hearing or move for findings under Supreme Court Rule 165 constitutes barrier to appellate review. *State v. Hutto*, 313 Kan. 741, 490 P.3d 43 (2021).
- 74. Appellant failed to show district court erred in application of Rule 165 where district court provided adequate findings of fact and conclusions of law to explain its decision. *Lopez v. Davila*, 63 Kan. App. 2d 147, 526 P.3d 674 (2023).

Rule 166 TIME FOR RULING ON MOTION; MATTER TAKEN UNDER ADVISEMENT

Case Annotations

1. Telephone conversations with State Judicial Administration staff member does not constitute compliance with rule; other violations; public censure. *In re Long*, 244 Kan. 719, 772 P.2d 814 (1989).

Rule 168 CLOSING ARGUMENT TO JURY

Case Annotations

- 1. Failure to comply with rule is grounds for new trial on issue covered in closing argument. *Doty v.Wells*, 9 Kan. App. 2d 378, 382, 383, 682 P.2d 672 (1984).
- 2. Per Rule 168, plaintiff presents the final argument to the jury in an eminent domain proceeding. *Miller v. Glacier Development*, 284 Kan. 476, 160 P.3d 730 (2007).
- 3. As general rule, prosecutors should not develop new arguments on rebuttal, but general rule not applied in rigid fashion; Rule 168(a)(2) cited. *State v. Robinson*, 303 Kan. 11, 363 P.3d 875 (2015).

Rule 169 POSTTRIAL COMMUNICATION WITH JURORS

Case Annotations

- 1. Cited in holding; motion to recall jury must be accompanied by evidence of reason for motion. Cornejo v. Probst, 6 Kan. App. 2d 529, 534, 630 P.2d 1202 (1981).
- 2. Rule quoted in discussion of trial judge's post trial restrictions on juror inquiry. *Miller v. Zep Mfg. Co.*, 249 Kan. 34, 815 P.2d 506 (1991).
- 3. Rule 169 is primarily intended for the educational benefit of counsel and not for the purpose of "fishing" for grounds to impeach a verdict. *Williams v. Lawton*, 38 Kan. App. 2d 565, 170 P.3d 414 (2007).
- 4. Under Rule 169, attorneys may discuss a trial with jurors after their discharge from jury duty and may do so without seeking permission from the district judge unless contrary orders have been given. *Williams v. Lawton*, 288 Kan. 768, 207 P.3d 1027 (2009).
- 5. Prosecutor statements during voir dire to prospective jurors about speaking with them after trial not improper; speaking with jurors about trial after discharge permitted under Rule 169. *State v. Crawford*, 300 Kan. 740, 334 P.3d 311 (2014).

Rule 170 PREPARATION OF ORDER

- 1. Noncompliance with rule cited in discussion of timeliness of an appeal. *Johnson v. American Cyanamid Co.*, 243 Kan. 291, 758 P.2d 206 (1988).
- 2. Waiver of argument by party obviates hearing requirement of rule. *Steele v. Guardianship & Conservatorship of Crist*, 251 Kan. 712, 722, 840 P.2d 1107 (1992).
- 3. Pretrial order granting motion to amend petition to include punitive damages claim not journalized. *Sullwold v. Barcus*, 17 Kan. App. 2d 410, 838 P.2d 908 (1992).
- 4. Attorney's failure to sign and return journal entry is noted by court in attorney discipline case. *In re Jenkins*, 255 Kan. 797, 877 P.2d 423 (1994).

- 5. Attorney's failure to sign and return journal entry is noted by court in attorney discipline case. *In re Gordon*, 258 Kan. 784, 908 P.2d 169 (1995).
- 6. Attorney's erroneous belief that she could not sign journal entry while on suspension noted in attorney discipline case. *In re Gershater*, 263 Kan. 199, 946 P.2d 993 (1997).
- 7. Defendant's motion not properly appealed as a 60-1507 motion under Rule 183(b); State's attorney drafted journal entry per Rule 170. *Miller v. State*, 28 Kan. App. 2d 39, 13 P.3d 13 (2000).
- 8. Appellant's first notice of appeal worded incorrectly; second appeal filed out of time; appellate review allowed since other party had notice. *Tullis v. Pittsburg State University*, 28 Kan. App. 2d 347, 16 P.3d 971 (2001).
- 9. Journal entries of judgment in 60-1507 cases are to be treated like other journal entries of judgment under Rule 170(a). *State v. Bolden*, 28 Kan. App. 2d 879, 24 P.3d 163 (2001).
- 10. Plaintiffs failed to object to the district court's journal entry pursuant to Rule 170. *Burcham v. Unison Bancorp, Inc.*, 276 Kan. 393, 77 P.3d 130 (2003).
- 11. Rule 170 may not be used as an alternative to summary judgment proceedings. *Lyndon State Bank v. Price*, 33 Kan. App. 2d 629, 106 P.3d 511 (2005).
- 12. State objected to the journal entry of the district court pursuant to Rule 170; remanded to district court for specific factual findings and legal conclusions as required per Rule 183. *Moll v. State*, 41 Kan. App. 2d 677, 204 P.3d 659 (2009).
- 13. District court did not err in settling the journal entry per Rule 170 by approving the reformed deed. *Unified Gov't of Wyandotte County v. Trans World Transp.Svcs.*, 43 Kan. App. 2d 487, 222 P.3d 992 (2010).
- 14. A husband objected under Rule 170 to the proposed journal entry his wife prepared to memorialize a hearing in their divorce proceedings in district court. *In re Marriage of Babin*, 56 Kan. App. 2d 709, 437 P.3d 985 (2019).
- 15. The defendant objected under Rule 170(d) to the State's proposed journal entry of sentencing; the trial court held a hearing on the objection and approved the State's wording. *State v. Morley*, 57 Kan. App. 2d 155, 448 P.3d 1066 (2019).
- 16. Under Rule 183, a district court must make findings of fact and conclusions of law when summarily denying a 60-1507 motion; however, the district court did not cede judicial power to the State when the court adopted the State's response as its decision; under Rule 202, the State's attorney was acting as an officer of the court so there was no separation of powers violation, and the district court's action was similar to the common practice of directing an attorney to prepare the journal entry of judgment under Rule 170; although the State did not cross-petition for review the movant's filing-fee argument, under Rule 8.03(b)(6)(C)(i), the Supreme Court may still review a plain error. *Breedlove v. State*, 310 Kan. 56, 445 P.3d 1101 (2019).

Rule 171 BAILIFF'S OATH OR AFFIRMATION

Case Annotations

1. Delivery by bailiff of judge's written response to jury question not improper; bailiff's oath under Rule 171 cited. *State v. Bowen*, 299 Kan. 339, 323 P.3d 853 (2014).

Rule 172 EXPEDITED JUDICIAL PROCESS; SUPPORT; VISITATION

Case Annotations

- 1. Expedited judicial process authorizes hearing officers to determine child support issues; decisions subject to judicial review. *In re Marriage of Soden*, 251 Kan. 225, 228, 834 P.2d 358 (1992).
- 2. Rule quoted in reviewing judicial district's Family Law Guidelines. *In re Marriage of Case*, 18 Kan. App. 2d 457, 856 P.2d 169 (1993).
- 3. Court of Appeals has no jurisdiction over a hearing officer's order, which is not reviewed by the district court under Rule 172(g). *In re Marriage of Bock*, 20 Kan. App. 2d 218, 885 P.2d 400 (1994).
- 4. Expedited hearing was conducted to review child support issue per rule; decision was subject to judicial review. *State ex rel. Secretary of SRS v. Cook*, 29 Kan. App. 2d 292, 26 P.3d 76 (2001).
- 5. Pursuant to Rule 172, the hearing officer has the power to establish and modify child support or enforce support pursuant to the Kansas Parentage Act, K.S.A. 38-1110 *et seq. In re Marriage of Galvin*, 32 Kan. App. 2d 410, 83 P.3d 805 (2004).
- 6. District court lacked authority to modify paternity journal entry where hearing officer appointed under Rule 172 issued such order and where party did not seek review of hearing officer's order within time limits as provided for in Rule 172. *Carman v. Harris*, 313 Kan. 315, 485 P.3d 644 (2021).

Rule 173 EXPEDITED PETITION FOR WAIVER OF PARENTAL CONSENT REQUIREMENT

Case Annotations

1. Procedure followed as established by rule. *In re Doe*, 19 Kan. App. 2d 204, 866 P.2d 1069 (1994).

POSTTRIAL MATTERS

Rule 181 POSTTRIAL CALLING OF JURORS

- 1. Violation of rule noted; no error in refusal to take judicial notice of annuity tables; damage action. *Gannaway v. Missouri-Kansas-Texas Rld. Co.*, 2 Kan. App. 2d 81, 84, 575 P.2d 566 (1978).
- 2. Motion to recall jury required to comply with 60-259 and be accompanied by evidence of reason for motion. *Cornejo v. Probst*, 6 Kan. App. 2d 529, 532-37, 630 P.2d 1202 (1981).
- 3. Court did not err in refusing to call jurors where record had no evidence to support claim of error. *State v. Kee*, 238 Kan. 342, 347-49, 711 P.2d 746 (1985).
- 4. Juror recall only by court order after hearing; burden on party seeking order to show necessity. *State v. Ruebke*, 240 Kan. 493, 513, 731 P.2d 842 (1987).
- 5. Appellant requesting new trial based on jury misconduct; Rule 181 discussed regarding request to recall jury rather than motion for new trial. *Erixson v. Ojeleye*, 35 Kan. App. 2d 72, 128 P.3d 426 (2006).
- 6. Jurors cannot be called for hearings on posttrial motions without an order of the court that is entered after a motion and a hearing per Rule 181. *Williams v. Lawton*, 38 Kan. App. 2d 565, 170 P.3d 414 (2007).
- 7. District court did not abuse discretion by failing to call the jury posttrial under Rule 181, where no clear evidence established prejudicial misconduct by jurors. *City of Neodesha v. BP Corporation*, 50

Rule 183 PROCEDURE UNDER K.S.A. 60-1507

- 1. Applied; relief not used as a substitute for second appeal. *Kirk v. State*, 220 Kan. 278, 552 P.2d 633 (1976).
- 2. Applied; petition under 60-1507; no trial errors affecting constitutional rights or exceptional circumstances excusing appeal. *Estes v. State*, 221 Kan. 412, 414, 559 P.2d 392 (1977).
- 3. Subsection (c)(3) applied; intervening change in law between direct appeal and collateral attack. *Lassley v. State*, 2 Kan. App. 2d 158, 159, 576 P.2d 1094 (1978).
- 4. Dismissal of direct appeal not exceptional circumstance excusing failure to perfect appeal under subsection (c)(3); post conviction relief denied. *Weser v. State*, 224 Kan. 272, 274, 579 P.2d 1214 (1978).
- 5. Subsection (c)(3) applied; record of proceedings not constitutional right and cannot be raised on 60-1507 motion where not appealed. *Jones v. State*, 3 Kan. App. 2d 578, 583, 598 P.2d 565 (1979).
- 6. Motion for transcripts did not comply with requirements for 60-1507 motion. *State v. McKinney*, 10 Kan. App. 2d 459, 701 P.2d 701 (1985).
- 7. Sentencing court's specifying amount of restitution owed for parole or probation purposes (22-3717) examined. *Tucker v. State*, 11 Kan. App. 2d 51, 53, 711 P.2d 1343 (1986).
- 8. Petitioner's presence at hearing required only when substantial issues of fact as to events in which he participated (section h) and right to counsel applies only when substantial questions of law or triable issues of fact (section i). *Robinson v. State*, 13 Kan. App. 2d 244, 767 P.2d 851 (1989).
- 9. Section (a) of rule does not excuse assessment of court costs against 60-1507 petitioner, but such costs shall not be required as a prerequisite to filing an action. *Fought v. State*, 14 Kan. App. 2d 17, 781 P.2d 742 (1989).
- 10. In criminal appeal of trial court's denial of motion to reduce life sentences to term of years, defendants argue motion should have been treated as a 60-1507 motion and counsel appointed under Rule 183(i); affirmed. *State v. Carmichael*, 247 Kan. 619, 621, 801 P.2d 1315 (1990).
- 11. Rule construed in holding a 60-1507 motion and a motion for new trial can proceed simultaneously. *State v. Harris*, 249 Kan. 410, 412-13, 819 P.2d 1169 (1991).
- 12. Section (c)(3) prohibits use of habeas proceeding as a substitute for a direct appeal; section (g) establishes preponderance of evidence as standard of proof required of movant. *Taylor v. State*, 251 Kan. 272, 834 P.2d 1325 (1992).
- 13. Sections (a), (g), and (j) cited in holding a K.S.A. 60-1507 proceeding is a civil proceeding governed by the rules of civil procedure in which movant has the burden of proof to establish claims by a preponderance of evidence; trial court duty to make findings and conclusions. *Taylor v. State*, 252 Kan. 98, 103, 843 P.2d 682 (1992).
- 14. Exceptional circumstances found to excuse failure to appeal, citing Rule 183(c)(3). *Crease v. State*, 252 Kan. 326, 334, 845 P.2d 27 (1993).
- 15. Terms "sentencing court" and "trial court" in rule refer to district court, not a specific judge. *Morrow v. State*, 18 Kan. App. 2d 236, 239, 849 P.2d 1004 (1993).
- 16. Exceptional circumstances excusing failure to raise issue on direct appeal must be shown only where trial error affected constitutional rights, not jurisdictional issues. *Carmichael v. State*, 18 Kan. App. 2d 435, 856 P.2d 934 (1993).
- 17. K.S.A. 60-1507 proceedings may be instituted to correct trial errors affecting constitutional rights, not to errors involving the imposition of sentence. *Carmichael v. State*, 255 Kan. 10, 872 P.2d 240

(1994).

- 18. Intervening change in the law of racially motivated peremptory jury challenges qualifies as exceptional circumstances under Rule 183(c)(3). *Alires v. State*, 21 Kan. App. 2d 676, 906 P.2d 172 (1995).
- 19. K.S.A. 60-1507 proceeding is civil in nature and is governed by rules of civil procedure. *Smith v. State*, 22 Kan. App. 2d 922, 924 P.2d 662 (1996).
- 20. Section (c) prohibits use of K.S.A. 60-1507 proceeding as a substitute for direct appeal. *Soto v. State*, 23 Kan. App. 2d 85, 927 P.2d 954 (1996).
- 21. Rule 183(k) does not preclude Supreme Court from exercising discretion and accepting the State's appeal. *Graham v. State*, 263 Kan. 742, 952 P.2d 1266 (1998).
- 22. Sections (f) and (i) cited in holding there was no error in denying pro se motion for sentence conversion and appointment of counsel. *State v. Jones*, 24 Kan. App. 2d 669, 951 P.2d 1302 (1998).
- 23. Court does not reach the issue of admission of evidence, which should have been raised on direct appeal, not in 1507 proceeding per Rule 183(c)(3). *Sanders v. State*, 26 Kan.App.2d 826, 995 P.2d 397 (1999).
- 24. The district court's ruling on defendant's motion for new trial does not comply with Rule 183(j). *State v. Moncla*, 269 Kan. 61, 4 P.3d 618 (2000).
- 25. Section (h) requires that the defendant be present for 60-1507 proceeding when substantial issues of fact are involved. *Lujan v. State*, 270 Kan. 163, 14 P.3d 424 (2000).
- 26. Section (c)(3) cited in holding K.S.A. 60-1507 proceeding is not a substitute for direct appeal. *Johnson v. State*, 271 Kan. 534, 24 P.3d 92 (2001).
- 27. Sections (c) and (i) cited and applied in holding trial court did not err in denying defendant's 60-1507 motion without appointing counsel. *Maggard v. State of Kansas*, 27 Kan. App. 2d 1060, 11 P.3d 89 (2000).
- 28. Defendant's motion not properly appealed as a 60-1507 motion under Rule 183(b); State's attorney drafted journal entry per Rule 170. *Miller v. State*, 28 Kan. App. 2d 39, 13 P.3d 13 (2000).
- 29. District court's order insufficient because it failed to make findings of fact and conclusions of law regarding each of movant's arguments. *State v. Bolden*, 28 Kan. App. 2d 879, 24 P.3d 163 (2001).
- 30. Sections (f), (g), and (i) cited in discussing defendant's burden of proof in 60-1507 proceeding; when evidentiary hearing is required and when defendant should be appointed counsel. *Hogan v. State*, 30 Kan. App. 2d 151, 38 P.3d 746 (2002).
- 31. Rule 183 (j) cited and discussed in finding district court's order insufficient because it failed to make findings of fact and conclusions of law regarding each of movant's arguments. *Stewart v. State*, 30 Kan. App. 2d 380, 42 P.3d 205 (2002).
- 32. Failure of district court under facts of this case to enter findings of fact and conclusions of law as required under Supreme Court Rule 183(j) precludes appellate review and necessitates a remand for compliance. *Littrice v. State*, 30 Kan. App. 2d 800, 48 P.3d 690 (2002).
- 33. Rule 183(j) cited and reviewed in remanding district court's summary dismissal of 60-1507 motion contending ineffective assistance of counsel for adequate findings of fact and conclusions of law as required by Rule 183. *Gilkey v. State*, 31 Kan. App. 2d 84, 60 P. 3d 347 (2003).
- 34. Rule 183(j) cited and discussed in finding district court made sufficient findings of fact and conclusions of law to permit appellate review; Court of Appeals upheld trial court's summary denial of defendant's K.S.A. 60-1507 motion. *Gillkey v. State*, 31 Kan. App. 2d 77, 60 P.3d 351 (2003).
- 35. District court's journal entry and oral transcript failed to comply with Rule 183(j); reversed and remanded for entry of findings of fact and conclusions of law as required by Rule 183(j). *Harris v. State*, 31 Kan. App. 2d 237, 62 P.3d 672 (2003).
- 36. Petitioner cites Rule 183 in appealing the summary dismissal of his 60-1501 action. *Laubach v. Roberts*, 32 Kan. App. 2d 863, 90 P.3d 961 (2004).

- 37. Rule 183 cited in affirming district court's denial of appellant's 60-1507 motion on ground that allocution issue should have been raised in a direct appeal from his resentencing. *State v. Mebane*, 278 Kan. 131, 91 P.3d 1175 (2004).
- 38. Rule 183 cited by dissent in a claim for ineffective assistance of counsel. *McCarty v. State*, 32 Kan. App. 2d 402, 83 P.3d 249 (2004).
- 39. Rule 183(j) cited and applied; case remanded to district court for findings of fact and conclusions of law consistent with Rule 183(j). *Gaudina v. State*, 278 Kan. 103, 92 P.3d 574 (2004).
- 40. Rule 183(h) and (i) cited in finding no abuse of discretion by district court in its summary dismissal of defendant's petition for writ of habeas corpus. *Ellibee v. Simmons*, 32 Kan. App. 2d 519, 85 P.3d 216 (2004).
- 41. Rule 183(h) cited in finding district court's dismissal of 60-1507 motion was valid; district court has discretion to ascertain whether claim is substantial before granting full evidentiary hearing. *Bradley v. State*, 32 Kan. App. 2d 178, 81 P.3d 444 (2003).
- 42. Case previously remanded to district court for findings of fact and conclusions of law; district court complied with the mandate and parties filed supplemental briefs. *Littrice v. State*, 31 Kan. App. 2d 846, 75 P.3d 292 (2003).
- 43. Rule 183(c)(3) and (d) cited in discussing defendant's appeal; 60-1507 appeal previously denied by this court; defendant fails to raise any exceptional circumstances excusing his failure to raise these issues in his direct appeal. *Bruner v. State*, 277 Kan. 603, 88 P.3d 214 (2004).
- 44. Rule 183(j) cited in finding district court made sufficient findings of fact and conclusions of law as required under the rule; Court of Appeals found that district court's summary denial of the 60-1507 motion was proper. *Snyder v. State*, 33 Kan. App. 2d 694, 107 P.3d 451 (2005).
- 45. Rule 183(c)(3) cited and applied in holding 60-1507 proceeding is not a substitute for direct appeal; movant's motions were successive under Rule 183(d), thus no abuse of discretion by district court in dismissing 60-1507 motions on either basis. *Woodberry v. State*, 33 Kan. App. 2d 171, 101 P.3d 727 (2004).
- 46. Rule cited in reversing and remanding to district court to appoint new counsel and hold an evidentiary hearing in compliance with this opinion; district court is to comply with (h) by providing facts and conclusions of law. *Campbell v. State*, 34 Kan. App. 2d 8, 114 P.3d 162 (2005).
- 47. Defendant's motion, filed prior to sentencing, not properly appealed as a 60-1507 motion under Rule 183(c); Court of Appeals characterized it as a posttrial motion. *State v. Holmes*, 278 Kan. 603, 102 P.3d 406 (2004).
- 48. Movant in 60-1507 case has the burden to prove that representation of his trial counsel was deficient per Rule 183(g). *State v. Barahona*, 35 Kan. App. 2d 605, 132 P.3d 959 (2006).
- 49. District court not required to hold hearing if defendant's 60-1507 motion and files and records of the case conclusively show that he was not entitled to relief under Rule 183(h). *Tomlin v. State*, 35 Kan. App. 2d 398, 130 P.3d 1229 (2006).
- 50. Rule 183(h) states that sentencing court has discretion to ascertain whether 60-1507 claim is substantial before granting full evidentiary hearing and requiring prisoner to be present; movant's request granted on remand. *Laymon v. State*, 280 Kan. 430, 122 P.3d 326 (2005).
- 51. Rule 183(g) cited in dissent to emphasize that the movant has the burden of proof in a 60-1507 proceeding. *State v. Davis*, 281 Kan. 169, 130 P.3d 69 (2006).
- 52. Rule 183(h) and (j) discussed; Court of Appeals remanded case to district court for an evidentiary hearing to address ineffective assistance of counsel issue. *Swenson v. State*, 35 Kan. App. 2d 709, 135 P.3d 157 (2006).
- 53. Exceptional circumstance requirement imposed by Rule 183(c)(3) for motions brought under 60-1507 applies in this circumstance in which movant is requesting DNA testing; district court's summary

dismissal reversed for evidentiary hearing. Goldsmith v. State, 34 Kan. App. 2d 789, 124 P.3d 516 (2005).

- 54. 60-1507 motion not usually a vehicle for a nonconstitutional claim of error per Rule 183(c)(3); however, movant's petition for review granted for evidentiary hearing regarding ineffective assistance of counsel. *State v. Swisher*, 281 Kan. 447, 132 P.3d 1274 (2006).
- 55. Defendant's motion is not a substitute for direct appeal; no constitutional issues raised and no showing of exceptional circumstances per Rule 183(c)(3); conviction affirmed. *Drach v. Bruce*, 281 Kan. 1058, 136 P.3d 390 (2006).
- 56. Rule 183(j) cited in holding summary denial of petitioner's motion did not constitute abuse of discretion by trial court. *Love v. State*, 280 Kan. 553, 124 P.3d 32 (2005).
- 57. Rule 183 discussed in reversing and remanding for further proceedings with regard to ineffective assistance of appellate counsel issue raised in 60-1507 proceeding. *Rice v. State*, 37 Kan. App. 2d 456, 154 P.3d 537 (2007).
- 58. Under Rule 183(h), district court has discretion to ascertain whether movant's 60-1507 claim is substantial before granting an evidentiary hearing and ordering the movant's presence at the hearing; since appellate counsel filed petition for review 1 day late, Supreme Court concludes defendant was denied effective assistance of counsel; reversed and remanded for an evidentiary hearing. *Swenson v. State*, 284 Kan. 648, 162 P.3d 808 (2007).
- 59. Rule 183(f), (g), and (j) cited in finding no abuse of discretion in district court's summary denial of defendant's claims under K.S.A. 60-1507. *McDermed v. State*, 36 Kan. App. 2d 806, 811-12, 146 P.3d 222 (2006).
- 60. Prosecutorial misconduct claim raised by defendant in 60-1507 motion denied under Rule 183(c)(3); Supreme Court resolved defendant's issues based on record, citing Rule 183(j). *Haddock v. State*, 282 Kan. 475, 146 P.3d 187 (2006).
- 61. Even though Rule 183(j) does not apply to a motion to correct an illegal sentence filed pursuant to K.S.A. 22-3504, a district court is required to make findings of fact and conclusions of law on all issues presented by the motion. *State v. Hoge*, 283 Kan. 219, 150 P.3d 905 (2007).
- 62. Prisoner's attendance at 60-1507 hearing is not mandatory but is within the court's discretion pursuant to Rule 183(h). *State v. Denney*, 283 Kan. 781, 156 P.3d 1275 (2007).
- 63. Defendant failed to assert exceptional circumstances to support a successive 60-1507 motion pursuant to Rule 183(c) and (d). *State v. Mitchell*, 284 Kan. 374, 162 P.3d 18 (2007).
- 64. Pursuant to Rule 183(c)(3), prosecutorial misconduct is not properly raised in a 60-1507 petition unless it affected a constitutional right and there is a showing of exceptional circumstances excusing the failure to appeal on that issue. *Bledsoe v. State*, 283 Kan. 81, 150 P.3d 868 (2007).
- 65. Rule 183 provides an action initiated by motion under Rule 60-1507 cannot be maintained while an appeal from defendant's conviction and sentence is pending. *State v. Barnes*, 37 Kan. 136, 149 P.3d 543 (2007).
- 66. Sections (f) and (h) cited in upholding district court's denial of defendant's 60-1507 motion. *Porter v. State*, 37 Kan. App. 2d 220, 152 P.3d 89 (2007).
- 67. Defendant's contention that district court failed to comply with Rule 183(j) requiring court to make findings of fact and conclusions of law on all issues found to have no merit. *Phillips v. State*, 282 Kan. 154, 179, 144 P.3d 48 (2006).
- 68. Rule 183(d) provides that a sentencing court is not required to entertain a second or successive 60-1507 motion that raises the same or substantially the same issues as a previous motion that was decided on the merits; motion denied. *McPherson v. State*, 38 Kan. App. 2d 276, 163 P.3d 1257 (2007).
- 69. Court cites Rule 183(c)(3) in stating a 60-1507 motion is not typically an acceptable instrument for a nonconstitutional claim of error that the defendant could have addressed on direct appeal. *State v. Harp*, 283 Kan. 740, 156 P.3d 1268 (2007).

- 70. Rule 183 procedures which implement K.S.A. 60-1507 discussed; movant's denial of habeas corpus relief by district court affirmed. *Ludlow v. State*, 37 Kan. App. 2d 676, 157 P.3d 631 (2007).
- 71. Although Rule 183 prohibits simultaneous pursuit of a direct appeal and a procedure under K.S.A. 60-1507, where the right to file a petition for review out of time is granted, proceedings on remand are to be stayed; Rule 183 does not require affidavits to be filed with the 60-1507 motion. *Swenson v. State*, 284 Kan. 931, 169 P.3d 298 (2007).
- 72. Per Rule 183(a), a 60-1507 motion is a civil proceeding and is governed by the rules of civil procedure, which requires an appeal to be filed within 30 days from the entry of judgment; movant's untimely appeal is dismissed. *Guillary v. State*, 285 Kan. 223, 170 P.3d 403 (2007).
- 73. Rule 183 requirements discussed in affirming district court's denial of defendant's 60-1507 motion. *Scott v. Werholtz*, 38 Kan. App. 2d 667, 171 P.3d 646 (2007).
- 74. Rule 183 discussion regarding proper standards of review for K.S.A. 60-1507 motions; language of 60-1507 controls the standard of review rather than Rule 183(h). *Bellamy v. State*, 285 Kan. 346, 172 P.3d 10 (2007).
- 75. District court abused its discretion in denying movant's 60-1507 motion regarding newly discovered evidence claims per Rule 183; reversed and remanded. *Moncla v. State*, 285 Kan. 826, 176 P.3d 954 (2008).
- 76. Defendant was denied effective assistance of counsel by his counsel's failure to timely file a petition for review per Rule 8.03; discussion of Rule 183 requirements. *Penn v. State*, 38 Kan. App. 2d 943, 173 P.3d 1172 (2008).
- 77. Defendant argues Rule 8.03(j) violated by the district court in his appeal. *State v. Hemphill*, 286 Kan. 583, 186 P.3d 777 (2008).
- 78. Defendant fails to show exceptional circumstances excusing his failure to raise the issue of prosecutorial misconduct at trial or on direct appeal pursuant to Rule 183(c). *Wilkins v. State*, 286 Kan. 971, 190 P.3d 957 (2008).
- 79. A motion challenging the validity of a sentence is an independent civil action which should be separately docketed, and the procedure before the trial court is governed by the rules of civil procedure pursuant to Rule 183(a). *Hickson v. State*, 39 Kan. App. 2d 678, 182 P.3d 1269 (2008).
- 80. Rule 183 requirements discussed in affirming trial court's denial of defendant's 60-1507 motion as successive. *Toney v. State*, 39 Kan. App. 2d 944, 187 P.3d 122 (2008).
- 81. Rule 183 requirements discussed in affirming district court's denial of defendant's 60-1507 motion. *Pabst v. State*, 287 Kan. 1, 192 P.3d 630 (2008).
- 82. Under Rule 183(c), a movant must show exceptional circumstances excusing the failure to raise a multiplicity issue on direct appeal; district court upheld in denying defendant's 60-1507 motion under Rule 183(e). *Trotter v. State*, 288 Kan. 112, 200 P.3d 1236 (2009).
- 83. Findings and conclusions of the district court were sufficient for appellate review of defendant's claims requesting remand under Rule 183(j). *Robertson v. State*, 288 Kan. 217, 201 P.3d 691 (2009).
- 84. Movant should be produced at a 60-1507 hearing where substantial issues of fact involving the movant are to be explored under Rule 183(h). *Fisher v. State*, 41 Kan. App. 2d 764, 206 P.3d 13 (2009).
- 85. Rule 183(j) and (k) cited in remanding case to district court for specific factual findings and legal conclusions as required. *Moll v. State*, 41 Kan. App. 2d 677, 204 P.3d 659 (2009).
- 86. Appellant's 60-1507 motion fails to raise any exceptional circumstances pursuant to Rule 183(c) that would excuse his failure to raise issue in his direct appeal. *Alford v. State*, 42 Kan. App. 2d 392, 212 P.3d 250 (2009).
- 87. In making a summary determination under K.S.A. 2008 Supp. 59-29a11, the district court must enter findings and conclusions sufficient to enable meaningful appellate review; Rule 183(j) places similar requirement upon sentencing courts in 60-1507 motions. *In re Care & Treatment of Miles*, 42 Kan. App. 2d

- 471, 213 P.3d 1077 (2009).
- 88. Rules 183 requirements discussed; case remanded to determine if appellant's counsel was deficient. *LaPointe v. State*, 42 Kan. App. 2d 522, 214 P.3d 684 (2009).
- 89. Kansas courts have consistently maintained a movant's right to be present at an evidentiary hearing in a K.S.A. 60-1507 proceeding, pursuant to Rule 183(h). *State v. Webber*, 42 Kan. App. 2d 823, 218 P.3d 1191 (2009).
- 90. K.S.A. 60-1507 motion cannot serve as a vehicle to raise an issue that should have been raised on direct appeal. *Rowland v. State*, 289 Kan. 1076, 219 P.3d 1212 (2009).
- 91. Rule 183(d) cited regarding prohibitions against second or subsequent 60-1507 motions; defendant allowed to amend his 60-1507 motion to assert claims of ineffective assistance of appellate counsel. *Rice v. State*, 43 Kan. App. 2d 428, 225 P.3d 1200 (2010).
- 92. Court not required to entertain second or successive motion for similar relief on behalf of movant per Rule 183(d), but may not bar future 1507 motions for relief in his criminal case. *Holt v. State*, 290 Kan.491, 232 P.3d 848 (2010).
- 93. A district court is required to conduct a hearing on a K.S.A. 60-1507 motion unless the motion and the files and records of the case conclusively show that the prisoner is entitled to no relief, citing Rule 183(f). *Crowther v. State*, 45 Kan. App. 2d 559, 249 P.3d 1214 (2011).
- 94. Rule 183(a) and (m) discussed and applied in reversing and remanding movant's 60-1507 appeal to the Court of Appeals. *Albright v. State*, 292 Kan. 193, 251 P.3d 52 (2011).
- 95. Rule 183(c), (d) cited for rule that district court is not required to entertain a second or successive motion for similar relief filed by same prisoner absent a showing of exceptional circumstances. *Wimbley v. State*, 292 Kan. 796, 257 P.3d 328 (2011).
- 96. Court discusses Rule 183 and provides that rules of civil procedure are to govern 60-1507 proceedings only insofar as applicable. *Thompson v. State*, 293 Kan. 704, 270 P.3d 1089 (2011).
- 97. Rule 183(b) cited in support of rule that a motion under K.S.A. 60-1507 is the exclusive procedure for prisoners to collaterally attack criminal convictions and sentences. *State v. Mitchell*, 297 Kan. 118, 298 P.3d 349 (2013).
- 98. Court discusses Rule 183(c); holds that 1-year time limitation to file a K.S.A. 60-1507 motion does not begin until the time to appeal from the resentencing expires. *Baker v. State*, 297 Kan. 486, 303 P.3d 675 (2013).
- 99. K.S.A. 60-1507 motion denied as successive, citing Rule 183(d). *State v. Trotter*, 296 Kan. 898, 295 P.3d 1039 (2013).
- 100. Court discusses Rule 183(h) and lists seven nonexclusive factors for Kansas courts to consider in determining when prisoners should be present at K.S.A. 60-1507 hearings. *Fischer v. State*, 296 Kan. 808, 295 P.3d 560 (2013).
- 101. Per Rule 183(j) a district court holding a K.S.A. 60-1507 hearing must issue findings of fact and conclusions of law on all issues presented. *Wright v. State*, 48 Kan. App. 2d 593, 294 P.3d 1201 (2013).
- 102. Rule 183(c)(3) cited in noting that exceptions to the prohibition against successive motions have been interpreted to include intervening change in law. *Verge v. State*, 50 Kan. App. 2d 591, 335 P.3d 679 (2014).
- 103. State filed Rule 6.09(b) letter of additional authority contending timeliness rules of K.S.A. 60-206(b) do not apply to K.S.A. 60-1507 motions; held K.S.A. 60-1507(f) alone controls under Rule 183(a). *Vontress v. State*, 299 Kan. 607, 325 P.3d 1114 (2014).
- 104. Rule 183(j), requiring specific factual findings and conclusions of law in K.S.A. 60-1507 proceedings, held inapplicable to criminal proceedings. *State v. Dull*, 298 Kan. 832, 317 P.3d 104 (2014).
- 105. In diversion proceedings, no statutory provision provides for appointment of counsel for indigents; Rule 183(i) cited. *State v. Tims*, 49 Kan. App. 2d 845, 317 P.3d 115 (2014).

- 106. Motion to arrest judgment not jurisdictionally barred as means for collateral attack on conviction; Rule 183(b) cited. *State v. Sellers*, 301 Kan. 540, 344 P.3d 950 (2015).
- 107. Second K.S.A. 60-1507 motion held to be untimely amendment where original timely motion had failed to concisely state all grounds required by Rule 183(e). *Wahl v. State*, 301 Kan. 610, 344 P.3d 385 (2015).
- 108. After remand for resentencing, appellate jurisdiction not terminated under Rule 183(c); motion under K.S.A. 60-1507 barred until the conclusion of appellate jurisdiction. *Scaife v. State*, 51 Kan. App. 2d 577, 350 P.3d 1 (2015).
- 109. District court made sufficient findings and conclusions under Rule 165 in ruling on motion for new trial; Rule 183(j) requirements for K.S.A. 60-1507 motions held inapplicable to motion for new trial. *State v. Rodriguez*, 302 Kan. 85, 350 P.3d 1083 (2015).
- 110. Reasonable limits imposed on successive K.S.A. 60-1507 motions under Rule 183 do not unconstitutionally suspend writ of habeas corpus. *Manco v. State*, 51 Kan. App. 2d 733, 354 P.3d 551 (2015).
- 111. Where Court of Appeals opinion lacked effect under Rule 183(j), statutory stay of council member's ouster granted to prevent irreparable harm; propriety of granting stay held moot by Supreme Court reversal of ouster order. *State v. Morrison*, 302 Kan. 804, 359 P.3d 60 (2015).
- 112. Untimely appeal must be allowed where appointed counsel in civil commitment case fails to notify client of right to appeal; Rule 183(a) cited in analogizing 60-1507 cases. *In re Emerson*, 52 Kan. App. 2d 421, 369 P.3d 327 (2016)
- 113. District court did not err in summarily denying untimely and successive 60-1507 motion; Rule 183 (c)(3) and (d) cited. *Woods v. State*, 52 Kan. App. 2d 958, 379 P.3d 1134 (2016).
- 114. In 60-1507 case where motion, files, and records demonstrated summary disposition was proper, no entitlement to appointment of counsel under Rule 183(i). *Woods v. State*, 52 Kan. App. 2d 958, 379 P.3d 1134 (2016).
- 115. Under Rule 183, the court must appoint counsel to represent an indigent movant when the movant presents a substantial question of law or triable issue of fact in a motion to vacate, set aside, or correct a sentence and when an indigent movant files a notice of appeal from a district court's judgment on such a motion. *McIntyre v. State*, 54 Kan. App. 2d 632, 403 P.3d 1231 (2017).
- 116. A motion filed under K.S.A. 60-1507 is a civil action that is governed by the rules of civil procedure to the extent they are applicable. *State v. LaPointe*, 305 Kan. 938, 390 P.3d 7 (2017).
- 117. The defendant could properly raise his issue of retroactive application of a new rule in a motion under K.S.A. 60-1507; the Supreme Court cited Rule 183. *Kirtdoll v. State*, 306 Kan. 335, 393 P.3d 1053 (2017).
- 118. Under Rule 183(g), the defendant had the burden to establish that he was entitled to relief under K.S.A. 60-1507. *State v. Ditges*, 306 Kan. 454, 394 P.3d 859 (2017).
- 119. The K.S.A. 60-1507 movant could raise his alleged trial errors based on counsel's ineffective assistance because the Court of Appeals determined his ineffective assistance of counsel claims constituted exceptional circumstances that excused his failure to raise his trial errors on direct appeal; the court cited Rule 183(c)(3). *Calhoun v. State*, 56 Kan. App. 2d 185, 426 P.3d 519 (2018).
- 120. A district court has the discretion to appoint counsel when a K.S.A. 60-1507 movant has raised a potentially substantial question of law or triable issue of fact; once appointed, the attorney has a duty to render effective assistance; a district court may consider whether a claim is substantial before holding an evidentiary hearing with the movant present; the Supreme Court cited Rule 183(h) and (i). *Mundy v. State*, 307 Kan. 280, 408 P.3d 965 (2018).
- 121. Under Rule 183(d), a sentencing court may not consider a successive motion by the same movant when the following factors are met: the claim was previously determined adversely to the movant,

the prior determination was on the merits, and justice would not be served by considering the successive motion; however, a movant can avoid dismissal of a successive motion by showing exceptional circumstances. *Beauclair v. State*, 308 Kan. 284, 419 P.3d 1180 (2018).

- 122. A K.S.A. 60-1507 movant has the burden to establish manifest injustice by a preponderance of the evidence; the Supreme Court cited Rule 183(g). *White v. State*, 308 Kan. 491, 421 P.3d 718 (2018).
- 123. Under Rule 183(j), a district court must make findings of fact and conclusions of law on all issues presented to avoid impeding appellate review; despite the district court's less than precise finding regarding the factual basis for the defendant's plea, remand for additional findings was not needed. *State v. Wilson*, 308 Kan. 516, 421 P.3d 742 (2018).
- 124. The lower courts erred in their application of Rule 183(e); the Supreme Court clarified that a 60-1507 petition must be in substantial compliance with the Judicial Council form, but a petitioner is not prohibited from attaching an additional page and incorporating that page by reference to supply the information requested on the form. *Nguyen v. State*, 309 Kan. 96, 431 P.3d 862 (2018).
- 125. The court discussed the plain language of Rule 2.03 and caselaw construing the rule and determined it had jurisdiction over the defendant's appeal of the district court's denial of his 60-1507 motion; the court would not consider the defendant's ineffective assistance of counsel claim because the defendant failed to follow Rule 6.02(a)(5) and explain why the court should consider the issue for the first time on appeal; because the defendant did not object to the district court's findings, the Court of Appeals rejected the defendant's argument based on Rule 183(j) and presumed the district court found all the facts necessary to support its decision. *Ponds v. State*, 56 Kan. App. 2d 743, 437 P.3d 85 (2019).
- 126. Citing Rule 183(d), the court determined the defendant had not shown how reaching the merits of his successive 60-1507 motion would serve justice. *State v. Roberts*, 310 Kan. 5, 444 P.3d 982 (2019).
- 127. The court discussed the requirement to substantially comply with Rule 183 when filing a 60-1507 motion and concluded the defendant's motion was a motion to correct an illegal sentence rather than a 60-1507 motion. *State v. Redding*, 310 Kan. 15, 444 P.3d 989 (2019).
- 128. The court noted that it has never required the State to file its response to a 60-1507 motion within seven days of service of the motion under Rule 133(b); Rule 183 encourages a movant to substantially comply with the Judicial Council form for filing a 60-1507 motion and indicates that the Rules of Civil Procedure will not always control in the context of a 60-1507 motion. *Dawson v. State*, 310 Kan. 26, 444 P.3d 974 (2019).
- 129. The court interpreted Rule 183 and explained the circumstances that require a district court to bring the movant to court for a hearing and the circumstances that require a district court to appoint counsel for an indigent movant. *Stewart v. State*, 310 Kan. 39, 444 P.3d 955 (2019).
- 130. Under Rule 183, a district court must make findings of fact and conclusions of law when summarily denying a 60-1507 motion; however, the district court did not cede judicial power to the State when the court adopted the State's response as its decision; under Rule 202, the State's attorney was acting as an officer of the court so there was no separation of powers violation, and the district court's action was similar to the common practice of directing an attorney to prepare the journal entry of judgment under Rule 170; although the State did not cross-petition for review the movant's filing-fee argument, under Rule 8.03(b)(6)(C)(i), the Supreme Court may still review a plain error. *Breedlove v. State*, 310 Kan. 56, 445 P.3d 1101 (2019).
- 131. Under Rule 8.03(k)(2), a Court of Appeals decision has no force or effect when the Supreme Court grants a petition for review in the case; the court noted its prior statement that a plain reading of Rule 183(d) would allow a district court to decline to consider a successive 60-1507 motion only when justice would not be served by considering the motion but held that the movant had not established exceptional circumstances to warrant consideration of his successive motion. *Thuko v. State*, 310 Kan. 74, 444 P.3d 927 (2019).

- 132. Citing Rule 8.03(b)(6)(C)(i), the Supreme Court declined to address the movant's argument regarding his motion to alter or amend because he did not include it in his petition for review; Rule 183(e) encourages substantial compliance with the Judicial Council form when filing a 60-1507 motion; although the district court's order ruling on the 60-1507 motion was brief, it satisfied its duty to make findings of fact and conclusions of law under Rule 183(j); the movant failed to prove by a preponderance of the evidence that an extension to the filing time limit for his 60-1507 motion was warranted to prevent a manifest injustice under Rule 183(g). Sherwood v. State, 310 Kan. 93, 444 P.3d 966 (2019).
- 133. Under Rule 183(g), the movant had the burden to establish by a preponderance of the evidence that an extension of time to file his motion was necessary to prevent a manifest injustice; the court rejected the movant's argument that Rule 183(j) required the court to remand his case to the district court for additional findings of fact and conclusions of law on his sovereign-citizen claim, which the court found had no merit. *Requena v. State*, 310 Kan. 105, 444 P.3d 918 (2019).
- 134. Citing Rule 8.03, the Supreme Court would not consider the defendant's due process and ineffective assistance of counsel claims that the Court of Appeals had rejected because the defendant did not file a cross-petition or respond to the State's petition for review; under Rule 183(g), the movant in a 60-1507 action has the burden to establish manifest injustice by a preponderance of the evidence. *Noyce v. State*, 310 Kan. 394, 447 P.3d 355 (2019).
- 135. The court clarified the analysis under Rule 183(d), which requires that a movant filing a successive 60-1507 motion must present exceptional circumstances to justify reaching the merits of the motion; this analysis will factor in whether justice would be served by reaching the merits. *Littlejohn v. State*, 310 Kan. 439, 447 P.3d 375 (2019).
- 136. Where intervening changes in law gave rise to claim of error affecting constitutional rights, such changes constituted exceptional circumstances justifying second K.S.A. 60-1507 motion under Rule 183. *Williams v. State*, 58 Kan. App. 2d 947, 476 P.3d 805 (2020).
- 137. Where appellant's second 60-1507 motion raised a different ground for relief, namely that his first 60-1507 counsel was ineffective, second motion held to not be successive under Rule 183(d). *Rowell v. State*, 60 Kan. App. 2d 235, 490 P.3d 78 (2021).
- 138. For purposes of filing timely K.S.A. 60-1507 motion within one year of Court of Appeals decision, under Rule 8.03(h) and (k)(4), timeframe runs from date of Supreme Court decision denying review rather than date mandate issued, despite contrary language of Rule 183(c)(4) that tethers timely K.S.A. 60-1507 action to date of mandate. *Quinn v. State*, 62 Kan. App. 2d 640, 522 P.3d 282 (2022).
- 139. Rule 183(c)(3) cited by panel in noting that K.S.A. 60-1507 motion cannot substitute for second appeal unless movant can establish exceptional circumstances prevented raising issue in direct appeal. *Quinn v. State*, 62 Kan. App. 2d 640, 522 P.3d 282 (2022).
- 140. Under Rule 183(a)(2), proceeding under K.S.A. 60-1507 is civil and is governed by rules of civil procedure when they apply. *Kleypas v. State*, 62 Kan. App. 2d 654, 522 P.3d 304 (2022).
- 141. Panel noted that any additional K.S.A. 60-1507 motion filed by movant would not have been barred as successive under Rule 183(d), where district court had stated its dismissal of pro se K.S.A. 60-1507 motion was not summary denial and that it had not considered merits of motion. *Kleypas v. State*, 62 Kan. App. 2d 654, 522 P.3d 304 (2022).

ATTORNEY DISCIPLINE

Prior Rule 201 JURISDICTION (pre-2021 version)

Case Annotations

- 1. All lawyers, including those subject to investigation, have duty to cooperate with and respond to inquiries from disciplinary authorities; self-incrimination exception. *State v. Savaiano*, 234 Kan. 268, 271, 274, 670 P.2d 1359 (1983).
- 2. Rule cited in criminal case; Supreme Court has exclusive jurisdiction over attorney discipline. *State v. Goodnow*, 12 Kan. App. 2d 294, 740 P.2d 113 (1987).
- 3. Attorney continued to practice law in retirement and violated KRPC 5.5 and 8.4(c); law-related services defined per KRPC 5.7(b); Rules 201, 208 discussed; hearing panel's recommendation is advisory only per Rule 212(f); disbarment. *In re Rost*, 289 Kan. 290, 211 P.3d 145 (2009).
- 4. Under Rule 201(a), the Supreme Court has jurisdiction over disciplinary matters related to any attorney admitted to the practice of law in Kansas. *In re Giardine*, 306 Kan. 88, 392 P.3d 89 (2017).
- 5. Under Rule 201, Rule 202, and KRPC 8.5, the Supreme Court has subject matter jurisdiction to exercise disciplinary authority over Kansas licensed attorneys practicing law outside of Kansas; citing Rule 212(e)(3) and Rule 6.02(a)(5), the court deemed the attorney's constitutional arguments abandoned because he did not explain why the court should consider them when he raised them for the first time in his brief to the court; the attorney's misconduct violated KRPC 1.1, 1.3, 1.4(b), 1.5(a), 1.7(a), and 8.4(d); the court suspended the attorney for six months; the attorney must undergo a hearing under Rule 219 before being reinstated. *In re Crandall*, 308 Kan. 1526, 430 P.3d 902 (2018).

Prior Rule 202 GROUNDS FOR DISCIPLINE (pre-2021 version)

- 1. Report and recommendations of board not binding on court; final conviction conclusive; court will not look behind it. *State v. Russo*, 230 Kan. 5, 6, 7, 8, 16, 630 P.2d 711 (1981).
- 2. Attorney under suspension in Kansas for nonpayment of fees and later disbarred in sister state for conduct which would be a violation in Kansas is disbarred. *In re Whiteside*, 243 Kan. 660, 762 P.2d 630 (1988).
- 3. Attorney suspended from federal court practice; six months' suspension. *In re Phelps*, 244 Kan. 596, 771 P.2d 936 (1989).
- 4. Attorney suspended from federal court practice; one year suspension. *In re Phelps*, 244 Kan. 600, 771 P.2d 934 (1989).
- 5. Attorney convicted in federal court of conspiracy to manufacture amphetamine and attempt to manufacture amphetamine; conviction affirmed; disbarment. *In re Savaiano*, 245 Kan. 116, 774 P.2d 982 (1989).
- 6. Attorney's mishandling of estate resulted in malpractice judgment against him and violated DR 1-102, 6-101, and 7-101, and Rule 202; one-year suspension. *In re Lunt*, 247 Kan. 678, 801 P.2d 1327 (1990).
- 7. Authenticated copy of court file reflecting attorney's conviction for misdemeanor theft introduced at disciplinary hearing; conviction conclusive evidence of MRPC 8.4(b), (c); attorney currently on suspension; disbarment. *In re Matney*, 248 Kan. 990, 811 P.2d 885 (1991).
 - 8. Rule cited as authority for disbarment due to felony convictions; comment to MRPC 8.4 noted as

discussing crimes which reflect adversely on fitness to practice; public censure. *In re Kershner*, 250 Kan. 383, 827 P.2d 1189 (1992).

- 9. Attorney's disbarment in Illinois is "final adjudication in another jurisdiction" sufficient for Kansas disbarment; disbarment and Rule 218 compliance. *In re Lewis*, 250 Kan. 537, 826 P.2d 509 (1992).
- 10. Attorney disciplined in Colorado for numerous violations; two-year Kansas suspension and Rule 218 compliance ordered. *In re Hensley-Martin*, 250 Kan. 539, 825 P.2d 530 (1992).
- 11. Attorney disciplinary system is established to ensure that those licensed are "fit to be entrusted with professional and judicial matters." *Jarvis v. Drake*, 250 Kan. 645, 830 P.2d 23 (1992).
- 12. Attorney disbarred from 10th Circuit Court of Appeals and U.S. District Court for District of Kansas for failure to designate record and failure to respond to show cause order; final adjudication in federal jurisdiction conclusive evidence of misconduct per Rule 202; indefinite suspension suspended and probated. *In re Jenkins*, 251 Kan. 264, 833 P.2d 1013 (1992).
- 13. Attorney disbarred in Nebraska for misappropriation of funds; final adjudication in Nebraska conclusive evidence in Kansas proceeding per Rule 202; hearing panel's recommendation advisory only per Rule 212(f); disbarment and Rule 218 compliance ordered. *In re Veith*, 252 Kan. 266, 843 P.2d 729 (1992).
- 14. Rule 202 applied to admit record of legal malpractice action in disciplinary proceedings. *In re Carson*, 252 Kan. 399, 845 P.2d 47 (1993).
- 15. Attorney found guilty of professional misconduct in and by sister state based on abusive behavior toward expert witness and obtaining continuances by fallacious claims of ill health; six-month suspension and Rule 218 compliance ordered. *In re Genchi*, 253 Kan. 832, 861 P.2d 127 (1993).
- 16. Attorney suspended for four years by sister state placed on indefinite suspension; may apply for reinstatement pursuant to Rule 219; Rule 218 compliance ordered. *In re Talley*, 253 Kan. 834, 861 P.2d 128 (1993).
- 17. Attorney convicted of felony possession of controlled substance with intent to distribute; criminal acts violate MRPC 8.4(b), (d) and (g); disbarment and Rule 218 compliance ordered. *In re Diggs*, 256 Kan. 193, 883 P.2d 1182 (1994).
- 18. Attorney disciplined in Colorado for misrepresentation in titling company vehicles and illegally obtaining company files; one-year suspension. *In re Eastepp*, 258 Kan. 766, 907 P.2d 842 (1995).
- 19. Attorney disciplined in Texas for failure to communicate with clients, neglect of client's cases, failure to cooperate in investigation, and conversion of client's funds; Texas findings and conclusions adopted per Rule 202; indefinite suspension. *In re Callahan*, 258 Kan. 770, 907 P.2d 840 (1995).
- 20. Attorney's breach of fiduciary duty as executor of estate, conduct involving dishonesty and fraud, and failure to cooperate with Disciplinary Administrator's office violate MRPC 1.3, 1.15, 8.4(c) and (d) and Rules 202 and 207; disbarment. *In re Williamson*, 260 Kan. 568, 918 P.2d 1302 (1996).
- 21. Attorney's misdemeanor conviction for lewd and lascivious behavior violates KRPC 8.4 and Rule 202; three-year supervised probation. *In re Ketter*, 268 Kan. 146, 992 P.2d 205 (1999).
- 22. Attorney's convictions of conspiracy to commit mail fraud, mail fraud, and misappropriation of funds by a fiduciary violate KRPC 1.15 and 8.4 per Rule 202; hearing panel determination and recommendation to the Supreme Court requested per Rule 211(f); disbarment. *In re Richardson*, 268 Kan. 831, 1 P.3d 328 (2000).
- 23. Attorney voluntarily surrenders his license to practice law in Missouri; his misconduct violated KRPC 4.1, 7.3, and 8.4(a) and (c) per Rule 202; disbarment. *In re Rogers*, 269 Kan. 829, 7 P.3d 1260 (2000).
- 24. Attorney disciplined in Virginia placed on 5-year suspension; Virginia's findings and conclusions adopted per Rule 202; alternate sanctions per Rule 211. *In re Joslin*, 270 Kan. 419, 13 P.3d 1286 (2000).
 - 25. Attorney suspended for one-year based on violation of 8.4(b) for worthless check convictions

- and obstruction of legal duty charge. In re Brock, 270 Kan. 635, 17 P.3d 361 (2001).
- 26. Attorney suspended for 1 year and 1 day in Colorado; his misconduct violated KRPC 1.3, 1.4, 1.15 and 1.16 and Rule 207(b) and Rule 211(b) per Rule 202; indefinite suspension. *In re Rishel*, 271 Kan. 644, 23 P.3d 820 (2001).
- 27. Attorney voluntarily surrenders license to practice law in Missouri; her misconduct violated KRPC 1.1, 1.3, 1.4, 8.4(c) and (d) per Rule 202 as well as Rule 207(b) and Rule 211(b); disbarment. *In re Cramer*, 271 Kan. 923, 26 P.3d 1245 (2001).
- 28. Attorney's misconduct violated KRPC 1.3, 1.4(a), 1.5(a), 1.15(a), (b), and (c), 8.4(a), (c), and (g), Rule 207 and Rule 211 per Rule 202; disbarment per Rule 203(a)(1). *In re Cleland*, 271 Kan. 926, 27 P.3d 26 (2001).
- 29. Attorney on disability inactive status violated Rule 220 by engaging in the practice of law; KRPC 8.2 violated by making false or reckless statements regarding the qualification and integrity of judge; KRPC 8.4(a), (d), and (g) violated for misconduct; district judge's ruling that attorney was disqualified presumed to be valid under Rule 202; exceptions filed per Rule 212; published censure per Rule 203(a)(3). *In re Arnold*, 274 Kan. 761, 56 P.3d 259 (2002).
- 30. Attorney failed to disprove findings of district court in two memorandum opinions; hearing panel accepts those findings and incorporates them by reference per Rule 202. *In re Polsley*, 275 Kan. 233, 61 P.2d 715 (2003).
- 31. Attorney licensed to practice law in Missouri, but not in Kansas, failed to comply with Rule 216; violated Mo. Rules of Professional Conduct which are identical to and thus, based on Rule 202, violated KRPC 3.3(a)(1), 4.1(a), 8.1(b), 8.4(a) and (d); also found to have violated KRPC 7.1, 8.4(c) and (g); violated Rule 211(b) by failing to timely file answer to formal complaint; indefinite prohibition from practicing law before any Kansas court, administrative tribunal, or state-agency. *In re Franco*, 275 Kan. 571, 66 P.3d 805 (2003).
- 32. Attorney on disabled status filed 14 lawsuits in his own name, violating KRPC 3.1, 3.3(a)(1), 3.4(d), 8.4(c) and (d), and 3.5(c); civil judgment by opposing parties raised presumption of validity per Rule 202; disbarment. *In re Benson*, 275 Kan. 913, 69 P.3d 544 (2003).
- 33. Attorney previously disciplined on five occasions by informal admonishments now found to have 14 violations of KRPC, including 1.1, 1.3, 1.4, 1.5(b), 1.15(a) and (d), 1.16(d), 3.3(a), 8.4(a) as well as 1.8(f)(2) and 5.4(c); Rule 211(b) cited for failing to respond to complaint within 20 days; misconduct was shown by clear and convincing evidence per Rule 211(f); Supreme Court not bound by recommendations of Disciplinary Administrator or hearing panel per Rule 212(f); attorney failed to disprove district court findings in civil judgment per Rule 202; Internal Operating Rule E.3. and E.8. discussed; one-year suspension and Rules 218 and 219 compliance ordered. *In re Rumsey*, 276 Kan. 65, 71 P.3d 1150 (2003).
- 34. Attorney pled guilty to federal misdemeanor for theft of government property; misconduct violated KRPC 8.4(b) per Rule 202; 2-year suspension per Rule 203(a)(2). *In re Polsley*, 277 Kan. 565, 86 P.3d 531 (2004).
- 35. Attorney previously disciplined by informal admonishment and a published censure pled guilty to federal misdemeanor for theft of government property; misconduct violated KRPC 8.4(b) per Rule 202; indefinite suspension per Rule 203(a)(2). *In re Polsley*, 277 Kan. 570, 85 P.3d 693 (2004).
- 36. Attorney's criminal conviction of domestic battery violates KRPC 8.4(b) and Rule 202; published censure per Rule 203(a)(3). *In re Angst*, 278 Kan. 500, 102 P.3d 388 (2004).
- 37. Attorney on 2-year probation in Colorado for violations regarding misconduct now disciplined in Kansas; Rule 202 cited in finding misconduct in Kansas based on the Colorado stipulation of misconduct and final order imposing sanctions; respondent required to undergo hearing pursuant to Rule 219 prior to reinstatement; 2-year suspension per Rule 203(a)(2). In re Eastepp, 281 Kan. 698, 132 P.3d 918 (2006).
 - 38. Attorney committed multiple violations of KRPC's including KRPC 1.4, 1.15, 3.2, 3.4, and 8.4

involving communication, safekeeping property, expediting litigation, fairness to opposing party and counsel, and misconduct; pursuant to Rule 202, respondent violated KRPC 1.4(a), 1.15(a), and 8.4(c); indefinite suspension pursuant to Rule 203(a)(2). *In re Wiles*, 283 Kan. 173, 150 P.3d 859 (2007).

- 39. Attorney committed numerous violations of KRPC 8.4(a) and (b) involving a criminal act committed in Missouri; respondent's diversion in Missouri deemed a conviction in Kansas under Rule 202; misconduct established by clear and convincing evidence per Rule 211(f); hearing panel's final report deemed admitted under Rule 212(c); reinstatement under Rule 219 conditioned upon reinstatement in Missouri; suspended for 6 months in Missouri; indefinite suspension pursuant to Rule 203(a)(2). *In re Gackle*, 283 Kan. 502, 153 P.3d 493 (2007).
- 40. Attorney's misconduct out of state violates KRPC 1.1, 1.7(b), and 8.4(d); respondent's conviction in District of Columbia deemed a conviction in Kansas under Rule 202; findings of fact deemed admitted under Rule 212(d) since respondent failed to file exceptions to the panel's report; indefinite suspension and compliance with Rules 218 and 219 ordered. *In re Evans*, 285 Kan. 147, 169 P.3d 1083 (2007).
- 41. Attorney's misconduct violated Rule 202 by engaging in the unauthorized practice of law; KRPC 5.5(a), and 8.4(b) and (c); indefinite suspension. *In re Trester*, 285 Kan. 404, 172 P.3d 31 (2007).
- 42. Attorney who was previously censured in Kansas and in a reciprocal discipline proceeding in Illinois violated KRPC 3.1, 3.3(a)(1) and (3); 3.4(b), 8.1(b), 8.4(b), (c) and (d) per Rule 202; respondent received reciprocal attorney discipline and sanctions in Missouri and Illinois; hearing panel's final report deemed admitted under Rule 212(c) and (d); indefinite suspension pursuant to Rule 203(a)(2). *In re Daugherty*, 285 Kan.1143, 180 P.3d 536 (2008).
- 43. Attorney, who was disciplined five times in Texas, by his conduct in Texas and per Rule 202 violated KRPC 1.3, 1.4, 1.15(d), 1.16(d), 5.5(b), 8.1(b), and Rule 207(b); failed to file written answer to complaint per Rule 211(b); findings of fact admitted pursuant to Rule 212(e); notified per Rule 215(a); disbarment in accordance with Rule 203(a)(1). *In re Lee*, 285 Kan. 1125, 180 P.3d 552 (2008).
- 44. Attorney's disbarment in Missouri established misconduct per Rule 202; failure to file response and failure to appear violates Rule 211(b) and Rule 212(d); respondent violated KRPC 8.4(d); indefinite suspension pursuant to Rule 203(a)(2). *In re Tarantino*, 286 Kan. 254, 182 P.3d 1241 (2008).
- 45. Attorney under indefinite suspension for failing to comply with administrative requirements in Kansas violates KRPC 8.4 by failing to file a timely response to a disciplinary case filed against her in Missouri; misconduct established per Rule 202 concerning reciprocal discipline; indefinite suspension pursuant to Rule 203(a)(2). *In re Harris*, 286 Kan. 260, 182 P.3d 1249 (2008).
- 46. Attorney's criminal conviction in Illinois established misconduct in Kansas per Rule 202; violations of KRPC 8.3(a), 8.4(b), (c), and Rule 207(c) established; disbarment per Rule 203(a)(1). *In re Minneman*, 287 Kan. 477, 196 P.3d 1156 (2008).
- 47. Attorney committed multiple offenses of KRPC 1.3, 1.4, 1.15, 8.3, 8.4, and Rule 207; respondent's suspension in Texas established misconduct in Kansas per Rule 202; hearing report deemed admitted per Rule 212(d); indefinite suspension per Rule 203(a)(2). *In re Piekalkiewicz*, 288 Kan. 610, 205 P.3d 734 (2009).
- 48. Attorney disbarred in Missouri; violations deemed admitted under Rule 212; based on Rule 202, respondent violated KRPC 8.1(b), 8.3(a), Rule 207(b) and Rule 211(b); indefinite suspension per Rule 203(a)(2). *In re Patterson*, 289 Kan.131, 209 P.3d 692 (2009).
- 49. Attorney's misconduct violated KRPC 8.4(b), 8.1(b), and Rule 207(b); suspension in Missouri established misconduct in Kansas under Rule 202; hearing panel's report deemed admitted per Rule 212(c); indefinite suspension per Rule 203(a)(2), effective 2 years earlier to account for delay in proceedings. *In re McGraw*, 289 Kan. 813, 217 P.3d 25 (2009).
 - 50. Following attorney's disbarment in Missouri and per Rule 202 concerning reciprocal discipline,

respondent violated KRPC 8.1(b), 8.3(a), Rule 207(b), and Rule 211(b) in Kansas; hearing panel's report deemed admitted under Rule 212(c); indefinite suspension per Rule 203(a)(2). *In re Weber*, 289 Kan. 808, 217 P.3d 959 (2009).

- 51. Attorney's disbarment in Missouri and failure to cooperate in disciplinary process in Kansas results in violations of KRPC 8.1(b), 8.3(a), Rule 207(b), and Rule 211(b); violations deemed admitted under Rule 212(c); required notice given per Rule 215; misconduct established per Rule 202; indefinite suspension per Rule 203(a)(2). *In re Tluscik*, 289 Kan. 1111, 219 P.3d 1220 (2009).
- 52. Attorney's misconduct violates KRPC 1.3 and 1.4 relating to diligence and communication; respondent stipulated to violating Missouri Rules of Professional Conduct and per Rule 202, these facts establish misconduct for purposes of the disciplinary proceeding in Kansas; misconduct established by clear and convincing evidence per Rule 211; published censure per Rule 203(a)(3). *In re Hasty*, 290 Kan. 386, 227 P.3d 967 (2010).
- 53. Attorney violated KRPC 8.4(b) by receiving a felony conviction; per Rule 202, criminal conviction is conclusive evidence of the commission of that crime; 3-year suspension per Rule 203(a)(2). *In re Frahm*, 291 Kan. 520, 241 P.3d 1010 (2010).
- 54. Attorney with felony conviction in Missouri also violates KRPC 8.4(b), Rule 203(c)(1), and Rule 208(c); criminal conviction evidence of misconduct per Rule 202; findings of fact deemed admitted per Rule 212(c), (d); disbarment per Rule 203(a)(1). *In re Tolen*, 293 Kan. 607, 265 P.3d 546 (2011).
- 55. State's significant interest to ensure competence under KRPC 1.1 justified any potential restriction of respondent's First Amendment rights caused by attorney discipline; Rule 202 cited. *In re Hawver*, 300 Kan. 1023, 339 P.3d 573 (2014).
- 56. Under Rule 202, in the respondent's disciplinary proceeding, the record of his criminal judgment was conclusive evidence that he had committed a crime; the concurring opinion discussed the panel's application of Rule 202. *In re Najim*, 307 Kan. 76, 405 P.3d 1223 (2017).
- 57. Under Rule 201, Rule 202, and KRPC 8.5, the Supreme Court has subject matter jurisdiction to exercise disciplinary authority over Kansas licensed attorneys practicing law outside of Kansas; citing Rule 212(e)(3) and Rule 6.02(a)(5), the court deemed the attorney's constitutional arguments abandoned because he did not explain why the court should consider them when he raised them for the first time in his brief to the court; the attorney's misconduct violated KRPC 1.1, 1.3, 1.4(b), 1.5(a), 1.7(a), and 8.4(d); the court suspended the attorney for six months; the attorney must undergo a hearing under Rule 219 before being reinstated. *In re Crandall*, 308 Kan. 1526, 430 P.3d 902 (2018).
- 58. The attorney's misconduct violated KRPC 1.3, 1.4, 1.5, and 1.16; the court differentiated the procedures related to capacity under Rule 220 from the disciplinary procedures and fitness to practice law under Rule 202, and the court suspended the attorney for six months; the attorney must undergo a hearing under Rule 219 prior to reinstatement. *In re Kurth*, 309 Kan. 224, 433 P.3d 679 (2019).
- 59. Under Rule 183, a district court must make findings of fact and conclusions of law when summarily denying a 60-1507 motion; however, the district court did not cede judicial power to the State when the court adopted the State's response as its decision; under Rule 202, the State's attorney was acting as an officer of the court so there was no separation of powers violation, and the district court's action was similar to the common practice of directing an attorney to prepare the journal entry of judgment under Rule 170; although the State did not cross-petition for review the movant's filing-fee argument, under Rule 8.03(b)(6)(C)(i), the Supreme Court may still review a plain error. *Breedlove v. State*, 310 Kan. 56, 445 P.3d 1101 (2019).

- 1. Violation of disciplinary rules; respondent publicly censured. *State v. Johnson*, 219 Kan. 160, 163, 546 P.2d 1320 (1976).
- 2. Attorney disbarred in accord with (a)(1) for violation of Code of Professional Responsibility, DR 1-102(A)(3), (4), (5), and (6). *In re Kingery*, 226 Kan. 345, 596 P.2d 1245 (1979).
- 3. Public censure ordered for failure to file federal income tax return. *State v. Thornburgh*, 229 Kan. 563, 628 P.2d 233 (1981).
- 4. Indefinite suspension ordered for violation of DR 1-102(A)(4) and DR 6-101(A)(3). *State v. Goering*, 230 Kan. 561, 562, 639 P.2d 1130 (1982).
 - 5. Public censure; direct mail solicitation. State v. Moses, 231 Kan. 243, 642 P.2d 1004 (1982).
- 6. Panel recommendation adopted; public censure. *In re Roulier*, 240 Kan. 762, 762, 732 P.2d 764 (1987).
- 7. Indefinite suspension ordered for six violations of code. *In re Wilkinson*, 242 Kan. 133, 744 P.2d 1214 (1987).
- 8. Panel recommends suspension, court in its discretion imposes public censure. *In re Stapleton*, 243 Kan. 146, 753 P.2d 1278 (1988).
- 9. Violation of DR 6-101(A)(3) and Rule 207 results in indefinite suspension pursuant to Rule 203(a)(2). *In re Sauer*, 243 Kan. 157, 753 P.2d 1285 (1988).
- 10. One-year suspension ordered to run concurrent with suspension ordered in *In re Smith*, 242 Kan. 334, 747 P.2d 118 (1987). *In re Smith*, 243 Kan. 159, 754 P.2d 808 (1988).
- 11. Hearing panel divided as to appropriate discipline; court orders public censure. *In re Davisson*, 243 Kan. 167, 753 P.2d 1290 (1988).
- 12. Hearing panel recommends disbarment for attorney convicted of felony cocaine charge; court orders indefinite suspension. *In re Barritt*, 243 Kan. 519, 757 P.2d 730 (1988).
- 13. Court applies expanded disciplinary options in rule amended March 1, 1988, to impose 100 hours of pro bono services and random drug testing under the supervision of the disciplinary administrator; public censure. *In re Diehl*, 243 Kan. 580, 757 P.2d 732 (1988).
- 14. Attorney's failure to file responsive pleadings, answer interrogatories, or appear at hearing resulted in default judgment against his clients; violation of DR 6-101(A)(3); censure. *In re Whyte*, 243 Kan. 752, 762 P.2d 639 (1988).
- 15. Attorney's conversion of client's funds from trust account to his own use violates DR 1-102 and DR 9-102; his concealment of same from client and misrepresentation of facts to judge violate DR 7-102; indefinite suspension (probated) and supervised practice for two years. *In re Jantz*, 243 Kan. 770, 763 P.2d 626 (1988).
- 16. Attorney previously indefinitely suspended; additional violations; disbarment. *In re Sauer*, 244 Kan. 124, 765 P.2d 703 (1988).
- 17. Panel's unanimous recommendation followed by court; public censure under section (a)(3). *In re Oglevie*, 244 Kan. 728, 771 P.2d 930 (1989).
- 18. Panel recommendation of one year suspension; attorney currently under one year suspension; continuing nature of violations noted; indefinite suspension. *In re Smith*, 244 Kan. 730, 771 P.2d 931 (1989).
- 19. Violations found; discipline upon stated conditions delayed due to mitigating factors. *In re Farmer*, 244 Kan. 733, 772 P.2d 277 (1989).
- 20. Attorney's efforts to rehabilitate himself mitigate in favor of suspending discipline; one-year supervised conditional probation. *In re Pendergast*, 245 Kan. 312, 776 P.2d 1202 (1989).
 - 21. Attorney's neglect of legal matters, failure to return client funds, and failure to cooperate violate

- DR 1-102, 1-103, 6-101(A)(3), 7-101(A)(2), 9-102(B), and Rule 207; attorney's undiagnosed diabetes seen as mitigating; discipline suspended; one-year supervised probation. *In re Linn*, 245 Kan. 570, 781 P.2d 738 (1989).
- 22. Attorney under investigation for neglect of legal matters, now in quasi-governmental employment for which attorney license is required, entered into stipulation with disciplinary administrator that the latter would not oppose public censure; stipulation not accepted by panel or court; one-year suspension. *In re Wilks*, 245 Kan. 577, 781 P.2d 246 (1989).
- 23. Attorney's failure to represent clients in three separate cases after acceptance of retainer fees and failure to cooperate with disciplinary investigation found to violate DR 1-102, 6-101, 7-101, and 9-102; MRPC 1.1, 1.3, 1.4, 1.15 and 8.4; and Rule 207. Rule 203 disbarment. *In re Morphett*, 246 Kan. 499, 790 P.2d 402 (1990).
- 24. Panel recommends public censure for violations of 8.1 and 8.4(c) based on mitigating circumstances; one-year suspension and Rule 218 compliance ordered. *In re Wood*, 247 Kan. 219, 794 P.2d 660 (1990).
- 25. Attorney completed one-year supervised probation; probation continued on unsupervised basis. *In re Pendergast*, 247 Kan. 322, 799 P.2d 474 (1990).
- 26. Original 2-year supervised probation completed; supervised probation continued for one additional year pursuant to 203(a)(5). *In re Jantz*, 247 Kan. 323, 799 P.2d 475 (1990).
- 27. Imposition of discipline suspended pending one-year conditional probation. *In re Black*, 247 Kan. 664, 801 P.2d 1319 (1990).
- 28. Attorney publicly censured and ordered to pay restitution for neglect of clients' matters. *In re Ebersole*, 247 Kan. 670, 801 P.2d 1323 (1990).
- 29. Attorney's neglect, mishandling, and misrepresentations involving three separate complaints result in 1-year suspension under Rule 203; mitigating factors; Rule 218 compliance ordered. *In re Lunt*, 247 Kan. 678, 801 P.2d 1327 (1990).
- 30. Attorney retained to probate estate failed to do so, failed to record transfer of mineral interest deed resulting in levy and execution thereon, and failed to cooperate in resulting disciplinary investigation. Violations of DR 9-102(B) and MRPC 1.15; DR 1-102(A), 6-101(A)(3), 7-101(A), and 9-102(B)(1), (3), (4) and MRPC 1.3, 1.4(a), 1.15, and 8.4(c); and Rule 207. Indefinite suspension with readmission without petition upon successful completion of one-year suspension; specific conditions. *In re Ehrlich*, 248 Kan. 92, 804 P.2d 958 (1991).
- 31. Attorney's mishandling of collection matter and failure to cooperate with resulting investigation violate Rule 207, DR 1-102(A)(6), 6-101(A)(3), 7-101(A)(2), and 9-102(B)(1), (3), and (4); after March 1, 1988, the same behavior violates MRPC 1.3, 1.4, 1.15(d)(2)(i), (iii), and (iv), and 8.4(g); 2-year suspension recommended; many mitigating factors; 2-year supervised probation. *In re Evans*, 248 Kan. 176, 804 P.2d 344 (1991).
- 32. Attorney retained by collection agency to collect on student loan in default failed to forward payments made; subsequent IRS setoff; violations of DR 1-102(A)(3), 9-102(B)(1), (3), and (4), and 7-101(A)(2); also MRPC 8.4(c) and 1.15(d)(2)(i), (iii), and (iv). Two-year conditional probation and restitution. *In re Stephens*, 248 Kan. 186, 804 P.2d 1005 (1991).
- 33. Attorney currently on supervised probation found to have violated Rule 207 and MRPC 1.3, 1.4, 1.15(d)(2)(iii), (iv), and 8.4(g) in handling employment termination case; suspension recommended; supervised probation continued for additional one year. *In re Linn*, 248 Kan. 189, 804 P.2d 350 (1991).
- 34. Attorney's contacting mother of deceased before and at funeral, in an effort to obtain information leading to legal representation of deceased's alleged son, violated MRPC 8.4(g); contacting mother of deceased's alleged son to solicit employment violated MRPC 7.3; other violations; public censure. *In re Roth*, 248 Kan. 194, 803 P.2d 1028 (1991).

- 35. Attorney's behavior toward reluctant witness constituted violation of MRPC 8.4(g); other violations; public censure. *In re Roth*, 248 Kan. 194, 803 P.2d 1028 (1991).
- 36. Attorney under investigation on 15 complaints fails to respond to disciplinary administrator's inquiries in violation of Rule 207 and fails to appear at scheduled Supreme Court disciplinary hearing; disbarment and Rule 218 compliance ordered. *In re Zieber*, 248 Kan. 502, 808 P.2d 433 (1991).
- 37. Prosecuting attorney's negligence in not discovering and disclosing potentially exculpatory information violates DR 1-102(A)(5) and (6); public censure. *In re Carpenter*, 248 Kan. 619, 808 P.2d 1341 (1991).
- 38. Attorney on disability inactive status restored to active status and placed on temporary suspension pending resolution of disciplinary actions pursuant to Rule 220(a) and (c); reinstated upon 2-year conditional supervised probation. *In re Keil*, 248 Kan. 629, 809 P.2d 531 (1991).
- 39. Attorney granted option of requesting inactive status or being suspended indefinitely; no request for inactive status; indefinite suspension with allowance to apply for reinstatement after one year. *In re Vorhies*, 248 Kan. 985, 811 P.2d 1254 (1991).
- 40. Attorney employed to probate estate failed to institute probate proceedings, failed to file inheritance tax return thereby incurring penalty and interest, and misrepresented to client that estate matters were being handled violated MRPC 1.1, 1.3, 1.4(a), and 8.4(c); indefinite suspension and Rule 218 compliance ordered. *In re McGhee*, 248 Kan. 988, 811 P.2d 884 (1991).
- 41. Authenticated copy of court file reflecting attorney's conviction for misdemeanor theft introduced at disciplinary hearing; conviction conclusive evidence of MRPC 8.4(b), (c); attorney currently on suspension; disbarment. *In re Matney*, 248 Kan. 990, 811 P.2d 885 (1991).
- 42. Hearing panel recommends 2-year suspension; pursuant to Rule 207(f), divided court orders public censure. *In re Jackson*, 249 Kan. 172, 814 P.2d 958 (1991).
- 43. Attorney on probation censured for other matter pursuant to 203(a)(3); conditions imposed in prior disciplinary disposition continued in effect; court authority to impose further sanctions without further formal proceedings. *In re Black*, 249 Kan. 211, 814 P.2d 447 (1991).
- 44. Attorney's misdemeanor drug conviction disciplined by 1-year probation contingent on participation in drug rehabilitation activities and performance of pro bono legal services. *In re McKenna*, 249 Kan. 215, 813 P.2d 929 (1991).
- 45. Attorney discharged from conditioned probation. *In re Pendergast*, 249 Kan. 306, 817 P.2d 659 (1991).
- 46. Additional complaint against attorney on suspension; disbarment and Rule 218 compliance ordered. *In re Cain*, 249 Kan. 578, 819 P.2d 1230 (1991).
- 47. Attorney's failure to appear to represent client at trial and subsequent sentencing violates MRPC 1.3, 1.4, and 8.4(d) and (g); Rule 203(a)(3) public censure. *In re Gilman*, 249 Kan. 773, 821 P.2d 327 (1991).
- 48. Attorney's false statement in probate petition that there was a lost will violative of MRPC 3.1 and 3.3; other violations; mitigating circumstances; Rule 203(a)(3) public censure. *In re Copeland*, 250 Kan. 283, 823 P.2d 802 (1992).
- 49. Disbarment recommended for attorney under disciplinary investigation for four felony convictions regarding securities violations, failure to pay attorney registration fees, failure to cooperate with disciplinary administrator, and failure to appear at disciplinary hearing; factors considered in assessing discipline; public censure. *In re Kershner*, 250 Kan. 383, 391, 827 P.2d 1189 (1992).
- 50. Attorney disciplined in Colorado for numerous violations; two-year Kansas suspension and Rule 218 compliance ordered. *In re Hensley-Martin*, 250 Kan. 539, 825 P.2d 530 (1992).
 - 51. Attorney discharged from conditioned probation. *In re Black*, 251 Kan. 1, 836 P.2d 573 (1992).
 - 52. Attorney temporarily suspended from practice pending final hearing; indefinite suspension. *In re*

- Wilson, 251 Kan. 252, 832 P.2d 347 (1992).
- 53. Consideration of aggravating and mitigating circumstances for attorney disbarred from federal practice; indefinite suspension suspended, two-year supervised probation. *In re Jenkins*, 251 Kan. 264, 833 P.2d 1013 (1992).
 - 54. Attorney discharged from supervised probation. In re Jantz, 251 Kan. 271, 839 P.2d 535 (1992).
- 55. Attorney's failure to comply with discovery requests, misrepresentation to court, and failure to advise client, resulting in sanctions against client, violate MRPC 1.1, 1.4, 3.4(a) and (d), and 8.4(a), (c), and (d); firm failure to supervise among mitigating factors; one-year suspension. *In re Dwight*, 251 Kan. 588, 834 P.2d 382 (1992).
- 56. Attorney's mishandling of client's funds, conversion of conservatorship funds, failure to inform client, drug possession conviction, and retention of legal fees without representing client violate MRPC 1.4(a) and (b), 1.15, and 8.4(a), (b), (c), (d), and (g); attorney appears pursuant to Rule 212(d); mitigating factors; indefinite suspension and Rule 218 compliance. *In re Morris*, 251 Kan. 592, 834 P.2d 384 (1992).
- 57. Attorney discharged from supervised probation; probation continues unsupervised. *In re Linn*, 251 Kan. 613, 840 P.2d 412 (1992).
 - 58. Attorney discharged from probation In re McKenna, 251 Kan. 615, 840 P.2d 412 (1992).
- 59. Attorney's not appearing for scheduled hearing in two cases violates MRPC 1.1 and 1.3; public censure. *In re Johnson*, 251 Kan. 826, 840 P.2d 515 (1992).
- 60. Attorney's failure to appear for imposition of recommended informal admonition violates Rule 207; one-year suspension with reinstatement upon Rule 219 petition; Rule 218 compliance. *In re Wood*, 251 Kan. 832, 840 P.2d 519 (1992).
- 61. Attorney under suspension for failing to register notified disciplinary administrator of 1981 federal convictions and subsequent District of Columbia disbarment; Rule 217 surrender; disbarment and Rule 218 compliance ordered. *In re Evans*, 252 Kan. 1, 841 P.2d 461 (1992).
- 62. Attorney under suspension as a result of three felony convictions; other disciplinary cases pending; Rule 217 surrender; disbarment and Rule 218 compliance ordered. *In re Jarczyk*, 252 Kan. 4, 847 P.2d 1190 (1992).
- 63. Hearing panel recommends two-year suspension for violations stemming from attorney's handling of personal loans from client; one-year suspension and Rule 218 compliance ordered. *In re Carson*, 252 Kan. 399, 845 P.2d 47 (1993).
- 64. Attorney discharged after successful completion of probation. *In re Evans*, 253 Kan. 21, 858 P.2d 337 (1993).
- 65. Attorney on supervised probation fails to comply with terms of probation; additional complaints filed; failure to cooperate with investigation; indefinite suspension and Rule 218 compliance ordered. *In re Jenkins*, 253 Kan. 48, 853 P.2d 648 (1993).
- 66. Attorney's mishandling of his mother's estate violative of MRPC 1.1, 1.3, and 1.15; public censure. *In re Scott*, 253 Kan. 192, 853 P.2d 60 (1993).
- 67. Attorney discharged upon successful completion of supervised probation and compliance with conditions. *In re Keil*, 253 Kan. 284, 855 P.2d 493 (1993).
- 68. Attorney's mishandling of employment discrimination class action and failure to inform clients as to status of case violative of MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.15, 3.1, and 3.2; other violations; Rule 203(a)(2) one-year suspension, Rule 203(a)(5) restitution, and Rule 218 compliance ordered. *In re King*, 253 Kan. 444, 855 P.2d 963 (1993).
- 69. Attorney's unsupervised probation continued past the initial term for failure to pay ordered court costs. *In re Linn*, 253 Kan. 600, 860 P.2d 31 (1993).
- 70. Attorney suspended for four years by sister state placed on indefinite suspension; may apply for reinstatement pursuant to Rule 219; Rule 218 compliance ordered. *In re Talley*, 253 Kan. 834, 861 P.2d 128

(1993).

- 71. Attorney's actions in letting the statute of limitations run in four different cases violate DR 1-102(A)(4), 6-101(A)(1) and (3), and 7-101(A)(2), and MRPC 1.1, 1.3, 1.4(a) and (b), 3.2, and 8.4(c). Attorney's actions in failing to respond to requests for information and return of the case file in workers compensation case violate MRPC 1.3, 1.4(a) and (b), 1.16(a)(3) and (d), and 3.2. Eighteen-month suspension probated on conditions. *In re Jones*, 253 Kan. 836, 861 P.2d 1340 (1993).
- 72. Attorney discharged from one-year probation after successful completion thereof. *In re Meyer*, 254 Kan. 15, 862 P.2d 1103 (1993).
- 73. Motion by disciplinary administrator for show cause order to temporarily suspend license pending hearing denied. *In re Pistotnik*, 254 Kan. 294, 864 P.2d 1166 (1993).
- 74. Seven of nine charges based on misdemeanor convictions, dismissals, or diversions dismissed by panel due to remoteness; remaining two misdemeanor convictions violative of MRPC 8.4 (b), (d), and (g); attorney's conduct in mishandling personal injury case resulting in statute of limitations running, PIP carrier losing lien, and misrepresentation to client as to status of case violative of MRPC 1.3, 1.4, 4.1, and 8.4 (c) and (g); mitigating circumstances; one-year suspension and compliance with Rule 218 ordered. *In re Pistotnik*, 254 Kan. 294, 864 P.2d 1166 (1993).
- 75. Attorney's mishandling of divorce case resulting in client losing lien, failure to inform client as to status of case, mishandling of related bankruptcy case for client creditor, and failure to preserve judgment, and attorney's allegations and behavior during investigation of disciplinary complaint violate DR 6-101(A)(2), and MRPC 1.2(c), 1.3, 1.4(b), and 1.16(d); mitigating and aggravating circumstances; panel recommends unpublished censure; public censure. *In re Deeds*, 254 Kan. 309, 864 P.2d 1194 (1993).
- 76. Attorney discharged from one-year probation after successful completion thereof. *In re Plettner*, 254 Kan. 314, 865 P.2d 1031 (1993).
- 77. Attorney charged under four complaints, fifth investigation pending; panel recommends license suspension; imposition of discipline suspended pending hearing on remaining complaint, supervised probation ordered. *In re Jackson*, 254 Kan. 406, 867 P.2d 278 (1994).
- 78. Current Rule 203(a)(3) discipline is "censure"; order imposing censure may be published or unpublished. Pre-1988 Attorney Discipline Rules provided for "public" censure and "private" censure. *In re Jarvis*, 254 Kan. 829, 869 P.2d 671 (1994).
- 79. Attorney fees contingent on amount of maintenance received in divorce action violative of MRPC 1.5(f)(1); censure. *In re Jarvis*, 254 Kan. 829, 869 P.2d 671 (1994).
- 80. Attorney's failure to file personal injury claim and blaming client for delay, thereby allowing statute of limitations to run (resulting in client being granted summary judgment in subsequent malpractice claim); failure to inform client as to reduction in child support income; failure to inform client as to hearing dates; and acceptance of retainer fee from out-of-state client whom attorney knew he could not represent in divorce action violate MRPC 1.1, 1.3, 1.4(a) and (b), 1.16(d), 3.3(a)(1), and 8.4(d) and (g); Rule 207(a) and (b) violations; disbarment and Rule 218 compliance ordered. *In re Spears*, 254 Kan. 904, 869 P.2d 718 (1994).
- 81. Attorney's mishandling of four different probate estates and failure to timely file four different foreclosures, despite representations and billings which would indicate to the contrary, held to violate DR 1-102(A)(4), (5), and (6); 6-101(A)(3); and 7-101(A)(2) and (3); Canons 1, 6, 7, and 9; and MRPC 1.1, 1.3, 1.4, 3.2, and 8.4(c), (d), and (g); aggravating and mitigating circumstances; two-year suspension, discipline probated, and supervised probation ordered. *In re Herman*, 254 Kan. 908, 869 P.2d 721 (1994).
- 82. Attorney temporarily suspended from practice pursuant to Rule 203(b) pending resolution of disciplinary investigation due to criminal convictions; indefinite suspension. *In re Fierro*, 254 Kan. 919, 869 P.2d 728 (1994).
 - 83. Attorney's representation of three Korean nationals each charged with two felonies found to be

ineffective assistance of counsel; failure to explain conflict of dual representation to clients, failure to file motion to suppress, failure to properly investigate, and erroneously advising clients as to effect of pleas, rights to appeal, and habeas corpus procedures violative of DR 5-105(A) and (B) and DR 6-101(A)(1); other charges not stipulated to by parties; censure. *In re Docking*, 254 Kan. 921, 869 P.2d 237 (1994).

- 84. Panel recommendation of indefinite suspension, probated, and three-year supervised probation not followed by court; court imposes indefinite suspension with application for reinstatement allowed in three years conditioned on full restitution. *In re Nelson*, 255 Kan. 555, 874 P.2d 1201 (1994).
- 85. Attorney under disciplinary investigation requested transfer to disability inactive status pursuant to Rule 220(c); numerous violations involving incompetence; aggravating and mitigating circumstances; indefinite suspension and Rule 218 compliance ordered; Rule 219 application for reinstatement contingent on restitution. *In re Jenkins*, 255 Kan. 797, 877 P.2d 423 (1994).
- 86. Attorney convicted of felony possession of controlled substance with intent to distribute; criminal acts violate MRPC 8.4(b), (d) and (g); disbarment and Rule 218 compliance ordered. *In re Diggs*, 256 Kan. 193, 883 P.2d 1182 (1994).
- 87. Attorney's mishandling of personal injury case violates MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.6, 1.7, 1.16, 3.2, 4.1, 8.4 and Rule 207; published censure. *In re Shultz*, 256 Kan. 196, 883 P.2d 779 (1994).
- 88. Attorney charged with purchasing cocaine and found not guilty by jury; found violation of MRPC 8.4(b), (d), and (g) and Rule 704(i); published censure. *In re Robertson*, 256 Kan. 505, 886 P.2d 806 (1994).
- 89. Attorney's mishandling collection of bad checks violate MRPC 1.3, 1.4, 1.15(b) and 1.16(d); published censure. *In re England*, 257 Kan. 312, 894 P.2d 177 (1995).
- 90. Attorney's mishandling the oil and gas case violates MRPC 1.1, 1.3, 1.4 and 8.4(c); one-year probation. *In re Pilgreen*, 257 Kan. 949, 896 P.2d 389 (1995).
- 91. Attorney found in violation of MRPC 1.15(a), (b), (c) and (d), 8.4(d) and Rule 207; two-year probation. *In re Johnson*, 257 Kan. 946, 895 P.2d 1256 (1995).
- 92. Attorney under suspension surrenders license per Rule 217; other complaints pending alleging misappropriation of client funds, improper use of trust account, dilatory handling of client affairs, and failure to communicate with clients; disbarment and Rule 218 compliance ordered. *In re Sturm*, 257 Kan. 1089, 898 P.2d 629 (1995).
- 93. Attorney's mishandling of subrogation claims for insurance company violates MRPC 1.1, 1.3 and 1.4; published censure. *In re Morse*, 258 Kan. 248, 899 P.2d 467 (1995).
- 94. Attorney's forging a client's signature on affidavit and filing it in court violate MRPC 1.4, 3.3, 3.4 and 8.4(c), (d) and (g); published censure. *In re Caller*, 258 Kan. 250, 899 P.2d 468 (1995).
- 95. Attorney disciplined in Colorado for misrepresentation in titling company vehicles and illegally obtaining company files; one-year suspension per Rule 203(a)(2). *In re Eastepp*, 258 Kan. 766, 907 P.2d 842 (1995).
- 96. Attorney formerly suspended indefinitely found to have violated MRPC 1.15 for failure to perform his legal duties and maintain communication with client in regard to safekeeping of client's property; indefinite suspension concurrent with his present indefinite suspension. *In re Jenkins*, 258 Kan. 779, 907 P.2d 825 (1995).
- 97. Attorney under investigation for misappropriation of client funds and improper use of trust account surrenders license per Rule 217; disbarment. *In re White*, 258 Kan. 794, 907 P.2d 897 (1995).
- 98. Attorney's mishandling of client funds, failure to supervise nonlawyer assistants, and other misconduct violate MRPC 1.3, 1.5, 1.15, 5.3, and 8.4; mitigating circumstances; published censure. *In re Krogh*, 259 Kan. 163, 910 P.2d 221 (1996).
- 99. Attorney's handling of insurance drafts violates MRPC 1.15(b) and Rule 207; published censure. *In re McIntosh*, 259 Kan. 532, 912 P.2d 182 (1995).

- 100. Attorney self-reported cases in which he allowed the statute of limitations to expire on his clients' claims; violations of MRPC 1.3, 1.4, and 8.4; two-year suspension per Rule 203. *In re Hill*, 259 Kan. 877, 915 P.2d 49 (1996).
- 101. Attorney's failure to keep client reasonably informed and charging of excessive fee violate MRPC 1.3, 1.4, 1.5, and 1.16; published censure per Rule 203(a)(3). *In re Scimeca*, 259 Kan. 893, 914 P.2d 948 (1996).
- 102. Attorney's improper accounting and failure to safeguard clients' funds violate MRPC 1.15 and 8.4, and Rule 207; indefinite suspension per Rule 203(a)(2). *In re Munyon*, 259 Kan. 889, 914 P.2d 574 (1996).
- 103. Attorney tried for two counts of illegal check-kiting scheme in federal court and charges later dismissed; violation of MRPC 8.4(c); published censure per Rule 203(a)(3). *In re Blase*, 260 Kan. 351, 920 P.2d 931 (1996).
- 104. Attorney's mishandling of client's assets in voluntary conservatorship proceeding violates MRPC 1.1, 1.2, 1.4, 1.5, 1.7, 1.9, 1.14, 3.3, and 8.4; published censure per Rule 203(a)(3). *In re Brantley*, 260 Kan. 605, 920 P.2d 433 (1996).
- 105. Attorney's mishandling of bankruptcy case violates MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.16, 3.1, 3.3, and 8.4; published censure per Rule 203(a)(3). *In re Roy*, 261 Kan. 999, 933 P.2d 662 (1997).
- 106. Attorney's mishandling of matters involving (1) individualized education program for autistic child in public school, (2) personal injury, probate, and insurance claim arising from fatal car accident, and (3) probate matter involving estate of conservatee violates MRPC 1.1, 1.2, 1.3, 1.4, 1.7, 1.16, and 8.4 and Rule 207; indefinite suspension per Rule 203(a)(2). *In re Dow*, 261 Kan. 989, 933 P.2d 666 (1997).
- 107. Attorney's presenting an altered will for probate violates MRPC 3.3(a)(1) and 8.4(c) and (d); published censure per Rule 203(a)(3). *In re Grant*, 262 Kan. 269, 936 P.2d 1360 (1997).
- 108. Attorney's failure to notify client in pending child custody matter of her suspension from practice of law violates MRPC 1.3, 1.4, and 1.16; published censure per Rule 203(a)(3). *In re Gershater*, 263 Kan. 199, 946 P.2d 993 (1997).
- 109. Attorney falsified records regarding sale of home to prevent one-half of proceeds from going to the Department of Social and Rehabilitation Services as credit against future Medicaid benefits in violation of MRPC 1.1, 4.1, 5.3, 8.1, and 8.4; published censure per Rule 203(a)(3). *In re Apt*, 263 Kan. 210, 946 P.2d 1002 (1997).
- 110. Attorney admitted violations of MRPC 1.3, 1.4, and 1.15; two-year suspension per Rule 203(a)(2). *In re Hamilton*, 263 Kan. 528, 949 P.2d 1139 (1997).
- 111. Attorney's misconduct in bankruptcy court violates MRPC 1.1, 1.3, 1.4(a), 1.8(e), 1.15, 3.1, 3.2, and 8.4(d) and his failure to supervise and train his subordinate lawyers and nonlawyer assistants violate MRPC 5.1 and 5.3(a) and (b); indefinite suspension per Rule 203(a)(2). *In re Farmer*, 263 Kan. 531, 950 P.2d 713 (1997).
- 112. Attorney's failure to communicate with his client, his delay in handling of insurance settlement, and his misrepresentation of material facts to disciplinary administrator violate MRPC 1.1, 1.2(a), 1.3, 1.4(a) and (b), 8.1(a) and 8.4(d) and (g) and Rules 207 and 211; published censure per Rule 203(a)(3). *In re Potter*, 263 Kan. 766, 952 P.2d 936 (1998).
- 113. Attorney charged with crimes of battery, disorderly conduct, and failure to stop at traffic control device and entered diversion agreement; also found to have obtained duplicative reimbursement for his travel expenses to attend seminar; violations of MRPC 1.15 and 8.4 found; published censure per Rule 203(a)(3). *In re Sutton*, 265 Kan. 251, 959 P.2d 904 (1998).
- 114. Attorney's charging various clients unreasonable fees, failure to refund expense deposits, failure to inform client of the status of case, failure to act with reasonable diligence and promptness, use of deceptive and fraudulent retainer agreement, and other misconduct violate MRPC 1.4(a) and (b), 1.5, 1.8(h),

- 1.15(b), 1.16(d), 3.5(d), 7.2(d), 8.2(a), and 8.4; indefinite suspension per Rule 203(a)(2). *In re Scimeca*, 265 Kan. 742, 962 P.2d 1080 (1998).
- 115. Attorney's mishandling of personal injury, criminal, bankruptcy, and divorce cases violates MRPC 1.1, 1.3, 1.4, 1.5, 1.15, 1.16, 7.3, and 8.4(a), (c), (d), and (g) and Rule 207; panel recommended disbarment per Rule 203(a)(1); indefinite suspension. *In re Lewis*, 265 Kan. 766, 962 P.2d 534 (1998).
- 116 Attorney's failure to file an annual report, to draft the shareholder agreement, and to promptly file a suit for his client corporation violates MRPC 1.1, 1.3, and 1.8(a); he also violated MRPC 8.4(a), (c), and (d) when he made a false statement to the deputy disciplinary administrator; published censure per Rule 203(a)(3). *In re Zimmerman*, 266 Kan. 115, 965 P.2d 823 (1998).
- 117. Attorney's mishandling of a divorce case and a tort case violates MRPC 1.3 and 1.4(a); attorney's inexperience in the practice of law stated as mitigating factor; published censure per Rule 203(a)(3). *In re Levy*, 266 Kan. 411, 969 P.2d 870 (1998).
- 118. Attorney's causing an order nunc pro tunc to reduce his client's criminal sentence violates MRPC 3.1 and 4.1; dissenting panel member found an additional violation of MRPC 8.4(d); published censure per Rule 203(a)(3). *In re Senecal*, 266 Kan. 669, 974 P.2d 517 (1999).
- 119. Attorney's failure to safekeep his clients' property and to promptly respond to the orders of the court in bankruptcy proceedings violates MRPC 1.3, 1.15, 3.4(c), and 8.4(b), (c), and (d), and Rules 207, 208, 211(b), and 802; panel recommended discipline per Rule 203(a)(1), (2), (3), or (5); indefinite suspension. *In re Fey*, 266 Kan. 674, 972 P.2d 771 (1999).
- 120. Attorney surrenders license per Rule 217 while suspended temporarily per Rule 203(b) and scheduled to appear before the court for alleged misconduct; disbarment. *In re Barker*, 267 Kan. 1, 978 P.2d 253 (1999).
- 121. Attorney's mishandling of personal injury case, past due taxes case, and bankruptcy case violates KRPC 1.3, 1.4, 1.15, 3.2, 8.1, and 8.4; he was arrested for DUI, possession of cocaine, possession of drug paraphernalia, battery on a law enforcement officer, battery on his former girlfriend, and other charges; failure to notify and cooperate with the disciplinary administrator in violation of Rules 203(c) and 207, defense under Rule 223 raised; indefinite suspension. *In re Parker*, 267 Kan. 779, 962 P.2d 1080 (1999).
- 122. Attorney's failure to file docketing statement and otherwise prosecute the appeal for his client violates KRPC 1.3; published censure per Rule 203(a)(3). *In re Nelson*, 267 Kan. 785, 962 P.2d 534 (1999).
- 123. Supreme Court has no jurisdiction under Rule 211 to consider respondent's appeal from informal admonishment per Rule 203(a)(4). *In re Carson*, 268 Kan. 134, 991 P.2d 896 (1999).
- 124. Attorney's mishandling of civil actions involving four clients violates KRPC 1.1, 1.3, 1.4, 1.15, 1.16, 3.3, and 8.4 and Rule 207; indefinite suspension per Rule 203(a)(2). *In re Dennis*, 268 Kan. 48, 991 P.2d 394 (1999).
- 125. Attorney's selfish motive in pursuing the slip and fall case when his client told him to dismiss the case violates KRPC 1.2(a), 1.3, 1.4, 1.5(c), 1.6, and 8.4(c); published censure per Rule 203(a)(3). *In re Friesen*, 268 Kan. 57, 991 P.2d 400 (1999).
- 126. Attorney's mishandling of a bankruptcy matter violates KRPC 1.1, 1.3, 1.4(a), 1.15(a), and 8.4(d), and Rule 207; panel's findings supported by clear and convincing evidence per Rule 211(f); published censure per Rule 203(a)(3). *In re Trickey*, 268 Kan. 835, 999 P.2d 964 (2000).
- 127. Attorney indefinitely suspended for numerous ethical violations in Missouri and convicted of filing a false federal income tax return; temporary suspension per Rule 203(c)(5) effective at the time of suspension in Kansas; violations found in KRPC 1.2, 1.3, 1.4, 1.8, 1.15, 3.2, 5.1, and 8.4; indefinite suspension. *In re Shaver*, 269 Kan. 171, 4 P.3d 581 (2000).
- 128. Attorney's mishandling of a probate matter violates KRPC 1.1 and 8.4(d) and (g); court found no violation of Rule 216 by the hearing panel; published censure per Rule 203(a)(3). *In re Roth*, 269 Kan. 399, 7 P.3d 241 (2000).

- 129. Attorney's mishandling of a client fund violates KRPC 1.15 and 8.4; two-year suspension per Rule 203(a)(2). *In re Lucas*, 269 Kan. 785, 7 P.3d 1186 (2000).
- 130. Attorney's mishandling of a personal injury, criminal appeal, parole, medical malpractice, juvenile offender, and civil action violates KRPC 1.1, 1.3, 1.4(a), 1.15, and 3.2, and Rule 207; two-year probation per Rule 203(a)(2); immunity granted for supervising attorney per Rule 223. *In re Sachse*, 269 Kan. 810, 8 P.3d 745 (2000).
- 131. Attorney violated KRPC 1.5(d), 1.15, and 8.4(c) by his failure to provide written contingency fee contract, failure to provide complete accounting to client, and failure to reimburse witness for travel expenses; published censure per Rule 203(a)(3). *In re Warner*, 270 Kan. 119, 11 P.3d 1160 (2000).
- 132. Attorney's failure to diligently represent and communicate with a client violates KRPC 1.3, 1.4(a), 1.16(a)(2), and 8.4(c); one-year suspension and Rule 218 and Rule 219 compliance ordered. *In re McGee*, 270 Kan. 135, 13 P.3d 11 (2000).
- 133. Attorney's conflict of interest in handling mortgage foreclosure cases violates KRPC 1.7 and 1.8; panel's findings supported by clear and convincing evidence per Rule 211(f); published censure per Rule 203(a)(3). *In re Geeding*, 270 Kan. 139, 12 P.3d 396 (2000).
- 134. Attorney's mishandling of a divorce and traffic matter violates KRPC 1.3 and 1.4(a); stipulated facts and conclusions and recommendations of the final hearing report deemed admitted per Rule 212(d); published censure per Rule 203(a)(3). *In re Barnes*, 270 Kan. 415, 13 P.3d 1283 (2000).
- 135. Attorney discharged from 18-month supervised probation after successful completion. *In re Christians*, 270 Kan. 522, 15 P.3d 1174 (2000).
- 136. Attorney discharged from 2-year supervised probation. *In re Davisson*, 270 Kan. 525, 15 P.3d 1174 (2001).
- 137. Attorney discharged from 1-year suspension and reinstated after petitioning the court and paying the costs of this action. *In re Kraushaar*, 270 Kan. 661, 17 P.3d 939 (2001).
- 138. Attorney charging unreasonable fees in an employment matter violates KRPC 1.5 by clear and convincing evidence per Rule 211(f); restitution made; published censure per Rule 203(a)(3). *In re Arabia*, 270 Kan. 742, 19 P.3d 113 (2001).
- 139. Attorney's mishandling of numerous cases violates KRPC 1.3, 1.4, 1.15(b), 1.16(a) and (d), 3.2, 8.1(b) and Rule 207; hearing panel's report deemed admitted per Rule 212(d); indefinite suspension per Rule 203(a)(2) and Rules 218, 219, and 221 compliance ordered. *In re Tweedly*, 271 Kan. 261, 20 P.3d 1245 (2001).
- 140. Attorney discharged from 2-year supervised probation. *In re Islas*, 271 Kan. 310, 23 P.3d 801 (2001).
- 141. Attorney's mishandling of child custody and order of child support case violated KRPC 1.1, 1.3, and 1.4(a) by clear and convincing evidence per Rule 211(f); indefinite suspension recommended by disciplinary administrator; published censure per Rule 203(a)(3). *In re Boaten*, 271 Kan. 282, 22 P.3d 1034 (2001).
- 142. Attorney stipulated to violations of 8.4(b) and (d) for possession of cocaine after self reporting and entering into diversion agreement with district attorney's office; published censure per Rule 203 (a)(3). *In re Conwell*, 271 Kan. 304, 20 P.3d 1260 (2001).
- 143. Attorney's lack of diligence and failure to communicate with client, failure to maintain trust account for safekeeping client's property, and failure to return unearned fees when requested to do so by the client violates KRPC 1.3, 1.4, and 1.15; published censure per Rule 203(a)(3). *In re Johanning*, 271 Kan. 638, 23 P.3d 895 (2001).
- 144. Attorney's misconduct violated KRPC 1.3, 1.4(a), 1.5(a), 1.15(a), (b), and (c), 8.4(a), (c), and (g), Rule 207 and Rule 211 per Rule 202; disbarment per Rule 203(a)(1). *In re Cleland*, 271 Kan. 926, 27 P.3d 26 (2001).

- 145. Attorney's misconduct in six different complaints as well as mishandling of his trust account result in one-year suspension per Rule 203; if reinstatement sought, requirements of Rule 219 apply. *In re Craig*, 272 Kan. 299, 32 P.3d 1174 (2001).
- 146. County attorney's misconduct in seven counts results in supervised probation; must elect inactive status on next renewal date of his attorney registration. *In re Swarts*, 272 Kan. 28, 30 P.3d 1011 (2001).
- 147. Attorney's conviction for fraud and deceptive commercial practice violated KRPC 1.15, 4.1, and 8.4(b), (c), (d) and (g); two-year suspension per Rule 203 and Rule 218 compliance ordered. *In re Rausch*, 272 Kan. 308, 32 P.3d 1181 (2001).
- 148. Attorney on three-year supervised probation fails to comply with terms of probation; indefinite suspension and Rule 218 compliance ordered. *In re Phillips*, 272 Kan. 200, 32 P.3d 704 (2001).
- 149. Attorney's lack of diligence and failure to communicate with client, failure to safekeep property and deliver funds promptly violates KRPC 1.3, 1.4(a), 1.15(a) and (b); published censure per Rule 203(a)(3). *In re Wall*, 272 Kan. 1298, 38 P.3d 640 (2002).
- 150. Attorney's mishandling of a divorce case and subsequent complaint violates KRPC 1.3, 1.4, and Rule 207; published censure per Rule 203(a)(3). *In re Brown*, 272 Kan. 767, 35 P.3d 864 (2001).
- 151. Attorney's misconduct violated KRPC 1.3, 1.4(a), 1.16(d), 3.2, 3.3(a), 8.4(a) and (g), Rule 207(b); one-year suspension per Rule 203(a)(2) and Rules 218 and 219 compliance ordered. *In re Winterburg*, 273 Kan. 135, 41 P.3d 842 (2002).
- 152. Attorney's mishandling of several matters violated KRPC 1.1, 1.3, 1.4(a), 1.16(d), 3.2, 8.4(a), (c), (d) and (g); two-year suspension per Rule 203(a)(2); Supreme Court may impose longer sanction than those recommended by hearing panel per Rule 212(f). *In re Swisher*, 273 Kan. 143, 41 P.3d 847 (2002).
- 153. Attorney's misconduct violated KRPC 1.3, 1.4(a), 1.15(b), 1.16(d), and 8.4(g); hearing panel's report deemed admitted under Rule 212(d); two-year suspension per Rule 203(a)(2); Rules 218 and 219 compliance ordered with conditions. *In re Moore*, 273 Kan. 154, 41 P.3d 831 (2002).
- 154. Attorney failed to provide adequate supervision of disbarred attorney as employee in his firm and allowed him to engage in unauthorized practice of law over a number of years violating KRPC 5.3 and 5.5(b); misconduct found with clear and convincing evidence per Rule 211(f); hearing panel's report deemed admitted under Rule 212(c) and (d); published censure per Rule 203(a)(3). *In re Juhnke*, 273 Kan. 162, 41 P.3d 855 (2002).
- 155. Attorney violated suspension order and engaged in the unauthorized practice of law; suspension per Rule 203(a)(2); Rules 218 and 219 compliance ordered. *In re Lucas*, 273 Kan. 1010, 46 P.3d 558 (2002).
- 156. Attorney's misconduct in eleven cases violates multiple offenses of KRPC 1.3, 1.4, 1.5, 1.16, and Rule 207(b); total of 48 complaints docketed by Disciplinary Administrator; indefinite suspension per Rule 203(a)(2). *In re Shelton*, 274 Kan. 374, 49 P.3d 10 (2002).
- 157. Attorney suspended for one-year pursuant to Rule 203(a)(2). *In re Arnett*, 274 Kan. 366, 52 P.3d 892 (2002).
- 158. Attorney on disability inactive status violated Rule 220 by engaging in the practice of law; KRPC 8.2 violated by making false or reckless statements regarding the qualification and integrity of judge; KRPC 8.4(a), (d), and (g) violated for misconduct; district judge's ruling that attorney was disqualified presumed to be valid under Rule 202; exceptions filed per Rule 212; published censure per Rule 203(a)(3). *In re Arnold*, 274 Kan. 761, 56 P.3d 259 (2002).
- 159. Attorney's misconduct violated multiple offenses of KRPC: 1.3, 1.4(a), 3.2, 5.5(a), 8.1(b), 8.4(a) and (d); notified per Rule 215(a); failed to respond or appear violating Rule 212(d); failed to file answer per Rule 211(b); disbarment per Rule 203(a)(1); Rule 218 compliance ordered. *In re Griswold*, 274 Kan. 776, 56 P.3d 269 (2002).

- 160. Attorney's misconduct violated KRPC 1.1, 1.3, 1.4, 1.5, 1.15; hearing panel's findings of fact supported by clear and convincing evidence per Rule 211(b) and adopted as findings of the court; published censure per Rule 203(a)(3). *In re Wiles*, 274 Kan. 1103, 58 P.3d 711 (2002).
- 161. Attorney violated KRPC 1.6(a) (confidentiality of information) by revealing information about his client; KRPC 1.7(b) (conflict of interest) by representing a client which materially limited his representation of another client; KRPC 1.16(d)(terminating representation) by failing to protect his client's interests by disclosing confidential information in six instances; KRPC 8.4(a) (misconduct) by offering to disclose negative information about his former client; misconduct established by clear and convincing evidence per Rule 211(f); published censure per Rule 203(a)(3). *In re Bryan*, 275 Kan. 202, 61 P.3d 641 (2003).
- 162. Attorney's misconduct in handling estate fees violated KRPC 1.5(a), 1.16(d), and 1.15(b); published censure per Rule 203(a)(3). *In re Angst*, 275 Kan. 388, 64 P.3d 350 (2003).
- 163. Attorney's misconduct violated KRPC 1.1, KRPC 3.1, KRPC 8.4(d) and (g); Rule 211(b); misconduct found by clear and convincing evidence per Rule 211(f); hearing panel's findings of fact and conclusions of law adopted per Rule 212(c) and (d); published censure per Rule 203(a)(3). *In re Polsley*, 275 Kan. 233, 61 P.3d 715 (2003).
- 164. Attorney misconduct in numerous bankruptcy cases violated KRPC 1.4 for failing to keep clients informed, KRPC 3.3 for knowingly making false statements of material facts, KRPC 8.4(c) and (d) for providing false and misleading information and engaging in conduct that was prejudicial to the administration of justice; Supreme Court granted attorney's motion for rehearing which suspended effect of our original decision until rehearing per Rule 7.06; attorney requested censure per Rule 203(a)(3); 1-year suspension and Rule 218 compliance ordered. *In re Wagle*, 275 Kan. 543, 66 P.3d 884 (2003).
- 165. Attorney on disabled status filed 14 lawsuits in his own name, violating KRPC 3.1, 3.3(a)(1), 3.4(d), 8.4(c) and (d), and 3.5(c); civil judgment by opposing parties raised presumption of validity per Rule 202; disbarment. *In re Benson*, 275 Kan. 913, 69 P.3d 544 (2003).
- 166. Attorney violated KRPC 4.2, 4.4, 8.3(a), and 8.4 involving communication with person represented by counsel, respect for rights of third parties, reporting professional misconduct, and misconduct; published censure per Rule 203(a)(3). *In re Pyle*, 278 Kan. 230, 91 P.3d 1222 (2004).
- 167. Attorney's misconduct in multiple cases violated KRPC 3.3, 3.4, 3.8, and 8.4 involving candor toward a tribunal, fairness to an opposing party, her duties as a prosecutor, and misconduct; charges established by clear and convincing evidence per Rule 211(f); hearing panel's report deemed admitted under Rule 212(c) and (d); published censure per Rule 203(a)(3). *In re Jordan*, 278 Kan. 254, 91 P.3d 1168 (2004).
- 168. Attorney previously disciplined by informal admonishment and a published censure pled guilty to federal misdemeanor for theft of government property; misconduct violated KRPC 8.4(b) per Rule 202; indefinite suspension per Rule 203(a)(2). *In re Polsley*, 277 Kan. 570, 85 P.3d 693 (2004).
- 169. Attorney violated KRPC 4.4 (respect for rights of third persons) and 8.4 (c) and (g)(misconduct); failed to file exceptions to hearing report of panel per Rule 212(c); charges established by clear and convincing evidence per Rule 211(f); 3-month suspension per Rule 203(a)(2). *In re Royer*, 276 Kan. 643, 78 P.3d 449 (2003).
- 170. Prior to the hearing of a disciplinary panel, attorney stipulated to violations of KRPC 1.15(d)(1) regarding safekeeping of client funds and KRPC 8.4(c) and (g) for professional misconduct; indefinite suspension per Rule 203(a)(2). *In re Johnson*, 276 Kan. 904, 80 P.3d 32 (2003).
- 171. Attorney previously disciplined now found to have violated KRPC 1.3 (diligence) and KRPC 1.4 (communication); hearing panel report admitted per Rule 212(c); published censure per Rule 203 (a)(3). *In re Boaten*, 276 Kan. 656, 78 P.3d 458 (2003).
 - 172. Attorney's mishandling of two divorce cases violates KRPC 1.3 and KRPC 1.5; KRPC 1.16

- violated as to one client complaint; hearing panel report deemed admitted per Rule 212(c) and (d); charges established by clear and convincing evidence per Rule 211(f); Rule 212(f) cited and applied; published censure. *In re Daugherty*, 277 Kan. 257, 83 P.3d 789 (2004).
- 173. Attorney pled guilty to federal misdemeanor for theft of government property; misconduct violated KRPC 8.4(b) per Rule 202; 2-year suspension per Rule 203(a)(2). *In re Polsley*, 277 Kan.565, 86 P.3d 531 (2004).
- 174. Attorney previously disciplined three times found to have violated KRPC 1.15 for mishandling checks and money and failing to return clients' funds; KRPC 8.4 for repeated misconduct involving dishonesty, fraud, deceit or misrepresentation; Rule 207 for failing to cooperate with the disciplinary process; Rule 212 for failing to respond or appear before the Supreme Court and for failing to file exceptions to the final hearing report; disbarment per Rule203(a)(1). *In re King*, 278 Kan. 378, 98 P.3d 980 (2004).
- 175. Attorney's misconduct violated KRPC 8.4(b) and (c); failed to file answer as required by Rule 211; disbarred in accordance with Rule 203(a)(1). *In re Hertach*, 279 Kan. 469, 109 P.3d 1218 (2005).
- 176. Attorney's misconduct in acting as a trustee violated KRPC 1.3 (diligence), 1.4 (communication), and 1.15(b) (safekeeping property); published censure in accordance with Rule 203(a)(3). *In re Stockwell*, 278 Kan. 756, 101 P.3d 1211 (2004).
- 177. County attorney's misconduct violated KRPC 1.1, 1.3, 3.2, 8.4(d) and (g); ordered to complete CLE program per Rule 802A and make full restitution to the county; restitution hearing prior to reinstatement required pursuant to Rule 219; one-year suspension per Rule 203(a)(2); Rule 218 compliance ordered. *In re Vanderbilt*, 279 Kan. 491, 110 P.3d 419 (2005).
- 178. Attorney's misconduct in numerous cases violated KRPC 1.1, 1.3, 1.4, 1.15. 1.16, 4.1, 5.3, 5.5, 8.1 and 8.4, Rule 207, and Rule 211(b); hearing panel's report deemed admitted pursuant to Rule 212(c) and (d); temporary suspension per Rule 203(b) requested by Disciplinary Administrator; disbarment and Rule 218 compliance ordered. *In re Anderson*, 278 Kan. 512, 101 P.3d 1207 (2004).
- 179. Attorney's criminal conviction of domestic battery violates KRPC 8.4(b) and Rule 202; published censure per Rule 203(a)(3). In *re Angst*, 278 Kan. 500, 102 P.3d 388 (2004).
- 180. Attorney disciplined for improper handling of an estate matter which violated KRPC 1.1, 1.3, 1.4, 3.2, and 8.4; published censure per Rule 203(a)(3). *In re Miller*, 279 Kan. 912, 112 P.3d 169 (2005).
- 181. Attorney's failure to competently represent two clients led to complaints he violated KRPC 1.1, 1.3, 1.4, 1.16(d), 8.1(b), Rule 207(b) and Rule 211(b); published censure per Rule 203(a)(3). *In re Sheahon*, 278 Kan. 494, 102 P.3d 392 (2004).
- 182. Attorney's misconduct in three cases violates KRPC 1.3, 1.7, 4.2, and 8.4; compliance with Rules 218 and 219 ordered; 1-year suspension ordered per Rule 203(a)(2). *In re Pattison*, 280 Kan. 349, 121 P.3d 42 (2005).
- 183. Attorney's misconduct interferes with the administration of justice and violates KRPC 8.4(d); the findings of fact are deemed admitted per Rule 212(d); Supreme Court urges respondent seek assistance through Rule 206; published censure per Rule 203(a)(3). *In re Gilman*, 280 Kan. 962, 126 P.3d 1115 (2006).
- 184. Attorney stipulates to findings that he violated KRPC 1.1, 1.3, 1.4, 3.2, 8.1(b), 8.4(g), and Rule 207(b); three prior disciplinary offenses and supervised probation for prior misconduct; one-year suspension per Rule 203(a)(2). *In re Sachse*, 281 Kan. 1197, 135 P.3d 1207 (2006).
- 185. Attorney on 2-year probation in Colorado for violations regarding misconduct now disciplined in Kansas; Rule 202 cited in finding misconduct in Kansas based on the Colorado stipulation of misconduct and final order imposing sanctions; respondent required to undergo hearing pursuant to Rule 219 prior to reinstatement; 2-year suspension per Rule 203(a)(2). *In re Eastepp*, 281 Kan. 698, 132 P.3d 918 (2006).
- 186. Attorney's misconduct violates KRPC 1.3, 3.4(d), and 8.4(c); misconduct established by clear and convincing evidence per Rule 211(f); final report admitted under Rule 212(c) and (d); published censure

- per Rule 203(a)(3). In re Devkota, 280 Kan. 650, 123 P.3d 1289 (2005).
- 187. Attorney's multiple offenses violates KRPC 1.1, 1.3, 1.4, 8.1(b), 8.4(c) and Rule 207(b); charges established by clear and convincing evidence per Rule 211(f); hearing panel's report deemed admitted under Rule 212(c) and (d); supervising attorney granted full immunities per Rule 223; satisfactory plan of probation submitted by respondent per Rule 211(g); 1-year suspension stayed in accordance with Rule 203(a)(2); 2-years' supervised probation. *In re Mitchell*, 280 Kan. 656, 123 P.3d 1279 (2005).
- 188. Attorney previously disciplined violates KRPC 1.1, 1.2, 1.3, 3.1, and 3.3; misconduct established by clear and convincing evidence per Rule 211(f); 1-year suspension per Rule 203(a)(2). *In re Watson*, 280 Kan. 375, 121 P.3d 982 (2005).
- 189. Attorney previously suspended for 1 year and admonished several years later violates KRPC 1.5, 1.15(b), 4.1, and 8.4(c); formal hearing per Rule 211 held; repeated violations of KRPC's noted; disbarment in accordance with Rule 203(a)(1). *In re Christian*, 281 Kan. 1203, 135 P.3d 1069 (2006).
- 190. Attorney's misconduct in multiple cases violates KRPC 1.3, 1.4, 5.5, 8.1, Rule 207(b), and Rule 212(b); respondent failed to appear at scheduled hearing and failed to file exceptions to panel's report in violation of Rule 212(d); indefinite suspension per Rule 203(a)(2). *In re Moore*, 280 Kan. 971, 127 P.3d 270 (2006).
- 191. Attorney violated numerous KRPC's including 1.5, 1.15, and 1.16 in several cases; Rule 211(b) violated by failing to file an answer to the formal complaint; misconduct established by clear and convincing evidence pursuant to Rule 211(f); hearing panel's final report deemed admitted per Rule 212(c); per Rule 212(f) Supreme Court may impose sanctions greater or lesser than the recommendations of hearing panel or Disciplinary Administrator; indefinite suspension pursuant to Rule 203(a)(2). *In re Waite*, 283 Kan. 270, 153 P.3d 517 (2007).
- 192. Attorney committed multiple violations of KRPC's including KRPC 1.4, 1.15, 3.2, 3.4, and 8.4 involving communication, safekeeping property, expediting litigation, fairness to opposing party and counsel, and misconduct; pursuant to Rule 202, respondent violated KRPC 1.4(a), 1.15(a), and 8.4(c); indefinite suspension pursuant to Rule 203(a)(2). *In re Wiles*, 283 Kan. 173, 150 P.3d 859 (2007).
- 193. Attorney violated KRPC 3.3(d) and 8.4(d) relating to duty of candor in ex parte proceeding and engaging in conduct prejudicial to administration of justice in representing a client; misconduct established by clear and convincing evidence per Rule 211(f); hearing panel's final report deemed admitted under Rule 212(c); published censure pursuant to Rule 203(a)(3). *In re Lazzo*, 283 Kan. 167, 150 P.3d 887 (2007).
- 194. Attorney disbarred for numerous violations including KRPC 3.3, 8.4(a), (b), (c), (d), and (g); misconduct established by clear and convincing evidence per Rule 211(f); hearing panel's final report deemed admitted per Rule 212(c); panel's recommendation is advisory only per Rule 212(f); required notice given per Rule 215(a); disbarment pursuant to Rule 203(a)(1). *In re Arabia*, 283 Kan. 851, 156 P.3d 668 (2007).
- 195. Attorney violated KRPC 4.2, prohibiting ex parte communication with a person represented by counsel and engaging in conduct adversely reflecting on one's fitness to practice law; published censure pursuant to Rule 203(a)(3). *In re Garcia*, 282 Kan. 282 Kan. 721, 147 P.3d 132 (2006).
- 196. Attorney violated KRPC 1.3, 1.4, 1.15(a), and 1.16(d) relating to his handling of a conservatorship; 90-day suspension pursuant to Rule 203(a)(2). *In re Docking*, 282 Kan. 715, 147 P.3d 139 (2006).
- 197. Attorney violated KRPC 8.4 by committing repeated driving under the influence violations and for probation violations related to a DUI conviction; indefinite suspension pursuant to Rule 203(a)(2). *In re Laskowski*, 282 Kan. 710, 147 P.3d 135 (2006).
- 198. Attorney's misconduct arising from actions he took in response to an earlier published censure violates KRPC 8.4(d); discussion of KRPC 8.2(a); pursuant to Rule 212(h), hearing panel's recommendation for sanctions is advisory only and Supreme Court may impose greater or lesser discipline; per Rule

- 203(a)(3) three-month suspension imposed. In re Pyle, 283 Kan. 807, 156 P.3d 1231 (2007).
- 199. Attorney committed numerous violations of KRPC 8.4(a) and (b) involving a criminal act committed in Missouri; respondent's diversion in Missouri deemed a conviction in Kansas under Rule 202; misconduct established by clear and convincing evidence per Rule 211(f); hearing panel's final report deemed admitted under Rule 212(c); reinstatement under Rule 219 conditioned upon reinstatement in Missouri; suspended for 6 months in Missouri; indefinite suspension pursuant to Rule 203(a)(2). *In re Gackle*, 283 Kan. 502, 153 P.3d 493 (2007).
- 200. Attorney's misconduct in multiple complaints violated KRPC 1.1, 1.3, 1.4, 1.5, 1.15, 8.4(c), and Rule 207; indefinite suspension per Rule 203(a)(2). *In re Lampson*, 282 Kan. 700, 147 P.3d 143 (2006).
- 201. Attorney's misconduct violated KRPC 1.5, 3.1, and 8.4 in billing for unreasonable fees and misrepresenting claims when representing the State of Kansas in claims filed against the Workers Compensation Fund; misconduct established by clear and convincing evidence per Rule 211(f); hearing panel's final report deemed admitted under Rule 212(c) and (d) since Respondent failed to file exceptions; two-year suspension per Rule 203(a)(2). *In re Miller*, 282 Kan. 689, 147 P.3d 150 (2006).
- 202. Attorney violated KRPC 1.15 in handling informal traffic diversion funds in his capacity as county attorney; Court cites Rule 6.02(e) in noting failure of respondent to properly brief issue; hearing panel notes Rule 701(f)(2) permits disclosure of honor violation in law school to the Disciplinary Administrator; recommendation of hearing panel advisory only per Rule 212; published censure per Rule 203(a)(3). *In re Black*, 283 Kan. 862, 156 P.3d 641 (2007).
- 203. Attorney disciplined for his misconduct involving his handling of a patent application and which violated KRPC 1.1, 1.2(a), 1.3, 1.4(a) and 8.4(c); Supreme court not bound by recommendations of the hearing panel or Disciplinary Administrator per Rule 212(f); published censure per Rule 203(a)(3). *In re Sylvester*, 282 Kan. 391, 144 P.3d 697 (2006).
- 204. Attorney's misconduct violates KRPC 3.5(c) and (d) and KRPC 8.2 during the course of a jury trial; charges were established by clear and convincing evidence per Rule 211(f); hearing panel's report admitted per Rule 212(c) and (d); published censure imposed per Rule 203(a)(3). *In re Eckelman*, 282 Kan. 415, 144 P.3d 713 (2006).
- 205. Attorney disciplined for violating KRPC 1.1, 1.3, 1.4, 3.4 in regard to his handling of a case filed under the Consumer Protection Act; failure to provide timely written response to client's complaint violates KRPC 8.1(b) and Rule 207(b); misconduct to be established by clear and convincing evidence per Rule 211(f); published censure pursuant to Rule 203(a)(3). *In re Arbuckle*, 283 Kan. 887, 156 P.3d 668 (2007).
- 206. Attorney disciplined for violating numerous violations of KRPC 1.15 and KRPC 8.4; respondent failed to respond to Disciplinary Administrator's initial complaint as well as failing to provide a written answer to the formal complaint thus violating Rule 207(b) and Rule 211(b); notified per Rule 215; misconduct established by clear and convincing evidence per Rule 211(f); panel's final report deemed admitted per Rule 212; panel's recommendation is advisory only per Rule 212(f); indefinite suspension pursuant to Rule 203(a)(2). *In re Purinton*, 283 Kan. 880, 156 P.3d 660 (2007).
- 207. Attorney disciplined for numerous violations of KRPC's including KRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.15, 1.16, 3.2, 8.1, and 8.4 in regard to seven formal complaints filed; failure to cooperate in disciplinary investigations per Rule 207(b); respondent's request for probation pursuant to Rule 211(g) denied; indefinite suspension per Rule 203(a)(2). *In re Green*, 283 Kan. 895, 156 P.3d 628 (2007).
- 208. Attorney's misconduct violated KRPC 1.1, 1.5(a), 5.5(a), and 8.4(d) for mishandling an estate and practicing law while suspended; published censure per Rule 203(a)(3). *In re Alig*, 285 Kan. 117, 169 P.3d 690 (2007).
- 209. Attorney violated KRPC 1.7(a) by accepting fees and representing opposing parties and 8.4(b) and (d) by committing criminal acts and obstructing justice; published censure in accordance with Rule

- 203(a)(3). In re Antosh, 285 Kan. 124, 169 P.3d 1091 (2007).
- 210. Attorney on suspension for failing to pay attorney registration fee and failing to comply with annual CLE requirements violated KRPC 1.16 and 5.5; misconduct established by clear and convincing evidence per Rule 211(f); final report deemed admitted per Rule 212; indefinite suspension per Rule 203(a)(2). *In re Petzold*, 285 Kan. 110, 169 P.3d 686 (2007).
- 211. Attorney, who was on probation, violated KRPC 1.1, 1.3, 1.4, 1.5, 1.16, 3.3(d), and 8.4(d) in 21 cases; Rule 211(b) violated by failing to file a timely written answer to the complaint; Rule 212(d) violated by failing to appear before the court; disbarment per Rule 203(a)(1). *In re Rathbun*, 285 Kan. 137, 169 P.3d 329 (2007).
- 212. Attorney who was previously disciplined for similar misconduct now violates KRPC 1.3, 1.4, 1.16(d), 8.1(b), and 8.4(d); failed to cooperate in disciplinary investigation and provide written responses to three complaints per Rule 207(b); failed to file answers per Rule 211(b); indefinite suspension per Rule 203(a)(2). *In re Webb*, 285 Kan. 130, 169 P.3d 336 (2007).
- 213. Attorney previously disciplined by suspension violated KRPC 8.1(a) and 8.4(b); misconduct established by clear and convincing evidence per Rule 211(f); failure to file exceptions to panel's report and report is deemed admitted per Rule 212(d); indefinite suspension per Rule 203(a)(2). *In re O'Neill*, 285 Kan. 474, 172 P.3d 1179 (2007).
- 214. Attorney's misconduct in two cases violated KRPC 1.1, 1.3, 1.4, 1.15(a), 1.16, and 3.2; formal hearing conducted per Rule 211; hearing panel's report deemed admitted per Rule 212; supervising attorney afforded full immunities per Rule 223; Rule 211(g) probation requirements discussed; per Rule 203(a)(2), respondent's three-year suspension stayed and placed on three-years' supervised probation. *In re Bock*, 285 Kan. 815, 175 P.3d 233 (2008).
- 215. Attorney's misconduct in failing to pay taxes violated KRPC 8.4(b); published censure in accordance with Rule 203(a)(3). *In re Brooks*, 285 Kan. 794, 175 P.3d 256 (2008).
- 216. Attorney's misconduct in a dispute with a client and his own criminal conduct violated KRPC 1.7, 1.8, and 8.4(a), (b), and (d); indefinite suspension in accordance with Rule 203(a)(2). *In re Davidson*, 285 Kan. 798, 175 P.3d 855 (2008).
- 217. Attorney's misconduct in two cases violated KRPC 1.1, 1.3, 1.4, 3.2, 8.1(b), 8.4(c) and (d), and Rule 207(b); misconduct established by clear and convincing evidence per Rule 211(f); indefinite suspension in accordance with Rule 203(a)(2). *In re Bishop*, 285 Kan. 1097, 179 P.3d 1096 (2008).
- 218. Attorney under temporary suspension for failing to pay annual registration fees and to comply with CLE requirements violated KRPC 8.1(b) and Rule 207(b) upon filing of a formal complaint; misconduct established by clear and convincing evidence per Rule 211(f); hearing panel's final report deemed admitted per Rule 212(c); required notice given per Rule 215(a); indefinite suspension in accordance with Rule 203(a)(2). *In re Crow*, 285 Kan. 1110, 179 P.3d 1093 (2008).
- 219. Attorney who was previously censured in Kansas and in a reciprocal discipline proceeding in Illinois violated KRPC 3.1, 3.3(a)(1) and (3); 3.4(b), 8.1(b), 8.4(b), (c) and (d) per Rule 202; respondent received reciprocal attorney discipline and sanctions in Missouri and Illinois; hearing panel's final report deemed admitted under Rule 212(c) and (d); indefinite suspension pursuant to Rule 203(a)(2). *In re Daugherty*, 285 Kan.1143, 180 P.3d 536 (2008).
- 220. Attorney's misconduct resulting from two complaints violated KRPC 1.1, 1.3, 1.4(b), 3.4(d), 8.1(b), 8.4(c) and Rule 207(b); prior admonishment for violating KRPC 1.15 and 7.1; three-month suspension pursuant to Rule 203(b). *In re Harris*, 285 Kan. 1115, 180 P.3d 558 (2008).
- 221. Attorney, who was disciplined five times in Texas, by his conduct in Texas and per Rule 202 violated KRPC 1.3, 1.4, 1.15(d), 1.16(d), 5.5(b), 8.1(b), and Rule 207(b); failed to file written answer to complaint per Rule 211(b); findings of fact admitted pursuant to Rule 212(e); notified per Rule 215(a); disbarment in accordance with Rule 203(a)(1). *In re Lee*, 285 Kan. 1125, 180 P.3d 552 (2008).

- 222. Attorney on suspension for failing to pay annual attorney registration and CLE fees and for failing to fulfill CLE requirements violated KRPC 1.1, 1.3, 1.4, 1.15(b), 1.16(d), 3.2, 8.1(b), 8.4(b), Rule 207, and Rule 211 in representation of a client and through his own criminal conduct; findings of fact in panel's report deemed admitted per Rule 212(d); required notice given per Rule 215(a); disbarment in accordance with Rule 203(a)(1). *In re Pittman*, 285 Kan. 1133, 179 P.3d 404 (2008).
- 223. Attorney's misconduct violated KRPC 1.1 for failing to provide competent representation; KRPC 3.2 by failing to expedite the probate of an estate, and KRPC 3.3, by failing to inform the court of irregularities; published censure in accordance with Rule 203(a)(3). *In re Wonder*, 285 Kan. 1165, 179 P.3d 451 (2008).
- 224. Attorney under indefinite suspension for failing to comply with administrative requirements of maintaining his law license committed violations of KRPC including 3.4(f), 4.1(a), and Rule 207(b); respondent claimed Rule 211(e) violated; court states no actual showing of prejudice to respondent per Rule 224; indefinite suspension pursuant to Rule 203(a)(2); sanctions imposed by court may be greater or lesser than those proposed by hearing panel or Disciplinary Administrator per Rule 212(f); indefinite suspension pursuant to Rule 203(a)(2). *In re Walsh*, 286 Kan. 235, 182 P.3d 1218 (2008).
- 225. Attorney's disbarment in Missouri established misconduct per Rule 202; failure to file response and failure to appear violates Rule 211(b) and Rule 212(d); respondent violated KRPC 8.4(d); indefinite suspension pursuant to Rule 203(a)(2). *In re Tarantino*, 286 Kan. 254, 182 P.3d 1241 (2008).
- 226. Attorney under indefinite suspension for failing to comply with administrative requirements in Kansas violates KRPC 8.4 by failing to file a timely response to a disciplinary case filed against her in Missouri; misconduct established per Rule 202 concerning reciprocal discipline; indefinite suspension pursuant to Rule 203(a)(2). *In re Harris*, 286 Kan. 260, 182 P.3d 1249 (2008).
- 227. Attorney committed violations of KRPC 8.4(b) by failing to pay income taxes; license suspended in Missouri and served 12-month sentence; misconduct established by clear and convincing evidence per Rule 211(f); Disciplinary Administrator recommends respondent be put on disabled inactive status per Rule 208(a); indefinite suspension in accordance with Rule 203(a)(2) and Rules 218 and 219 compliance ordered. *In re Lovelace*, 286 Kan. 266, 182 P.3d 1244 (2008).
- 228. Attorney committed violations of KRPC 8.4(b) by failing to file income taxes and Rule 211(b) for failing to file a written answer to the formal complaint; misconduct established by clear and convincing evidence per Rule 211(f); hearing panel's final report deemed admitted per Rule 212(c); indefinite suspension in accordance with Rule 203(a)(2). *In re Sheahon*, 286 Kan. 274, 182 P.3d 1263 (2008).
- 229. Attorney's misconduct violated KRPC 1.1, 4.1, 4.4, 5.5, and 8.4(c) through her conviction of five counts of unauthorized practice of law in Minnesota and suspension; attorney misconduct established by clear and convincing evidence per Rule 211(f); indefinite suspension in accordance with Rule 203(a)(2). *In re Hillbrant*, 286 Kan. 280, 182 P.3d 1253 (2008).
- 230. Attorney's misconduct violates KRPC 3.1, 3.2, and 3.4 for bringing a frivolous claim, failing to expedite a case, failing to comply with a discovery request and to appear in court, and failing to meet a deadline set by the court; failure to file exceptions constitutes admission per Rule 212(c); previously disciplined on three occasions; two-year suspension in accordance with Rule 203(a)(2). *In re Harris*, 286 Kan.532, 186 P.3d 737 (2008).
- 231. Attorney's misconduct in two complaints violated KRPC 1.3, 1.4, 1.15 (a) and (b), 8.4(g), and Rule 207(b); previously disciplined twice for similar violations; probation plan per Rule 211(g) denied; ordered to repay funds owed to clients per Rule 203(a)(5); indefinite suspension in accordance with Rule 203(a)(2). *In re Corrin*, 286 Kan.421, 184 P.3d 923 (2008).
- 232. Attorney under indefinite suspension committed violations of KRPC 1.1, 1.3, 1.16, 3.1, 3.2, 3.3, and 8.4 in two cases in federal district court; respondent failed to comply with Rule 6.02 requirements in brief; hearing panel had jurisdiction to consider disciplinary action per KRPC 8.5; per Rule 212(f)

- Supreme Court may impose greater or lesser sanctions than those recommended; disbarment in accordance with Rule 203(a)(1). *In re Dennis*, 286 Kan.708 , 188 P.3d 1 (2008).
- 233. Attorney on administrative suspension violates KRPC 1.3, 1.4, 1.15(a), 1.16(d), and 3.2; indefinite suspension in accordance with Rule 203(a)(2). *In re Allen*, 286 Kan. 791, 188 P.3d 953 (2008).
- 234. Attorney's misconduct in two complaints arising out of a post-divorce child custody action violated KRPC 3.4(a), 4.1(a), and 8.4(a), (c), and (d); published censure in accordance with Rule 203(a)(3). *In re Jensen*, 286 Kan. 1160, 191 P.3d 1118 (2008).
- 235. Attorney violated KRPC 8.4(b) by failing to file and pay income taxes for 8 years resulting in a criminal conviction; 6-month suspension per Rule 203(a)(2). *In re Busch*, 287 Kan. 80, 194 P.3d 12 (2008).
- 236. Attorney's misconduct while on suspension violated KRPC 1.3, 1.4, 1.16, 8.1(b), Rule 211(b), and Rule 218; one-year suspension per Rule 203(a)(2). *In re Docking*, 287 Kan. 485, 196 P.3d 1149 (2008).
- 237. Attorney's criminal conviction in Illinois established misconduct in Kansas per Rule 202; violations of KRPC 8.3(a), 8.4(b), (c), and Rule 207(c) established; disbarment per Rule 203(a)(1). *In re Minneman*, 287 Kan. 477, 196 P.3d 1156 (2008).
- 238. Attorney committed multiple violations of KRPC 1.3, 1.4(a). 5.5(a), 8.1(b), 8.4(g), Rule 207(b), Rule 211(b), and Rule 218; findings of fact deemed admitted per Rule 212(d); published censure per Rule 203(a)(3). *In re Lee*, 287 Kan. 676, 198 P.3d 140 (2008).
- 239. Attorney's misconduct while serving as county attorney violated KRPC 4.4(a) and 8.4(d) and (g); per Rule 203(a)(5) Supreme Court may impose any discipline regardless of recommendation of hearing panel; 6-month suspension and Rule 219 compliance ordered. *In re Campbell*, 287 Kan. 757, 199 P.3d 776 (2009).
- 240. Attorney violated KRPC 5.5 and 8.4 in his unauthorized practice of law; misconduct established by clear and convincing evidence per Rule 211(f); final hearing report deemed admitted per Rule 212(c); six-month suspension per Rule 203(a)(2). *In re Nelson*, 233 Kan. 179, 200 P.3d 1262 (2009).
- 241. Attorney committed multiple violations of KRPC 1.1, 1.3, 1.4, 1.5, 1.16, 3.2, 8.1, 8.4(c), Rule 207(b), and Rule 211(b); attorney's brief did not comply with Rule 6.02; two-year suspension. *In re Swanson*, 288 Kan. 185, 200 P.3d 1205 (2009).
- 242. Attorney previously disciplined for similar misconduct found to have violated KRPC 1.1, 1.2, 1.3, 1.4(a), 3.2, 8.4(d) and (g) and Rule 211; failed to respond to complaint per Rule 211(b); misconduct established by clear and convincing evidence per Rule 211(f); failed to notify Clerk of Appellate Courts of address change per Rule 208; indefinite suspension per Rule 203(a)(2). *In re Lober*, 288 Kan. 498, 204 P.3d 610 (2009).
- 243. Attorney violated KRPC 8.4(b) and (c) for committing a criminal act and engaging in dishonest conduct; allegations in the hearing report deemed admitted per Rule 212(d); published censure per Rule 203(a)(3). *In re Ellis*, 288 Kan. 604, 204 P.3d 1161 (2009).
- 244. Attorney committed multiple offenses of KRPC 1.3, 1.4, 1.15, 8.3, 8.4, and Rule 207; respondent's suspension in Texas established misconduct in Kansas per Rule 202; hearing report deemed admitted per Rule 212(d); indefinite suspension per Rule 203(a)(2). *In re Piekalkiewicz*, 288 Kan. 610, 205 P.3d 734 (2009).
- 245. Attorney disbarred in Missouri; violations deemed admitted under Rule 212; based on Rule 202, respondent violated KRPC 8.1(b), 8.3(a), Rule 207(b) and Rule 211(b); indefinite suspension per Rule 203(a)(2). *In re Patterson*, 289 Kan.131, 209 P.3d 692 (2009).
- 246. Attorney committed numerous violations of KRPC 1.1, 1.3, 1.4, 1.15, 3.3, 5.5, 8.1, and 8.4 and Rule 207; requirements of probation plan not met per Rule 211(g); one-year suspension. *In re Woodring*, 289 Kan. 173, 210 P.3d 120 (2009).
 - 247. Attorney on suspension committed violations of KRPC 1.4, 3.4, 5.5, and 8.4; respondent filed

- exceptions and a brief pursuant to Rule 212; no exceptional circumstances exist to warrant discovery deposition per Rule 216(f) and Internal Operating Rule D.4; disbarment. *In re Wiles*, 289 Kan. 201, 210 P.3d 613 (2009).
- 248. Attorney continued to practice law in retirement and violated KRPC 5.5 and 8.4(c); law-related services defined per KRPC 5.7(b); Rules 201, 208 discussed; hearing panel's recommendation is advisory only per Rule 212(f); disbarment. *In re Rost*, 289 Kan. 290, 211 P.3d 145 (2009).
- 249. Attorney's misconduct by deceit violated KRPC 8.4(b) and (c); hearing panel's report deemed admitted per Rule 212(c); published censure per Rule 203(a)(3). *In re Betts*, 289 Kan. 820, 217 P.3d 30 (2009).
- 250. Attorney stipulated to violating KRPC 1.1, 1.2, 1.3, 1.4, 1.8, 1.16, 5.3, 8.3, and 8.4; final hearing report deemed admitted under Rule 212(c); under Rule 211(g), probation plan may be submitted by respondent after one year; three-years' suspension per Rule 203(a)(2). *In re Cline*, 289 Kan. 834, 217 P.3d 455 (2009).
- 251. Attorney admitted to misconduct by deceit, violating KRPC 8.4(c); misconduct established by clear and convincing evidence per Rule 211(f); ninety-day suspension per Rule 203(a)(2). *In re Hunsaker*, 289 Kan. 828, 217 Kan. 962 (2009).
- 252.Attorney's misconduct violated KRPC 4.4, 8.3, 8.4(d) and (g); misconduct established by clear and convincing evidence per Rule 211(f); hearing panel report deemed admitted per Rule 212(c); published censure under Rule 203(a)(3). *In re Kenny*, 289 Kan. 851, 217 P.3d 36 (2009).
- 253. Attorney's misconduct violated KRPC 8.4(b), 8.1(b), and Rule 207(b); suspension in Missouri established misconduct in Kansas under Rule 202; hearing panel's report deemed admitted per Rule 212(c); indefinite suspension per Rule 203(a)(2), effective 2 years earlier to account for delay in proceedings. *In re McGraw*, 289 Kan. 813, 217 P.3d 25 (2009).
- 254. Following attorney's disbarment in Missouri and per Rule 202 concerning reciprocal discipline, respondent violated KRPC 8.1(b), 8.3(a), Rule 207(b), and Rule 211(b) in Kansas; hearing panel's report deemed admitted under Rule 212(c); indefinite suspension per Rule 203(a)(2). *In re Weber*, 289 Kan. 808, 217 P.3d 959 (2009).
- 255. Attorney's disbarment in Missouri and failure to cooperate in disciplinary process in Kansas results in violations of KRPC 8.1(b), 8.3(a), Rule 207(b), and Rule 211(b); violations deemed admitted under Rule 212(c); required notice given per Rule 215; misconduct established per Rule 202; indefinite suspension per Rule 203(a)(2). *In re Tluscik*, 289 Kan. 1111, 219 P.3d 1220 (2009).
- 256. Attorney disciplined by a three-year suspension for violating KRPC 1.15, 3.3, and 8.4; hearing panel's report deemed admitted under Rule 212(c); respondent may apply by motion for suspension of the remaining two years of his three-year suspension. *In re Shepherd*, 289 Kan. 1116, 220 Kan. 359 (2009).
- 257. Attorney disciplined by indefinite suspension for violating KRPC 1.3, 1.4, 1.15, 1.16, 3.2, and 8.4; hearing panel's final report deemed admitted per Rule 212(c); panel's recommendation is advisory only and court may impose a different discipline per Rule 212(f);required notice given per Rule 215(a); indefinite suspension per Rule 203(a)(2). *In re Herrington*, 290 Kan. 58, 222 P.3d 492 (2010).
- 258. Attorney's misconduct violated KRPC 1.8(a) and 8.4(g); misconduct established by clear and convincing evidence per Rule 211 (f); hearing panel's report deemed admitted per Rule 212(c); one-year suspension per Rule 203(a)(2). *In re Weichman*, 290 Kan. 70, 222 P.3d 485 (2010).
 - 259. Attorney's misconduct violated KRPC 1.6 and 1.13; per Rule 211(f) misconduct established by

- clear and convincing evidence; hearing panel's final report deemed admitted under Rule 212(c); ninety-day suspension per Rule 203(a)(2). *In re Harding*, 290 Kan. 81, 223 P.3d 303 (2010).
- 260. Attorney's misconduct involving safekeeping property violated KRPC 1.15(b), 8.1(b), Rule 207(b), and Rule 211(b); misconduct established through clear and convincing evidence per Rule 211(f); indefinite suspension per Rule 203(a)(2). *In re Gentry*, 290 Kan. 324, 227 P.3d 956 (2010).
- 261. Attorney's misconduct violates KRPC 1.3 and 1.4 relating to diligence and communication; respondent stipulated to violating Missouri Rules of Professional Conduct and per Rule 202, these facts establish misconduct for purposes of the disciplinary proceeding in Kansas; misconduct established by clear and convincing evidence per Rule 211; published censure per Rule 203(a)(3). *In re Hasty*, 290 Kan. 386, 227 P.3d 967 (2010).
- 262. Attorney's misconduct in representing a client in two car accidents violated KRPC 1.3, 1.4(a), 1.7, and Rule 211(b); misconduct established by clear and convincing evidence per Rule 211(f); panel's recommendation is advisory only and shall not prevent Supreme Court from imposing a different discipline per Rule 212(f); one-year suspension per Rule 203(a)(2). *In re Kieler*, 290 Kan. 397, 227 P.3d 961 (2010).
- 263. Attorney's misconduct violated KRPC 1.5(a), 3.3, and 8.4(c); findings of fact deemed admitted per Rule 212(d); findings supported by clear and convincing evidence per Rule 211(f); two-year suspension per Rule 203(a)(2). *In re Orrick*, 290 Kan. 727, 233 P.3d 257 (2010).
- 264. Attorney's misconduct violated KRPC 8.4(b) and (g); disciplined by one-year's suspension per Rule 203(a)(2) from practice of law but imposition is suspended and Supreme Court placed respondent on two-year supervised probation; probation plan adopted per Rule 211(g); *In re Smith*, 290 Kan. 738, 233 P.3d 737 (2010).
- 265. Attorney's misconduct repeatedly violated KRPC 8.4(d) and (g); misconduct established by clear and convincing evidence per Rule 211(f); proposed probation plan per Rule 211(g) failed to include method to ensure compliance; one-year suspension per Rule 203(a)(2). *In re Depew*, 290 Kan. 1057, 237 P.3d 24 (2010).
- 266. Attorney engaged in the unauthorized practice of law while on suspension, violating KRPC 5.5, 8.1(b), 8.4(a), and Rule 218(c); disbarment per Rule 203(a)(1). *In re Miller*, 290 Kan. 1075, 238 P.3d 227 (2010).
- 267. Attorney's misconduct while on indefinite suspension violated KRPC 1.1, 1.3, 1.4, 8.4, and Rule 211; clear and convincing evidence per Rule 211)(f); findings of fact deemed admitted per Rule 212(d); disbarment per Rule 203(a)(1). *In re Bishop*, 291 Kan. 382, 240 P.3d 956 (2010).
- 268. Attorney previously disciplined three times found to have violated KRPC 1.4(a), 1.16(d), 5.5(a), 8.1(b), 8.4(c), Rule 207(b), Rule 211(b), and Rule 218(a); hearing panel's recommendation advisory only and court may impose different discipline per Rule 212(f); disbarment per Rule 203(a)(1). *In re Jones*, 291 Kan. 405, 243 P.3d 1101 (2010).
- 269. Attorney previously disciplined now found to have violated KRPC 1.1, 1.3, 1.4(a), 1.5, 1.15(b), 8.1(b), 8.4(c), Rule 207(b), and Rule 211(b); report deemed admitted per Rule 212(c) and (d); disbarment per Rule 203(a)(1). *In re Lober*, 291 Kan. 394, 241 P.3d 81 (2010).
- 270. Attorney violated KRPC 4.3 and 8.4(b), (c), and (d); recommendations from Disciplinary Administrator and hearing panel are advisory only and the Supreme Court may impose sanctions greater or lesser than those recommended per Rule 212(f); misconduct established by clear and convincing evidence per

- Rule 211(f); Rules 218 and 219 compliance ordered; 2-year suspension per Rule 203(a)(2). *In re Millett*, 291 Kan. 369, 241 P.3d 35 (2010).
- 271. Attorney violated KRPC 1.1, 1.5(a), 3.4(c), 3.5(d), 4.4(a), 8.4(b), (c), (d), and (g) and Rule 211(b); misconduct established by clear and convincing evidence per Rule 211(f); required notice given per Rule 215(a); Rule 218 compliance ordered; disbarment per Rule 203(a)(1). *In re Romious*, 291 Kan. 300, 240 P.3d 945 (2010).
- 272. Attorney previously disciplined by 6-month suspension now violates KRPC 1.2, 1.3, 1.4(a), 1.5(a), 1.15(b), 1.16(d). 8.1(b), Rule 207(b) and Rule 211; conditions set out for reinstatement under Rule 219(f); Rules 218 and 219 compliance ordered; indefinite suspension per Rule 203(a)(2). *In re Thomas*, 291 Kan. 443, 241 P.3d 104 (2010).
- 273. Attorney violated KRPC 8.4(b) by receiving a felony conviction; per Rule 202, criminal conviction is conclusive evidence of the commission of that crime; 3-year suspension per Rule 203(a)(2). *In re Frahm*, 291 Kan. 520, 241 P.3d 1010 (2010).
- 274. Attorney violated KPRC 8.4(c) by engaging in illegal conduct; hearing panel not permitted to consider probation per Rule 211(g); court orders Rule 219 compliance if respondent seeks reinstatement; hearing panel's recommendation for discipline is advisory only per Rule 212(f); 2-year suspension per Rule 203(a)(2). *In re Johns*, 291 Kan. 638, 243 P.3d 1101 (2010).
- 275. Attorney violated KRPC 1.3, 1.4, Rule 207(b) and Rule 211(b) stemming from respondent's handling of a postdivorce child support matter; clear and convincing evidence found per Rule 211(f); Rules 218 and 219 compliance ordered; indefinite suspension per Rule 203(a)(2). *In re Ivester*, 291 Kan. 744, 246 P.3d 987 (2011).
- 276. Attorney's misconduct in an immigration matter violated KRPC 3.5(d) and 8.4(d); misconduct established by clear and convincing evidence per Rule 211(f); panel's recommendation is advisory only and does not limit Supreme Court's discretion to impose other discipline per Rule 212(f); published censure per Rule 203(a)(3). *In re Chavez*, 292 Kan. 45, 251 P.3d 628 (2011).
- 277. Attorney's misconduct violated KRPC 1.3, 1.4, 1.15, Rules 207 and 211 in four civil matters; proper service obtained per Rule 215; compliance with Rules 218 and 219 ordered; indefinite suspension per Rule 203(a)(2). *In re Luttrell*, 292 Kan. 51, 252 P.3d 111 (2011).
- 278. Attorney violated KRPC 1.1, 1.3, 1.4(a), 1.15, 3.2, 8.1(b), Rules 207(b), and 211(b) in five complaints; failure to respond to initial complaint and to file an answer as required by Rule 211(b); plan of probation per Rule 211(g) not allowed; Rules 218 and 219 compliance ordered; indefinite suspension per Rule 203(a)(2). *In re Doudin*, 292 Kan. 83, 249 P.3d 1190 (2011).
- 279. Attorney's misconduct violated KRPC 1.1, 1.3, 1.4, 1.5(d), 5.1(a) and (c)(2), 5.5(b), 8.4(a), and Rule 116 including neglecting to track cases and failing to ensure his partner was admitted *pro hac vice* in Kansas cases; respondent filed no exceptions to the hearing report, thus, findings and conclusions deemed admitted per Rule 212(c); Rules 218 and 219 compliance ordered; 1-year suspension per Rule 203(a)(2). *In re Roswold*, 292 Kan. 136, 249 P.3d 1199 (2011).
- 280. Attorney voluntarily surrendered license to practice law per Rule 217 with a complaint pending that he violated KRPC 8.4(b); disbarment per Rule 203(a)(1). *In re Tilford*, 292 Kan. 238, 252 P.3d 573 (2011).
- 281. Attorney violated KRPC 8.4(a), (d), and (g) for misconduct stemming from his failure to pay child support and Rule 211(b) for failing to file a timely answer; hearing panel's report deemed admitted per Rule

- 212(c); indefinite suspension per Rule 203(a)(2). In re Vanderbilt, 292 Kan. 262, 253 P.3d 774 (2011).
- 282. Attorney's misconduct violated KRPC 8.4(a), (b), and (g), Rule 208, and Rule 211 stemming from attorney's disbarment in Missouri for a criminal probation in Colorado; misconduct established by clear and convincing evidence per Rule 211(f); Rule 219 hearing will be required before any consideration of readmission with certain conditions; indefinite suspension per Rule 203(a)(2). *In re Baca*, 292 Kan. 390, 253 P.3d 348 (2011).
- 283. Attorney previously disciplined for similar violations of KRPCs found to have violated KRPC 1.15, 8.4(d), and Rule 211(b); hearing panel's recommendation is advisory only and court may impose sanctions greater or lesser than those recommended per Rule 212(f); Rules 218 and 219 compliance ordered; indefinite suspension per Rule 203(a)(2). *In re Johanning*, 292 Kan. 477, 254 P.3d 545 (2011).
- 284. Attorney previously disciplined four times violates Rules 207(b), 208(c), 211(b), and 218(a); misconduct established by clear and convincing evidence per Rule 211(f); findings of fact deemed admitted per Rule 212(d); disbarment per Rule 203(a)(1). *In re Harris*, 292 Kan. 521, 257 P.3d 1231 (2011).
- 285. Attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), and 3.2 in mishandling an estate case; probation plan not filed in a timely manner per Rule 211(g); hearing report's findings and conclusions are deemed admitted under Rule 212(c); Rules 218 and 219 compliance ordered; 6-month suspension per Rule 203(a)(2). *In re Foster*, 292 Kan. 940, 258 P.3d 375 (2011).
- 286. Respondent's misconduct violated multiple KRPC's, including KRPC 1.3, 1.5, 1.15(a) and (d), 3.2, 8.4(c) and (g); clear and convincing evidence established per Rule 211(f); findings of fact deemed admitted per Rule 212(c), (d); disbarment pursuant to Rule 203(a)(1). *In re Holmes*, 293 Kan. 478, 264 P.3d 423 (2011).
- 287. Respondent violated KRPC 1.1, 1.3, 1.4(a), 1.5(d), 1.15(a) and (d)(2)(v), 1.16(d), 8.1(b), 8.4(c), and Rule 211(b); clear and convincing evidence established per Rule 211(f); findings of fact deemed admitted per Rule 212(c), (d); disbarment per Rule 203(a)(1). *In re Terry*, 293 Kan. 467, 265 P.3d 567 (2011).
- 288. Respondent surrenders license to practice law pursuant to Rule 217 while panel hearing is pending on a complaint filed regarding KRPC 8.3(a), 8.4(b), Rule 203(c)(1), and Rule 208(c); disbarment per Rule 203(a)(1). *In re Blecha*, 293 Kan. 502, 264 P.3d 115 (2011).
- 289. Attorney with felony conviction in Missouri also violates KRPC 8.4(b), Rule 203(c)(1), and Rule 208(c); criminal conviction evidence of misconduct per Rule 202; findings of fact deemed admitted per Rule 212(c), (d); disbarment per Rule 203(a)(1). *In re Tolen*, 293 Kan. 607, 265 P.3d 546 (2011).
- 290. Attorney indefinitely suspended for numerous violations of KRPC 1.1, 1.3, 1.4, 3.2, 8.1, and Rule 207; misconduct established by clear and convincing evidence per Rule 211(f); compliance with Rule 219 if requests reinstatement; indefinite suspension per Rule 203(a)(2). *In re Bock*, 293 Kan. 616, 265 P.3d 552 (2011).
- 291. Attorney's misconduct in handling his mother's estate violated KRPC 1.3, 3.3(a)(1), and 8.4(c); misconduct established by clear and convincing evidence per Rule 211(f); hearing panel's findings of fact deemed admitted per Rule 212(c); 6-month suspension per Rule 203(a)(2). *In re Shriver*, 294 Kan. 617, 278 P.3d 964 (2012).
- 292. Attorney's misconduct violated KRPC 1.15 and 8.4(c); required notice given per Rule 215(a); clear and convincing evidence established per Rule 211(f); findings of fact deemed admitted per Rule 212 (c), (d); disbarment per Rule 203(a)(1). *In re Robinson*, 294 Kan. 649, 279 P.3d 113 (2012).

- 293. Attorney violated KRPC 1.1, 1.3, 1.4(a), and 1.15 in serving as executor of an estate; respondent's plan of probation failed to meet requirements of Rule 212(g)(1); respondent failed to file exceptions to panel's report thus, findings of fact deemed admitted under Rule 212(c), (d); 6-month suspension per Rule 203(a)(2). *In re Freed*, 294 Kan. 655, 279 P.3d 118 (2012).
- 294. Attorney misconduct violated numerous KRPC's, including 1.1, 1.3, 1.4(a), 1.15(b), 1.16(d), and 8.1(b); respondent failed to file timely answer to complaint per Rule 211(b); failed to file exceptions thus, findings of fact are deemed admitted under Rule 212(c), (d); respondent failed to follow his diversion agreement; one-year suspension per Rule 203(a)(2). *In re Ohaebosim*, 294 Kan. 664, 279 P.3d 124 (2012).
- 295. Attorney stipulated to violations of KRPC 1.3, 1.4(a), and 8.4(c) in immigration proceedings; pursuant to Rule 211(g), the recommendation of probation approved with modification to the probation plan; 6-month suspension stayed; 18-months' probation. *In re Link*, 294 Kan. 692, 279 P.3d 720 (2012).
- 296. Attorney's misconduct violated KRPC 1.3, 1.4, 1.16, 8.4, and Rule 211(b) based on multiple complaints; probation per Rule 211(g) denied; clear and convincing evidence established per Rule 211(f); respondent failed to file exceptions to final hearing report, thus deemed admitted under Rule 212(c), (d); disbarment per Rule 203(a)(1). *In re Shores*, 294 Kan. 680, 279 P.3d 710 (2012).
- 297. Attorney committed numerous violations of KRPC 1.3, 1.4, 1.15, 1.16, 4.1, 5.3, 5.4, 5.5, 7.1, 8.1, and 8.4(c) and (g) in his home mortgage loan modification business; clear and convincing evidence established per Rule 211(f); disbarment per Rule 203(a)(1). *In re Weaver*, 294 Kan. 751, 281 P.3d 502 (2012).
- 298. Judge advocate who revealed confidential information and transmitted classified documents regarding individual detainees at Guantanamo Bay violated KRPC 1.6(a), 1.13, and 8.4(b); disbarment per Rule 203(a)(1). *In re Diaz*, 295 Kan. 1071, 288 P.3d 486 (2012).
- 299. Attorney's unlawful acceptance of prescription medication from client and conviction for unlawful possession of hydrocodone violated KRPC 1.7 and 8.4(b); 40-month suspension per Rule 203(a)(2). *In re Meek*, 295 Kan. 1160, 289 P.3d 95 (2012).
- 300. Attorney's convictions for driving under the influence of alcohol, battery, and obstruction of official duty violated KRPC 8.4; 2-year suspension per Rule 203(a)(2). *In re Harrington*, 296 Kan. 380, 293 P.3d 686 (2013).
- 301. Attorney's misconduct violated KRPC 1.3, 1.4(a), 1.16(a) and (d), 3.2, 8.4(d), and Rule 207(b); disbarment per Rule 203(a)(1). *In re Batt*, 296 Kan. 395, 294 P.3d 241 (2013).
- 302. Attorney's misconduct violated KRPC 1.2, 1.7, 4.1, and 8.4; 2-year suspension per Rule 203(a)(2). *In re Galloway*, 296 Kan. 406, 293 P.3d 696 (2013).
- 303. Attorney violated KRPC 1.5, 1.15, and 8.4 by misrepresenting hours worked and converting client funds to pay personal taxes; disbarment per Rule 203(a)(1). *In re Davis*, 296 Kan. 531, 303 P.3d 250 (2013).
- 304. Attorney's misconduct violated KRPC 4.1(a) and (b) and 8.4(c) and (g); disbarment per Rule 203(a)(1). *In re Baker*, 296 Kan. 696, 294 P.3d 326 (2013).
- 305. Attorney's misconduct violated KRPC 1.5(f)(1), 1.7, 1.8(k), 1.15(a), (b), and (d)(2)(iii), 3.3(a)(1), and 8.4(b); disbarment per Rule 203(a)(1). *In re Alberg*, 296 Kan. 795, 294 P.3d 1192 (2013).
- 306. Attorney's misconduct violated KRPC 3.3(a)(1) and 3.5(c)(2) and (c)(3); 1-year suspension per Rule 203(a)(2). *In re Stockwell*, 296 Kan. 860, 295 P.3d 572 (2013).
- 307. Attorney's misconduct violated KRPC 1.1, 1.3, 1.4, 3.3, 3.4, 8.1, 8.4, and Rule 211(b); disbarment per Rule 203(a)(1). *In re Druten*, 297 Kan. 432, 301 P.3d 319 (2013).
- 308. Attorney misconduct violated KRPC 3.3(a)(1) and (3); 5.1(c); 8.1(b); and 8.4(c), (d), and (g); clear and convincing evidence did not support finding of other specific violations of KRPC 3.3(a)(1), 3.6, 3.8(f), 5.3(b), 8.1(a), and 8.4(c) and (g); indefinite suspension under Rule 203(a)(2). *In re Kline*, 298 Kan. 96, 311

P.3d 321 (2013).

- 309. Attorney voluntarily surrendered license under Rule 217 after license had been temporarily suspended under Rule 203(c) as a result of conviction for involuntary manslaughter. *In re Murdick*, 299 Kan. 1126, 329 P.3d 1093 (2014).
- 310. Attorney misconduct violated KRPC 1.2, 1.3, 1.4(a), and 8.4(c) and (d); 6-month suspension under Rule 203(a)(2). *In re Meyer*, 299 Kan. 679, 327 P.3d 407 (2014).
- 311. Attorney admitted to violations of KRPC 1.1, 1.3, 1.4, 1.16(a)(2), and 8.4(g); under Rule 211(f) clear and convincing evidence did not support violation of KRPC 1.16(d) for failure to return fees; 6-month suspension under Rule 203(a)(2). *In re Barker*, 299 Kan. 158, 321 P.3d 767 (2014).
- 312. Attorney misconduct violated Rule 203(c)(1) and KRPC 8.4(b); 2-year suspension stayed, minimum of 2 years' supervised probation imposed. *In re Hueben*, 302 Kan. 979, 362 P.3d 809 (2015).
- 313. Attorney misconduct violated KRPC 8.1(b); out of state attorney indefinitely prohibited from appearing pro hac vice in Kansas in accordance with Rule 203(a)(5). *In re Riebschlager*, 303 Kan. 373, 361 P.3d 499 (2015).
- 314. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.8(f), 1.16(a)(2) and (d), and 8.4(b) and (d) and Supreme Court Rules 203(c)(1) and 211(b); the court imposed an indefinite suspension; the attorney cannot petition for reinstatement under Rule 219 for a minimum of three years. *In re Sullivan*, 308 Kan. 456, 420 P.3d 1001 (2018).
- 315. At the time the attorney voluntarily surrendered his license under Rule 217, he was temporarily suspended under Rule 203(c) based on his convictions in Arizona of aggravated assault and a domestic violence offense and a disciplinary complaint was pending that alleged he violated KRPC 8.4. *In re Robinson*, 309 Kan. 180, 432 P.3d 677 (2019).
- 316. The attorney's misconduct violated KRPC 8.4(b), 8.4(d), and 8.4(g) and Rule 203(c)(1); the court suspended the attorney for 18 months and ordered that the attorney undergo a hearing under Rule 219 prior to reinstatement. *In re Cure*, 309 Kan. 877, 440 P.3d 563 (2019).

Prior Rule 204 KANSAS BOARD FOR DISCIPLINE OF ATTORNEYS (pre-2021 version)

Case Annotations

- 1. Claim filed under Section 1983 against state bar association's Professional Responsibility Commission members and staff for failure to process grievance filed against a member of that state bar; dismissed for failure to plead facts sufficient to implicate constitutional right, Eleventh Amendment immunity, and prosecutorial immunity. *Doyle v. Oklahoma Bar Ass'n*, 787 F. Supp. 189 (W.D. Okla. 1992).
- 2. Attorney filed a motion per Rule 204(d) and Canon 3E(1) to vacate the panel's report and to grant a new hearing on a basis that the panel's chairperson practiced in the same law firm of an attorney who prosecuted claim against him. *In re Lucas*, 269 Kan. 785, 7 P.3d 1186 (2000).

Prior Rule 205 DISCIPLINARY ADMINISTRATOR (pre-2021 version)

- 1. Attorney-client relationship not necessary for filing complaint; disciplinary administrator may proceed with complaint before receiving report from local committee. *State v. Freeman*, 229 Kan. 639, 629 P.2d 716 (1981).
- 2. Disciplinary administrator required to investigate all matters involving possible misconduct pursuant to Rule 205(c)(2). *Jarvis v. Drake*, 250 Kan. 645, 830 P.2d 23 (1992).

- 3. Claim filed under Section 1983 against state bar association's Professional Responsibility Commission members and staff for failure to process grievance filed against a member of that state bar; dismissed for failure to plead facts sufficient to implicate constitutional right, Eleventh Amendment immunity, and prosecutorial immunity. *Doyle v. Oklahoma Bar Ass'n*, 787 F. Supp. 189 (W.D. Okla. 1992).
- 4. Under Rule 205(c)(2), the Disciplinary Administrator has a duty to investigate all possible attorney misconduct regardless of whether a third party files a written complaint. *In re Harrington*, 305 Kan. 643, 385 P.3d 905 (2016).

Prior Rule 206 LAWYERS ASSISTANCE PROGRAM (pre-2021 version)

Case Annotations

- 1. Attorney completed one-year probation supervised by chairman of local ILA committee; probation continued without supervision. *In re Pendergast*, 247 Kan. 322, 799 P.2d 474 (1990).
- 2. Attorney discharged from conditioned probation. *In re Pendergast*, 249 Kan. 306, 817 P.2d 659 (1991).
- 3. Attorney's misconduct interferes with the administration of justice and violates KRPC 8.4(d); the findings of fact are deemed admitted per Rule 212(d); Supreme Court urges respondent seek assistance through Rule 206; published censure per Rule 203(a)(3). *In re Gilman*, 280 Kan. 962, 126 P.3d 1115 (2006).

Prior Rule 207 DUTIES OF THE BAR AND JUDICIARY (pre-2021 version)

- 1. All lawyers, including those subject to investigation, have duty to cooperate with and respond to inquiries from disciplinary authorities; self-incrimination exception. *State v. Savaiano*, 234 Kan. 268, 271, 274, 670 P.2d 1359 (1983).
- 2. Failure to respond to letters of disciplinary administrator; complaint need not set forth specific rules allegedly violated nor specific allegations of misconduct. *State v. Caenen*, 235 Kan. 451, 459, 681 P.2d 639 (1984).
- 3. Violation of DR 6-101(A)(3), along with failure to cooperate with office of disciplinary administrator, grounds for indefinite suspension. *In re Price*, 237 Kan. 624, 701 P.2d 1337 (1985).
- 4. Discharge by client and refusal to return documents or communicate about neglected estate matter violation of DR 6-101(A)(3); suspension ordered. *In re Price*, 237 Kan. 624, 701 P.2d 1337 (1985).
- 5. Failure to respond to or cooperate with disciplinary administrator, or appear as ordered before hearing panel and Supreme Court, constitutes violation of rule; disbarment. *In re Price*, 241 Kan. 836, 836, 739 P.2d 938 (1987).
- 6. Attorney's failure to cooperate in investigation of complaint against him a serious matter; other violations; public censure. *In re Hilton*, 242 Kan. 770, 750 P.2d 417 (1988).
- 7. Attorney's failure to cooperate with disciplinary administrator's investigation of complaint violates rule; other violations; public censure. *In re Stapleton*, 243 Kan. 146, 753 P.2d 1278 (1988).
- 8. Attorney's failure to cooperate in investigation violates rule; other violations; indefinite suspension. *In re Sauer*, 243 Kan. 157, 753 P.2d 1285 (1988).
- 9. Attorney's failure to cooperate in investigation violates rule; other violations; disbarment. *In re Hamilton*, 243 Kan. 161, 753 P.2d 1287 (1988).

- 10. Attorney under indefinite suspension charged with additional violations and failure to cooperate with investigation; surrender and disbarment. *In re Niederhauser*, 243 Kan. 412, 756 P.2d 1103 (1988).
- 11. Attorney's failure to cooperate or communicate with disciplinary administrator violates rule; other violations; disbarment. *In re Smith*, 243 Kan. 584, 757 P.2d 324 (1988).
- 12. Attorney's failure to cooperate with or respond to the investigation of the complaint violates rule; one year supervised probation. *In re Pendergast*, 245 Kan. 312, 776 P.2d 1202 (1989).
- 13. Attorney currently under suspension, charged with violating DR 9-102 and Rule 207; Rule 217 surrender; disbarment. *In re Smith*, 245 Kan. 379, 783 P.2d 878 (1989).
- 14. Attorney's neglect of legal matters, failure to return client funds, and failure to cooperate violate DR 1-102, 1-103, 6-101(A)(3), 7-101(A)(2), 9-102(B), and Rule 207; attorney's undiagnosed diabetes seen as mitigating; discipline suspended; one-year supervised probation. *In re Linn*, 245 Kan. 570, 781 P.2d 738 (1989).
- 15. Attorney's failure to represent clients in three separate cases after acceptance of retainer fees and failure to cooperate with disciplinary investigation found to violate DR 1-102, 6-101, 7-101, and 9-102; MRPC 1.1, 1.3, 1.4, 1.15 and 8.4; and Rule 207. Rule 203 disbarment. *In re Morphett*, 246 Kan. 499, 790 P.2d 402 (1990).
- 16. Attorney who used a handgun "to demonstrate a point" to complainant who was preparing to name attorney's friend as father of complainant's child, and who prepared and submitted false affidavits to disciplinary administrator regarding the incident, violated Rules 8.1 and 8.4(c); insufficient evidence to find charged violations of Rules 3.3; 3.4; 3.5; 4.1; 4.4; 8.4(a), (b), (d), (g); or Rule 207. One-year suspension. *In re Wood*, 247 Kan. 219, 794 P.2d 660 (1990).
- 17. Attorney's misstatement to Disciplinary Administrator regarding action being taken to resolve client dissatisfaction violated Rule 207; other violations; indefinite suspension and Rule 218 compliance ordered. *In re Cain*, 247 Kan. 673, 801 P.2d 1325 (1990).
- 18. Attorney retained to probate estate failed to do so, failed to record transfer of mineral interest deed resulting in levy and execution thereon, and failed to cooperate in resulting disciplinary investigation. Violations of DR 9-102(B) and MRPC 1.15; DR 1-102(A), 6-101(A)(3), 7-101(A), and 9-102(B)(1), (3), (4) and MRPC 1.3, 1.4(a), 1.15, and 8.4(c); and Rule 207. Indefinite suspension with readmission without petition upon successful completion of one-year suspension; specific conditions. *In re Ehrlich*, 248 Kan. 92, 804 P.2d 958 (1991).
- 19. Attorney's mishandling of collection matter and failure to cooperate with resulting investigation violate Rule 207, DR 1-102(A)(6), 6-101(A)(3), 7-101(A)(2), and 9-102(B)(1), (3), and (4); after March 1, 1988, the same behavior violates MRPC 1.3, 1.4, 1.15(d)(2)(i), (iii), and (iv), and 8.4(g); 2-year suspension recommended; many mitigating factors; 2-year supervised probation. *In re Evans*, 248 Kan. 176, 804 P.2d 344 (1991).
- 20. Attorney currently on supervised probation found to have violated Rule 207 and MRPC 1.3, 1.4, 1.15(d)(2)(iii), (iv), and 8.4(g) in handling employment termination case; suspension recommended; supervised probation continued for additional one year. *In re Linn*, 248 Kan. 189, 804 P.2d 350 (1991).
- 21. Attorney's second request for Rule 219 reinstatement following indefinite suspension denied; attorney's failure to supply requested information germane to reinstatement noted by court; Rule 207 attorney obligations noted. *In re Pringle*, 248 Kan. 498, 808 P.2d 1339 (1991).
- 22. Attorney under investigation on 15 complaints fails to respond to Disciplinary Administrator's inquiries in violation of Rule 207 and fails to appear at scheduled Supreme Court disciplinary hearing; disbarment and Rule 218 compliance ordered. *In re Zieber*, 248 Kan. 502, 808 P.2d 433 (1991).
- 23. Attorney's failure to cooperate in investigation of complaints violates rule; other violations; indefinite suspension. *In re Vorhies*, 248 Kan. 985, 811 P.2d 1254 (1991).
 - 24. Attorney's failure to pursue personal injury action on behalf of client, resulting in summary

- judgment for defendant, and misrepresentation to client and disciplinary investigator as to status of that case violates DR 6-101(A)(3); MRPC 1.3, 1.4(a) and (b), 8.4(c) and (g); and Rule 207; public censure. *In re Jackson*, 249 Kan. 172, 958 P.2d 814 (1991).
- 25. Attorney's failure to close estate for 12-year period, failure to render court-ordered accounting, failure to satisfy federal estate tax obligations, and failure to cooperate with disciplinary investigator violate MRPC 1.1, 1.3, 1.4, 3.2, 8.4(d) and (g), DR 6-101, DR 7-101, and Rule 207; disbarment and Rule 218 compliance. *In re Coleman*, 249 Kan. 218, 815 P.2d 43 (1991).
- 26. Attorney charged with Rule 226 violations stipulates to violation of Rule 207. *In re Stapleton*, 249 Kan. 524, 819 P.2d 125 (1991).
- 27. Attorney's mishandling of estate case, misrepresentation to client and representatives from disciplinary administrator regarding status of case, failure to withdraw as counsel and failure to cooperate with subsequent counsel, and mismanagement of estate funds violative of MRPC 1.1; 1.2; 1.3; 3.2; 1.15(b); 1.16(a)(3)(d); 8.4(g); and Rule 207(a) and (b); other violations; indefinite suspension and Rule 218 compliance ordered. *In re Stapleton*, 250 Kan. 247, 824 P.2d 205 (1992).
- 28. Attorney's failure to maintain estate funds in trust account, misrepresentations at disciplinary hearings as to the balance in the account, and failure to respond to inquiries from the disciplinary administrator regarding the account violative of MRPC 1.15(a), (d); 8.4(c), (d); and Rule 207. Indefinite suspension and Rule 218 compliance ordered. *In re Stapleton*, 250 Kan. 247, 824 P.2d 205 (1992).
- 29. Attorney's failure to cooperate in investigation of charges which were not found to be established by clear and convincing evidence violative of Rule 207; prior violations; public censure. *In re Johnson*, 250 Kan. 286, 822 P.2d 72 (1992).
- 30. Attorney on indefinite suspension subject of three complaints for failure to represent clients in violation of MRPC 1.1, 1.3, 1.4, and 8.4(c); failure to cooperate with investigation; disbarment and Rule 218 compliance. *In re McGhee*, 251 Kan. 584, 834 P.2d 379 (1992).
- 31. Attorney under indefinite suspension; complaint alleges continuing to practice law in violation of Rule 218(c) and failure to cooperate in violation of Rule 207; complaint dismissed. *In re Wilkinson*, 251 Kan. 546, 834 P.2d 1356 (1992).
- 32. Attorney under investigation for failure to maintain records; failure to cooperate with disciplinary administrator; public censure. *In re Seck*, 251 Kan. 829, 840 P.2d 516 (1992).
- 33. Attorney's failure to appear for imposition of recommended informal admonition violates Rule 207; one-year suspension with reinstatement upon Rule 219 petition; Rule 218 compliance. *In re Wood*, 251 Kan. 832, 840 P.2d 519 (1992).
- 34. Attorney's mishandling of real estate matter violates MRPC 1.1, 1.3, 1.4, and 3.2; DR 6-101(A)(3); and Rule 207; other violations; imposition of discipline suspended; one-year supervised probation. *In re Meyer*, 251 Kan. 838, 840 P.2d 522 (1992).
- 35. Attorney's failure to communicate with clients violates MRPC 1.3 and 1.4; failure to cooperate in investigation; imposition of discipline suspended; one-year supervised probation. *In re Plettner*, 251 Kan. 844, 840 P.2d 526 (1992).
- 36. Attorney's duty to cooperate with disciplinary authorities limited only by Rule 223 right against self-incrimination; public censure. *In re Jackson*, 252 Kan. 219, 222, 843 P.2d 257 (1992).
- 37. Attorney's misappropriation of legal fees from law firm to his own account violative of MRPC 8.4(c); failure to cooperate in investigation; disbarment and Rule 218 compliance ordered. *In re Ford*, 252 Kan. 231, 843 P.2d 264 (1992).
- 38. Attorney's lack of communication, delay in filing pleadings, and failure to complete work for three clients violative of MRPC 1.3 and 1.4; failure to cooperate with investigation violative of Rule 207; attorney currently under suspension disbarred and Rule 218 compliance ordered. *In re Wood*, 252 Kan. 1074, 850 P.2d 234 (1993).

- 39. Attorney on supervised probation fails to comply with terms of probation; additional complaints filed; failure to cooperate with investigation; indefinite suspension and Rule 218 compliance ordered. *In re Jenkins*, 253 Kan. 48, 853 P.2d 648 (1993).
- 40. Attorney's moving to California without notifying clients, failure to return clients' files, and failure to respond to inquiries from disciplinary administrator's office violative of MRPC 1.3, 1.4, and 1.16 and Rule 207; other violations and previous suspension; disbarment and Rule 218 compliance ordered. *In re Dill*, 253 Kan. 195, 853 P.2d 696 (1993).
- 41. Attorney's mishandling bankruptcy case, failing to abide by client's decision, and failing to keep client informed violative of MRPC 1.1, 1.2, 1.3 and 1.4; previous code and Rule 207 violations; public censure. *In re Edgar-Austin*, 253 Kan. 440, 855 P.2d 960 (1993).
- 42. Attorney previously censured placed on indefinite suspension for violations of MRPC 1.1, 1.3, 1.4, 1.15, 1.16, and 8.4 for neglect of two different client's cases; two other complaints found to be insufficient evidence although pattern of conduct cited and violations of Rule 207 established; Rule 218 compliance ordered. *In re Jackson*, 253 Kan. 810, 861 P.2d 124 (1993).
- 43. Sole exception to Rule 207 duty to cooperate in disciplinary investigation is right against self-incrimination. *In re Jackson*, 253 Kan. 810, 861 P.2d 124 (1993).
- 44. Commingling client funds and personal funds in trust account, using trust account funds for personal expenses, and allowing trust account balance to fall below amount due clients violative of MRPC 1.15(a), (b), and (d)(2)(iv), and MRPC 8.4(g); Rule 207 violation; other violations; pending complaints; imposition of discipline suspended, supervised probation ordered. *In re Jackson*, 254 Kan. 406, 867 P.2d 278 (1994).
- 45. Attorney's dilatory handling of estate matter violative of MRPC 1.3, 1.4, 1.16(a)(2), 3.2, and 8.4(g); Rule 207 violation; other violations; pending complaints; imposition of discipline suspended, supervised probation ordered. *In re Jackson*, 254 Kan. 406, 867 P.2d 278 (1994).
- 46. Attorney's mishandling of post-trial motions as local counsel in handicap employment discrimination case violative of MRPC 1.1 and 1.3; Rule 207 violation; censure. *In re Jackson*, 254 Kan. 573, 866 P.2d 1048 (1994).
- 47. Attorney's failure to file personal injury claim and blaming client for delay, thereby allowing statute of limitations to run (resulting in client being granted summary judgment in subsequent malpractice claim); failure to inform client as to reduction in child support income; failure to inform client as to hearing dates; and acceptance of retainer fee from out-of-state client whom attorney knew he could not represent in divorce action violate MRPC 1.1, 1.3, 1.4(a) and (b), 1.16(d), 3.3(a)(1), and 8.4(d) and (g); Rule 207(a) and (b) violations; disbarment and Rule 218 compliance ordered. *In re Spears*, 254 Kan. 904, 869 P.2d 718 (1994).
- 48. Attorney charged with five counts of misconduct; failure to cooperate with disciplinary investigation found as to all counts. *In re Jackson*, 255 Kan. 542, 874 P.2d 673 (1994).
- 49. Violations of MRPC 1.15 and 8.1 and Rule 207 found based on attorney's receiving money from client, not placing it in trust account, and making false statements to disciplinary investigators; other violations charged; indefinite suspension and compliance with Rule 218 ordered. *In re Jancich*, 255 Kan. 787, 877 P.2d 417 (1994).
- 50. Attorney's dilatory handling of three federal court cases violative of MRPC 1.1, 1.3, 1.4, and 3.2; failure to respond to inquiry from disciplinary authorities violative of Rule 207; two-year supervised probation. *In re Long*, 255 Kan. 792, 877 P.2d 421 (1994).
- 51. Attorney found to have violated MRPC 1.1, 1.3, 1.4, 1.15, 3.2, 3.4(c), 4.3, and 8.4(d) and (g) based on conduct in seven different complaints reflecting on attorney's lack of diligence and competence, miscommunication and lack of candor, and failure to return unearned fees; failure to cooperate in disciplinary investigation; attorney currently on disability inactive status; indefinite suspension and Rule 218 compliance

- ordered. In re Jenkins, 255 Kan. 797, 877 P.2d 423 (1994).
- 52. Attorney's mishandling of personal injury case violates MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.6, 1.7, 1.16, 3.2, 4.1, 8.4 and Rule 207; published censure. *In re Shultz*, 256 Kan. 196, 883 P.2d 779 (1994).
- 53. Attorney's failure to pay his practice-related bills and failure to cooperate in disciplinary investigation violative of Rule 207. *In re McIntosh*, 256 Kan. 496, 885 P.2d 1221 (1994).
- 54. Attorney's mishandling of probate matter and workers compensation case violates MRPC 1.1, 1.3, 1.4, 3.2, 4.1, 8.4 and Rule 207; imposition of discipline suspended; two-year supervised probation. *In re Whitaker*, 256 Kan. 939, 888 P.2d 829 (1995).
- 55. Attorney previously censured disbarred for violations of MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.15, 1.16, 3.2, 3.3, 4.1, 7.1, 7.5, 8.1, 8.4, and Rules 207 and 208; Rule 218 compliance ordered. *In re Shultz*, 257 Kan. 662, 895 P.2d 603 (1995).
- 56. Attorney found in violation of MRPC 1.15(a), (b), (c) and (d), 8.4(d) and Rule 207; two-year probation. *In re Johnson*, 257 Kan. 946, 895 P.2d 1256 (1995).
- 57. Attorney's neglect of three different clients' cases violates MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 3.1, and 8.4 and Rule 207; one-year suspension. *In re Geeding*, 258 Kan. 740, 907 P.2d 124 (1995).
- 58. Attorney's handling of insurance drafts violates MRPC 1.15(b) and Rule 207; published censure. *In re McIntosh*, 259 Kan. 532, 912 P.2d 182 (1995).
- 59. Attorney's handling of counterclaim and appeal in lawsuit between home buyers and construction company violates MRPC 1.1, 1.3, 1.4, 8.4(c) and (d) and Rule 207; one-year suspension. *In re Crockett*, 259 Kan. 540, 912 P.2d 176 (1996).
- 60. Attorney's improper accounting and failure to safeguard clients' funds violate MRPC 1.15 and 8.4, and Rule 207; indefinite suspension. *In re Munyon*, 259 Kan. 889, 914 P.2d 574 (1996).
- 61. Attorney's breach of fiduciary duty as executor of estate, conduct involving dishonesty and fraud, and failure to cooperate with Disciplinary Administrator's office violate MRPC 1.3, 1.15, 8.4(c) and (d) and Rules 202 and 207; disbarment. *In re Williamson*, 260 Kan. 568, 918 P.2d 1302 (1996).
- 62. Attorney's mishandling of bankruptcy proceedings for his clients violates MRPC 1.1, 1.2, 1.3, 1.4, 8.1, and 8.4 and Rule 207; disbarment. *In re Gordon*, 260 Kan. 905, 925 P.2d 840 (1996).
- 63. Attorney's failure to act with reasonable diligence and promptness in an eviction case, commingling of clients' funds with his own, and failure to cooperate with disciplinary administrator's office violate MRPC 1.4, 1.5, 1.9, 1.15, 1.16, 8.1, and 8.4 and Rule 207; one-year suspension. *In re Howlett*, 261 Kan. 167, 928 P.2d 52 (1996).
- 64. Attorney's mishandling of matters involving (1) individualized education program for autistic child in public school, (2) personal injury, probate, and insurance claim arising from fatal car accident, and (3) probate matter involving estate of conservatee violates MRPC 1.1, 1.2, 1.3, 1.4, 1.7, 1.16, and 8.4 and Rule 207; indefinite suspension per Rule 203(a)(2). *In re Dow*, 261 Kan. 989, 933 P.2d 666 (1997).
- 65. Under Rule 207, all lawyers, including those subject to investigation, have a duty to cooperate with disciplinary authorities concerning an investigation. *In re Harris*, 261 Kan. 1063, 934 P.2d 965 (1997).
- 66. Attorney's mishandling of adoption case violates MRPC 1.1, 1.3, 1.4, and 8.4 and Rule 207; indefinite suspension. *In re Johnson*, 262 Kan. 275, 936 P.2d 258 (1997).
- 67. Attorney's failure to file negligence action in proper court and his disappearance from his law office without notice to clients violate MRPC 1.1, 1.3, 1.4, 1.5, 3.2, and 8.4 and Rule 207; disbarment. *In re Neal*, 262 Kan. 562, 937 P.2d 1234 (1997).
- 68. Attorney's mishandling of child support case and his ex parte communication with judge violate MRPC 1.1, 3.3, 3.5, 4.4, 8.4(c), (d), and (g), and Rules 207 and 211; aggravating and mitigating factors; indefinite suspension. *In re Black*, 262 Kan. 825, 941 P.2d 1380 (1997).
- 69. Attorney's failure to respond to disciplinary investigator violated MRPC 8.1 and Rule 207; indefinite suspension. *In re Mitchell*, 263 Kan. 217, 946 P.2d 999 (1997).

- 70. Attorney's failure to communicate and cooperate with the disciplinary investigator violates Rule 207; two-year supervised probation. *In re Stephens*, 263 Kan. 221, 946 P.2d 1379 (1997).
- 71. Attorney's failure to communicate with his client, his delay in handling of insurance settlement, and his misrepresentation of material facts to disciplinary administrator violate MRPC 1.1, 1.2(a), 1.3, 1.4(a) and (b), 8.1(a) and 8.4(d) and (g) and Rules 207 and 211; published censure per Rule 203(a)(3). *In re Potter*, 263 Kan. 766, 952 P.2d 936 (1998).
- 72. Attorney's mishandling of numerous cases and his failure to cooperate in investigation violate MRPC 1.1, 1.3, 1.4(a), and 8.4(d) and Rule 207; attorney allowed to plan his medical treatment and to work under supervision for the State Board of Indigents' Defense Services; three-year supervised probation. *In re Betts*, 263 Kan. 801, 953 P.2d 223 (1998).
- 73. Attorney's engaging in inappropriate sexual behavior with female clients violates MRPC 1.7(b), 1.8(b), 2.1, 3.7, 4.1, and 8.4(d) and (g); he was additionally charged for violations of MRPC 1.2, 1.3, 1.4, 1.5, 4.3 and 8.4(b) and (c) and Rule 207; disbarment. *In re Berg*, 264 Kan. 254, 955 P.2d 1240 (1998).
- 74. Attorney's failure to diligently and competently represent and to communicate with his six clients and his failure to cooperate with the disciplinary administrator's office violate MRPC 1.1, 1.3, 1.4, 1.16, 3.4, 8.1, and 8.4 and Rule 207; suspension effective as of the date of order for purpose of Rule 219(e); indefinite suspension. *In re Wooten*, 264 Kan. 283, 955 P.2d 1239 (1998).
- 75. Attorney's mishandling of personal injury, criminal, bankruptcy, and divorce cases violates MRPC 1.1, 1.3, 1.4, 1.5, 1.15, 1.16, 7.3, and 8.4(a), (c), (d), and (g) and Rule 207; panel recommended disbarment per Rule 203(a)(1); indefinite suspension. *In re Lewis*, 265 Kan. 766, 962 P.2d 534 (1998).
- 76. Rule 207 creates a duty for each member of the bar to report any inaction which would constitute misconduct of an attorney. *Rafferty v. Land O'Lakes, Inc.*, 266 Kan. 64, 965 P.2d 825 (1998).
- 77. Attorney's mishandling of a Chapter 7 bankruptcy case violates MRPC 1.1, 1.3, 1.15(a) and (c), and 8.4(b); his failure to cooperate in the disciplinary process violates Rule 207; one-year suspension. *In re Metz*, 266 Kan. 118, 965 P.2d 821 (1998).
- 78. Attorney's mishandling of four divorce cases violates MRPC 1.1, 1.3, 1.4, 1.16, 3.1, 3.2, 3.3, 4.1, 8.1, and 8.4 and Rule 207; a hearing panel report deemed to be admitted per Rule 212(c) and (d); supervising attorney afforded all immunities per Rule 223; two-year supervised probation. *In re Lober*, 266 Kan. 404, 969 P.2d 885 (1998).
- 79. Attorney's misconduct while acting as administrator in probate matter violates MRPC 8.4(c), (d), and (g); his failure to cooperate in investigation violates Rule 207; indefinite suspension. *In re Rickman*, 266 Kan. 658, 972 P.2d 759 (1999).
- 80. Attorney stipulated to violations of MRPC 1.1, 1.2, 1.3, 1.4, 3.1, and 8.4(g) in his handling of child custody case, child support case, and wrongful termination case; his failure to cooperate in investigation violates Rules 207(b) and 211(b); Internal Operating Rules of the Kansas Board for Discipline of Attorneys (I.O. Rule E.8) discussed for appropriateness of probation; one-year suspension. *In re Long*, 266 Kan. 664, 972 P.2d 773 (1999).
- 81. Attorney's failure to safekeep his clients' property and to promptly respond to the orders of the court in bankruptcy proceedings violates MRPC 1.3, 1.15, 3.4(c), and 8.4(b), (c), and (d), and Rules 207, 208, 211(b), and 802; panel recommended discipline per Rule 203(a)(1), (2), (3), or (5); indefinite suspension. *In re Fey*, 266 Kan. 674, 972 P.2d 771 (1999).
- 82. Attorney's failure to notify his client of the issuance of a bench warrant for arrest violates MRPC 1.4 and his failure to cooperate with the investigation violates Rule 207; two-year supervised probation ordered; supervising attorney afforded immunity per Rule 223. *In re Islas*, 266 Kan. 679, 972 P.2d 764 (1999).
- 83. Attorney's failure to appear in court on numerous occasions and his abandonment of his law practice without making any arrangements to protect his clients violate KRPC 1.1, 1.3, 1.4, 1.15, 1.16, 8.1,

- and 8.4 and Rules 207 and 208(c); disbarment. In re Ortega, 267 Kan. 228, 978 P.2d 914 (1999).
- 84. Attorney's mishandling of personal injury case, past due taxes case, and bankruptcy case violates KRPC 1.3, 1.4, 1.15, 3.2, 8.1, and 8.4; he was arrested for DUI, possession of cocaine, possession of drug paraphernalia, battery on a law enforcement officer, battery on his former girlfriend, and other charges; failure to notify and cooperate with the disciplinary administrator in violation of Rules 203(c) and 207, defense under Rule 223 raised; indefinite suspension. *In re Parker*, 267 Kan. 779, 985 P.2d 124 (1999).
- 85. Attorney's failure to notify the disciplinary administrator of his suspensions by Oklahoma Supreme Court and his misconduct which was the basis of his Oklahoma suspension violate KRPC 1.2(d) and 8.4(d) and Rules 207(c) and 211(b); indefinite suspension. *In re Holden*, 267 Kan. 788, 962 P.2d 399 (1999).
- 86. Attorney's mishandling of civil actions involving four clients violates KRPC 1.1, 1.3, 1.4, 1.15, 1.16, 3.3, and 8.4 and Rule 207; indefinite suspension per Rule 203(a)(2). *In re Dennis*, 268 Kan. 48, 991 P.2d 394 (1999).
- 87. Attorney's mishandling of habeas corpus action violates KRPC 1.3 and 1.4 and Rule 207; allegations in the hearing panel's report deemed admitted per Rule 212(d) and (e)(4); supervising attorney afforded full immunities per Rule 223; two-year supervised probation. *In re Brunson*, 268 Kan. 69, 986 P.2d 1074 (1999).
- 88. Attorney's mishandling of a wrongful death/personal injury case violates KRPC 1.2, 1.3, 1.4, 3.2, and 8.4 and Rule 207; failure to answer the complaint in violation of Rule 211; one-year suspension with additional condition that he pass the multistate professional responsibility examination prior to readmission. *In re Cole*, 268 Kan. 171, 991 P.2d 422 (1999).
- 89. Attorney's lack of diligence, communication, and failure to expedite post-divorce child support matter violate KRPC 8.1 and Rules 2.07 and 211; indefinite suspension per Rule 219(e). *In re Cole*, 268 Kan. 828, 999 P.2d 962 (2000).
- 90. Attorney's mishandling of a bankruptcy matter violates KRPC 1.1, 1.3, 1.4(a), 1.15(a), and 8.4(d), and Rule 207; panel's findings supporting by clear and convincing evidence per Rule 211(f); published censure per Rule 203(a)(3). *In re Trickey*, 268 Kan. 835, 999 P.2d 964 (2000).
- 91. Attorney's mishandling divorce, traffic violation, and criminal matters violates KRPC 1.1, 1.3, 1.4, 1.5, 1.16, 5.3, and 8.4 and Rule 207; numerous mitigating and aggravating factors considered; two-year supervised probation. *In re Kellogg*, 269 Kan. 143, 4 P.3d 594 (2000).
- 92. Attorney's mishandling of a paternity action violates KRPC 1.1, 1.15(d), 1.16(d), and 8.4(g) and Rule 207 by clear and convincing evidence per Rule 211(f); attorney's failure to appear in person before the court in violation of Rule 212; restitution ordered per Rule 227; one-year suspension. *In re Shumway*, 269 Kan. 796, 8 P.3d 735 (2000).
- 93. Attorney's mishandling of a personal injury, criminal appeal, parole, medical malpractice, juvenile offender, and civil action violates KRPC 1.1, 1.3, 1.4(a), 1.15, and 3.2 and Rule 207; two-year probation per Rule 203(a)(2); immunity granted for supervising attorney per Rule 223. *In re Sachse*, 269 Kan. 810, 8 P.3d 745 (2000).
- 94. Attorney's failure to provide competent representation and to diligently represent and communicate with clients violates KRPC 1.1, 1.3, 1.4(a); attorney's unauthorized practice of law following suspension violates KRPC 5.5; failure to respond to and cooperate with disciplinary administrator violates KRPC 8.1; failure to stop practicing law after suspension and failure to so notify clients violates KRPC 8.4 and Rules 207, 211, and 218; disbarment. *In re Moran*, 270 Kan. 403, 13 P.3d 1275 (2000).
- 95. Attorney who was previously suspended for 1 year found to have violated KRPC 3.3(a), 8.4(d) and (g), Rule 207(b), and 211; indefinite suspension. *In re Gershater*, 270 Kan. 620, 17 P.3d 929 (2001).
- 96. Attorney's mishandling of employment discrimination case violated KRPC 1.3, 1.4, 3.4(d), 8.4(d) and (g), and Rule 207; failure to appear at scheduled Supreme Court disciplinary hearing; indefinite suspension and Rule 218 compliance ordered. *In re Lockett*, 270 Kan. 640, 17 P.3d 917 (2001).
 - 97. Attorney's misconduct violated KRPC 1.3, 1.4(a), 1.5(a), 1.15(a), (b), and (c), 8.4(a), (c), and (g),

- Rule 207 and Rule 211 per Rule 202; disbarment per Rule 203(a)(1). *In re Cleland*, 271 Kan. 926, 27 P.3d 26 (2001).
- 98. Attorney's failure to answer complaint filed by office of Disciplinary Administrator and failure to aid in their investigation violates Rule 207(b) and Rule 211(b); indefinite suspension per Rule 218. *In re Rishel*, 271 Kan. 644, 23 P.3d 820 (2001).
- 99. Attorney voluntarily surrenders license to practice law in Missouri; her misconduct violated KRPC 1.1, 1.3, 1.4, 8.4(c) and (d) per Rule 220 as well as Rule 207(b) and Rule 211(b); disbarment. *In re Cramer*, 271 Kan. 923, 26 P.3d 1245 (2001).
- 100. Attorney's mishandling of numerous cases violates KRPC 1.3, 1.4, 1.15(b), 1.16(a) and (d), 3.2, 8.1(b) and Rule 207; hearing panel's report deemed admitted per Rule 212(d); indefinite suspension per Rule 203(a)(2) and Rules 218, 219, and 221 compliance ordered. *In re Tweedly*, 271 Kan. 261, 20 P.3d 1245 (2001).
- 101. Attorney's mishandling of a divorce case and subsequent complaint violates KRPC 1.3, 1.4, and Rule 207; published censure per Rule 203(a)(3). *In re Brown*, 272 Kan. 767, 35 P.3d 864 (2001).
- 102. Attorney's failure to cooperate with Disciplinary Administrator's office violates Rule 207; indefinite suspension. *In re Johnson*, 272 Kan. 284, 32 P.3d 1132 (2001).
- 103. Attorney's misconduct violated KRPC 1.3, 1.4(a), 1.16(d), 3.2, 3.3(a), 8.4(a) and (g), Rule 207(b); one-year suspension per Rule 203(a)(2) and Rules 218 and 219 compliance ordered. *In re Winterburg*, 273 Kan. 135, 41 P.3d 842 (2002).
- 104. Attorney's mishandling of three cases violated KRPC 1.1, 1.3, 1.4, and 1.16(d) for failure to competently represent clients, failure to protect former client's interests, failure to keep client informed, failing to diligently and promptly represent clients; Rule 207(b) violated by failure to provide information to Disciplinary Administrator in a timely manner; indefinite suspension. *In re Trickey*, 273 Kan. 1003, 46 P.3d 554 (2002).
- 105. Attorney's mishandling of child custody case violated KRPC 1.3 for lack of diligence, 1.4 for failure to keep client informed about status of her case, 1.15(b) for failure to return unearned fees, 1.16(d) for failure to return unearned fees, 8.1(b) for failure to respond to Disciplinary Administrator's letters, 8.4(a)(c)(d) and (g) for violating KRPC's; Rule 207(b) and Rule 211(b) for failing to provide written responses to disciplinary complaint and failing to timely file an answer; one-year suspension. *In re Arnett*, 274 Kan. 366, 52 P.3d 892 (2002).
- 106. Attorney's misconduct in eleven cases violates multiple offenses of KRPC 1.3, 1.4, 1.15, 1.16, and Rule 207(b); total of 48 complaints docketed by Disciplinary Administrator; indefinite suspension per Rule 203(a)(2). *In re Shelton*, 274 Kan. 374, 49 P.3d 10 (2002).
- 107. Attorney committed multiple violations of KRPC 1.1, 1.3, 1.4(a), 1.16(d), 8.1(b), 8.4(d), Rule 207(b), and Rule 211(b); failure to appear before Supreme Court violated Rule 212(d); disbarment per Rule 203(a)(1). *In re Sechtem*, 274 Kan. 387, 49 P.3d 541 (2002).
- 108. Attorney committed multiple violations of KRPC: 1.3, 1.4, 1.15, 1.16(d), and 3.2; failed to timely respond to complaints in violation of 8.1, Rule 207(b) and Rule 211(b); supervising attorney afforded full immunities per Rule 223; 2-year supervised probation. *In re Nelson*, 275 Kan. 377, 64 P.3d 413 (2003).
- 109. Attorney committed multiple violations of KRPC: 1.15, 8.1, 8.4(a), (b), (c), (d), and (g), and Rule 207(b); exceptions filed to several findings per Rule 212(c); misconduct found by clear and convincing evidence per Rule 211(f); disbarment. *In re Wright*, 276 Kan. 357, 76 P.3d 1018 (2003).
- 110. Attorney's misconduct in 20 appellate cases violated KRPC 1.3 for failing to act with reasonable diligence and promptness, KRPC 3.2 for failing to timely file appellate briefs; Rule 207(b) for failing to timely provide written responses to initial complaints; facts found by the hearing panel deemed admitted pursuant to Rule 212(c) and (d); Rules 218 and 219 compliance ordered; indefinite suspension. *In re Gorup*, 276 Kan. 664, 78 P.3d 812 (2003).
 - 111. Attorney previously disciplined and on probation found to have violated KRPC 1.4 for failing

- to communicate with a client; KRPC 8.1(b) and Rule 207 for failing to respond to the Disciplinary Administrator; 1-year suspension. *In re Lober*, 276 Kan, 633, 78 P.3d 442 (2003).
- 112. Attorney's supervised probation revoked following violations of KRPC 1.3, 1.4, 1.5, 1.7, 8.1, 8.4; failure to cooperate in investigation of complaints per Rule 207(b); failure to obtain liability insurance as condition of probation; indefinite suspension. *In re Nelson*, 277 Kan. 920, 92 P.3d 1146 (2004).
- 113. Attorney's failure to competently represent two clients led to complaints he violated KRPC 1.1, 1.3, 1.4, 1.16(d), 8.1(b), Rule 207(b) and Rule 211(b); published censure per Rule 203(a)(3). *In re Sheahon*, 278 Kan. 494, 102 P.3d 392 (2004).
- 114. Attorney previously disciplined multiple times found to have violated KRPC 1.3, 1.4, 1.15, and Rule 207; plan of probation per Rule 211(g) found not to be appropriate by hearing panel; charges established by clear and convincing evidence per Rule 211(f); hearing panel's report deemed admitted under Rule 212(c) and (d); indefinite suspension and Rule 218 compliance ordered. *In re Potter*, 279 Kan, 937, 112 P.3d 216 (2005).
- 115. Attorney's misconduct in numerous cases violated KRPC 1.1, 1.3, 1.4, 1.15, 1.16, 4.1, 5.3, 5.5, 8.1 and 8.4, Rule 207, and Rule 211(b); hearing panel's report deemed admitted pursuant to Rule 212(c) and (d); temporary suspension per Rule 203(b) requested by Disciplinary Administrator; disbarment and Rule 218 compliance ordered. *In re Anderson*, 278 Kan. 512, 101 P.3d 1207 (2004).
- 116. Attorney's misconduct involving five complaints violated KRPC 1.1, 1.3, 1.4, 1.15(a), 1.16(d), 3.4(d), 8.1, 8.4, Rule 207 and Rule 211; hearing panel's report deemed admitted under Rule 212(c) and (d); disbarment and Rule 218 compliance ordered. *In re Rock*, 279 Kan. 257, 105 P.3d 1290 (2005).
- 117. Attorney previously disciplined violated his supervised probation; now found to have violated KRPC 1.3, 1.4, 1.5, 1.7, 8.1, 8.4, Rule 207, and Rule 211; indefinite suspension and Rule 218 compliance ordered. *In re Nelson*, 278 Kan. 506, 102 P.3d 1140 (2004).
- 118. Attorney committed numerous violations of rules of professional conduct including KRPC 1.1, 1.2, 1.3, 1.4, 1.16, 3.2, 8.1, Rule 207, and Rule 211; respondent's exceptions considered per Rule 212; disbarment and Rule 218 compliance ordered. *In re Wenger*, 279 Kan. 895, 112 P.3d 199 (2005).
- 119. Attorney violated multiple rules of professional conduct including KRPC 1.3, 8.4(c), Rule 207(b), and Rule 211(b); one-year suspension per Rule 203(a)(2); Rule 218 compliance ordered. *In re Ware*, 279 Kan. 884, 112 P.3d 155 (2005).
- 120. Attorney previously disciplined three times found to have violated KRPC 1.15 for mishandling checks and money and failing to return clients' funds; KRPC 8.4 for repeated misconduct involving dishonesty, fraud, deceit or misrepresentation; Rule 207 for failing to cooperate with the disciplinary process; Rule 212 for failing to respond or appear before the Supreme Court and for failing to file exceptions to the final hearing report; disbarment per Rule 203(a)(1). *In re King*, 278 Kan. 378, 98 P.3d 980 (2004).
- 121. Attorney's misconduct in multiple cases violates KRPC 1.3, 1.4, 5.5, 8.1, Rule 207(b), and Rule 212(b); respondent failed to appear at scheduled hearing and filed to file exceptions to panel's report in violation of Rule 212(d); indefinite suspension per Rule 203(a)(2). *In re Moore*, 280 Kan. 971, 127 P.3d 270 (2006).
- 122. Attorney stipulates to findings that he violated KRPC 1.1, 1.3, 1.4, 3.2, 8.1(b), 8.4(g), and Rule 207(b); three prior disciplinary offenses and supervised probation for prior misconduct; one-year suspension per Rule 203(a)(2). *In re Sachse*, 281 Kan. 1197, 135 P.3d 1207 (2006).
- 123. Attorney's repeated misconduct in multiple offenses violates KRPC 1.3, 1.4, 1.15, 3.1, and Rule 207(b); formal hearing conducted per Rule 211; respondent failed to respond to charges in complaint in timely manner per Rule 207; probation extended for 1 additional year per Rule 211. *In re Rathbun*, 280 Kan. 672, 124 P.3d 1 (2005).
- 124. Attorney's multiple offenses violates KRPC 1.1, 1.3, 1.4, 8.1(b), 8.4(c) and Rule 207(b); charges established by clear and convincing evidence per Rule 211(f); hearing panel's report deemed admitted under Rule 212(c) and (d); supervising attorney granted full immunities per Rule 223; satisfactory

- plan of probation submitted by respondent per Rule 211(g); 1-year suspension stayed in accordance with Rule 203(a)(2); 2-years' supervised probation. *In re Mitchell*, 280 Kan. 656, 123 P.3d 1279 (2005).
- 125. Attorney disciplined for violating KRPC 1.1, 1.3, 1.4, 3.4 in regard to his handling of a case filed under the Consumer Protection Act; failure to provide timely written response to client's complaint violates KRPC 8.1(b) and Rule 207(b); misconduct to be established by clear and convincing evidence per Rule 211(f); published censure pursuant to Rule 203(a)(3). *In re Arbuckle*, 283 Kan. 887, 156 P.3d 668 (2007).
- 126. Attorney disciplined for numerous violations of KRPC's including KRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.15, 1.16, 3.2, 8.1, and 8.4 in regard to seven formal complaints filed; failure to cooperate in disciplinary investigations per Rule 207(b); respondent's request for probation pursuant to Rule 211(g) denied; indefinite suspension per Rule 203(a)(2). *In re Green*, 283 Kan. 895, 156 P.3d 628 (2007).
- 127. Attorney disciplined for violating numerous violations of KRPC 1.15 and KRPC 8.4; respondent failed to respond to Disciplinary Administrator's initial complaint as well as failing to provide a written answer to the formal complaint thus violating Rule 207(b) and Rule 211(b); notified per Rule 215; misconduct established by clear and convincing evidence per Rule 211(f); panel's final report deemed admitted per Rule 212; panel's recommendation is advisory only per Rule 212(f); indefinite suspension pursuant to Rule 203(a)(2). *In re Purinton*, 283 Kan. 880, 156 P.3d 660 (2007).
- 128. Attorney's misconduct in multiple complaints violated KRPC 1.1, 1.3, 1.4, 1.5, 1.15, 8.4(c), and Rule 207; indefinite suspension per Rule 203(a)(2). *In re Lampson*, 282 Kan. 700, 147 P.3d 143 (2006).
- 129. Attorney previously suspended voluntarily surrenders license per Rule 217 pending 17 separate complaints and a formal hearing in accordance with Rule 211 relating to multiple rules violations; failure to cooperate with disciplinary investigations per Rule 207; disbarment. *In re Sachse*, 284 Kan. 906, 167 P.3d 793 (2007).
- 130. Attorney who was previously disciplined for similar misconduct now violates KRPC 1.3, 1.4, 1.16(d), 8.1(b), and 8.4(d); failed to cooperate in disciplinary investigation and provide written responses to three complaints per Rule 207(b); failed to file answers per Rule 211(b); indefinite suspension per Rule 203(a)(2). *In re Webb*, 285 Kan. 130, 169 P.3d 336 (2007).
- 131. Attorney voluntarily surrendered license pursuant to Rule 217 pending hearing alleging multiple violations of KRPC 1.1, 1.3, 1.4(a), 1.16(d), 3.2, 8.1(b), and Rule 207(b); disbarment. *In re Lane*, 285 Kan. 259, 171 P.3d 275 (2007).
- 132. Attorney's misconduct in two cases violated KRPC 1.1, 1.3, 1.4, 3.2, 8.1(b), 8.4(c) and (d), and Rule 207(b); misconduct established by clear and convincing evidence per Rule 211(f); indefinite suspension in accordance with Rule 203(a)(2). *In re Bishop*, 285 Kan. 1097, 179 P.3d 1096 (2008).
- 133. Attorney under temporary suspension for failing to pay annual registration fees and to comply with CLE requirements violated KRPC 8.1(b) and Rule 207(b) upon filing of a formal complaint; misconduct established by clear and convincing evidence per Rule 211(f); hearing panel's final report deemed admitted per Rule 212(c); required notice given per Rule 215(a); indefinite suspension in accordance with Rule 203(a)(2). *In re Crow*, 285 Kan. 1110, 179 P.3d 1093 (2008).
- 134. Attorney's misconduct resulting from two complaints violated KRPC 1.1, 1.3, 1.4(b), 3.4(d), 8.1(b), 8.4(c) and Rule 207(b); prior admonishment for violating KRPC 1.15 and 7.1; three-month suspension pursuant to Rule 203(b). *In re Harris*, 285 Kan. 1115, 180 P.3d 558 (2008).
- 135. Attorney, who was disciplined five times in Texas, by his conduct in Texas and per Rule 202 violated KRPC 1.3, 1.4, 1.15(d), 1.16(d), 5.5(b), 8.1(b), and Rule 207(b); failed to file written answer to complaint per Rule 211(b); findings of fact admitted pursuant to Rule 212(e); notified per Rule 215(a); disbarment in accordance with Rule 203(a)(1). *In re Lee*, 285 Kan. 1125, 180 P.3d 552 (2008).
- 136. Attorney on suspension for failing to pay annual attorney registration and CLE fees and for failing to fulfill CLE requirements violated KRPC 1.1, 1.3, 1.4, 1.15(b), 1.16(d), 3.2, 8.1(b), 8.4(b), Rule 207, and Rule 211 in representation of a client and through his own criminal conduct; findings of fact in panel's

- report deemed admitted per Rule (d); required notice given per Rule 215(a); disbarment in accordance with Rule 203(a)(1). *In re Pittman*, 285 Kan. 1133, 179 P.3d 404 (2008).
- 137. Attorney voluntarily surrendered license pursuant to Rule 217 with three cases pending before the Supreme Court alleging multiple violations of KRPC 1.2(d), 1.4(a), 1.7, 1.8(b), 1.15(a), 8.4(b) and (g), and Rule 207(b); disbarment. *In re Cowger*, 286 Kan. 52, 182 P.3d 1204 (2008).
- 138. Attorney under indefinite suspension for failing to comply with administrative requirements of maintaining his law license committed violations of KRPC including 3.4(f), 4.1(a), and Rule 207(b); respondent claimed Rule 211(e) violated; court states no actual showing of prejudice to respondent per Rule 224; indefinite suspension pursuant to Rule 203(a)(2); sanctions imposed by court may be greater or lesser than those proposed by hearing panel or Disciplinary Administrator per Rule 212(f); indefinite suspension pursuant to Rule 203(a)(2). *In re Walsh*, 286 Kan. 235, 182 P.3d 1218 (2008).
- 139. Attorney committed multiple violations of KRPC 8.1, 8.4(d) and (g), Rule 207(b), and Rule 211(b) in an estate case by delaying the closing of the case and failing to cooperate and file responses as required; two prior disciplinary offenses; recommendations of the hearing panel and Disciplinary Administrator advisory only per Rule 212(f); indefinite suspension and Rule 218 compliance ordered.. *In re Jones*, 286 Kan. 544, 186 P.3d 746 (2008).
- 140. Attorney's misconduct in two complaints violated KRPC 1.3, 1.4, 1.15 (a) and (b), 8.4(g), and Rule 207(b); previously disciplined twice for similar violations; probation plan per Rule 211(g) denied; ordered to repay funds owed to clients per Rule 203(a)(5); indefinite suspension in accordance with Rule 203(a)(2). *In re Corrin*, 286 Kan. 421, 184 P.3d 923 (2008).
- 141. Attorney's mishandling of probate estate violated KRPC 1.3, 1.15(b), 8.1(b), 8.4(d) and (g), and Rule 207(b); six-month suspension. *In re Jones*, 287 Kan. 112, 193 P.3d 899 (2008).
- 142. Attorney violated KRPC 1.1, 1.3, 1.4, 3.4(c), and Rule 207; six-month suspension is suspended and two-year probation allowed per Rule 211(g). *In re Jones*, 287 Kan. 101, 193 P.3d 899 (2008).
- 143. Attorney committed multiple violations of KRPC 1.1, 1.3, 1.4(a), 1.16(d), 3.2, 3.4(c), 8.4(d), Rule 207(b) and Rule 211(b); six-month suspension; Rules 218 and 219 compliance ordered. *In re Thomas*, 287 Kan. 88, 193 P.3d 907 (2008).
- 144. Attorney's criminal conviction in Illinois established misconduct in Kansas per Rule 202; violations of KRPC 8.3(a), 8.4(b), (c), and Rule 207(c) established; disbarment per Rule 203(a)(1). *In re Minneman*, 287 Kan. 477, 196 P.3d 1156 (2008).
- 145. Attorney committed multiple violations of KRPC 1.3, 1.4(a). 5.5(a), 8.1(b), 8.4(g), Rule 207(b), Rule 211(b), and Rule 218; findings of fact deemed admitted per Rule 212(d); published censure per Rule 203(a)(3). *In re Lee*, 287 Kan. 676, 198 P.3d 140 (2008).
- 146. Attorney previously disciplined on three occasions violates KRPC 1.3., 1.4, and Rule 207(b); probation requirements of Rule 211(g) discussed; recommendations of hearing panel and Disciplinary Administrator advisory only per Rule 212(f); three-year probation plan approved. *In re Beims*, 287 Kan. 705, 198 P.3d 763 (2009).
- 147. Attorney committed multiple violations of KRPC 1.1, 1.3, 1.4, 1.5, 1.16, 3.2, 8.1, 8.4(c), Rule 207(b), and Rule 211(b); attorney's brief did not comply with Rule 6.02; two-year suspension. *In re Swanson*, 288 Kan. 185, 200 P.3d 1205 (2009).
- 148. Attorney committed multiple offenses of KRPC 1.3, 1.4, 1.15, 8.3, 8.4, and Rule 207; respondent's suspension in Texas established misconduct in Kansas per Rule 202; hearing report deemed admitted per Rule 212(d); indefinite suspension per Rule 203(a)(2). *In re Piekalkiewicz*, 288 Kan. 610, 205 P.3d 734 (2009).
- 149. Attorney voluntarily surrendered license pursuant to Rule 217 pending a hearing on five complaints alleging misconduct under KRPC 1.3, 1.4(a), 1.16, 5.5, 8.1(b), and 8.4(b) and Rules 207(b) and 211 (b); disbarment. *In re Docking*, 288 Kan. 731, 208 P.3d 739 (2009).
 - 150. Attorney voluntarily surrendered license pursuant to Rule 217 while review before the Supreme

- Court per Rule 212 was pending concerning violations of KRPC 1.1, 1.3, 1.4(a), 3.2, 3.3(a)(1), 8.1(b), and 8.4(b) and Rules 207(b) and 211(b); disbarment. *In re Hartnett*, 288 Kan. 695, 206 P.3d 528 (2009).
- 151. Attorney disbarred in Missouri; violations deemed admitted under Rule 212; based on Rule 202, respondent violated KRPC 8.1(b), 8.3(a), Rule 207(b) and Rule 211(b); indefinite suspension per Rule 203(a)(2). *In re Patterson*, 289 Kan.131, 209 P.3d 692 (2009).
- 152. Attorney committed numerous violations of KRPC 1.1, 1.3, 1.4, 1.15, 3.3, 5.5, 8.1, and 8.4 and Rule 207; requirements of probation plan not met per Rule 211(g); one-year suspension. *In re Woodring*, 289 Kan.173, 210 P.3d 120 (2009).
- 153. Attorney's misconduct violated KRPC 8.4(b), 8.1(b), and Rule 207(b); suspension in Missouri established misconduct in Kansas under Rule 202; hearing panel's report deemed admitted per Rule 212(c); indefinite suspension per Rule 203(a)(2), effective 2 years earlier to account for delay in proceedings. *In re McGraw*, 289 Kan. 813, 217 P.3d 25 (2009).
- 154 .Following attorney's disbarment in Missouri and per Rule 202 concerning reciprocal discipline, respondent violated KRPC 8.1(b), 8.3(a), Rule 207(b), and Rule 211(b) in Kansas; hearing panel's report deemed admitted under Rule 212(c); indefinite suspension per Rule 203(a)(2). *In re Weber*, 289 Kan. 808, 217 P.3d 959 (2009).
- 155. Attorney's disbarment in Missouri and failure to cooperate in disciplinary process in Kansas results in violations of KRPC 8.1(b), 8.3(a), Rule 207(b), and Rule 211(b); violations deemed admitted under Rule 212(c); required notice given per Rule 215; misconduct established per Rule 202; indefinite suspension per Rule 203(a)(2). *In re Tluscik*, 289 Kan. 1111, 219 P.3d 1220 (2009).
- 156. Attorney's misconduct involving safekeeping property violated KRPC 1.15(b), 8.1(b), Rule 207(b), and Rule 211(b); misconduct established through clear and convincing evidence per Rule 211(f); indefinite suspension per Rule 203(a)(2). *In re Gentry*, 290 Kan. 324, 227 P.3d 956 (2010).
- 157. Attorney voluntarily surrendered license to practice law per Rule 217 with panel hearing pending on two complaints in accordance with Rule 211, alleging violations of KRPC 1.1, 1.3, 1.4, 1.5(d) and (e), 1.8(a) and (j), 8.4, and Rule 207; disbarment. *In re Stanley*, 291 Kan. 52, 237 P.3d 667 (2010).
- 158. Attorney previously disciplined three times found to have violated KRPC 1.4(a), 1.16(d), 5.5(a), 8.1(b), 8.4(c), Rule 207(b), Rule 211(b), and Rule 218(a); hearing panel's recommendation advisory only and court may impose different discipline per Rule 212(f); disbarment per Rule 203(a)(1). *In re Jones*, 291 Kan. 405, 243 P.3d 1101 (2010).
- 159. Attorney previously disciplined on a number of occasions found to have violated KRPC 1.1, 1.3, 1.4(a), 1.5, 1.15(b), 8.1(b), 8.4(c), Rule 207(b), and Rule 211(b); report deemed admitted per Rule 212(c) and (d); disbarment per Rule 203(a)(1). *In re Lober*, 291 Kan. 394, 241 P.3d 81 (2010).
- 160. Attorney previously disciplined by 6-month suspension violates KRPC 1.2, 1.3, 1.4(a), 1.5(a), 1.15(b), 1.16(d). 8.1(b), Rule 207(b) and Rule 211; conditions set out for reinstatement under Rule 219(f); indefinite suspension per Rule 203(a)(2) and Rules 218 and 219 compliance ordered. *In re Thomas*, 291 Kan. 443, 241 P.3d 104 (2010).
- 161. Attorney violated KRPC 1.3, 1.4, Rule 207(b) and Rule 211(b) stemming from respondent's handling of a postdivorce child support matter; clear and convincing evidence found per Rule 211(f); Rules 218 and 219 compliance ordered; indefinite suspension per Rule 203(a)(2). *In re Ivester*, 291 Kan. 744, 246 P.3d 987 (2011).
- 162. Attorney's misconduct violated KRPC 1.3, 1.4, 1.15, Rules 207 and 211 in four civil matters; proper service obtained per Rule 215; compliance with Rules 218 and 219 ordered; indefinite suspension per

- Rule 203(a)(2). In re Luttrell, 292 Kan. 51, 252 P.3d 111 (2011).
- 163. Attorney violated KRPC 1.1, 1.3, 1.4(a), 1.15, 3.2, 8.1(b), Rules 207(b), and 211(b) in five complaints; failure to respond to initial complaint and to file an answer as required by Rule 211(b); plan of probation per Rule 211(g) not allowed; Rules 218 and 219 compliance ordered; indefinite suspension per Rule 203(a)(2). *In re Doudin*, 292 Kan. 83, 249 P.3d 1190 (2011).
- 164. Attorney previously disciplined four times violates Rules 207(b), 208(c), 211(b), and 218(a); misconduct established by clear and convincing evidence per Rule 211(f); findings of fact deemed admitted per Rule 212(d); disbarment per Rule 203(a)(1). *In re Harris*, 292 Kan. 521, 257 P.3d 1231 (2011).
- 165. Attorney indefinitely suspended for numerous violations of KRPC 1.1, 1.3, 1.4, 3.2, 8.1, and Rule 207; misconduct established by clear and convincing evidence per Rule 211(f); compliance with Rule 219 if requests reinstatement; indefinite suspension per Rule 203(a)(2). *In re Bock*, 293 Kan. 616, 265 P.3d 552 (2011).
- 166. Attorney voluntarily surrendered license to practice law pursuant to Rule 217 with violations of KRPC 1.3, 1.4, 3.2, 8.1, and 8.4(g) and Rule 207 pending; disbarment. *In re Day*, 294 Kan. 615, 277 P.3d 1134 (2012).
- 167. Attorney violated Rule 207(b) by failing to respond to letters of the Disciplinary Administrator; 1-year suspension per Rule 203(a)(2). *In re Collins*, 295 Kan. 1084, 288 P.3d 847 (2012).
- 168. Attorney's misconduct violated KRPC 1.3, 1.4(a), 1.16(a) and (d), 3.2, 8.4(d), and Rule 207(b); disbarment per Rule 203(a)(1). *In re Batt*, 296 Kan. 395, 294 P.3d 241 (2013).
- 169. Attorney voluntarily surrendered license under Rule 217 while formal complaint was pending; complaint alleged violations of KRPC 1.3, 1.4, 1.16, 3.4(c), and 8.1(b), and Rule 207(b), 211(b), and 218. *In re Freed*, 298 Kan. 346, 312 P.3d 364 (2013).
- 170. Attorney misconduct violated KRPC 1.3, 1.16, 3.3(a)(1), 8.1(b), 8.4(c) and (d), and Rule 207(b); 12-month suspension. *In re Bowman*, 298 Kan. 231, 310 P.3d 1054 (2013).
- 171. Attorney misconduct violated KRPC 1.1; 1.3; 1.4(a); 1.15(b); 1.16(a)(2) and (d); 8.1(b), (c), and (d); 8.4(d); and Rule 207(b); 1-year suspension under Rule 203(a)(2). *In re Rittmaster*, 299 Kan. 804, 326 P.3d 376 (2014).
- 172. Attorney misconduct violated KRPC 1.3, 1.4(a), 1.16(d), Rule 207(b), and Rule 208; 18-month suspension. *In re Goodwin*, 298 Kan. 802, 316 P.3d 748 (2014).
- 173. Attorney misconduct violated KRPC 1.3, 1.4, 1.16(d), 3.2, 3.3(a)(1), 8.1(b), Rules 207(b), and 211(b); 18-month suspension. *In re Soderberg*, 298 Kan. 820, 316 P.3d 762 (2014).
- 174. Attorney voluntarily surrendered license under Rule 217 after formal complaint filed alleging violation of KRPC 1.1; 1.3; 1.4; 1.16(a)(1); 3.2; 8.1(b); 8.4(d) and (g); Rule 207(b); 208; 211(b); and 218. *In re Sherman*, 300 Kan. 475, 332 P.3d 172 (2014).
- 175. Attorney misconduct violated KRPC 1.3, 1.4, 1.8(e), 3.2, and 8.1 and Rule 207; 6-month suspension, stayed during 2 years' probation. *In re Delaney*, 300 Kan. 1090, 338 P.3d 11 (2014).
- 176. Attorney misconduct violated KRPC 1.1, 1.3, 1.4(a), 5.5(a), 8.4(d), and 8.1(b) and Rule 207(b); indefinite suspension. *In re Miller*, 300 Kan. 1082, 337 P.3d 1286 (2014).
- 177. Attorney voluntarily surrendered license under Rule 217 after complaint filed alleging violation of KRPC 8.1(b), 8.3(a), and 8.4(a), (d), and (g), and Rule 207(a) and 208(c). *In re Chavez*, 301 Kan. 87, 339 P.3d 392 (2014).
- 178. Attorney misconduct violated KRPC 1.4(a), 8.1(b), and 8.4(g); and Rules 207(b), 208, and 218; 1-year suspension. *In re Thompson*, 301 Kan. 428, 343 P.3d 108 (2015).
- 179. Attorney misconduct violated KRPC 5.5(a), 7.1, 7.5(a), 8.1(b), and 8.4(d) and Rules 207(b), 208(c), and 218(a); indefinite suspension. *In re Barker*, 302 Kan. 156, 351 P.3d 1256 (2015).
 - 180. Attorney misconduct violated KRPC 1.3, 1.4(a), 8.1(a), 8.4(c), 8.4(d), and 8.4(g) and Rule

- 207(b); disbarment. In re Williams, 302 Kan. 990, 362 P.3d 816 (2015).
- 181. Attorney misconduct violated KRPC 1.3, 3.2, 8.1(b), 8.4(d), and 8.4(g) and Rule 207(b) and 211(b); indefinite suspension. *In re Fickler*, 303 Kan. 504, 362 P.3d 1102 (2015).
- 182. Attorney misconduct violated KRPC 1.4(a), 1.8(h)(1), 1.15(a), 1.16(d), 2.1, and 8.3(a) and Rule 207(c); published censure. *In re Haitbrink*, 304 Kan. 531, 375 P.3d 296 (2016).
- 183. The attorney's misconduct violated KRPC 1.3, 1.4(a), 1.5(a), 1.15(a) and (d), 1.16(a)(3) and (d), 8.1(b), and 8.4(d) and Supreme Court Rules 207(b) and 211(b); the court imposed a suspension for a minimum of one year; the attorney must undergo a hearing under Rule 219 before reinstatement. *In re Knox*, 305 Kan. 628, 385 P.3d 500 (2016).
- 184. The attorney's misconduct violated KRPC 1.3, 1.5(a), 1.8(b), 1.15(a) and (d)(2)(v), 3.3(a)(1), 8.1(b), and 8.4(c) and (d) and Supreme Court Rule 207(b); the court disbarred the attorney. *In re Harrington*, 305 Kan. 643, 385 P.3d 905 (2016).
- 185. The attorney's misconduct violated KRPC 5.5(a), 8.1(b), and 8.4(d) and Supreme Court Rules 207(b), 211(b), and 218(a); the court disbarred the attorney. *In re McDaneld*, 305 Kan. 973, 389 P.3d 976 (2017).
- 186. The attorney's misconduct violated KRPC 1.15(a) and (d), 8.3(a), and 8.4(c) and Supreme Court Rules 207(c) and 208(c); the court disbarred the attorney. *In re Lundgren*, 306 Kan. 482, 394 P.3d 842 (2017).
- 187. The attorney's misconduct violated Texas Disciplinary Rules of Professional Conduct 1.01, 1.03, 1.04, 1.14, 1.15, 3.04, 8.01, and 8.04, KRPC 1.1, 1.3, 1.4, 1.5, 1.15, 1.16, 3.4, 8.1, and 8.4, and Supreme Court Rule 207; the court disbarred the attorney. *In re Nwakanma*, 306 Kan. 704, 397 P.3d 403 (2017).
- 188. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.5, 1.15(a), 1.16(d), 3.2, 3.4(c), 8.3(a), and 8.4(d) and Supreme Court Rules 207(c) and 211(b); the court imposed an indefinite suspension; the attorney must undergo a hearing under Rule 219(d) before reinstatement. *In re Hult*, 307 Kan. 479, 410 P.3d 879 (2018).
- 189. The attorney's misconduct violated KRPC 5.5(a) and (b), 7.1(a), 8.3(a), and 8.4(d) and Supreme Court Rules 207(c), 208(c), and 211(b); the court disbarred the attorney. *In re Geniuk*, 307 Kan. 509, 411 P.3d 320 (2018).
- 190. The attorney's misconduct violated KRPC 1.3, 1.4(a), and 8.4(d) and Supreme Court Rules 207(b) and 211(b); the court disbarred the attorney. *In re Davisson*, 308 Kan. 271, 419 P.3d 599 (2018).
- 191. The attorney's misconduct violated KRPC 1.4(b), 1.5(d), 1.15(a), (b), (c), (d)(1)(ii), (d)(3), and (f), 1.16(d), 8.1(b), and 8.4(c) and Supreme Court Rule 207(b); the court also cited KRPC 1.0(e); the court disbarred the attorney. *In re Buckner*, 308 Kan. 427, 421 P.3d 226 (2018).
- 192. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.15(b), 1.16(d), 3.2, 8.1(b), and 8.4(d) and Rules 207(b) and 211(b); the court imposed an indefinite suspension and ordered that the attorney comply with Rule 219 if he seeks reinstatement. *In re Deines*, 308 Kan. 1576, 430 P.3d 437 (2018).
- 193. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.15(b), 1.16(d), 8.1(b), and 8.4(d) and Rule 207(b); the court determined probation under Rule 211(g) was not an appropriate sanction; instead, the court suspended the attorney for six months and ordered that she undergo a hearing under Rule 219 prior to reinstatement. *In re Owens*, 309 Kan. 80, 431 P.3d 832 (2018).
- 194. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.5(d), 3.2, 4.1(a), 8.4(c), 8.4(d), and 8.4(g) and Rule 207(b); the court disbarred the attorney. *In re Knox*, 309 Kan. 167, 432 P.3d 654 (2019).
- 195. The attorney's misconduct violated KRPC 1.3, 1.15(a) and (b), 1.16(d), and 8.1(b) and Rules 207(b), 211(b), and 218(a); the court disbarred the attorney. *In re Hawkins*, 310 Kan. 988, 453 P.3d 295 (2019).
- 196. Attorney violated Rule 207(b) when she failed to respond to disciplinary investigator's letter and telephone calls regarding complaint. *In re Ahrens*, 312 Kan. 689, 479 P.3d 211 (2021).

Prior Rule 208 ATTORNEY REGISTRATION (pre-2021 version)

- 1. Failure of attorney to register with Clerk of Appellate Courts; indefinite suspension. *In re Winters*, 239 Kan. 276, 276, 717 P.2d 1056 (1986).
- 2. Attorney under suspension in Kansas for nonpayment of fees and later disbarred in sister state for conduct which would be a violation in Kansas is disbarred. *In re Whiteside*, 243 Kan. 660, 763 P.2d 630 (1988).
- 3. Attorney's six-month suspension completed; reinstated contingent upon compliance with attorney registration Rule 208 and continuing legal education Rule 801 *et seq. In re Berning*, 248 Kan. 15, 803 P.2d 1028 (1991).
- 4. Attorney's one-year suspension completed; reinstated contingent upon compliance with attorney registration Rule 208 and continuing legal education Rule 801 *et seq. In re Wilks*, 248 Kan. 16, 803 P.2d 1027 (1991).
- 5. Hearing panel recommends attorney be allowed to request inactive status in lieu of suspension; recommendation accepted; such request not forthcoming; indefinite suspension and Rule 218 compliance ordered. *In re Vorhies*, 248 Kan. 985, 811 P.2d 1254 (1991).
- 6. Attorney on suspension for failure to pay registration fee pleads to federal charges; Rule 217 surrender; disbarment and compliance with Rule 218 ordered. *In re Reynolds*, 249 Kan. 326, 818 P.2d 797 (1991).
- 7. Attorney not active in practice of law required to pay attorney registration fees; exceptions not applicable. *In re Kershner*, 250 Kan. 383, 827 P.2d 1189 (1992).
- 8. Service by certified mail sufficient to impart notice of hearing pursuant to Rule 215(a), (c); attorney's noncompliance with Rule 208(c) noted. *In re Kershner*, 250 Kan. 383, 827 P.2d 1189 (1992).
- 9. Attorney under suspension for failing to register notified disciplinary administrator of 1981 federal convictions and subsequent District of Columbia disbarment; Rule 217 surrender; disbarment and Rule 218 compliance ordered. *In re Evans*, 252 Kan. 1, 841 P.2d 461 (1992).
- 10. Attorney previously censured disbarred for violations of MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.15, 1.16, 3.2, 3.3, 4.1, 7.1, 7.5, 8.1, 8.4, and Rules 207 and 208; Rule 218 compliance ordered. *In re Shultz*, 257 Kan. 662, 895 P.2d 603 (1995).
- 11. Attorney disciplined in Texas for failure to communicate with clients, neglect of client's cases, failure to cooperate in investigation, and conversion of client's funds; Texas findings and conclusions adopted per Rule 202; indefinite suspension. *In re Callahan*, 258 Kan. 770, 907 P.2d 840 (1995).
- 12. Attorney's mishandling of grandparents' visitation case and municipal court case violates MRPC 1.2, 1.3, 1.4, 3.1, and 8.4; current suspension per Rule 208 noted; registered for disabled inactive status per Rule 220; published censure. *In re Taylor*, 265 Kan. 246, 959 P.2d 901 (1998).
- 13. Attorney's failure to safekeep his clients' property and to promptly respond to the orders of the court in bankruptcy proceedings violates MRPC 1.3, 1.15, 3.4(c), and 8.4(b), (c), and (d), and Rules 207, 208, 211(b), and 802; panel recommended discipline per Rule 203(a)(1), (2), (3), or (5); indefinite suspension. *In re Fey*, 266 Kan. 674, 972 P.2d 771 (1999).
- 14. Attorney's failure to appear in court on numerous occasions and his abandonment of his law practice without making any arrangements to protect his clients violate KRPC 1.1, 1.3, 1.4, 1.15, 1.16, 8.1, and 8.4 and Rules 207 and 208(c); disbarment. *In re Ortega*, 267 Kan. 228, 978 P.2d 914 (1999).
- 15. Attorney's misconduct for failure to inform client the status of his license, violation of the KRPC's by representing a client without his license, the unauthorized practice of law, and failure to register with the Clerk of the Appellate Courts and pay registration fee violates KRPC 1.4(b), 1.16(a)(1), 5.5(a), 8.4(d), Rule

- 208(a) and Rule 218(a); 90-day suspension. *In re Hunter*, 273 Kan. 1015, 46 P.3d 1199 (2002).
- 16. Attorney suspended for 6 months for violating KRPC 1.1, 1.3, 1.4. 3.2, 8.1(b), 8.4(a) and (d); findings of fact admitted pursuant to Rule 212(d); previously indefinitely suspended pursuant to Rule 208 and Rule 806; Rule 219 compliance ordered. *In re Matson*, 274 Kan. 785, 56 P.3d 160 (2002).
- 17. Attorney on disability inactive status violated Rule 208(a) by practicing law; no conditions for reinstatement per Rule 208(f)(2) imposed at this time; conditions to be determined when attorney applies for reinstatement. *In re Arnold*, 274 Kan. 761, 56 P.3d 259 (2002).
- 18. Attorney committed violations of KRPC 8.4(b) by failing to pay income taxes; license suspended in Missouri and served 12-month sentence; misconduct established by clear and convincing evidence per Rule 211(f); Disciplinary Administrator recommends respondent be put on disabled inactive status per Rule 208(a); indefinite suspension in accordance with Rule 203(a)(2) and Rules 218 and 219 compliance ordered. *In re Lovelace*, 286 Kan. 266, 182 P.3d 1244 (2008).
- 19. Attorney previously disciplined for similar misconduct found to have violated KRPC 1.1, 1.2, 1.3, 1.4(a), 3.2, 8.4(d) and (g) and Rule 211; failed to respond to complaint per Rule 211(b); misconduct established by clear and convincing evidence per Rule 211(f); failed to notify Clerk of Appellate Courts of address change per Rule 208; indefinite suspension per Rule 203(a)(2). *In re Lober*, 288 Kan. 498, 204 P.3d 610 (2009).
- 20. Attorney continued to practice law in retirement and violated KRPC 5.5 and 8.4(c); law-related services defined per KRPC 5.7(b); Rules 201, 208 discussed; hearing panel's recommendation is advisory only per Rule 212(f); disbarment. *In re Rost*, 289 Kan. 290, 211 P.3d 145 (2009).
- 21. Attorney's misconduct violated KRPC 8.4(a), (b), and (g), Rule 208, and Rule 211 stemming from attorney's disbarment in Missouri for a criminal probation in Colorado; misconduct established by clear and convincing evidence per Rule 211(f); Rule 219 hearing will be required before any consideration of readmission with certain conditions; indefinite suspension per Rule 203(a)(2). *In re Baca*, 292 Kan. 390, 253 P.3d 348 (2011).
- 22. Attorney previously disciplined four times violates Rules 207(b), 208(c), 211(b), and 218(a); misconduct established by clear and convincing evidence per Rule 211(f); findings of fact deemed admitted per Rule 212(d); disbarment per Rule 203(a)(1). *In re Harris*, 292 Kan. 521, 257 P.3d 1231 (2011).
- 23. Respondent surrenders license to practice law pursuant to Rule 217 while panel hearing is pending on a complaint filed regarding KRPC 8.3(a), 8.4(b), Rule 203(c)(1), and Rule 208(c); disbarment per Rule 203(a)(1). *In re Blecha*, 293 Kan. 502, 264 P.3d 115 (2011).
- 24. Attorney with felony conviction in Missouri also violates KRPC 8.4(b), Rule 203(c)(1), and Rule 208(c); criminal conviction evidence of misconduct per Rule 202; findings of fact deemed admitted per Rule 212(c), (d); disbarment per Rule 203(a)(1). *In re Tolen*, 293 Kan. 607, 265 P.3d 546 (2011).
- 25. Attorney's misconduct violated KRPC 1.7(a)(2), 5.5(a), Rule 208(c), and KPRC 8.4(c), relating to his conflict of interest representation of an arson suspect and her husband; Rules 218 and 219 compliance ordered; one-year suspension. *In re Johnson*, 294 Kan. 575, 276 P.3d 213 (2012).
- 26. Attorney misconduct violated KRPC 1.1, 1.4, 5.5, 8.4(c), Rule 208, and Rule 218; exceptions filed under Rule 212(d); recommended 2-year suspension only advisory under Rule 218(f); disbarment imposed. *In re Beck*, 298 Kan. 881, 318 P.3d 977 (2014).
- 27. Attorney misconduct violated KRPC 1.3, 1.4(a), 1.16(d), Rule 207(b), and Rule 208; 18-month suspension. *In re Goodwin*, 298 Kan. 802, 316 P.3d 748 (2014).
- 28. Attorney voluntarily surrendered license under Rule 217 after formal complaint filed alleging violation of KRPC 1.1; 1.3; 1.4; 1.16(a)(1); 3.2; 8.1(b); 8.4(d) and (g); Rule 207(b); 208; 211(b); and 218. *In re Sherman*, 300 Kan. 475, 332 P.3d 172 (2014).
- 29. Attorney voluntarily surrendered license under Rule 217 after complaint filed alleging violation of KRPC 8.1(b), 8.3(a), and 8.4(a), (d), and (g), and Rule 207(a) and 208(c). *In re Chavez*, 301 Kan. 87, 339 P.3d 392 (2014).

- 30. Attorney misconduct violated KRPC 1.4(a), 8.1(b), and 8.4(g); and Rules 207(b), 208, and 218; 1-year suspension. *In re Thompson*, 301 Kan. 428, 343 P.3d 108 (2015).
- 31. Attorney misconduct violated KRPC 5.5(a), 7.1, 7.5(a), 8.1(b), and 8.4(d) and Rules 207(b), 208(c), and 218(a); indefinite suspension. *In re Barker*, 302 Kan. 156, 351 P.3d 1256 (2015).
- 32. District court orders granting pro hac vice admission to administratively suspended attorney held to be void ab initio; unauthorized practice of law violated Rule 116 and Rule 208(e). *In re Hall*, 304 Kan. 999, 377 P.3d 1149 (2016).
- 33. The attorney's misconduct violated KRPC 1.15(a) and (d), 8.3(a), and 8.4(c) and Supreme Court Rules 207(c) and 208(c); the court disbarred the attorney. *In re Lundgren*, 306 Kan. 482, 394 P.3d 842 (2017).
- 34. The attorney's misconduct violated KRPC 5.5(a) and (b), 7.1(a), 8.3(a), and 8.4(d) and Supreme Court Rules 207(c), 208(c), and 211(b); the court disbarred the attorney. *In re Geniuk*, 307 Kan. 509, 411 P.3d 320 (2018).
- 35. Attorney violated Rule 208(c) by failing to provide Disciplinary Administrator's office with current address and failing to update registered addresses with Clerk of Appellate Courts. *In re Ogunmeno*, 312 Kan. 508, 476 P.3d 1162 (2020).
- 36. Attorney violated Rule 208 by failing to inform attorney registration of his new address, resulting in correspondence including order of suspension being mailed to invalid address. *In re Fuller*, 312 Kan. 310, 474 P.3d 776 (2020).

Prior Rule 209 COMPLAINTS (pre-2021 version)

Case Annotations

- 1. Attorney-client relationship not necessary for filing complaint; disciplinary administrator may proceed with complaint before receiving report from local committee. *State v. Freeman*, 229 Kan. 639, 629 P.2d 716 (1981).
- 2. Claim filed under Section 1983 against state bar association's Professional Responsibility Commission members and staff for failure to process grievance filed against a member of that state bar; dismissed for failure to plead facts sufficient to implicate constitutional right, Eleventh Amendment immunity, and prosecutorial immunity. *Doyle v. Oklahoma Bar Ass'n*, 787 F. Supp. 189 (W.D. Okla. 1992).
- 3. Rule 209 docketing of complaint distinguished from Rule 210(c) determination of probable cause for formal complaint; response to notice of docketing of complaint did not constitute response to formal complaint as required by Rule 211(b). *In re Hawver*, 300 Kan. 1023, 339 P.3d 573 (2014).

Prior Rule 210 INVESTIGATIONS (pre-2021 version)

- 1. Complaint dismissed without specifying nature of dismissal is dismissed without prejudice to filing of later proceedings in same matter. *State v. Russell*, 227 Kan. 897, 906, 907, 610 P.2d 1122 (1980).
- 2. Attorney-client relationship not necessary for filing complaint; disciplinary administrator may proceed with complaint before receiving report from local committee. *State v. Freeman*, 229 Kan. 639, 629 P.2d 716 (1981).
- 3. Procedures for investigation of disciplinary complaints discussed; party asserting delay as a defense must show prejudice; indefinite suspension. *In re Matney*, 241 Kan. 783, 791-92, 740 P.2d 598

(1987).

- 4. Claim filed under Section 1983 against state bar association's Professional Responsibility Commission members and staff for failure to process grievance filed against a member of that state bar; dismissed for failure to plead facts sufficient to implicate constitutional right, Eleventh Amendment immunity, and prosecutorial immunity. *Doyle v. Oklahoma Bar Ass'n*, 787 F. Supp. 189 (W.D. Okla. 1992).
- 5. Attorney voluntarily surrendered license to practice law pursuant to Rule 217; complaint docketed in accordance with Rule 210, alleging multiple violations of KRPC's; disbarment. *In re Payne*, 295 Kan. 9, 282 P.3d 617 (2012).
- 6. Rule 209 docketing of complaint distinguished from Rule 210(c) determination of probable cause for formal complaint; response to notice of docketing of complaint did not constitute response to formal complaint as required by Rule 211(b). *In re Hawver*, 300 Kan. 1023, 339 P.3d 573 (2014).

Rule 210 DUTY TO ASSIST; DUTY TO RESPOND; DUTY TO REPORT (current version)

Case Annotations

- 1. Attorney violated Rule 210(a) when he failed to forward written responses to initial complaints, schedule interviews, and otherwise cooperate in disciplinary investigation. *In re McFall*, 315 Kan. 184, 505 P.3d 744 (2022).
- 2. Attorney stipulated to violating Rule 210(c) by failure to report Maryland temporary suspension or indefinite suspension to Kansas ODA. *In re Marks*, 317 Kan. 10, 522 P.3d 789 (2023).
- 3. Attorney violated Rule 210 by failing to provide ODA requested bank statements, failing to provide ODA an accounting, and failing to make any attempt to request or obtain escrow file from former law office. *In re McVey*, 317 Kan. 266, 527 P.3d 900 (2023).

Prior Rule 211 FORMAL HEARINGS (pre-2021 version)

- 1. Public censure; matters to be considered in disciplinary proceeding; abatement due to settlement or restitution not allowed; deposition testimony. *State v. Scott*, 230 Kan. 564, 639 P.2d 1131 (1982).
- 2. Failure to respond to letters of disciplinary administrator; complaint need not set forth specific rules allegedly violated nor specific allegations of misconduct. *State v. Caenen*, 235 Kan. 451, 459, 681 P.2d 639 (1984).
- 3. Complaint filed by disciplinary administrator must meet procedural due process requirement of sufficiency of notice. *In re Matney*, 241 Kan. 783, 789, 740 P.2d 598 (1987).
- 4. Proof of a violation of the Code of Professional Responsibility must be by clear and convincing evidence; indefinite suspension. *In re Matney*, 241 Kan. 783, 793, 740 P.2d 598 (1987).
- 5. Proof of attorney misconduct must be by clear and convincing evidence. *In re Farmer*, 242 Kan. 296, 747 P.2d 97 (1987).
- 6. Substantial, clear, convincing, and satisfactory evidence is standard of proof to warrant finding of attorney misconduct under 211(f); disbarment. *In re Smith*, 243 Kan. 584, 757 P.2d 324 (1988).
- 7. Hearing panel report, although advisory, given same dignity as jury's special verdict or trial court's findings and will be adopted where appropriate under the evidence. *In re Jackson*, 249 Kan. 172, 814 P.2d 958 (1991).
- 8. Disciplinary hearings are governed by rules of evidence in Chapter 60 per Rule 211(d), and attorney misconduct charges must be established by clear and convincing evidence per Rule 211(f). *In re Carson*, 252 Kan. 399, 845 P.2d 47 (1993).
 - 9. Substitution of one hearing panel member following recusal of original member does not

necessitate new hearing, absent show of actual prejudice by clear and convincing evidence. *In re Carson*, 252 Kan. 399, 845 P.2d 47 (1993).

- 10. Clear and convincing evidence standard of proof required in disciplinary proceedings pursuant to Rule 211(f). *Ortega v. IBP, Inc.*, 255 Kan. 513, 874 P.2d 1188 (1994).
- 11. Attorneys are required to serve an answer to a complaint filed by the disciplinary administrator, pursuant to Rule 211(b). *In re Jackson*, 255 Kan. 542, 874 P.2d 673 (1994).
- 12. Attorney's failure to represent client in collection of foreign judgment in workers compensation case found to violate MRPC 1.1, 1.3, 1.4, 1.5(d), 1.16(d), 3.2, and 8.4(g); indefinite suspension and Rule 218 compliance ordered. *In re Griggs*, 256 Kan. 498, 886 P.2d 786 (1994).
- 13. Attorney who was temporarily suspended from practice and in federal prison was afforded opportunity to appear in person and present evidence of mitigating circumstances. *In re Brown*, 258 Kan. 731, 907 P.2d 132 (1995).
- 14. Disciplinary Administrator's right of appeal under Rule 211(f) is unaffected by whether the dismissal of charge occurred in single count complaint or was one count of multiple-count complaint. *In re McIntosh*, 259 Kan. 532, 912 P.2d 182 (1995).
- 15. Complaint dismissed by the hearing panel and appeal taken by the Disciplinary Administrator to the Supreme Court per Rule 211(f). *In re Blase*, 260 Kan. 351, 920 P.2d 931 (1996).
- 16. Supreme Court's responsibility in attorney discipline case under Rule 212; charges must be established by clear and convincing evidence to warrant finding of misconduct per Rule 211(f). *In re Harris*, 261 Kan. 1063, 934 P.2d 965 (1997).
- 17. Attorney's mishandling of civil rights case violates MRPC 1.2, 1.3, 1.4, 1.7, 1.15, 5.3, and 8.4; two-year supervised probation. *In re Baxter*, 262 Kan. 555, 940 P.2d 37 (1997).
- 18. Attorney's mishandling of child support case and his ex parte communication with judge violate MRPC 1.1, 3.3, 3.5, 4.4, 8.4(c), (d), and (g), and Rules 207 and 211; aggravating and mitigating factors; indefinite suspension. *In re Black*, 262 Kan. 825, 941 P.2d 1380 (1997).
- 19. Admission of hearsay evidence before hearing panel was error but does not deny respondent substantive due process of law under facts of case. *In re Seck*, 263 Kan. 482, 949 P.2d 1122 (1997).
- 20. Attorney's failure to communicate with his client, his delay in handling of insurance settlement, and his misrepresentation of material facts to disciplinary administrator violate MRPC 1.1, 1.2(a), 1.3, 1.4(a) and (b), 8.1(a) and 8.4(d) and (g) and Rules 207 and 211; published censure per Rule 203(a)(3). *In re Potter*, 263 Kan. 766, 952 P.2d 936 (1998).
- 21. Clear and convincing evidence standard of proof per Rule 211(f) cited in attorney's sexual misconduct proceeding. *In re Berg*, 264 Kan. 254, 955 P.2d 1240 (1998).
- 22. Attorney's mishandling of a chapter 7 bankruptcy proceeding violates MRPC 1.3 and 1.4; indefinite suspension recommended by the disciplinary administrator per Rule 211(f); prior offenses for violations of MRPC 1.1, 1.3, 1.4 and 1.16; two-year supervised probation. *In re Morse*, 264 Kan. 286, 954 P.2d 1092 (1998).
- 23. Attorney's withdrawing a client's files after discharged violates MRPC 1.16 and 8.4; ordered to pay attorney fees incurred by the former client in recovery of his files; attorney's failure to personally appear before the court noted as violation of Rule 212(d); published censure per Rule 211(f). *In re Palmer*, 264 Kan. 752, 956 P.2d 1333 (1998).
- 24. Court found no merits under Rule 224(d) in attorney's claim that disciplinary proceeding was in violation of Rule 211 (c) where there was no prejudice shown. *In re Granger*, 265 Kan. 737, 962 P.2d 529 (1998).
- 25. Attorney stipulated to violations of MRPC 1.1, 1.2, 1.3, 1.4, 3.1, and 8.4(g) in his handling of child custody case, child support case, and wrongful termination case; his failure to cooperate in investigation violates Rules 207(b) and 211(b); Internal Operating Rules of the Kansas Board for Discipline of Attorneys (I.O. Rule E.8) discussed for appropriateness of probation; one-year suspension. *In re Long*, 266 Kan. 664,

- 972 P.2d 773 (1999).
- 26. Attorney's failure to safekeep his clients' property and to promptly respond to the orders of the court in bankruptcy proceedings violates MRPC 1.3, 1.15, 3.4(c), and 8.4(b), (c), and (d), and Rules 207, 208, 211(b), and 802; panel recommended discipline per Rule 203(a)(1), (2), (3), or (5); indefinite suspension. *In re Fey*, 266 Kan. 674, 972 P.2d 771 (1999).
- 27. Attorney's failure to notify the disciplinary administrator of his suspensions by Oklahoma Supreme Court and his misconduct which was the basis of his Oklahoma suspension violate KRPC 1.2(d) and 8.4(d) and Rules 207(c) and 211(b); indefinite suspension. *In re Holden*, 267 Kan. 788, 982 P.2d 399 (1999).
- 28. Supreme Court has no jurisdiction under Rule 211 to consider respondent's appeal from informal admonishment per Rule 203(a)(4). *In re Carson*, 268 Kan. 134, 991 P.2d 896 (1999).
- 29. Attorney's mishandling of a wrongful death/personal injury case violates KRPC 1.2, 1.3, 1.4, 3.2, and 8.4 and Rule 207; failure to answer the complaint in violation of Rule 211; one-year suspension with additional condition that he pass the multistate professional responsibility examination prior to readmission. *In re Cole*, 268 Kan. 171, 991 P.2d 422 (1999).
- 30. Attorney's notarizing a signature on a deed without the signer being present and claiming personal expenses as reimbursable expenditures violate KRPC 8.4(e), (d), and (g); misconduct found with clear and convincing evidence per Rule 211(f); one year suspension. *In re Kraushaar*, 268 Kan. 451, 997 P.2d 81 (2000).
- 31. Attorney's lack of diligence, communication, and failure to expedite post-divorce child support matter violate KRPC 8.1 and Rules 207 and 211; indefinite suspension per Rule 219(e). *In re Cole*, 268 Kan. 828, 999 P.2d 962 (2000).
- 32. Attorney's convictions of conspiracy to commit mail fraud, mail fraud, and misappropriation of funds by a fiduciary violate KRPC 1.15 and 8.4 per Rule 202; hearing panel determination and recommendation to the Supreme Court requested per Rule 211(f); disbarment. *In re Richardson*, 268 Kan. 831, 1 P.3d 328 (2000).
- 33. Attorney's mishandling of a bankruptcy matter violates KRPC 1.1, 1.3, 1.4(a), 1.15(a), and 8.4(d) and Rule 207; panel's findings supported by clear and convincing evidence per Rule 211(f); published censure per Rule 203(a)(3). *In re Trickey*, 268 Kan. 835, 999 P.2d 964 (2000).
- 34. Attorney's mishandling of six federal court cases and two state court cases violates KRPC 1.3, 3.1, 3.2, 3.4(c) and (d), and 8.4(d) by clear and convincing evidence per Rule 211(f); supervising attorney afforded immunity per Rule 223; two-year supervised probation. *In re Boone*, 269 Kan. 484, 7 P.3d 270 (2000).
- 35. The standard of proof in both judicial discipline and in attorney discipline matters is clear and convincing. *In re Platt*, 269 Kan. 509, 8 P.3d 686 (2000).
- 36. Attorneys mishandling of a paternity action violates KRPC 1.1, 1.15(d), 1.16(d), and 8.4(g), and Rule 207 by clear and convincing evidence per Rule 211(f); attorney's failure to appear in person before the court in violation of Rule 212; restitution ordered per Rule 227; one-year suspension. *In re Shumway*, 269 Kan. 796, 8 P.3d 735 (2000).
- 37. Attorney's conflict of interest in handling mortgage foreclosure cases violates KRPC 1.7 and 1.8; panel's findings supported by clear and convincing evidence per Rule 211(f); published censure per Rule 203(a)(3). *In re Geeding*, 270 Kan. 139, 12 P.3d 396 (2000).
- 38. Attorney's failure to provide competent representation and to diligently represent and communicate with clients violates KRPC 1.1, 1.3, 1.4(a); attorney's unauthorized practice of law following suspension violates KRPC 5.5; failure to respond to and cooperate with disciplinary administrator violates KRPC 8.1; failure to stop practicing law after suspension and failure to so notify clients violates KRPC 8.4 and Rules 207, 211, and 218; disbarment. *In re Moran*, 270 Kan. 403, 13 P.3d 1275 (2000).
- 39. Attorney disciplined in Virginia placed on 5-year suspension; Virginia's findings and conclusions adopted per Rule 202; Alternate sanctions per Rule 211. *In re Joslin*, 270 Kan. 419, 13 P.3d 1286 (2000).

- 40. Attorney who was previously suspended for 1 year found to have violated KRPC 3.3(a), 8.4(d) and (g), Rule 207(b), and 211; indefinite suspension. *In re Gershater*, 270 Kan. 620, 17 P.3d 929 (2001).
- 41. Attorney charging unreasonable fees in an employment matter violates KRPC 1.5 by clear and convincing evidence per Rule 211(f); restitution made; published censure per Rule 203(a)(3). *In re Arabia*, 270 Kan. 742, 19 P.3d 113 (2001).
- 42. Attorney's mishandling of child custody and order of child support case violated KRPC 1.1, 1.3, and 1.4(a) by clear and convincing evidence per Rule 211(f); indefinite suspension recommended by disciplinary administrator; published censure per Rule 203(a)(3). *In re Boaten*, 271 Kan. 282, 22 P.3d 1034 (2001).
- 43. Attorney's failure to answer complaint filed by office of Disciplinary Administrator and failure to aid in their investigation violates Rule 207(b) and Rule 211(b); indefinite suspension per Rule 218. *In re Rishel*, 271 Kan. 644, 23 P.3d 820 (2001).
- 44. Attorney voluntarily surrenders license to practice law in Missouri; her misconduct violated KRPC 1.1, 1.3, 1.4, 8.4(c) and (d) per Rule 220 as well as Rule 207(b) and Rule 211(b); disbarment. *In re Cramer*, 271 Kan. 923, 26 P.3d 1245 (2001).
- 45. Attorney's misconduct violated KRPC 1.3, 1.4(a), 1.5(a), 1.15(a), (b), and (c), 8.4(a), (c), and (g), Rule 207 and Rule 211 per Rule 202; disbarment per Rule 203(a)(1). *In re Cleland*, 271 Kan. 926, 27 P.3d 26 (2001).
- 46. County attorney filed exceptions to final hearing report per Rule 212 (c) and charged hearing report exceeded charge of Rule 212(f) and is contrary to Rule 211. *In re Swarts*, 272 Kan. 28, 30 P.3d 1011 (2001).
- 47. Attorney's misconduct violated KRPC 1.3, 1.4(a), 3.4(d) and 8.4(d) by clear and convincing evidence per Rule 211(f); one-year suspension. *In re Coder*, 272 Kan. 758, 35 P.3d 853 (2001).
- 48. Attorney failed to provide adequate supervision of disbarred attorney as employee in his firm and allowed him to engage in unauthorized practice of law over a number of years violating KRPC 5.3 and 5.5(b); misconduct found with clear and convincing evidence per Rule 211(f); hearing panel's report deemed admitted under Rule 212(c) and (d); published censure per Rule 203(a)(3). *In re Juhnke*, 273 Kan. 162, 41 P.3d 855 (2002).
- 49. Attorney stipulated to violations of KRPC 1.4, 1.16, 5.5, 8.4 and Rule 208; panel's findings of fact supported by clear and convincing evidence per Rule 211(f); ninety-day suspension. *In re Hunter*, 273 Kan. 1015, 46 P.3d 1199 (2002).
- 50. Attorney's mishandling of child custody case violated KRPC 1.3 for lack of diligence, 1.4 for failure to keep client informed about status of her case, 1.15(b) for failure to return unearned fees, 1.16(d) for failure to return unearned fees, 8.1(b) for failure to respond to Disciplinary Administrator's letters, 8.4(a)(c)(d) and (g) for violating KRPC's; Rule 207(b) and Rule 211(b) for failing to provide written responses to disciplinary complaint and failing to timely file an answer; one-year suspension. *In re Arnett*, 274 Kan. 366, 52 P.3d 892 (2002).
- 51. Attorney committed multiple violations of KRPC 1.1, 1.3, 1.4(a), 1.16(d), 8.1(b), 8.4(d), Rule 207(b), and Rule 211(b); failure to appear before Supreme Court violated Rule 212(d); disbarment per Rule 203(a)(1). *In re Sechtem*, 274 Kan. 387, 49 P.3d 541 (2002).
- 52. Attorney disbarred in Missouri found to have violated KRPC 1.3, 1.4, 3.2, 8.1(b), 8.4(a) and (d) and Rule 211(b); indefinite suspension. *In re Johnson*, 274 Kan. 783, 55 P.3d 913 (2002).
- 53. Court found no merits under Rule 224(d) in attorney's claim that this court lacked jurisdiction and that disciplinary proceeding was in violation of Rule 211(c) where there was no prejudice shown. *In re Arnold*, 274 Kan. 761, 56 P.3d 259 (2002).
- 54. Attorney's misconduct violated multiple offenses of KRPC: 1.3, 1.4(a), 3.2, 5.5(a), 8.1(b), 8.4(a) and (d); notified per Rule 215(a); failed to respond or appear violating Rule 212(d); failed to file answer per Rule 211(b); disbarment per Rule 203(a)(1); Rule 218 compliance ordered. *In re Griswold*, 274

Kan. 776, 56 P.3d 269 (2002).

- 55. Attorney's misconduct violated KRPC 1.1, 1.3, 1.4, 1.5, 1.15; hearing panel's findings of fact supported by clear and convincing evidence per Rule 211(b) and adopted as findings of the Court; published censure per Rule 203(a)(3). *In re Wiles*, 274 Kan. 1103, 58 P.3d 711 (2002).
- 56. Attorney violated KRPC 1.6(a) (confidentiality of information) by revealing information about his client; KRPC 1.7(b) (conflict of interest) by representing a client which materially limited his representation of another client; KRPC 1.16(d)(terminating representation) by failing to protect his client's interests by disclosing confidential information in six instances; KRPC 8.4(a) (misconduct) by offering to disclose negative information about his former client; misconduct established by clear and convincing evidence per Rule 211(f); published censure per Rule 203(a)(3). *In re Bryan*, 275 Kan. 202, 61 P.3d 641 (2003).
- 57. Attorney's misconduct violated KRPC 1.1 by failing to provide competent representation, KRPC 3.1 by filing a frivolous claim without good faith argument for extension, KRPC 8.4(d) and (g) by engaging in conduct that was prejudicial to the administration of justice and engaging in conduct that adversely reflected on the lawyer's fitness to practice law; Rule 211(b) by failing to file a written answer to the complaint in a timely manner; misconduct found by clear and convincing evidence per Rule 211(f); hearing panel's findings of fact and conclusions of law adopted per Rule 212(c) and (d); published censure per Rule 203(a)(3). *In re Polsley*, 275 Kan. 233, 61 P.3d 715 (2003).
- 58. Attorney committed multiple violations of KRPC: 1.3, 1.4, 1.16(d), and 3.2; failed to timely respond to complaints in violation of 8.1, Rule 207(b) and Rule 211(b); supervising attorney afforded full immunities per Rule 223; 2-year supervised probation. *In re Nelson*, 275 Kan. 377, 64 P.3d 413 (2003).
- 59. Attorney licensed to practice law in Missouri, but not in Kansas, failed to comply with Rule 216; violated Mo. Rules of Professional Conduct which are identical to and thus, based on Rule 202, violate KRPC 3.3(a)(1), 4.1(a), 8.1(b), 8.4(a) and (d); also found to have violated KRPC 7.1, 8.4(c) and (g); violated Rule 211(b) by failing to timely file answer to formal complaint; indefinite prohibition from practicing law before any Kansas court, administrative tribunal, or state agency. *In re Franco*, 275 Kan. 571, 66 P.3d 805 (2003).
- 60. Attorney previously disciplined by supervised probation found to have committed multiple violations of KRPC: 1.3, 1.4, 3.1, and 4.2; previously violated KRPC 1.3, 3.1, 3.2, 3.4, and 8.4; pursuant to Rule 212(c), attorney filed an exception to panel's report; disciplinary panel conducted formal hearing pursuant to Rule 211; supervising attorney granted full immunities per Rule 223; supervised probation extended to 5 years with restrictions on practice. *In re Boone*, 275 Kan. 560, 66 P.3d 896 (2003).
- 61. Attorney previously disciplined for similar violations found by clear and convincing evidence per Rule 211(f) to have violated KRPC 1.3, 1.4, 1.5, 1.15, 1.16, 3.3, 3.4, 3.5 and 8.4; hearing panel's report deemed admitted under Rule 212(c) and (d); supervising attorneys afforded full immunities per Rule 223; three years' supervised probation. *In re Rathbun*, 275 Kan. 920, 69 P.3d 537 (2003).
- 62. Attorney previously censured for KRPC 8.4(b) and (d) and admonished for KRPC 1.16(d) now found to have violated KRPC 1.15, 5.1, and 8.4(a); Internal Operating Rule E.8. cited for appropriateness of probation; supervising attorney afforded full immunities per Rule 223; misconduct established by clear and convincing evidence per Rule 211(f) and hearing panel's report deemed admitted under Rule 212(c) and (d); Rule 219 hearing not required at end of 2-year probation; 16 specific terms and conditions set forth in probation plan; Rule 218 compliance ordered; 2-year supervised probation. *In re Conwell*, 275 Kan. 902, 69 P.3d 589 (2003).
- 63. Attorney previously disciplined on five occasions by informal admonishments now found to have 14 violations of KRPC, including 1.1, 1.3, 1.4, 1.5(b), 1.15(a) and (d), 1.16(d), 3.3(a), 8.4(a) as well as 1.8(f)(2) and 5.4(c); Rule 211(b) cited for failing to respond to complaint within 20 days; misconduct was shown by clear and convincing evidence per Rule 211(f); Supreme Court not bound by recommendations of Disciplinary Administrator or hearing panel per Rule 212(f); attorney failed to disprove district court findings

- in civil judgment per Rule 202; Internal Operating Rule E.3. and E.8. discussed; one-year suspension and Rules 218 and 219 compliance ordered. *In re Rumsey*, 276 Kan. 65, 71 P.3d (2003).
- 64. Attorney committed multiple violations of KRPC: 1.15, 8.1, 8.4(a), (b), (c), (d), and (g), and Rule 207(b); exceptions filed to several findings per Rule 212(c); misconduct found by clear and convincing evidence per Rule 211(f); disbarment. *In re Wright*, 276 Kan. 357, 76 P.3d 1018 (2003)
- 65. Attorney's misconduct in multiple cases violated KRPC 3.3, 3.4, 3.8, and 8.4 involving candor toward a tribunal, fairness to an opposing party, her duties as a prosecutor, and misconduct; charges established by clear and convincing evidence per Rule 211(f); hearing panel's report deemed admitted under Rule 212(c) and (d); published censure per Rule 203(a)(3). *In re Jordan*, 278 Kan. 254, 91 P.3d 1168 (2004).
- 66. Attorney previously disciplined six prior times violated KRPC 1.1, 1.3, 1.4, and 1.5 in three complaints involving competence, diligence and promptness, communication with his clients, and attorney fees; violated Rule 211(b) by failing to file timely answers to Disciplinary Administrator and hearing panel report; indefinite suspension. *In re Barta*, 277 Kan. 912, 89 P.3d 567 (2004).
- 67. Attorney's mishandling of two divorce cases violated KRPC 1.3 and KRPC 1.5; KRPC 1.16 violated as to one client complaint; hearing panel report deemed admitted per Rule 212(c) and (d); charges established by clear and convincing evidence per Rule 211(f); Rule 212(f) cited and applied; published censure per Rule 203(a)(3). *In re Daugherty*, 277 Kan. 257, 83 P.3d 789 (2004).
- 68. Attorney violated KRPC 4.4 (respect for rights of third persons) and 8.4 (c) and (g)(misconduct); failed to file exceptions to hearing report of panel per Rule 212(c); charges established by clear and convincing evidence per Rule 211(f); 3-month suspension per Rule 203(a)(2). *In re Royer*, 276 Kan. 643, 78 P.3d 449 (2003).
- 69. Attorney violated multiple rules of professional conduct including KRPC 1.3, 8.4(c), Rule 207(b), and Rule 211(b); one-year suspension per Rule 203(a)(2); Rule 218 compliance ordered. *In re Ware*, 279 Kan. 884, 112 P.3d 155 (2005).
- 70. Attorney voluntarily surrendered license pursuant to Rule 217 while formal complaint pending in accordance with Rule 211; disbarment and Rule 218 compliance ordered. *In re Felker*, 279 Kan. 280, 107 P.3d 1234 (2005).
- 71. Attorney's misconduct violated KRPC 1.1, 1.3, and 3.2; probation imposed per Rule 211(g); supervising attorney afforded immunities granted by Rule 223; 18-months' supervised probation. *In re Johanning*, 279 Kan. 950, 111 P.3d 1061 (2005).
- 72. Attorney previously disciplined multiple times found to have violated KRPC 1.3, 1.4, 1.15, and Rule 207; plan of probation per Rule 211(g) found not to be appropriate by hearing panel; charges established by clear and convincing evidence per Rule 211(f); hearing panel's report deemed admitted under Rule 212(c) and (d); indefinite suspension and Rule 218 compliance ordered. *In re Potter*, 279 Kan. 937, 112 P.3d 216 (2005).
- 73. Attorney's failure to competently represent two clients led to complaints he violated KRPC 1.1, 1.3, 1.4, 1.16(d), 8.1(b), Rule 207(b) and Rule 211(b); published censure per Rule 203(a)(3). *In re Sheahon*, 278 Kan. 494, 102 P.3d 392 (2004).
- 74. Attorney previously disciplined twice before violated KRPC 1.1, 1.7, 1.8. 3.4, 5.5, and 8.4; failure to file answer to formal complaint violated Rule 211(b); disbarment and Rule 218 compliance ordered. *In re Stover*, 278 Kan. 835, 104 P.3d 394 (2005).
- 75. Attorney violated the terms of his probation by violating KRPC 3.2, 3.3, 3.4, and 8.4 waived his right to file response and for oral argument before Supreme Court per Rule 211; indefinite suspension and compliance with Rule 218. *In re Singleton*, 279 Kan. 515, 111 P.3d 630 (2005).
- 76. Attorney committed numerous violations of rules of professional conduct including KRPC 1.1, 1.2, 1.3, 1.4. 1.16, 3.2, 8.1, Rule 207, and Rule 211; respondent's exceptions considered per Rule 212; disbarment and Rule 218 compliance ordered. *In re Wenger*, 279 Kan. 895, 112 P.3d 199 (2005).
 - 77. Attorney's misconduct in numerous cases violated KRPC 1.1, 1.3, 1.4, 1.15, 1.16, 4.1, 5.3, 5.5,

- 8.1 and 8.4, Rule 207, and Rule 211(b); hearing panel's report deemed admitted pursuant to Rule 212(c) and (d); temporary suspension per Rule 203(b) requested by Disciplinary Administrator; disbarment and Rule 218 compliance ordered. *In re Anderson*, 278 Kan. 512, 101 P.3d 1207 (2004).
- 78. Attorney previously disciplined violated his supervised probation; now found to have violated KRPC 1.3, 1.4, 1.5, 1.7, 8.1, 8.4, Rule 207 and Rule 211; indefinite suspension and Rule 218 compliance ordered. *In re Nelson*, 278 Kan. 506, 102 P.3d 1140 (2004).
- 79. Attorney surrendered his license while a formal complaint pending per Rule 211; disbarment and Rule 218 compliance ordered. *In re Laird*, 278 Kan. 519, 101 P.3d 725 (2004).
- 80. Attorney's misconduct involving five complaints violated KRPC 1.1, 1.3, 1.4, 1.15(a), 1.16(d), 3.4(d), 8.1, 8.4, Rule 207, and Rule 211; hearing panel's report deemed admitted under Rule 212(c) and (d); disbarment and Rule 218 compliance ordered. *In re Rock*, 279 Kan. 257, 105 P.3d 1290 (2005).
- 81. Attorney's misconduct violates KRPC 1.3, 3.4(d), and 8.4(c); misconduct established by clear and convincing evidence per Rule 211(f); final report admitted under Rule 212(c) and (d); published censure per Rule 203(a)(3). *In re Devkota*, 280 Kan. 650, 123 P.3d 1289 (2005).
- 82. Attorney's multiple offenses violates KRPC 1.1, 1.3, 1.4, 8.1(b), 8.4(c) and Rule 207(b); charges established by clear and convincing evidence per Rule 211(f); hearing panel's report deemed admitted under Rule 212(c) and (d); supervising attorney granted full immunities per Rule 223; satisfactory plan of probation submitted by respondent per Rule 211(g); 1-year suspension stayed in accordance with Rule 203(a)(2); 2-years' supervised probation. *In re Mitchell*, 280 Kan. 656, 123 P.3d 1279 (2005).
- 83. Attorney previously disciplined violates KRPC 1.1, 1.2, 1.3, 3.1, and 3.3; misconduct established by clear and convincing evidence per Rule 211(f); 1-year suspension per Rule 203(a)(2). *In re Watson*, 280 Kan. 375, 121 P.3d 982 (2005).
- 84. Attorney previously suspended for 1 year and admonished several years later violates KRPC 1.5, 1.15(b), 4.1, and 8.4(c); formal hearing per Rule 211 held; repeated violations of KRPC's noted; disbarment in accordance with Rule 203(a)(1). *In re Christian*, 281 Kan. 1203, 135 P.3d 1069 (2006).
- 85. Attorney's repeated misconduct in multiple offenses violates KRPC 1.3, 1.4, 1.15, 3.1, and Rule 207(b); formal hearing conducted per Rule 211; respondent failed to respond to charges in complaint in timely manner per Rule 207; probation extended for 1 additional year per Rule 211. *In re Rathbun*, 280 Kan. 672, 124 P.3d 1 (2005).
- 86. Attorney previously suspended and given Rule 219 hearing requirement because of subsequent misconduct violates KRPC 8.4(b) and (c); charges established by clear and convincing evidence per Rule 211(f); hearing panel's report deemed admitted under Rule 212(c) and (d); disbarment. *In re Lucas*, 281 Kan. 692, 132 P.3d 914 (2006).
- 87. Attorney's misconduct violated KRPC 1.1, 3.1, 3.3(a)(1), 3.4(c), 4.4, 8.4(c), (d), and (g); complaint sufficiently clear and specific per Rule 211(b); panel and Disciplinary Administrator's office not required to issue subpoenas on respondent's behalf per Rule 216; Rule 222 cited by Disciplinary Administrator in objecting to introduction of records; disbarment. *In re Landrith*, 280 Kan. 619, 124 P.3d 467 (2005).
- 88. Attorney surrendered his license pursuant to Rule 217; panel hearing pending in accordance with Rule 211; disbarment and Rule 218 compliance ordered. *In re Markowitz*, 282 Kan. 37, 141 P.3d 500 (2006).
- 89. Attorney committed numerous violations of KRPC 8.4(a) and (b) involving a criminal act committed in Missouri; respondent's diversion in Missouri deemed a conviction in Kansas under Rule 202; misconduct established by clear and convincing evidence per Rule 211(f); hearing panel's final report deemed admitted under Rule 212(c); reinstatement under Rule 219 conditioned upon reinstatement in Missouri; suspended for 6 months in Missouri; indefinite suspension pursuant to Rule 203(a)(2). *In re Gackle*, 283 Kan. 502, 153 P.3d 493 (2007).
 - 90. Attorney disciplined for violating KRPC 1.1, 1.3, 1.4, 3.4 in regard to his handling of a case filed

- under the Consumer Protection Act; failure to provide timely written response to client's complaint violates KRPC 8.1(b) and Rule 207(b); misconduct to be established by clear and convincing evidence per Rule 211(f); published censure pursuant to Rule 203(a)(3). *In re Arbuckle*, 283 Kan. 887, 156 P.3d 668 (2007).
- 91. Attorney's misconduct violated KRPC 1.5, 3.1, and 8.4 in billing for unreasonable fees and misrepresenting claims when representing the State of Kansas in claims filed against the Workers Compensation Fund; misconduct established by clear and convincing evidence per Rule 211(f); hearing panel's final report deemed admitted under Rule 212(c) and (d) since Respondent failed to file exceptions; two-year suspension per Rule 203(a)(2). *In re Miller*, 282 Kan. 689, 147 P.3d 150 (2006).
- 92. Attorney violated KRPC 3.3(d) and 8.4(d) relating to duty of candor in ex parte proceeding and engaging in conduct prejudicial to administration of justice in representing a client; misconduct established by clear and convincing evidence per Rule 211(f); hearing panel's final report deemed admitted under Rule 212(c); published censure pursuant to Rule 203(a)(3). *In re Lazzo*, 283 Kan. 167, 150 P.3d 887 (2007).
- 93. Attorney violated numerous KRPC's including 1.5, 1.15, and 1.16 in several cases; Rule 211(b) violated by failing to file an answer to the formal complaint; misconduct established by clear and convincing evidence pursuant to Rule 211(f); hearing panel's final report deemed admitted per Rule 212(c); per Rule 212(f) Supreme Court may impose sanctions greater or lesser than the recommendations of hearing panel or Disciplinary Administrator; indefinite suspension pursuant to Rule 203(a)(2). *In re Waite*, 283 Kan. 270, 153 P.3d 517 (2007).
- 94. Attorney's misconduct violates KRPC 3.5(c) and (d) and KRPC 8.2 during the course of a jury trial; charges were established by clear and convincing evidence per Rule 211(f); hearing panel's report admitted per Rule 212(c) and (d); published censure imposed per Rule 203(a)(3). *In re Eckelman*, 282 Kan. 415, 144 P.3d 713 (2006).
- 95. Attorney committed numerous violations including KRPC 1.3, 1.4, and 3.2 involving five clients; charges established by clear and convincing evidence per Rule 211(f); hearing panel's report deemed admitted under Rule 212(c) and (d) when respondent fails to file exceptions; Rule 206 applicable; probation requested and set out pursuant to Rule 211; 1-year suspension stayed and respondent placed on 4-year supervised probation. *In re Hasenbank*, 283 Kan. 155, 151 P.3d 1 (2007).
- 96. Attorney disbarred for numerous violations including KRPC 3.3, 8.4(a), (b), (c), (d), and (g); misconduct established by clear and convincing evidence per Rule 211(f); hearing panel's final report deemed admitted per Rule 212(c); panel's recommendation is advisory only per Rule 212(f); required notice given per Rule 215(a); disbarment pursuant to Rule 203(a)(1). *In re Arabia*, 283 Kan. 851, 156 P.3d 668 (2007).
- 97. Attorney disciplined for violating numerous violations of KRPC 1.15 and KRPC 8.4; respondent failed to respond to Disciplinary Administrator's initial complaint as well as failing to provide a written answer to the formal complaint thus violating Rule 207(b) and Rule 211(b); notified per Rule 215; misconduct established by clear and convincing evidence per Rule 211(f); panel's final report deemed admitted per Rule 212; panel's recommendation is advisory only per Rule 212(f); indefinite suspension pursuant to Rule 203(a)(2). *In re Purinton*, 283 Kan, 880, 156 P.3d 660 (2007).
- 98. Attorney disciplined for numerous violations of KRPC's including KRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.15, 1.16, 3.2, 8.1, and 8.4 in regard to seven formal complaints filed; failure to cooperate in disciplinary investigations per Rule 207(b); respondent's request for probation pursuant to Rule 211(g) denied; indefinite suspension per Rule 203(a)(2). *In re Green*, 283 Kan. 895, 156 P.3d 628 (2007).
- 99. Attorney voluntarily surrendered license per Rule 217 pending a formal hearing in accordance with Rule 211 relating to misconduct and numerous violations of the KRPC's as well as a conviction for felony theft. *In re Allen*, 282 Kan. 726, 147 P.3d 879 (2006).
- 100. Attorney previously suspended voluntarily surrenders license per Rule 217 pending 17 separate complaints and a formal hearing in accordance with Rule 211 relating to multiple rules violations; failure to cooperate with disciplinary investigations per Rule 207; disbarment. *In re Sachse*, 284 Kan. 906, 167 P.3d 793 (2007).

- 101. Attorney on suspension for failing to pay attorney registration fee and failing to comply with annual CLE requirements violated KRPC 1.16 and 5.5; misconduct established by clear and convincing evidence per Rule 211(f); final report deemed admitted per Rule 212; indefinite suspension per Rule 203(a)(2). *In re Petzold*, 285 Kan. 110, 169 P.3d 686 (2007).
- 102. Attorney, who was on probation, violated KRPC 1.1, 1.3, 1.4, 1.5, 1.16, 3.3(d), and 8.4(d) in 21 cases; Rule 211(b) violated by failing to file a timely written answer to the complaint; Rule 212(d) violated by failing to appear before the court; disbarment per Rule 203(a)(1). *In re Rathbun*, 285 Kan. 137, 169 P.3d 329 (2007).
- 103. Attorney who was previously disciplined for similar misconduct now violates KRPC 1.3, 1.4, 1.16(d), 8.1(b), and 8.4(d); failed to cooperate in disciplinary investigation and provide written responses to three complaints per Rule 207(b); failed to file answers per Rule 211(b); indefinite suspension per Rule 203(a)(2). *In re Webb*, 285 Kan. 130, 169 P.3d 336 (2007).
- 104. Attorney previously disciplined by suspension violated KRPC 8.1(a) and 8.4(b); misconduct established by clear and convincing evidence per Rule 211(f); failure to file exceptions to panel's report and report is deemed admitted per Rule 212(d); indefinite suspension per Rule 203(a)(2). *In re O'Neill*, 285 Kan. 474, 172 P.3d 1179 (2007).
- 105. Attorney's misconduct in two cases violated KRPC 1.1, 1.3, 1.4, 1.15(a), 1.16, and 3.2; formal hearing conducted per Rule 211; hearing panel's report deemed admitted per Rule 212; supervising attorney afforded full immunities per Rule 223; Rule 211(g) probation requirements discussed; per Rule 203(a)(2), respondent's three-year suspension stayed and placed on three-years' supervised probation. *In re Bock*, 285 Kan. 815, 175 P.3d 233 (2008).
- 106. Attorney's motion for discharge of probation per Rule 211(g) granted by Supreme Court. *In re Mitchell*, 285 Kan. 825, 176 P.3d 174 (2008).
- 107. Attorney failed to respond or appear before the hearing panel or the Supreme Court in response to misconduct in violation of KRPC 1.15(d)(1), (d)(3)(iii), (e), and Rule 211(b; hearing report deemed admitted under Rule 212(c) and (d); indefinite suspension. *In re Ruther*, 285 Kan. 808, 175 P.3d 251 (2008).
- 108. Attorney under temporary suspension for failing to pay annual registration fees and to comply with CLE requirements violated KRPC 8.1(b) and Rule 207(b) upon filing of a formal complaint; misconduct established by clear and convincing evidence per Rule 211(f); hearing panel's final report deemed admitted per Rule 212(c); required notice given per Rule 215(a); indefinite suspension in accordance with Rule 203(a)(2). *In re Crow*, 285 Kan. 1110, 179 P.3d 1093 (2008).
- 109. Attorney, who was disciplined five times in Texas, by his conduct in Texas and per Rule 202 violated KRPC 1.3, 1.4, 1.15(d), 1.16(d), 5.5(b), 8.1(b), and Rule 207(b); failed to file written answer to complaint per Rule 211(b); findings of fact admitted pursuant to Rule 212(e); notified per Rule 215(a); disbarment in accordance with Rule 203(a)(1). *In re Lee*, 285 Kan. 1125, 180 P.3d 552 (2008).
- 110. Attorney on suspension for failing to pay annual attorney registration and CLE fees and for failing to fulfill CLE requirements violated KRPC 1.1, 1.3, 1.4, 1.15(b), 1.16(d), 3.2, 8.1(b), 8.4(b), Rule 207, and Rule 211 in representation of a client and through his own criminal conduct; findings of fact in panel's report deemed admitted per Rule (d); required notice given per Rule 215(a); disbarment in accordance with Rule 203(a)(1). *In re Pittman*, 285 Kan. 1133, 179 P.3d 404 (2008).
- 111. Attorney previously disciplined and under indefinite suspension violated KRPC 5.5(a) for engaging in the unauthorized practice of law; KRPC 1.1 by failing to provide competent representation; and KRPC 1.16; misconduct established by clear and convincing evidence per Rule 211(f); recommendations of the hearing panel or the Disciplinary Administrator are advisory only per Rule 212(f); indefinite suspension and Rules 218 and 219 compliance ordered. *In re Swisher*, 285 Kan. 2084, 179 P.3d 412 (2008).
- 112. Attorney under indefinite suspension for failing to comply with administrative requirements of maintaining his law license committed violations of KRPC including 3.4(f), 4.1(a), and Rule 207(b); respondent claimed Rule 211(e) violated; court states no actual showing of prejudice to respondent per Rule

- 224; indefinite suspension pursuant to Rule 203(a)(2); sanctions imposed by court may be greater or lesser than those proposed by hearing panel or Disciplinary Administrator per Rule 212(f); indefinite suspension pursuant to Rule 203(a)(2). *In re Walsh*, 286 Kan. 235, 182 P.3d 1218 (2008).
- 113. Attorney's disbarment in Missouri established misconduct per Rule 202; failure to file response and failure to appear violates Rule 211(b) and Rule 212(d); respondent violated KRPC 8.4(d); indefinite suspension pursuant to Rule 203(a)(2). *In re Tarantino*, 286 Kan. 254, 182 P.3d 1241 (2008).
- 114. Attorney committed violations of KRPC 8.4(b) by failing to pay income taxes; license suspended in Missouri and served 12-month sentence; misconduct established by clear and convincing evidence per Rule 211(f); Disciplinary Administrator recommends respondent be put on disabled inactive status per Rule 208(a); indefinite suspension in accordance with Rule 203(a)(2) and Rules 218 and 219 compliance ordered. *In re Lovelace*, 286 Kan. 266, 182 P.3d 1244 (2008).
- 115. Attorney committed violations of KRPC 8.4(b) by failing to file income taxes and Rule 211(b) for failing to file a written answer to the formal complaint; misconduct established by clear and convincing evidence per Rule 211(f); hearing panel's final report deemed admitted per Rule 212(c); indefinite suspension in accordance with Rule 203(a)(2). *In re Sheahon*, 286 Kan. 274, 182 P.3d 1263 (2008).
- 116. Attorney's misconduct violated KRPC 1.1, 4.1, 4.4, 5.5, and 8.4(c) through her conviction of five counts of unauthorized practice of law in Minnesota and suspension; attorney misconduct established by clear and convincing evidence per Rule 211(f); indefinite suspension in accordance with Rule 203(a)(2). *In re Hillbrant*, 286 Kan. 280, 182 P.3d 1253 (2008).
- 117. Attorney's misconduct in four cases violated KRPC 1.1, 1.3, 1.16(d), 3.2, 8.4(d) and Rule 211(b); misconduct established by clear and convincing evidence per Rule 211(f); probation plan per Rule 211(g) denied; hearing panel's findings of fact deemed admitted per Rule 212(d); one-year suspension and Rule 218 compliance ordered. *In re Toth*, 286 Kan. 320, 183 P.3d 853 (2008).
- 118. Attorney committed multiple violations of KRPC 8.1, 8.4(d) and (g), Rule 207(b), and Rule 211(b) in an estate case by delaying the closing of the case and failing to cooperate and file responses as required; two prior disciplinary offenses; recommendations of the hearing panel and Disciplinary Administrator advisory only per Rule 212(f); indefinite suspension and Rule 218 compliance ordered.. *In re Jones*, 286 Kan. 544, 186 P.3d 746 (2008).
- 119. Attorney's misconduct in two complaints violated KRPC 1.3, 1.4, 1.15 (a) and (b), 8.4(g), and Rule 207(b); previously disciplined twice for similar violations; probation plan per Rule 211(g) denied; ordered to repay funds owed to clients per Rule 203(a)(5); indefinite suspension in accordance with Rule 203(a)(2). *In re Corrin*, 286 Kan.421, 184 P.3d 923 (2008).
- 120. In defendant's ineffective assistance of counsel claim, a suspension of the defendant's attorney six years later for misconduct involving KRPC 1.5, 1.15, 1.16, and Rule 211(b) does not itself constitute ineffective assistance. *Wilson v. State*, 39 Kan. App. 2d 170, 192 P.3d 1121 (2008).
- 121. Attorney violated KRPC 1.1, 1.3, 1.4, 3.4(c), and Rule 207; six-month suspension is suspended and two-year probation allowed per Rule 211(g). *In re Jones*, 287 Kan. 101, 193 P.3d 899 (2008).
- 122. Attorney committed multiple violations of KRPC 1.1, 1.3, 1.4(a), 1.16(d), 3.2, 3.4(c), 8.4(d), Rule 207(b) and Rule 211(b); six-month suspension; Rules 218 and 219 compliance ordered. *In re Thomas*, 287 Kan. 88, 193 P.3d 907 (2008).
- 123. Attorney's misconduct while on suspension violated KRPC 1.3, 1.4, 1.16, 8.1(b), Rule 211(b), and Rule 218; one-year suspension per Rule 203(a)(2). *In re Docking*, 287 Kan. 485, 196 P.3d 1149 (2008).
- 124. Attorney's misconduct violated KRPC 1.1, 1.3, 1.4, 1.15, 8.4(g) and Rule 211(b); Respondent failed to file exceptions, thus, final hearing report deemed admitted under Rule 212(c); indefinite suspension. *In re Dowell*, 287 Kan. 501, 196 P.3d 915 (2008).
- 125. Attorney committed multiple violations of KRPC 1.3, 1.4(a). 5.5(a), 8.1(b), 8.4(g), Rule 207(b), Rule 211(b), and Rule 218; findings of fact deemed admitted per Rule 212(d); published censure per Rule 203(a)(3). *In re Lee*, 287 Kan. 676, 198 P.3d 140 (2008).

- 126. Attorney previously disciplined on three occasions violates KRPC 1.3., 1.4, and Rule 207(b); probation requirements of Rule 211(g) discussed; recommendations of hearing panel and Disciplinary Administrator advisory only per Rule 212(f); three-year probation plan approved. *In re Beims*, 287 Kan. 705, 198 P.3d 763 (2009).
- 127. Attorney violated KRPC 5.5 and 8.4 in his unauthorized practice of law; misconduct established by clear and convincing evidence per Rule 211(f); final hearing report deemed admitted per Rule 212(c); sixmonth suspension per Rule 203(a)(2). *In re Nelson*, 233 Kan. 179, 200 P.3d 1262 (2009).
- 128. Attorney committed multiple violations of KRPC 1.1, 1.3, 1.4, 1.5, 1.16, 3.2, 8.1, 8.4(c), Rule 207(b), and Rule 211(b); attorney's brief did not comply with Rule 6.02; two-year suspension. *In re Swanson*, 288 Kan. 185, 200 P.3d 1205 (2009).
- 129. Attorney previously disciplined for similar misconduct found to have violated KRPC 1.1, 1.2, 1.3, 1.4(a), 3.2, 8.4(d) and (g) and Rule 211; failed to respond to complaint per Rule 211(b); misconduct established by clear and convincing evidence per Rule 211(f); failed to notify Clerk of Appellate Courts of address change per Rule 208; indefinite suspension per Rule 203(a)(2). *In re Lober*, 288 Kan. 498, 204 P.3d 610 (2009).
- 130. Attorney voluntarily surrendered license pursuant to Rule 217 pending a hearing on five complaints alleging misconduct under KRPC 1.3, 1.4(a), 1.16, 5.5, 8.1(b), and 8.4(b) and Rules 207(b) and 211 (b); disbarment. *In re Docking*, 288 Kan. 731, 208 P.3d 739 (2009).
- 131. Attorney voluntarily surrendered license pursuant to Rule 217 while review before the Supreme Court per Rule 212 was pending concerning violations of KRPC 1.1, 1.3, 1.4(a), 3.2, 3.3(a)(1), 8.1(b), and 8.4(b) and Rules 207(b) and 211(b); disbarment. *In re Hartnett*, 288 Kan. 695, 206 P.3d 528 (2009).
- 132. Attorney disbarred in Missouri; violations deemed admitted under Rule 212; based on Rule 202, respondent violated KRPC 8.1(b), 8.3(a), Rule 207(b) and Rule 211(b); indefinite suspension per Rule 203(a)(2). *In re Patterson*, 289 Kan.131, 209 P.3d 692 (2009).
- 133. Attorney committed numerous violations of KRPC 1.1, 1.3, 1.4, 1.15, 3.3, 5.5, 8.1, and 8.4 and Rule 207; requirements of probation plan not met per Rule 211(g); one-year suspension. *In re Woodring*, 289 Kan. 173, 210 P.3d 120 (2009).
- 134. Attorney stipulated to violating KRPC 1.1, 1.2, 1.3, 1.4, 1.8, 1.16, 5.3, 8.3, and 8.4; final hearing report deemed admitted under Rule 212(c); under Rule 211(g), probation plan may be submitted by respondent after one year; three-years' suspension per Rule 203(a)(2). *In re Cline*, 289 Kan. 834, 217 P.3d 455 (2009).
- 135. Attorney admitted to misconduct by deceit, violating KRPC 8.4(c); misconduct established by clear and convincing evidence per Rule 211(f); ninety-day suspension per Rule 203(a)(2). *In re Hunsaker*, 289 Kan. 828, 217 Kan. 962 (2009).
- 136. Attorney's misconduct violated KRPC 4.4, 8.3, 8.4(d) and (g); misconduct established by clear and convincing evidence per Rule 211(f); hearing panel report deemed admitted per Rule 212(c); published censure under Rule 203(a)(3). *In re Kenny*, 289 Kan. 851, 217 P.3d 36 (2009).
- 137. Following attorney's disbarment in Missouri and per Rule 202 concerning reciprocal discipline, respondent violated KRPC 8.1(b), 8.3(a), Rule 207(b), and Rule 211(b) in Kansas; hearing panel's report deemed admitted under Rule 212(c); indefinite suspension per Rule 203(a)(2). *In re Weber*, 289 Kan. 808, 217 P.3d 959 (2009).
- 138. Attorney voluntarily surrenders license per Rule 217 with panel hearing pending on three complaints involving violations of KRPC 1.3, 1.4(a), 5.5, 8.4(d) and Rule 211(b); disbarment. *In re Holmberg*, 289 Kan. 978, 218 P.3d 801 (2009).
 - 139. Attorney's disbarment in Missouri and failure to cooperate in disciplinary process in Kansas

- results in violations of KRPC 8.1(b), 8.3(a), Rule 207(b), and Rule 211(b); violations deemed admitted under Rule 212(c); required notice given per Rule 215; misconduct established per Rule 202; indefinite suspension per Rule 203(a)(2). *In re Tluscik*, 289 Kan. 1111, 219 P.3d 1220 (2009).
- 140. Attorney voluntarily surrenders license per Rule 217 with three complaints pending of violations of KRPC 1.1, 1.4, 5.5, 8.1, 8.4(c), and Rule 211; disbarment. *In re Ruther*, 289 Kan. 1130, 220 P.3d 369 (2009).
- 141. Attorney's misconduct violated KRPC 1.8(a) and 8.4(g); misconduct established by clear and convincing evidence per Rule 211 (f); hearing panel's report deemed admitted per Rule 212(c); one-year suspension per Rule 203(a)(2). *In re Weichman*, 290 Kan. 70, 222 P.3d 485 (2010).
- 142. Attorney's misconduct violated KRPC 1.6 and 1.13; per Rule 211(f) misconduct established by clear and convincing evidence; hearing panel's final report deemed admitted under Rule 212(c); ninety-day suspension per Rule 203(a)(2). *In re Harding*, 290 Kan. 81, 223 P.3d 303 (2010).
- 143. Attorney's misconduct involving safekeeping property violated KRPC 1.15(b), 8.1(b), Rule 207(b), and Rule 211(b); misconduct established through clear and convincing evidence per Rule 211(f); indefinite suspension per Rule 203(a)(2). *In re Gentry*, 290 Kan. 324, 227 P.3d 956 (2010).
- 144. Attorney's misconduct violates KRPC 1.3 and 1.4 relating to diligence and communication; respondent stipulated to violating Missouri Rules of Professional Conduct and per Rule 202, these facts establish misconduct for purposes of the disciplinary proceeding in Kansas; misconduct established by clear and convincing evidence per Rule 211; published censure per Rule 203(a)(3). *In re Hasty*, 290 Kan. 386, 227 P.3d 967 (2010).
- 145. Attorney's misconduct in representing a client in two car accidents violated KRPC 1.3, 1.4(a), 1.7, and Rule 211(b); misconduct established by clear and convincing evidence per Rule 211(f); panel's recommendation is advisory only and shall not prevent Supreme Court from imposing a different discipline per Rule 212(f); one-year suspension per Rule 203(a)(2). *In re Kieler*, 290 Kan. 397, 227 P.3d 961 (2010).
- 146. Attorney's misconduct violated KRPC 1.5(a), 3.3, and 8.4(c); findings of fact deemed admitted per Rule 212(d); findings supported by clear and convincing evidence per Rule 211(f); two-year suspension per Rule 203(a)(2). *In re Orrick*, 290 Kan. 727, 233 P.3d 257 (2010).
- 147. Attorney's misconduct violated KRPC 8.4(b) and (g); disciplined by one-year's suspension per Rule 203(a)(2) from practice of law but imposition is suspended and Supreme Court placed respondent on two-year supervised probation; probation plan adopted per Rule 211(g); *In re Smith*, 290 Kan. 738, 233 P.3d 737 (2010).
- 148. Attorney's misconduct repeatedly violated KRPC 8.4(d) and (g); misconduct established by clear and convincing evidence per Rule 211(f); proposed probation plan per Rule 211(g) failed to include method to ensure compliance; one-year suspension per Rule 203(a)(2). *In re Depew*, 290 Kan. 1057, 237 P.3d 24 (2010).
- 149. Attorney surrendered license per Rule 217 with panel hearing on two complaints pending in accordance with Rule 211, alleging violations of KRPC 1.1, 1.2, 1.3, 1.6, 1.9(c)(2), 1.15(d)(1), and 8.4; investigation pending regarding violations of KRPC 1.8 and 1.5; disbarment. *In re Gramkow*, 290 Kan. 801, 234 P.3d 804 (2010).
- 150. Attorney voluntarily surrendered license to practice law per Rule 217 with panel hearing pending on two complaints in accordance with Rule 211, alleging violations of KRPC 1.1, 1.3, 1.4, 1.5(d) and (e), 1.8(a) and (j), 8.4, and Rule 207; disbarment. *In re Stanley*, 291 Kan. 52, 237 P.3d 667 (2010).

- 150. Attorney voluntarily surrendered license to practice law per Rule 217 with panel hearing pending on two complaints in accordance with Rule 211, alleging violations of KRPC 1.1, 1.3, 1.4, 1.5(d) and (e), 1.8(a) and (j), 8.4, and Rule 207; disbarment. *In re Stanley*, 291 Kan. 52, 237 P.3d 667 (2010).
- 151. Attorney's misconduct while on indefinite suspension violated KRPC 1.1, 1.3, 1.4, 8.4, and Rule 211; clear and convincing evidence per Rule 211)(f); findings of fact deemed admitted per Rule 212(d); disbarment per Rule 203(a)(1). *In re Bishop*, 291 Kan. 382, 240 P.3d 956 (2010).
- 152. Attorney previously disciplined three times found to have violated KRPC 1.4(a), 1.16(d), 5.5(a), 8.1(b), 8.4(c), Rule 207(b), Rule 211(b), and Rule 218(a); hearing panel's recommendation advisory only and court may impose different discipline per Rule 212(f); disbarment per Rule 203(a)(1). *In re Jones*, 291 Kan. 405, 243 P.3d 1101 (2010).
- 153. Attorney previously disciplined on a number of occasions found to have violated KRPC 1.1, 1.3, 1.4(a), 1.5, 1.15(b), 8.1(b), 8.4(c), Rule 207(b), and Rule 211(b); report deemed admitted per Rule 212(c) and (d); disbarment per Rule 203(a)(1). *In re Lober*, 291 Kan. 394, 241 P.3d 81 (2010).
- 154. Attorney violated KRPC 4.3 and 8.4(b), (c), and (d); recommendations from Disciplinary Administrator and hearing panel are advisory only and the court may impose sanctions greater or lesser than those recommended per Rule 212(f); misconduct established by clear and convincing evidence per Rule 211(f); Rules 218 and 219 compliance ordered; 2-year suspension per Rule 203(a)(2). *In re Millett*, 291 Kan. 369, 241 P.3d 35 (2010).
- 155. Attorney violated KRPC 1.1, 1.5(a), 3.4(c), 3.5(d), 4.4(a), 8.4(b), (c), (d), and (g) and Rule 211(b); misconduct established by clear and convincing evidence per Rule 211(f); required notice given per Rule 215(a); Rule 218 compliance ordered; disbarment per Rule 203(a)(1). *In re Romious*, 291 Kan. 300, 240 P.3d 945 (2010).
- 156. Attorney previously disciplined by 6-month suspension violates KRPC 1.2, 1.3, 1.4(a), 1.5(a), 1.15(b), 1.16(d). 8.1(b), Rule 207(b) and Rule 211; conditions set out for reinstatement under Rule 219(f); Rules 218 and 219 compliance ordered; indefinite suspension per Rule 203(a)(2). *In re Thomas*, 291 Kan. 443, 241 P.3d 104 (2010).
- 157. Attorney violated KPRC 8.4(c) by engaging in illegal conduct; hearing panel not permitted to consider probation per Rule 211(g); court orders Rule 219 compliance if respondent seeks reinstatement; hearing panel's recommendation for discipline is advisory only per Rule 212(f); 2-year suspension per Rule 203(a)(2). *In re Johns*, 291 Kan. 638, 243 P.3d 1101 (2010).
- 158. Attorney violated KRPC 1.3, 1.4, Rule 207(b) and Rule 211(b) stemming from respondent's handling of a postdivorce child support matter; clear and convincing evidence found per Rule 211(f); Rules 218 and 219 compliance ordered; indefinite suspension per Rule 203(a)(2). *In re Ivester*, 291 Kan. 744, 246 P.3d 987 (2011).
- 159. Attorney's misconduct in an immigration matter violated KRPC 3.5(d) and 8.4(d); misconduct established by clear and convincing evidence per Rule 211(f); panel's recommendation is advisory only and does not limit Supreme Court's discretion to impose other discipline per Rule 212(f); published censure per Rule 203(a)(3). *In re Chavez*, 292 Kan. 45, 251 P.3d 628 (2011).
- 160. Attorney's misconduct violated KRPC 1.3, 1.4, 1.15, Rules 207 and 211 in four civil matters; proper service obtained per Rule 215; compliance with Rules 218 and 219 ordered; indefinite suspension per Rule 203(a)(2). *In re Luttrell*, 292 Kan. 51, 252 P.3d 111 (2011).
 - 161. Attorney violated KRPC 1.1, 1.3, 1.4(a), 1.15, 3.2, 8.1(b), Rules 207(b), and 211(b) in five

- complaints from former clients; failure to respond to initial complaint and to file an answer as required by Rule 211(b); plan of probation per Rule 211(g) not allowed; Rules 218 and 219 compliance ordered; indefinite suspension per Rule 203(a)(2). *In re Doudin*, 292 Kan. 83, 249 P.3d 1190 (2011).
- 162. Attorney violated KRPC 8.4(a), (d), and (g) for misconduct stemming from his failure to pay child support and Rule 211(b) for failing to file a timely answer; hearing panel's report deemed admitted per Rule 212(c); indefinite suspension per Rule 203(a)(2). *In re Vanderbilt*, 292 Kan. 262, 253 P.3d 774 (2011).
- 163. Attorney's misconduct violated KRPC 8.4(a), (b), and (g), Rule 208, and Rule 211 stemming from attorney's disbarment in Missouri for a criminal probation in Colorado; misconduct established by clear and convincing evidence per Rule 211(f); Rule 219 hearing will be required before any consideration of readmission with certain conditions; indefinite suspension per Rule 203(a)(2). *In re Baca*, 292 Kan. 390, 253 P.3d 348 (2011).
- 164. Attorney previously disciplined for similar violations of KRPCs found to have violated KRPC 1.15, 8.4(d), and Rule 211(b); hearing panel's recommendation is advisory only and court may impose sanctions greater or lesser than those recommended per Rule 212(f); Rules 218 and 219 compliance ordered; indefinite suspension per Rule 203(a)(2). *In re Johanning*, 292 Kan. 477, 254 P.3d 545 (2011).
- 165. Attorney previously disciplined four times violates Rules 207(b), 208(c), 211(b), and 218(a); misconduct established by clear and convincing evidence per Rule 211(f); findings of fact deemed admitted per Rule 212(d); disbarment per Rule 203(a)(1). *In re Harris*, 292 Kan. 521, 257 P.3d 1231 (2011).
- 166. Attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), and 3.2 in mishandling an estate case; probation plan not filed in a timely manner per Rule 211(g); hearing report's findings and conclusions are deemed admitted under Rule 212(c); Rules 218 and 219 compliance ordered; 6-month suspension per Rule 203(a)(2). *In re Foster*, 292 Kan. 940, 258 P.3d 375 (2011).
- 167. Respondent's misconduct violated multiple KRPC's, including KRPC 1.3, 1.5, 1.15(a) and (d), 3.2, 8.4(c) and (g); clear and convincing evidence established per Rule 211(f); findings of fact deemed admitted per Rule 212(c), (d); disbarment pursuant to Rule 203(a)(1). *In re Holmes*, 293 Kan. 478, 264 P.3d 423 (2011).
- 168. Respondent violated KRPC 1.1, 1.3, 1.4(a), 1.5(d), 1.15(a) and (d)(2)(v), 1.16(d), 8.1(b), 8.4(c), and Rule 211(b); clear and convincing evidence established per Rule 211(f); findings of fact deemed admitted per Rule 212(c), (d); disbarment per Rule 203(a)(1). *In re Terry*, 293 Kan. 467, 265 P.3d 567 (2011).
- 169. Attorney violated KRPC 8.2 in making false statements concerning qualifications or integrity of judicial official which were later retracted; clear and convincing evidence established per Rule 211; hearing panel's recommendation advisory only per Rule 212(f); Rule 219 compliance ordered; two-year suspension. *In re Ireland*, 294 Kan. 594, 276 P.3d 762 (2012).
- 170. Attorney's misconduct in handling his mother's estate violated KRPC 1.3, 3.3(a)(1), and 8.4(c); misconduct established by clear and convincing evidence per Rule 211(f); hearing panel's findings of fact deemed admitted per Rule 212(c); 6-month suspension per Rule 203(a)(2). *In re Shriver*, 294 Kan. 617, 278 P.3d 964 (2012).
- 171. Attorney's misconduct violated KRPC 1.15 and 8.4(c); required notice given per Rule 215(a); clear and convincing evidence established per Rule 211(f); findings of fact deemed admitted per Rule 212 (c), (d); disbarment per Rule 203(a)(1). *In re Robinson*, 294 Kan. 649, 279 P.3d 113 (2012).
- 172. Attorney misconduct violated numerous KRPC's, including 1.1, 1.3, 1.4(a), 1.15(b), 1.16(d), and 8.1(b); respondent failed to file timely answer to complaint per Rule 211(b); failed to file exceptions thus,

- findings of fact are deemed admitted under Rule 212(c), (d); respondent failed to follow his diversion agreement; one-year suspension per Rule 203(a)(2). *In re Ohaebosim*, 294 Kan. 664, 279 P.3d 124 (2012).
- 173. Attorney stipulated to violations of KRPC 1.3, 1.4(a), and 8.4(c) in immigration proceedings; pursuant to Rule 211(g), the recommendation of probation approved with modification to the probation plan; 6-month suspension stayed; 18-months' probation. *In re Link*, 294 Kan. 692, 279 P.3d 720 (2012).
- 174. Attorney's misconduct violated KRPC 1.3, 1.4, 1.16, 8.4, and Rule 211(b) based on multiple complaints; probation per Rule 211(g) denied; clear and convincing evidence established per Rule 211(f); respondent failed to file exceptions to final hearing report, thus deemed admitted under Rule 212(c), (d); disbarment per Rule 203(a)(1). *In re Shores*, 294 Kan. 680, 279 P.3d 710 (2012).
- 175. Attorney committed numerous violations of KRPC 1.3, 1.4, 1.15, 1.16, 4.1, 5.3, 5.4, 5.5, 7.1, 8.1, and 8.4(c) and (g) in his home mortgage loan modification business; clear and convincing evidence established per Rule 211(f); disbarment per Rule 203(a)(1). *In re Weaver*, 294 Kan. 751, 281 P.3d 502 (2012).
- 176. Attorney violated KRPC 4.1(a) and (b) and 8.4(c) and (g) by misrepresenting material facts, omitting material facts to investors of his mining company, and failing to fully disclose his financial situation at his disciplinary hearing; probation plan denied; disbarment per Rule 203(a)(1). *In re Baker*, 296 Kan. 696, 294 P.3d 326 (2013).
- 177. Attorney's misconduct violated KRPC 1.1, 1.3, 1.4, 3.3, 3.4, 8.1, 8.4, and Rule 211(b); disbarment per Rule 203(a)(1). *In re Druten*, 297 Kan. 432, 301 P.3d 319 (2013).
- 178. On review of panel's findings of aggravating and mitigating factor's under Rule 211(f), some aggravating factors held to be supported by evidence, while other aggravating factors not supported by evidence; indefinite suspension. *In re Kline*, 298 Kan. 96, 311 P.3d 321 (2013).
- 179. Attorney voluntarily surrendered license under Rule 217 while formal complaint was pending; complaint alleged violations of KRPC 1.3, 1.4, 1.16, 3.4(c), and 8.1(b), and Rule 207(b), 211(b), and 218. *In re Freed*, 298 Kan. 346, 312 P.3d 364 (2013).
- 180. Attorney admitted to violations of KRPC 1.1, 1.3, 1.4, 1.16(a)(2), and 8.4(g); under Rule 211(f) clear and convincing evidence did not support violation of KRPC 1.16(d) for failure to return fees; 6-month suspension under Rule 203(a)(2). *In re Barker*, 299 Kan. 158, 321 P.3d 767 (2014).
- 181. Because attorney secured extension to answer formal complaint beyond original deadline, answer was timely under Rule 211(b). *In re Barker*, 299 Kan. 158, 321 P.3d 767 (2014).
- 182. Under Rule 211(f), Disciplinary Administrator appealed hearing panel's dismissal, arguing panel erred in finding no violation of KRPC 8.4(c) and (d); indefinite suspension imposed by court upon finding violations of KRPC 8.4(c) and (d). *In re Mintz*, 298 Kan. 897, 317 P.3d 756 (2014).
- 183. Attorney misconduct violated KRPC 5.5(a), 8.4(d), and Rule 211(b); 6-month suspension. *In re Sutton*, 298 Kan. 793, 316 P.3d 741 (2014).
- 184. Attorney misconduct violated KRPC 1.3, 1.4, 1.16(d), 3.2, 3.3(a)(1), 8.1(b), Rule 207(b), and 211(b); 18-month suspension. *In re Soderberg*, 298 Kan. 820, 316 P.3d 762 (2014).
- 185. Attorney voluntarily surrendered license under Rule 217 after formal complaint filed alleging violation of KRPC 1.1; 1.3; 1.4; 1.16(a)(1); 3.2; 8.1(b); 8.4(d) and (g); Rule 207(b); 208; 211(b); and 218. *In re Sherman*, 300 Kan. 475, 332 P.3d 172 (2014).
- 186. Attorney voluntarily surrendered license under Rule 217; at time of surrender court review pending for violations of KRPC 8.1(b) and 8.4(b) and (c), and Rule 211. *In re Dinkel*, 300 Kan. 660, 333 P.3d 155 (2014).
- 187. Attorney misconduct violated KRPC 1.2(a), 1.4(a), 1.16(d), and 8.4(c) and (d) and Rule 211(b) and 218(a); indefinite suspension. *In re Johnson*, 300 Kan. 851, 335 P.3d 634 (2014).
 - 188. Attorney misconduct violated KRPC 1.1, 1.5, 1.7(a)(2), 1.16(a)(1), and 8.4(d) and (g) and Rule

- 211(b); disbarment. *In re Hawver*, 300 Kan. 1023, 339 P.3d 573 (2014).
- 189. Rule 209 docketing of complaint distinguished from Rule 210(c) determination of probable cause for formal complaint; response to notice of docketing of complaint did not constitute response to formal complaint as required by Rule 211(b). *In re Hawver*, 300 Kan. 1023, 339 P.3d 573 (2014).
- 190. Attorney misconduct violated KRPC 5.5(a) and 8.4(g) and Rule 211(b); disbarment. *In re O'Leary*, 303 Kan. 456, 362 P.3d 1092 (2015).
- 191. Attorney misconduct violated KRPC 1.3, 3.2, 8.1(b), 8.4(d), and 8.4(g) and Rule 207(b) and 211(b); indefinite suspension. *In re Fickler*, 303 Kan. 504, 362 P.3d 1102 (2015).
- 192. Attorney misconduct violated KRPC 1.3, 1.4(a), and 8.4(d); 2-year suspension stayed, 2 years' probation imposed; termination of probation subject to Rule 211(g). *In re Stark*, 304 Kan. 630, 375 P.3d 956 (2016).
- 193. Hearing panels have authority to recommend sanctions but cannot issue mandatory directives or enforce or place conditions on discipline; power to discipline left solely to Supreme Court; Rule 211(f) and Rule 212(f) cited. *In re Thurston*, 304 Kan. 146, 371 P.3d 879 (2016).
- 194. The attorney must file a motion to be discharged from probation under Rule 211(g)(7) following completion of his six months of probation. *In re Knopp*, 305 Kan. 493, 384 P.3d 428 (2016).
- 195. The attorney's misconduct violated KRPC 1.3, 1.4(a), 1.5(a), 1.15(a) and (d), 1.16(a)(3) and (d), 8.1(b), and 8.4(d) and Supreme Court Rules 207(b) and 211(b); the court imposed a suspension for a minimum of one year; the attorney must undergo a hearing under Rule 219 before reinstatement. *In re Knox*, 305 Kan. 628, 385 P.3d 500 (2016).
- 196. The respondent failed to develop and implement a probation plan prior to his disciplinary hearing as required by Rule 211(g); therefore, probation was not an appropriate sanction. *In re Harrington*, 305 Kan. 643, 385 P.3d 905 (2016).
- 197. The attorney's misconduct violated KRPC 5.5(a), 8.1(b), and 8.4(d) and Supreme Court Rules 207(b), 211(b), and 218(a); the court disbarred the attorney. *In re McDaneld*, 305 Kan. 973, 389 P.3d 976 (2017).
- 198. The attorney's misconduct violated KRPC 1.8(a) and 1.15(a), (b), (d)(1), and (d)(2); the court imposed a two-year suspension; the court ordered that the suspension be stayed after six months and that the attorney serve supervised probation for two years, subject to the provisions of Rule 211(g)(6)-(12); the attorney must request reinstatement under Rule 219(b). *In re Biscanin*, 305 Kan. 1212, 390 P.3d 886 (2017).
- 199. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.15(a), 1.16, and 3.2 and Supreme Court Rule 211(b); the court disbarred the attorney. *In re Fahrenholtz*, 306 Kan. 165, 392 P.3d 125 (2017).
- 200. The complaint was sufficiently clear, as required by Rule 211(b), to provide meaningful notice to the respondent of the alleged rule violation; under Rule 211(f), a disciplinary hearing panel must explain the mitigating and aggravating factors that affect its discipline recommendation. *In re Hodge*, 307 Kan. 170, 407 P.3d 613 (2017).
- 201. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.5, 1.15(a), 1.16(d), 3.2, 3.4(c), 8.3(a), and 8.4(d) and Supreme Court Rules 207(c) and 211(b); the court imposed an indefinite suspension; the attorney must undergo a hearing under Rule 219(d) before reinstatement. *In re Hult*, 307 Kan. 479, 410 P.3d 879 (2018).
- 202. The attorney's misconduct violated KRPC 5.5(a) and (b), 7.1(a), 8.3(a), and 8.4(d) and Supreme Court Rules 207(c), 208(c), and 211(b); the court disbarred the attorney. *In re Geniuk*, 307 Kan. 509, 411 P.3d 320 (2018).
- 203. The attorney failed to fully implement his plan of probation and to file an affidavit of compliance as required by Rule 211(g); therefore, probation was not appropriate; under Rule 211(f), a disciplinary hearing panel must explain the mitigating and aggravating factors that affect its discipline recommendation. *In re Holmes*, 307 Kan. 871, 416 P.3d 143 (2018).
 - 204. The attorney's misconduct violated KRPC 1.3 and 1.4 and Supreme Court Rule 211(b), but it

- did not violate KRPC 8.1(b); the court remanded the case to the office of the Disciplinary Administrator for imposition of an informal censure. *In re Todd*, 308 Kan. 133, 418 P.3d 1265 (2018).
- 205. The attorney's misconduct violated KRPC 1.3, 1.4(a), and 8.4(d) and Supreme Court Rules 207(b) and 211(b); the court disbarred the attorney. *In re Davisson*, 308 Kan. 271, 419 P.3d 599 (2018).
- 206. Under Rule 211(f), a disciplinary hearing panel must explain the mitigating and aggravating factors that affect its discipline recommendation. *In re Buckner*, 308 Kan. 427, 421 P.3d 226 (2018).
- 207. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.8(f), 1.16(a)(2) and (d), and 8.4(b) and (d) and Supreme Court Rules 203(c)(1) and 211(b); the court imposed an indefinite suspension; the attorney cannot petition for reinstatement under Rule 219 for a minimum of three years. *In re Sullivan*, 308 Kan. 456, 420 P.3d 1001 (2018).
- 208. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.15(b), 1.16(d), 3.2, 8.1(b), and 8.4(d) and Rules 207(b) and 211(b); the court imposed an indefinite suspension and ordered that the attorney comply with Rule 219 if he seeks reinstatement. *In re Deines*, 308 Kan. 1576, 430 P.3d 437 (2018).
- 209. The attorney's misconduct violated KRPC 1.3, 1.15(a), 1.16(d), 8.1(a), and 8.4(c) and was in violation of his probation plan under Rule 211(g); the court revoked the attorney's probation and reinstated the original one-year suspension and imposed an additional three-year suspension; the court ordered that the attorney can be placed on probation for three years following 18 months of suspension. *In re Kepfield*, 309 Kan. 425, 437 P.3d 939 (2019).
- 210. The attorney's misconduct violated KRPC 1.6(a), 3.3(a)(1), 3.3(d), 8.4(c), and 8.4(d); although the attorney filed a proposed probation plan under Rule 211(g), he did not put the plan into effect; the court suspended the attorney for 60 days. *In re Herron*, 309 Kan. 839, 441 P.3d 24 (2019).
- 211. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.15(a), 1.15(d)(1), 1.16(a)(1), 8.1(a), 8.4(c), and 8.4(d); the court suspended the attorney for two years; the attorney can apply for reinstatement after one year, but the attorney must undergo a reinstatement hearing under Rule 219 and must serve a period of probation under Rule 211(g) if he is reinstated. *In re Shepherd*, 310 Kan. 739, 448 P.3d 1049 (2019).
- 212. The attorney's misconduct violated KRPC 8.4(c) and 8.4(g) and Rule 211(b); the court ordered a published censure. *In re Mathews*, 310 Kan. 756, 448 P.3d 1060 (2019).
- 213. The attorney's misconduct violated KRPC 1.3, 1.15(a) and (b), 1.16(d), and 8.1(b) and Rules 207(b), 211(b), and 218(a); the court disbarred the attorney. *In re Hawkins*, 310 Kan. 988, 453 P.3d 295 (2019).
- 214. Attorney violated Rule 211(b) by failing to timely file written answer to formal complaint and by failing to file answer to amended formal complaint. *In re Ogunmeno*, 312 Kan. 508, 476 P.3d 1162 (2020).
- 215. Attorney violated Rule 211 by not filing answer to formal complaint; held that answer is required even when attorney does not intend to dispute facts in formal complaint. *In re Lindberg*, 313 Kan. 599, 485 P.3d 1194 (2021).

Prior Rule 212 PROCEEDINGS BEFORE THE SUPREME COURT (pre-2021 version)

Case Annotations

- 1. Violation of canons and disciplinary rules; failure to file brief; respondent disbarred. *State v. Mayes*, 216 Kan. 38, 39-42, 48, 53, 531 P.2d 102 (1975).
- 2. Disbarment action before Supreme Court under this rule. *State v. Phelps*, 226 Kan. 371, 598 P.2d 180 (1979).
- 3. Cited; violation of DR 2-106; license suspended. *State v. Stakes*, 227 Kan. 711, 608 P.2d 997 (1980).

- 4. Report and recommendations of board not binding on court; final conviction conclusive; court will not look behind it. *State v. Russo*, 230 Kan. 5, 6, 7, 8, 16, 630 P.2d 711 (1981).
- 5. Indefinite suspension for neglect of legal matter entrusted. *State v. Richardson*, 230 Kan. 23, 631 P.2d 221 (1981).
- 6. Respondent suspended from practice of law for an indefinite period; violation of disciplinary rules. *State v. Martin*, 231 Kan. 481, 481, 646 P.2d 459 (1982).
- 7. Recommendations advisory only and not binding on court. *State v. Dixon*, 233 Kan. 465, 470, 664 P.2d 286 (1983).
- 8. Exceptions filed to disciplinary panel's report but no brief constitutes concession findings are supported by evidence. *State v. Nelson*, 233 Kan. 473, 473, 663 P.2d 303 (1983).
- 9. Public censure of respondent for violation of DR 6-101(A)(3); findings of fact, conclusion, and recommendation published. *State v. Laubengayer*, 233 Kan. 1023, 1024, 666 P.2d 727 (1983).
- 10. Attorney fails to respond to court ordered appearance; other violations; indefinite suspension. *In re Baehr*, 242 Kan. 146, 744 P.2d 799 (1987).
- 11. Hearing panel recommended suspension for misappropriation of funds; one-year suspension for violation of DR 1-102(A)(6). *In re Neuschwander*, 242 Kan. 313, 747 P.2d 104 (1987).
- 12. Hearing panel recommends 90-day suspension; Supreme Court orders one-year suspension for mishandling client's funds; Rule 212(f) cited. *In re Smith*, 242 Kan. 334, 747 P.2d 118 (1987).
- 13. Attorney's appearance at disciplinary hearing pursuant to 212(d) discussed; indefinite suspension. *In re Niederhauser*, 243 Kan. 170, 753 P.2d 1288 (1988).
- 14. Hearing panel recommendation to reinstate disbarred attorney not followed; seriousness of violations noted; reinstatement denied. *In re Sowers*, 244 Kan. 594, 771 P.2d 933 (1989).
- 15. Panel recommendation of one year suspension; attorney currently under one year suspension; continuing nature of violations noted; indefinite suspension. *In re Smith*, 244 Kan. 730, 771 P.2d 931 (1989).
- 16. Attorney charged in three disciplinary cases directed to appear before court pursuant to Rule 212(d); failure to appear or respond; disbarment. *In re Morphett*, 246 Kan. 499, 790 P.2d 402 (1990).
- 17. Hearing panel recommends 2-year suspension; pursuant to Rule 207(f), divided court orders public censure. *In re Jackson*, 249 Kan. 172, 814 P.2d 958 (1991).
- 18. Attorney's conversion of clients' funds and firm's funds violates MRPC 8.4(c), (d), and (g) and DR 1-102(A)(4); suspension recommended; disbarment and Rule 218 compliance ordered. *In re Smith*, 249 Kan. 227, 814 P.2d 445 (1991).
- 19. Attorney on suspension fails to appear before Supreme Court pursuant to rule to answer additional charges; disbarment. *In re Cain*, 249 Kan. 578, 819 P.2d 1230 (1991).
- 20. Rule provides opportunity to file exceptions to panel report prior to hearing before Supreme Court, regardless of attorney's attendance at panel hearing; due process requirements. *In re Kershner*, 250 Kan. 383, 827 P.2d 1189 (1992).
- 21. Attorney's mishandling of client's funds, conversion of conservatorship funds, failure to inform client, drug possession conviction, and retention of legal fees without representing client violate MRPC 1.4(a) and (b), 1.15, and 8.4(a), (b), (c), (d), and (g); attorney appears pursuant to Rule 212(d); mitigating factors; indefinite suspension and Rule 218 compliance. *In re Morris*, 251 Kan. 592, 834 P.2d 384 (1992).
- 22. Attorney disbarred in Nebraska for misappropriation of funds; final adjudication in Nebraska conclusive evidence in Kansas proceeding per Rule 202; hearing panel's recommendation advisory only per Rule 212(f); disbarment and Rule 218 compliance ordered. *In re Veith*, 252 Kan. 266, 843 P.2d 729 (1992).
- 23. Sanctions imposed by court may be greater or lesser than those recommended by hearing panel or disciplinary administrator, per Rule 212(f). *In re Keithley*, 252 Kan. 1053, 850 P.2d 227 (1993).
- 24. Attorney's withdrawal of client's funds held in trust, use of funds for attorney's own purpose, and failure to properly pay or deliver funds as requested by client violative of DR 9-102(A)(2) and (B)(4); panel recommended two-year suspension suspended and probated; one-year suspension and Rule 218 compliance

- ordered. In re Hooge, 252 Kan. 1078, 850 P.2d 801 (1993).
- 25. Attorney's answer to allegations in disciplinary complaint considered admission under Rule 212(d). *In re Herman*, 254 Kan. 908, 869 P.2d 721 (1994).
- 26. Transcript of testimony before hearing panel not necessary where attorney under investigation files no exceptions to complaint. *In re Seck*, 255 Kan. 552, 874 P.2d 678 (1994).
- 27. Panel recommends one-year suspension; indefinite suspension ordered pursuant to Rule 212(f). *In re Jenkins*, 255 Kan. 797, 877 P.2d 423 (1994).
- 28. Attorney's failure to represent client in collection of foreign judgment in workers compensation case found to violate MRPC 1.1, 1.3, 1.4, 1.5(d), 1.16(d), 3.2, and 8.4(g); indefinite suspension and Rule 218 compliance ordered. *In re Griggs*, 256 Kan. 498, 886 P.2d 786 (1994).
- 29. Attorney who was temporarily suspended from practice and in federal prison was afforded opportunity to appear in person and present evidence of mitigating circumstances. *In re Brown*, 258 Kan. 731, 907 P.2d 132 (1995).
- 30. Panel recommendation of one-year suspension followed by divided court. *In re Crockett*, 259 Kan. 540, 912 P.2d 176 (1996).
- 31. Standard of review of panel recommendation stated. *In re Hill*, 259 Kan. 877, 915 P.2d 49 (1996).
- 32. Attorney's failure to defend client in repossession action violates MRPC 1.1, 1.3, and 1.4; continued use of alcohol and drugs and four additional complaints pending hearing or investigation negate panel's recommendation of supervised probation; one-year suspension. *In re Mitchell*, 260 Kan. 560, 919 P.2d 360 (1996).
- 33. Attorney's mishandling of client's assets in voluntary conservatorship proceeding violates MRPC 1.1, 1.2, 1.4, 1.5, 1.7, 1.9, 1.14, 3.3, and 8.4; published censure. *In re Brantley*, 260 Kan. 605, 920 P.2d 433 (1996).
- 34. Supreme Court's responsibility in attorney discipline case under Rule 212; charges must be established by clear and convincing evidence to warrant finding of misconduct per Rule 211(f). *In re Harris*, 261 Kan. 1063, 934 P.2d 965 (1997).
- 35. Attorney's failure to file negligence action in proper court and his disappearance from his law office without notice to clients violate MRPC 1.1, 1.3, 1.4, 1.5, 3.2, and 8.4 and Rule 207; disbarment. *In re Neal*, 262 Kan. 562, 937 P.2d 1234 (1997).
- 36. Attorney filed statement that he would not file exceptions to the hearing panel report per Rule 212(c)(1). *In re Apt*, 263 Kan. 210, 946 P.2d 1002 (1997).
- 37. Attorney failed to file exceptions to the facts found by hearing panel, which are deemed to be admitted per Rule 212(c) and (d). *In re Stephens*, 263 Kan. 221, 946 P.2d 1379 (1997).
- 38. A hearing panel's report is deemed admitted under Rule 212(c) and (d) when respondent failed to file exceptions and the Supreme Court may impose sanctions lesser or greater than those recommended per Rule 212(f). *In re Farmer*, 263 Kan. 531, 950 P.2d 713 (1997).
- 39. Attorney's withdrawing a client's files after discharged violates MRPC 1.16 and 8.4; ordered to pay attorney fees incurred by the former client in recovery of his files; attorney's failure to personally appear before the court noted as violation of Rule 212(d); published censure per Rule 211(f). *In re Palmer*, 264 Kan. 752, 956 P.2d 1333 (1998).
- 40. Attorney's neglect of his cases, failure to communicate with his clients, and failure to competently and diligently represent them violate MRPC 1.1, 1.3, 1.4, 3.2, 3.4(c), and 8.4(d) and (g); attorney's failure to appear before the court constitutes violation of Rule 212(d); indefinite suspension. *In re Anderson*, 264 Kan. 758, 956 P.2d 1330 (1998).
- 41. Attorney failed to file exceptions to the hearing panel's report and the report is deemed admitted. *In re Howlett*, 266 Kan. 401, 969 P.2d 890 (1998).
 - 42. Attorney's mishandling of four divorce cases violates MRPC 1.1, 1.3, 1.4, 1.16, 3.1, 3.2, 3.3, 4.1,

- 8.1, and 8.4 and Rule 207; a hearing panel report deemed to be admitted per Rule 212(c) and (d); supervising attorney afforded all immunities per Rule 223; two-year supervised probation. *In re Lober*, 266 Kan. 404, 969 P.2d 885 (1998).
- 43. Attorney's failure to safekeep his clients' property and to promptly respond to the orders of the court in bankruptcy proceedings violates MRPC 1.3, 1.15, 3.4(c), and 8.4(b), (c), and (d), and Rules 207, 208, 211(b), and 802; panel recommended discipline per Rule 203(a)(1), (2), (3), or (5); indefinite suspension. *In re Fey*, 266 Kan. 674, 972 P.2d 771 (1999).
- 44. Attorney's mishandling of collection matters violates KRPC 1.1, 1.3, 1.4, 3.2, and 8.4(c); allegations in the hearing panel's report deemed admitted per Rule 212(c) and (d); split panel recommendation; published censure. *In re Druten*, 267 Kan. 790, 982 P.2d 978 (1999).
- 45. Findings of fact made by the hearing panel are deemed to be supported by the evidence per Rule 212(e)(4). *In re Dennis*, 268 Kan. 48, 991 P.2d 394 (1999).
- 46. Supreme Court is not bound by the recommendation of either the Disciplinary Administrator or the hearing panel per Rule 212(f). *In re Bailey*, 268 Kan. 63, 986 P.2d 1077 (1999).
- 47. Attorney's mishandling of habeas corpus action violates KRPC 1.3 and 1.4 and Rule 207; allegations in the hearing panel's report deemed admitted per Rule 212(d) and (e)(4); supervising attorney afforded full immunities per Rule 223; two-year supervised probation. *In re Brunson*, 268 Kan. 69, 986 P.2d 1074 (1999).
- 48. Attorney's mishandling of probate matters violates KRPC 1.1, 1.3, 3.3(a), 8.1(a), and 8.4(c); stipulated facts and conclusions and recommendations of the final hearing report deemed admitted per Rule 212(c) and (d); supervising attorney afforded immunity per Rule 223; two-year supervised probation. *In re Howard*, 269 Kan. 414, 2 P.2d 766 (2000).
- 49. Attorney's mishandling of a paternity action violates KRPC 1.1, 1.15(d), 1.16(d), and 8.4(g) and Rule 207 by clear and convincing evidence per Rule 211(f); attorney's failure to appear in person before the court in violation of Rule 212; restitution ordered per Rule 227; one-year suspension. *In re Shumway*, 269 Kan. 796, 8 P.3d 735 (2000).
- 50. Attorney's mishandling of a divorce and traffic matter violates KRPC 1.3 and 1.4(a); stipulated facts and conclusions and recommendations of the final hearing report deemed admitted per Rule 212(d); published censure per Rule 203(a)(3). *In re Barnes*, 270 Kan. 415, 13 P.3d 1283 (2000).
- 51. Attorney's mishandling of numerous cases violates KRPC 1.3, 1.4, 1.15(b), 1.16(a) and (d), 3.2, 8.1(b) and Rule 207; hearing panel's report deemed admitted per Rule 212(d); indefinite suspension per Rule 203(a)(2) and Rules 218, 219, and 221 compliance ordered. *In re Tweedly*, 271 Kan. 261, 20 P.3d 1245 (2001).
- 52. Supreme Court is not bound by the recommendation of the hearing panel or the Disciplinary Administrator per Rule 212(f). *In re Flack*, 272 Kan. 465, 33 P.3d 1281 (2001).
- 53. County attorney filed exceptions to final hearing report per Rule 212 (c) and charged hearing report exceeded charge of Rule 212(f) and is contrary to Rule 211. *In re Swarts*, 272 Kan. 28, 30 P.3d 1011 (2001).
- 54. Attorney's mishandling of several matters violated KRPC 1.1, 1.3, 1.4(a), 1.16(d), 3.2, 8.4(a), (c), (d) and (g); two-year suspension per Rule 203(a)(2); Supreme Court may impose longer sanction than those recommended by hearing panel per Rule 212(f). *In re Swisher*, 273 Kan. 143, 41 P.3d 847 (2002).
- 55. Attorney's misconduct violated KRPC 1.3, 1.4(a), 1.15(b), 1.16(d), and 8.4(g); hearing panel's report deemed admitted under Rule 212(d); two-year suspension per Rule 203(a)(2); Rules 218 and 219 compliance ordered with conditions. *In re Moore*, 273 Kan. 154, 41 P.3d 831 (2002).
- 56. Attorney failed to provide adequate supervision of disbarred attorney as employee in his firm and allowed him to engage in unauthorized practice of law over a number of years violating KRPC 5.3 and 5.5(b); misconduct found with clear and convincing evidence per Rule 211(f); hearing panel's report deemed admitted under Rule 212(c) and (d); published censure per Rule 203(a)(3). *In re Juhnke*, 273 Kan. 162, 41

P.3d 855 (2002).

- 57. Rule 212(f) cited to state that hearing panel's recommendations of sanction are advisory only and shall not prevent the Supreme Court from imposing sanctions greater or lesser than those recommended. *In re Berry*, 274 Kan. 336, 50 P.3d 20 (2002).
- 58. Findings of fact made by hearing panel are deemed admitted per Rule 212(d); one-year suspension. *In re Arnett*, 274 Kan. 366, 52 P.3d 892 (2002).
- 59. Attorney committed multiple violations of KRPC 1.1, 1.3, 1.4(a), 1.16(d), 8.1(b), 8.4(d), Rule 207(b), and Rule 211(b); failure to appear before Supreme Court violated Rule 212(d); disbarment per Rule 203(a)(1). *In re Sechtem*, 274 Kan. 387, 49 P.3d 541 (2002).
- 60. Attorney suspended for 6 months for violating KRPC 1.1, 1.3, 1.4, 3.2, 8.1(b), 8.4(a) and (d); findings of fact admitted pursuant to Rule 212(d); previously indefinitely suspended pursuant to Rule 208 and Rule 806; Rule 219 compliance ordered. *In re Matson*, 274 Kan. 785, 56 P.3d 160 (2002).
- 61. Attorney on disability inactive status violated Rule 220 by engaging in the practice of law; KRPC 8.2 violated by making false or reckless statements regarding the qualification and integrity of judge; KRPC 8.4(a), (d), and (g) violated for misconduct; district judge's ruling that attorney was disqualified presumed to be valid under Rule 202; exceptions filed per Rule 212; published censure per Rule 203(a)(3). *In re Arnold*, 274 Kan. 761, 56 P.3d 259 (2002).
- 62. Attorney's misconduct violated multiple offenses of KRPC: 1.3, 1.4(a), 3.2, 5.5(a), 8.1(b), 8.4(a) and (d); notified per Rule 215(a); failed to respond or appear violating Rule 212(d); failed to file answer per Rule 211(b); disbarment per Rule 203(a)(1); Rule 218 compliance ordered. *In re Griswold*, 274 Kan. 776, 56 P.3d 269 (2002).
- 63. Attorney failed to file exceptions to hearing panel's report and thus are deemed admitted under Rule 212(c) and (d). *In re Polsley*, 275 Kan. 233, 61 P.3d 715 (2003).
- 64. Attorney previously disciplined by supervised probation found to have committed multiple violations of KRPC: 1.3, 1.4, 3.1, and 4.2; previously violated KRPC 1.3, 3.1, 3.2, 3.4, and 8.4; pursuant to Rule 212(c), attorney filed an exception to panel's report; disciplinary panel conducted formal hearing pursuant to Rule 211; supervising attorney granted full immunities per Rule 223; supervised probation extended to 5 years with restrictions on practice. *In re Boone*, 275 Kan. 560, 66 P.3d 896 (2003).
- 65. Attorney, under suspension for 18 months, surrenders license per Rule 217 while under investigation for allegations of misconduct in 11 complaints; review pending before Supreme Court on final hearing report per Rule 212; disbarment. *In re Berry*, 275 Kan. 629, 68 P.3d 134 (2003).
- 66. Attorney previously censured for KRPC 8.4(b) and (d) and admonished for KRPC 1.16(d) now found to have violated KRPC 1.15, 5.1, and 8.4(a); Internal Operating Rule E.8. cited for appropriateness of probation; supervising attorney afforded full immunities per Rule 223; misconduct established by clear and convincing evidence per Rule 211(f) and hearing panel's report deemed admitted under Rule 212(c) and (d); Rule 219 hearing not required at end of 2-year probation; 16 specific terms and conditions set forth in probation plan; Rule 218 compliance ordered; 2-year supervised probation. *In re Conwell*, 275 Kan. 902, 69 P.3d 589 (2003).
- 67. Attorney previously disciplined for similar violations found by clear and convincing evidence per Rule 211(f) to have violated KRPC 1.3, 1.4, 1.5, 1.15, 1.16, 3.3, 3.4, 3.5 and 8.4; hearing panel's report deemed admitted under Rule 212(c) and (d); supervising attorneys afforded full immunities per Rule 223; three years supervised probation. *In re Rathbun*, 275 Kan. 920, 69 P.3d 537 (2003).
- 68. Attorney previously disciplined on five occasions by informal admonishments now found to have 14 violations of KRPC, including 1.1, 1.3, 1.4, 1.5(b), 1.15(a) and (d), 1.16(d), 3.3(a), 8.4(a) as well as 1.8(f)(2) and 5.4(c); Rule 211(b) cited for failing to respond to complaint within 20 days; misconduct was shown by clear and convincing evidence per Rule 211(f); Supreme Court not bound by recommendations of Disciplinary Administrator or hearing panel per Rule 212(f); attorney failed to disprove district court findings in civil judgment per Rule 202; Internal Operating Rule E.3. and E.8. discussed; one-year suspension and

- Rules 218 and 219 compliance ordered. In re Rumsey, 276 Kan. 65, 71 P.3d 1150 (2003).
- 69. Attorney committed multiple violations of KRPC: 1.15, 8.1, 8.4(a), (b), (c), (d), and (g), and Rule 207(b); exceptions filed to several findings per Rule 212(c); misconduct found by clear and convincing evidence per Rule 211(f); disbarment. *In re Wright*, 276 Kan. 357, 76 P.3d 1018 (2003).
- 70. Attorney violated KRPC 4.4 (respect for rights of third persons) and 8.4 (c) and (g)(misconduct); failed to file exceptions to hearing report of panel per Rule 212(c); charges established by clear and convincing evidence per Rule 211(f); 3-month suspension per Rule 203(a)(2). *In re Royer*, 276 Kan. 643, 78 P.3d 449 (2003).
- 71. Attorney's misconduct in twenty appellate cases violated KRPC 1.3 for failing to act with reasonable diligence and promptness, KRPC 3.2 for failing to timely file appellate briefs; Rule 207(b) for failing to timely provide written responses to initial complaints; facts found by the hearing panel deemed admitted pursuant to Rule 212(c) and (d); Rules 218 and 219 compliance ordered; indefinite suspension. *In re Gorup*, 276 Kan. 664, 78 P.3d 812 (2003).
- 72. Attorney previously disciplined now found to have violated KRPC 1.3 (diligence) and KRPC 1.4 (communication); hearing panel report admitted per Rule 212(c); published censure per Rule 203 (a)(3). *In re Boaten*, 276 Kan. 656, 78 P.3d 458 (2003).
- 73. Attorney's misconduct in multiple cases violated KRPC 3.3, 3.4, 3.8, and 8.4 involving candor toward a tribunal, fairness to an opposing party, her duties as a prosecutor, and misconduct; charges established by clear and convincing evidence per Rule 211(f); hearing panel's report deemed admitted under Rule 212(c) and (d); published censure per Rule 203(a)(3). *In re Jordan*, 278 Kan. 254, 91 P.3d 1168 (2004)
- 74. Attorney's mishandling of two divorce cases violated KRPC 1.3 and KRPC 1.5; KRPC 1.16 violated as to one client complaint; hearing panel report deemed admitted per Rule 212(c) and (d); charges established by clear and convincing evidence per Rule 211(f); Rule 212(f) cited and applied; published censure per Rule 203(a)(3). *In re Daugherty*, 277 Kan. 257, 83 P.3d 789 (2004).
- 75. Attorney's misconduct involving five complaints violated KRPC 1.1, 1.3, 1.4, 1.15(a), 1.16(d), 3.4(d), 8.1, 8.4, Rule 207, and Rule 211; hearing panel's report deemed admitted under Rule 212(c) and (d); disbarment and Rule 218 compliance ordered. *In re Rock*, 279 Kan. 257, 105 P.3d 1290 (2005).
- 76. Attorney surrenders license per Rule 217 while review pending before Supreme Court per Rule 212; violations include KRPC 1.15(b), 8.4(c) and (g); disbarment and Rule 218 compliance ordered. *In re Spikes*, 279 Kan. 522, 111 P.3d 635 (2005).
- 77. Attorney previously disciplined multiple times found to have violated KRPC 1.3, 1.4, 1.15, and Rule 207; plan of probation per Rule 211(g) found not to be appropriate by hearing panel; charges established by clear and convincing evidence per Rule 211(f); hearing panel's report deemed admitted under Rule 212(c) and (d); indefinite suspension and Rule 218 compliance ordered. *In re Potter*, 279 Kan. 937, 112 P.3d 216 (2005).
- 78. Attorney's misconduct in numerous cases violated KRPC 1.1, 1.3, 1.4, 1.15, 1.16, 4.1, 5.3, 5.5, 8.1 and 8.4, Rule 207, and Rule 211(b); hearing panel's report deemed admitted pursuant to Rule 212(c) and (d); temporary suspension per Rule 203(b) requested by Disciplinary Administrator; disbarment and Rule 218 compliance ordered. *In re Anderson*, 278 Kan. 512, 101 P.3d 1207 (2004).
- 79. Attorney previously disciplined three times found to have violated KRPC 1.15 for mishandling checks and money and failing to return clients' funds; KRPC 8.4 for repeated misconduct involving dishonesty, fraud, deceit or misrepresentation; Rule 207 for failing to cooperate with the disciplinary process; Rule 212 for failing to respond or appear before the Supreme Court and for failing to file exceptions to the final hearing report; disbarment per Rule 203(a)(1). *In re King*, 278 Kan. 378, 98 P.3d 980 (2004).
- 80. Attorney committed numerous violations of rules of professional conduct including KRPC 1.1, 1.2, 1.3, 1.4. 1.16, 3.2, 8.1, Rule 207, and Rule 211; respondent's exceptions considered per Rule 212; disbarment and Rule 218 compliance ordered. *In re Wenger*, 279 Kan. 895, 112 P.3d 199 (2005).
 - 81. Attorney's misconduct violates KRPC 1.3, 3.4(d), and 8.4(c); misconduct established by clear

- and convincing evidence per Rule 211(f); final report admitted under Rule 212(c) and (d); published censure per Rule 203(a)(3). *In re Devkota*, 280 Kan. 650, 123 P.3d 1289 (2005).
- 82. Rule 212(d) and Rule 141cited for use of the word "deemed" as in "deemed admitted" in clarifying statutory language in water rights case. *Hawley v. Kansas Dept of Agriculture*, 218 Kan. 603, 132 P.3d 870 (2006).
- 83. Attorney's multiple offenses violates KRPC 1.1, 1.3, 1.4, 8.1(b), 8.4(c) and Rule 207(b); charges established by clear and convincing evidence per Rule 211(f); hearing panel's report deemed admitted under Rule 212(c) and (d); supervising attorney granted full immunities per Rule 223; satisfactory plan of probation submitted by respondent per Rule 211(g); 1-year suspension stayed in accordance with Rule 203(a)(2); 2-years' supervised probation. *In re Mitchell*, 280 Kan. 656, 123 P.3d 1279 (2005).
- 84. Attorney's misconduct interferes with the administration of justice and violates KRPC 8.4(d); the findings of fact are deemed admitted per Rule 212(d); Supreme Court urges respondent seek assistance through Rule 206; published censure per Rule 203(a)(3). *In re Gilman*, 280 Kan. 962, 126 P.3d 1115 (2006).
- 85. Attorney previously suspended and given Rule 219 hearing requirement because of subsequent misconduct violates KRPC 8.4(b) and (c); charges established by clear and convincing evidence per Rule 211(f); hearing panel's report deemed admitted under Rule 212(c) and (d); disbarment. *In re Lucas*, 281 Kan. 692, 132 P.3d 914 (2006).
- 86. Attorney voluntarily surrenders license pursuant to Rule 217 following hearing panel's hearing per Rule 212 that respondent violated KRPC 1.3, 1.4, 1.5, 3.4, 4.1, and 8.4(c); disbarment and Rule 218 compliance ordered. *In re Boaten*, 281 Kan. 390, 132 P.3d 870 (2006).
- 87. Attorney's misconduct in multiple cases violates KRPC 1.3, 1.4, 5.5, 8.1, Rule 207(b), and Rule 212(b); respondent failed to appear at scheduled hearing and failed to file exceptions to panel's report in violation of Rule 212(d); indefinite suspension per Rule 203(a)(2). *In re Moore*, 280 Kan. 971, 127 P.3d 270 (2006).
- 88. Attorney's misconduct arising from actions he took in response to an earlier published censure violates KRPC 8.4(d); discussion of KRPC 8.2(a); pursuant to Rule 212(h), hearing panel's recommendation for sanctions is advisory only and Supreme Court may impose greater or lesser discipline; per Rule 203(a)(3) three-month suspension imposed. *In re Pyle*, 283 Kan. 807, 156 P.3d 1231 (2007).
- 89. Attorney committed numerous violations including KRPC 1.3, 1.4, and 3.2 involving five clients; charges established by clear and convincing evidence per Rule 211(f); hearing panel's report deemed admitted under Rule 212(c) and (d) when respondent fails to file exceptions; Rule 206 applicable; probation requested and set out pursuant to Rule 211; 1-year suspension stayed and respondent placed on 4-year supervised probation. *In re Hasenbank*, 283 Kan. 155, 151 P.3d 1 (2007).
- 90. Attorney disciplined for violating numerous violations of KRPC 1.15 and KRPC 8.4; respondent failed to respond to Disciplinary Administrator's initial complaint as well as failing to provide a written answer to the formal complaint thus violating Rule 207(b) and Rule 211(b); notified per Rule 215; misconduct established by clear and convincing evidence per Rule 211(f); panel's final report deemed admitted per Rule 212; panel's recommendation is advisory only per Rule 212(f); indefinite suspension pursuant to Rule 203(a)(2). *In re Purinton*, 283 Kan. 880, 156 P.3d 660 (2007).
- 91. Attorney violated KRPC 1.15 in handling informal traffic diversion funds in his capacity as county attorney; Court cites Rule 6.02(e) in noting failure of respondent to properly brief issue; hearing panel notes Rule 701(f)(2) permits disclosure of honor violation in law school to the Disciplinary Administrator; recommendation of hearing panel advisory only per Rule 212; published censure per Rule 203(a)(3). *In re Black*, 283 Kan. 862, 156 P.3d 641 (2007).
- 92. Attorney's misconduct violated KRPC 1.5, 3.1, and 8.4 in billing for unreasonable fees and misrepresenting claims when representing the State of Kansas in claims filed against the Workers Compensation Fund; misconduct established by clear and convincing evidence per Rule 211(f); hearing panel's final report deemed admitted under Rule 212(c) and (d) since Respondent failed to file exceptions;

- two-year suspension per Rule 203(a)(2). In re Miller, 282 Kan. 689, 147 P.3d 150 (2006).
- 93. Attorney violated KRPC 3.3(d) and 8.4(d) relating to duty of candor in ex parte proceeding and engaging in conduct prejudicial to administration of justice in representing a client; misconduct established by clear and convincing evidence per Rule 211(f); hearing panel's final report deemed admitted under Rule 212(c); published censure pursuant to Rule 203(a)(3). *In re Lazzo*, 283 Kan. 167, 150 P.3d 887 (2007).
- 94. Attorney disciplined for his misconduct involving his handling of a patent application and which violated KRPC 1.1, 1.2(a), 1.3, 1.4(a) and 8.4(c); Supreme court not bound by recommendations of the hearing panel or Disciplinary Administrator per Rule 212(f); published censure per Rule 203(a)(3). *In re Sylvester*, 282 Kan. 391, 144 P.3d 697 (2006).
- 95. Attorney violated numerous KRPC's including 1.5, 1.15, and 1.16 in several cases; Rule 211(b) violated by failing to file an answer to the formal complaint; misconduct established by clear and convincing evidence pursuant to Rule 211(f); hearing panel's final report deemed admitted per Rule 212(c); per Rule 212(f) Supreme Court may impose sanctions greater or lesser than the recommendations of hearing panel or Disciplinary Administrator; indefinite suspension pursuant to Rule 203(a)(2). *In re Waite*, 283 Kan. 270, 153 P.3d 517 (2007).
- 96. Attorney committed numerous violations of KRPC 8.4(a) and (b) involving a criminal act committed in Missouri; respondent's diversion in Missouri deemed a conviction in Kansas under Rule 202; misconduct established by clear and convincing evidence per Rule 211(f); hearing panel's final report deemed admitted under Rule 212(c); reinstatement under Rule 219 conditioned upon reinstatement in Missouri; suspended for 6 months in Missouri; indefinite suspension pursuant to Rule 203(a)(2). *In re Gackle*, 283 Kan. 502, 153 P.3d 493 (2007).
- 97. Attorney disbarred for numerous violations including KRPC 3.3, 8.4(a), (b), (c), (d), and (g); misconduct established by clear and convincing evidence per Rule 211(f); hearing panel's final report deemed admitted per Rule 212(c); panel's recommendation is advisory only per Rule 212(f); required notice given per Rule 215(a); disbarment pursuant to Rule 203(a)(1). *In re Arabia*, 283 Kan. 851, 156 P.3d 668 (2007).
- 98. Attorney's misconduct out of state violates KRPC 1.1, 1.7(b), and 8.4(d); respondent's conviction in District of Columbia deemed a conviction in Kansas under Rule 202; findings of fact deemed admitted under Rule 212(d) since respondent failed to file exceptions to the panel's report; indefinite suspension and compliance with Rules 218 and 219 ordered. *In re Evans*, 285 Kan. 147, 169 P.3d 1083 (2007).
- 99. Attorney on suspension for failing to pay attorney registration fee and failing to comply with annual CLE requirements violated KRPC 1.16 and 5.5; misconduct established by clear and convincing evidence per Rule 211(f); final report deemed admitted per Rule 212; indefinite suspension per Rule 203(a)(2). *In re Petzold*, 285 Kan. 110, 169 P.3d 686 (2007).
- 100. Attorney, who was on probation, violated KRPC 1.1, 1.3, 1.4, 1.5, 1.16, 3.3(d), and 8.4(d) in 21 cases; Rule 211(b) violated by failing to file a timely written answer to the complaint; Rule 212(d) violated by failing to appear before the court; disbarment per Rule 203(a)(1). *In re Rathbun*, 285 Kan. 137, 169 P.3d 329 (2007).
- 101. Attorney previously disciplined by suspension violated KRPC 8.1(a) and 8.4(b); misconduct established by clear and convincing evidence per Rule 211(f); failure to file exceptions to panel's report and report is deemed admitted per Rule 212(d); indefinite suspension per Rule 203(a)(2). *In re O'Neill*, 285 Kan. 474, 172 P.3d 1179 (2007).
- 102. Attorney's misconduct in two cases violated KRPC 1.1, 1.3, 1.4, 1.15(a), 1.16, and 3.2; formal hearing conducted per Rule 211; hearing panel's report deemed admitted per Rule 212; supervising attorney afforded full immunities per Rule 223; Rule 211(g) probation requirements discussed; per Rule 203(a)(2), respondent's three-year suspension stayed and placed on three-years' supervised probation. *In re Bock*, 285 Kan. 815, 175 P.3d 233 (2008).
 - 103. Attorney failed to respond or appear before the hearing panel or the Supreme Court in response

- to misconduct in violation of KRPC 1.15(d)(1), (d)(3)(iii), (e), and Rule 211(b; hearing report deemed admitted under Rule 212(c) and (d); indefinite suspension. *In re Ruther*, 285 Kan. 808, 175 P.3d 251 (2008).
- 104. Attorney under temporary suspension for failing to pay annual registration fees and to comply with CLE requirements violated KRPC 8.1(b) and Rule 207(b) upon filing of a formal complaint; misconduct established by clear and convincing evidence per Rule 211(f); hearing panel's final report deemed admitted per Rule 212(c); required notice given per Rule 215(a); indefinite suspension in accordance with Rule 203(a)(2). *In re Crow*, 285 Kan. 1110, 179 P.3d 1093 (2008).
- 105. Attorney who was previously censured in Kansas and in a reciprocal discipline proceeding in Illinois violated KRPC 3.1, 3.3(a)(1) and (3); 3.4(b), 8.1(b), 8.4(b), (c) and (d) per Rule 202; respondent received reciprocal attorney discipline and sanctions in Missouri and Illinois; hearing panel's final report deemed admitted under Rule 212(c) and (d); indefinite suspension pursuant to Rule 203(a)(2). *In re Daugherty*, 285 Kan.1143, 180 P.3d 536 (2008).
- 106. Attorney, who was disciplined five times in Texas, by his conduct in Texas and per Rule 202 violated KRPC 1.3, 1.4, 1.15(d), 1.16(d), 5.5(b), 8.1(b), and Rule 207(b); failed to file written answer to complaint per Rule 211(b); findings of fact admitted pursuant to Rule 212(e); notified per Rule 215(a); disbarment in accordance with Rule 203(a)(1). *In re Lee*, 285 Kan. 1125, 180 P.3d 552 (2008).
- 107. Attorney on suspension for failing to pay annual attorney registration and CLE fees and for failing to fulfill CLE requirements violated KRPC 1.1, 1.3, 1.4, 1.15(b), 1.16(d), 3.2, 8.1(b), 8.4(b), Rule 207, and Rule 211 in representation of a client and through his own criminal conduct; findings of fact in panel's report deemed admitted per Rule (d); required notice given per Rule 215(a); disbarment in accordance with Rule 203(a)(1). *In re Pittman*, 285 Kan. 1133, 179 P.3d 404 (2008).
- 108. Attorney previously disciplined and under indefinite suspension violated KRPC 5.5(a) for engaging in the unauthorized practice of law; KRPC 1.1 by failing to provide competent representation; and KRPC 1.16; misconduct established by clear and convincing evidence per Rule 211(f); recommendations of the hearing panel or the Disciplinary Administrator are advisory only per Rule 212(f); indefinite suspension and Rules 218 and 219 compliance ordered. *In re Swisher*, 285 Kan. 2084, 179 P.3d 412 (2008).
- 109. Attorney under indefinite suspension for failing to comply with administrative requirements of maintaining his law license committed violations of KRPC including 3.4(f), 4.1(a), and Rule 207(b); respondent claimed Rule 211(e) violated; court states no actual showing of prejudice to respondent per Rule 224; indefinite suspension pursuant to Rule 203(a)(2); sanctions imposed by court may be greater or lesser than those proposed by hearing panel or Disciplinary Administrator per Rule 212(f); indefinite suspension pursuant to Rule 203(a)(2). *In re Walsh*, 286 Kan. 235, 182 P.3d 1218 (2008).
- 110. Attorney's disbarment in Missouri established misconduct per Rule 202; failure to file response and failure to appear violates Rule 211(b) and Rule 212(d); respondent violated KRPC 8.4(d); indefinite suspension pursuant to Rule 203(a)(2). *In re Tarantino*, 286 Kan. 254, 182 P.3d 1241 (2008).
- 111. Attorney committed violations of KRPC 8.4(b) by failing to file income taxes and Rule 211(b) for failing to file a written answer to the formal complaint; misconduct established by clear and convincing evidence per Rule 211(f); hearing panel's final report deemed admitted per Rule 212(c); indefinite suspension in accordance with Rule 203(a)(2). *In re Sheahon*, 286 Kan. 274, 182 P.3d 1263 (2008).
- 112. Attorney's misconduct in four cases violated KRPC 1.1, 1.3, 1.16(d), 3.2, 8.4(d) and Rule 211(b); misconduct established by clear and convincing evidence per Rule 211(f); probation plan per Rule 211(g) denied; hearing panel's findings of fact deemed admitted per Rule 212(d); one-year suspension and Rule 218 compliance ordered. *In re Toth*, 286 Kan. 320, 183 P.3d 853 (2008).
- 113. Attorney's misconduct violates KRPC 3.1, 3.2, and 3.4 for bringing a frivolous claim, failing to expedite a case, failing to comply with a discovery request and to appear in court, and failing to meet a deadline set by the court; failure to file exceptions constitutes admission per Rule 212(c); previously disciplined on three occasions; two-year suspension in accordance with Rule 203(a)(2). *In re Harris*, 286 Kan. 532, 186 P.3d 737 (2008).

- 114. Attorney committed multiple violations of KRPC 8.1, 8.4(d) and (g), Rule 207(b), and Rule 211(b) in an estate case by delaying the closing of the case and failing to cooperate and file responses as required; two prior disciplinary offenses; recommendations of the hearing panel and Disciplinary Administrator advisory only per Rule 212(f); indefinite suspension and Rule 218 compliance ordered.. *In re Jones*, 286 Kan. 544, 186 P.3d 746 (2008).
- 115. Attorney under indefinite suspension committed violations of KRPC 1.1, 1.3, 1.16, 3.1, 3.2, 3.3, and 8.4 in two cases in federal district court; respondent failed to comply with Rule 6.02 requirements in brief; hearing panel had jurisdiction to consider disciplinary action per KRPC 8.5; per Rule 212(f) Supreme Court may impose greater or lesser sanctions than those recommended; disbarment in accordance with Rule 203(a)(1). *In re Dennis*, 286 Kan. 708, 188 P.3d 1 (2008).
- 116. Hearing panel's final report deemed admitted under Rule 212(c) and (d) when respondent fails to file exceptions; one-year suspension. *In re Docking*, 287 Kan. 485, 196 P.3d 1149 (2008).
- 117. Attorney's misconduct violated KRPC 1.1, 1.3, 1.4, 1.15, 8.4(g) and Rule 211(b); Respondent failed to file exceptions, thus, final hearing report deemed admitted under Rule 212(c); indefinite suspension. *In re Dowell*, 287 Kan. 501, 196 P.3d 915 (2008).
- 118. Attorney's misconduct violated KRPC 1.3, 1.15, 4.1, and KRPC 8.4(c); violations deemed admitted under Rule 212(c); six-month suspension. *In re McPherson*, 287 Kan. 434, 196 P.3d 921 (2008).
- 119. Attorney committed multiple violations of KRPC 1.3, 1.4(a). 5.5(a), 8.1(b), 8.4(g), Rule 207(b), Rule 211(b), and Rule 218; findings of fact deemed admitted per Rule 212(d); published censure per Rule 203(a)(3). *In re Lee*, 287 Kan. 676, 198 P.3d 140 (2008).
- 120. Attorney previously disciplined on three occasions violates KRPC 1.3, 1.4, and Rule 207(b); probation requirements of Rule 211(g) discussed; recommendations of hearing panel and Disciplinary Administrator advisory only per Rule 212(f); three-year probation plan approved. *In re Beims*, 287 Kan. 705, 198 P.3d 763 (2009).
- 121. Attorney violated KRPC 5.5 and 8.4 in his unauthorized practice of law; misconduct established by clear and convincing evidence per Rule 211(f); final hearing report deemed admitted per Rule 212(c); sixmonth suspension per Rule 203(a)(2). *In re Nelson*, 233 Kan. 179, 200 P.3d 1262 (2009).
- 122. Attorney violated KRPC 8.4(b) and (c) for committing a criminal act and engaging in dishonest conduct; allegations in the hearing report deemed admitted per Rule 212(d); published censure per Rule 203(a)(3). *In re Ellis*, 288 Kan. 604, 204 P.3d 1161 (2009).
- 123. Attorney voluntarily surrendered license pursuant to Rule 217 while review before the Supreme Court per Rule 212 was pending concerning violations of KRPC 1.1, 1.3, 1.4(a), 3.2, 3.3(a)(1), 8.1(b), and 8.4(b) and Rules 207(b) and 211(b); disbarment. *In re Hartnett*, 288 Kan. 695, 206 P.3d 528 (2009).
- 124. Attorney disbarred in Missouri; violations deemed admitted under Rule 212; based on Rule 202, respondent violated KRPC 8.1(b), 8.3(a), Rule 207(b) and Rule 211(b); indefinite suspension per Rule 203(a)(2). *In re Patterson*, 289 Kan.131, 209 P.3d 692 (2009).
- 125. Attorney on suspension committed violations of KRPC 1.4, 3.4, 5.5, and 8.4; respondent filed exceptions and a brief pursuant to Rule 212; no exceptional circumstances exist to warrant discovery deposition per Rule 216(f) and Internal Operating Rule D.4; disbarment. *In re Wiles*, 289 Kan. 201, 210 P.3d 613 (2009).
- 126. Attorney continued to practice law in retirement and violated KRPC 5.5 and 8.4(c); law-related services defined per KRPC 5.7(b); Rules 201, 208 discussed; hearing panel's recommendation is advisory only per Rule 212(f); disbarment. *In re Rost*, 289 Kan. 290, 211 P.3d 145 (2009).
- 127. Attorney's misconduct by deceit violated KRPC 8.4(b) and (c); hearing panel's report deemed admitted per Rule 212(c); published censure per Rule 203(a)(3). *In re Betts*, 289 Kan. 820, 217 P.3d 30 (2009).
 - 128. Attorney stipulated to violating KRPC 1.1, 1.2, 1.3, 1.4, 1.8, 1.16, 5.3, 8.3, and 8.4; final hearing

- report deemed admitted under Rule 212(c); under Rule 211(g), probation plan may be submitted by respondent after one year; three-years' suspension per Rule 203(a)(2). *In re Cline*, 289 Kan. 834, 217 P.3d 455 (2009).
- 129. Attorney's misconduct violated KRPC 4.4, 8.3, 8.4(d) and (g); misconduct established by clear and convincing evidence per Rule 211(f); hearing panel report deemed admitted per Rule 212(c); published censure under Rule 203(a)(3). *In re Kenny*, 289 Kan. 851, 217 P.3d 36 (2009).
- 130. Attorney's misconduct violated KRPC 8.4(b), 8.1(b), and Rule 207(b); suspension in Missouri established misconduct in Kansas under Rule 202; hearing panel's report deemed admitted per Rule 212(c); indefinite suspension per Rule 203(a)(2), effective 2 years earlier to account for delay in proceedings. *In re McGraw*, 289 Kan. 813, 217 P.3d 25 (2009).
- 131. Following attorney's disbarment in Missouri and per Rule 202 concerning reciprocal discipline, respondent violated KRPC 8.1(b), 8.3(a), Rule 207(b), and Rule 211(b) in Kansas; hearing panel's report deemed admitted under Rule 212(c); indefinite suspension per Rule 203(a)(2). *In re Weber*, 289 Kan. 808, 217 P.3d 959 (2009).
- 132. Attorney's disbarment in Missouri and failure to cooperate in disciplinary process in Kansas results in violations of KRPC 8.1(b), 8.3(a), Rule 207(b), and Rule 211(b); violations deemed admitted under Rule 212(c); required notice given per Rule 215; misconduct established per Rule 202; indefinite suspension per Rule 203(a)(2). *In re Tluscik*, 289 Kan. 1111, 219 P.3d 1220 (2009).
- 133. Attorney disciplined by a three-year suspension for violating KRPC 1.15, 3.3, and 8.4; hearing panel's report deemed admitted under Rule 212(c); respondent may apply by motion for suspension of the remaining two years of his three-year suspension. *In re Shepherd*, 289 Kan. 1116, 220 Kan. 359 (2009).
- 134. Attorney disciplined by indefinite suspension for violating KRPC 1.3, 1.4, 1.15, 1.16, 3.2, and 8.4; hearing panel's final report deemed admitted per Rule 212(c); panel's recommendation is advisory only and court may impose a different discipline per Rule 212(f);required notice given per Rule 215(a); indefinite suspension per Rule 203(a)(2). *In re Herrington*, 290 Kan. 58, 222 P.3d 492 (2010).
- 135. Attorney's misconduct violated KRPC 1.8(a) and 8.4(g); misconduct established by clear and convincing evidence per Rule 211 (f); hearing panel's report deemed admitted per Rule 212(c); one-year suspension per Rule 203(a)(2). *In re Weichman*, 290 Kan. 70, 222 P.3d 485 (2010).
- 136. Attorney's misconduct violated KRPC 1.6 and 1.13; per Rule 211(f) misconduct established by clear and convincing evidence; hearing panel's final report deemed admitted under Rule 212(c); ninety-day suspension per Rule 203(a)(2). *In re Harding*, 290 Kan. 81, 223 P.3d 303 (2010).
- 137. Attorney's misconduct in representing a client in two car accidents violated KRPC 1.3, 1.4(a), 1.7, and Rule 211(b); misconduct established by clear and convincing evidence per Rule 211(f); panel's recommendation is advisory only and shall not prevent Supreme Court from imposing a different discipline per Rule 212(f); one-year suspension per Rule 203(a)(2). *In re Kieler*, 290 Kan. 397, 227 P.3d 961 (2010).
- 138. Attorney's misconduct violated KRPC 1.5(a), 3.3, and 8.4(c); findings of fact deemed admitted per Rule 212(d); findings supported by clear and convincing evidence per Rule 211(f); two-year suspension per Rule 203(a)(2). *In re Orrick*, 290 Kan. 727, 233 P.3d 257 (2010).
- 139. Attorney's misconduct while on indefinite suspension violated KRPC 1.1, 1.3, 1.4, 8.4, and Rule 211; clear and convincing evidence per Rule 211)(f); findings of fact deemed admitted per Rule 212(d); disbarment per Rule 203(a)(1). *In re Bishop*, 291 Kan. 382, 240 P.3d 956 (2010).
 - 140. Attorney previously disciplined three times found to have violated KRPC 1.4(a), 1.16(d),

- 5.5(a), 8.1(b), 8.4(c), Rule 207(b), Rule 211(b), and Rule 218(a); hearing panel's recommendation advisory only and court may impose different discipline per Rule 212(f); disbarment per Rule 203(a)(1). *In re Jones*, 291 Kan. 405, 243 P.3d 1101 (2010).
- 141. Attorney previously disciplined on a number of occasions found to have violated KRPC 1.1, 1.3, 1.4(a), 1.5, 1.15(b), 8.1(b), 8.4(c), Rule 207(b), and Rule 211(b); report deemed admitted per Rule 212(c) and (d); disbarment per Rule 203(a)(1). *In re Lober*, 291 Kan. 394, 241 P.3d 81 (2010).
- 142. Attorney violated KRPC 4.3 and 8.4(b), (c), and (d); recommendations from Disciplinary Administrator and hearing panel are advisory only and the court may impose sanctions greater or lesser than those recommended per Rule 212(f); misconduct established by clear and convincing evidence per Rule 211(f); Rules 218 and 219 compliance ordered; 2-year suspension per Rule 203(a)(2). *In re Millett*, 291 Kan. 369, 241 P.3d 35 (2010).
- 143. Attorney violated KPRC 8.4(c) by engaging in illegal conduct; hearing panel not permitted to consider probation per Rule 211(g); court orders Rule 219 compliance if respondent seeks reinstatement; hearing panel's recommendation for discipline is advisory only per Rule 212(f); 2-year suspension per Rule 203(a)(2). *In re Johns*, 291 Kan. 638, 243 P.3d 1101 (2010).
- 144. Attorney's misconduct in an immigration matter violated KRPC 3.5(d) and 8.4(d); misconduct established by clear and convincing evidence per Rule 211(f); panel's recommendation is advisory only and does not limit Supreme Court's discretion to impose other discipline per Rule 212(f); published censure per Rule 203(a)(3). *In re Chavez*, 292 Kan. 45, 251 P.3d 628 (2011).
- 145. Attorney's misconduct violated KRPC 1.1, 1.3, 1.4, 1.5(d), 5.1(a) and (c)(2), 5.5(b), 8.4(a), and Rule 116 including neglecting to track cases and failing to ensure his partner was admitted *pro hac vice* in Kansas cases; respondent filed no exceptions to the hearing report, thus, findings and conclusions deemed admitted per Rule 212(c); Rules 218 and 219 compliance ordered; 1-year suspension per Rule 203(a)(2). *In re Roswold*, 292 Kan. 136, 249 P.3d 1199 (2011).
- 146. Attorney violated KRPC 8.4(a), (d), and (g) for misconduct stemming from his failure to pay child support and Rule 211(b) for failing to file a timely answer; hearing panel's report deemed admitted per Rule 212(c); indefinite suspension per Rule 203(a)(2). *In re Vanderbilt*, 292 Kan. 262, 253 P.3d 774 (2011).
- 147. Attorney previously disciplined for similar violations of KRPCs found to have violated KRPC 1.15, 8.4(d), and Rule 211(b); hearing panel's recommendation is advisory only and court may impose sanctions greater or lesser than those recommended per Rule 212(f); Rules 218 and 219 compliance ordered; indefinite suspension per Rule 203(a)(2). *In re Johanning*, 292 Kan. 477, 254 P.3d 545 (2011).
- 148. Attorney previously disciplined four times violates Rules 207(b), 208(c), 211(b), and 218(a); misconduct established by clear and convincing evidence per Rule 211(f); findings of fact deemed admitted per Rule 212(d); disbarment per Rule 203(a)(1). *In re Harris*, 292 Kan. 521, 257 P.3d 1231 (2011).
- 149. Attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), and 3.2 in mishandling an estate case; probation plan not filed in a timely manner per Rule 211(g); hearing report's findings and conclusions are deemed admitted under Rule 212(c); Rules 218 and 219 compliance ordered; 6-month suspension per Rule 203(a)(2). *In re Foster*, 292 Kan. 940, 258 P.3d 375 (2011).
- 150. Respondent's misconduct violated multiple KRPC's, including KRPC 1.3, 1.5, 1.15(a) and (d), 3.2, 8.4(c) and (g); clear and convincing evidence established per Rule 211(f); findings of fact deemed admitted per Rule 212(c), (d); disbarment pursuant to Rule 203(a)(1). *In re Holmes*, 293 Kan. 478, 264 P.3d 423 (2011).

- 151. Respondent violated KRPC 1.1, 1.3, 1.4(a), 1.5(d), 1.15(a) and (d)(2)(v), 1.16(d), 8.1(b), 8.4(c), and Rule 211(b); clear and convincing evidence established per Rule 211(f); findings of fact deemed admitted per Rule 212(c), (d); disbarment per Rule 203(a)(1). *In re Terry*, 293 Kan. 467, 265 P.3d 567 (2011).
- 152. Attorney with felony conviction in Missouri also violates KRPC 8.4(b), Rule 203(c)(1), and Rule 208(c); criminal conviction evidence of misconduct per Rule 202; findings of fact deemed admitted per Rule 212(c), (d); disbarment per Rule 203(a)(1). *In re Tolen*, 293 Kan. 607, 265 P.3d 546 (2011).
- 153. Attorney violated KRPC 8.2 in making false statements concerning qualifications or integrity of judicial official which were later retracted; clear and convincing evidence established per Rule 211; hearing panel's recommendation advisory only per Rule 212(f); Rule 219 compliance ordered; two-year suspension. *In re Ireland*, 294 Kan. 594, 276 P.3d 762 (2012).
- 154. Attorney's misconduct in handling his mother's estate violated KRPC 1.3, 3.3(a)(1), and 8.4(c); misconduct established by clear and convincing evidence per Rule 211(f); hearing panel's findings of fact deemed admitted per Rule 212(c); 6-month suspension per Rule 203(a)(2). *In re Shriver*, 294 Kan. 617, 278 P.3d 964 (2012).
- 155. Attorney's misconduct violated KRPC 1.15 and 8.4(c); required notice given per Rule 215(a); clear and convincing evidence established per Rule 211(f); findings of fact deemed admitted per Rule 212 (c), (d); disbarment per Rule 203(a)(1). *In re Robinson*, 294 Kan. 649, 279 P.3d 113 (2012).
- 156. Attorney violated KRPC 1.1, 1.3, 1.4(a), and 1.15 in serving as executor of an estate; respondent's plan of probation failed to meet requirements of Rule 212(g)(1); respondent failed to file exceptions to panel's report thus, findings of fact deemed admitted under Rule 212(c), (d); 6-month suspension per Rule 203(a)(2). *In re Freed*, 294 Kan. 655, 279 P.3d 118 (2012).
- 157. Attorney misconduct violated numerous KRPC's, including 1.1, 1.3, 1.4(a), 1.15(b), 1.16(d), and 8.1(b); respondent failed to file timely answer to complaint per Rule 211(b); failed to file exceptions thus, findings of fact are deemed admitted under Rule 212(c), (d); respondent failed to follow his diversion agreement; one-year suspension per Rule 203(a)(2). *In re Ohaebosim*, 294 Kan. 664, 279 P.3d 124 (2012).
- 158. Attorney's misconduct violated KRPC 1.3, 1.4, 1.16, 8.4, and Rule 211(b) based on multiple complaints; probation per Rule 211(g) denied; clear and convincing evidence established per Rule 211(f); respondent failed to file exceptions to final hearing report, thus deemed admitted under Rule 212(c), (d); disbarment per Rule 203(a)(1). *In re Shores*, 294 Kan. 680, 279 P.3d 710 (2012).
- 159. Held that though panel found more violations than court agreed with and though panel's disciplinary recommendations were only advisory under Rule 212(f), indefinite suspension appropriate. *In re Kline*, 298 Kan. 96, 311 P.3d 321 (2013).
- 160. Attorney misconduct violated KRPC 1.1, 1.4, 5.5, 8.4(c), Rule 208, and Rule 218; exceptions filed under Rule 212(d); recommended 2-year suspension only advisory under Rule 218(f); disbarment imposed. *In re Beck*, 298 Kan. 881, 318 P.3d 977 (2014).
- 161. Despite filing exceptions to final hearing report, panel's findings deemed admitted where respondent's briefing lacked required argument and citation to record; Rule 212(e)(4) cited. *In re Hawver*, 300 Kan. 1023, 339 P.3d 573 (2014).
- 162. Respondent's failure to appear in person in disciplinary proceedings before Supreme Court as required by Rule 212(d) was aggravating factor warranting sanction greater than recommended by hearing panel. *In re O'Leary*, 303 Kan. 456, 362 P.3d 1092 (2015).
- 163. Hearing panels have authority to recommend sanctions but cannot issue mandatory directives or enforce or place conditions on discipline; power to discipline left solely to Supreme Court; Rule 211(f) and

Rule 212(f) cited. In re Thurston, 304 Kan. 146, 371 P.3d 879 (2016).

- 164. Discipline for post-panel-hearing misconduct must adhere to procedures protecting right to due process; but note no additional fact-finding required for discipline of Rule 212 violation for failure to appear before Supreme Court at disciplinary hearing. *In re Thurston*, 304 Kan. 146, 371 P.3d 879 (2016).
- 165. Under Rule 201, Rule 202, and KRPC 8.5, the Supreme Court has subject matter jurisdiction to exercise disciplinary authority over Kansas licensed attorneys practicing law outside of Kansas; citing Rule 212(e)(3) and Rule 6.02(a)(5), the court deemed the attorney's constitutional arguments abandoned because he did not explain why the court should consider them when he raised them for the first time in his brief to the court; the attorney's misconduct violated KRPC 1.1, 1.3, 1.4(b), 1.5(a), 1.7(a), and 8.4(d); the court suspended the attorney for six months; the attorney must undergo a hearing under Rule 219 before being reinstated. *In re Crandall*, 308 Kan. 1526, 430 P.3d 902 (2018).
- 166. Attorney's failure to appear at disciplinary hearing before Supreme Court as required by Rule 212 constituted additional rule violation for which direct discipline was imposed in combination with discipline for other rule violations. *In re Lindberg*, 313 Kan. 599, 485 P.3d 1194 (2021).

Prior Rule 213 REFUSAL OF COMPLAINANT TO PROCEED (pre-2021 version)

Case Annotations

- 1. Public censure; matters to be considered in disciplinary proceeding; abatement due to settlement, or restitution not allowed; deposition testimony. State v. Scott, 230 Kan. 564, 639 P.2d 1131 (1982).
- 2. Under Rule 213, a complainant's failure to sign a written complaint does not automatically abate a disciplinary complaint. *In re Harrington*, 305 Kan. 643, 385 P.3d 905 (2016).

Prior Rule 214 MATTERS INVOLVING RELATED PENDING CIVIL OR CRIMINAL LITIGATION (pre-2021 version)

Case Annotations

1. No discretion abused where disciplinary proceedings not abated during pendency of tenuous appeal on similar issues. *State v. Rome*, 235 Kan. 642, 652, 682 P.2d 290 (1984).

Prior Rule 215 SERVICE (pre-2021 version)

Case Annotations

- 1. Service by certified mail sufficient to impart notice of hearing pursuant to Rule 215(a), (c); attorney's noncompliance with Rule 208(c) noted. *In re Kershner*, 250 Kan. 383, 827 P.2d 1189 (1992).
- 2. Attorney properly served per Rule 215, although he did not acknowledge service by mail and telephone. *In re Callahan*, 258 Kan. 770, 907 P.2d 840 (1995).
- 3. Attorney properly served by certified mail per Rule 215, although he did not acknowledge service. *In re Rishel*, 271 Kan. 644, 23 P.3d 820 (2001).
- 4. Attorney's misconduct violated multiple offenses of KRPC: 1.3, 1.4(a), 3.2, 5.5(a), 8.1(b), 8.4(a) and (d); notified per Rule 215(a); failed to respond or appear violating Rule 212(d); failed to file answer per Rule 211(b); disbarment per Rule 203(a)(1); Rule 218 compliance ordered. *In re Griswold*, 274 Kan. 776, 56 P.3d 269 (2002).

- 5. Notice provisions in Rule 215 cited; notice complied with in letter and spirit; mailing completed as well as delivery of formal complaint and notice of hearing at attorney's home. *In re Franco*, 275 Kan. 571, 66 P.3d 805 (2003).
- 6. Attorney disciplined for numerous violations of rules of professional conduct including KRPC 3.1, 3.3, 4.1 and 8.4; required notice given per Rule 215; disbarment and Rule 218 compliance ordered. *In re Nathanson*, 279 Kan. 921, 112 P.3d 162 (2005).
- 7. Attorney disciplined for violating numerous violations of KRPC 1.15 and KRPC 8.4; respondent failed to respond to Disciplinary Administrator's initial complaint as well as failing to provide a written answer to the formal complaint thus violating Rule 207(b) and Rule 211(b); notified per Rule 215; misconduct established by clear and convincing evidence per Rule 211(f); panel's final report deemed admitted per Rule 212; panel's recommendation is advisory only per Rule 212(f); indefinite suspension pursuant to Rule 203(a)(2). *In re Purinton*, 283 Kan. 880, 156 P.3d 660 (2007).
- 8. Attorney disbarred for numerous violations including KRPC 3.3, 8.4(a), (b), (c), (d), and (g); misconduct established by clear and convincing evidence per Rule 211(f); hearing panel's final report deemed admitted per Rule 212(c); panel's recommendation is advisory only per Rule 212(f); required notice given per Rule 215(a); disbarment pursuant to Rule 203(a)(1). *In re Arabia*, 283 Kan. 851, 156 P.3d 668 (2007).
- 9. Attorney under temporary suspension for failing to pay annual registration fees and to comply with CLE requirements violated KRPC 8.1(b) and Rule 207(b) upon filing of a formal complaint; misconduct established by clear and convincing evidence per Rule 211(f); hearing panel's final report deemed admitted per Rule 212(c); required notice given per Rule 215(a); indefinite suspension in accordance with Rule 203(a)(2). *In re Crow*, 285 Kan. 1110, 179 P.3d 1093 (2008).
- 10. Attorney, who was disciplined five times in Texas, by his conduct in Texas and per Rule 202 violated KRPC 1.3, 1.4, 1.15(d), 1.16(d), 5.5(b), 8.1(b), and Rule 207(b); failed to file written answer to complaint per Rule 211(b); findings of fact admitted pursuant to Rule 212(e); notified per Rule 215(a); disbarment in accordance with Rule 203(a)(1). *In re Lee*, 285 Kan. 1125, 180 P.3d 552 (2008).
- 11. Attorney on suspension for failing to pay annual attorney registration and CLE fees and for failing to fulfill CLE requirements violated KRPC 1.1, 1.3, 1.4, 1.15(b), 1.16(d), 3.2, 8.1(b), 8.4(b), Rule 207, and Rule 211 in representation of a client and through his own criminal conduct; findings of fact in panel's report deemed admitted per Rule 212(d); required notice given per Rule 215(a); disbarment in accordance with Rule 203(a)(1). *In re Pittman*, 285 Kan. 1133, 179 P.3d 404 (2008).
- 12. Attorney's disbarment in Missouri and failure to cooperate in disciplinary process in Kansas results in violations of KRPC 8.1(b), 8.3(a), Rule 207(b), and Rule 211(b); violations deemed admitted under Rule 212(c); required notice given per Rule 215; misconduct established per Rule 202; indefinite suspension per Rule 203(a)(2). *In re Tluscik*, 289 Kan. 1111, 219 P.3d 1220 (2009).
- 13. Attorney disciplined by indefinite suspension for violating KRPC 1.3, 1.4, 1.15, 1.16, 3.2, and 8.4; hearing panel's final report deemed admitted per Rule 212(c); panel's recommendation is advisory only and court may impose a different discipline per Rule 212(f);required notice given per Rule 215(a); indefinite suspension per Rule 203(a)(2). *In re Herrington*, 290 Kan. 58, 222 P.3d 492 (2010).
- 14. Attorney violated KRPC 1.1, 1.5(a), 3.4(c), 3.5(d), 4.4(a), 8.4(b), (c), (d), and (g), and Rule 211(b); misconduct established by clear and convincing evidence per Rule 211(f); required notice given per Rule 215(a); Rule 218 compliance ordered; disbarment per Rule 203(a)(1). *In re Romious*, 291 Kan. 300, 240 P.3d 945 (2010).
- 15. Attorney's misconduct violated KRPC 1.15 and 8.4(c); required notice given per Rule 215(a); clear and convincing evidence established per Rule 211(f); findings of fact deemed admitted per Rule 212 (c), (d); disbarment per Rule 203(a)(1). *In re Robinson*, 294 Kan. 649, 279 P.3d 113 (2012).
 - 16. Where mail was sent to address shown on respondent's most recent registration, service by

certified mail afforded sufficient notice of hearing pursuant to Rule 215. *In re Ogunmeno*, 312 Kan. 508, 476 P.3d 1162 (2020).

Prior Rule 216 SUBPOENA POWER, WITNESSES AND PRETRIAL PROCEEDINGS (pre-2021 version)

Case Annotations

- 1. Public censure; matters to be considered in disciplinary proceeding; abatement due to settlement or restitution not allowed; deposition testimony. *State v. Scott*, 230 Kan. 564, 639 P.2d 1131 (1982).
- 2. Attorney who was temporarily suspended from practice and in federal prison was afforded opportunity to appear in person and present evidence of mitigating circumstances. *In re Brown*, 258 Kan. 731, 907 P.2d 132 (1995).
- 3. Attorney's mishandling of a probate matter violates KRPC 1.1 and 8.4(d) and (g); court found no violations of Rule 216 by the hearing panel; published censure per Rule 203(a)(3). *In re Roth*, 269 Kan. 399, 7 P.3d 241 (2000).
- 4. Attorney licensed to practice law in Missouri, but not in Kansas, failed to comply with Rule 216; violated Mo. Rules of Professional Conduct which are identical to and thus, based on Rule 202, violate KRPC 3.3(a)(1), 4.1(a), 8.1(b), 8.4(a) and (d); also found to have violated KRPC 7.1, 8.4(c) and (g); violated Rule 211(b) by failing to timely file answer to formal complaint; indefinite prohibition from practicing law before any Kansas court, administrative tribunal, or state agency. *In re Franco*, 275 Kan. 571, 66 P.3d 805 (2003).
- 5. Attorney's misconduct violates KRPC 1.1, 3.1, 3.3(a)(1), 3.4(c), 4.4, 8.4(c), (d), and (g); complaint sufficiently clear and specific per Rule 211(b); panel and Disciplinary Administrator's office not required to issue subpoenas on respondent's behalf per Rule 216; Rule 222 cited by Disciplinary Administrator in objecting to introduction of records; disbarment. *In re Landrith*, 280 Kan. 619, 124 P.3d 467 (2005).
- 6. Attorney on suspension committed violations of KRPC 1.4, 3.4, 5.5, and 8.4; respondent filed exceptions and a brief pursuant to Rule 212; no exceptional circumstances exist to warrant discovery deposition per Rule 216(f) and Internal Operating Rule D.4; disbarment. *In re Wiles*, 289 Kan. 201, 210 P.3d 613 (2009).
- 7. Disciplinary panel's finding that respondent acted with dishonest motive not relied upon by court since unclear whether disclosure of supporting document was required under Rule 216(d) and unclear whether that document was relied upon by panel. *In re Beck*, 298 Kan. 881, 318 P.3d 977 (2014).
- 8. District court orders granting pro hac vice admission to administratively suspended attorney held to be void ab initio; unauthorized practice of law violated Rule 116 and Rule 208(e). *In re Hall*, 304 Kan. 999, 377 P.3d 1149 (2016).

Prior Rule 216A COMPLIANCE EXAMINATIONS BY THE DISCIPLINARY ADMINISTRATOR (pre-2021 version)

Case Annotations

1. Attorney's misconduct violated KRPC 1.15(a) and (b), 5.3(b), and 8.4(c) by mishandling her trust account, imperiling client funds, and failing to promptly deliver funds to a client; suspended a 1-year suspension conditioned upon a 3-year period of compliance with all KRPC's well as complying with KRPC 1.15(d)(2) and Rule 216A. *In re Quinn*, 286 Kan. 301, 184 P.3d 235 (2008).

Prior Rule 217 VOLUNTARY SURRENDER OF LICENSE (pre-2021 version)

Case Annotations

- 1. Surrender of certificate to practice law accepted on showing of theft and attempted theft convictions. *In re Norman*, 229 Kan. 562, 628 P.2d 637 (1981).
- 2. Voluntary disbarment; admitted failure to account for funds of estate. *In re Gray*, 230 Kan. 1, 630 P.2d 161 (1980).
- 3. Voluntary disbarment; plead guilty to felony charge. *In re Hutton*, 230 Kan. 3, 630 P.2d 161 (1981).
- 4. Voluntary surrender of license following earlier censure and further complaints; disbarment ordered. *In re Pendergraft*, 237 Kan. 409, 701 P.2d 331 (1985).
- 5. Attorney surrenders license following felony conviction; disbarment. *In re Sturgis*, 239 Kan. 527, 527, 720 P.2d 1118 (1986).
- 6. Voluntary surrender of license following filing of complaint; disbarment. *In re Sparks*, 242 Kan. 11, 741 P.2d 1329 (1987).
- 7. Voluntary surrender of license following filing of several complaints; disbarment. *In re Kelley*, 242 Kan. 12, 743 P.2d 1011 (1987).
- 8. Attorney surrenders license following conviction on four counts of forgery in connection with his mother's estate; disbarment. *In re Glenn*, 242 Kan. 551, 749 P.2d 45 (1988).
- 9. Attorney surrenders license following disciplinary charges; disbarment. *In re Neuschwander*, 242 Kan. 552, 749 P.2d 45 (1988).
- 10. Surrender of certificate by attorney under investigation by disciplinary administrator for failure to account for client's funds and for concealment of attorney's assets in his own bankruptcy proceeding; disbarment. *In re Powers*, 242 Kan. 796, 753 P.2d 1267 (1988).
- 11. Attorney under indefinite suspension and facing additional charges surrenders license pursuant to rule; disbarment. *In re Niederhauser*, 243 Kan. 412, 756 P.2d 1103 (1988).
- 12. Attorney under investigation for failure to return or account for retainer, after services terminated for neglect, surrenders license; disbarred under rule. *In re McWilliams*, 244 Kan. 1, 764 P.2d 1256 (1988).
- 13. Attorney who pled to and was sentenced for aiding and abetting income tax evasion charged with violations of Canon 1; Rule 217 surrender and disbarment. *In re Lerner*, 244 Kan. 342, 767 P.2d 1319 (1989).
- 14. Attorney alleged to have violated Canons 1, 2, 5, 6, 7 voluntarily surrenders license; Rule 217 disbarment. *In re Britt*, 245 Kan. 1, 777 P.2d 272 (1989).
- 15. Attorney currently under suspension, charged with violating DR 9-102 and Rule 207; Rule 217 surrender; disbarment. *In re Smith*, 245 Kan. 379, 783 P.2d 878 (1989).
- 16. Attorney who pled to and was sentenced for two felonies charged with violations of Canon 1; Rule 217 surrender and disbarment. *In re Laing*, 246 Kan. 334, 788 P.2d 284 (1990).
- 17. Attorney under investigation for violation of Canons 1, 7, and 9 surrenders license under Rule 217; disbarment and Rule 218 compliance ordered. *In re Logan*, 247 Kan. 222, 797 P.2d 162 (1990).
- 18. Attorney surrendering license in contemplation of investigation disbarred; Rule 218 compliance ordered. *In re Dawson*, 247 Kan. 484, 799 P.2d 504 (1990).
- 19. Attorney under investigation for misuse of clients' funds surrenders license under Rule 217; disbarment and Rule 218 compliance ordered. *In re Hollembeak*, 247 Kan. 485, 807 P.2d 1292 (1990).
- 20. Attorney's request for disability inactive status granted; pending investigations; subsequent voluntary surrender of license and disbarment; Rule 218 compliance ordered. *In re Lyden*, 248 Kan. 14, 803 P.2d 1027 (1991).
- 21. Attorney under investigation surrenders license under Rule 217; disbarment and compliance with Rule 218 ordered. *In re Rhudy*, 248 Kan. 485, 806 P.2d 1013 (1991).
 - 22. Recommended disbarment based on continued neglect of client despite prior discipline for such

- and failure to respond to said discipline, all in violation of MRPC 1.3, 3.2, and 8.4(g); Rule 217 surrender and disbarment; Rule 218 compliance ordered. *In re Ebersole*, 248 Kan. 496, 807 P.2d 1318 (1991).
- 23. Attorney on suspension for failure to pay registration fee pleads to federal charges; Rule 217 surrender; disbarment and compliance with Rule 218 ordered. *In re Reynolds*, 249 Kan. 326, 818 P.2d 797 (1991).
- 24. Additional complaints filed against attorney currently on suspension in Kansas and federal courts; Rule 217 surrender and disbarment and Rule 218 compliance ordered. *In re Farmer*, 249 Kan. 581, 822 P.2d 34 (1991).
- 25. Attorney surrenders license subsequent to entering guilty pleas in federal court; Rule 217 disbarment and Rule 218 compliance ordered. *In re Dickson*, 250 Kan. 1, 824 P.2d 197 (1992).
- 26. Attorney under investigation surrenders license under Rule 217; disbarment and Rule 218 compliance ordered. *In re Herzig*, 251 Kan. 270, 836 P.2d 573 (1992).
- 27. Attorney under suspension for failing to register notified disciplinary administrator of 1981 federal convictions and subsequent District of Columbia disbarment; Rule 217 surrender; disbarment and Rule 218 compliance ordered. *In re Evans*, 252 Kan. 1, 841 P.2d 461 (1992).
- 28. Attorney under suspension as a result of three felony convictions; other disciplinary cases pending; Rule 217 surrender; disbarment and Rule 218 compliance ordered. *In re Jarczyk*, 252 Kan. 4, 847 P.2d 1190 (1992).
- 29. Attorney under investigation for converting law firm funds to his own use surrenders license per Rule 217; disbarment and Rule 218 compliance ordered. *In re Kuhls*, 252 Kan. 276, 844 P.2d 37 (1993).
- 30. Attorney convicted of drug offenses surrenders license per Rule 217; disbarment and Rule 218 compliance ordered. *In re Morlan*, 252 Kan. 277, 849 P.2d 136 (1993).
- 31. Attorney under investigation for fraud, mispresentation, deceit, and diversion of law firm funds in violation of MRPC 8.4(b), (c), (d) surrenders license per Rule 217; disbarment and Rule 218 compliance ordered. *In re Johnson*, 252 Kan. 493, 852 P.2d 510 (1993).
- 32. Attorney under indefinite suspension surrenders license per Rule 217; disbarment and Rule 218 compliance ordered. *In re Norwood*, 252 Kan. 717, 851 P.2d 393 (1993).
- 33. Attorney on indefinite suspension voluntarily surrenders license; 13 complaints pending; disbarment and Rule 218 compliance ordered. *In re Jenkins*, 253 Kan. 842, 862 P.2d 1102 (1993).
- 34. Attorney under investigation for embezzlement surrenders license; disbarment and compliance with Rule 218 ordered. *In re Cullen*, 254 Kan. 13, 862 P.2d 1102 (1993).
- 35. Attorney under investigation for income tax fraud based on misappropriation of client funds surrenders license; disbarment and compliance with Rule 218 ordered. *In re Hardesty*, 254 Kan. 14, 864 P.2d 1136 (1993).
- 36. Attorney surrenders license following plea to one felony count of bank fraud; disbarment and Rule 218 compliance ordered. *In re Leitner*, 254 Kan. 940, 869 P.2d 738 (1994).
- 37. Attorney surrenders license following conviction of lewdness with a child; disbarment and Rule 218 compliance ordered. *In re Ramey*, 255 Kan. 1, 873 P.2d 1349 (1994).
- 38. Attorney under investigation for conversion of client's money surrenders license per Rule 217; disbarment and Rule 218 compliance ordered. *In re Hanson*, 256 Kan. 199, 884 P.2d 1159 (1994).
- 39. Attorney previously censured disbarred for violations of MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.15, 1.16, 3.2, 3.3, 4.1, 7.1, 7.5, 8.1, 8.4, and Rules 207 and 208; Rule 218 compliance ordered. *In re Shultz*, 257 Kan. 662, 895 P.2d 603 (1995).
- 40. Attorney disbarred following surrender of his license after he pleaded guilty to charges of conspiracy to defraud U.S. agency, wire fraud and others in the U.S. district court. *In re Hainline*, 257 Kan. 1073, 903 P.2d 764 (1995).
- 41. Attorney under suspension surrenders license per Rule 217; other complaints pending alleging misappropriation of client funds, improper use of trust account, dilatory handling of client affairs, and failure

to communicate with clients; disbarment and Rule 218 compliance ordered. *In re Sturm*, 257 Kan. 1089, 898 P.2d 629 (1995).

- 42. Attorney surrenders license following plea of nolo contendere to the charge of unlawful acts in securities transaction; disbarment. *In re Clothier*, 258 Kan. 309, 902 P.2d 990 (1995).
- 43. Attorney under investigation for misappropriation of client funds and improper use of trust account surrenders license per Rule 217; disbarment. *In re White*, 258 Kan. 794, 907 P.2d 897 (1995).
- 44. Attorney formerly on disability status per Rule 220(c) and under investigation for improper conversion of probate funds, abandonment of business client, and violations as cotrustee of educational trust surrenders license per Rule 217; disbarment by United States Tax Court and Missouri Supreme Court; disbarment. *In re O'Keefe*, 259 Kan. 1, 909 P.2d 657 (1996).
- 45. Attorney under investigation for fraud and neglect of client affairs surrenders license per Rule 217; disbarment. *In re Young*, 259 Kan. 197, 911 P.2d 187 (1996).
- 46. Attorney surrenders license per Rule 217 following filing of several complaints; disbarment. *In re Stapleton*, 259 Kan. 643, 915 P.2d 743 (1996).
- 47. Attorney under investigation for alleged failure to provide accounting of clients' funds, forgery on journal entry, and misrepresentation to client surrenders license per Rule 217; disbarment. *In re Butcher*, 259 Kan. 644, 915 P.2d 743 (1996).
- 48. Assistant district attorney charged with six counts of forgery and six counts of misuse of public funds surrenders license per Rule 217; disbarment. *In re Scamman*, 260 Kan. 1, 916 P.2d 43 (1996).
- 49. Attorney under investigation surrenders license per Rule 217; disbarment. *In re Wilson*, 260 Kan. 207, 917 P.2d 420 (1996).
- 50. Attorney who was on one-year suspension for prior disciplinary violations and under investigation for allegations of violations surrenders license per Rule 217; disbarment. *In re Crockett*, 260 Kan. 730, 924 P.2d 642 (1996).
- 51. Attorney surrenders license per Rule 217 while self-reported complaint is pending before panel; disbarment. *In re Brown*, 261 Kan. 175, 931 P.2d 664 (1996).
- 52. Attorney surrenders license per Rule 217 while two complaints were scheduled for hearing and two others were being investigated; disbarment. *In re Hughes*, 261 Kan. 1006, 933 P.2d 761 (1997).
- 53. Attorney on indefinite suspension scheduled for hearing for three additional complaints surrenders license per Rule 217; disbarment. *In re Dow*, 262 Kan. 1, 935 P.2d 1041 (1997).
- 54. Attorney under investigation for three complaints and recommended indefinite suspension in pending docket surrenders license per Rule 217; disbarment. *In re Evans*, 262 Kan. 2, 935 P.2d 1041 (1997).
- 55. Attorney who was indicted in U.S. district court for conspiracy to manufacture and distribute methamphetamine surrenders license per Rule 217; disbarment. *In re Webb*, 262 Kan. 679, 941 P.2d 1387 (1997).
- 56. Attorney surrenders license per Rule 217 while two complaints were pending for misappropriation of client funds, improper use of his attorney trust account, practicing law while suspended, and failure to cooperate with the disciplinary investigations; disbarment. *In re Larson*, 263 Kan. 568, 953 P.2d 1004 (1998).
- 57. Attorney surrenders license per Rule 217 following panel's recommendation of one-year suspension; disbarment. *In re Long*, 264 Kan. 2, 957 P.2d 1105 (1998).
- 58. Attorney surrenders license per Rule 217 while pending complaint alleges client abandonment, billing fraud, failure to return client files and failure to cooperate with the disciplinary investigation; disbarment. *In re Bransgrove*, 264 Kan. 1, 954 P.2d 1078 (1998).
- 59. Attorney on indefinite suspension and under investigation for another complaint surrenders license per Rule 217; disbarment. *In re Wooton*, 265 Kan. 256, 968 P.2d 670 (1998).
- 60. Attorney surrenders license per Rule 217 while pending complaint alleges violations of MRPC 1.2, 1.3, 1.4, and 8.4(c); disbarment. *In re Badke*, 265 Kan. 464, 968 P.2d 670 (1998).

- 61. Attorney surrenders license per Rule 217 after he entered a guilty plea to the charge of accessory after the fact to bankruptcy fraud; disbarment. *In re Carpenter*, 266 Kan. 496, 972 P.2d 320 (1999).
- 62. Attorney serving a two-year supervised probation surrenders license per Rule 217 while three complaints under investigation and one complaint pending; disbarment. *In re Baxter*, 266 Kan. 771, 976 P.2d 485 (1999).
- 63. Attorney surrenders license per Rule 217 while formal complaint scheduled for hearing; disbarment. *In re Malter*, 266 Kan. 773, 976 P.2d 485 (1999).
- 64. Attorney surrenders license per Rule 217 after he was suspended for one year for his failure to competently and diligently handle cases for three separate clients; disbarment. *In re Long*, 267 Kan. 2, 975 P.2d 1210 (1999).
- 65. Attorney surrenders license per Rule 217 while suspended temporarily per Rule 203(b) and scheduled to appear before the court for alleged misconduct; disbarment. *In re Barker*, 267 Kan. 1, 978 P.2d 253 (1999).
- 66. Attorney surrenders license per Rule 217 after he was suspended indefinitely for his failure to abide by the conditions of his supervised probation and he was convicted of felony arson; disbarment. *In re Whitaker*, 267 Kan. 494, 984 P.2d 132 (1999).
- 67. Attorney surrenders license per Rule 217 while nine complaints are docketed for investigation against him; disbarment. *In re Broemmel*, 268 Kan. 78, 995 P.2d 843 (1999).
- 68. Attorney surrenders license per Rule 217 while violation of KRPC 1.15 is shown; disbarment. *In re Arnold*, 268 Kan. 77, 995 P.2d 843 (1999).
- 69. Attorney surrenders license per Rule 217 while formal complaint filed; disbarment. *In re Greiving*, 269 Kan. 1, 998 P.2d 509 (2000).
- 70. Attorney surrenders license per Rule 217 while disciplinary hearing was docketed and four additional complaints were investigated; disbarment. *In re Fleming*, 269 Kan. 238, 998 P.2d 1141 (2000).
- 71. Attorney with one complaint pending surrenders license per Rule 217; disbarment. *In re Phillips*, 269 Kan. 419, 1 P.3d 921 (2000).
- 72. Attorney under suspension surrenders license per Rule 217 following filing of formal complaint; disbarment. *In re Stephens*, 269 Kan. 929, 10 P.3d 765 (2000).
- 73. Attorney surrenders license per Rule 217 while suspended temporarily for two pending complaints; disbarment. *In re Heck*, 270 Kan. 159, 13 P.3d 871 (2000).
- 74. Attorney surrenders license per Rule 217 pending investigation for violating KRPC 1.1, 1.3, 3.3, 8.4(c), (d), and (g); disbarment and Rule 218 compliance ordered. *In re Meyer*, 270 Kan. 160, 26 P.3d 1244 (2000).
- 75. Attorney pleaded to one count of attempted aggravated indecent liberties with a child; surrenders license per Rule 217; disbarment and Rule 218 compliance ordered. *In re Wellborn*, 270 Kan. 162, 26 P.3d 1244 (2000).
- 76. Attorney under temporary suspension surrenders license per Rule 217 for self-reported misconduct; disbarment. *In re Yoe*, 270 Kan. 662, 17 P.3d 939 (2001).
- 77. Attorney previously censured and suspended for one year surrenders license per Rule 217 while investigation pending following filing of formal complaint; disbarment. *In re Carson*, 271 Kan. 393, 22 P.3d 161 (2001).
- 78. Attorney under indefinite suspension surrenders license per Rule 217 for allegations concerning lack of diligence and an unearned retainer. *In re Gribble*, 272 Kan. 893, 36 P.3d 300 (2001).
- 79. Attorney under temporary suspension surrenders license per Rule 217 while two formal complaints were pending; disbarment. *In re Friesen*, 272 Kan. 199, 32 P.3d 704 (2001).
- 80. Attorney under investigation surrenders license under Rule 217; disbarment and Rule 218 compliance ordered. *In re Degraff*, 273 Kan. 1, 40 P.3d 304 (2002).
 - 81. Attorney surrendered license per Rule 217 while three formal complaints pending; disbarment. *In*

- re Kelley, 273 Kan. 737, 46 P.3d 1199 (2002).
- 82. Attorney under investigation voluntarily surrenders license per Rule 217. *In re Shanholtzer*, 274 Kan. 441, 53 P.3d 843 (2002).
- 83. Attorney under 1-year suspension surrenders license per Rule 217; disbarment and Rule 218 compliance ordered. *In re Craig*, 274 Kan. 517, 54 P.3d 969 (2002).
- 84. Attorney surrendered license per Rule 217 after three criminal charges are brought against him; disbarment and Rule 218 compliance ordered. *In re Cochran*, 275 Kan. 242, 62 P.3d 247 (2003).
- 85. Attorney, under suspension for 18 months, surrenders license per Rule 217 while under investigation for allegations of misconduct in 11 complaints; review pending before Supreme Court on final hearing report per Rule 212; disbarment. *In re Berry*, 275 Kan. 629, 68 P.3d 134 (2003).
- 86. Attorney under suspension surrenders license per Rule 217 while two felonies charges, two misdemeanor charges, and seven disciplinary cases pending; disbarment. *In re Arnett*, 276 Kan. 9, 71 P.3d 480 (2003).
- 87. Attorney surrenders license per Rule 217 while formal complaint pending based on two misdemeanor charges; disbarment. *In re Crumley*, 276 Kan. 10, 71 P.3d 480 (2003).
- 88. Attorney surrendered license per Rule 217 while five formal complaints pending; disbarment. *In re Cotton*, 276 Kan. 8, 71 P.3d 481 (2003).
- 89. Attorney surrendered license per Rule 217 after pleading guilty to two felony counts; disbarment. *In re Weidner*, 276 Kan. 296, 75 P.3d 1217 (2003).
- 90. Attorney surrendered license per Rule 217 while formal complaint pending involving lack of candor to a tribunal and conversion of client funds; disbarment. *In re McMullen*, 278 Kan. 2, 92 P.3d 566 (2004).
- 91. Attorney surrendered license per Rule 217; 17 complaints pending for KRPC violations involving diligence, communication, attorney fees, withdrawing from representation, and failure to cooperate with disciplinary process; disbarment. *In re Kellogg*, 278 Kan. 1, 92 P.3d 566 (2004).
- 92. Attorney surrendered license per Rule 217 while formal complaint pending; disbarment. *In re Studtmann*, 276 Kan. 736, 79 P.3d 1285 (2003).
- 93. Attorney surrendered license per Rule 217 while multiple complaints pending alleging lack of competence, lack of diligence, lack of communication, and accepting retainers and performing no work; disbarment. *In re Lietz*, 277 Kan. 26, 81 P.3d 1243 (2003).
- 94. Attorney surrendered his license per Rule 217 while formal complaint pending regarding dishonest conduct and misappropriation of client's funds; disbarment. *In re Viveros*, 277 Kan. 657, 88 P.3d 1232 (2004).
- 95. Attorney surrendered license per Rule 217 while complaint pending involving allegations that in his capacity as an executor of an estate, respondent paid himself attorney fees and his share of the estate without a court order. *In re Stanford*, 278 Kan. 286, 93 P.3d 1200 (2004).
- 96. Attorney surrendered license per Rule 217 while three complaints pending alleging lack of diligence and unearned retainers; disbarment. *In re Moore*, 277 Kan. 265, 84 P.3d 1045 (2004).
- 97. Attorney surrendered license following hearing panel report finding misconduct in four clients' cases; disbarment. *In re Wood*, 276 Kan. 757, 80 P.3d 1112 (2003).
- 98. Attorney surrendered license per Rule 217 while seven complaints pending alleging misconduct in representing clients in immigration matters including failure to provide records as required pursuant to KRPC 1.15(a); disbarment. *In re Phillips*, 278 Kan. 337, 97 P.3d 492 (2004).
- 99. Attorney voluntarily surrendered license pursuant to Rule 217 while formal complaint pending in accordance with Rule 211; disbarment and Rule 218 compliance ordered. *In re Felker*, 279 Kan. 280, 107 P.3d 1234 (2005).
- 100. Attorney surrenders license per Rule 217 while review pending before Supreme Court per Rule 212; violations include KRPC 1.15(b), 8.4(c) and (g); disbarment and Rule 218 compliance ordered. *In re*

- Spikes, 279 Kan. 522, 111 P.3d 635 (2005).
- 101. Attorney voluntarily surrendered license per Rule 217 while two complaints with Disciplinary Administrator pending; disbarment and Rule 218 compliance ordered. *In re Hoskins*, 279 Kan. 961, 114 P.3d 162 (2005).
- 102. Attorney voluntarily surrendered license per Rule 217 while four complaints with Disciplinary Administrator pending; misconduct involving KRPC 1.1, 1.3, 1.4, 3.2, 4.1, 8.4(a), (c), (d), and (g); disbarment and Rule 218 compliance ordered. *In re Maker*, 280 Kan. 1, 117 P.3d 880 (2005).
- 103. Attorney voluntarily surrendered his license per Rule 217 while complaint pending alleging violations of KRPC 1.7, 1.8, 1.15, 4.1, and 8.4(c); disbarment and Rule 218 compliance ordered. *In re Weller*, 280 Kan. 14, 118 P.3d 1237 (2005).
- 104. Attorney voluntarily surrendered his license per Rule 217 following disbarment by the Supreme Court of Missouri for embezzlement; disbarment and Rule 218 compliance ordered. *In re Koenigsdorf*, 280 Kan. 15, 118 P.3d 1237 (2005).
- 105. Attorney voluntarily surrendered license pursuant to Rule 217 following hearing panel's hearing per Rule 212 that respondent violated KRPC 1.3, 1.4, 1.5, 3.4, 4.1, and 8.4(c); disbarment and Rule 218 compliance ordered. *In re Boaten*, 281 Kan. 390, 132 P.3d 870 (2006).
- 106. Attorney previously disciplined voluntarily surrenders license pursuant to Rule 217; Rule 218 compliance ordered; disbarment. *In re Whalen*, 280 Kan. 356, 121 P.3d 555 (2005).
- 107. Attorney voluntarily surrenders license to practice law per Rule 217 pending hearing regarding four counts of misconduct; disbarment. *In re Lehr*, 281 Kan. 842, 133 P.3d 1279 (2006).
- 108. Attorney surrendered license pursuant to Rule 217 pending review on charges of fraud and dishonesty which violated KRPC 8.1(a) and 8.4(c); disbarment and Rule 218 compliance ordered. *In re Girard*, 281 Kan. 97, 128 P.3d 400 (2006).
- 109. Attorney surrendered license pursuant to Rule 217 pending review in eight complaints set for formal hearing; disbarment and Rule 218 compliance ordered. *In re Leader*, 281 Kan. 1, 127 P.3d 985 (2006).
- 110. Attorney voluntarily surrendered license per Rule 217 following disbarment in Missouri for violations of misconduct; disbarment. *In re Donnelly*, 281 Kan. 840, 133 P.3d 837 (2006).
- 111. Attorney voluntarily surrenders license per Rule 217 pending hearing for numerous KRPC violations; disbarment. *In re Markowitz*, 282 Kan. 37, 141 P.3d 500 (2006).
- 112. Attorney voluntarily surrendered license per Rule 217 pending disciplinary hearing; disbarment in state of Texas for misconduct involving dishonesty; disbarment and Rule 218 compliance ordered. *In re Kaufman*, 282 Kan. 36, 141 P.3d 500 (2006).
- 113. Attorney voluntarily surrendered license pursuant to Rule 217 following guilty pleas to criminal charges of presenting a false claim and official misconduct while respondent was serving as a district judge. *In re Bengtson*, 283 Kan. 185, 151 P.3d 850 (2007).
- 114. Attorney voluntarily surrendered license pursuant to Rule 217 with two cases pending before the Supreme Court involving violations of KRPC 1.3, 3.2, 1.15, 3.4, and 8.4; disbarment. *In re Kennard*, 283 Kan. 270, 156 P.3d 596 (2007).
- 115. Attorney voluntarily surrendered license pursuant to Rule 217 while panel hearing pending alleging violations of KRPC 1.15(a) and (d), and KRPC 8.4(b), (c), and (g); disbarment and Rule 218 compliance ordered. *In re Dent*, 284 Kan. 760, 165 P.3d 298 (2007).
- 116. Attorney voluntarily surrendered license per Rule 217 pending a formal hearing in accordance with Rule 211 relating to misconduct and numerous violations of the KRPC's as well as a conviction for felony theft. *In re Allen*, 282 Kan. 726, 147 P.3d 879 (2006).
- 117. Attorney voluntarily surrendered license pursuant to Rule 217 following hearing panel report finding violations of KRPC 8.4(b) and convictions in federal and state court in Missouri; sentenced to 5 years in Missouri, concurrent with federal sentence; disbarment and Rule 218 compliance ordered. *In re Helder*,

- 284 Kan. 761, 165 P.3d 1050 (2007).
- 118. Attorney previously suspended voluntarily surrenders license per Rule 217 pending 17 separate complaints and a formal hearing in accordance with Rule 211 relating to multiple rules violations; failure to cooperate with disciplinary investigations per Rule 207; disbarment. *In re Sachse*, 284 Kan. 906, 167 P.3d 793 (2007).
- 119. Attorney voluntarily surrendered license pursuant to Rule 217 pending hearing alleging multiple violations of KRPC 1.1, 1.3, 1.4(a), 1.16(d), 3.2, 8.1(b), and Rule 207(b); disbarment. *In re Lane*, 285 Kan. 259, 171 P.3d 275 (2007).
- 120. Attorney voluntarily surrendered license pursuant to Rule 217 pending a hearing with the Supreme Court regarding two complaints; disbarment. *In re Sickel*, 286 Kan. 50, 182 P.3d 1204 (2008).
- 121. Attorney voluntarily surrendered license pursuant to Rule 217 with three cases pending before the Supreme Court alleging multiple violations of KRPC 1.2(d), 1.4(a), 1.7, 1.8(b), 1.15(a), 8.4(b) and (g), and Rule 207(b); disbarment. *In re Cowger*, 286 Kan. 52, 182 P.3d 1204 (2008).
- 122. Attorney voluntarily surrendered her license pursuant to Rule 217 pending an investigation; disbarment. *In re Foster*, 286 Kan. 1066, 191P.3d 1117 (2008).
- 123. Attorney voluntarily surrendered license pursuant to Rule 217 pending five complaints of misconduct; disbarment. *In re Dean*, 286 Kan. 1068, 191 P.3d 1118 (2008).
- 124. Attorney voluntarily surrendered license pursuant to Rule 217 pending an investigation of misconduct in eight cases; disbarment. *In re Kelsey*, 286 Kan. 1067, 191 P.3d 1117 (2008).
- 125. Attorney voluntarily surrendered license pursuant to Rule 217 pending an investigation into misconduct in six cases; disbarment. *In re Rose*, 286 Kan. 742, 188 P.3d 952 (2008).
- 126. Attorney voluntarily surrendered license pursuant to Rule 217 with seven cases pending; disbarment. *In re Griffiths*, 286 Kan. 957, 189 P.3d 1172 (2008).
- 127. Attorney voluntarily surrendered license pursuant to Rule 217 following allegations of misconduct involving KRPC 8.4(c), (d), and (g); disbarment. *In re Hummer*, 286 Kan. 744, 188 P.3d 952 (2008).
- 128. Attorney voluntarily surrendered his license pursuant to Rule 217 pending a hearing involving allegations of misconduct under KRPC 8.4(c), (d), and (g); disbarment and Rule 218 compliance ordered. *In re Chambers*, 288 Kan. 509, 205 P.3d 698 (2009).
- 129. Attorney voluntarily surrendered his license pursuant to Rule 217 pending a hearing involving allegations of misconduct under KRPC 1.3, 1.4, 1.15, 8.1(b), and 8.4(b); disbarment. *In re Shafer*, 288 Kan. 657, 207 P.3d 208 (2009).
- 130. Attorney voluntarily surrendered license pursuant to Rule 217 pending a hearing on five complaints alleging misconduct under KRPC 1.3, 1.4(a), 1.16, 5.5, 8.1(b), and 8.4(b) and Rules 207(b) and 211 (b); disbarment. *In re Docking*, 288 Kan. 731, 208 P.3d 739 (2009).
- 131. Attorney voluntarily surrendered license pursuant to Rule 217 while review before the Supreme Court per Rule 212 was pending concerning violations of KRPC 1.1, 1.3, 1.4(a), 3.2, 3.3(a)(1), 8.1(b), and 8.4(b) and Rules 207(b) and 211(b); disbarment. *In re Hartnett*, 288 Kan. 695, 206 P.3d 528 (2009).
- 132. Attorney voluntarily surrenders license per Rule 217 with panel hearing pending on three complaints involving violations of KRPC 1.3, 1.4(a), 5.5, 8.4(d) and Rule 211(b); disbarment. *In re Holmberg*, 289 Kan. 978, 218 P.3d 801 (2009).
- 133.Attorney voluntarily surrenders license per Rule 217 with three complaints pending of violations of KRPC 1.1, 1.4, 5.5, 8.1, 8.4(c), and Rule 211; disbarment. *In re Ruther*, 289 Kan. 1130, 220 P.3d 369 (2009).
- 134. Attorney under three-year suspension may make apply by motion for suspension of the remaining two years; Rules 218 and 219 compliance ordered. *In re Shepherd*, 289 Kan. 1116, 220 P.3d 359 (2009).

- 135. Attorney reinstated to the practice of law in Kansas following completion of a six-month suspension; petitioner has met the requirements of paying costs, complied with Rule 218, and undergone a reinstatement hearing pursuant to Rule 219. *In re McPherson*, 290 Kan. 315, 229 P.3d 389 (2010).
- 136. Attorney surrendered license per Rule 217 with panel hearing on two complaints pending in accordance with Rule 211, alleging violations of KRPC 1.1, 1.2, 1.3, 1.6, 1.9(c)(2), 1.15(d)(1), and 8.4; investigation pending regarding violations of KRPC 1.8 and 1.5; disbarment. *In re Gramkow*, 290 Kan. 801, 234 P.3d 804 (2010).
- 137. Attorney voluntarily surrendered license to practice law per Rule 217 after pleading guilty to one felony count of interference with commerce by extortion; disbarment. *In re Goodrich*, 290 Kan. 950, 235 P.3d 475 (2010).
- 138. Attorney voluntarily surrendered license to practice law per Rule 217 with panel hearing pending on two complaints in accordance with Rule 211, alleging violations of KRPC 1.1, 1.3, 1.4, 1.5(d) and (e), 1.8(a) and (j), 8.4, and Rule 207; disbarment. *In re Stanley*, 291 Kan. 52, 241 P.3d 81 (2010).
- 139. Attorney voluntarily surrendered license to practice law per Rule 217 with two felony charges pending; disbarment per Rule 203(a)(1). *In re Logan*, 291 Kan. 246, 239 P.3d 1290 (2010). 140. Attorney voluntarily surrendered license to practice law per Rule 217 with a complaint pending as a result of his disbarment by the state of Missouri; disbarment. *In re Lovelace*, 291 Kan. 675, 244 P.3d 1274 (2010).
- 141. Attorney voluntarily surrendered license to practice law per Rule 217 with a complaint pending that he violated KRPC 8.4(b); disbarment per Rule 203(a)(1). *In re Tilford*, 292 Kan. 238, 252 P.3d 573 (2011).
- 142. Respondent surrenders license to practice law pursuant to Rule 217 while panel hearing is pending on a complaint filed regarding KRPC 8.3(a), 8.4(b), Rule 203(c)(1), and Rule 208(c); disbarment per Rule 203(a)(1). *In re Blecha*, 293 Kan. 502, 264 P.3d 115 (2011).
- 143. Respondent surrenders license to practice law pursuant to Rule 217, following no contest plea to a felony theft; disbarment per Rule 203(a)(1). *In re Carroll*, 293 Kan. 584, 263 P.3d 180 (2011).
- 144. Respondent voluntarily surrenders her license pursuant to Rule 217 after a complaint had been docketed concerning violations of Rule 207; Rule 208; KRPC 1.15, 8.1, and 8.4(c) and (g); disbarment per Rule 203(a)(1). *In re Schaefer*, 293 Kan. 929, 271 P.3d 731 (2012).
- 145. Respondent voluntarily surrendered his license to practice law after a complaint was pending alleging violations of KRPC 8.4(b); disbarment per Rule 203(a)(1). *In re Schultz*, 293 Kan. 1056, 272 P.3d 595 (2012).
- 146. Attorney voluntarily surrendered license to practice law pursuant to Rule 217 with violations of KRPC 1.3, 1.4, 3.2, 8.1, and 8.4(g) and Rule 207 pending; disbarment. *In re Day*, 294 Kan. 615, 277 P.3d 1134 (2012).
- 147. Attorney voluntarily surrendered license to practice law pursuant to Rule 217; complaint docketed in accordance with Rule 210, alleging multiple violations of KRPC's; disbarment. *In re Payne*, 295 Kan. 9, 282 P.3d 617 (2012).
- 148. Attorney voluntarily surrendered his license to practice law pursuant to Rule 217 after complaint filed alleging violations of KRPC 4.1 and 8.4(b); disbarment. *In re Roth*, 295 Kan. 8, 282 P.3d 610 (2012).
- 149. Attorney disbarred after pleading guilty to two felonies and voluntarily surrendering his license per Rule 217. *In re Telthorst*, 296 Kan. 96, 290 P.3d 611 (2012).

- 150. Attorney voluntarily surrendered license per Rule 217 while formal complaint was pending; complaint alleged violations of KRPC 1.1, 1.5, 1.7, 1.8, 1.9, 1.16, and 8.4(a), (d), and (e); disbarred. *In re Rosel*, 296 Kan. 97, 290 P.3d 611 (2012).
- 151. Attorney voluntarily surrendered license per Rule 217 while formal complaint was pending; complaint alleged violations of KRPC 8.4(b) and Rule 203(c)(1) after attorney was convicted of sexual exploitation of a child and failed to report his arrest and conviction to Disciplinary Administrator; disbarred. *In re Thurston*, 295 Kan. 550, 285 P.3d 1040 (2012).
- 152. Attorney disbarred after voluntarily surrendering his license when he was convicted of two felonies. *In re Stephenson*, 297 Kan. 1, 298 P.3d 354 (2013).
- 153. Attorney voluntarily surrendered license per Rule 217 while formal complaint was pending; complaint alleged violations of KRPC 1.5, 1.7, 1.13, 1.15, and 8.4; disbarred. *In re King*, 297 Kan. 208, 300 P.3d 643 (2013).
- 154. Attorney voluntarily surrendered license under Rule 217 while formal complaint was pending; complaint alleged violations of KRPC 1.3, 1.4, 1.16, 3.4(c), and 8.1(b), and Rule 207(b), 211(b), and 218. *In re Freed*, 298 Kan. 346, 312 P.3d 364 (2013).
- 155. Attorney voluntarily surrendered license under Rule 217 after license had been temporarily suspended under Rule 203(c) as a result of conviction for involuntary manslaughter. *In re Murdick*, 299 Kan. 1126, 329 P.3d 1093 (2014).
- 156. Attorney voluntarily surrendered license under Rule 217 after formal complaint filed alleging violation of Rule 8.4(d). *In re Ramsey*, 299 Kan. 606, 326 P.3d 376 (2014).
- 157. Attorney voluntarily surrendered license under Rule 217 after formal complaint filed alleging violation of KRPC 1.1; 1.3; 1.4; 1.16(a)(1); 3.2; 8.1(b); 8.4(d) and (g); Rule 207(b); 208; 211(b); and 218. *In re Sherman*, 300 Kan. 475, 332 P.3d 172 (2014).
- 158. Attorney voluntarily surrendered license under Rule 217; at time of surrender court review pending for violations of KRPC 8.1(b) and 8.4(b) and (c), and Rule 211. *In re Dinkel*, 300 Kan. 660, 333 P.3d 155 (2014).
- 159. Attorney voluntarily surrendered license under Rule 217; at time of surrender complaint based on attorney's felony conviction remained pending. *In re Smith*, 300 Kan. 760, 335 P.3d 66 (2014).
- 160. Attorney voluntarily surrendered license under Rule 217 after complaint alleged violations of KRPC 1.1, 1.3, 1.4, 1.5, 1.15, 1.16, 8.1, and 8.4. *In re Brooks*, 301 Kan. 451, 345 P.3d 258 (2015).
- 161. Attorney voluntarily surrendered license under Rule 217; at the time of surrender complaints had been docketed for investigation alleging violations of Rule 1.1, 1.3, 1.4, 8.3, and 8.4. *In re Bezek*, 302 Kan. 325, 352 P.3d 1014 (2015).
- 162. Voluntary surrender of license under Rule 217; at time of surrender complaints had been docketed for investigation alleging violations of KRPC 1.1, 1.15, and 8.4. *In re Thompson*, 304 Kan. 376, 371 P.3d 348 (2016).
- 163. Voluntary surrender of license under Rule 217; at time of surrender formal hearing pending regarding complaint alleging violations of KRPC 8.1, 8.3, and 8.4 and Rule 207 with additional complaint docketed for investigation alleging violations of KRPC 5.5. *In re Fritz*, 304 Kan. 374, 371 P.3d 348 (2016).
- 164. Attorney who had voluntarily surrendered license under Rule 217 met conditions for reinstatement after having taken and passed bar examination. *In re Long*, 302 Kan. 746, 357 P.3d 877 (2015).
- 165. Voluntary surrender of license under Rule 217; at time of surrender hearing on formal complaint had been scheduled for alleged violations of KRPC 1.4, 1.7, 1.15, 1.16, 8.1, 8.3, and 8.4 and Rule 208. *In re Majors*, 302 Kan. 970, 360 P.3d 418 (2015).
- 166. Voluntary surrender of license under Rule 217; at time of surrender complaint had been docketed for investigation alleging violations of KRPC 1.15 and 8.4(b) and (c). *In re Gallas*, 302 Kan. 1005, 360 P.3d 1079 (2015).
 - 167. Voluntary surrender of license under Rule 217; at time of surrender hearing on formal

- complaint had been scheduled for alleged violations of KRPC 1.3, 1.4, 1.5, 1.15, 1.16, 8.1, and 8.4 and Rule 207 and 208. *In re Allen*, 302 Kan. 1006, 360 P.3d 1079 (2015).
- 168. Voluntary surrender of license under Rule 217; at time of surrender complaint had been docketed for investigation alleging violation of KRPC 1.15 and 8.4(b) and (c). *In re O'Brien*, 303 Kan. 383, 361 P.3d 515 (2015).
- 169. Voluntary surrender of license; at time of surrender five complaints had been docketed for investigation alleging violations of KRPC 1.1, 1.7, 3.3, 4.4, and 8.4(b), (c), (d), and (g). *In re Arkell*, 304 Kan. 999, 377 P.3d 414 (2016).
- 170. Lack of option to voluntarily surrender license in good standing under Rule 217 was properly considered as mitigating factor by hearing panel; little weight assigned to this factor by court in imposing discipline. *In re Hall*, 304 Kan. 999, 377 P.3d 1149 (2016).
- 171. At the time an attorney voluntarily surrendered her license under Rule 217, a formal hearing was pending regarding two complaints that alleged the attorney violated KRPC 1.1, 1.3, 1.4, 1.5, 1.15, 1.16, 3.2, 3.3, 4.1, and 8.4. *In re Knowles*, 305 Kan. 1, 377 P.3d 1161 (2016).
- 172. At the time an attorney voluntarily surrendered his license under Rule 217, the office of the Disciplinary Administrator had docketed two complaints for investigation that alleged the attorney violated KRPC 1.1, 1.3, 1.4, 1.15, 1.16, and 8.4. *In re Bonner*, 305 Kan. 121, 378 P.3d 550 (2016).
- 173. At the time an attorney voluntarily surrendered his license under Rule 217, review of the final hearing report, which found the attorney had violated KRPC 1.1, 3.3, 5.3, and 8.4, was pending before the Supreme Court. *In re Molamphy*, 306 Kan. 102, 392 P.3d 1247 (2017).
- 174. At the time an attorney voluntarily surrendered his license under Rule 217, the office of the Disciplinary Administrator had docketed a complaint for investigation that alleged the attorney violated KRPC 1.15 and 8.4. *In re Schultz*, 306 Kan. 512, 395 P.3d 403 (2017).
- 175. At the time an attorney voluntarily surrendered his license under Rule 217, the office of the Disciplinary Administrator had filed a formal complaint that alleged the attorney violated KRPC 1.1, 1.3, 1.5, 1.15, 1.16, 8.1, and 8.4 and Supreme Court Rule 207. *In re Williams*, 306 Kan. 513, 395 P.3d 403 (2017).
- 176. At the time an attorney voluntarily surrendered her license under Rule 217, the office of the Disciplinary Administrator had filed a formal complaint that alleged the attorney violated KRPC 1.1, 1.3, 1.4, 1.5, 1.15, 3.3, 8.1, and 8.4 and Supreme Court Rule 207. *In re Burson*, 306 Kan. 758, 398 P.3d 845 (2017).
- 177. At the time an attorney voluntarily surrendered his license under Rule 217, a formal hearing was pending regarding two complaints, which alleged the attorney violated KRPC 1.1, 1.3, 1.5, 1.15, 1.16, 3.2, 8.1, and 8.4 and Supreme Court Rule 207. *In re Baldwin*, 306 Kan. 1047, 410 P.3d 104 (2017).
- 178. At the time an attorney voluntarily surrendered his license under Rule 217, a disciplinary complaint was pending that alleged the attorney violated the KRPC. *In re Raymond*, 306 Kan. 1090, 401 P.3d 1025 (2017).
- 179. At the time an attorney voluntarily surrendered his license under Rule 217, a disciplinary complaint was pending that alleged the attorney violated the KRPC. *In re Alig*, 306 Kan. 1091, 401 P.3d 1025 (2017).
- 180. At the time an attorney voluntarily surrendered his license under Rule 217, a disciplinary complaint was pending that alleged the attorney violated KRPC 8.4. *In re Boisseau*, 306 Kan. 1144, 401 P.3d 162 (2017).
- 181. At the time an attorney voluntarily surrendered his license under Rule 217, a disciplinary complaint was pending that alleged the attorney violated KRPC 8.4. *In re Patience*, 307 Kan. 1, 403 P.3d 1231 (2017).
- 182. At the time an attorney voluntarily surrendered his license under Rule 217, a case was pending before the Kansas Board for Discipline of Attorneys and a hearing panel had determined the attorney violated KRPC 1.1, 1.3, 3.2, 8.1, and 8.4 and Supreme Court Rules 207 and 211. *In re Harkins*, 307 Kan. 152, 406 P.3d 379 (2017).

- 183. At the time an attorney voluntarily surrendered his license under Rule 217, a disciplinary complaint was pending that alleged the attorney violated KRPC 8.4. *In re Hoefle*, 307 Kan. 279, 408 P.3d 964 (2018).
- 184. At the time an attorney voluntarily surrendered his license under Rule 217, a disciplinary complaint was pending that alleged the attorney violated KRPC 1.15, 8.1, and 8.4, Supreme Court Rules 207 and 208, and Rules Relating to Continuing Legal Education 803, 807, and 808. *In re Bitner*, 307 Kan. 363, 408 P.3d 1281 (2018).
- 185. At the time an attorney voluntarily surrendered his license under Rule 217, a disciplinary complaint was pending that alleged the attorney violated KRPC 8.4(b). *In re Manz*, 307 Kan. 427, 410 P.3d 140 (2018).
- 186. At the time an attorney voluntarily surrendered his license under Rule 217, four disciplinary complaints were pending that alleged the attorney violated KRPC 1.15 and 8.4(g). *In re Holstin*, 307 Kan. 639, 413 P.3d 447 (2018).
- 187. At the time an attorney voluntarily surrendered his license under Rule 217, six disciplinary complaints were pending and the attorney had stipulated that he violated KRPC 1.3, 1.15, 1.16(d), 3.2, 8.1, and 8.4(c), (d), and (g) and Supreme Court Rule 207. *In re Logan*, 308 Kan. 138, 421 P.3d 700 (2018).
- 188. At the time an attorney voluntarily surrendered his license under Rule 217, three disciplinary complaints were pending that alleged the attorney violated KRPC 1.1, 1.4, 1.5, 1.15, 8.1, and 8.4. *In re Loudon*, 308 Kan. 542, 420 P.3d 1016 (2018).
- 189. At the time an attorney voluntarily surrendered his license under Rule 217, a disciplinary case was pending that alleged the attorney violated KRPC 1.8(k) and 8.4(d). *In re Worden*, 308 Kan. 543, 420 P.3d 1016 (2018).
- 190. At the time the attorney voluntarily surrendered his license under Rule 217, the office of the Disciplinary Administrator was investigating a complaint that alleged the attorney violated KRPC 8.4(b). *In re Mandelbaum*, 308 Kan. 790, 427 P.3d 9 (2018).
- 191. At the time the attorney voluntarily surrendered his license under Rule 217, the office of the Disciplinary Administrator had filed a formal complaint that alleged the attorney violated KRPC 1.3, 1.4, 1.16, 3.2, 5.5, 7.3, and 8.4 and Rule 218. *In re Peloquin*, 308 Kan. 1038, 425 P.3d 616 (2018).
- 192. At the time the attorney voluntarily surrendered her license under Rule 217, two disciplinary complaints were pending; to address one, the attorney entered into a diversion agreement and stipulated to violating KRPC 1.3 and 1.4; the office of the Disciplinary Administrator was investigating the second complaint, which alleged the attorney violated KRPC 1.3, 1.4, 1.15, 1.16, and 8.4; the Missouri Supreme Court had disbarred the attorney for the same underlying conduct. *In re Bobrink*, 308 Kan. 1116, 427 P.3d 51 (2018).
- 193. At the time the attorney voluntarily surrendered his license under Rule 217, the office of the Disciplinary Administrator was investigating a complaint that alleged the attorney violated KRPC 1.5, 1.6, 1.15, 8.1, and 8.4 and the Missouri Supreme Court had disbarred the attorney for the same underlying conduct. *In re Arnold*, 308 Kan. 1118, 427 P.3d 50 (2018).
- 194. At the time the suspended attorney voluntarily surrendered his license under Rule 217, a case was pending before the court that alleged the attorney violated KRPC 1.8, 3.3, 5.5, 8.1, and 8.4 and Rules 207 and 218. *In re Jarvis*, 309 Kan. 130, 431 P.3d 874 (2019).
- 195. At the time the attorney voluntarily surrendered his license under Rule 217, he was temporarily suspended under Rule 203(c) based on his convictions in Arizona of aggravated assault and a domestic violence offense and a disciplinary complaint was pending that alleged he violated KRPC 8.4. *In re Robinson*, 309 Kan. 180, 432 P.3d 677 (2019).
- 196. At the time the attorney voluntarily surrendered his license under Rule 217, two disciplinary complaints were pending that alleged the attorney violated KRPC 1.3, 1.4, 1.7, 1.15, 1.16, and 8.4. *In re Copley*, 309 Kan. 508, 437 P.3d 929 (2019).

- 197. At the time the attorney voluntarily surrendered his license under Rule 217, a disciplinary complaint was pending that alleged the attorney violated KRPC 8.4 and the attorney had been convicted of mail fraud and making a false statement. *In re Sutherland*, 309 Kan. 779, 439 P.3d 930 (2019).
- 198. At the time the attorney voluntarily surrendered his license under Rule 217, two disciplinary complaints were pending that alleged the attorney violated KRPC 1.3, 1.4, 1.15, 1.16, 8.1, and 8.4 and Rules 207 and 208 and a hearing was scheduled before the Board for Discipline of Attorneys. *In re Greeno*, 309 Kan. 1018, 441 P.3d 493 (2019).
- 199. At the time the suspended attorney voluntarily surrendered his license under Rule 217, four disciplinary complaints had been filed that alleged the attorney violated KRPC 1.1, 1.3, 1.4, 1.15, 1.16, 5.5, 8.1, and 8.4 and Rules 207 and 218. *In re Hult*, 309 Kan. 1020, 441 P.3d 494 (2019).
- 200. At the time the attorney voluntarily surrendered his license under Rule 217, a disciplinary complaint was pending that alleged the attorney violated KRPC 8.4(b); the attorney had entered an *Alford* plea to two counts of felony theft. *In re Toomey*, 310 Kan. 488, 446 P.3d 1074 (2019).

Prior Rule 218 NOTICE TO CLIENTS, OPPOSING COUNSEL, AND COURTS OF RECORD FOLLOWING SUSPENSION, DISBARMENT, OR VOLUNTARY SURRENDER OF LICENSE (pre-2021 version)

- 1. Attorney voluntarily surrendered license under Rule 217 while formal complaint was pending; complaint alleged violations of KRPC 1.3, 1.4, 1.16, 3.4(c), and 8.1(b), and Rule 207(b), 211(b), and 218. *In re Freed*, 298 Kan. 346, 312 P.3d 364 (2013).
- 2. After attorney completed term of suspension and provided proof of compliance with Rule 218, license reinstated subject to terms of probation. *In re Meek*, 298 Kan. 587, 315 P.3d 259 (2014).
- 3. Attorney misconduct violated KRPC 1.1, 1.4, 5.5, 8.4(c), Rule 208, and Rule 218; exceptions filed under Rule 212(d); recommended 2-year suspension only advisory under Rule 218(f); disbarment imposed. *In re Beck*, 298 Kan. 881, 318 P.3d 977 (2014).
- 4. Attorney voluntarily surrendered license under Rule 217 after formal complaint filed alleging violation of KRPC 1.1; 1.3; 1.4; 1.16(a)(1); 3.2; 8.1(b); 8.4(d) and (g); Rule 207(b); 208; 211(b); and 218. *In re Sherman*, 300 Kan. 475, 332 P.3d 172 (2014).
- 5. Attorney misconduct violated KRPC 1.2(a), 1.4(a), 1.16(d), and 8.4(c) and (d) and Rule 211(b) and 218(a); indefinite suspension. *In re Johnson*, 300 Kan. 851, 335 P.3d 634 (2014).
- 6. Attorney misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.15(b), 1.16(d), 3.2, 5.5(a), and 8.4 (d) and (g) and Rule 218; indefinite suspension. *In re Eager*, 300 Kan. 1068, 338 P.3d 1 (2014).
- 7. Attorney misconduct violated KRPC 1.4(a), 8.1(b), and 8.4(g); and Rules 207(b), 208, and 218; 1-year suspension. *In re Thompson*, 301 Kan. 428, 343 P.3d 108 (2015).
- 8. Attorney misconduct violated KRPC 5.5(a), 7.1, 7.5(a), 8.1(b), and 8.4(d) and Rules 207(b), 208(c), and 218(a); indefinite suspension. *In re Barker*, 302 Kan. 156, 351 P.3d 1256 (2015).
- 9. Appeal by Disciplinary Administrator's office under Rule 211(f); hearing panel erred in dismissing alleged violations of Rule 218(c)(1) and KRPC 5.5(a). *In re Hall*, 304 Kan. 999, 377 P.3d 414 (2016).
- 10. The attorney's misconduct violated KRPC 5.5(a), 8.1(b), and 8.4(d) and Supreme Court Rules 207(b), 211(b), and 218(a); the court disbarred the attorney. *In re McDaneld*, 305 Kan. 973, 389 P.3d 976 (2017).
- 11. The attorney's misconduct violated KRPC 1.4, 1.16(a)(1), 5.5(a), 8.1, and 8.4(c) and (d) and Supreme Court Rule 218(a); the court imposed a one-year suspension; the attorney must undergo a

reinstatement hearing under Rule 219(d). In re Holmes, 307 Kan. 871, 416 P.3d 143 (2018).

12. The attorney's misconduct violated KRPC 1.3, 1.15(a) and (b), 1.16(d), and 8.1(b) and Rules 207(b), 211(b), and 218(a); the court disbarred the attorney. *In re Hawkins*, 310 Kan. 988, 453 P.3d 295 (2019).

Prior Rule 219 REINSTATEMENT (pre-2021 version)

- 1. Report and recommendations of board not binding on court; final conviction conclusive; court will not look behind it. *State v. Russo*, 230 Kan. 5, 6, 7, 8, 16, 630 P.2d 711 (1981).
- 2. Suspended attorney reinstated upon successful completion of Kansas bar examination. *In re Elmborg*, 241 Kan. 425, 739 P.2d 444 (1987).
- 3. Petition for reinstatement of attorney previously disbarred; permanent disbarment; reinstatement denied. *In re Russo*, 244 Kan. 3, 765 P.2d 166 (1988).
- 4. Petition for reinstatement of attorney previously indefinitely suspended; reinstated upon conditions. *In re Johnson*, 244 Kan. 591, 770 P.2d 842 (1989).
- 5. Petition for reinstatement of attorney previously indefinitely suspended; reinstatement upon conditions. *In re Soule*, 244 Kan. 593, 770 P.2d 841 (1989).
- 6. Petition for reinstatement of disbarred attorney; reinstatement denied. *In re Sowers*, 244 Kan. 594, 771 P.2d 933 (1989).
- 7. Disbarred attorney's reinstatement again denied; conduct subsequent to disbarment cited. *In re Thompson*, 245 Kan. 130, 776 P.2d 474 (1989).
- 8. Attorney who, while under disciplinary investigation, had voluntarily surrendered certificate to practice law petitions for reinstatement; petition denied. *In re Schmidt*, 246 Kan. 178, 787 P.2d 1201 (1990).
- 9. Attorney indefinitely suspended 4 years ago petitions for reinstatement; reinstatement granted contingent upon successful completion of Multistate Professional Responsibility Exam and Kansas Bar Exam. *In re Heilman*, 247 Kan. 266, 800 P.2d 143 (1990).
- 10. Attorney's 6-month suspension completed; reinstated contingent upon compliance with attorney registration Rule 208 and continuing legal education Rule 801 *et seq. In re Berning*, 248 Kan. 15, 803 P.2d 1028 (1991).
- 11. Attorney's 1-year suspension completed; reinstated contingent upon compliance with attorney registration Rule 208 and continuing education Rule 801 *et seq. In re Wilks*, 248 Kan. 16, 803 P.2d 1027 (1991).
- 12. Attorney's second request for Rule 219 reinstatement following indefinite suspension denied; attorney's failure to supply requested information germane to reinstatement noted by court; Rule 207 attorney obligations noted. *In re Pringle*, 248 Kan. 498, 808 P.2d 1339 (1991).
- 13. Attorney indefinitely suspended petitions for Rule 219 reinstatement; granted on conditions. *In re Christian*, 248 Kan. 504, 810 P.2d 276 (1991).
- 14. Attorney on indefinite suspension reinstated following verification of successful completion of Kansas Bar Exam and Multi-State Professional Responsibility Exam. *In re Heilman*, 248 Kan. 633, 808 P.2d 881 (1991).
- 15. Attorney indefinitely suspended may apply for reinstatement after 1 year rather than the 3-year requirement of 219(e). *In re Vorhies*, 248 Kan. 985, 811 P.2d 1254 (1991).
- 16. Attorney indefinitely suspended reinstated after fulfilling conditions. *In re Christian*, 249 Kan. 305, 817 P.2d 659 (1991).
 - 17. Attorney's failure to appear for imposition of recommended informal admonition violates Rule

- 207; one-year suspension with reinstatement upon Rule 219 petition; Rule 218 compliance. *In re Wood*, 251 Kan. 832, 840 P.2d 519 (1992).
- 18. Disciplinary administrator recommends suspension subject to readmission per Rule 219 for noncompliance with probation conditions; Supreme Court finds compliance and discharges attorney from probation. *In re Heaven*, 252 Kan. 274, 849 P.2d 136 (1992).
- 19. Attorney on indefinite suspension may apply for reinstatement after the expiration of three years. *In re Pomeroy*, 252 Kan. 1044, 1052, 850 P.2d 222 (1993).
- 20. Attorney previously under suspension, ordered disbarred, allowed to apply for reinstatement five years from date of most recent order of suspension. *In re Keithley*, 252 Kan. 1053, 850 P.2d 227 (1993).
- 21. Attorney suspended for four years by sister state placed on indefinite suspension; may apply for reinstatement pursuant to Rule 219; Rule 218 compliance ordered. *In re Talley*, 253 Kan. 834, 861 P.2d 128 (1993).
- 22. Attorney placed on indefinite suspension required to make full restitution prior to applying for reinstatement. *In re Lunt*, 255 Kan. 529, 874 P.2d 1198 (1994).
- 23. Panel recommendation of indefinite suspension, probated, and three-year supervised probation not followed by court; court imposes indefinite suspension with application for reinstatement allowed in three years conditioned on full restitution. *In re Nelson*, 255 Kan. 555, 874 P.2d 1201 (1994).
- 24. Attorney under disciplinary investigation requested transfer to disability inactive status pursuant to Rule 220(c); numerous violations involving incompetence; aggravating and mitigating circumstances; indefinite suspension and Rule 218 compliance ordered; Rule 219 application for reinstatement contingent on restitution. *In re Jenkins*, 255 Kan. 797, 877 P.2d 423 (1994).
- 25. Attorney convicted of felony possession of controlled substance with intent to distribute; criminal acts violate MRPC 8.4(b), (d) and (g); disbarment and Rule 218 compliance ordered. *In re Diggs*, 256 Kan. 193, 883 P.2d 1182 (1994).
- 26. Attorney convicted of 30 counts of giving a worthless check; violation of MRPC 8.4(b), (c), (d) and (g); indefinite suspension and Rule 218 compliance ordered; Rule 219 application for reinstatement contingent on restitution. *In re Phelps-Griffin*, 256 Kan. 503, 886 P.2d 788 (1994).
- 27. Attorney who was indefinitely suspended reinstated after fulfilling conditions. *In re Daily*, 258 Kan. 1, 897 P.2d 1039 (1995).
- 28. Attorney's mishandling of various civil and divorce cases violates MRPC 1.1, 1.2, 1.3, 1.4, 1.15, 3.2, 3.4, 4.1, 8.1, and 8.4; indefinite suspension; restitution with interest required before respondent applies for reinstatement under Rule 219. *In re Gordon*, 258 Kan. 784, 908 P.2d 169 (1995).
- 29. Attorney's handling of counterclaim and appeal in lawsuit between home buyers and construction company violates MRPC 1.1, 1.3, 1.4, 8.4(c) and (d) and Rule 207; one-year suspension; restitution with interest required before respondent applies for reinstatement under Rule 219. *In re Crockett*, 259 Kan. 540, 912 P.2d 176 (1996).
- 30. Attorney self-reported cases in which he allowed the statute of limitations to expire on his clients' claims; violations of MRPC 1.3, 1.4, and 8.4; two-year suspension; court notes that under Rule 219, attorney could petition for reinstatement before the two-year suspension had expired. *In re Hill*, 259 Kan. 877, 915 P.2d 49 (1996).
- 31. Attorney's failure to defend client in repossession action violates MRPC 1.1, 1.3, and 1.4; continued use of alcohol and drugs and four additional complaints pending hearing or investigation negate panel's recommendation of supervised probation; one-year suspension; reinstatement considered following Rule 219 compliance. *In re Mitchell*, 260 Kan. 560, 919 P.2d 360 (1996).
- 32. Attorney's mishandling of bankruptcy proceedings for his clients violates MRPC 1.1, 1.2, 1.3, 1.4, 8.1 and 8.4 and Rule 207; disbarment and Rule 218 compliance ordered. *In re Gordon*, 260 Kan. 905, 925 P.2d 840 (1996).
 - 33. Attorney, serving as part-time hearing officer for Kansas Department of Revenue, dismissed eight

cases of persons who had employed him as attorney in their DUI cases; violation of MRPC 1.11 and 8.4(c) and (d); indefinite suspension and Rules 218 and 219 compliance ordered. *In re Gribble*, 261 Kan. 985, 933 P.2d 672 (1997).

- 34. Attorney's mishandling of traffic cases and real property transaction, sexual harassment complaint filed against him, and disorderly conduct at the airport violate MRPC 1.2, 1.3, 1.4, 3.2, and 8.4; indefinite suspension effective as of date of order per Rule 219. *In re Mitchell*, 263 Kan. 217, 946 P.2d 999 (1997).
- 35. Attorney admitted violations of MRPC 1.3, 1.4, and 1.15; two-year suspension per Rule 203(a)(2) and Rules 218 and 219 compliance ordered. *In re Hamilton*, 263 Kan. 528, 949 P.2d 1139 (1997).
- 36. Disbarred attorney's petition for reinstatement denied; prior conduct of misappropriating and converting funds of his client and his law firm overshadowed petitioner's rehabilitation efforts since disbarment. *In re Smith*, 263 Kan. 569, 953 P.2d 222 (1998).
- 37. Attorney's failure to diligently and competently represent and to communicate with his six clients and his failure to cooperate with the disciplinary administrator's office violate MRPC 1.1, 1.3, 1.4, 1.16, 3.4, 8.1, and 8.4 and Rule 207; suspension effective as of the date of order for purpose of Rule 219(e); indefinite suspension. *In re Wooten*, 264 Kan. 283, 955 P.2d 1239 (1998).
- 38. Attorney's charging various clients unreasonable fees, failure to refund expense deposits, failure to inform client of the status of case, failure to act with reasonable diligence and promptness, use of deceptive and fraudulent retainer agreement, and other misconduct violate MRPC 1.4(a) and (b), 1.5, 1.8(h), 1.15(b), 1.16(d), 3.5(d), 7.2(d), 8.2(a), and 8.4; indefinite suspension per Rule 203(a)(2), and Rules 218 and 219 compliance ordered. *In re Scimeca*, 265 Kan. 742, 962 P.2d 1080 (1998).
- 39. Attorney's mishandling of personal injury, criminal, bankruptcy, and divorce cases violates MRPC 1.1, 1.3, 1.4, 1.5, 1.15, 1.16, 7.3, and 8.4(a), (c), (d), and (g) and Rule 207; panel recommended disbarment per Rule 203(a)(1); indefinite suspension and Rules 218 and 219 compliance ordered. *In re Lewis*, 265 Kan. 766, 962 P.2d 534 (1998).
- 40. Attorney who was suspended for two years reinstated after fulfilling conditions. *In re Hill*, 266 Kan. 236, 969 P.2d 258 (1998).
- 41. Attorney stipulated to violations of MRPC 1.1, 1.2, 1.3, 1.4, 3.1, and 8.4(g) in his handling of child custody case, child support case, and wrongful termination case; his failure to cooperate in investigation violates Rules 207(b) and 211(b); Internal Operating Rules of the Kansas Board for Discipline of Attorneys (I.O. Rule E.8) discussed for appropriateness of probation; one-year suspension and Rule 219 compliance ordered. *In re Long*, 266 Kan. 664, 972 P.2d 773 (1999).
- 42. Attorney's falsely reporting a crime of burglary and filing a fraudulent insurance claim violate MRPC 8.4(b), (c), and (g); indefinite suspension and Rule 219 compliance ordered. *In re Bennett*, 266 Kan. 1081, 975 P.2d 262 (1999).
- 43. Attorney's failure to notify the disciplinary administrator of his suspensions by Oklahoma Supreme Court and his misconduct which was the basis of his Oklahoma suspension violate KRPC 1.2(d) and 8.4(d) and Rules 207(c) and 211(b); indefinite suspension and Rules 218 and 219 compliance ordered. *In re Holden*, 267 Kan. 788, 982 P.2d 399 (1999).
- 44. Indefinite suspension and Rules 218 and 219 compliance ordered. *In re Dennis*, 268 Kan. 48, 991 P.2d 394 (1999).
- 45. Indefinite suspension and Rules 218 and 219 compliance ordered. *In re McIntosh*, 268 Kan. 73, 991 P.2d 403 (1999).
- 46. One-year suspension with additional conditions and Rules 218 and 219 compliance ordered. *In re Cole*, 268 Kan. 171, 991 P.2d 422 (1999).
- 47. Attorney's lack of evidence, communication, and failure to expedite post-divorce child support matter violate KRPC 8.1 and Rules 2.07 and 211; indefinite suspension per Rule 219(e). *In re Cole*, 268 Kan. 828, 999 P.2d 962 (2000).

- 48. Attorney's violation of his fiduciary duties to his ward as guardian and conservator of an incapacitated person violate KRPC 1.14 and 8.4(c), (d), and (g); indefinite suspension and Rules 218 and 219 compliance ordered. *In re Leising*, 269 Kan. 162, 4 P.3d 586 (2000).
- 49. Attorney indefinitely suspended for numerous ethical violations in Missouri and convicted of filing a false federal income tax return; temporary suspension per Rule 203(c)(5) effective at the time of suspension in Kansas; violations found in KRPC 1.2, 1.3, 1.4, 1.8, 1.15, 3.2, 5.1, and 8.4; indefinite suspension and Rules 218 and 219 compliance ordered. *In re Shaver*, 269 Kan. 171, 4 P.3d 581 (2000).
- 50. Attorney's failure to diligently represent and communicate with a client violates KRPC 1.3, 1.4(a), 1.16(a)(2), and 8.4(c); one-year suspension and Rule 218 and Rule 219 compliance ordered. *In re McGee*, 270 Kan. 135, 13 P.3d 11 (2000).
- 51. Attorney indefinitely suspended petitions for Rule 219 reinstatement; granted with conditions. *In re Bennett*, 270 Kan. 523, 15 P. 3d 834 (2001).
- 52. One-year suspension and Rules 218 and 219 compliance ordered. *In re Lund*, 270 Kan. 865, 19 P.3d 110 (2001).
- 53. Indefinite suspension and Rules 218 and 219 compliance ordered. *In re Rishel*, 271 Kan. 644, 23 P.3d 820 (2001).
- 54. Indefinite suspension and Rules 218, 219, and 221 compliance ordered. *In re Tweedly*, 271 Kan. 261, 20 P.3d 1245 (2001).
- 55. Attorney who was suspended for one year reinstated after fulfilling conditions. *In re Brock*, 271 Kan. 1033, 28 P.3d 1017 (2001).
- 56. Attorney who was indefinitely suspended petitions for reinstatement; reinstatement granted. *In re Morris*, 272 Kan. 1, 30 P.3d 1001 (2001).
- 57. One-year suspension and Rules 218 and 219 compliance ordered. *In re Coder*, 272 Kan. 758, 35 P.3d 853 (2001).
- 58. County attorney's misconduct in seven counts results in supervised probation; must elect inactive status on next renewal date of his attorney registration. *In re Swarts*, 272 Kan. 28, 30 P.3d 1011 (2001).
- 59. One-year suspension with additional conditions and Rules 218 and 219 compliance ordered. *In re Craig*, 272 Kan. 299, 32 P.3d 1174 (2001).
- 60. Indefinite suspension and Rules 218 and 219 compliance ordered. *In re Johnson*, 272 Kan.284, 32 P.3d 1132 (2001).
- 61. One-year suspension with additional conditions and Rules 218 and 219 compliance ordered. *In re Winterburg*, 273 Kan. 135, 41 P.3d 842 (2002).
- 62. Two-year suspension and Rule 219 compliance ordered. *In re Swisher*, 273 Kan.143, 41 P.3d 847 (2002).
- 63. Two-year suspension and Rules 218 and 219 compliance ordered. *In re Moore*, 273 Kan. 154, 41 P.3d 831 (2002).
- 64. Indefinite suspension and Rules 218 and 219 compliance ordered. *In re Trickey*, 273 Kan. 1003, 46 P.3d 554 (2002).
- 65. Suspension and Rules 218 and 219 compliance ordered. *In re Lucas*, 273 Kan. 1010, 46 P.3d 558 (2002).
- 66. Indefinite suspension and Rules 218 and 219 compliance. *In re Kellogg*, 274 Kan. 281, 50 P.3d 57 (2002).
- 67. Eighteen months' suspension and Rules 218 and 219 compliance ordered. *In re Berry*, 274 Kan. 336,50 P.3d 20 (2002).
- 68. One-year suspension and Rules 218 and 219 compliance ordered. *In re Arnett*, 274 Kan. 366, 52 P.3d 892 (2002).
- 69. Indefinite suspension and Rules 218 and 219 compliance ordered. *In re Shelton*, 274 Kan. 374, 49 P.3d 10 (2002).

- 70. Indefinite suspension and Rule 219 compliance ordered. *In re Matson*, 274 Kan. 78, 56 P.3d 160 (2002).
- 71. Attorney is reinstated per Rule 219 to practice of law after fulfilling conditions and furnishing proof of compliance per Rule 218. *In re Zimmerman*, 275 Kan. 45, 60 P.3d 347 (2002).
- 72. Attorney previously censured for KRPC 8.4(b) and (d) and admonished for KRPC 1.16(d) now found to have violated KRPC 1.15, 5.1, and 8.4(a); Internal Operating Rule E.8. cited for appropriateness of probation; supervising attorney afforded full immunities per Rule 223; misconduct established by clear and convincing evidence per Rule 211(f) and hearing panel's report deemed admitted under Rule 212(c) and (d); Rule 219 hearing not required at end of 2-year probation; 16 specific terms and conditions set forth in probation plan; Rule 218 compliance ordered; 2-year supervised probation. *In re Conwell*, 275 Kan. 902, 69 P.3d 589 (2003).
- 73. One-year suspension and Rules 218 and 219 compliance ordered. *In re Rumsey*, 276 Kan. 65, 71 P.3d 1150 (2003).
- 74. Attorney reinstated per Rule 219 following indefinite suspension; fulfilled requirements set by Supreme Court. *In re Scimeca*, 277 Kan. 307, 84 P.3d 1046 (2004).
- 75. Attorney reinstated per Rule 219 at the end of a 1-year suspension and after fulfilling conditions and furnishing proof of compliance with Rule 219. *In re Lund*, 276 Kan. 754, 81 P.3d 425 (2003).
- 76. Indefinite suspension and Rules 218 and 219 compliance ordered. *In re Gorup*, 276 Kan. 664, 78 P.3d 812 (2003).
- 77. Petition for reinstatement of law license granted pursuant to Rule 219 following one-year suspension. *In re Rumsey*, 279 Kan. 264, 107 P.3d 1233 (2005).
- 78. Attorney disciplined for multiple violations of rules of professional conduct including KRPC 8.4 and 1.4; compliance with Rule 219 ordered if reinstatement sought; indefinite suspension and Rule 218 compliance ordered. *In re Islas*, 279 Kan. 930, 112 P.3d 210 (2005).
- 79. County attorney's misconduct violated KRPC 1.1, 1.3, 3.2, 8.4(d) and (g); ordered to complete CLE program per Rule 802A and make full restitution to the county; restitution hearing prior to reinstatement required pursuant to Rule 219; one-year suspension per Rule 203(a)(2); Rule 218 compliance ordered. *In re Vanderbilt*, 279 Kan. 491, 110 P.3d 419 (2005).
- 80. Attorney under indefinite suspension now requests reinstatement per Rule 219; reinstatement granted. *In re Rickman*, 280 Kan. 264, 121 P. 3d 422 (2005).
- 81. Attorney's misconduct in three cases violates KRPC 1.3, 1.7, 4.2, and 8.4; compliance with Rules 218 and 219 ordered; 1-year suspension ordered per Rule 203(a)(2). *In re Pattison*, 280 Kan. 349, 121 P.3d 42 (2005).
- 82. Attorney previously disciplined voluntarily surrenders license pursuant to Rule 217; Rule 218 compliance ordered; disbarment. *In re Whalen*, 280 Kan. 356, 121 P.3d 555 (2005).
- 83. Attorney under indefinite suspension complies with Rule 218; request for reinstatement pursuant to Rule 219 granted; requirement of Rule 807(b)(3) waived. *In re Phillips*, 280 Kan. 262, 121 P.3d 422 (2005).
- 84. Attorney on 2-year probation in Colorado for violations regarding misconduct now disciplined in Kansas; Rule 202 cited in finding misconduct in Kansas based on the Colorado stipulation of misconduct and final order imposing sanctions; respondent required to undergo hearing pursuant to Rule 219 prior to reinstatement; 2-year suspension per Rule 203(a)(2). *In re Eastepp*, 281 Kan. 698, 132 P.3d 918 (2006).
- 85. Attorney previously suspended and given Rule 219 hearing requirement because of subsequent misconduct violates KRPC 8.4(b) and (c); charges established by clear and convincing evidence per Rule 211(f); hearing panel's report deemed admitted under Rule 212(c) and (d); disbarment. *In re Lucas*, 281 Kan. 692, 132 P.3d 914 (2006).
- 86. Attorney committed numerous violations of KRPC 8.4(a) and (b) involving a criminal act committed in Missouri; respondent's diversion in Missouri deemed a conviction in Kansas under Rule 202;

misconduct established by clear and convincing evidence per Rule 211(f); hearing panel's final report deemed admitted under Rule 212(c); reinstatement under Rule 219 conditioned upon reinstatement in Missouri; suspended for 6 months in Missouri; indefinite suspension pursuant to Rule 203(a)(2). *In re Gackle*, 283 Kan. 502, 153 P.3d 493 (2007).

- 87. Attorney previously suspended for 1 year requested reinstatement after completing certain conditions required by Supreme Court; reinstatement granted. *In re Vanderbilt*, 284 Kan. 607, 163 P.3d 266 (2007).
- 88. Indefinite suspension and Rules 218 and 219 compliance ordered. *In re Wiles*, 283 Kan. 173, 150 P.3d 859 (2007).
- 89. Attorney previously disbarred petitions for reinstatement per Rule 219; license reinstated upon proof of completion of CLE hours and payment of annual attorney registration. *In re Smith*, 282 Kan. 526, 163 P.3d 1222 (2006).
- 90. Attorney previously suspended for a period of 3 months requested reinstatement upon complying with certain conditions imposed by Supreme Court; reinstatement granted. *In re Pyle*, 284 Kan. 727, 163 P.3d 267 (2007).
- 91. Indefinite suspension and Rules 218 and 219 compliance ordered. *In re Lampson*, 282 Kan. 700, 147 P.3d 143 (2006).
- 92. Attorney's misconduct out of state violates KRPC 1.1, 1.7(b), and 8.4(d); respondent's conviction in District of Columbia deemed a conviction in Kansas under Rule 202; findings of fact deemed admitted under Rule 212(d) since respondent failed to file exceptions to the panel's report; indefinite suspension and compliance with Rules 218 and 219 ordered. *In re Evans*, 285 Kan. 147, 169 P.3d 1083 (2007).
- 93. Indefinite suspension and Rules 218 and 219 compliance ordered. *In re O'Neill*, 285 Kan. 474, 172 P.3d 1179 (2007).
- 94. Indefinite suspension and Rules 218 and 219 compliance ordered. *In re Trester*, 285 Kan. 404, 172 P.3d 31 (2007).
- 95. Petitioner's request for reinstatement pursuant to Rule 219 is considered and granted with certain conditions. *In re Leising*, 285 Kan. 501, 175 P.3d 221 (2008).
- 96. Indefinite suspension and Rules 218 and 219 compliance ordered. *In re Bishop*, 285 Kan. 1097, 179 P.3d 1096 (2008).
- 97. Indefinite suspension and Rules 218 and 219 compliance ordered. *In re Swisher*, 285 Kan. 1084, 179 P.3d 412 (2008).
- 98. Indefinite suspension and Rules 218 and 219 compliance ordered. *In re Lovelace*, 286 Kan. 266, 182 P.3d 1244 (2008).
- 99. Indefinite suspension and Rules 218 and 219 compliance ordered. *In re Sheahon*, 286 Kan. 274, 182 P.3d 1263 (2008).
- 100. Attorney petitions for reinstatement pursuant to Rule 219; granted upon condition of compliance with CLE requirements and payment of attorney registration and CLE fees. *In re Talley*, 286 Kan. 1069, 192 P.3d 614 (2008).
- 101. Six-month suspension and Rules 218 and 219 compliance ordered. *In re Thomas*, 287 Kan. 88, 193 P.3d 907 (2008).
- 102. Six-month suspension and Rules 218 and 219 compliance ordered. *In re Cranmer*, 287 Kan. 495, 196 P.3d 932 (2008).
- 103. One-year suspension and Rules 218 and 219 compliance ordered. *In re Docking*, 287 Kan. 485, 196 P.3d 1149 (2008).
- 104. Indefinite suspension and Rules 218 and 219 compliance ordered. *In re Dowell*, 287 Kan. 501, 196 P.3d 915 (2008).
 - 105. Six-month suspension and Rules 218 and 219 compliance ordered. *In re McPherson*, 287 Kan.

- 434, 196 P.3d 921 (2008).
- 106. Six-month suspension and Rule 219 compliance ordered. *In re Campbell*, 287 Kan. 757, 199 P.3d 776 (2009).
- 107. Six-month suspension and Rules 218 and 219 compliance ordered. *In re Nelson*, 233 Kan. 179, 200 P.3d 1262 (2009).
- 108. Indefinite suspension and Rules 218 and 219 compliance ordered. *In re Piekalkiewicz*, 288 Kan. 610, 205 P.3d 734 (2009).
- 109. Attorney disbarred in Missouri and under indefinite suspension in Kansas may not apply for reinstatement under Rule 219 in this state unless respondent has been reinstated to practice law in Missouri. *In re Weber*, 289 Kan. 808, 217 P.3d 959 (2009).
- 110. Attorney under three-year suspension may make apply by motion for suspension of the remaining two years; Rules 218 and 219 compliance ordered. *In re Shepherd*, 289 Kan. 1116, 220 P.3d 359 (2009).
- 111. Indefinite suspension and Rules 218 and 219 compliance ordered. *In re Herrington*, 290 Kan. 58, 222 P.3d 492 (2010).
- 112. One-year suspension and Rules 218 and 219 compliance ordered. *In re Weichman*, 290 Kan. 70, 222 P.3d 485 (2010).
- 113. Per Rule 219, Petitioner will be reinstated to the practice of law in Kansas conditioned upon his successful completion of all CLE requirements. *In re Trester*, 290 Kan. 174, 226 P.3d 558 (2010).
- 114. Petitioner fully complied with conditions imposed following suspension and is reinstated to practice of law in Kansas. *In re Harris*, 290 Kan. 188, 224 P.3d 1158 (2010).
- 115.Rules 218 and 219 compliance ordered and hearing in accordance with Rule 219 to determine respondent's fitness for reinstatement; one-year suspension. *In re Kieler*, 290 Kan 397, 227 P.3d 961 (2010).
- 116. Attorney granted reinstatement after complying with conditions imposed per Rules 218 and 219. *In re Harding*, 290 Kan. 484, 231 P.3d 558 (2010).
- 117. Attorney granted reinstatement after complying with procedural requirements of Rule 219. *In re Campbell*, 290 Kan. 504, 231 P.3d 562 (2010).
- 118. Two-year suspension and Rules 218 and 219 compliance ordered. *In re Orrick*, 290 Kan. 727, 233 P.3d 257 (2010).
- 119. One-year suspension and Rule 219 compliance prior to being readmitted to practice. *In re Depew*, 290 Kan. 1057, 237 P.3d 24 (2010).
- 120. Two-year suspension and Rules 218 and 219 compliance ordered. *In re Millett*, 291 Kan. 369, 241 P.3d 35 (2010).
- 121. Attorney previously disciplined by 6-month suspension now violates KRPC 1.2, 1.3, 1.4(a), 1.5(a), 1.15(b), 1.16(d). 8.1(b), Rule 207(b), and Rule 211; conditions set out for reinstatement under Rule 219(f); Rules 218 and 219 compliance ordered; indefinite suspension per Rule 203(a)(2). *In re Thomas*, 291 Kan. 443, 241 P.3d 104 (2010).
- 122. Attorney violated KRPC 8.4(b) as a result of receiving a felony conviction; per Rule 202 criminal conviction is conclusive evidence of the commission of a crime; Rules 218 and 219 compliance ordered; 3-year suspension per Rule 203(a)(2). *In re Frahm*, 291 Kan. 520, 241 P.3d 1010 (2010).
- 123. Attorney violated KPRC 8.4(c) by engaging in illegal conduct; court orders Rule 219 compliance if respondent seeks reinstatement; hearing panel's recommendation for discipline is advisory only and does not prevent the court from imposing different discipline per Rule 212(f); 2-year suspension per Rule 203(a)(2). *In re Johns*, 291 Kan. 638, 243 P.3d 1101 (2010).
- 124. Pursuant to Rules 218 and 219, attorney reinstated to the practice of law upon his compliance with certain conditions. *In re McIntosh*, 291 Kan. 864, 248 P.3d 277 (2011).
- 125. Attorney violated KRPC 1.3, 1.4, Rule 207(b) and Rule 211(b) stemming from respondent's handling of a postdivorce child support matter; clear and convincing evidence found per Rule 211(f); Rules

- 218 and 219 compliance ordered; indefinite suspension per Rule 203(a)(2). *In re Ivester*, 291 Kan. 744, 246 P.3d 987 (2011).
- 126. Attorney's misconduct violated KRPC 1.3, 1.4, 1.15, Rules 207, and 211 in four civil matters; proper service obtained per Rule 215; compliance with Rules 218 and 219 ordered; indefinite suspension per Rule 203(a)(2). *In re Luttrell*, 292 Kan. 51, 252 P.3d 111 (2011).
- 127. Attorney violated KRPC 1.1, 1.3, 1.4(a), 1.15, 3.2, 8.1(b), Rules 207(b), and 211(b) in five complaints; failure to respond to initial complaint and to file an answer as required by Rule 211(b); plan of probation per Rule 211(g) not allowed; Rules 218 and 219 compliance ordered; indefinite suspension per Rule 203(a)(2). *In re Doudin*, 292 Kan. 83, 249 P.3d 1190 (2011).
- 128. Attorney's misconduct violated KRPC 1.1, 1.3, 1.4, 1.5(d), 5.1(a) and (c)(2), 5.5(b), 8.4(a), and Rule 116 including neglecting to track cases and failing to ensure his partner was admitted *pro hac vice* in Kansas cases; respondent filed no exceptions to the hearing report, thus, findings and conclusions deemed admitted per Rule 212(c); Rules 218 and 219 compliance ordered; 1-year suspension per Rule 203(a)(2). *In re Roswold*, 292 Kan. 136, 249 P.3d 1199 (2011).
- 129. Attorney who was suspended for 3 years petitioned the court for reinstatement of license under Rule 219 after 1 year; court permitted his request conditioned upon supervised probation per Rule 223 for the remaining 2-year period of suspension; *In re Shepherd*, 292 Kan. 189, 254 P.3d 1262 (2011).
- 130. Attorney petitions for reinstatement following 6 months' suspension; Rules 218 and 219 compliance ordered; reinstatement granted conditioned upon compliance with CLE requirements and payment of all required fees, including costs of the disciplinary action. *In re Cranmer*, 292 Kan. 345, 235 P.3d 339 (2011).
- 131. Attorney petitions for reinstatement following 1 year of a 3-year suspension; all conditions were completed and reinstatement granted. *In re Cline*, 292 Kan. 365, 253 P.3d 340 (2011).
- 132. Attorney filed motion for reinstatement following completion of 3-year suspension; conditions completed and court granted reinstatement. *In re Frahm*, 292 Kan. 366, 253 P.3d 340 (2011).
- 133. Attorney's misconduct violated KRPC 8.4(a), (b), and (g), Rule 208, and Rule 211 stemming from attorney's disbarment in Missouri for a criminal probation in Colorado; misconduct established by clear and convincing evidence per Rule 211(f); Rule 219 hearing will be required before any consideration of readmission with certain conditions; indefinite suspension per Rule 203(a)(2). *In re Baca*, 292 Kan. 390, 253 P.3d 348 (2011).
- 134. Attorney previously disciplined for similar violations of KRPCs found to have violated KRPC 1.15, 8.4(d), and Rule 211(b); hearing panel's recommendation is advisory only and court may impose sanctions greater or lesser than those recommended per Rule 212(f); Rules 218 and 219 compliance ordered; indefinite suspension per Rule 203(a)(2). *In re Johanning*, 292 Kan. 477, 254 P.3d 545 (2011).
- 135. Attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), and 3.2 in mishandling an estate case; probation plan not filed in a timely manner per Rule 211(g); hearing report's findings and conclusions are deemed admitted under Rule 212(c); Rules 218 and 219 compliance ordered; 6-month suspension per Rule 203(a)(2). *In re Foster*, 292 Kan. 940, 285 P.3d 375 (2011).
- 136. Attorney indefinitely suspended for numerous violations of KRPC 1.1, 1.3, 1.4, 3.2, 8.1, and Rule 207; misconduct established by clear and convincing evidence per Rule 211(f); compliance with Rule 219 if requests reinstatement; indefinite suspension per Rule 203(a)(2). *In re Bock*, 293 Kan. 616, 265 P.3d 552 (2011).
- 137. Attorney's petition for reinstatement to practice of law per granted with certain conditions; Rule 218 compliance ordered; reinstatement following Rule 219 hearing. *In re Wiechman*, 293 Kan. 631, 267 P.3d 742 (2011).
- 138. Court imposes original discipline of suspension for 6 months for failing to abide by terms and conditions of probation; Rules 218 and 219 compliance ordered. *In re Jones*, 293 Kan. 871, 269 P.3d 833 (2012).

- 139. Attorney's petition for reinstatement granted conditioned upon compliance with the annual CLE requirements and payment of all fees; reinstatement following Rule 219 compliance. *In re Roswold*, 294 Kan. 448, 275 P.3d 904 (2012).
- 140. Attorney's misconduct violated KRPC 1.7(a)(2), 5.5(a), Rule 208(c), and KPRC 8.4(c), relating to his conflict of interest representation of an arson suspect and her husband; Rules 218 and 219 compliance ordered; one-year suspension. *In re Johnson*, 294 Kan. 575, 276 P.3d 213 (2012).
- 141. Attorney violated KRPC 8.2 in making false statements concerning qualifications or integrity of judicial official which were later retracted; clear and convincing evidence established per Rule 211; hearing panel's recommendation advisory only per Rule 212(f); Rule 219 compliance ordered; two-year suspension. *In re Ireland*, 294 Kan. 594, 276 P.3d 762 (2012).
- 142. Attorney petitioned for reinstatement pursuant to Rule 219; granted conditioned upon compliance with CLE requirements and payment of fees to clerk of appellate courts and CLE commission. *In re Lampson*, 295 Kan. 276, 284 P.3d 278 (2012).
- 143. Attorney petitioned for reinstatement pursuant to Rule 219; granted conditioned upon compliance with CLE requirements and payment of fees to clerk of appellate courts and CLE commission. *In re Depew*, 295 Kan. 274, 284 P.3d 279 (2012).
- 144. Petition for reinstatement of attorney previously suspended for 2 years; reinstated upon conditions. *In re Millett*, 295 Kan. 1069, 287 P.3d 932 (2012).
- 145. Attorney reinstated contingent upon compliance with continuing legal education requirements and payment of fees. *In re Dwight*, 296 Kan. 1, 290 P.3d 247 (2012).
- 146. After undergoing reinstatement hearing under Rule 219, attorney license reinstated by court subject to practice limitations and supervision requirements. *In re Jones*, 298 Kan. 583, 315 P.3d 257 (2014).
- 147. Attorney misconduct violated KRPC 8.4(b), 8.4(d), and 8.4(g); indefinite suspension; prior to reinstatement six required conditions to be established at Rule 219 hearing. *In re Betts*, 302 Kan. 944, 359 P.3d 70 (2015).
- 148. Suspended attorney reinstated by Supreme Court after Rule 219 hearing requirement met. *In re Bowman*, 303 Kan. 381, 361 P.3d 514 (2015).
- 149. Suspended attorney reinstated by Supreme Court after Rule 219 hearing requirement met. *In re Stockwell*, 304 Kan. 1, 377 P.3d 413 (2016).
- 150. Following a hearing under Rule 219, the court reinstated a previously suspended attorney. *In re Gamble*, 305 Kan. 375, 382 P.3d 850 (2016).
- 151. The attorney's misconduct violated KRPC 1.3, 1.4(a), 1.5(a), 1.15(a) and (d), 1.16(a)(3) and (d), 8.1(b), and 8.4(d) and Supreme Court Rules 207(b) and 211(b); the court imposed a suspension for a minimum of one year; the attorney must undergo a hearing under Rule 219 before reinstatement. *In re Knox*, 305 Kan. 628, 385 P.3d 500 (2016).
- 152. The court reinstated a previously suspended attorney following the Disciplinary Administrator's certification under Rule 219 that the attorney had fully complied with all requirements for reinstatement. *In re Renkemeyer*, 305 Kan. 738, 387 P.3d 176 (2017).
- 153. The attorney's misconduct violated KRPC 1.8(a) and 1.15(a), (b), (d)(1), and (d)(2); the court imposed a two-year suspension; the court ordered that the suspension be stayed after six months and that the attorney serve supervised probation for two years, subject to the provisions of Rule 211(g)(6)-(12); the attorney must request reinstatement under Rule 219(b). *In re Biscanin*, 305 Kan. 1212, 390 P.3d 886 (2017).
- 154. The court reinstated a previously suspended attorney following the Disciplinary Administrator's certification under Rule 219 that the attorney had fully complied with the court's prior order. *In re Hardy*, 306 Kan. 1, 392 P.3d 1247 (2017).
- 155. Following a hearing under Rule 219, the court reinstated a previously disbarred attorney subject to the conditions that he continue receiving treatment from his treatment provider and complete a bar review course. *In re Studtmann*, 306 Kan. 1167, 408 P.3d 941 (2017).

- 156. Following a hearing under Rule 219, the court reinstated a previously suspended attorney. *In re Walsh*, 306 Kan. 1169, 408 P.3d 103 (2017).
- 157. The attorney's misconduct violated KRPC 8.4(b); the court imposed an indefinite suspension; the attorney must undergo a reinstatement hearing under Rule 219. *In re Najim*, 307 Kan. 76, 405 P.3d 1223 (2017).
- 158. The attorney's misconduct violated KRPC 8.4(g); the court denied the attorney's request for probation and imposed a one-year suspension; the attorney must undergo a hearing under Rule 219(d) before reinstatement. *In re Phillips*, 307 Kan. 261, 408 P.3d 942 (2018).
- 159. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.5, 1.15(a), 1.16(d), 3.2, 3.4(c), 8.3(a), and 8.4(d) and Supreme Court Rules 207(c) and 211(b); the court imposed an indefinite suspension; the attorney must undergo a hearing under Rule 219(d) before reinstatement. *In re Hult*, 307 Kan. 479, 410 P.3d 879 (2018).
- 160. The attorney's misconduct violated KRPC 1.4, 1.16(a)(1), 5.5(a), 8.1, and 8.4(c) and (d) and Supreme Court Rule 218(a); the court imposed a one-year suspension; the attorney must undergo a reinstatement hearing under Rule 219(d). *In re Holmes*, 307 Kan. 871, 416 P.3d 143 (2018).
- 161. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.8(f), 1.16(a)(2) and (d), and 8.4(b) and (d) and Supreme Court Rules 203(c)(1) and 211(b); the court imposed an indefinite suspension; the attorney cannot petition for reinstatement under Rule 219 for a minimum of three years. *In re Sullivan*, 308 Kan. 456, 420 P.3d 1001 (2018).
- 162. After the suspended attorney filed a petition for reinstatement and underwent a reinstatement hearing under Rule 219, the court granted the attorney's petition to reinstate his law license. *In re Odo*, 308 Kan. 974, 425 P.3d 1253 (2018).
- 163. The attorney's misconduct violated KRPC 1.3, 1.4(a), and 8.4(c); the court imposed an indefinite suspension; the attorney must undergo a hearing under Rule 219 before reinstatement. *In re Mason*, 308 Kan. 1105, 427 P.3d 40 (2018).
- 164. The attorney's misconduct violated KRPC 8.4(b); the court imposed an indefinite suspension; the attorney must complete a bar exam review course and 20 continuing legal education hours and must undergo a hearing under Rule 219 before reinstatement. *In re Quinn*, 308 Kan. 1413, 430 P.3d 51 (2018).
- 165. Under Rule 201, Rule 202, and KRPC 8.5, the Supreme Court has subject matter jurisdiction to exercise disciplinary authority over Kansas licensed attorneys practicing law outside of Kansas; citing Rule 212(e)(3) and Rule 6.02(a)(5), the court deemed the attorney's constitutional arguments abandoned because he did not explain why the court should consider them when he raised them for the first time in his brief to the court; the attorney's misconduct violated KRPC 1.1, 1.3, 1.4(b), 1.5(a), 1.7(a), and 8.4(d); the court suspended the attorney for six months; the attorney must undergo a hearing under Rule 219 before being reinstated. *In re Crandall*, 308 Kan. 1526, 430 P.3d 902 (2018).
- 166. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.15(b), 1.16(d), 3.2, 8.1(b), and 8.4(d) and Rules 207(b) and 211(b); the court imposed an indefinite suspension and ordered that the attorney comply with Rule 219 if he seeks reinstatement. *In re Deines*, 308 Kan. 1576, 430 P.3d 437 (2018).
- 167. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.15(b), 1.16(d), 8.1(b), and 8.4(d) and Rule 207(b); the court determined probation under Rule 211(g) was not an appropriate sanction; instead, the court suspended the attorney for six months and ordered that she undergo a hearing under Rule 219 prior to reinstatement. *In re Owens*, 309 Kan. 80, 431 P.3d 832 (2018).
- 168. The attorney's misconduct violated KRPC 1.3, 1.4, 1.5, and 1.16; the court differentiated the procedures related to capacity under Rule 220 from the disciplinary procedures and fitness to practice law under Rule 202, and the court suspended the attorney for six months; the attorney must undergo a hearing under Rule 219 prior to reinstatement. *In re Kurth*, 309 Kan. 224, 433 P.3d 679 (2019).
- 169. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4, 1.5, 1.8(e), 1.16, 3.2, 5.1, 8.3, 8.4(a), 8.4(c), 8.4(d), and 8.4(g); the court imposed an indefinite suspension; the attorney must undergo a hearing

- under Rule 219 if she seeks reinstatement. In re Dickens, 309 Kan. 336, 435 P.3d 21 (2019).
- 170. The attorney's misconduct violated KRPC 8.4(b), 8.4(d), and 8.4(g) and Rule 203(c)(1); the court suspended the attorney for 18 months and ordered that the attorney undergo a hearing under Rule 219 prior to reinstatement. *In re Cure*, 309 Kan. 877, 440 P.3d 563 (2019).
- 171. The attorney's misconduct violated KRPC 1.1, 1.3, 3.4(d), 8.4(c), and 8.4(d); the court declined to grant the attorney probation and instead imposed an indefinite suspension; the attorney must undergo a hearing under Rule 219 prior to reinstatement. *In re Boone*, 309 Kan. 1110, 442 P.3d 477 (2019).
- 172. The attorney's misconduct violated KRPC 3.1, 3.3(a)(1), 3.4(d), 4.4(a), 8.4(c), and 8.4(d); the court imposed an indefinite suspension; the attorney must undergo a hearing under Rule 219 prior to reinstatement. *In re Blume*, 309 Kan. 1313, 443 P.3d 305 (2019).
- 173. Following a hearing under Rule 219, the court granted the suspended attorney's petition for reinstatement of his license to practice law, conditioned on the attorney's compliance with the annual continuing legal education requirements and payment of all fees. *In re Najim*, 310 Kan. 712, 447 P.3d 985 (2019).
- 174. The court granted the suspended attorney's petition under Rule 219 for reinstatement of his license to practice law, conditioned on the attorney's compliance with the annual continuing legal education requirements and payment of all fees. *In re Herron*, 310 Kan. 714, 447 P.3d 985 (2019).
- 175. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.15(a), 1.15(d)(1), 1.16(a)(1), 8.1(a), 8.4(c), and 8.4(d); the court suspended the attorney for two years; the attorney can apply for reinstatement after one year, but the attorney must undergo a reinstatement hearing under Rule 219 and must serve a period of probation under Rule 211(g) if he is reinstated. *In re Shepherd*, 310 Kan. 739, 448 P.3d 1049 (2019).

Prior Rule 220 PROCEEDINGS WHERE AN ATTORNEY IS DECLARED OR IS ALLEGED TO BE INCAPACITATED (pre-2021 version)

- 1. Attorney transferred to disability status hereunder. *In re Holmes*, 226 Kan. 579 (1979).
- 2. Petition for return to active status denied based upon present showing of petitioner. *In re Griffith*, 229 Kan. 561, 628 P.2d 233 (1981).
- 3. Attorney's request for disability inactive status granted; pending investigations; subsequent voluntary surrender of license and disbarment; Rule 218 compliance ordered. *In re Lyden*, 248 Kan. 14, 803 P.2d 1027 (1991).
- 4. Attorney on disability inactive status restored to active status and placed on temporary suspension pending resolution of disciplinary actions pursuant to Rule 220(a) and (c); reinstated upon 2-year conditional supervised probation. *In re Keil*, 248 Kan. 629, 809 P.2d 531 (1991).
- 5. Attorney under disciplinary investigation requested transfer to disability inactive status pursuant to Rule 220(c); numerous violations involving incompetence; aggravating and mitigating circumstances; indefinite suspension and Rule 218 compliance ordered; Rule 219 application for reinstatement contingent on restitution. *In re Jenkins*, 255 Kan. 797, 877 P.2d 423 (1994).
- 6. Attorney formerly on disability status per Rule 220(c) and under investigation for improper conversion of probate funds, abandonment of business client, and violations as cotrustee of educational trust surrenders license per Rule 217; disbarment by United States Tax Court and Missouri Supreme Court; disbarment. *In re O'Keefe*, 259 Kan. 1, 909 P.2d 657 (1996).
- 7. Attorney's mishandling of grandparents' visitation case and municipal court case violates MRPC 1.2, 1.3, 1.4, 3.1, and 8.4; current suspension per Rule 208 noted; registered for disabled inactive status per

Rule 220; published censure. *In re Taylor*, 265 Kan. 246, 959 P.2d 901 (1998).

- 8. Attorney on disability inactive status violated Rule 220 by engaging in the practice of law; KRPC 8.2 violated by making false or reckless statements regarding the qualification and integrity of judge; KRPC 8.4(a), (d), and (g) violated for misconduct; district judge's ruling that attorney was disqualified presumed to be valid under Rule 202; exceptions filed per Rule 212; published censure per Rule 203(a)(3). *In re Arnold*, 274 Kan. 761, 56 P.3d 259 (2002).
- 9. The attorney's misconduct violated KRPC 1.3, 1.4, 1.5, and 1.16; the court differentiated the procedures related to capacity under Rule 220 from the disciplinary procedures and fitness to practice law under Rule 202, and the court suspended the attorney for six months; the attorney must undergo a hearing under Rule 219 prior to reinstatement. *In re Kurth*, 309 Kan. 224, 433 P.3d 679 (2019).

Rule 220 EFFECT OF OTHER PROCEEDING OR JUDGMENT (current version)

Case Annotations

1. Panel properly applied Rule 220 to rely on certified court records, as Rule 220 operates similarly to collateral estoppel in disciplinary matters, precluding attorneys from relitigating issues previously litigated and lost; held Rule 220 does not violate separation of powers, as power to regulate bar rests inherently and exclusively with Supreme Court. *In re Jordan*, 316 Kan. 501, 518 P.3d 1203 (2022).

Prior Rule 221 APPOINTMENT OF COUNSEL TO PROTECT CLIENTS' INTERESTS (pre-2021 version)

Case Annotations

- 1. Attorney was appointed to audit respondent's files and take action to protect respondent's clients per Rule 221. *In re Dennis*, 268 Kan. 48, 991 P.2d 394 (1999).
- 2. Indefinite suspension and Rules 218, 219, and 221 compliance ordered. *In re Tweedly*, 271 Kan. 261, 20 P.3d 1245 (2001).

Rule 221 DISCIPLINE IMPOSED IN ANOTHER JURISDICTION (current version)

Case Annotations

- 1. Under Rule 221(c)(2), Missouri Supreme Court's discipline of attorney for violating its rules was prima facie evidence of commission of conduct that formed basis of violation and raised rebuttable presumption of validity of finding of misconduct. *In re Spiegel*, 315 Kan. 143, 504 P.3d 1057 (2022).
- 2. Attorney violated Rule 221 by failing to timely report discipline imposed in Colorado related to crime of misdemeanor assault. *In re Johnson*, 315 Kan. 402, 508 P.3d 869 (2022).
- 3. Attorney stipulated to violating Rule 221 in failing to report out-of-state suspension. *In re Marks*, 317 Kan. 10, 522 P.3d 789 (2023).

Prior Rule 222 CONFIDENTIALITY (pre-2021 version)

Case Annotations

1. Rule provides for confidentiality until probable cause determination made. *Jarvis v. Drake*, 250 Kan. 645, 830 P.2d 23 (1992).

- 2. Attorney's misconduct violates KRPC 1.1, 3.1, 3.3(a)(1), 3.4(c), 4.4, 8.4(c), (d), and (g); complaint sufficiently clear and specific per Rule 211(b); panel and Disciplinary Administrator's office not required to issue subpoenas on respondent's behalf per Rule 216; Rule 222 cited by Disciplinary Administrator in objecting to introduction of records; disbarment. *In re Landrith*, 280 Kan. 619, 124 P.3d 467 (2005).
- 3. In former client's lawsuit against attorney, attorney's response to complaint someone else made about him to Disciplinary Administrator is not discoverable under Rule 222. *Hernandez v. Pistotnik*, 58 Kan. App. 2d 501 472 P.3d 110 (2020).

Prior Rule 223 IMMUNITY (pre-2021 version)

- 1. All lawyers, including those subject to investigation, have duty to cooperate with and respond to inquiries from disciplinary authorities; self-incrimination exception. *State v. Savaiano*, 234 Kan. 268, 271, 274, 670 P.2d 1359 (1983).
- 2. Summary judgment for defendant affirmed in action by attorney for malicious prosecution, libel, and tortious interference with contract against complainant in disciplinary case; rule grants absolute immunity; rule not unconstitutional as a violation of equal protection. *Jarvis v. Drake*, 250 Kan. 645, 830 P.2d 23 (1992).
- 3. Attorney appointed to supervise probation of respondent attorney granted immunity under rule. *In re Meyer*, 251 Kan. 838, 840 P.2d 522 (1992).
- 4. Attorney's duty to cooperate with disciplinary authorities limited only by Rule 223 right against self-incrimination; public censure. *In re Jackson*, 252 Kan. 219, 222, 843 P.2d 257 (1992).
- 5. Sole exception to Rule 207 duty to cooperate in disciplinary investigation is right against self-incrimination. *In re Jackson*, 253 Kan. 810, 861 P.2d 124 (1993).
- 6. Attorney supervising probation of disciplined attorney afforded immunities under rule. *In re Jones*, 253 Kan. 836, 861 P.2d 1340 (1993).
- 7. Attorney assigned to supervise practice of attorney on disciplinary probation afforded immunities pursuant to rule; Supreme Court declines to follow panel recommendation that district judges monitor the supervising attorney. *In re Herman*, 254 Kan. 908, 869 P.2d 721 (1994).
- 8. Rule 223 discussed and construed in an action arising from a fee dispute between attorney and client. *Gerhardt v. Harris*, 261 Kan. 1007, 934 P.2d 976 (1997).
- 9. Attorney's mishandling of estate matter violates MRPC 1.1 and 1.3; two-year supervised probation; supervising attorney afforded all immunities per Rule 223. *In re Perkins*, 263 Kan. 207, 946 P.2d 998 (1997).
- 10. Attorney's failure to prepare necessary tax returns for an estate and pension plan documents for employer violates MRPC 1.1, 1.3, 1.4, 1.15, 1.16, and 8.4 and Rule 207; supervising attorney afforded all immunities per Rule 223; two-year supervised probation and continued treatment for alcoholism, depression and personality disorders ordered. *In re Stephens*, 263 Kan. 221, 946 P.2d 1379 (1997).
- 11. Attorney's failure to diligently handle workers compensation case violates MRPC 1.1, 1.3, 1.4, and 1.8; supervising attorney's immunities granted by Rule 223; two-year supervised probation. *In re Durr*, 263 Kan. 525, 949 P.2d 1130 (1997).
- 12. Attorney supervising probation of disciplined attorney afforded immunities under rule. *In re Morse*, 264 Kan. 286, 954 P.2d 1092 (1998).
- 13. Attorney's failure to adequately communicate with his clients and his lack of due diligence in an automobile accident case violate MRPC 1.3 and 1.4; supervising attorney granted all immunities per Rule 223; two-year supervised probation. *In re Davisson*, 266 Kan. 395, 969 P.2d 892 (1998).

- 14. Attorney's mishandling of four divorce cases violates MRPC 1.1, 1.3, 1.4, 1.16, 3.1, 3.2, 3.3, 4.1, 8.1, and 8.4 and Rule 207; a hearing panel report deemed to be admitted per Rule 212(c) and (d); supervising attorney afforded all immunities per Rule 223; two-year supervised probation. *In re Lober*, 266 Kan. 404, 969 P.2d 885 (1998).
- 15. Attorney's failure to notify his client of the issuance of a bench warrant for arrest violates MRPC 1.4 and his failure to cooperate with the investigation violates Rule 207; two-year supervised probation ordered; supervising attorney afforded immunity per Rule 223. *In re Islas*, 266 Kan. 679, 972 P.2d 764 (1999).
- 16. Attorney's mishandling of personal injury case, past due taxes case, and bankruptcy case violates KRPC 1.3, 1.4, 1.15, 3.2, 8.1, and 8.4; he was arrested for DUI, possession of cocaine, possession of drug paraphernalia, battery on a law enforcement officer, battery on his former girlfriend, and other charges; failure to notify and cooperate with the disciplinary administrator in violation of Rules 203(c) and 207, defense under Rule 223 raised; indefinite suspension. *In re Parker*, 267 Kan. 779, 985 P.2d 124 (1999).
- 17. Attorney's mishandling of habeas corpus action violates KRPC 1.3 and 1.4 and Rule 207; allegations in the hearing panel's report deemed admitted per Rule 212(d) and (e)(4); supervising attorney afforded full immunities per Rule 223; two-year supervised probation. *In re Brunson*, 268 Kan. 69, 986 P.2d 1074 (1999).
- 18. Attorney's mishandling of a personal injury case violates KRPC 1.3, 1.4, 1.16(a)(2), and 3.2; two-year supervised probation ordered; supervising attorney afforded immunity per Rule 223. *In re Francis*, 269 Kan. 178, 4 P.3d 579 (2000).
- 19. Attorney's mishandling of six federal court cases and two state court cases violates KRPC 1.3, 3.1, 3.2, 3.4(c) and (d), and 8.4(d) by clear and convincing evidence per Rule 211(f); supervising attorney afforded immunity per Rule 223; two-year supervised probation. *In re Boone*, 269 Kan. 484, 7 P.3d 270 (2000).
- 20. Attorney's mishandling of probate matters violates KRPC 1.1, 1.3, 3.3(a), 8.1(a), and 8.4(c); stipulated facts and conclusions and recommendations of the final hearing report deemed admitted per Rule 212(c) and (d); supervising attorney afforded immunity per Rule 223; two-year supervised probation. *In re Howard*, 269 Kan. 414, 2 P.3d 766 (2000).
- 21. Attorney's mishandling of a personal injury, criminal appeal, parole, medical malpractice, juvenile offender, and civil action violates KRPC 1.1, 1.3, 1.4(a), 1.15, and 3.2 and Rule 207; two-year probation per Rule 203(a)(2); immunity granted for supervising attorney per Rule 223. *In re Sachse*, 269 Kan. 810, 8 P.3d 766 (2000).
- 22. Attorney's misconduct by failing to supervise nonattorney representatives violated Rules and his own misconduct violated KRPC 1.4, 1.5, 1.14, 1.15, 1.16, 5.3, 5.4(a), 5.5(b), 7.3 and 8.4; supervising attorney afforded full immunities per Rule 223; two-year supervised probation. *In re Flack*, 272 Kan.465, 33 P.3d 1281 (2001).
- 23. Attorney stipulated to violation of KRPC 1.1, 1.3, 1.4(a) and 3.4(d) in his handling of two civil actions; attorney's prior informal admonishments in three cases cited as aggravating factor; 18-months' supervised probation. *In re Works*, 273 Kan. 603, 43 P.3d 816 (2002).
- 24. Attorney committed multiple violations of KRPC: 1.3, 1.4, 1.16(d), and 3.2; failed to timely respond to complaints in violation of 8.1, Rule 207(b) and Rule 211(b); supervising attorney afforded full immunities per Rule 223; 2-year supervised probation. *In re Nelson*, 275 Kan. 377, 64 P.3d 413 (2003).
- 25. Attorney previously disciplined by supervised probation found to have committed multiple violations of KRPC: 1.3, 1.4, 3.1, and 4.2; previously violated KRPC 1.3, 3.1, 3.2, 3.4, and 8.4; pursuant to Rule 212(c), attorney filed an exception to panel's report; disciplinary panel conducted formal hearing pursuant to Rule 211; supervising attorney granted full immunities per Rule 223; supervised probation extended to 5 years with restrictions on practice. *In re Boone*, 275 Kan. 560, 66 P.3d 896 (2003).
 - 26. Attorney previously disciplined for similar violations found by clear and convincing evidence

- per Rule 211(f) to have violated KRPC 1.3, 1.4, 1.5, 1.15, 1.16, 3.3, 3.4, 3.5 and 8.4; hearing panel's report deemed admitted under Rule 212(c) and (d); supervising attorneys afforded full immunities per Rule 223; three years' supervised probation. *In re Rathbun*, 275 Kan. 920, 69 P.3d 537 (2003).
- 27. Attorney previously censured for KRPC 8.4(b) and (d) and admonished for KRPC 1.16(d) now found to have violated KRPC 1.15, 5.1, and 8.4(a); Internal Operating Rule E.8. cited for appropriateness of probation; supervising attorney afforded full immunities per Rule 223; misconduct established by clear and convincing evidence per Rule 211(f) and hearing panel's report deemed admitted under Rule 212(c) and (d); Rule 219 hearing not required at end of 2-year probation; 16 specific terms and conditions set forth in probation plan; Rule 218 compliance ordered; 2-year supervised probation. *In re Conwell*, 275 Kan. 902, 69 P.3d 589 (2003).
- 28. Attorney's misconduct violated KRPC 1.1, 1.3, and 3.2; probation imposed per Rule 211(g); supervised attorney afforded immunities granted by Rule 223; 18-months' supervised probation. *In re Johanning*, 279 Kan. 950, 111 P.3d 1061 (2005).
- 29. Attorney's multiple offenses violates KRPC 1.1, 1.3, 1.4, 8.1(b), 8.4(c) and Rule 207(b); charges established by clear and convincing evidence per Rule 211(f); hearing panel's report deemed admitted under Rule 212(c) and (d); supervising attorney granted full immunities per Rule 223; satisfactory plan of probation submitted by respondent per Rule 211(g); 1-year suspension stayed in accordance with Rule 203(a)(2); 2-years' supervised probation. *In re Mitchell*, 280 Kan. 656, 123 P.3d 1279 (2005).
- 30. Attorney's misconduct in two cases violated KRPC 1.1, 1.3, 1.4, 1.15(a), 1.16, and 3.2; formal hearing conducted per Rule 211; hearing panel's report deemed admitted per Rule 212; supervising attorney afforded full immunities per Rule 223; Rule 211(g) probation requirements discussed; per Rule 203(a)(2) respondent's 3-year suspension stayed and placed on 3 years' supervised probation. *In re Bock*, 285 Kan. 815, 175 P.3d 233 (2008).
- 31. Attorney who was suspended for 3 years petitioned the court for reinstatement of license under Rule 219 after 1 year; court permitted his request conditioned upon supervised probation per Rule 223 for the remaining 2-year period of suspension; *In re Shepherd*, 292 Kan. 189, 254 P.3d 1262 (2011).
- 32. An attorney serving as a practice supervisor is afforded all immunities under Rule 223. *In re Holste*, 305 Kan. 377, 382 P.3d 850 (2016).

Rule 223 SUMMARY SUBMISSION (current version)

Case Annotations

- 1. Parties stipulated under Rule 223 that attorney violated KRPC 1.7(a)(2), 1.8(k), and 8.4(d) by having sexual relationship with client, for which he was also previously disciplined by Missouri Supreme Court. *In re Spiegel*, 315 Kan. 143, 504 P.3d 1057 (2022).
- 2. Because law does not foreclose client from pursuing award of attorney fees even when attorney was providing legal services to client pro bono, attorney's request for attorney fees did not establish violation of KRPC 4.1(a), despite attorney's stipulations to contrary under Rule 223. *In re Jahn*, 315 Kan. 625, 509 P.3d 552 (2022).

Prior Rule 224 ADDITIONAL RULES OF PROCEDURE (pre-2021 version)

Case Annotations

1. Substitution of one hearing panel member following recusal of original member does not necessitate new hearing, absent show of actual prejudice by clear and convincing evidence. *In re Carson*, 252

Kan. 399, 845 P.2d 47 (1993).

- 2. Court found no merits under Rule 224(d) in attorney's claim that disciplinary proceeding was in violation of Rule 211 (c) where there was no prejudice shown. *In re Granger*, 265 Kan. 737, 962 P.2d 529 (1998).
- 3. Service by mail is complete upon mailing per Rule 224(b). *In re Lewis*, 265 Kan. 766, 962 P.2d 534 (1998).
- 4. K.S.A. 1998 Supp. 60-215(b) is applicable in a disciplinary proceeding per Rule 224(b). *In re Carson*, 268 Kan. 134, 991 P.2d 896 (1999).
- 5. Court found no merit under Rule 224(d) in attorney's claim that this court lacked jurisdiction and that disciplinary proceeding was in violation of Rule 211(c) where there was no prejudice shown. *In re Arnold*, 274 Kan. 761, 56 P.3d 259 (2002).
- 6. The Due Process Clause of the United States Constitution applies in attorney discipline proceedings, but, under Rule 224(d), the respondent has the burden to prove actual prejudice from a failure in the proceedings. *In re Harrington*, 305 Kan. 643, 385 P.3d 905 (2016).

INTERNAL OPERATING RULES OF THE KANSAS BOARD FOR DISCIPLINE OF ATTORNEYS

- 1. Attorney's failure to object to composition of hearing panel noted by court. *In re Seck*, 258 Kan. 530, 905 P.2d 122 (1995).
- 2. Attorney stipulated to violations of MRPC 1.1, 1.2, 1.3, 1.4, 3.1, and 8.4(g) in his handling of child custody case, child support case, and wrongful termination case; his failure to cooperate in investigation violates Rules 207(b) and 211(b); Internal Operating Rules of the Kansas Board for Discipline of Attorneys (I.O. Rule E.8) discussed for appropriateness of probation; one-year suspension and Rule 219 compliance ordered. *In re Long*, 266 Kan. 664, 972 P.2d 773 (1999).
- 3. Attorney previously disciplined three prior times now found to have violated KRPC 1.1, 1.3, 1.4(a), 1.5(d), and 3.1; Internal Operating Rules of the Kansas Board for Discipline of Attorneys (I.O. Rule E.8) discussed for failure of attorney to develop his own probation plan; one-year suspension. *In re Zimmerman*, 270 Kan. 855, 19 P.3d 160 (2001).
- 4. Attorney previously censured for KRPC 8.4(b) and (d) and admonished for KRPC 1.16(d) now found to have violated KRPC 1.15, 5.1, and 8.4(a); Internal Operating Rule E.8. cited for appropriateness of probation; supervising attorney afforded full immunities per Rule 223; misconduct established by clear and convincing evidence per Rule 211(f) and hearing panel's report deemed admitted under Rule 212(c) and (d); Rule 219 hearing not required at end of 2-year probation; 16 specific terms and conditions set forth in probation plan; Rule 218 compliance ordered; 2-year supervised probation. *In re Conwell*, 275 Kan. 902, 69 P.3d 589 (2003).
- 5. Attorney previously disciplined on five occasions by informal admonishments now found to have 14 violations of KRPC, including 1.1, 1.3, 1.4, 1.5(b), 1.15(a) and (d), 1.16(d), 3.3(a), 8.4(a) as well as 1.8(f)(2) and 5.4(c); Rule 211(b) cited for failing to respond to complaint within 20 days; misconduct was shown by clear and convincing evidence per Rule 211(f); Supreme Court not bound by recommendations of Disciplinary Administrator or hearing panel per Rule 212(f); attorney failed to disprove district court findings in civil judgment per Rule 202; Internal Operating Rule E.3. and E.8. discussed; one-year suspension and Rules 218 and 219 compliance ordered. *In re Rumsey*, 276 Kan. 65, 71 P.3d 1150 (2003).
- 6. Attorney on suspension committed violations of KRPC 1.4, 3.4, 5.5, and 8.4; respondent filed exceptions and a brief pursuant to Rule 212; no exceptional circumstances exist to warrant discovery

deposition per Rule 216(f) and Internal Operating Rule D.4; disbarment. *In re Wiles*, 289 Kan. 201, 210 P.3d 613 (2009).

7. The panel did not abuse its discretion by denying the respondent's motion for a continuance of his disciplinary hearing; the Supreme Court cited the Internal Operating Rules of the Kansas Board for Discipline of Attorneys, D.2. *In re Harrington*, 305 Kan. 643, 385 P.3d 905 (2016).

Rule 225 TYPES OF DISCIPLINE (current version)

Case Annotations

- 1. Attorney was disciplined by published censure under Rule 225(a)(5) for violations of KRPC 1.3, 1.4, and 1.15(a) and (b) for failure to take action in case, failure to communicate status of case for nearly full year, depositing unearned funds in operating account, and failing to provide accounting of funds received. *In re Beye*, 315 Kan. 857, 511 P.3d 963 (2022).
- 2. Attorney suspended for three months with suspension stayed pending successful completion of two-year probation period, in accordance with Supreme Court Rule 225(a)(3). *In re Barnds*, 317 Kan. 378, 530 P.3d 711 (2023).

Rule 226 FINAL HEARING REPORT (current version)

Case Annotations

1. Rule 226(a)(1)(A) cited in noting that attorney misconduct must be established by clear and convincing evidence. *In re Barnds*, 317 Kan. 378, 530 P.3d 711 (2023).

Rule 227 PROBATION (current version)

Case Annotations

- 1. Supreme Court accepted panel recommendation of reinstatement of attorney pursuant to Rule 232 as well as recommendation of three years' supervised probation, ordering probation continued until specifically discharged by court pursuant to Rule 227. *In re Mason*, 316 Kan. 554, 518 P.3d 814 (2022).
- 2. Rule 227(g) and (h) cited in noting that probation will continue until court specifically discharges reinstated attorney from three-year supervised probation term. *In re Galloway*, 317 Kan. 875, 24 P.3d 416 (2023).
- 3. Where hearing panel recommended granting petition for reinstatement of attorney's license to practice law, subject to three years' probation, court clarified that probation is a form of discipline imposed under Rule 227, whereas reinstatement proceedings under Rule 232 do not involve imposing discipline; court reinstated license and imposed conditions and limitations on attorney's practice for a period of three years pursuant to Rule 232(h). *In re Shaw*, 317 Kan. 546, 533 P.3d 311 (2023).

Rule 228 PROCEDURE BEFORE SUPREME COURT (current version)

Case Annotations

1. Attorney violated Rule 228(i) by failing to appear before Supreme Court for disciplinary hearing. *In re Sweet*, 314 Kan. 602, 501 P.3d 890 (2022).

- 2. Although attorney in disciplinary matter filed timely exceptions to hearing report, because attorney failed to also file supporting brief, under Rule 228(h)(2)(E) she was deemed to have admitted findings of fact and conclusions of law in hearing report. *In re Johnston*, 316 Kan. 611, 520 P.3d 737 (2022).
- 3. Panel's factual findings were considered admitted pursuant to Rule 228(g) where attorney in disciplinary proceedings initially filed exceptions to final hearing report but later withdrew them. *In re Barnds*, 317 Kan. 378, 530 P.3d 711 (2023).

Rule 230 VOLUNTARY SURRENDER OF LICENSE (current version)

Case Annotations

- 1. Court accepted voluntary surrender of license under Rule 230 of attorney facing disciplinary hearing on a formal complaint alleging multiple violations of KRPC. *In re Costello*, 317 Kan. 149, 526 P.3d 1059 (2023).
- 2. Court accepted voluntary surrender of license under Rule 230 of attorney facing a hearing on a formal disciplinary complaint alleging violations of KRPC, in case where attorney had transferred from active status to retired status prior to the voluntary surrender of license. *In re Angst*, 317 Kan. 282, 527 P.3d 930 (2023).

Rule 231 NOTICE TO CLIENTS, OPPOSING COUNSEL, AND COURTS FOLLOWING SUSPENSION OR DISBARMENT (current version)

Case Annotations

- 1. Where ODA could not verify that attorney seeking reinstatement had complied with Rule 231 and requested reinstatement hearing under Rule 232, court rejected request for reinstatement hearing, noting that court did not originally order reinstatement hearing at time of suspension and that concerns alleged were insufficient to necessitate reinstatement hearing. *In re Malone*, 317 Kan. 117, 525 P.3d 335 (2023).
- 2. Attorney stipulated to violating KRPC 5.5(a) and Rule 231(b) by the following actions taken while his license was suspended: communicating with opposing counsel on client's behalf regarding cohabitation and antenuptial agreement, revising agreement based on those communications, and providing legal advice to client regarding changes made to agreement. *In re Ayesh*, 317 Kan. 405, 530 P.3d 731 (2023).

Rule 232 REINSTATEMENT FOLLOWING SUSPENSION OR DISBARMENT (current version)

- 1. Attorney met burden to prove reinstatement factors under Rule 232(e)(4), where hearing panel's contrary finding had relied on conduct that Supreme Court found did not constitute unauthorized practice of law. *In re Holmes*, 316 Kan. 578, 520 P.3d 1271 (2022).
- 2. Where hearing panel recommended denial of petition for reinstatement, Supreme Court ordered oral arguments pursuant to Rule 232(g)(4)(D). *In re Holmes*, 316 Kan. 578, 520 P.3d 1271 (2022).
- 3. Where petitioner seeking reinstatement did not file exceptions to hearing report, held that petitioner was not deemed to have admitted to report's findings and conclusions since reinstatement Rule

- 232 does not include language similar to disciplinary Rule 228 that states that report will be deemed admitted if respondent fails to timely file exception. *In re Holmes*, 316 Kan. 578, 520 P.3d 1271 (2022).
- 4. Where ODA could not verify that attorney seeking reinstatement had complied with Rule 231 and requested reinstatement hearing under Rule 232, court rejected request for reinstatement hearing, noting that court did not originally order reinstatement hearing at time of suspension and that concerns alleged were insufficient to necessitate reinstatement hearing. *In re Malone*, 317 Kan. 117, 525 P.3d 335 (2023).
- 5. Noted that Rule 232(d) applied to attorney seeking reinstatement in that a reinstatement hearing was not required. *In re Eland*, 317 Kan. 666, 537 P.3d 852 (2023).

Rule 240 KANSAS RULES OF PROFESSIONAL CONDUCT (numbered as Rule 226 prior to 2021)

PREFATORY RULE

Case Annotations

- 1. Adoption of Rule 226 supersedes and supplements Rule 225 Code of Professional Responsibility; Rule 225 Canons 1 through 9 preserved as "general statements of required professional conduct." *Geisler by Geisler v. Wyeth Laboratories*, 716 F. Supp. 520, 524 (D. Kan. 1989).
- 2. Violations committed before March 1, 1988, governed by Rule 225. *In re Keithley*, 252 Kan. 1053, 850 P.2d 227 (1993).
- 3. The provisions of Rule 226 supersede and supplement Rule 225; Canons 1 through 9 preserved as general statements of required conduct. *In re Estate of Koch*, 18 Kan. App. 2d 188, 212, 849 P.2d 977 (1993).
- 4. Attorney's violation of the Kansas Rules of Professional Conduct does not, in and of itself, give rise to cause of action against the attorney; existence of a legal duty must come from common law. *Zimmerman v. Brown*, 49 Kan. App. 2d 143, 306 P.3d 306 (2013).

PREAMBLE: A LAWYER'S RESPONSIBILITIES & SCOPE

- 1. Purpose of professional conduct rules can be subverted when they are used as procedural weapons. *LeaseAmerica Corp. v. Stewart*, 19 Kan. App. 2d 740, 876 P.2d 184 (1994).
- 2. Attorney's violation of ethics rules cannot create cause of action available to adverse litigants or to clients. *OMI Holdings, Inc. v. Howell*, 260 Kan. 305, 918 P.2d 1274 (1996).
- 3. Existence of attorney-client relationship is discussed in a disqualification of attorney case citing Scope of Rule 226. *Barragree v. Tri-County Electric Co-op, Inc.*, 263 Kan. 446, 950 P.2d 1351 (1997).
- 4. Attorney's conversation with a judge regarding a case still pending before the judge was found inappropriate under the circumstances. *Subway Restaurants, Inc. v. Kessler*, 266 Kan. 433, 970 P.2d 526 (1998).
- 5. Court warns of misuse of motion to disqualify attorney as a technique of harassment. *Associated Wholesale Grocers, Inc. v. Americold Corp.*, 266 Kan. 1047, 975 P.2d 231 (1999).
- 6. KRPC provisions not intended to govern judicial application of either attorney-client or work product privilege. *Cypress Media, Inc. v. City of Overland Park*, 268 Kan. 407, 997 P.2d 681 (2000).
 - 7. Rule cited in evaluating prosecutor's conduct and for prohibiting prosecutor from expressing

his or her personal belief or opinion as to the truth or falsity of testimony or evidence or the guilt of the defendant. *State v. Henry*, 273 Kan. 608, 44 P.3d 466 (2002).

- 8. Defendant's allegations of his attorney's violations of the Kansas Rules of Professional Conduct considered by trial court and found to be unsubstantiated; trial court denied his motion for a new attorney to be appointed; claim of ineffective assistance of counsel denied by Court of Appeals. *State v. Jones*, 273 Kan. 756, 47 P.3d 783 (2002).
- 9. Preface to the Kansas Rules of Professional Conduct cited in discussion of petitioner's allegations of ineffective assistance of counsel; failure to assert arguments in briefs or at district court level is prejudicial to opposing counsel with no opportunity to respond; claim of ineffective assistance of counsel is denied. *State v. Ferguson*, 276 Kan. 428, 78 P.3d 40 (2003).
- 10. Kansas Rules of Professional Conduct establish a two-part test to be used to determine if a conflict of interest may exist between a lawyer's present representation and representation of a former client. *State v. Carver*, 32 Kan. App. 2d 1070, 95 P.3d 104 (2004).
- 11. Scope and function of Kansas Rules of Professional Conduct discussed and clarified that an ethical violation does not establish a per se claim for malpractice. *Tilzer v. Davis, Bethune & Jones*, 288 Kan. 477, 204 P.3d 617 (2009).
- 12. An attorney's violation of the Kansas Rules of Professional Conduct does not give rise to cause of action against the attorney or warrant other nondisciplinary remedy. *Shamberg, Johnson & Bergman, Chtd. v. Oliver*, 289 Kan. 891, 220 P.3d 333 (2009).
- 13. Violation of the ethics rules by an attorney under Rule 226 cannot create a cause of action available to adverse litigants or clients. *McCabe v. Hoch*, 42 Kan. App. 2d 747, 216 P.3d 720 (2009).
- 14. A lawyer's conduct should conform to the requirements of the law, both in professional service to clients and in the lawyer's business and personal affairs. *Stewart Title of the Midwest v. Reece & Nichols Realtors*, 294 Kan. 553, 276 P.3d 188 (2012).
- 15. KRPC Preamble ¶ 12 and Scope ¶ 19 cited in noting attorneys have responsibility to observe KRPC, regardless of whether rules recite general or specific obligations. *In re Kline*, 298 Kan. 96, 311 P.3d 321 (2013).
- 16. The attorney's misconduct violated KRPC 1.7, 1.8(a) and (b), 4.2, and 8.4(g); the court also discussed KRPC 1.0 and 1.16 and Supreme Court Rule 226, Scope; the court disbarred the attorney. *In re Hodge*, 307 Kan. 170, 407 P.3d 613 (2017).

SCOPE

Case Annotations

1. Citing the Scope of Rule 226, the court drew a distinction between attorney ethics and privilege law; the court also discussed KRPC 1.8(e) and 1.10(a) in determining that the district court did not abuse its discretion in declining to disqualify the entire district attorney's office and in finding that an assistant district attorney did not unlawfully compensate a witness when she allowed the defendant's son to live at her house rent-free. *State v. Miller*, 308 Kan. 1119, 427 P.3d 907 (2018).

KRPC 1.0 Terminology

Case Annotations

1. Definitions of "Firm" and "Law firm" discussed in issue of imputed disqualification under

- KRPC 1.10. Venters v. Sellers, 293 Kan. 87, 261 P.3d 538 (2011).
- 2. A violation of KRPC 3.3(a)(1), knowingly making a false statement, requires actual knowledge of the fact in question, under definition contained in KRPC 1.0(g); constructive knowledge insufficient; knowledge may be inferred from circumstances. *In re Kline*, 298 Kan. 96, 311 P.3d 321 (2013).
- 3. The attorney's misconduct violated KRPC 1.7, 1.8(a) and (b), 4.2, and 8.4(g); the court also discussed KRPC 1.0 and 1.16 and Supreme Court Rule 226, Scope; the court disbarred the attorney. *In re Hodge*, 307 Kan. 170, 407 P.3d 613 (2017).
- 4. The attorney's misconduct violated KRPC 1.4(b), 1.5(d), 1.15(a), (b), (c), (d)(1)(ii), (d)(3), and (f), 1.16(d), 8.1(b), and 8.4(c) and Supreme Court Rule 207(b); the court also cited KRPC 1.0(e); the court disbarred the attorney. *In re Buckner*, 308 Kan. 427, 421 P.3d 226 (2018).
- 5. Prosecutor lacked reasonable belief, as defined in KRPC 1.0(j), that certain arguments made to jury in murder trial would be supported by admissible evidence. *In re Spradling*, 315 Kan. 552, 509 P.3d 483 (2022).
- 6. Contrary to hearing panel finding, statement by prosecutor at rape trial that victim was low functioning was not violation of KRPC 3.4(e) because it was reasonable, as defined by KRPC 1.0(j), for prosecutor to believe statement was supported by evidence, as was made clear by testimony at panel hearing. *In re Spradling*, 315 Kan. 552, 509 P.3d 483 (2022).

CLIENT-LAWYER RELATIONSHIP

KRPC 1.1 Competence

- 1. Attorney's failure to represent clients in three separate cases after acceptance of retainer fees and failure to cooperate with disciplinary investigation found to violate DR 1-102, 6-101, 7-101, and 9-102; MRPC 1.1, 1.3, 1.4, 1.15 and 8.4; and Rule 207. Rule 203 disbarment. *In re Morphett*, 246 Kan. 499, 790 P.2d 402 (1990).
- 2. Attorney's inaction which allowed statute of limitations to run and cause of action to be dismissed with prejudice despite accepting retainer and assuring client of representation violated MRPC 1.1, 1.3, 1.4, 8.4(d), and 8.4(g); indefinite suspension. *In re Cain*, 247 Kan. 673, 801 P.2d 1325 (1990).
- 3. Attorney employed to probate estate failed to institute probate proceedings, failed to file inheritance tax return thereby incurring penalty and interest, and misrepresented to client that estate matters were being handled violated MRPC 1.1, 1.3, 1.4(a), and 8.4(c); indefinite suspension and Rule 218 compliance ordered. *In re McGhee*, 248 Kan. 988, 811 P.2d 884 (1991).
- 4. Attorney's failure to prepare journal entry is violation of MRPC 1.1, 1.3, and 1.4; attorney on probation for other matters; public censure. *In re Black*, 249 Kan. 211, 814 P.2d 447 (1991).
- 5. Attorney's failure to close estate for 12-year period, failure to render court-ordered accounting, failure to satisfy federal estate tax obligations, and failure to cooperate with disciplinary investigator violate MRPC 1.1, 1.3, 1.4, 3.2, 8.4(d) and (g), DR 6-101, DR 7-101, and Rule 207; disbarment and Rule 218 compliance. *In re Coleman*, 249 Kan. 218, 815 P.2d 43 (1991).
- 6. Attorney's acceptance of retainer to represent client in child custody and support matter, representation to client that appropriate motions had been filed and an agreement drafted, and failure to file and/or draft such documents constitutes violation of MRPC 1.1, 1.3, and 1.4(a); previous violations

aggravating factor; one-year suspension and Rule 218 compliance ordered. *In re Stapleton*, 249 Kan. 524, 819 P.2d 125 (1991).

- 7. Attorney's mishandling of estate case, misrepresentation to client and representatives from disciplinary administrator regarding status of case, failure to withdraw as counsel and failure to cooperate with subsequent counsel, and mismanagement of estate funds violative of MRPC 1.1; 1.2; 1.3; 3.2; 1.15(b); 1.16(a)(3)(d); 8.4(g); and Rule 207(a) and (b); other violations; indefinite suspension and Rule 218 compliance ordered. *In re Stapleton*, 250 Kan. 247, 824 P.2d 205 (1992).
- 8. Attorney's failure to timely file petition for probate violative of MRPC 1.1 and 1.3; other violations; mitigating circumstances; Rule 203 public censure. *In re Copeland*, 250 Kan. 283, 823 P.2d 802 (1992).
- 9. Attorney's failure to designate record in federal appeal and failure to respond to show cause order violated MRPC 1.1, 1.3, 3.2, and 8.4(d), (g); other violations; indefinite suspension suspended and probated. *In re Jenkins*, 251 Kan. 264, 833 P.2d 1013 (1992).
- 10. Attorney on indefinite suspension subject of three complaints for failure to represent clients in violation of MRPC 1.1, 1.3, 1.4, and 8.4(c); failure to cooperate with investigation; disbarment and Rule 218 compliance. *In re McGhee*, 251 Kan. 584, 834 P.2d 379 (1992).
- 11. Attorney's failure to comply with discovery requests, misrepresentation to court, and failure to advise client, resulting in sanctions against client, violate MRPC 1.1, 1.4, 3.4(a) and (d), and 8.4(a), (c), and (d); firm failure to supervise among mitigating factors; one-year suspension. *In re Dwight*, 251 Kan. 588, 834 P.2d 382 (1992).
- 12. Attorney's not appearing for scheduled hearing in two cases violates MRPC 1.1 and 1.3; public censure. *In re Johnson*, 251 Kan. 826, 840 P.2d 515 (1992).
- 13. Attorney's mishandling of real estate matter violates MRPC 1.1, 1.3, 1.4, and 3.2; DR 6-101(A)(3); and Rule 207; other violations; imposition of discipline suspended; one-year supervised probation. *In re Meyer*, 251 Kan. 838, 840 P.2d 522 (1992).
- 14. Attorney's incompetence in handling bankruptcy matter violative of MRPC 1.1, 3.1, 3.3, and 8.4; public censure. *In re Ramcharan-Maharajh*, 252 Kan. 701, 847 P.2d 1307 (1993).
- 15. Attorney's mishandling of his mother's estate violative of MRPC 1.1, 1.3, and 1.15; public censure. *In re Scott*, 253 Kan. 192, 853 P.2d 60 (1993).
- 16. Attorney's mishandling bankruptcy case, failing to abide by client's decision, and failing to keep client informed violative of MRPC 1.1, 1.2, 1.3 and 1.4; previous code and Rule 207 violations; public censure. *In re Edgar-Austin*, 253 Kan. 440, 855 P.2d 960 (1993).
- 17. Attorney's failure to file probate petition, inform client of status of case, return unearned retainer, and communicate with client violative of MRPC 1.1, 1.3, 1.4, 1.15, 1.16, and 3.2; other violations; one-year suspension and Rule 218 compliance ordered. *In re King*, 253 Kan. 444, 855 P.2d 963 (1993).
- 18. Attorney's mishandling of employment discrimination class action and failure to inform clients as to status of case violative of MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.15, 3.1, and 3.2; other violations; Rule 203(a)(2) one-year suspension, Rule 203(a)(5) restitution, and Rule 218 compliance ordered. *In re King*, 253 Kan. 444, 855 P.2d 963 (1993).
- 19. Attorney previously censured placed on indefinite suspension for violations of MRPC 1.1, 1.3, 1.4, 1.15, 1.16, and 8.4 for neglect of two different client's cases; two other complaints found to be based on insufficient evidence although pattern of conduct cited and violations of Rule 207 established; Rule 218 compliance ordered. *In re Jackson*, 253 Kan. 810, 861 P.2d 124 (1993).
- 20. Attorney's actions in letting the statute of limitations run in four different cases violate DR 1-102(A)(4), 6-101(A)(1) and (3), and 7-101(A)(2), and MRPC 1.1, 1.3, 1.4(a) and (b), 3.2, and 8.4(c). Attorney's actions in failing to respond to requests for information and return of the case file in workers

- compensation case violate MRPC 1.3, 1.4(a) and (b), 1.16(a)(3) and (d), and 3.2. Eighteen-month suspension probated on conditions. *In re Jones*, 253 Kan. 836, 861 P.2d 1340 (1993).
- 21. Attorney's failure to file motion to modify sentence in criminal case violative of MRPC 1.1 and 1.3; other violations; pending complaints; imposition of discipline suspended, supervised probation ordered. *In re Jackson*, 254 Kan. 406, 867 P.2d 278 (1994).
- 22. Attorney's mishandling of post-trial motions as local counsel in handicap employment discrimination case violative of MRPC 1.1 and 1.3; Rule 207 violation; censure. *In re Jackson*, 254 Kan. 573, 866 P.2d 1048 (1994).
- 23. Attorney's failure to file personal injury claim and blaming client for delay, thereby allowing statute of limitations to run (resulting in client being granted summary judgment in subsequent malpractice claim); failure to inform client as to reduction in child support income; failure to inform client as to hearing dates; and acceptance of retainer fee from out-of-state client whom attorney knew he could not represent in divorce action violate MRPC 1.1, 1.3, 1.4(a) and (b), 1.16(d), 3.3(a)(1), and 8.4(d) and (g); Rule 207(a) and (b) violations; disbarment and Rule 218 compliance ordered. *In re Spears*, 254 Kan. 904, 869 P.2d 718 (1994).
- 24. Attorney's mishandling of four different probate estates and failure to timely file four different foreclosures, despite representations and billings which would indicate to the contrary, held to violate DR 1-102(A)(4), (5), and (6); 6-101(A)(3); and 7-101(A)(2) and (3); Canons 1, 6, 7, and 9; and MRPC 1.1, 1.3, 1.4, 3.2, and 8.4(c), (d), and (g); aggravating and mitigating circumstances; two-year suspension, discipline probated, and supervised probation ordered. *In re Herman*, 254 Kan. 908, 869 P.2d 721 (1994).
- 25. Attorney's mishandling of will and estate matter, failure to communicate with client, failure to timely handle the matter, misleading the court as to the status of the probate case, and failure to return the client's file and retainer when requested violate MRPC 1.1, 1.3, 1.4, 1.15, 1.16, 3.2, and 8.4; other violations; disbarment. *In re Jackson*, 255 Kan. 542, 874 P.2d 673 (1994).
- 26. Attorney's failure to timely file bankruptcy petition for clients, misrepresentations to clients as to status of case, and mishandling of bankruptcy case violate MRPC 1.1, 1.3, 1.4, 1.15, and 8.4; other violations; disbarment. *In re Jackson*, 255 Kan. 542, 874 P.2d 673 (1994).
- 27. Attorney's dilatory handling of three federal court cases violative of MRPC 1.1, 1.3, 1.4, and 3.2; failure to respond to inquiry from disciplinary authorities violative of Rule 207; two-year supervised probation. *In re Long*, 255 Kan. 792, 877 P.2d 421 (1994).
- 28. Attorney found to have violated MRPC 1.1, 1.3, 1.4, 1.15, 3.2, 3.4(c), 4.3, and 8.4(d) and (g) based on conduct in seven different complaints reflecting on attorney's lack of diligence and competence, miscommunication and lack of candor, and failure to return unearned fees; failure to cooperate in disciplinary investigation; attorney currently on disability inactive status; indefinite suspension and Rule 218 compliance ordered. *In re Jenkins*, 255 Kan. 797, 877 P.2d 423 (1994).
- 29. Attorney's failure to communicate with clients and poor record keeping of trust account violate MRPC 1.1, 1.3, 1.4 and 1.15; 2-year supervised probation ordered. *In re Waite*, 256 Kan. 130, 883 P.2d 1176 (1994).
- 30. Attorney's mishandling of personal injury case violates MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.6, 1.7, 1.16, 3.2, 4.1, 8.4 and Rule 207; published censure. *In re Shultz*, 256 Kan. 196, 883 P.2d 779 (1994).
- 31. Attorney's failure to represent client in collection of foreign judgment in workers compensation case found to violate MRPC 1.1, 1.3, 1.4, 1.5(d), 1.16(d), 3.2, and 8.4(g); indefinite suspension and Rule 218 compliance ordered. *In re Griggs*, 256 Kan. 498, 886 P.2d 786 (1994).
- 32. Attorney who lied to the court and her clients and failed to appear for landlord-tenant case proceeding found to be in violation of MRPC 1.1, 1.3, 1.4, 3.3, 3.4, 3.5, 4.1, 8.2 and 8.4; one-year suspension and compliance with Rule 218 ordered. *In re Gershater*, 256 Kan. 512, 886 P.2d 343 (1994).

- 33. Attorney's mishandling of a breach of contract case and settlement violative of MRPC 1.1, 1.3, 1.4, 3.3, and 8.4; six-month suspension and compliance with Rule 218 ordered. *In re Norlen*, 256 Kan. 509, 886 P.2d 347 (1994).
- 34. Attorney's mishandling of probate matter and workers compensation case violates MRPC 1.1, 1.3, 1.4, 3.2, 4.1, 8.4 and Rule 207; imposition of discipline suspended; two-year supervised probation. *In re Whitaker*, 256 Kan. 939, 888 P.2d 829 (1995).
- 35. Attorney previously censured disbarred for violations of MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.15, 1.16, 3.2, 3.3, 4.1, 7.1, 7.5, 8.1, 8.4, and Rules 207 and 208; Rule 218 compliance ordered. *In re Shultz*, 257 Kan. 662, 895 P.2d 603 (1995).
- 36. Attorney's dilatory handling of civil case and failure to file the opening brief in criminal case violate MRPC 1.1, 1.3 and 8.4(d); two-year supervised probation. *In re Betts*, 257 Kan. 955, 895 P.2d 604 (1995).
- 37. Attorney's mishandling the oil and gas case violates MRPC 1.1, 1.3, 1.4 and 8.4(c); one-year probation. *In re Pilgreen*, 257 Kan. 949, 896 P.2d 389 (1995).
- 38. Attorney's mishandling of subrogation claims for insurance company violates MRPC 1.1, 1.3 and 1.4; published censure. *In re Morse*, 258 Kan. 248, 899 P.2d 467 (1995).
- 39. Attorney's failure to remit personal injury protection lien to his client's insurance company, failure to keep client informed, misrepresentation to client, and creating conflict of interest violated MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.15, 3.7, 4.1, and 8.4; aggravating circumstances; indefinite suspension. *In re Seck*, 258 Kan. 530, 905 P.2d 122 (1995).
- 40. Attorney's neglect of three different clients' cases violates MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 3.1, and 8.4 and Rule 207; one-year suspension. *In re Geeding*, 258 Kan. 740, 907 P.2d 124 (1995).
- 41. Attorney disciplined in Texas for failure to communicate with clients, neglect of client's cases, failure to cooperate in investigation, and conversion of client's funds; Texas findings and conclusions adopted per Rule 202; indefinite suspension. *In re Callahan*, 258 Kan. 770, 907 P.2d 840 (1995).
- 42. Attorney's mishandling of various civil and divorce cases violates MRPC 1.1, 1.2, 1.3, 1.4, 1.15, 3.2, 3.4, 4.1, 8.1, and 8.4; indefinite suspension. *In re Gordon*, 258 Kan. 784, 908 P.2d 169 (1995).
- 43. Attorney's handling of counterclaim and appeal in lawsuit between home buyers and construction company violates MRPC 1.1, 1.3, 1.4, 8.4(c) and (d) and Rule 207; one-year suspension. *In re Crockett*, 259 Kan. 540, 912 P.2d 176 (1996).
- 44. Attorney's failure to defend client in repossession action violates MRPC 1.1, 1.3, and 1.4; continued use of alcohol and drugs and four additional complaints pending hearing or investigation negate panel's recommendation of supervised probation; one-year suspension. *In re Mitchell*, 260 Kan. 560, 919 P.2d 360 (1996).
- 45. Attorney's mishandling of client's assets in voluntary conservatorship proceeding violates MRPC 1.1, 1.2, 1.4, 1.5, 1.7, 1.9, 1.14, 3.3, and 8.4; published censure. *In re Brantley*, 260 Kan. 605, 920 P.2d 433 (1996).
- 46. Attorney's mishandling of bankruptcy proceedings for his clients violates MRPC 1.1, 1.2, 1.3, 1.4, 8.1, and 8.4 and Rule 207; disbarment. *In re Gordon*, 260 Kan. 905, 925 P.2d 840 (1996).
- 47. Attorney's mishandling of bankruptcy case violates MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.16, 3.1, 3.3, and 8.4; published censure per Rule 203(a)(3). *In re Roy*, 261 Kan. 999, 933 P.2d 662 (1997).
- 48. Attorney's mishandling of matters involving (1) individualized education program for autistic child in public school, (2) personal injury, probate, and insurance claim arising from fatal car accident, and (3) probate matter involving estate of conservatee violates MRPC 1.1, 1.2, 1.3, 1.4, 1.7, 1.16, and 8.4 and Rule 207; indefinite suspension per Rule 203(a)(2). *In re Dow,* 261 Kan. 989, 933 P.2d 666 (1997).
 - 49. Attorney's mishandling of adoption case violates MRPC 1.1, 1.3, 1.4, and 8.4 and Rule 207;

- indefinite suspension. *In re Johnson*, 262 Kan. 275, 936 P.2d 258 (1997).
- 50. Attorney's failure to file negligence action in proper court and his disappearance from his law office without notice to clients violate MRPC 1.1, 1.3, 1.4, 1.5, 3.2, and 8.4 and Rule 207; disbarment. *In re Neal*, 262 Kan. 562, 937 P.2d 1234 (1997).
- 51. Attorney's mishandling of child support case and his ex parte communication with judge violate MRPC 1.1, 3.3, 3.5, 4.4, 8.4(c), (d), and (g), and Rules 207 and 211; aggravating and mitigating factors; indefinite suspension. *In re Black*, 262 Kan. 825, 941 P.2d 1380 (1997).
- 52. Attorney's missing filing and response deadlines and failure to communicate with client violate MRPC 1.1, 1.3, and 1.4; one-year supervised probation. *In re Capps*, 262 Kan. 833, 942 P.2d 588 (1997).
- 53. Attorney's mishandling of estate matter violates MRPC 1.1 and 1.3; two-year supervised probation; supervising attorney afforded all immunities per Rule 223. *In re Perkins*, 263 Kan. 207, 946 P.2d 998 (1997).
- 54. Attorney falsified records regarding sale of home to prevent one-half of proceeds from going to the Department of Social and Rehabilitation Services as credit against future Medicaid benefits in violation of MRPC 1.1, 4.1, 5.3, 8.1, and 8.4; published censure per Rule 203(a)(3). *In re Apt*, 263 Kan. 210, 946 P.2d 1002 (1997).
- 55. Attorney's failure to prepare necessary tax returns for an estate and pension plan documents for employer violates MRPC 1.1, 1.3, 1.4, and 8.4; supervising attorney afforded all immunities per Rule 223; two-year supervised probation and continued treatment for alcoholism, depression and personality disorders ordered. *In re Stephens*, 263 Kan. 221, 946 P.2d 1379 (1997).
- 56. Attorney's failure to diligently handle workers compensation case violates MRPC 1.1, 1.3, 1.4, and 1.8; two-year supervised probation. *In re Durr*, 263 Kan. 525, 949 P.2d 1130 (1997).
- 57. Attorney's misconduct in bankruptcy court violates MRPC 1.1, 1.3, 1.4(a), 1.8(e), 1.15, 3.1, 3.2, and 8.4(d) and his failure to supervise and train his subordinate lawyers and nonlawyer assistants violate MRPC 5.1 and 5.3(a) and (b); indefinite suspension per Rule 203(a)(2). *In re Farmer*, 263 Kan. 531, 950 P.2d 713 (1997).
- 58. Attorney's failure to communicate with his client, his delay in handling of insurance settlement, and his misrepresentation of material facts to disciplinary administrator violate MRPC 1.1, 1.2(a), 1.3, 1.4(a) and (b), 8.1(a), and 8.4(d) and (g) and Rules 207 and 211; published censure per Rule 203(a)(3). *In re Potter*, 263 Kan. 766, 952 P.2d 936 (1998).
- 59. Attorney's mishandling of numerous cases violates MRPC 1.1, 1.3, 1.4(a), and 8.4(d); attorney allowed to plan his medical treatment and to work under supervision for the State Board of Indigents' Defense Services; three-year supervised probation. *In re Betts*, 263 Kan. 801, 953 P.2d 223 (1998).
- 60. Attorney's failure to diligently and competently represent and to communicate with his six clients and his failure to cooperate with the disciplinary administrator's office violate MRPC 1.1, 1.3, 1.4, 1.16, 3.4, 8.1, and 8.4 and Rule 207; suspension effective as of the date of order for purpose of Rule 219(e); indefinite suspension. *In re Wooten*, 264 Kan. 283, 955 P.2d 1239 (1998).
- 61. Attorney's mishandling of a chapter 7 bankruptcy proceeding violates MRPC 1.3 and 1.4; indefinite suspension recommended by the disciplinary administrator per Rule 211(f); prior offenses for violations of MRPC 1.1, 1.3, 1.4 and 1.16; two-year supervised probation. *In re Morse*, 264 Kan. 286, 954 P.2d 1092 (1998).
- 62. Attorney's neglect of his cases, failure to communicate with his clients, and failure to competently and diligently represent them violate MRPC 1.1, 1.3, 1.4, 3.2, 3.4(c), and 8.4(d) and (g); attorney's failure to appear before the court constitutes violation of Rule 212(d); indefinite suspension. *In re Anderson*, 264 Kan. 758, 956 P.2d 1330 (1998).

- 63. Attorney's mishandling of personal injury, criminal, bankruptcy, and divorce cases violates MRPC 1.1, 1.3, 1.4, 1.5, 1.15, 1.16, 7.3, and 8.4(a), (c), (d), and (g) and Rule 207; panel recommended disbarment per Rule 203(a)(1); indefinite suspension. *In re Lewis*, 265 Kan. 766, 962 P.2d 534 (1998).
- 64. Attorney's failure to file an annual report, to draft the shareholder agreement, and to promptly file a suit for his client corporation violates MRPC 1.1, 1.3, and 1.8(a); he also violated MRPC 8.4(a), (c), and (d) when he made a false statement to the deputy disciplinary administrator; published censure per Rule 203(a)(3). *In re Zimmerman*, 266 Kan. 115, 965 P.2d 823 (1998).
- 65. Attorney's mishandling of a Chapter 7 bankruptcy case violates MRPC 1.1, 1.3, 1.15(a) and (c), and 8.4(b); his failure to cooperate in the disciplinary process violates Rule 207; one-year suspension. *In re Metz*, 266 Kan. 118, 965 P.2d 821 (1998).
- 66. Attorney's failure to adequately communicate with his clients and his lack of due diligence in an automobile accident case violate MRPC 1.3 and 1.4; supervising attorney granted all immunities per Rule 223; two-year supervised probation. *In re Davisson*, 266 Kan. 395, 969 P.2d 892 (1998).
- 67. Attorney's mishandling of four divorce cases violates MRPC 1.1, 1.3, 1.4, 1.16, 3.1, 3.2, 3.3, 4.1, 8.1, and 8.4 and Rule 207; a hearing panel report deemed to be admitted per Rule 212(c) and (d); supervising attorney afforded all immunities per Rule 223; two-year supervised probation. *In re Lober*, 266 Kan. 404, 969 P.2d 885 (1998).
- 68. Attorney's mishandling of a divorce case and a tort case violates MRPC 1.3 and 1.4(a); attorney's inexperience in the practice of law stated as mitigating factor; published censure per Rule 203(a)(3). *In re Levy*, 266 Kan. 411, 969 P.2d 870 (1998).
- 69. Attorney stipulated to violations of MRPC 1.1, 1.2, 1.3, 1.4, 3.1, and 8.4(g) in his handling of child custody case, child support case, and wrongful termination case; his failure to cooperate in investigation violates Rules 207(b) and 211(b); Internal Operating Rules of the Kansas Board for Discipline of Attorneys (I.O. Rule E.8) discussed for appropriateness of probation; one-year suspension. *In re Long*, 266 Kan. 664, 972 P.2d 773 (1999).
- 70. Attorney's failure to appear in court on numerous occasions and his abandonment of his law practice without making any arrangements to protect his clients violate KRPC 1.1, 1.3, 1.4, 1.15, 1.16, 8.1, and 8.4 and Rules 207 and 208(c); disbarment. *In re Ortega*, 267 Kan. 228, 978 P.2d 914 (1999).
- 71. Attorney's mishandling of bankruptcy case violates KRPC 1.1, 1.3, 1.4, 1.15, and 8.4; supervised probation. *In re Christians*, 267 Kan. 240, 978 P.2d 910 (1999).
- 72. Attorney's mishandling of collection matters violates KRPC 1.1, 1.3, 1.4, 3.2, and 8.4(c); allegations in the hearing panel's report deemed admitted per Rule 212(c) and (d); split panel recommendation; published censure. *In re Druten*, 267 Kan. 790, 982 P.2d 978 (1999).
- 73. Attorney's mishandling of civil actions involving four clients violates KRPC 1.1, 1.3, 1.4, 1.15, 1.16, 3.3, and 8.4 and Rule 207; indefinite suspension per Rule 203(a)(2). *In re Dennis*, 268 Kan. 48, 991 P.2d 394 (1999).
- 74. Attorney's mishandling of a bankruptcy matter violates KRPC 1.1, 1.3, 1.4(a), 1.15(a), and 8.4(d) and Rule 207; panel's findings supporting by clear and convincing evidence per Rule 211(f); published censure per Rule 203(a)(3). *In re Trickey*, 268 Kan. 835, 999 P.2d 964 (2000).
- 75. Attorney's mishandling divorce, traffic violation, and criminal matters violates KRPC 1.1, 1.3, 1.4, 1.5, 1.16, 5.3, and 8.4 and Rule 207; numerous mitigating and aggravating factors considered; two-year supervised probation. *In re Kellogg*, 269 Kan. 143, 4 P.3d 594 (2000).
- 76. Attorney's mishandling of a probate matter violates KRPC 1.1 and 8.4(d) and (g); court found no violation of Rule 216 by the hearing panel; published censure per Rule 203(a)(3). *In re Roth*, 269 Kan. 399, 7 P.3d 241 (2000).
- 77. Attorney's mishandling of probate matters violates KRPC 1.1, 1.3, 3.3(a), 8.1(a), and 8.4(c); stipulated facts and conclusions and recommendations of the final hearing report deemed admitted per

- Rule 212(c) and (d); supervising attorney afforded immunity per Rule 223; two-year supervised probation. *In re Howard*, 269 Kan. 414, 2 P.3d 766 (2000).
- 78. Attorneys mishandling of a paternity action violates KRPC 1.1, 1.15(d), 1.16(d), and 8.4(g) and Rule 207 by clear and convincing evidence per Rule 211(f); attorney's failure to appear in person before the court in violation of Rule 212; restitution ordered per Rule 227; one-year suspension. *In re Shumway*, 269 Kan. 796, 8 P.3d 735 (2000).
- 79. Attorney's mishandling of a personal injury, criminal appeal, parole, medical malpractice, juvenile offender, and civil action violates KRPC 1.1, 1.3, 1.4(a), 1.15, and 3.2 and Rule 207; two-year probation per Rule 203(a)(2); immunity granted for supervising attorney per Rule 223. *In re Sachse*, 269 Kan. 810, 8 P.3d 745 (2000).
- 80. Attorney surrenders license per Rule 217 pending investigation for violating KRPC 1.1, 1.3, 3.3, 8.4(c), (d), and (g); disbarment and Rule 218 compliance ordered. *In re Meyer*, 270 Kan. 160, 26 P.3d 1244 (2000).
- 81. Attorney's mishandling of estate, trust, workers compensation claims, EEOC action, and bankruptcy matter, and improperly borrowing money from clients, as well as failing to be diligent in representing clients and communicating with clients in five separate disciplinary complaints violates KRPC 1.1, 1.3, 1.4(a), 1.5(a), 1.7(a) and (b), 1.8(b), and 8.4(g); indefinite suspension. *In re Coggs*, 270 Kan. 381, 14 P.3d 1123 (2000).
- 82. Attorney's failure to provide competent representation and to diligently represent and communicate with clients violates KRPC 1.1, 1.3, 1.4(a); attorney's unauthorized practice of law following suspension violates KRPC 5.5; failure to respond to and cooperate with disciplinary administrator violates KRPC 8.1; failure to stop practicing law after suspension and failure to so notify clients violates KRPC 8.4 and Rules 207, 211, and 218; disbarment. *In re Moran*, 270 Kan. 403, 13 P.3d 1275 (2000).
- 83. Attorney previously disciplined three prior times now found to have violated KRPC 1.1, 1.3, 1.4(a), 1.5(d), and 3.1; Internal Operating Rules of the Kansas Board for Discipline of Attorneys (I.O. Rule E.8) discussed for failure of attorney to develop his own probation plan; one-year suspension. *In re Zimmerman*, 270 Kan. 855, 19 P.3d 160 (2001).
- 84. Attorney's mishandling of child custody and order of child support case violated KRPC 1.1, 1.3, and 1.4(a) by clear and convincing evidence per Rule 211(f); indefinite suspension recommended by disciplinary administrator; published censure per Rule 203(a)(3). *In re Boaten*, 271 Kan. 282, 22 P.3d 1034 (2001).
- 85. Attorney voluntarily surrenders license to practice law in Missouri; her misconduct violated KRPC 1.1, 1.3, 1.4, 8.4(c) and (d) per Rule 220 as well as Rule 207(b) and Rule 211(b); disbarment. *In re Cramer*, 271 Kan. 923, 26 P.3d 1245 (2001).
- 86. County attorney's misconduct in seven counts violates KRPC 1.1, 3.4(e), 8.4(a), (c), (d), (e) and (g), 3.8(a) and (c), and 3.5(d); supervised probation until term ends; ordered to resign from county attorney office on January 1, 2002; ordered to elect inactive status on next renewal date of his attorney registration. *In re Swarts*, 272 Kan. 28, 30 P.3d 1011 (2001).
- 87. Attorney's mishandling of two separate cases violates KRPC 1.1, 1.3, 1.4, 1.16, 8.4(a), (c), (d) and (g) and Rule 207; indefinite suspension. *In re Johnson*, 272 Kan. 284, 32 P.3d 1132 (2001).
- 88. Attorney's mishandling of several matters violated KRPC 1.1, 1.3, 1.4(a), 1.16(d), 3.2, 8.4(a), (c), (d) and (g); two-year suspension per Rule 203(a)(2); Supreme Court may impose longer sanction than those recommended by hearing panel per Rule 212(f). *In re Swisher*, 273 Kan. 143, 41 P.3d 847 (2002).
- 89 Attorney stipulated to violations of KRPC 1.1, 1.3, 1.4(a) and 3.4(d) in his handling of two civil actions; attorney's prior informal admonishments in three cases cited as aggravating factor; 18-months' supervised probation. *In re Works*, 273 Kan. 603, 43 P.3d 816 (2002).

- 90. Attorney's mishandling of three cases violated KRPC 1.1, 1.3, 1.4, and 1.16(d) for failure to competently represent clients, failure to protect former client's interests, failure to keep client informed, failing to diligently and promptly represent clients; Rule 207(b) violated by failure to provide information to Disciplinary Administrator in a timely manner; indefinite suspension. *In re Trickey*, 273 Kan. 1003, 46 P.3d 554 (2002).
- 91. Attorney previously disciplined found to have violated multiple offenses of KRPC 1.1, 1.3, 1.4, 3.2, 3.4, 3.5, and 8.4; eighteen months' suspension and Rules 218 and 219 compliance ordered. *In re Berry*, 274 Kan. 336, 50 P.3d 20 (2002).
- 92. Attorney committed multiple violations of KRPC 1.1, 1.3, 1.4(a), 1.16(d), 8.1(b), 8.4(d), Rule 207(b), and Rule 211(b); failure to appear before Supreme Court violated Rule 212(d); disbarment per Rule 203(a)(1). *In re Sechtem*, 274 Kan. 387, 49 P.3d 541 (2002)
- 93. Attorney suspended for 6 months for violating KRPC 1.1, 1.3, 1.4, 3.2, 8.1(b), 8.4(a) and (d); findings of fact admitted pursuant to Rule 212(d); previously indefinitely suspended pursuant to Rule 208 and Rule 806; Rule 219 compliance ordered. *In re Matson*, 274 Kan. 785, 56 P.3d 160 (2002).
- 94. Attorney's misconduct violated KRPC 1.1, 1.3, 1.4, 1.5, 1.15; hearing panel's findings of fact supported by clear and convincing evidence per Rule 211(b) and adopted as findings of the Court; published censure per Rule 203(a)(3). *In re Wiles*, 274 Kan. 1103, 58 P.3d 711 (2002).
- 95. Attorney's misconduct violated KRPC 1.1 by failing to provide competent representation, KRPC 3.1 by filing a frivolous claim without good faith argument for extension, KRPC 8.4(d) and (g) by engaging in conduct that was prejudicial to the administration of justice and engaging in conduct that adversely reflected on the lawyer's fitness to practice law; Rule 211(b) by failing to file a written answer to the complaint in a timely manner; misconduct found by clear and convincing evidence per Rule 211(f); hearing panel's findings of fact and conclusions of law adopted per Rule 212(c) and (d); published censure per Rule 203(a)(3). *In re Polsley*, 275 Kan. 233, 61 P.3d 715 (2003).
- 96. Attorney previously disciplined on five occasions by informal admonishments now found to have 14 violations of KRPC, including 1.1, 1.3, 1.4, 1.5(b), 1.15(a) and (d), 1.16(d), 3.3(a), 8.4(a) as well as 1.8(f)(2) and 5.4(c); Rule 211(b) cited for failing to respond to complaint within 20 days; misconduct was shown by clear and convincing evidence per Rule 211(f); Supreme Court not bound by recommendations of Disciplinary Administrator or hearing panel per Rule 212(f); attorney failed to disprove district court findings in civil judgment per Rule 202; Internal Operating Rule E.3. and E.8. discussed; one-year suspension and Rules 218 and 219 compliance ordered. *In re Rumsey*, 276 Kan. 65, 71 P.3d 1150 (2003).
- 97. Attorney previously disciplined six times violated KRPC 1.1, 1.3, 1.4, and 1.5 in three complaints involving competence, diligence and promptness, communication with his clients, and attorney fees; violated Rule 211(b) by failing to file timely answers to Disciplinary Administrator and hearing panel report; indefinite suspension. *In re Barta*, 277 Kan. 912, 89 P.3d 567 (2004).
- 98. Attorney's misconduct violated KRPC 1.1, 1.3, and 3.2; probation imposed per Rule 211(g); supervising attorney afforded immunities granted by Rule 223; 18-months' supervised probation. *In re Johanning*, 279 Kan. 950, 111 P.3d 1061 (2005).
- 99. Attorney's failure to competently represent two clients led to complaints he violated KRPC 1.1, 1.3, 1.4, 1.16(d), 8.1(b), Rule 207(b) and Rule 211(b); published censure per Rule 203(a)(3). *In re Sheahon*, 278 Kan. 494, 102 P.3d 392 (2004).
- 100. County attorney's misconduct violated KRPC 1.1, 1.3, 3.2, 8.4(d) and (g); ordered to complete CLE program per Rule 802A and make full restitution to the county; restitution hearing prior to reinstatement required pursuant to Rule 219; one-year suspension per Rule 203(a)(2); Rule 218 compliance ordered. *In re Vanderbilt*, 279 Kan. 491, 110 P.3d 419 (2005).
- 101. Attorney's misconduct in numerous cases violated KRPC 1.1, 1.3, 1.4, 1.15, 1.16, 4.1, 5.3, 5.5, 8.1 and 8.4, Rule 207, and Rule 211(b); hearing panel's report deemed admitted pursuant to Rule

- 212(c) and (d); temporary suspension per Rule 203(b) requested by Disciplinary Administrator; disbarment and Rule 218 compliance ordered. *In re Anderson*, 278 Kan. 512, 101 P.3d 1207 (2004).
- 102. Attorney disciplined for improper handling of an estate matter which violated KRPC 1.1, 1.3, 1.4, 3.2, and 8.4; published censure per Rule 203(a)(3). *In re Miller*, 279 Kan. 912, 112 P.3d 169 (2005).
- 103. Attorney's misconduct involving five complaints violated KRPC 1.1, 1.3, 1.4, 1.15(a), 1.16(d), 3.4(d), 8.1, 8.4, Rule 207 and Rule 211; hearing panel's report deemed admitted under Rule 212(c) and (d); disbarment and Rule 218 compliance ordered. *In re Rock*, 279 Kan. 257, 105 P.3d 1290 (2005).
- 104. Attorney previously disciplined twice before violated KRPC 1.1, 1.7, 1.8. 3.4, 5.5, and 8.4; failure to file answer to formal complaint violated Rule 211(b); disbarment and Rule 218 compliance ordered. *In re Stover*, 278 Kan. 835, 104 P.3d 394 (2005).
- 105. Attorney committed numerous violations of rules of professional conduct including KRPC 1.1, 1.2, 1.3, 1.4. 1.16, 3.2, 8.1, Rule 207, and Rule 211; respondent's exceptions considered per Rule 212; disbarment and Rule 218 compliance ordered. *In re Wenger*, 279 Kan. 895, 112 P.3d 199 (2005).
- 106. Attorney voluntarily surrenders license per Rule 217 while four complaints with Disciplinary Administrator pending; misconduct involving KRPC 1.1, 1.3, 1.4, 3.2, 4.1, 8.4(a), (c), (d), and (g); disbarment and Rule 218 compliance ordered. *In re Maker*, 280 Kan. 1, 117 P.3d 880 (2005).
- 107. Attorney previously disciplined four times found to have violated KRPC 1.1, 1.2, 1.3, 3.1, and 3.3; misconduct established by clear and convincing evidence per Rule 211(f); 1-year suspension per Rule 203(a)(2). *In re Watson*, 280 Kan. 375, 121 P.3d 982 (2005).
- 108. Defendant's 60-1507 motion denied based on ineffective assistance of counsel; KRPC 1.1 discussed regarding associating with other attorneys. *Flynn v. State*, 281 Kan.1154, 136 P.3d 909 (2006).
- 109. Attorney's misconduct violated KRPC 1.1 and 1.5; published censure per Rule 203(a)(3). *In re Myers*, 280 Kan. 956, 127 P.3d 325 (2006).
- 110. Attorney's misconduct violates KRPC 1.1, 3.1, 3.3(a)(1), 3.4(c), 4.4, 8.4(c), (d), and (g); complaint sufficiently clear and specific per Rule 211(b); panel and Disciplinary Administrator's office not required to issue subpoenas on respondent's behalf per Rule 216; Rule 222 cited by Disciplinary Administrator in objecting to introduction of records; disbarment. *In re Landrith*, 280 Kan. 619, 124 P.3d 467 (2005).
- 111. Attorney's multiple offenses violates KRPC 1.1, 1.3, 1.4, 8.1(b), 8.4(c) and Rule 207(b); charges established by clear and convincing evidence per Rule 211(f); hearing panel's report deemed admitted under Rule 212(c) and (d); supervising attorney granted full immunities per Rule 223; satisfactory plan of probation submitted by respondent per Rule 211(g); 1-year suspension stayed in accordance with Rule 203(a)(2); 2-years' supervised probation. *In re Mitchell*, 280 Kan. 656, 123 P.3d 1279 (2005).
- 112. Attorney stipulates to findings that he violated KRPC 1.1, 1.3, 1.4, 3.2, 8.1(b), 8.4(g), and Rule 207(b); three prior disciplinary offenses and supervised probation for prior misconduct; one-year suspension per Rule 203(a)(2). *In re Sachse*, 281 Kan. 1197, 135 P.3d 1207 (2006).
- 113. Attorney disciplined for his misconduct involving his handling of a patent application and which violated KRPC 1.1, 1.2(a), 1.3, 1.4(a) and 8.4(c); Supreme court not bound by recommendations of the hearing panel or Disciplinary Administrator per Rule 212(f); published censure per Rule 203(a)(3). *In re Sylvester*, 282 Kan. 391, 144 P.3d 697 (2006).
- 114. Attorney disciplined for numerous violations of KRPC's including KRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.15, 1.16, 3.2, 8.1, and 8.4 in regard to seven formal complaints filed; failure to cooperate in disciplinary investigations per Rule 207(b); respondent's request for probation pursuant to Rule 211(g) denied; indefinite suspension per Rule 203(a)(2). *In re Green*, 283 Kan. 895, 156 P.3d 628 (2007).
 - 115. Attorney's misconduct in multiple complaints violated KRPC 1.1, 1.3, 1.4, 1.5, 1.15, 8.4(c),

- and Rule 207; indefinite suspension per Rule 203(a)(2). *In re Lampson*, 282 Kan. 700, 147 P.3d 143 (2006).
- 116. Attorney disciplined for violating KRPC 1.1, 1.3, 1.4, 3.4 in regard to his handling of a case filed under the Consumer Protection Act; failure to provide timely written response to client's complaint violates KRPC 8.1(b) and Rule 207(b); misconduct to be established by clear and convincing evidence per Rule 211(f); published censure pursuant to Rule 203(a)(3). *In re Arbuckle*, 283 Kan. 887, 156 P.3d 668 (2007).
- 117. Attorney's misconduct violated KRPC 1.1, 1.5(a), 5.5(a), and 8.4(d) for mishandling an estate and practicing law while suspended; published censure per Rule 203(a)(3). *In re Alig*, 285 Kan. 117, 169 P.3d 690 (2007).
- 118. Attorney's misconduct out of state violates KRPC 1.1, 1.7(b), and 8.4(d); respondent's conviction in District of Columbia deemed a conviction in Kansas under Rule 202; findings of fact deemed admitted under Rule 212(d) since respondent failed to file exceptions to the panel's report; indefinite suspension and compliance with Rules 218 and 219 ordered. *In re Evans*, 285 Kan. 147, 169 P.3d 1083 (2007).
- 119. Attorney, who was on probation, violated KRPC 1.1, 1.3, 1.4, 1.5, 1.16, 3.3(d), and 8.4(d) in 21 cases; Rule 211(b) violated by failing to file a timely written answer to the complaint; Rule 212(d) violated by failing to appear before the court; disbarment per Rule 203(a)(1). *In re Rathbun*, 285 Kan. 137, 169 P.3d 329 (2007).
- 120. Attorney voluntarily surrendered license pursuant to Rule 217 pending hearing alleging multiple violations of KRPC 1.1, 1.3, 1.4(a), 1.16(d), 3.2, 8.1(b), and Rule 207(b); disbarment. *In re Lane*, 285 Kan. 259, 171 P.3d 275 (2007).
- 121. Attorney's misconduct in two cases violated KRPC 1.1, 1.3, 1.4, 1.15(a), 1.16, and 3.2; formal hearing conducted per Rule 211; hearing panel's report deemed admitted per Rule 212; supervising attorney afforded full immunities per Rule 223; Rule 211(g) probation requirements discussed; per Rule 203(a)(2), respondent's three-year suspension stayed and placed on three-years' supervised probation. *In re Bock*, 285 Kan. 815, 175 P.3d 233 (2008).
- 122. Attorney's misconduct in two cases violated KRPC 1.1, 1.3, 1.4, 3.2, 8.1(b), 8.4(c) and (d), and Rule 207(b); misconduct established by clear and convincing evidence per Rule 211(f); indefinite suspension in accordance with Rule 203(a)(2). *In re Bishop*, 285 Kan. 1097, 179 P.3d 1096 (2008).
- 123. Attorney's misconduct resulting from two complaints violated KRPC 1.1, 1.3, 1.4(b), 3.4(d), 8.1(b), 8.4(c) and Rule 207(b); prior admonishment for violating KRPC 1.15 and 7.1; three-month suspension pursuant to Rule 203(b). *In re Harris*, 285 Kan. 1115, 180 P.3d 558 (2008).
- 124. Attorney on suspension for failing to pay annual attorney registration and CLE fees and for failing to fulfill CLE requirements violated KRPC 1.1, 1.3, 1.4, 1.15(b), 1.16(d), 3.2, 8.1(b), 8.4(b), Rule 207, and Rule 211 in representation of a client and through his own criminal conduct; findings of fact in panel's report deemed admitted per Rule 212(d); required notice given per Rule 215(a); disbarment in accordance with Rule 203(a)(1). *In re Pittman*, 285 Kan. 1133, 179 P.3d 404 (2008).
- 125. Attorney previously disciplined and under indefinite suspension violated KRPC 5.5(a) for engaging in the unauthorized practice of law; KRPC 1.1 by failing to provide competent representation; and KRPC 1.16; misconduct established by clear and convincing evidence per Rule 211(f); recommendations of the hearing panel or the Disciplinary Administrator are advisory only per Rule 212(f); indefinite suspension and Rules 218 and 219 compliance ordered. *In re Swisher*, 285 Kan. 2084, 179 P.3d 412 (2008).
- 126. Attorney's misconduct violated KRPC 1.1 for failing to provide competent representation; KRPC 3.2 by failing to expedite the probate of an estate, and KRPC 3.3, by failing to inform the court of irregularities; published censure in accordance with Rule 203(a)(3). *In re Wonder*, 285 Kan. 1165, 179

- P.3d 451 (2008).
- 127. Attorney's misconduct violated KRPC 1.1, 4.1, 4.4, 5.5, and 8.4(c) through her conviction of five counts of unauthorized practice of law in Minnesota and suspension; attorney misconduct established by clear and convincing evidence per Rule 211(f); indefinite suspension in accordance with Rule 203(a)(2). *In re Hillbrant*, 286 Kan. 280, 182 P.3d 1253 (2008).
- 128. Attorney's misconduct in four cases violated KRPC 1.1, 1.3, 1.16(d), 3.2, 8.4(d) and Rule 211(b); misconduct established by clear and convincing evidence per Rule 211(f); probation plan per Rule 211(g) denied; hearing panel's findings of fact deemed admitted per Rule 212(d); one-year suspension and Rule 218 compliance ordered. *In re Toth*, 286 Kan. 320, 183 P.3d 853 (2008).
- 129. Attorney under indefinite suspension committed violations of KRPC 1.1, 1.3, 1.16, 3.1, 3.2, 3.3, and 8.4 in two cases in federal district court; respondent failed to comply with Rule 6.02 requirements in brief; hearing panel had jurisdiction to consider disciplinary action per KRPC 8.5; per Rule 212(f) Supreme Court may impose greater or lesser sanctions than those recommended; disbarment in accordance with Rule 203(a)(1). *In re Dennis*, 286 Kan. 708, 188 P.3d 1 (2008).
- 130. Attorney violated KRPC 1.1, 1.3, 1.4, 3.4(c), and Rule 207; six-month suspension is suspended and two-year probation allowed per Rule 211(g). *In re Jones*, 287 Kan. 101, 193 P.3d 899 (2008).
- 131. Attorney committed multiple violations of KRPC 1.1, 1.3, 1.4(a), 1.16(d), 3.2, 3.4(c), 8.4(d), Rule 207(b) and Rule 211(b); six-month suspension; Rules 218 and 219 compliance ordered. *In re Thomas*, 287 Kan. 88, 193 P.3d 907 (2008).
- 132. Attorney's misconduct violated KRPC 1.1, 1.3, 1.4, 1.15, 8.4(g) and Rule 211(b); Respondent failed to file exceptions, thus, final hearing report deemed admitted under Rule 212(c); indefinite suspension. *In re Dowell*, 287 Kan. 501, 196 P.3d 915 (2008). Attorney committed violations of KRPC 1.1, 1.3, 1.4, 1.15, 8.4(g), and Rule 211(b); indefinite suspension. *In re Dowell*, 287 Kan. 501, 196 P.3d 915 (2008).
- 133. Attorney committed multiple violations of KRPC 1.1, 1.3, 1.4, 1.5, 1.16, 3.2, 8.1, 8.4(c), Rule 207(b), and Rule 211(b); attorney's brief did not comply with Rule 6.02; two-year suspension. *In re Swanson*, 288 Kan. 185, 200 P.3d 1205 (2009).
- 134. Attorney previously disciplined for similar misconduct found to have violated KRPC 1.1, 1.2, 1.3, 1.4(a), 3.2, 8.4(d) and (g) and Rule 211; failed to respond to complaint per Rule 211(b); misconduct established by clear and convincing evidence per Rule 211(f); failed to notify Clerk of Appellate Courts of address change per Rule 208; indefinite suspension per Rule 203(a)(2). *In re Lober*, 288 Kan. 498, 204 P.3d 610 (2009).
- 135. Attorney voluntarily surrendered license pursuant to Rule 217 while review before the Supreme Court per Rule 212 was pending concerning violations of KRPC 1.1, 1.3, 1.4(a), 3.2, 3.3(a)(1), 8.1(b), and 8.4(b) and Rules 207(b) and 211(b); disbarment. *In re Hartnett*, 288 Kan. 695, 206 P.3d 528 (2009).
- 136. Attorney committed numerous violations of KRPC 1.1, 1.3, 1.4, 1.15, 3.3, 5.5, 8.1, and 8.4 and Rule 207; requirements of probation plan not met per Rule 211(g); one-year suspension. *In re Woodring*, 289 Kan. 173, 210 P.3d 120 (2009).
- 137. Attorney stipulated to violating KRPC 1.1, 1.2, 1.3, 1.4, 1.8, 1.16, 5.3, 8.3, and 8.4; final hearing report deemed admitted under Rule 212(c); under Rule 211(g), probation plan may be submitted by respondent after one year; three-years' suspension per Rule 203(a)(2). *In re Cline*, 289 Kan. 834, 217 P.3d 455 (2009).
- 138. Attorney voluntarily surrenders license per Rule 217 with three complaints pending of violations of KRPC 1.1, 1.4, 5.5, 8.1, 8.4(c), and Rule 211; disbarment. *In re Ruther*, 289 Kan. 1130, 220 P.3d 369 (2009).

- 139. Attorney surrendered license per Rule 217 with panel hearing on two complaints pending in accordance with Rule 211, alleging violations of KRPC 1.1, 1.2, 1.3, 1.6, 1.9(c)(2), 1.15(d)(1), and 8.4; investigation pending regarding violations of KRPC 1.8 and 1.5; disbarment. *In re Gramkow*, 290 Kan. 801, 234 P.3d 804 (2010).
- 140. Attorney voluntarily surrendered license to practice law per Rule 217 with panel hearing pending on two complaints in accordance with Rule 211, alleging violations of KRPC 1.1, 1.3, 1.4, 1.5(d) and (e), 1.8(a) and (j), 8.4, and Rule 207; disbarment. *In re Stanley*, 291 Kan. 52, 237 P.3d 667 (2010).
- 141. Attorney's misconduct while on indefinite suspension violated KRPC 1.1, 1.3, 1.4, 8.4, and Rule 211; clear and convincing evidence per Rule 211)(f); findings of fact deemed admitted per Rule 212(d); disbarment per Rule 203(a)(1). *In re Bishop*, 291 Kan. 382, 240 P.3d 956 (2010).
- 142. Attorney previously disciplined on a number of occasions found to have violated KRPC 1.1, 1.3, 1.4(a), 1.5, 1.15(b), 8.1(b), 8.4(c), Rule 207(b), and Rule 211(b); report deemed admitted per Rule 212(c) and (d); disbarment per Rule 203(a)(1). *In re Lober*, 291 Kan. 394, 241 P.3d 81 (2010).
- 143. Attorney violated KRPC 1.1, 1.5(a), 3.4(c), 3.5(d), 4.4(a), 8.4(b), (c), (d), and (g) and Rule 211(b); misconduct established by clear and convincing evidence per Rule 211(f); required notice given per Rule 215(a); Rule 218 compliance ordered; disbarment per Rule 203(a)(1). *In re Romious*, 291 Kan. 300, 240 P.3d 945 (2010).
- 144. Attorney violated KRPC 1.1, 1.3, 1.4(a), 1.15, 3.2, 8.1(b), Rules 207(b), and 211(b) in five complaints; failure to respond to initial complaint and to file an answer as required by Rule 211(b); plan of probation per Rule 211(g) not allowed; Rules 218 and 219 compliance ordered; indefinite suspension per Rule 203(a)(2). *In re Doudin*, 292 Kan. 83, 249 P.3d 1190 (2011).
- 145. Attorney's misconduct violated KRPC 1.1, 1.3, 1.4, 1.5(d), 5.1(a) and (c)(2), 5.5(b), 8.4(a), and Rule 116 including neglecting to track cases and failing to ensure his partner was admitted *pro hac vice* in Kansas cases; respondent filed no exceptions to the hearing report, thus, findings and conclusions deemed admitted per Rule 212(c); Rules 218 and 219 compliance ordered; 1-year suspension per Rule 203(a)(2). *In re Roswold*, 292 Kan. 136, 249 P.3d 1199 (2011).
- 146. Attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), and 3.2 in mishandling an estate case; probation plan not filed in a timely manner per Rule 211(g); hearing report's findings and conclusions are deemed admitted under Rule 212(c); Rules 218 and 219 compliance ordered; 6-month suspension per Rule 203(a)(2). *In re Foster*, 292 Kan. 940, 258 P.3d 375 (2011).
- 147. Respondent violated KRPC 1.1, 1.3, 1.4(a), 1.5(d), 1.15(a) and (d)(2)(v), 1.16(d), 8.1(b), 8.4(c), and Rule 211(b); clear and convincing evidence established per Rule 211(f); findings of fact deemed admitted per Rule 212(c), (d); disbarment per Rule 203(a)(1). *In re Terry*, 293 Kan. 467, 265 P.3d 567 (2011).
- 148. Attorney indefinitely suspended for numerous violations of KRPC 1.1, 1.3, 1.4, 3.2, 8.1, and Rule 207; misconduct established by clear and convincing evidence per Rule 211(f); compliance with Rule 219 if requests reinstatement; indefinite suspension per Rule 203(a)(2). *In re Bock*, 293 Kan. 616, 265 P.3d 552 (2011).
- 149. Attorney violated KRPC 1.1, 1.3, 1.4(a), and 1.15 in serving as executor of an estate; respondent's plan of probation failed to meet requirements of Rule 212(g)(1); respondent failed to file exceptions to panel's report thus, findings of fact deemed admitted under Rule 212(c), (d); 6-month suspension per Rule 203(a)(2). *In re Freed*, 294 Kan. 655, 279 P.3d 118 (2012).
- 150. Attorney misconduct violated numerous KRPC's, including 1.1, 1.3, 1.4(a), 1.15(b), 1.16(d), and 8.1(b); respondent failed to file timely answer to complaint per Rule 211(b); failed to file exceptions thus, findings of fact are deemed admitted under Rule 212(c), (d); respondent failed to follow his diversion agreement; one-year suspension per Rule 203(a)(2). *In re Ohaebosim*, 294 Kan. 664, 279 P.3d 113 (2012).

- 151. Attorney's misconduct violated KRPC 1.1, 1.3, 1.4, 3.3, 3.4, 8.1, 8.4, and Rule 211(b); disbarment per Rule 203(a)(1). *In re Druten*, 297 Kan. 432, 301 P.3d 319 (2013).
- 152. Attorney misconduct violated KRPC 1.1; 1.3; 1.4(a); 1.15(b); 1.16(a)(2) and (d); 8.1(b), (c), and (d); 8.4(d); and Rule 207(b); 1-year suspension under Rule 203(a)(2). *In re Rittmaster*, 299 Kan. 804, 326 P.3d 376 (2014).
- 153. Attorney admitted to violations of KRPC 1.1, 1.3, 1.4, 1.16(a)(2), and 8.4(g); under Rule 211(f) clear and convincing evidence did not support violation of KRPC 1.16(d) for failure to return fees; 6-month suspension under Rule 203(a)(2). *In re Barker*, 299 Kan. 158, 321 P.3d 767 (2014).
- 154. Attorney misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.5(a), 1.16(d), and 8.4(d); 2-year suspension, with imposition suspended under terms of probation plan. *In re Dellett*, 299 Kan. 69, 324 P.3d 1033 (2014).
- 155. Attorney misconduct violated KRPC 1.1, 1.4, 5.5, 8.4(c), Rule 208, and Rule 218; exceptions filed under Rule 212(d); recommended 2-year suspension only advisory under Rule 218(f); disbarment imposed. *In re Beck*, 298 Kan. 881, 318 P.3d 977 (2014).
- 156. Attorney voluntarily surrendered license under Rule 217 after formal complaint filed alleging violation of KRPC 1.1; 1.3; 1.4; 1.16(a)(1); 3.2; 8.1(b); 8.4(d) and (g); Rule 207(b); 208; 211(b); and 218. *In re Sherman*, 300 Kan. 475, 332 P.3d 172 (2014).
- 157. Attorney misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.16(a)(2) and (d), 3.2, and 3.4(d); 1-year suspension. *In re Murrow*, 300 Kan. 971, 336 P.3d 859 (2014).
- 158. Criminal defendant's approval of attorney's theory of defense does not immunize attorney from responsibility for KRPC 1.1 violation; defense counsel bears responsibility for strategic and tactical decisions; KRPC 1.2, comment 1; KRPC 1.1, comment 5; and KRPC 1.4(b) cited. *In re Hawver*, 300 Kan. 1023, 339 P.3d 573 (2014).
- 159. Sixth Amendment right to counsel does not override attorney duties under KRPC 1.1 and 1.16 to represent clients competently or to decline representation if unqualified. *In re Hawver*, 300 Kan. 1023, 339 P.3d 573 (2014).
- 160. State's significant interest to ensure competence under KRPC 1.1 justified any potential restriction of respondent's First Amendment rights caused by attorney discipline; Rule 202 cited. *In re Hawver*, 300 Kan. 1023, 339 P.3d 573 (2014).
- 161. Attorney misconduct violated KRPC 1.1, 1.5, 1.7(a)(2), 1.16(a)(1), and 8.4(d) and (g) and Rule 211(b); disbarment. *In re Hawver*, 300 Kan. 1023, 339 P.3d 573 (2014).
- 162. Attorney misconduct violated KRPC 1.1, 1.3, 1.4(a), 5.5(a), 8.4(d), and 8.1(b) and Rule 207(b); indefinite suspension. *In re Miller*, 300 Kan. 1082, 337 P.3d 1286 (2014).
- 163. Attorney misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.15(b), 1.16(d), 3.2, 5.5(a), and 8.4 (d) and (g) and Rule 218; indefinite suspension. *In re Eager*, 300 Kan. 1068, 338 P.3d 1 (2014).
- 164. Attorney voluntarily surrendered license under Rule 217 after complaint alleged violations of KRPC 1.1, 1.3, 1.4, 1.5, 1.15, 1.16, 8.1, and 8.4. *In re Brooks*, 301 Kan. 451, 345 P.3d 258 (2015).
- 165. Attorney misconduct violated KRPC 1.1, 1.3, 1.4(a), 3.5(c) and (d), 8.2(a), and 8.4(d) and (g); 3 years' probation. *In re Clothier*, 301 Kan. 567, 344 P.3d 370 (2015).
- 166. Attorney voluntarily surrendered license under Rule 217; at the time of surrender complaints had been docketed for investigation alleging violations of Rule 1.1, 1.3, 1.4, 8.3, and 8.4. *In re Bezek*, 302 Kan. 325, 352 P.3d 1014 (2015).
- 167. Attorney misconduct violated KRPC 1.1, 1.3, 1.4(a), and 8.4(d); 60-day suspension stayed upon stated terms and conditions in accordance with Rule 203(a)(2) and (5); reinstatement to be without hearing under Rule 219(c). *In re Casad*, 304 Kan. 621, 372 P.3d 1219 (2016).
- 168. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), and 8.4(c) and (d); the court imposed a six-month suspension. *In re Mason*, 305 Kan. 662, 385 P.3d 523 (2016).

- 169. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.15(a), 1.16, and 3.2 and Supreme Court Rule 211(b); the court disbarred the attorney. *In re Fahrenholtz*, 306 Kan. 165, 392 P.3d 125 (2017).
- 170. The attorney's misconduct violated Texas Disciplinary Rules of Professional Conduct 1.01, 1.03, 1.04, 1.14, 1.15, 3.04, 8.01, and 8.04, KRPC 1.1, 1.3, 1.4, 1.5, 1.15, 1.16, 3.4, 8.1, and 8.4, and Supreme Court Rule 207; the court disbarred the attorney. *In re Nwakanma*, 306 Kan. 704, 397 P.3d 403 (2017).
- 171. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.5, 1.15(a), 1.16(d), 3.2, 3.4(c), 8.3(a), and 8.4(d) and Supreme Court Rules 207(c) and 211(b); the court imposed an indefinite suspension; the attorney must undergo a hearing under Rule 219(d) before reinstatement. *In re Hult*, 307 Kan. 479, 410 P.3d 879 (2018).
- 172. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.8(f), 1.16(a)(2) and (d), and 8.4(b) and (d) and Supreme Court Rules 203(c)(1) and 211(b); the court imposed an indefinite suspension; the attorney cannot petition for reinstatement under Rule 219 for a minimum of three years. *In re Sullivan*, 308 Kan. 456, 420 P.3d 1001 (2018).
- 173. Under Rule 201, Rule 202, and KRPC 8.5, the Supreme Court has subject matter jurisdiction to exercise disciplinary authority over Kansas licensed attorneys practicing law outside of Kansas; citing Rule 212(e)(3) and Rule 6.02(a)(5), the court deemed the attorney's constitutional arguments abandoned because he did not explain why the court should consider them when he raised them for the first time in his brief to the court; the attorney's misconduct violated KRPC 1.1, 1.3, 1.4(b), 1.5(a), 1.7(a), and 8.4(d); the court suspended the attorney for six months; the attorney must undergo a hearing under Rule 219 before being reinstated. *In re Crandall*, 308 Kan. 1526, 430 P.3d 902 (2018).
- 174. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.15(b), 1.16(d), 3.2, 8.1(b), and 8.4(d) and Rules 207(b) and 211(b); the court imposed an indefinite suspension and ordered that the attorney comply with Rule 219 if he seeks reinstatement. *In re Deines*, 308 Kan. 1576, 430 P.3d 437 (2018).
- 175. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.15(b), 1.16(d), 8.1(b), and 8.4(d) and Rule 207(b); the court determined probation under Rule 211(g) was not an appropriate sanction; instead, the court suspended the attorney for six months and ordered that she undergo a hearing under Rule 219 prior to reinstatement. *In re Owens*, 309 Kan. 80, 431 P.3d 832 (2018).
- 176. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.5(d), 3.2, 4.1(a), 8.4(c), 8.4(d), and 8.4(g) and Rule 207(b); the court disbarred the attorney. *In re Knox*, 309 Kan. 167, 432 P.3d 654 (2019).
- 177. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.5, 1.15, 1.16(d), 3.3(a)(1), 8.4(b), 8.4(c), and 8.4(d); the court disbarred the attorney. *In re Grillot*, 309 Kan. 253, 433 P.3d 671 (2019).
- 178. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4, 1.5, 1.8(e), 1.16, 3.2, 5.1, 8.3, 8.4(a), 8.4(c), 8.4(d), and 8.4(g); the court imposed an indefinite suspension; the attorney must undergo a hearing under Rule 219 if she seeks reinstatement. *In re Dickens*, 309 Kan. 336, 435 P.3d 21 (2019).
- 179. The attorney's misconduct violated KRPC 1.1, 1.3, 3.4(d), 8.4(c), and 8.4(d); the court declined to grant the attorney probation and instead imposed an indefinite suspension; the attorney must undergo a hearing under Rule 219 prior to reinstatement. *In re Boone*, 309 Kan. 1110, 442 P.3d 477 (2019).
- 180. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.15(a), 1.15(d)(1), 1.16(a)(1), 8.1(a), 8.4(c), and 8.4(d); the court suspended the attorney for two years; the attorney can apply for reinstatement after one year, but the attorney must undergo a reinstatement hearing under Rule 219 and must serve a period of probation under Rule 211(g) if he is reinstated. *In re Shepherd*, 310 Kan. 739, 448

- P.3d 1049 (2019).
- 181. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), and 1.7(a); the court suspended the attorney for one year but stayed imposition of the suspension and extended the attorney's probation by two years. *In re Delaney*, 310 Kan. 1001, 453 P.3d 333 (2019).
- 182. Attorney violated KRPC 1.1 by failing to sufficiently investigate authenticity of exhibit, failing to timely serve defendant, and abandoning client. *In re Ogunmeno*, 312 Kan. 508, 476 P.3d 1162 (2020).
- 183. Attorney violated KRPC 1.1 by initially failing to become aware that party to business sale agreement had filed bankruptcy and had listed business as having zero value and by failing to later consult with bankruptcy attorney despite his own unfamiliarity with bankruptcy law. *In re Murphy*, 312 Kan. 203, 473 P.3d 886 (2020).
- 184. Attorney violated KRPC 1.1. by failing to appear in court at scheduled hearings and by representing client at time when attorney's license to practice law was suspended. *In re Fuller*, 312 Kan. 310, 474 P.3d 776 (2020).
- 185. Attorney violated KRPC 1.1 by failing to exercise thoroughness reasonably necessary in representation of multiple clients. *In re Kupka*, 311 Kan. 193, 458 P.3d 242 (2020).
- 186. Attorney violated KRPC 1.1 and KRPC 1.3 by failing to provide client with copy of adoption petition, failing to take action after filing petition, failing to provide evidence supporting clients' claim, and failing to protect clients' interest in real property. *In re Starosta*, 314 Kan. 378, 499 P.3d 458 (2021).
- 187. Attorney violated KRPC 1.1 by failing to properly calendar deadlines, failing to prepare and file a brief, and failing to keep track of status of appeal. *In re Christians*, 314 Kan. 266, 497 P.3d 560 (2021).
- 188. Attorney violated KRPC 1.1 by not properly preparing for representation and by instead requesting and receiving 12 continuances, over a 15-month period. *In re Leon*, 314 Kan. 419, 499 P.3d 467 (2021).
- 189. Attorney violated KRPC 1.1 and KRPC 1.3 by failing to timely enter his appearance, failing to timely file answers, failing to respond to motions, failing to appear in court for hearings, and failing to prepare order following case management conference as ordered by district court. *In re Sweet*, 314 Kan. 602, 501 P.3d 890 (2022).
- 190. Attorney violated KRPC 1.1 where he failed to timely and properly file appeals and had accepted assistance from clients, which services would ordinarily be expected to be provided by lawyer or staff, with multiple courts noting significant deficiencies in attorney's filings. *In re Borich*, 316 Kan. 257, 514 P.3d 352 (2022).
- 191. Attorney violated KRPC 1.1 by advising client to turn down 64-month plea offer and to instead enter "open" no contest plea to three felonies, where client faced sentence of up to 124 months, and by failing to realize that records attached to motion for downward departure included evidence that client's teenage son witnessed the crimes. *In re Martinez*, 315 Kan. 245, 506 P.3d 909 (2022).
- 192. Attorney violated KRPC 1.1 by consistently filing late pleadings; failing to follow rules governing pleadings amendment; failing to follow rules governing appellate briefs; failing to abide by court admonishments to stop raising issues already resolved; failing to supply documents requested by court; filing clearly meritless claims; failing to understand legal concept of res judicata; and making arguments to Tenth Circuit that made no sense and that were woefully inadequate, meritless, and unsupported by record. *In re Huffman*, 315 Kan. 641, 509 P.3d 1253 (2022).
- 193. Facts did not support hearing panel conclusion that attorney violated KRPC 1.1 by failing to pursue settlement on earlier offered terms or by otherwise failing to resolve case for clients' benefit, where attorney had offered to settle for higher amount and where attorney argued, without contrary

testimony, that clients consented to aggressive posture during settlement negotiations. *In re Huffman*, 315 Kan. 641, 509 P.3d 1253 (2022).

- 194. Contrary to hearing panel findings, under specific facts of case prosecutor's improper statement that defendant robbed children of their father and failure to recognize shift in witness testimony did not exceed mere negligence and thus did not constitute violation of KRPC 1.1. *In re Spradling*, 315 Kan. 552, 509 P.3d 483 (2022).
- 195. Attorney violated KRPC 1.1, by the following instances, when taken as whole: (1) filing notices that requested relief instead of filing motions requesting relief; (2) attempting to litigate how to calculate and credit health insurance premiums while being unaware of settled law and where no legitimate argument made for not following or for changing the law; (3) failing to provide competent representation while adjusting income for child support purposes, pursuing metropolitan comparison not supported by guidelines or caselaw, and failing to use adjustment for out-of-state county; (4) asserting in motion that prior documents she had filed in court were factual support for said motion; (5) failing to file appellate brief on behalf of client, resulting in dismissal of appeal; (6) filing second notice of appeal that purported to be writ of mandamus to Supreme Court, which was both ineffective as notice of appeal (for failure to docket with appellate court) and ineffective as mandamus (for failure to petition Supreme Court in separate action); (7) drafting and having clients sign power of attorney in attempt to avoid jurisdiction of district court in pending CINC action; attempting to have ex parte order of temporary custody set aside before child was taken into custody, contributing to loss of custody of child by client; suggesting to court that it cease practice of approving ex parte orders proposed by DCF; and exhibiting lack of basic understanding of CINC and PFA cases; (8) failing to make required disclosure of ongoing family law case that had jurisdiction over children who were subject of petition being filed for abduction prevention measures; and (9) filing petition for termination of parental rights and step-parent adoption for stated reason that biological mother would not file paternity action or communicate regarding outstanding issues. In re Johnston, 316 Kan. 611, 520 P.3d 737 (2022).
- 196. Attorney stipulated to violations of KRPC 1.1 for his failure to provide accounting for trust, provide safe living accommodations to trust beneficiary, and pay property taxes on house held by trust. *In re Marks*, 317 Kan. 10, 522 P.3d 789 (2023).
- 197. Attorney stipulated to violations of KRPC 1.1 when he relied on no law or facts to support his assertion to parties in real estate transaction that seller owned and could convey full mineral interest to buyer. *In re Eland*, 317 Kan. 315, 528 P.3d 983 (2023).

KRPC 1.2 Scope of Representation

Case Annotations

- 1. Attorney, under suspension at time of representation of client at trial, who fails to so inform client and who fails to pursue appeal upon client's request violates MRPC 1.2, 1.3, 1.4, and 8.4(g); indefinite suspension. *In re Vorhies*, 248 Kan. 985, 811 P.2d 1254 (1991).
- 2. Attorney's mishandling of estate case, misrepresentation to client and representatives from disciplinary administrator regarding status of case, failure to withdraw as counsel and failure to cooperate with subsequent counsel, and mismanagement of estate funds violative of MRPC 1.1; 1.2; 1.3; 3.2; 1.15(b); 1.16(a)(3)(d); 8.4(g); and Rule 207(a) and (b); other violations; indefinite suspension and Rule 218 compliance ordered. *In re Stapleton*, 250 Kan. 247, 824 P.2d 205 (1992).
- 3. Criminal defendant has ultimate authority as to plea, jury trial, and self testimony; consent to mistrial not required. *State v. Smith*, 16 Kan. App. 2d 478, 480, 825 P.2d 541 (1992).
 - 4. Attorney's mishandling bankruptcy case, failing to abide by client's decision, and failing to

- keep client informed violative of MRPC 1.1, 1.2, 1.3 and 1.4; previous code and Rule 207 violations; public censure. *In re Edgar-Austin*, 253 Kan. 440, 855 P.2d 960 (1993).
- 5. Attorney's mishandling of employment discrimination class action and failure to inform clients as to status of case violative of MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.15, 3.1, and 3.2; other violations; Rule 203(a)(2) one-year suspension, Rule 203(a)(5) restitution, and Rule 218 compliance ordered. *In re King*, 253 Kan. 444, 855 P.2d 963 (1993).
- 6. Attorney's mishandling of divorce case resulting in client losing lien, failure to inform client as to status of case, mishandling of related bankruptcy case for client creditor, and failure to preserve judgment, and attorney's allegations and behavior during investigation of disciplinary complaint violate DR 6-101(A)(2), and MRPC 1.2(c), 1.3, 1.4(b), and 1.16(d); mitigating and aggravating circumstances; panel recommends unpublished censure; public censure. *In re Deeds*, 254 Kan. 309, 864 P.2d 1194 (1993).
- 7. Attorney's mishandling of personal injury case violates MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.6, 1.7, 1.16, 3.2, 4.1, 8.4 and Rule 207; published censure. *In re Shultz*, 256 Kan. 196, 883 P.2d 779 (1994).
- 8. Attorney previously censured disbarred for violations of MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.15, 1.16, 3.2, 3.3, 4.1, 7.1, 7.5, 8.1, 8.4, and Rules 207 and 208; Rule 218 compliance ordered. *In re Shultz*, 257 Kan. 662, 895 P.2d 603 (1995).
- 9. General counsel who reported suspected violations to an outside agency without first consulting with the head of the organization found in violation of MRPC 1.2, 1.4, 1.6(a), 1.13(b) and 1.16. *Crandon v. State*, 257 Kan. 727, 897 P.2d 92 (1995).
- 10. Attorney's failure to remit personal injury protection lien to his client's insurance company, failure to keep client informed, misrepresentation to client, and creating conflict of interest violated MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.15, 3.7, 4.1, and 8.4; aggravating circumstances; indefinite suspension. *In re Seck*, 258 Kan. 530, 905 P.2d 122 (1995).
- 11. Attorney's neglect of three different clients' cases violates MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 3.1, and 8.4 and Rule 207; one-year suspension. *In re Geeding*, 258 Kan. 740, 907 P.2d 124 (1995).
- 12. Attorney's mishandling of various civil and divorce cases violates MRPC 1.1, 1.2, 1.3, 1.4, 1.15, 3.2, 3.4, 4.1, 8.1, and 8.4; indefinite suspension. *In re Gordon*, 258 Kan. 784, 908 P.2d 169 (1995).
- 13. Attorney's mishandling of client's assets in voluntary conservatorship proceeding violates MRPC 1.1, 1.2, 1.4, 1.5, 1.7, 1.9, 1.14, 3.3, and 8.4; published censure. *In re Brantley*, 260 Kan. 605, 920 P.2d 433 (1996).
- 14. Attorney's mishandling of bankruptcy proceedings for his clients violates MRPC 1.1, 1.2, 1.3, 1.4, 8.1, 8.4, and Rule 207; disbarment. *In re Gordon*, 260 Kan. 905, 925 P.2d 840 (1996).
- 15. Attorney's mishandling of matters involving (1) individualized education program for autistic child in public school, (2) personal injury, probate, and insurance claim arising from fatal car accident, and (3) probate matter involving estate of conservatee violates MRPC 1.1, 1.2, 1.3, 1.4, 1.7, 1.16, and 8.4 and Rule 207; indefinite suspension per Rule 203(a)(2). *In re Dow*, 261 Kan. 989, 933 P.2d 666 (1997).
- 16. Attorney's mishandling of bankruptcy case violates MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.16, 3.1, 3.3, and 8.4; published censure per Rule 203(a)(3). *In re Roy*, 261 Kan. 999, 933 P.2d 662 (1997).
- 17. Rule cited in discussion of adequacy of trial counsel's preparation for trial, including defendant's choice to testify. *State v. Orr*, 262 Kan. 312, 940 P.2d 42 (1997).
- 18. Attorney's mishandling of civil rights case violates MRPC 1.2, 1.3, 1.4, 1.7, 1.15, 5.3, and 8.4; two-year supervised probation. *In re Baxter*, 262 Kan. 555, 940 P.2d 37 (1997).
- 19. Attorney's mishandling of traffic cases and real property transaction, sexual harassment complaint filed against him, and disorderly conduct at the airport violate MRPC 1.2, 1.3, 1.4, 3.2, and 8.4; indefinite suspension effective as of date of order per Rule 219. *In re Mitchell*, 263 Kan. 217, 946 P.2d 999 (1997).

- 20. Attorney's failure to communicate with his client, his delay in handling of insurance settlement, and his misrepresentation of material facts to disciplinary administrator violate MRPC 1.1, 1.2(a), 1.3, 1.4(a) and (b), 8.1(a) and 8.4(d) and (g) and Rules 207 and 211; published censure per Rule 203(a)(3). *In re Potter*, 263 Kan. 766, 952 P.2d 936 (1998).
- 21. Attorney's engaging in inappropriate sexual behavior with female clients violates MRPC 1.7(b), 1.8(b), 2.1, 3.7, 4.1, and 8.4(d) and (g); he was additionally charged for violations of MRPC 1.2, 1.3, 1.4, 1.5, 4.3 and 8.4(b) and (c) and Rule 207; disbarment. *In re Berg*, 264 Kan. 254, 955 P.2d 1240 (1998).
- 22. Attorney's mishandling of grandparents' visitation case and municipal court case violates MRPC 1.2, 1.3, 1.4, 3.1, and 8.4; current suspension per Rule 208 noted; registered for disabled inactive status per Rule 220; published censure. *In re Taylor*, 265 Kan. 246, 959 P.2d 901 (1998).
- 23. Attorney surrenders license per Rule 217 while pending complaint alleges violations of MRPC 1.2, 1.3, 1.4, and 8.4(c); disbarment. *In re Badke*, 265 Kan. 464, 968 P.2d 670 (1998).
- 24. Attorney stipulated to violations of MRPC 1.1, 1.2, 1.3, 1.4, 3.1, and 8.4(g) in his handling of child custody case, child support case, and wrongful termination case; his failure to cooperate in investigation violates Rules 207(b) and 211(b); Internal Operating Rules of the Kansas Board for Discipline of Attorneys (I.O. Rule E.8) discussed for appropriateness of probation; one-year suspension. *In re Long*, 266 Kan. 664, 972 P.2d 773 (1999).
- 25. Attorney's failure to notify the disciplinary administrator of his suspensions by Oklahoma Supreme Court and his misconduct which was the basis of his Oklahoma suspension violate KRPC 1.2(d) and 8.4(d) and Rules 207(c) and 211(b); indefinite suspension. *In re Holden*, 267 Kan. 788, 982 P.2d 399 (1999).
- 26. Attorney's selfish motive in pursuing the slip and fall case when his client told him to dismiss the case violates KRPC 1.2(a), 1.3, 1.4, 1.5(c), 1.6, and 8.4(c); published censure per Rule 203(a)(3). *In re Friesen*, 268 Kan. 57, 991 P.2d 400 (1999).
- 27. Attorney's mishandling of a wrongful death/personal injury case violates KRPC 1.2, 1.3, 1.4, 3.2, and 8.4 and Rule 207; failure to answer the complaint in violation of Rule 211; one-year suspension with additional condition that he pass the multistate professional responsibility examination prior to readmission. *In re Cole*, 268 Kan. 171, 991 P.2d 422 (1999).
- 28. Attorney indefinitely suspended for numerous ethical violations in Missouri and convicted of filing a false federal income tax return; temporary suspension per Rule 203(c)(5) effective at the time of suspension in Kansas; violations found in KRPC 1.2, 1.3, 1.4, 1.8, 1.15, 3.2, 5.1, and 8.4; indefinite suspension. *In re Shaver*, 269 Kan. 171, 4 P.3d 581 (2000).
- 29. Defendant in a criminal case has the ultimate authority to determine how to plead. *State v. Hedges*, 269 Kan. 895, 8 P.3d 1259 (2000).
- 30. Attorney committed numerous violations of rules of professional conduct including KRPC 1.1, 1.2, 1.3, 1.4, 1.16, 3.2, 8.1, Rule 207, and Rule 211; respondent's exceptions considered per Rule 212; disbarment and Rule 218 compliance ordered. *In re Wenger*, 279 Kan. 895, 112 P.3d 199 (2005).
- 31. Defendant contends ineffective assistance of counsel; KRPC 1.2(a) cited by Supreme Court in discussing trial counsel's responsibilities. *Flynn v. State*, 281 Kan. 1154, 136 P.3d 909 (2006).
- 32. Attorney previously disciplined four times violates KRPC 1.1, 1.2, 1.3, 3.1, and 3.3; misconduct established by clear and convincing evidence per Rule 211(f); 1-year suspension per Rule 203(a)(2). *In re Watson*, 280 Kan. 375, 121 P.3d 982 (2005).
- 33. Attorney disciplined for numerous violations of KRPC's including KRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.16, 3.2, 8.1, and 8.4 in regard to seven formal complaints filed; failure to cooperate in disciplinary investigations per Rule 207(b); respondent's request for probation pursuant to Rule 211(g) denied; indefinite suspension per Rule 203(a)(2). *In re Green*, 283 Kan. 895, 156 P.3d 628 (2007).

- 34. Attorney disciplined for his misconduct involving his handling of a patent application and which violated KRPC 1.1, 1.2(a), 1.3, 1.4(a) and 8.4(c); Supreme court not bound by recommendations of the hearing panel or Disciplinary Administrator per Rule 212(f); published censure per Rule 203(a)(3). *In re Sylvester*, 282 Kan. 391, 144 P.3d 697 (2006).
- 35. Attorney voluntarily surrendered license pursuant to Rule 217 with three cases pending before the Supreme Court alleging multiple violations of KRPC 1.2(d), 1.4(a), 1.7, 1.8(b), 1.15(a), 8.4(b) and (g), and Rule 207(b); disbarment. *In re Cowger*, 286 Kan. 52, 182 P.3d 1204 (2008).
- 36. Attorney previously disciplined for similar misconduct found to have violated KRPC 1.1, 1.2, 1.3, 1.4(a), 3.2, 8.4(d) and (g) and Rule 211; failed to respond to complaint per Rule 211(b); misconduct established by clear and convincing evidence per Rule 211(f); failed to notify Clerk of Appellate Courts of address change per Rule 208; indefinite suspension per Rule 203(a)(2). *In re Lober*, 288 Kan. 498, 204 P.3d 610 (2009).
- 37. Attorney stipulated to violating KRPC 1.1, 1.2, 1.3, 1.4, 1.8, 1.16, 5.3, 8.3, and 8.4; final hearing report deemed admitted under Rule 212(c); under Rule 211(g), probation plan may be submitted by respondent after one year; three-years' suspension per Rule 203(a)(2). *In re Cline*, 289 Kan. 834, 217 P.3d 455 (2009).
- 38. Attorney surrendered license per Rule 217 with panel hearing on two complaints pending in accordance with Rule 211, alleging violations of KRPC 1.1, 1.2, 1.3, 1.6, 1.9(c)(2), 1.15(d)(1), and 8.4; investigation pending regarding violations of KRPC 1.8 and 1.5; disbarment. *In re Gramkow*, 290 Kan. 801, 234 P.3d 804 (2010).
- 39. Attorney previously disciplined by 6-month suspension violates KRPC 1.2, 1.3, 1.4(a), 1.5(a), 1.15(b), 1.16(d). 8.1(b), Rule 207(b), and Rule 211; conditions set out for reinstatement under Rule 219(f); indefinite suspension per Rule 203(a)(2). *In re Thomas*, 291 Kan. 443, 241 P.3d 104 (2010).
- 40. Attorney's misconduct violated KRPC 1.2, 1.7, 4.1, and 8.4; 2-year suspension per Rule 203(a)(2). *In re Galloway*, 296 Kan. 406, 293 P.3d 696 (2013).
- 41. Attorney misconduct violated KRPC 1.2, 1.3, 1.4(a), and 8.4(c) and (d); 6-month suspension under Rule 203(a)(2). *In re Meyer*, 299 Kan. 679, 327 P.3d 407 (2014).
- 42. Attorney misconduct violated KRPC 1.2(a), 1.4(a), 1.16(d), and 8.4(c) and (d) and Rule 211(b) and 218(a); indefinite suspension. *In re Johnson*, 300 Kan. 851, 335 P.3d 634 (2014).
- 43. Criminal defendant's approval of attorney's theory of defense does not immunize attorney from responsibility for KRPC 1.1 violation; defense counsel bears responsibility for strategic and tactical decisions; KRPC 1.2, comment 1; KRPC 1.1, comment 5; and KRPC 1.4(b) cited. *In re Hawver*, 300 Kan. 1023, 339 P.3d 573 (2014).
- 44. Attorney misconduct violated KRPC 1.2, 1.3, 1.4(a), and 1.16(d); 3 years' supervised probation. *In re Kepfield*, 301 Kan. 662, 346 P.3d 332 (2015).
- 45. Attorney misconduct violated KRPC 1.2(a), 1.3, 1.4(a), 1.15(d), 8.4(c), and 8.4(d); Kansas license suspended until notification of reinstatement of good standing of Florida license provided. *In re Vaughn*, 303 Kan. 976, 368 P.3d 1088 (2016).
- 46. The attorney's misconduct violated KRPC 1.2(c), 1.3, 1.4(a), 1.16(d), and 3.2; the court imposed a two-year suspension but stayed imposition of the suspension pending successful completion of three years of probation. *In re Works*, 307 Kan. 26, 404 P.3d 681 (2017).
- 47. The attorney's misconduct violated KRPC 1.2(c), 1.5, 1.7(a), 1.8(f), and 1.16(d); the court imposed a published censure. *In re Studtmann*, 308 Kan. 1288, 427 P.3d 964 (2018).
- 48. Attorney violated KRPC 1.2(c) by failing to obtain client's consent to attorney limiting his representation. *In re Murphy*, 312 Kan. 203, 473 P.3d 886 (2020).
- 49. Attorney violated KRPC 1.2 by failing to obtain written informed consent limiting the scope of representation. *In re Ayesh*, 313 Kan. 441, 485 P.3d 1155 (2021).

- 50. Attorney violated KRPC 1.2(a) and (e) by complying with client's directive to directly contact opposing party with modified settlement agreement that falsely implied settlement was product of consultation with opposing party's counsel. *In re Jahn*, 315 Kan. 625, 509 P.3d 552 (2022).
- 51. Attorney violated KRPC 1.2(a) by failing to inform client of settlement offer, effectively preventing client from making decision regarding settlement offer. *In re Sweet*, 314 Kan. 602, 501 P.3d 890 (2022).
- 52. Attorney violated KRPC 1.2(c) when he recommended that clients hire another attorney to assist respondent at clients' own expense and accepted and utilized assistance from clients beyond that reasonably expected from client. *In re Borich*, 316 Kan. 257, 514 P.3d 352 (2022).
- 53. Attorney violated KRPC 1.2 by failing to clearly define scope of representation regarding client's grant and revocation of power of attorney. *In re Whinery*, 316 Kan. 119, 512 P.3d 1162 (2022).
- 54. Attorney violated KRPC 1.2(d) by counseling her client to move child out-of-county in failed attempt to circumvent jurisdiction of district court and by drafting, and having clients execute, power of attorney in attempt to circumvent jurisdiction of district court. *In re Johnston*, 316 Kan. 611, 520 P.3d 737 (2022).

KRPC 1.3 Diligence

Case Annotations

- 1. Attorney's failure to represent clients in three separate cases after acceptance of retainer fees and failure to cooperate with disciplinary investigation found to violate DR 1-102, 6-101, 7-101, and 9-102; MRPC 1.1, 1.3, 1.4, 1.15 and 8.4; and Rule 207. Rule 203 disbarment. *In re Morphett*, 246 Kan. 499, 790 P.2d 402 (1990).
- 2. Attorney's mishandling of estate held to violate DR 6-101(A)(3) and MRPC 1.3, DR 1-102(A)(5), (6), and MRPC 8.4(d), and DR 7-101(A)(2) and MRPC 3.2 and 1.4(a); other violations; public censure and restitution. *In re Ebersole*, 247 Kan. 670, 801 P.2d 1323 (1990).
- 3. Attorney's failing to file eviction action yet telling client he had done so held to violate MRPC 1.3, 1.4, 3.2, and 8.4(c) & (g); other violations; public censure and restitution. *In re Ebersole*, 247 Kan. 670, 801 P.2d 1323 (1990).
- 4. Attorney's inaction which allowed statute of limitations to run and cause of action to be dismissed with prejudice despite accepting retainer and assuring client of representation violated MRPC 1.1, 1.3, 1.4, 8.4(d), and 8.4(g); indefinite suspension. *In re Cain*, 247 Kan. 673, 801 P.2d 1325 (1990).
- 5. Attorney retained to probate estate failed to do so, failed to record transfer of mineral interest deed resulting in levy and execution thereon, and failed to cooperate in resulting disciplinary investigation. Violations of DR 9-102(B) and MRPC 1.15; DR 1-102(A), 6-101(A)(3), 7-101(A), and 9-102(B)(1), (3), (4) and MRPC 1.3, 1.4(a), 1.15, and 8.4(c); and Rule 207. Indefinite suspension with readmission without petition upon successful completion of one-year suspension; specific conditions. *In re Ehrlich*, 248 Kan. 92, 804 P.2d 958 (1991).
- 6. Attorney's mishandling of collection matter and failure to cooperate with resulting investigation violate Rule 207, DR 1-102(A)(6), 6-101(A)(3), 7-101(A)(2), and 9-102(B)(1), (3), and (4); after March 1, 1988, the same behavior violates MRPC 1.3, 1.4, 1.15(d)(2)(i), (iii), and (iv), and 8.4(g); 2-year suspension recommended; many mitigating factors; 2-year supervised probation. *In re Evans*, 248 Kan. 176, 804 P.2d 344 (1991).

- 7. Attorney currently on supervised probation found to have violated Rule 207 and MRPC 1.3, 1.4, 1.15(d)(2)(iii), (iv), and 8.4(g) in handling employment termination case; suspension recommended; supervised probation continued for additional one year. *In re Linn*, 248 Kan. 189, 804 P.2d 350 (1991).
- 8. Recommended disbarment based on continued neglect of client despite prior discipline for such and failure to respond to said discipline, all in violation of MRPC 1.3, 3.2, and 8.4(g); Rule 217 surrender and disbarment; Rule 218 compliance ordered. *In re Ebersole*, 248 Kan. 496, 807 P.2d 1318 (1991).
- 9. Attorney who agreed to provide representation, accepted retainer, but failed to perform services in 5 situations violated MRPC 1.3, 1.4, 1.15, and 8.4(a) and (d); disability inactive status, restored to active status, temporary suspension pending resolution; reinstated upon 2-year conditional supervised probation. *In re Keil*, 248 Kan. 629, 809 P.2d 531 (1991).
- 10. Attorney, under suspension at time of representation of client at trial, who fails to so inform client and who fails to pursue appeal upon client's request violates MRPC 1.2, 1.3, 1.4, and 8.4(g); indefinite suspension. *In re Vorhies*, 248 Kan. 985, 811 P.2d 1254 (1991).
- 11. Attorney employed to probate estate failed to institute probate proceedings, failed to file inheritance tax return thereby incurring penalty and interest, and misrepresented to client that estate matters were being handled violated MRPC 1.1, 1.3, 1.4(a), and 8.4(c); indefinite suspension and Rule 218 compliance ordered. *In re McGhee*, 248 Kan. 988, 811 P.2d 884 (1991).
- 12. Attorney's failure to pursue personal injury action on behalf of client, resulting in summary judgment for defendant, and misrepresentation to client and disciplinary investigator as to status of that case violates DR 6-101(A)(3); MRPC 1.3, 1.4(a) and (b), 8.4(c) and (g); and Rule 207; public censure. *In re Jackson*, 249 Kan. 172, 814 P.2d 958 (1991).
- 13. Attorney's failure to prepare journal entry is violation of MRPC 1.1, 1.3, and 1.4; attorney on probation for other matters; public censure. *In re Black*, 249 Kan. 211, 814 P.2d 447 (1991).
- 14. Attorney's failure to close estate for 12-year period, failure to render court-ordered accounting, failure to satisfy federal estate tax obligations, and failure to cooperate with disciplinary investigator violate MRPC 1.1, 1.3, 1.4, 3.2, 8.4(d) and (g), DR 6-101, DR 7-101, and Rule 207; disbarment and Rule 218 compliance. *In re Coleman*, 249 Kan. 218, 815 P.2d 43 (1991).
- 15. Attorney's acceptance of retainer to represent client in child custody and support matter, representation to client that appropriate motions had been filed and an agreement drafted, and failure to file and/or draft such documents constitutes violation of MRPC 1.1, 1.3, and 1.4(a); previous violations aggravating factor; one-year suspension and Rule 218 compliance ordered. *In re Stapleton*, 249 Kan. 524, 819 P.2d 125 (1991).
- 16. Attorney's 4-year neglect of workers compensation claim, thereby preventing client recovery, and mishandling of funds violative of MRPC 1.3, 1.4, and 8.4(g); and Canons 1, 6 and 7. Attorney currently on suspension; disbarment and Rule 218 compliance ordered. *In re Cain*, 249 Kan. 578, 819 P.2d 1230 (1991).
- 17. Attorney's failure to appear to represent client at trial and subsequent sentencing violates MRPC 1.3, 1.4, and 8.4(d) and (g); Rule 203(a)(3) public censure. *In re Gilman*, 249 Kan. 773, 821 P.2d 327 (1991).
- 18. Attorney's mishandling of estate case, misrepresentation to client and representatives from disciplinary administrator regarding status of case, failure to withdraw as counsel and failure to cooperate with subsequent counsel, and mismanagement of estate funds violative of MRPC 1.1; 1.2; 1.3; 3.2; 1.15(b); 1.16(a)(3)(d); 8.4(g); and Rule 207(a) and (b); other violations; indefinite suspension and Rule 218 compliance ordered. *In re Stapleton*, 250 Kan. 247, 824 P.2d 205 (1992).
- 19. Attorney's failure to timely file petition for probate violative of MRPC 1.1 and 1.3; other violations; mitigating circumstances; Rule 203 public censure. *In re Copeland*, 250 Kan. 283, 823 P.2d 802 (1992).

- 20. Attorney's failure to designate record in federal appeal and failure to respond to show cause order violated MRPC 1.1, 1.3, 3.2, and 8.4(d), (g); other violations; indefinite suspension suspended and probated. *In re Jenkins*, 251 Kan. 264, 833 P.2d 1013 (1992).
- 21. Attorney's failure to forward checks received from insurance companies to client's health care providers violated MRPC 1.3, 1.4(a) and (b), and 1.15(b); other violations; indefinite suspension suspended and probated. *In re Jenkins*, 251 Kan. 264, 833 P.2d 1013 (1992).
- 22. Attorney on indefinite suspension subject of three complaints for failure to represent clients in violation of MRPC 1.1, 1.3, 1.4, and 8.4(c); failure to cooperate with investigation; disbarment and Rule 218 compliance. *In re McGhee*, 251 Kan. 584, 834 P.2d 379 (1992).
- 23. Attorney's not appearing for scheduled hearing in two cases violates MRPC 1.1 and 1.3; public censure. *In re Johnson*, 251 Kan. 826, 840 P.2d 515 (1992).
- 24. Attorney's delay in handling bankruptcy case violative of MRPC 1.3 and 1.4; one-year suspension. *In re Wood*, 251 Kan. 832, 840 P.2d 519 (1992).
- 25. Attorney's mishandling of probate case violates MPRC 1.3, 1.4, and 3.2; other violations; imposition of discipline suspended; one-year supervised probation. *In re Meyer*, 251 Kan. 838, 840 P.2d 522 (1992).
- 26. Attorney's mishandling of real estate matter violates MRPC 1.1, 1.3, 1.4, and 3.2; DR 6-101(A)(3); and Rule 207; other violations; imposition of discipline suspended; one-year supervised probation. *In re Meyer*, 251 Kan. 838, 840 P.2d 522 (1992).
- 27. Attorney's failure to file divorce papers after accepting retainer and failure to return client's money violates MRPC 1.3, 1.4, 1.15; other violations; imposition of discipline suspended; one-year supervised probation. *In re Meyer*, 251 Kan. 838, 840 P.2d 522 (1992).
- 28. Attorney's mishandling of personal injury case violates MRPC 1.3, 1.4, 1.16, and 3.4; other violations; imposition of discipline suspended; one-year supervised probation. *In re Meyer*, 251 Kan. 838, 840 P.2d 522 (1992).
- 29. Attorney's failure to communicate with clients violates MRPC 1.3 and 1.4; failure to cooperate in investigation; imposition of discipline suspended; one-year supervised probation. *In re Plettner*, 251 Kan. 844, 840 P.2d 526 (1992).
- 30. Attorney's lack of communication, delay in filing pleadings, and failure to complete work for three clients violative of MRPC 1.3 and 1.4; failure to cooperate with investigation violative of Rule 207; attorney currently under suspension disbarred and Rule 218 compliance ordered. *In re Wood*, 252 Kan. 1074, 850 P.2d 234 (1993).
- 31. Attorney's mishandling of his mother's estate violative of MRPC 1.1, 1.3, and 1.15; public censure. *In re Scott*, 253 Kan. 192, 853 P.2d 60 (1993).
- 32. Attorney's moving to California without notifying clients, failure to return clients' files, and failure to respond to inquiries from disciplinary administrator's office violative of MRPC 1.3, 1.4, and 1.16 and Rule 207; other violations and previous suspension; disbarment and Rule 218 compliance ordered. *In re Dill*, 253 Kan. 195, 853 P.2d 696 (1993).
- 33. Attorney's mishandling bankruptcy case, failing to abide by client's decision, and failing to keep client informed violative of MRPC 1.1, 1.2, 1.3 and 1.4; previous code and Rule 207 violations; public censure. *In re Edgar-Austin*, 253 Kan. 440, 855 P.2d 960 (1993).
- 34. Attorney's failure to file probate petition, inform client of status of case, return unearned retainer, and communicate with client violative of MRPC 1.1, 1.3, 1.4, 1.15, 1.16, and 3.2; other violations; one-year suspension and Rule 218 compliance ordered. *In re King*, 253 Kan. 444, 855 P.2d 963 (1993).
- 35. Attorney's mishandling of employment discrimination class action and failure to inform clients as to status of case violative of MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.15, 3.1, and 3.2; other violations;

- Rule 203(a)(2) one-year suspension, Rule 203(a)(5) restitution, and Rule 218 compliance ordered. *In re King*, 253 Kan. 444, 855 P.2d 963 (1993).
- 36. Attorney previously censured placed on indefinite suspension for violations of MRPC 1.1, 1.3, 1.4, 1.15, 1.16, and 8.4 for neglect of two different client's cases; two other complaints found to be based on insufficient evidence although pattern of conduct cited and violations of Rule 207 established; Rule 218 compliance ordered. *In re Jackson*, 253 Kan. 810, 861 P.2d 124 (1993).
- 37. Attorney's actions in letting the statute of limitations run in four different cases violate DR 1-102(A)(4), 6-101(A)(1) and (3), and 7-101(A)(2), and MRPC 1.1, 1.3, 1.4(a) and (b), 3.2, and 8.4(c). Attorney's actions in failing to respond to requests for information and return of the case file in workers compensation case violate MRPC 1.3, 1.4(a) and (b), 1.16(a)(3) and (d), and 3.2. Eighteen-month suspension probated on conditions. *In re Jones*, 253 Kan. 836, 861 P.2d 1340 (1993).
- 38. Seven of nine charges based on misdemeanor convictions, dismissals, or diversions dismissed by panel due to remoteness; remaining two misdemeanor convictions violative of MRPC 8.4 (b), (d), and (g); attorney's conduct in mishandling personal injury case resulting in statute of limitations running, PIP carrier losing lien, and misrepresentation to client as to status of case violative of MRPC 1.3, 1.4, 4.1, and 8.4 (c) and (g); mitigating circumstances; one-year suspension and compliance with Rule 218 ordered. *In re Pistotnik*, 254 Kan. 294, 864 P.2d 1166 (1993).
- 39. Attorney's mishandling of divorce case resulting in client losing lien, failure to inform client as to status of case, mishandling of related bankruptcy case for client creditor, and failure to preserve judgment, and attorney's allegations and behavior during investigation of disciplinary complaint violate DR 6-101(A)(2), and MRPC 1.2(c), 1.3, 1.4(b), and 1.16(d); mitigating and aggravating circumstances; panel recommends unpublished censure; public censure. *In re Deeds*, 254 Kan. 309, 864 P.2d 1194 (1993).
- 40. Attorney's dilatory handling of estate matter violative of MRPC 1.3, 1.4, 1.16(a)(2), 3.2, and 8.4(g); Rule 207 violation; other violations; pending complaints; imposition of discipline suspended, supervised probation ordered. *In re Jackson*, 254 Kan. 406, 867 P.2d 278 (1994).
- 41. Attorney's failure to file motion to modify sentence in criminal case violative of MRPC 1.1 and 1.3; other violations; pending complaints; imposition of discipline suspended, supervised probation ordered. *In re Jackson*, 254 Kan. 406, 867 P.2d 278 (1994).
- 42. Attorney's mishandling of post-trial motions as local counsel in handicap employment discrimination case violative of MRPC 1.1 and 1.3; Rule 207 violation; censure. *In re Jackson*, 254 Kan. 573, 866 P.2d 1048 (1994).
- 43. Attorney's failure to remit client's portion in a collection matter, failure to keep client informed, misrepresentations to client as to status of collection efforts, and causing balance on trust account to repeatedly fall below amount due client violative of MRPC 1.3, 1.4(a), 1.5(d), 1.15(a), 4.1(a), and 8.4(c); aggravating and mitigating circumstances; one-year supervised probation with conditions. *In re Wisler*, 254 Kan. 600, 866 P.2d 1049 (1994).
- 44. Attorney's failure to file personal injury claim and blaming client for delay, thereby allowing statute of limitations to run (resulting in client being granted summary judgment in subsequent malpractice claim); failure to inform client as to reduction in child support income; failure to inform client as to hearing dates; and acceptance of retainer fee from out-of-state client whom attorney knew he could not represent in divorce action violate MRPC 1.1, 1.3, 1.4(a) and (b), 1.16(d), 3.3(a)(1), and 8.4(d) and (g); Rule 207(a) and (b) violations; disbarment and Rule 218 compliance ordered. *In re Spears*, 254 Kan. 904, 869 P.2d 718 (1994).
- 45. Attorney's mishandling of four different probate estates and failure to timely file four different foreclosures, despite representations and billings which would indicate to the contrary, held to violate DR 1-102(A)(4), (5), and (6); 6-101(A)(3); and 7-101(A)(2) and (3); Canons 1, 6, 7, and 9; and MRPC 1.1,

- 1.3, 1.4, 3.2, and 8.4(c), (d), and (g); aggravating and mitigating circumstances; two-year suspension, discipline probated, and supervised probation ordered. *In re Herman*, 254 Kan. 908, 869 P.2d 721 (1994).
- 46. Attorney's failure to file incorporation papers and retention of retainer paid to handle such matter violate MRPC 1.3, 1.4, 1.15, 1.16, and 8.4; other violations; disbarment. *In re Jackson*, 255 Kan. 542, 874 P.2d 673 (1994).
- 47. Attorney's mishandling of will and estate matter, failure to communicate with client, failure to timely handle the matter, misleading the court as to the status of the probate case, and failure to return the client's file and retainer when requested violate MRPC 1.1, 1.3, 1.4, 1.15, 1.16, 3.2, and 8.4; other violations; disbarment. *In re Jackson*, 255 Kan. 542, 874 P.2d 673 (1994).
- 48. Attorney's failure to timely file bankruptcy petition for clients, misrepresentations to clients as to status of case, and mishandling of bankruptcy case violate MRPC 1.1, 1.3, 1.4, 1.15, and 8.4; other violations; disbarment. *In re Jackson*, 255 Kan. 542, 874 P.2d 673 (1994).
- 49. Attorney's mishandling of divorce case violates MRPC 1.3 and 1.4, and use of letterhead indicating attorney is in partnership with another when such is not the case violates MRPC 7.5(d); censure. *In re Seck*, 255 Kan. 552, 874 P.2d 678 (1994).
- 50. Attorney's dilatory handling of three federal court cases violative of MRPC 1.1, 1.3, 1.4, and 3.2; failure to respond to inquiry from disciplinary authorities violative of Rule 207; two-year supervised probation. *In re Long*, 255 Kan. 792, 877 P.2d 421 (1994).
- 51. Attorney found to have violated MRPC 1.1, 1.3, 1.4, 1.15, 3.2, 3.4(c), 4.3, and 8.4(d) and (g) based on conduct in seven different complaints reflecting on attorney's lack of diligence and competence, miscommunication and lack of candor, and failure to return unearned fees; failure to cooperate in disciplinary investigation; attorney currently on disability inactive status; indefinite suspension and Rule 218 compliance ordered. *In re Jenkins*, 255 Kan. 797, 877 P.2d 423 (1994).
- 52. Attorney's failure to communicate with clients and poor record keeping of trust account violate MRPC 1.1, 1.3, 1.4 and 1.15; 2-year supervised probation ordered. *In re Waite*, 256 Kan. 130, 883 P.2d 1176 (1994).
- 53. Attorney's mishandling of personal injury case violates MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.6, 1.7, 1.16, 3.2, 4.1, 8.4 and Rule 207; published censure. *In re Shultz*, 256 Kan. 196, 883 P.2d 779 (1994).
- 54. Attorney's failure to represent client in collection of foreign judgment in workers compensation case found to violate MRPC 1.1, 1.3, 1.4, 1.5(d), 1.16(d), 3.2, and 8.4(g); indefinite suspension and Rule 218 compliance ordered. *In re Griggs*, 256 Kan. 498, 886 P.2d 786 (1994).
- 55. Attorney who lied to the court and her clients and failed to appear for landlord-tenant case proceeding found to be in violation of MRPC 1.1, 1.3, 1.4, 3.3, 3.4, 3.5, 4.1, 8.2 and 8.4; one-year suspension and compliance with Rule 218 ordered. *In re Gershater*, 256 Kan. 512, 886 P.2d 343 (1994).
- 56. Attorney's mishandling of a breach of contract case and settlement violative of MRPC 1.1, 1.3, 1.4, 3.3, and 8.4; six-month suspension and compliance with Rule 218 ordered. *In re Norlen*, 256 Kan. 509, 886 P.2d 347 (1994).
- 57. Attorney's mishandling of probate matter and workers compensation case violates MRPC 1.1, 1.3, 1.4, 3.2, 4.1, 8.4 and Rule 207; imposition of discipline suspended; two-year supervised probation. *In re Whitaker*, 256 Kan. 939, 888 P.2d 829 (1995).
- 58. Attorney's mishandling collection of bad checks violate MRPC 1.3, 1.4, 1.15(b) and 1.16(d); published censure. *In re England*, 257 Kan. 312, 894 P.2d 177 (1995).
- 59. Attorney previously censured disbarred for violations of MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.15, 1.16, 3.2, 3.3, 4.1, 7.1, 7.5, 8.1, 8.4, and Rules 207 and 208; Rule 218 compliance ordered. *In re Shultz*, 257 Kan. 662, 895 P.2d 603 (1995).
 - 60. Attorney's dilatory handling of civil case and failure to file the opening brief in criminal case

- violate MRPC 1.1, 1.3 and 8.4(d); two-year supervised probation. *In re Betts*, 257 Kan. 955, 895 P.2d 604 (1995).
- 61. Attorney's mishandling the oil and gas case violates MRPC 1.1, 1.3, 1.4 and 8.4(c); one-year probation. *In re Pilgreen*, 257 Kan. 949, 896 P.2d 389 (1995).
- 62. Attorney's mishandling of subrogation claims for insurance company violates MRPC 1.1, 1.3 and 1.4; published censure. *In re Morse*, 258 Kan. 248, 899 P.2d 467 (1995).
- 63. Attorney's failure to remit personal injury protection lien to his client's insurance company, failure to keep client informed, misrepresentation to client, and creating conflict of interest violated MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.15, 3.7, 4.1, and 8.4; aggravating circumstances; indefinite suspension. *In re Seck*, 258 Kan. 530, 905 P.2d 122 (1995).
- 64. Attorney's neglect of three different clients' cases violates MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 3.1, and 8.4 and Rule 207; one-year suspension. *In re Geeding*, 258 Kan. 740, 907 P.2d 124 (1995).
- 65. Attorney disciplined in Texas for failure to communicate with clients, neglect of client's cases, failure to cooperate in investigation, and conversion of client's funds; Texas findings and conclusions adopted per Rule 202; indefinite suspension. *In re Callahan*, 258 Kan. 770, 907 P.2d 840 (1995).
- 66. Attorney's mishandling of various civil and divorce cases violates MRPC 1.1, 1.2, 1.3, 1.4, 1.15, 3.2, 3.4, 4.1, 8.1, and 8.4; indefinite suspension. *In re Gordon*, 258 Kan. 784, 908 P.2d 169 (1995).
- 67. Attorney's mishandling of client funds, failure to supervise nonlawyer assistants, and other misconduct violate MRPC 1.3, 1.5, 1.15, 5.3, and 8.4; mitigating circumstances; published censure. *In re Krogh*, 259 Kan. 163, 910 P.2d 221 (1996).
- 68. Attorney's handling of counterclaim and appeal in lawsuit between home buyers and construction company violates MRPC 1.1, 1.3, 1.4, 8.4(c) and (d) and Rule 207; one-year suspension. *In re Crockett*, 259 Kan. 540, 912 P.2d 176 (1996).
- 69. Attorney self-reported cases in which he allowed the statute of limitations to expire on his clients' claims; violations of MRPC 1.3, 1.4, and 8.4; two-year suspension. *In re Hill*, 259 Kan. 877, 915 P.2d 49 (1996).
- 70. Attorney's failure to keep client reasonably informed and charging of excessive fee violate MRPC 1.3, 1.4, 1.5, and 1.16; published censure. *In re Scimeca*, 259 Kan. 893, 914 P.2d 948 (1996).
- 71. Attorney's failure to defend client in repossession action violates MRPC 1.1, 1.3, and 1.4; continued use of alcohol and drugs and four additional complaints pending hearing or investigation negate panel's recommendation of supervised probation; one-year suspension. *In re Mitchell*, 260 Kan. 560, 919 P.2d 360 (1996).
- 72. Attorney's breach of fiduciary duty as executor of estate, conduct involving dishonesty and fraud, and failure to cooperate with Disciplinary Administrator's office violate MRPC 1.3, 1.15, 8.4(c) and (d) and Rules 202 and 207; disbarment. *In re Williamson*, 260 Kan. 568, 918 P.2d 1302 (1996).
- 73. Attorney's mishandling of bankruptcy proceedings for his clients violates MRPC 1.1, 1.2, 1.3, 1.4, 8.1 and 8.4 and Rule 207; disbarment. *In re Gordon*, 260 Kan. 905, 925 P.2d 840 (1996).
- 74. Attorney's handling of civil action and post-divorce proceeding and his attempt to represent a criminal defendant while attorney was in inpatient drug treatment program violate MRPC 1.3, 1.4, 1.5(b), 1.15(a) and (b), 1.16(a), 3.3(a), 4.1 and 8.4(a), (b), (d), and (g); 3-year supervised probation. *In re Phillips*, 260 Kan. 909, 925 P.2d 435 (1996).
- 75. Attorney's mishandling of matters involving (1) individualized education program for autistic child in public school, (2) personal injury, probate, and insurance claim arising from fatal car accident, and (3) probate matter involving estate of conservatee violates MRPC 1.1, 1.2, 1.3, 1.4, 1.7, 1.16, and 8.4 and Rule 207; indefinite suspension per Rule 203(a)(2). *In re Dow*, 261 Kan. 989, 933 P.2d 666 (1997).
 - 76. Attorney's mishandling of bankruptcy case violates MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.16, 3.1,

- 3.3, and 8.4; published censure per Rule 203(a)(3). *In re Roy*, 261 Kan. 999, 933 P.2d 662 (1997).
- 77. Attorney's mishandling of adoption case violates MRPC 1.1, 1.3, 1.4, and 8.4 and Rule 207; indefinite suspension. *In re Johnson*, 262 Kan. 275, 936 P.2d 258 (1997).
- 78. Attorney's mishandling of civil rights case violates MRPC 1.2, 1.3, 1.4, 1.7, 1.15, 5.3, and 8.4; two-year supervised probation. *In re Baxter*, 262 Kan. 555, 940 P.2d 37 (1997).
- 79. Attorney's failure to file negligence action in proper court and his disappearance from his law office without notice to clients violate MRPC 1.1, 1.3, 1.4, 1.5, 3.2, and 8.4 and Rule 207; disbarment. *In re Neal*, 262 Kan. 562, 937 P.2d 1234 (1997).
- 80. Attorney's missing filing and response deadlines and failure to communicate with client violate MRPC 1.1, 1.3, and 1.4; one-year supervised probation. *In re Capps*, 262 Kan. 833, 942 P.2d 588 (1997).
- 81. Attorney's failure to notify client in pending child custody matter of her suspension from practice of law violates MRPC 1.3, 1.4, and 1.16; published censure per Rule 203(a)(3). *In re Gershater*, 263 Kan. 199, 946 P.2d 993 (1997).
- 82. Attorney's mishandling of estate matter violates MRPC 1.1 and 1.3; two-year supervised probation; supervising attorney afforded all immunities per Rule 223. *In re Perkins*, 263 Kan. 207, 946 P.2d 998 (1997).
- 83. Attorney's mishandling of traffic cases and real property transaction, sexual harassment complaint filed against him, and disorderly conduct at the airport violate MRPC 1.2, 1.3, 1.4, 3.2, and 8.4; indefinite suspension effective as of date of order per Rule 219. *In re Mitchell*, 263 Kan. 217, 946 P.2d 999 (1997).
- 84. Attorney's failure to prepare necessary tax returns for an estate and pension plan documents for employer violates MRPC 1.1, 1.3, 1.4, and 8.4; supervising attorney afforded all immunities per Rule 223; two-year supervised probation and continued treatment for alcoholism, depression and personality disorders ordered. *In re Stephens*, 263 Kan. 221, 946 P.2d 1379 (1997).
- 85. Comments to MRPC 1.3 quoted in a disqualification of attorney case to state the general rule that attorney-client relationship ends when the matter has been resolved. *Barragree v. Tri-County Electric Co-op, Inc.*, 263 Kan. 446, 950 P.2d 1351 (1997).
- 86. Attorney's failure to diligently handle workers compensation case violates MRPC 1.1, 1.3, 1.4, and 1.8; two-year supervised probation. *In re Durr*, 263 Kan. 525, 949 P.2d 1130 (1997).
- 87. Attorney admitted violations of MRPC 1.3, 1.4, and 1.15; two-year suspension per Rule 203(a)(2). *In re Hamilton*, 263 Kan. 528, 949 P.2d 1139 (1997).
- 88. Attorney's misconduct in bankruptcy court violates MRPC 1.1, 1.3, 1.4(a), 1.8(e), 1.15, 3.1, 3.2, and 8.4(d) and his failure to supervise and train his subordinate lawyers and nonlawyer assistants violate MRPC 5.1 and 5.3(a) and (b); indefinite suspension per Rule 203(a)(2). *In re Farmer*, 263 Kan. 531, 950 P.2d 713 (1997).
- 89. Attorney's failure to communicate with his client, his delay in handling of insurance settlement, and his misrepresentation of material facts to disciplinary administrator violate MRPC 1.1, 1.2(a), 1.3, 1.4(a) and (b), 8.1(a) and 8.4(d) and (g) and Rules 207 and 211; published censure per Rule 203(a)(3). *In re Potter*, 263 Kan. 766, 952 P.2d 936 (1998).
- 90. Attorney's mishandling of numerous cases violates MRPC 1.1, 1.3, 1.4(a), and 8.4(d); attorney allowed to plan his medical treatment and to work under supervision for the State Board of Indigents' Defense Services; three-year supervised probation. *In re Betts*, 263 Kan. 801, 953 P.2d 223 (1998).
- 91. Attorney's engaging in inappropriate sexual behavior with female clients violates MRPC 1.7(b), 1.8(b), 2.1, 3.7, 4.1, and 8.4(d) and (g); he was additionally charged for violations of MRPC 1.2, 1.3, 1.4, 1.5, 4.3 and 8.4(b) and (c) and Rule 207; disbarment. *In re Berg*, 264 Kan. 254, 955 P.2d 1240

(1998).

- 92. Attorney's failure to diligently and competently represent and to communicate with his six clients and his failure to cooperate with the disciplinary administrator's office violate MRPC 1.1, 1.3, 1.4, 1.16, 3.4, 8.1, and 8.4 and Rule 207; suspension effective as of the date of order for purpose of Rule 219(e); indefinite suspension. *In re Wooten*, 264 Kan. 283, 955 P.2d 1239 (1998).
- 93. Attorney's mishandling of a chapter 7 bankruptcy proceeding violates MRPC 1.3 and 1.4; indefinite suspension recommended by the disciplinary administrator per Rule 211(f); prior offenses for violations of MRPC 1.1, 1.3, 1.4 and 1.16; two-year supervised probation. *In re Morse*, 264 Kan. 286, 954 P.2d 1092 (1998).
- 94. Attorney's neglect of his cases, failure to communicate with his clients, and failure to competently and diligently represent them violate MRPC 1.1, 1.3, 1.4, 3.2, 3.4(c), and 8.4(d) and (g); attorney's failure to appear before the court constitutes violation of Rule 212(d); indefinite suspension. *In re Anderson*, 264 Kan. 758, 956 P.2d 1330 (1998).
- 95. Attorney's mishandling of grandparents' visitation case and municipal court case violates MRPC 1.2, 1.3, 1.4, 3.1, and 8.4; current suspension per Rule 208 noted; registered for disabled inactive status per Rule 220; published censure. *In re Taylor*, 265 Kan. 246, 959 P.2d 901 (1998).
- 96. Attorney surrenders license per Rule 217 while pending complaint alleges violations of MRPC 1.2, 1.3, 1.4, and 8.4(c); disbarment. *In re Badke*, 265 Kan. 464, 968 P.2d 670 (1998).
- 97. Attorney's failure to communicate with client and tardiness in filing petition for divorce violate MRPC 1.3, 1.4, and 3.2; published censure. *In re Granger*, 265 Kan. 737, 962 P.2d 529 (1998).
- 98. Attorney's mishandling of personal injury, criminal, bankruptcy, and divorce cases violates MRPC 1.1, 1.3, 1.4, 1.5, 1.15, 1.16, 7.3, and 8.4(a), (c), (d), and (g) and Rule 207; panel recommended disbarment per Rule 203(a)(1); indefinite suspension. *In re Lewis*, 265 Kan. 766, 962 P.2d 534 (1998).
- 99. Attorney's failure to file an annual report, to draft the shareholder agreement, and to promptly file a suit for his client corporation violates MRPC 1.1, 1.3, and 1.8(a); he also violated MRPC 8.4(a), (c), and (d) when he made a false statement to the deputy disciplinary administrator; published censure per Rule 203(a)(3). *In re Zimmerman*, 266 Kan. 115, 965 P.2d 823 (1998).
- 100. Attorney's mishandling of a Chapter 7 bankruptcy case violates MRPC 1.1, 1.3, 1.15(a) and (c), and 8.4(b); his failure to cooperate in the disciplinary process violates Rule 207; one-year suspension. *In re Metz*, 266 Kan. 118, 965 P.2d 821 (1998).
- 101. Attorney's failure to adequately communicate with his clients and his lack of due diligence in an automobile accident case violate MRPC 1.3 and 1.4; supervising attorney granted all immunities per Rule 223; two-year supervised probation. *In re Davisson*, 266 Kan. 395, 969 P.2d 892 (1998).
- 102. Attorney's mishandling of four divorce cases violates MRPC 1.1, 1.3, 1.4, 1.16, 3.1, 3.2, 3.3, 4.1, 8.1, and 8.4 and Rule 207; a hearing panel report deemed to be admitted per Rule 212(c) and (d); supervising attorney afforded all immunities per Rule 223; two-year supervised probation. *In re Lober*, 266 Kan. 404, 969 P.2d 885 (1998).
- 103. Attorney's mishandling of a divorce case and a tort case violates MRPC 1.3 and 1.4(a); attorney's inexperience in the practice of law stated as mitigating factor; published censure per Rule 203(a)(3). *In re Levy*, 266 Kan. 411, 969 P.2d 870 (1998).
- 104. Attorney stipulated to violations of MRPC 1.1, 1.2, 1.3, 1.4, 3.1, and 8.4(g) in his handling of child custody case, child support case, and wrongful termination case; his failure to cooperate in investigation violates Rules 207(b) and 211(b); Internal Operating Rules of the Kansas Board for Discipline of Attorneys (I.O. Rule E.8) discussed for appropriateness of probation; one-year suspension. *In re Long*, 266 Kan. 664, 972 P.2d 773 (1999).
- 105. Attorney's failure to safekeep his clients' property and to promptly respond to the orders of the court in bankruptcy proceedings violates MRPC 1.3, 1.15, 3.4(c), and 8.4(b), (c), and (d), and Rules

- 207, 208, 211(b), and 802; panel recommended discipline per Rule 203(a)(1), (2), (3), or (5); indefinite suspension. *In re Fey*, 266 Kan. 674, 972 P.2d 771 (1999).
- 106. Attorney's failure to appear in court on numerous occasions and his abandonment of his law practice without making any arrangements to protect his clients violate KRPC 1.1, 1.3, 1.4, 1.15, 1.16, 8.1, and 8.4 and Rules 207 and 208(c); disbarment. *In re Ortega*, 267 Kan. 228, 978 P.2d 914 (1999).
- 107. Attorney's mishandling of bankruptcy case violates KRPC 1.1, 1.3, 1.4, 1.15, and 8.4; supervised probation. *In re Christians*, 267 Kan. 240, 978 P.2d 910 (1999).
- 108. Attorney's mishandling of personal injury case, past due taxes case, and bankruptcy case violates KRPC 1.3, 1.4, 1.15, 3.2, 8.1, and 8.4; he was arrested for DUI, possession of cocaine, possession of drug paraphernalia, battery on a law enforcement officer, battery on his former girlfriend, and other charges; failure to notify and cooperate with the disciplinary administrator in violation of Rules 203(c) and 207, defense under Rule 223 raised; indefinite suspension. *In re Parker*, 267 Kan. 779, 985 P.2d 124 (1999).
- 109. Attorney's failure to file docketing statement and otherwise prosecute the appeal for his client violates KRPC 1.3; published censure per Rule 203(a)(3). *In re Nelson*, 267 Kan. 785, 982 P.2d 983 (1999).
- 110. Attorney's mishandling of collection matters violates KRPC 1.1, 1.3, 1.4, 3.2, and 8.4(c); allegations in the hearing panel's report deemed admitted per Rule 212(c) and (d); split panel recommendation; published censure. *In re Druten*, 267 Kan. 790, 982 P.2d 978 (1999).
- 111. Attorney's mishandling of civil actions involving four clients violates KRPC 1.1, 1.3, 1.4, 1.15, 1.16, 3.3, and 8.4 and Rule 207; indefinite suspension per Rule 203(a)(2). *In re Dennis*, 268 Kan. 48, 991 P.2d 394 (1999).
- 112. Attorney's selfish motive in pursuing a slip and fall case when his client told him to dismiss the case violates KRPC 1.2(a), 1.3, 1.4, 1.5(c), 1.6, and 8.4(c); published censure per Rule 203(a)(3). *In re Friesen*, 268 Kan. 57, 991 P.2d 400 (1999).
- 113. Attorney's mishandling of divorce and child custody cases violates KRPC 1.3, 1.4, and 1.15; two-year supervised probation. *In re Bailey*, 268 Kan. 63, 986 P.2d 1077 (1999).
- 114. Attorney's mishandling of habeas corpus action violates KRPC 1.3 and 1.4 and Rule 207; allegations in the hearing panel's report deemed admitted per Rule 212(d) and (e)(4); supervising attorney afforded full immunities per Rule 223; two-year supervised probation. *In re Brunson*, 268 Kan. 69, 986 P.2d 1074 (1999).
- 115. Attorney's mishandling of a wrongful death/personal injury case violates KRPC 1.2, 1.3, 1.4, 3.2, and 8.4 and Rule 207; failure to answer the complaint in violation of Rule 211; one-year suspension with additional condition that he pass the multistate professional responsibility examination prior to readmission. *In re Cole*, 268 Kan. 171, 991 P.2d 422 (1999).
- 116. Attorney's lack of diligence and failure to communicate with clients in matters involving workers compensation, child support, and bankruptcy violate KRPC 1.3 and 1.4; supervised probation. *In re Barta*, 268 Kan. 464, 996 P.2d 317 (2000).
- 117. Attorney's mishandling of a bankruptcy matter violates KRPC 1.1, 1.3, 1.4(a), 1.15(a), and 8.4(d) and Rule 207; panel's findings supported by clear and convincing evidence per Rule 211(f); published censure per Rule 203(a)(3). *In re Trickey*, 268 Kan. 835, 999 P.2d 964 (2000).
- 118. Attorney's mishandling divorce, traffic violation, and criminal matters violates KRPC 1.1, 1.3, 1.4, 1.5, 1.16, 5.3, and 8.4 and Rule 207; numerous mitigating and aggravating factors considered; two-year supervised probation. *In re Kellogg*, 269 Kan. 143, 4 P.3d 594 (2000).
- 119. Attorney indefinitely suspended for numerous ethical violations in Missouri and convicted of filing a false federal income tax return; temporary suspension per Rule 203(c)(5) effective at the time of suspension in Kansas; violations found in KRPC 1.2, 1.3, 1.4, 1.8, 1.15, 3.2, 5.1, and 8.4; indefinite

- suspension. In re Shaver, 269 Kan. 171, 4 P.3d 581 (2000).
- 120. Attorney's mishandling of a personal injury case violates KRPC 1.3, 1.4, 1.16(a)(2), and 3.2; two-year supervised probation ordered; supervising attorney afforded immunity per Rule 223. *In re Francis*, 269 Kan. 178, 4 P.3d 579 (2000).
- 121. Attorney's mishandling of six federal court cases and two state court cases violates KRPC 1.3, 3.1, 3.2, 3.4(c) and (d), and 8.4(d) by clear and convincing evidence per Rule 211(f); supervising attorney afforded immunity per Rule 223; two-year supervised probation. *In re Boone*, 269 Kan. 484, 7 P.3d 270 (2000).
- 122. Attorney's mishandling of probate matters violates KRPC 1.1, 1.3, 3.3(a), 8.1(a), and 8.4(c); stipulated facts and conclusions and recommendations of the final hearing report deemed admitted per Rule 212(c) and (d); supervising attorney afforded immunity per Rule 223; two-year supervised probation. *In re Howard*, 269 Kan. 414, 2 P.3d 766 (2000).
- 123. Attorney's mishandling of a personal injury, criminal appeal, parole, medical malpractice, juvenile offender, and civil action violates KRPC 1.1, 1.3, 1.4(a), 1.15, and 3.2 and Rule 207; two-year probation per Rule 203(a)(2); immunity granted for supervising attorney per Rule 223. *In re Sachse*, 269 Kan. 810, 8 P.3d 745 (2000).
- 124. Attorney's failure to diligently represent and communicate with a client violates KRPC 1.3, 1.4(a), 1.16(a)(2), and 8.4(c); one-year suspension and Rule 218 and Rule 219 compliance ordered. *In re McGee*, 270 Kan. 135, 13 P.3d 11 (2000).
- 125. Attorney surrenders license per Rule 217 pending investigation for violating KRPC 1.1, 1.3, 3.3, 8.4(c), (d), and (g); disbarment and Rule 218 compliance ordered. *In re Meyer*, 270 Kan. 160, 26 P.3d 1244 (2000).
- 126. Attorney's mishandling of estate, trust, workers compensation claims, EEOC action, and bankruptcy matter, and improperly borrowing money from clients, as well as failing to be diligent in representing clients and communicating with clients in five separate disciplinary complaints violates KRPC 1.1, 1.3, 1.4(a), 1.5(a), 1.7(a) and (b), 1.8(b), and 8.4(g); indefinite suspension. *In re Coggs*, 270 Kan. 381, 14 P.3d 1123 (2000).
- 127. Attorney's failure to provide competent representation and to diligently represent and communicate with clients violates KRPC 1.1, 1.3, 1.4(a); attorney's unauthorized practice of law following suspension violates KRPC 5.5; failure to respond to and cooperate with disciplinary administrator violates KRPC 8.1; failure to stop practicing law after suspension and failure to so notify clients violates KRPC 8.4 and Rules 207, 211, and 218; disbarment. *In re Moran*, 270 Kan. 403, 13 P.3d 1275 (2000).
- 128. Attorney's mishandling of a divorce and traffic matter violates KRPC 1.3 and 1.4(a); stipulated facts and conclusions and recommendations of the final hearing report deemed admitted per Rule 212(d); published censure per Rule 203(a)(3). *In re Barnes*, 270 Kan. 415, 13 P.3d 1283 (2000).
- 129. Attorney's mishandling of employment discrimination case violated KRPC 1.3, 1.4, 3.4(d), 8.4(d) and (g), and Rule 207; failure to appear at scheduled Supreme Court disciplinary hearing; indefinite suspension and Rule 218 compliance ordered. *In re Lockett*, 270 Kan. 640, 17 P.3d 917 (2001).
- 130. Attorney previously disciplined three prior times now found to have violated KRPC 1.1, 1.3, 1.4(a), 1.5(d), and 3.1; Internal Operating Rules of the Kansas Board for Discipline of Attorneys (I.O. Rule E.8) discussed for failure of attorney to develop his own probation plan; one-year suspension. *In re Zimmerman*, 270 Kan. 855, 19 P.3d 160 (2001).
- 131. Attorney's mishandling of numerous cases violates KRPC 1.3, 1.4, 1.15(b), 1.16(a) and (d), 3.2, 8.1(b) and Rule 207; hearing panel's report deemed admitted per Rule 212(d); indefinite suspension per Rule 203(a)(2) and Rules 218, 219, and 221 compliance ordered. *In re Tweedly*, 271 Kan. 261, 20 P.3d 1245 (2001).

- 132. Attorney's mishandling of client funds, failure to act with reasonable diligence in another case, and commingling client's funds with his own violates KRPC 1.3, 1.4, 1.15(a) and (b); 8.4(a), (b), (c) and (g); disbarment. *In re Farrell*, 271 Kan. 291, 21 P.3d 552 (2001).
- 133. Attorney's mishandling of child custody and order of child support case violated KRPC 1.1, 1.3, and 1.4(a) by clear and convincing evidence per Rule 211(f); indefinite suspension recommended by disciplinary administrator; published censure per Rule 203(a)(3). *In re Boaten*, 271 Kan. 282, 22 P.3d 1034 (2001).
- 134. Attorney's lack of diligence, failure to communicate with client, failure to safekeep property and failure to protect client's interests when terminating representation violates KRPC 1.3, 1.4, 1.15, and 1.16: 1-year and 1-day suspension in State of Colorado; indefinite suspension in Kansas. *In re Rishel*, 271 Kan. 644, 23 P.3d 820 (2001).
- 135. Attorney's lack of diligence and failure to communicate with client, failure to maintain trust account for safekeeping client's property, and failure to return unearned fees when requested to do so by the client violates KRPC 1.3, 1.4, and 1.15; published censure per Rule 203(a)(3). *In re Johanning*, 271 Kan. 638, 23 P.3d 895 (2001).
- 136. Attorney's misconduct violated KRPC 1.3, 1.4(a), 1.5(a), 1.15(a), (b), and (c), 8.4(a), (c), and (g), Rule 207 and Rule 211 per Rule 202; disbarment per Rule 203(a)(1). *In re Cleland*, 271 Kan. 926, 27 P.3d 26 (2001).
- 137. Attorney voluntarily surrenders license to practice law in Missouri; her misconduct violated KRPC 1.1, 1.3, 1.4, 8.4(c) and (d) per Rule 220 as well as Rule 207(b) and Rule 211(b); disbarment. *In re Cramer*, 271 Kan. 923, 26 P.3d 1245 (2001).
- 138. Attorney's lack of diligence, failure to communicate with client, failure to comply with discovery, and engaging in conduct prejudicial to administration of justice violates KRPC 1.3, 1.4(a), 3.4(d), and 8.4(d); one-year suspension. *In re Coder*, 272 Kan. 758, 35 P.3d 853 (2001).
- 139. Attorney's mishandling of a divorce case and subsequent complaint violates KRPC 1.3, 1.4, and Rule 207; published censure per Rule 203(a)(3). *In re Brown*, 272 Kan. 767, 35 P.3d 864 (2001).
- 140. Attorney's mishandling of two separate cases violates KRPC 1.1, 1.3, 1.4, 1.16, 8.4(a), (c), (d) and (g) and Rule 207; indefinite suspension. *In re Johnson*, 272 Kan. 284, 32 P.3d 1132 (2001).
- 141. Attorney's misconduct in six different complaints as well as mishandling of his trust account result in one-year suspension per Rule 203; if reinstatement sought, requirements of Rule 219 apply. *In re Craig*, 272 Kan. 299, 32 P.3d 1174 (2001).
- 142. Attorney's lack of diligence and failure to communicate with client, failure to safekeep property and deliver funds promptly violates KRPC 1.3, 1.4(a), 1.15(a) and (b); published censure per Rule 203(a)(3). *In re Wall*, 272 Kan. 1298, 38 P.3d 640 (2002).
- 143. Attorney's misconduct violated KRPC 1.3, 1.4(a), 1.16(d), 3.2, 3.3(a), 8.4(a) and (g), Rule 207(b); one-year suspension per Rule 203(a)(2) and Rules 218 and 219 compliance ordered. *In re Winterburg*, 273 Kan. 135, 41 P.3d 842 (2002).
- 144. Attorney's mishandling of several matters violated KRPC 1.1, 1.3, 1.4(a), 1.16(d), 3.2, 8.4(a), (c), (d) and (g); two-year suspension per Rule 203(a)(2); Supreme Court may impose longer sanction than those recommended by hearing panel per Rule 212(f). *In re Swisher*, 273 Kan. 143, 41 P.3d 847 (2002).
- 145. Attorney's misconduct violated KRPC 1.3, 1.4(a), 1.15(b), 1.16(d), and 8.4(g); hearing panel's report deemed admitted under Rule 212(d); two-year suspension per Rule 203(a)(2); Rules 218 and 219 compliance ordered with conditions. *In re Moore*, 273 Kan. 154, 41 P.3d 831 (2002).
- 146. Attorney's lack of diligence, failure to communicate with client, failure to advise client of the right to have fee reviewed, and failure to safekeep client's funds violated KRPC 1.3, 1.4(a), 1.5(d) and 1.15(a); two-year supervised probation. *In re Singleton*, 273 Kan. 171, 41 P.3d 836 (2002).

- 147. Attorney stipulated to violations of KRPC 1.1, 1.3, 1.4(a) and 3.4(d) in his handling of two civil actions; attorney's prior informal admonishments in three cases cited as aggravating factor; 18-months' supervised probation. *In re Works*, 273 Kan. 603, 43 P.3d 816 (2002).
- 148. Attorney's mishandling of three cases violated KRPC 1.1, 1.3, 1.4, 1.16(d) for failure to competently represent clients, failure to protect former client's interests, failure to keep client informed, failing to diligently and promptly represent clients; Rule 207(b) violated by failure to provide information to Discipline Administrator; in a timely manner indefinite suspension. *In re Trickey*, 273 Kan. 1003, 46 P.3d 554 (2002).
- 149. Attorney previously disciplined found to have violated multiple offenses of KRPC 1.1, 1.3, 1.4, 3.2, 3.4, 3.5, and 8.4; 18 months' suspension and Rules 218 and 219 compliance ordered. *In re Berry*, 274 Kan. 336, 50 P.3d 20 (2002).
- 150. Attorney's mishandling of child custody case violated KRPC 1.3 for lack of diligence, 1.4 for failure to keep client informed about status of her case, 1.15(b) for failure to return unearned fees, 1.16(d) for failure to return unearned fees, 8.1(b) for failure to respond to Disciplinary Administrator's letters, 8.4(a)(c)(d) and (g) for violating KRPC's; Rule 207(b) and Rule 211(b) for failing to provide written responses to disciplinary complaint and failing to timely file an answer; 1-year suspension. *In re Arnett*, 274 Kan. 366, 52 P.3d 892 (2002).
- 151. Attorney's misconduct in eleven cases violates multiple offenses of KRPC 1.3, 1.4, 1.15, 1.16, and Rule 207(b); total of 48 complaints docketed by Disciplinary Administrator; indefinite suspension per Rule 203(a)(2). *In re Shelton*, 274 Kan. 374, 49 P.3d 10 (2002).
- 152. Attorney committed multiple violations of KRPC 1.1, 1.3, 1.4(a), 1.16(d), 8.1(b), 8.4(d), Rule 207(b), and Rule 211(b); failure to appear before Supreme Court violated Rule 212(d); disbarment per Rule 203(a)(1). *In re Sechtem*, 274 Kan. 387, 49 P.3d 541 (2002).
- 153. Attorney disbarred in Missouri found to have violated KRPC 1.3, 1.4, 3.2, 8.1(b), 8.4(a) and (d) and Rule 211(b); indefinite suspension. *In re Johnson*, 274 Kan.783, 55 P.3d 913 (2002).
- 154. Attorney suspended for 6 months for violating KRPC 1.1, 1.3, 1.4, 3.2, 8.1(b), 8.4(a) and (d); findings of fact admitted pursuant to Rule 212(d); previously indefinitely suspended pursuant to Rule 208 and Rule 806; Rule 219 compliance ordered. *In re Matson*, 274 Kan. 785, 56 P.3d 160 (2002).
- 155. Attorney's misconduct violated multiple offenses of KRPC: 1.3, 1.4(a), 3.2, 5.5(a), 8.1(b), 8.4(a) and (d); notified per Rule 215(a); failed to respond or appear violating Rule 212(d); failed to file answer per Rule 211(b); disbarment per Rule 203(a)(1); Rule 218 compliance ordered. *In re Griswold*, 274 Kan. 776, 56 P.3d 269 (2002).
- 156. Attorney's misconduct violated KRPC 1.1, 1.3, 1.4, 1.5, 1.15; hearing panel's findings of fact supported by clear and convincing evidence per Rule 211(b) and adopted as findings of the Court; published censure per Rule 203(a)(3). *In re Wiles*, 274 Kan. 1103, 58 P.3d 711 (2002).
- 157. Attorney committed multiple violations of KRPC: 1.3, 1.4, 1.16(d), and 3.2; failed to timely respond to complaints in violation of 8.1, Rule 207(b) and Rule 211(b); supervising attorney afforded full immunities per Rule 223; 2-year supervised probation. *In re Nelson*, 275 Kan. 377, 64 P.3d 413 (2003).
- 158. Attorney previously disciplined by supervised probation found to have committed multiple violations of KRPC: 1.3, 1.4, 3.1, and 4.2; previously violated KRPC 1.3, 3.1, 3.2, 3.4, and 8.4; pursuant to Rule 212(c), attorney filed an exception to panel's report; disciplinary panel conducted formal hearing pursuant to Rule 211; supervising attorney granted full immunities per Rule 223; supervised probation extended to 5 years with restrictions on practice. *In re Boone*, 275 Kan. 560, 66 P.3d 896 (2003).
- 159. Attorney previously disciplined for similar violations found by clear and convincing evidence per Rule 211(f) to have violated KRPC 1.3, 1.4, 1.5, 1.15, 1.16, 3.3, 3.4, 3.5 and 8.4; hearing panel's report deemed admitted under Rule 212(c) and (d); supervising attorneys afforded full immunities per Rule 223; three years' supervised probation. *In re Rathbun*, 275 Kan. 920, 69 P.3d 537 (2003).

- 160. Attorney previously disciplined on five occasions by informal admonishments now found to have 14 violations of KRPC, including 1.1, 1.3, 1.4, 1.5(b), 1.15(a) and (d), 1.16(d), 3.3(a), 8.4(a) as well as 1.8(f)(2) and 5.4(c); Rule 211(b) cited for failing to respond to complaint within 20 days; misconduct was shown by clear and convincing evidence per Rule 211(f); Supreme Court not bound by recommendations of Disciplinary Administrator or hearing panel per Rule 212(f); attorney failed to disprove district court findings in civil judgment per Rule 202; Internal Operating Rule E.3. and E.8. discussed; one-year suspension and Rules 218 and 219 compliance ordered. *In re Rumsey*, 276 Kan. 65, 71 P.3d 1150 (2003).
- 161. Attorney previously disciplined now found to have violated KRPC 1.3 (diligence) and KRPC 1.4 (communication); hearing panel report admitted per Rule 212(c); published censure per Rule 203(a)(3). *In re Boaten*, 276 Kan. 656, 78 P.3d 458 (2003).
- 162. Attorney previously disciplined six times violated KRPC 1.1, 1.3, 1.4, and 1.5 in three complaints involving competence, diligence and promptness, communication with his clients, and attorney fees; violated Rule 211(b) by failing to file timely answers to Disciplinary Administrator and hearing panel report; indefinite suspension. *In re Barta*, 277 Kan. 912, 89 P.3d 567 (2004).
- 163. Attorney's misconduct in 20 appellate cases violated KRPC 1.3 for failing to act with reasonable diligence and promptness, KRPC 3.2 for failing to timely file appellate briefs; Rule 207(b) for failing to timely provide written responses to initial complaints; facts found by the hearing panel deemed admitted pursuant to Rule 212(c) and (d); Rules 218 and 219 compliance ordered; indefinite suspension. *In re Gorup*, 276 Kan. 664, 78 P.3d 812 (2003).
- 164. Attorney's supervised probation revoked following violations of KRPC 1.3, 1.4, 1.5, 1.7, 8.1, 8.4; failure to cooperate in investigation of complaints per Rule 207(b); failure to obtain liability insurance as condition of probation; indefinite suspension. *In re Nelson*, 277 Kan. 920, 92 P.3d 1146 (2004).
- 165. Attorney's mishandling of two divorce cases violated KRPC 1.3 and KRPC 1.5; KRPC 1.16 violated as to one client complaint; hearing panel report deemed admitted per Rule 212(c) and (d); charges established by clear and convincing evidence per Rule 211(f); Rule 212(f) cited and applied; published censure per Rule 203(a)(3). *In re Daugherty*, 277 Kan. 257, 83 P.3d 789 (2004).
- 166. Attorney previously disciplined multiple times found to have violated KRPC 1.3, 1.4, 1.15, and Rule 207; plan of probation per Rule 211(g) found not to be appropriate by hearing panel; charges established by clear and convincing evidence per Rule 211(f); hearing panel's report deemed admitted under Rule 212(c) and (d); indefinite suspension and Rule 218 compliance ordered. *In re Potter*, 279 Kan. 937, 112 P.3d 216 (2005).
- 167. County attorney's misconduct violated KRPC 1.1, 1.3, 3.2, 8.4(d) and (g); ordered to complete CLE program per Rule 802A and make full restitution to the county; restitution hearing prior to reinstatement required pursuant to Rule 219; one-year suspension per Rule 203(a)(2); Rule 218 compliance ordered. *In re Vanderbilt*, 279 Kan. 491, 110 P.3d 419 (2005).
- 168. Attorney violated multiple rules of professional conduct including KRPC 1.3, 8.4(c), Rule 207(b), and Rule 211(b); one-year suspension per Rule 203(a)(2); Rule 218 compliance ordered. *In re Ware*, 279 Kan. 884, 112 P.3d 155 (2005).
- 169. Attorney's misconduct in numerous cases violated KRPC 1.1, 1.3, 1.4, 1.15, 1.16, 4.1, 5.3, 5.5, 8.1 and 8.4; Rule 207; Rule 211(b); hearing panel's report deemed admitted pursuant to Rule 212(c) and (d); temporary suspension per Rule 203(b) requested by Disciplinary Administrator; disbarment and Rule 218 compliance ordered. *In re Anderson*, 278 Kan. 512, 101 P.3d 1207 (2004).
- 170. Attorney's misconduct involving five complaints violated KRPC 1.1, 1.3, 1.4, 1.15(a), 1.16(d), 3.4(d), 8.1, 8.4, Rule 207, and Rule 211; hearing panel's report deemed admitted under Rule 212(c) and (d); disbarment and Rule 218 compliance ordered. *In re Rock*, 279 Kan. 257, 105 P.3d 1290

(2005).

- 171. Attorney's misconduct in acting as a trustee violated KRPC 1.3 (diligence), 1.4 (communication), and 1.15(b) (safekeeping property); published censure in accordance with Rule 203(a)(3). *In re Stockwell*, 278 Kan. 756, 101 P.3d 1211 (2004).
- 172. Attorney's misconduct violated KRPC 1.1, 1.3, and 3.2; probation imposed per Rule 211(g); supervising attorney afforded immunities granted by Rule 223; 18-months' supervised probation. *In re Johanning*, 279 Kan. 950, 111 P.3d 1061 (2005).
- 173. Attorney previously disciplined violated his supervised probation; now found to have violated KRPC 1.3, 1.4, 1.5, 1.7, 8.1, 8.4, Rule 207 and Rule 211; indefinite suspension and Rule 218 compliance. *In re Nelson*, 278 Kan. 506, 102 P.3d 1140 (2004).
- 174. Attorney disciplined for improper handling of an estate matter which violated KRPC 1.1, 1.3, 1.4, 3.2, and 8.4; published censure per Rule 203(a)(3). *In re Miller*, 279 Kan. 912, 112 P.3d 169 (2005).
- 175. Attorney committed numerous violations of rules of professional conduct including KRPC 1.1, 1.2, 1.3, 1.4. 1.16, 3.2, 8.1, Rule 207, and Rule 211; respondent's exceptions considered per Rule 212; disbarment and Rule 218 compliance ordered. *In re Wenger*, 279 Kan. 895, 112 P.3d 199 (2005).
- 176. Attorney's failure to competently represent two clients led to complaints he violated KRPC 1.1, 1.3, 1.4, 1.16(d), 8.1(b), Rule 207(b) and Rule 211(b); published censure per Rule 203(a)(3). *In re Sheahon*, 278 Kan. 494, 102 P.3d 392 (2004).
- 177. Attorney voluntarily surrenders license per Rule 217 while four complaints with Disciplinary Administrator pending; misconduct involving KRPC 1.1, 1.3, 1.4, 3.2, 4.1, 8.4(a), (c), (d), and (g); disbarment and Rule 218 compliance ordered. *In re Maker*, 280 Kan. 1, 117 P.3d 880 (2005).
- 178. Attorney voluntarily surrenders license pursuant to Rule 217 following hearing panel's hearing per Rule 212 that respondent violated KRPC 1.3, 1.4, 1.5, 3.4, 4.1, and 8.4(c); disbarment and Rule 218 compliance ordered. *In re Boaten*, 281 Kan. 390, 132 P.3d 870 (2006).
- 179. Attorney's misconduct in three cases violates KRPC 1.3, 1.7, 4.2, and 8.4; compliance with Rules 218 and 219 ordered; 1-year suspension ordered per Rule 203(a)(2). *In re Pattison*, 280 Kan. 349, 121 P.3d 42 (2005).
- 180. Attorney's misconduct in multiple cases violates KRPC 1.3, 1.4, 5.5, 8.1, Rule 207(b), and Rule 212(b); respondent failed to appear at scheduled hearing and failed to file exceptions to panel's report in violation of Rule 212(d); indefinite suspension per Rule 203(a)(2). *In re Moore*, 280 Kan. 971, 127 P.3d 270 (2006).
- 181. Attorney's repeated misconduct in multiple offenses violates KRPC 1.3, 1.4, 1.15, 3.1, and Rule 207(b); formal hearing conducted per Rule 211; respondent failed to respond to charges in complaint in timely manner per Rule 207; probation extended for 1 additional year per Rule 211. *In re Rathbun*, 280 Kan. 672, 124 P.3d 1 (2005).
- 182. Attorney previously disciplined four times violates KRPC 1.1, 1.2, 1.3, 3.1, and 3.3; misconduct established by clear and convincing evidence per Rule 211(f); 1-year suspension per Rule 203(a)(2). *In re Watson*, 280 Kan. 375, 121 P.3d 982 (2005).
- 183. Attorney's misconduct violates KRPC 1.3, 3.4(d), and 8.4(c); misconduct established by clear and convincing evidence per Rule 211(f); final report admitted under Rule 212(c) and (d); published censure per Rule 203(a)(3). *In re Devkota*, 280 Kan. 650, 123 P.3d 1289 (2005).
- 184. Attorney's multiple offenses violates KRPC 1.1, 1.3, 1.4, 8.1(b), 8.4(c) and Rule 207(b); charges established by clear and convincing evidence per Rule 211(f); hearing panel's report deemed admitted under Rule 212(c) and (d); supervising attorney granted full immunities per Rule 223; satisfactory plan of probation submitted by respondent per Rule 211(g); 1-year suspension stayed in accordance with Rule 203(a)(2); 2-years' supervised probation. *In re Mitchell*, 280 Kan. 656, 123 P.3d

- 1279 (2005).
- 185. Attorney stipulates to findings that he violated KRPC 1.1, 1.3, 1.4, 3.2, 8.1(b), 8.4(g), and Rule 207(b); three prior disciplinary offenses and supervised probation for prior misconduct; one-year suspension per Rule 203(a)(2). *In re Sachse*, 281 Kan. 1197, 135 P.3d 1207 (2006).
- 186. Attorney's misconduct in multiple complaints violated KRPC 1.1, 1.3, 1.4, 1.5, 1.15, 8.4(c), and Rule 207; indefinite suspension per Rule 203(a)(2). *In re Lampson*, 282 Kan. 700, 147 P.3d 143 (2006).
- 187. Attorney disciplined for his misconduct involving his handling of a patent application and which violated KRPC 1.1, 1.2(a), 1.3, 1.4(a) and 8.4(c); Supreme court not bound by recommendations of the hearing panel or Disciplinary Administrator per Rule 212(f); published censure per Rule 203(a)(3). *In re Sylvester*, 282 Kan. 391, 144 P.3d 697 (2006).
- 188. Attorney voluntarily surrendered license to practice law pursuant to Rule 217 with two cases pending before the Supreme Court involving violations of KRPC 1.3, 3.2, 1.15, 3.4, and 8.4; disbarment. *In re Kennard*, 283 Kan. 270, 156 P.3d 596 (2007).
- 189. Attorney disciplined for numerous violations of KRPC's including KRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.15, 1.16, 3.2, 8.1, and 8.4 in regard to seven formal complaints filed; failure to cooperate in disciplinary investigations per Rule 207(b); respondent's request for probation pursuant to Rule 211(g) denied; indefinite suspension per Rule 203(a)(2). *In re Green*, 283 Kan. 895, 156 P.3d 628 (2007).
- 190. Attorney violated KRPC 1.3, 1.4, 1.15(a), and 1.16(d) relating to his handling of a conservatorship; 90-day suspension pursuant to Rule 203(a)(2). *In re Docking*, 282 Kan. 715, 147 P.3d 139 (2006).
- 191. Attorney committed numerous violations including KRPC 1.3, 1.4, and 3.2 involving five clients; charges established by clear and convincing evidence per Rule 211(f); hearing panel's report deemed admitted under Rule 212(c) and (d) when respondent fails to file exceptions; Rule 206 applicable; probation requested and set out pursuant to Rule 211; 1-year suspension stayed and respondent placed on 4-year supervised probation. *In re Hasenbank*, 283 Kan. 155, 151 P.3d 1 (2007).
- 192. Attorney disciplined for violating KRPC 1.1, 1.3, 1.4, 3.4 in regard to his handling of a case filed under the Consumer Protection Act; failure to provide timely written response to client's complaint violates KRPC 8.1(b) and Rule 207(b); misconduct to be established by clear and convincing evidence per Rule 211(f); published censure pursuant to Rule 203(a)(3). *In re Arbuckle*, 283 Kan. 887, 156 P.3d 668 (2007).
- 193. Attorney, who was on probation, violated KRPC 1.1, 1.3, 1.4, 1.5, 1.16, 3.3(d), and 8.4(d) in 21 cases; Rule 211(b) violated by failing to file a timely written answer to the complaint; Rule 212(d) violated by failing to appear before the court; disbarment per Rule 203(a)(1). *In re Rathbun*, 285 Kan. 137, 169 P.3d 329 (2007).
- 194. Attorney who was previously disciplined for similar misconduct now violates KRPC 1.3, 1.4, 1.16(d), 8.1(b), and 8.4(d); failed to cooperate in disciplinary investigation and provide written responses to three complaints per Rule 207(b); failed to file answers per Rule 211(b); indefinite suspension per Rule 203(a)(2). *In re Webb*, 285 Kan. 130, 169 P.3d 336 (2007).
- 195. Attorney voluntarily surrendered license pursuant to Rule 217 pending hearing alleging multiple violations of KRPC 1.1, 1.3, 1.4(a), 1.16(d), 3.2, 8.1(b), and Rule 207(b); disbarment. *In re Lane*, 285 Kan. 259, 171 P.3d 275 (2007).
- 196. Attorney's misconduct in two cases violated KRPC 1.1, 1.3, 1.4, 1.15(a), 1.16, and 3.2; formal hearing conducted per Rule 211; hearing panel's report deemed admitted per Rule 212; supervising attorney afforded full immunities per Rule 223; Rule 211(g) probation requirements discussed; per Rule 203(a)(2), respondent's three-year suspension stayed and placed on three-years' supervised probation. *In re Bock*, 285 Kan. 815, 175 P.3d 233 (2008).

- 197. Attorney's misconduct in two cases violated KRPC 1.1, 1.3, 1.4, 3.2, 8.1(b), 8.4(c) and (d), and Rule 207(b); misconduct established by clear and convincing evidence per Rule 211(f); indefinite suspension in accordance with Rule 203(a)(2). *In re Bishop*, 285 Kan. 1097, 179 P.3d 1096 (2008).
- 198. Attorney's misconduct resulting from two complaints violated KRPC 1.1, 1.3, 1.4(b), 3.4(d), 8.1(b), 8.4(c) and Rule 207(b); prior admonishment for violating KRPC 1.15 and 7.1; three-month suspension pursuant to Rule 203(b). *In re Harris*, 285 Kan. 1115, 180 P.3d 558 (2008).
- 199. Attorney, who was disciplined five times in Texas, by his conduct in Texas and per Rule 202 violated KRPC 1.3, 1.4, 1.15(d), 1.16(d), 5.5(b), 8.1(b), and Rule 207(b); failed to file written answer to complaint per Rule 211(b); findings of fact admitted pursuant to Rule 212(e); notified per Rule 215(a); disbarment in accordance with Rule 203(a)(1). *In re Lee*, 285 Kan. 1125, 180 P.3d 552 (2008).
- 200. Attorney on suspension for failing to pay annual attorney registration and CLE fees and for failing to fulfill CLE requirements violated KRPC 1.1, 1.3, 1.4, 1.15(b), 1.16(d), 3.2, 8.1(b), 8.4(b), Rule 207, and Rule 211 in representation of a client and through his own criminal conduct; findings of fact in panel's report deemed admitted per Rule 212(d); required notice given per Rule 215(a); disbarment in accordance with Rule 203(a)(1). *In re Pittman*, 285 Kan. 1133, 179 P.3d 404 (2008).
- 201. Attorney's misconduct in four cases violated KRPC 1.1, 1.3, 1.16(d), 3.2, 8.4(d) and Rule 211(b); misconduct established by clear and convincing evidence per Rule 211(f); probation plan per Rule 211(g) denied; hearing panel's findings of fact deemed admitted per Rule 212(d); one-year suspension and Rule 218 compliance ordered. *In re Toth*, 286 Kan. 320, 183 P.3d 853 (2008).
- 202. Attorney's misconduct in two complaints violated KRPC 1.3, 1.4, 1.15 (a) and (b), 8.4(g), and Rule 207(b); previously disciplined twice for similar violations; probation plan per Rule 211(g) denied; ordered to repay funds owed to clients per Rule 203(a)(5); indefinite suspension in accordance with Rule 203(a)(2). *In re Corrin*, 286 Kan. 421, 184 P.3d 923 (2008).
- 203. Attorney under indefinite suspension committed violations of KRPC 1.1, 1.3, 1.16, 3.1, 3.2, 3.3, and 8.4 in two cases in federal district court; respondent failed to comply with Rule 6.02 requirements in brief; hearing panel had jurisdiction to consider disciplinary action per KRPC 8.5; per Rule 212(f) Supreme Court may impose greater or lesser sanctions than those recommended; disbarment in accordance with Rule 203(a)(1). *In re Dennis*, 286 Kan.708, 188 P.3d 1 (2008).
- 204. Attorney on administrative suspension violates KRPC 1.3, 1.4, 1.15(a), 1.16(d), and 3.2; indefinite suspension in accordance with Rule 203(a)(2). *In re Allen*, 286 Kan. 791, 188 P.3d 1 (2008).
- 205. Attorney's mishandling of probate estate violated KRPC 1.3, 1.15(b), 8.1(b), 8.4(d) and (g), and Rule 207(b); six-month suspension. *In re Jones*, 287 Kan. 112, 193 P.3d 899 (2008).
- 206. Attorney violated KRPC 1.1, 1.3, 1.4, 3.4(c), and Rule 207; six-month suspension is suspended and two-year probation allowed per Rule 211(g). *In re Jones*, 287 Kan. 101, 193 P.3d 899 (2008).
- 207. Attorney committed multiple violations of KRPC 1.1, 1.3, 1.4(a), 1.16(d), 3.2, 3.4(c), 8.4(d), Rule 207(b) and Rule 211(b); six-month suspension; Rules 218 and 219 compliance ordered. *In re Thomas*, 287 Kan. 88, 193 P.3d 907 (2008).
- 208. Attorney's misconduct while on suspension violated KRPC 1.3, 1.4, 1.16, 8.1(b), Rule 211(b), and Rule 218; one-year suspension per Rule 203(a)(2). *In re Docking*, 287 Kan. 485, 196 P.3d 1149 (2008).
- 209. Attorney's misconduct violated KRPC 1.1, 1.3, 1.4, 1.15, 8.4(g) and Rule 211(b); Respondent failed to file exceptions, thus, final hearing report deemed admitted under Rule 212(c); indefinite suspension. *In re Dowell*, 287 Kan. 501, 196 P.3d 915 (2008).
- 210. Attorney's misconduct violated KRPC 1.3, 1.15, 4.1, and 8.4(c); violations deemed admitted under Rule 212(c); six-month suspension. *In re McPherson*, 287 Kan. 434, 196 P.3d 921 (2008).

- 211. Attorney committed multiple violations of KRPC 1.3, 1.4(a). 5.5(a), 8.1(b), 8.4(g), Rule 207(b), Rule 211(b), and Rule 218; findings of fact deemed admitted per Rule 212(d); published censure per Rule 203(a)(3). *In re Lee*, 287 Kan. 676, 198 P.3d 140 (2008).
- 212. Attorney previously disciplined on three occasions violates KRPC 1.3, 1.4, and Rule 207(b); probation requirements of Rule 211(g) discussed; recommendations of hearing panel and Disciplinary Administrator advisory only per Rule 212(f); three-year probation plan approved. *In re Beims*, 287 Kan. 705, 198 P.3d 763 (2009).
- 213. Attorney committed multiple violations of KRPC 1.1, 1.3, 1.4, 1.5, 1.16, 3.2, 8.1, 8.4(c), Rule 207(b), and Rule 211(b); attorney's brief did not comply with Rule 6.02; two-year suspension. *In re Swanson*, 288 Kan. 185, 200 P.3d 1205 (2009).
- 214. Attorney previously disciplined for similar misconduct found to have violated KRPC 1.1, 1.2, 1.3, 1.4(a), 3.2, 8.4(d) and (g) and Rule 211; failed to respond to complaint per Rule 211(b); misconduct established by clear and convincing evidence per Rule 211(f); failed to notify Clerk of Appellate Courts of address change per Rule 208; indefinite suspension per Rule 203(a)(2). *In re Lober*, 288 Kan. 498, 204 P.3d 610 (2009).
- 215. Attorney committed multiple offenses of KRPC 1.3, 1.4, 1.15, 8.3, 8.4, and Rule 207; respondent's suspension in Texas established misconduct in Kansas per Rule 202; hearing report deemed admitted per Rule 212(d); indefinite suspension per Rule 203(a)(2). *In re Piekalkiewicz*, 288 Kan. 610, 205 P.3d 734 (2009).
- 216. Attorney voluntarily surrendered his license pursuant to Rule 217 pending a hearing involving allegations of misconduct under KRPC 1.3, 1.4, 1.15, 8.1(b), and 8.4(b); disbarment. *In re Shafer*, 288 Kan. 657, 207 P.3d 208 (2009).
- 217. Attorney voluntarily surrendered license pursuant to Rule 217 pending a hearing on five complaints alleging misconduct under KRPC 1.3, 1.4(a), 1.16, 5.5, 8.1(b), and 8.4(b) and Rules 207(b) and 211 (b); disbarment. *In re Docking*, 288 Kan. 731, 208 P.3d 739 (2009).
- 218. Attorney voluntarily surrendered license pursuant to Rule 217 while review before the Supreme Court per Rule 212 was pending concerning violations of KRPC 1.1, 1.3, 1.4(a), 3.2, 3.3(a)(1), 8.1(b), and 8.4(b) and Rules 207(b) and 211(b); disbarment. *In re Hartnett*, 288 Kan. 695, 206 P.3d 528 (2009).
- 219. Attorney committed numerous violations of KRPC 1.1, 1.3, 1.4, 1.15, 3.3, 5.5, 8.1, and 8.4 and Rule 207; requirements of probation plan not met per Rule 211(g); one-year suspension. *In re Woodring*, 289 Kan. 173, 210 P.3d 120 (2009).
- 220. Attorney stipulated to violating KRPC 1.1, 1.2, 1.3, 1.4, 1.8, 1.16, 5.3, 8.3, and 8.4; final hearing report deemed admitted under Rule 212(c); under Rule 211(g), probation plan may be submitted by respondent after one year; three-years' suspension per Rule 203(a)(2). *In re Cline*, 289 Kan. 834, 217 P.3d 455 (2009).
- 221. Attorney voluntarily surrenders license per Rule 217 with panel hearing pending on three complaints involving violations of KRPC 1.3, 1.4(a), 5.5, 8.4(d) and Rule 211(b); disbarment. *In re Holmberg*, 289 Kan. 978, 218 P.3d 801 (2009).
- 222. Attorney disciplined by indefinite suspension for violating KRPC 1.3, 1.4, 1.15, 1.16, 3.2, and 8.4; hearing panel's final report deemed admitted per Rule 212(c); panel's recommendation is advisory only and court may impose a different discipline per Rule 212(f); required notice given per Rule 215(a); indefinite suspension per Rule 203(a)(2). *In re Herrington*, 290 Kan. 58, 222 P.3d 492 (2010).
- 223. Attorney's misconduct violates KRPC 1.3 and 1.4 relating to diligence and communication; respondent stipulated to violating Missouri Rules of Professional Conduct and per Rule 202, these facts establish misconduct for purposes of the disciplinary proceeding in Kansas; misconduct established by clear and convincing evidence per Rule 211; published censure per Rule 203(a)(3). *In re Hasty*, 290 Kan.

- 386, 227 P.3d 967 (2010).
- 224. Attorney's misconduct in representing a client in two car accidents violated KRPC 1.3, 1.4(a), 1.7, and Rule 211(b); misconduct established by clear and convincing evidence per Rule 211(f); panel's recommendation is advisory only and shall not prevent Supreme Court from imposing a different discipline per Rule212(f); one-year suspension per Rule 203(a)(2). *In re Kieler*, 290 Kan. 397, 227 P.3d 961 (2010).
- 225. Attorney surrendered license per Rule 217 with panel hearing on two complaints pending in accordance with Rule 211, alleging violations of KRPC 1.1, 1.2, 1.3, 1.6, 1.9(c)(2), 1.15(d)(1), and 8.4; investigation pending regarding violations of KRPC 1.8 and 1.5; disbarment. *In re Gramkow*, 290 Kan.801, 234 P.3d 804 (2010).
- 226. Attorney voluntarily surrendered license to practice law per Rule 217 with panel hearing pending on two complaints in accordance with Rule 211, alleging violations of KRPC 1.1, 1.3, 1.4, 1.5(d) and (e), 1.8(a) and (j), 8.4, and Rule 207; disbarment. *In re Stanley*, 291 Kan. 52, 237 P.3d 667 (2010).
- 226. Attorney voluntarily surrendered license to practice law per Rule 217 with panel hearing pending on two complaints in accordance with Rule 211, alleging violations of KRPC 1.1, 1.3, 1.4, 1.5(d) and (e), 1.8(a) and (j), 8.4, and Rule 207; disbarment. *In re Stanley*, 291 Kan. 52, 237 P.3d 667 (2010).
- 227. Attorney's misconduct while on indefinite suspension violated KRPC 1.1, 1.3, 1.4, 8.4, and Rule 211; clear and convincing evidence per Rule 211)(f); findings of fact deemed admitted per Rule 212(d); disbarment per Rule 203(a)(1). *In re Bishop*, 291 Kan. 382, 240 P.3d 956 (2010).
- 228. Attorney previously disciplined on a number of occasions found to have violated KRPC 1.1, 1.3, 1.4(a), 1.5, 1.15(b), 8.1(b), 8.4(c), Rule 207(b), and Rule 211(b); report deemed admitted per Rule 212(c) and (d); disbarment per Rule 203(a)(1). *In re Lober*, 291 Kan. 394, 241 P.3d 81 (2010).
- 229. Attorney previously disciplined by 6-month suspension violates KRPC 1.2, 1.3, 1.4(a), 1.5(a), 1.16(d), 8.1(b), Rule 207(b), and Rule 211; conditions set out for reinstatement under Rule 219(f); indefinite suspension per Rule 203(a)(2). *In re Thomas*, 291 Kan. 443, 241 P.3d 104 (2010).
- 230. Attorney violated KRPC 1.3, 1.4, Rule 207(b) and Rule 211(b) stemming from respondent's handling of a postdivorce child support matter; clear and convincing evidence found per Rule 211(f); Rules 218 and 219 compliance ordered; indefinite suspension per Rule 203(a)(2). *In re Ivester*, 291 Kan. 744, 246 P.3d 987 (2011).
- 231. Attorney's misconduct violated KRPC 1.3, 1.4, 1.15, Rules 207, and 211 in four civil matters; proper service obtained per Rule 215; compliance with Rules 218 and 219 ordered; indefinite suspension per Rule 203(a)(2). *In re Luttrell*, 292 Kan. 51, 252 P.3d 111 (2011).
- 232. Attorney violated KRPC 1.1, 1.3, 1.4(a), 1.15, 3.2, 8.1(b), Rules 207(b), and 211(b) in five complaints from former clients; failure to respond to initial complaint and to file an answer as required by Rule 211(b); plan of probation per Rule 211(g) not allowed; Rules 218 and 219 compliance ordered; indefinite suspension per Rule 203(a)(2). *In re Doudin*, 292 Kan. 83, 249 P.3d 1190 (2011).
- 233. Attorney's misconduct violated KRPC 1.1, 1.3, 1.4, 1.5(d), 5.1(a) and (c)(2), 5.5(b), 8.4(a), and Rule 116 including neglecting to track cases and failing to ensure his partner was admitted *pro hac vice* in Kansas cases; respondent filed no exceptions to the hearing report, thus, findings and conclusions deemed admitted per Rule 212(c); Rules 218 and 219 compliance ordered; 1-year suspension per Rule 203(a)(2). *In re Roswold*, 292 Kan. 136, 249 P.3d 1199 (2011).
- 234. Attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), and 3.2 in mishandling an estate case; probation plan not filed in a timely manner per Rule 211(g); hearing report's findings and conclusions are deemed admitted under Rule 212(c); Rules 218 and 219 compliance ordered; 6-month suspension per Rule 203(a)(2). *In re Foster*, 292 Kan. 940, 258 P.3d 375 (2011).
- 235. Respondent's misconduct violated multiple KRPC's, including KRPC 1.3, 1.5, 1.15(a) and (d), 3.2, 8.4(c) and (g); clear and convincing evidence established per Rule 211(f); findings of fact

- deemed admitted per Rule 212(c), (d); disbarment pursuant to Rule 203(a)(1). *In re Holmes*, 293 Kan. 478, 264 P.3d 423 (2011).
- 236. Respondent violated KRPC 1.1, 1.3, 1.4(a), 1.5(d), 1.15(a) and (d)(2)(v), 1.16(d), 8.1(b), 8.4(c), and Rule 211(b); clear and convincing evidence established per Rule 211(f); findings of fact deemed admitted per Rule 212(c), (d); disbarment per Rule 203(a)(1). *In re Terry*, 293 Kan. 467, 265 P.3d 567 (2011).
- 237. Attorney indefinitely suspended for numerous violations of KRPC 1.1, 1.3, 1.4, 3.2, 8.1, and Rule 207; misconduct established by clear and convincing evidence per Rule 211(f); compliance with Rule 219 if requests reinstatement; indefinite suspension per Rule 203(a)(2). *In re Bock*, 293 Kan. 616, 265 P.3d 552 (2011).
- 238. Attorney voluntarily surrendered license to practice law pursuant to Rule 217 with violations of KRPC 1.3, 1.4, 3.2, 8.1, and 8.4(g) and Rule 207 pending; disbarment. *In re Day*, 294 Kan. 615, 277 P.3d 1134 (2012).
- 239. Attorney's misconduct in handling his mother's estate violated KRPC 1.3, 3.3(a)(1), and 8.4(c); misconduct established by clear and convincing evidence per Rule 211(f); hearing panel's findings of fact deemed admitted per Rule 212(c);6-month suspension per Rule 203(a)(2). *In re Shriver*, 294 Kan. 617, 278 P.3d 964 (2012).
- 240. Attorney violated KRPC 1.1, 1.3, 1.4(a), and 1.15 in serving as executor of an estate; respondent's plan of probation failed to meet requirements of Rule 212(g)(1); respondent failed to file exceptions to panel's report thus, findings of fact deemed admitted under Rule 212(c), (d); 6-month suspension per Rule 203(a)(2). *In re Freed*, 294 Kan. 655, 279 P.3d 118 (2012).
- 241. Attorney misconduct violated numerous KRPC's, including 1.1, 1.3, 1.4(a), 1.15(b), 1.16(d), and 8.1(b); respondent failed to file timely answer to complaint per Rule 211(b); failed to file exceptions thus, findings of fact are deemed admitted under Rule 212(c), (d); respondent failed to follow his diversion agreement; one-year suspension per Rule 203(a)(2). *In re Ohaebosim*, 294 Kan. 664, 279 P.3d 124 (2012).
- 242. Attorney stipulated to violations of KRPC 1.3, 1.4(a), and 8.4(c) in immigration proceedings; pursuant to Rule 211(g), the recommendation of probation approved with modification to the probation plan; 6-month suspension stayed; 18-months' probation. *In re Link*, 294 Kan. 692, 279 P.3d 120 (2012).
- 243. Attorney's misconduct violated KRPC 1.3, 1.4, 1.16, 8.4, and Rule 211(b) based on multiple complaints; probation per Rule 211(g) denied; clear and convincing evidence established per Rule 211(f); respondent failed to file exceptions to final hearing report, thus deemed admitted under Rule 212(c), (d); disbarment per Rule 203(a)(1). *In re Shores*, 294 Kan. 680, 279 P.3d 710 (2012).
- 244. Attorney committed numerous violations of KRPC 1.3, 1.4, 1.15, 1.16, 4.1, 5.3, 5.4, 5.5, 7.1, 8.1, and 8.4(c) and (g) in his home mortgage loan modification business; clear and convincing evidence established per Rule 211(f); disbarment per Rule 203(a)(1). *In re Weaver*, 294 Kan. 751, 281 P.3d 502 (2012).
- 245. Attorney's misconduct violated KRPC 1.3, 1.15, 8.1, 8.4, and Rule 207(b); 1-year suspension. *In re Collins*, 295 Kan. 1084, 288 P.3d 847 (2012).
- 246. Attorney's misconduct violated KRPC 1.3, 1.4(a), 1.16(a) and (d), 3.2, 8.4(d), and Rule 207(b); disbarment per Rule 203(a)(1). *In re Batt*, 296 Kan. 395, 294 P.3d 241 (2013).
- 247. Attorney's misconduct violated KRPC 1.1, 1.3, 1.4, 3.3, 3.4, 8.1, 8.4, and Rule 211(b); disbarment per Rule 203(a)(1). *In re Druten*, 297 Kan. 432, 301 P.3d 319 (2013).
- 248. Attorney voluntarily surrendered license under Rule 217 while formal complaint was pending; complaint alleged violations of KRPC 1.3, 1.4, 1.16, 3.4(c), and 8.1(b), and Rule 207(b), 211(b), and 218. *In re Freed*, 298 Kan. 346, 312 P.3d 364 (2013).

- 249. Attorney misconduct violated KRPC 1.3, 1.16, 3.3(a)(1), 8.1(b), 8.4(c) and (d), and Rule 207(b); 12-month suspension. *In re Bowman*, 298 Kan. 231, 310 P.3d 1054 (2013).
- 250. Attorney misconduct violated KRPC 1.1; 1.3; 1.4(a); 1.15(b); 1.16(a)(2) and (d); 8.1(b), (c), and (d); 8.4(d); and Rule 207(b); 1-year suspension under Rule 203(a)(2). *In re Rittmaster*, 299 Kan. 804, 326 P.3d 376 (2014).
- 251. Attorney misconduct violated KRPC 1.2, 1.3, 1.4(a), and 8.4(c) and (d); 6-month suspension under Rule 203(a)(2). *In re Meyer*, 299 Kan. 679, 327 P.3d 407 (2014).
- 252. Attorney admitted to violations of KRPC 1.1, 1.3, 1.4, 1.16(a)(2), and 8.4(g); under Rule 211(f) clear and convincing evidence did not support violation of KRPC 1.16(d) for failure to return fees; 6-month suspension under Rule 203(a)(2). *In re Barker*, 299 Kan. 158, 321 P.3d 767 (2014).
- 253. Attorney misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.5(a), 1.16(d), and 8.4(d); 2-year suspension, with imposition suspended under terms of probation plan. *In re Dellett*, 299 Kan. 69, 324 P.3d 1033 (2014).
- 254. Attorney misconduct violated KRPC 1.3, 1.4(a), 1.16(d), Rule 207(b), and Rule 208; 18-month suspension. *In re Goodwin*, 298 Kan. 802, 316 P.3d 748 (2014).
- 255. Attorney misconduct violated KRPC 1.3, 1.4, 1.16(d), 3.2, 3.3(a)(1), 8.1(b), Rules 207(b), and 211(b); 18-month suspension. *In re Soderberg*, 298 Kan. 820, 316 P.3d 762 (2014).
- 256. Attorney voluntarily surrendered license under Rule 217 after formal complaint filed alleging violation of KRPC 1.1; 1.3; 1.4; 1.16(a)(1); 3.2; 8.1(b); 8.4(d) and (g); Rule 207(b); 208; 211(b); and 218. *In re Sherman, 300 Kan. 475,* 332 P.3d 172 (2014).
- 257. Attorney misconduct violated KRPC 1.3, 1.4(a) and (b), 3.4(d), and 8.4(d); indefinite suspension. *In re Hasty*, 300 Kan. 840, 335 P.3d 110 (2014).
- 258. Attorney misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.16(a)(2) and (d), 3.2, and 3.4(d); 1-year suspension. *In re Murrow*, 300 Kan. 971, 336 P.3d 859 (2014).
- 259. Attorney misconduct violated KRPC 1.3, 1.4, 1.8(e), 3.2, and 8.1 and Rule 207; 6-month suspension, stayed during 2 years' probation. *In re Delaney*, 300 Kan. 1090, 338 P.3d 11 (2014).
- 260. Attorney misconduct violated KRPC 1.1, 1.3, 1.4(a), 5.5(a), 8.4(d), and 8.1(b) and Rule 207(b); indefinite suspension. *In re Miller*, 300 Kan. 1082, 337 P.3d 1286 (2014).
- 261. Attorney misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.15(b), 1.16(d), 3.2, 5.5(a), and 8.4 (d) and (g) and Rule 218; indefinite suspension. *In re Eager*, 300 Kan. 1068, 338 P.3d 1 (2014).
- 262. Attorney misconduct violated KRPC 1.3, 1.15, and 5.3; 3-month suspension. *In re Peloquin*, 301 Kan. 1, 338 P.3d 568 (2014).
- 263. Attorney voluntarily surrendered license under Rule 217 after complaint alleged violations of KRPC 1.1, 1.3, 1.4, 1.5, 1.15, 1.16, 8.1, and 8.4. *In re Brooks*, 301 Kan. 451, 345 P.3d 258 (2015).
- 264. Attorney misconduct violated KRPC 1.1, 1.3, 1.4(a), 3.5(c) and (d), 8.2(a), and 8.4(d) and (g); 3 years' probation. *In re Clothier*, 301 Kan. 567, 344 P.3d 370 (2015).
- 265. Attorney misconduct violated KRPC 1.2, 1.3, 1.4(a), and 1.16(d); 3 years' supervised probation. *In re Kepfield*, 301 Kan. 662, 346 P.3d 332 (2015).
- 266. Attorney voluntarily surrendered license under Rule 217; at the time of surrender complaints had been docketed for investigation alleging violations of Rule 1.1, 1.3, 1.4, 8.3, and 8.4. *In re Bezek*, 302 Kan. 325, 352 P.3d 1014 (2015).
- 267. Attorney misconduct violated KRPC 1.3, 1.4(a), 8.1(a), 8.4(c), 8.4(d), and 8.4(g) and Rule 207(b); disbarment. *In re Williams*, 302 Kan. 990, 362 P.3d 816 (2015).
- 268. Attorney misconduct violated KRPC 1.3, 3.2, 8.1(b), 8.4(d), and 8.4(g) and Rule 207(b) and 211(b); indefinite suspension. *In re Fickler*, 303 Kan. 504, 362 P.3d 1102 (2015).
- 269. Attorney misconduct violated KRPC 1.2(a), 1.3, 1.4(a), 1.15(d), 8.4(c), and 8.4(d); Kansas license suspended until notification of reinstatement of good standing of Florida license provided. *In re*

- Vaughn, 303 Kan. 976, 368 P.3d 1088 (2016).
- 270. Attorney misconduct violated KRPC 1.3, 1.4(a), and 8.4(d); 2-year suspension stayed, 2 years' probation imposed; termination of probation subject to Rule 211(g). *In re Stark*, 304 Kan. 630, 375 P.3d 956 (2016).
- 271. Attorney misconduct violated KRPC 1.1, 1.3, 1.4(a), and 8.4(d); 60-day suspension stayed upon stated terms and conditions in accordance with Rule 203(a)(2) and (5); reinstatement to be without hearing under Rule 219(c). *In re Casad*, 304 Kan. 621, 372 P.3d 1219 (2016).
- 272. The attorney's misconduct violated KRPC 1.3, 1.4(a), 1.5(a), 1.15(a) and (d), 1.16(a)(3) and (d), 8.1(b), and 8.4(d) and Supreme Court Rules 207(b) and 211(b); the court imposed a suspension for a minimum of one year; the attorney must undergo a hearing under Rule 219 before reinstatement. *In re Knox*, 305 Kan. 628, 385 P.3d 500 (2016).
- 273. The attorney's misconduct violated KRPC 1.3, 1.5(a), 1.8(b), 1.15(a) and (d)(2)(v), 3.3(a)(1), 8.1(b), and 8.4(c) and (d) and Supreme Court Rule 207(b); the court disbarred the attorney. *In re Harrington*, 305 Kan. 643, 385 P.3d 905 (2016).
- 274. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), and 8.4(c) and (d); the court imposed a six-month suspension. *In re Mason*, 305 Kan. 662, 385 P.3d 523 (2016).
- 275. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.15(a), 1.16, and 3.2 and Supreme Court Rule 211(b); the court disbarred the attorney. *In re Fahrenholtz*, 306 Kan. 165, 392 P.3d 125 (2017).
- 276. The attorney's misconduct violated Texas Disciplinary Rules of Professional Conduct 1.01, 1.03, 1.04, 1.14, 1.15, 3.04, 8.01, and 8.04, KRPC 1.1, 1.3, 1.4, 1.5, 1.15, 1.16, 3.4, 8.1, and 8.4, and Supreme Court Rule 207; the court disbarred the attorney. *In re Nwakanma*, 306 Kan. 704, 397 P.3d 403 (2017).
- 277. The attorney's misconduct violated KRPC 1.3, 1.4(a), 1.7(a)(2), 1.15(a) and (b), 1.16(a), 3.2, and 8.4(d); the court imposed a one-year suspension but stayed imposition of the suspension pending successful completion of three years of probation. *In re James*, 306 Kan. 1247, 409 P.3d 848 (2017).
- 278. The attorney's misconduct violated KRPC 1.3 and 1.4(b); the court imposed a published censure. *In re Schneider*, 307 Kan. 17, 404 P.3d 338 (2017).
- 279. The attorney's misconduct violated KRPC 1.2(c), 1.3, 1.4(a), 1.16(d), and 3.2; the court imposed a two-year suspension but stayed imposition of the suspension pending successful completion of three years of probation. *In re Works*, 307 Kan. 26, 404 P.3d 681 (2017).
- 280. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.5, 1.15(a), 1.16(d), 3.2, 3.4(c), 8.3(a), and 8.4(d) and Supreme Court Rules 207(c) and 211(b); the court imposed an indefinite suspension; the attorney must undergo a hearing under Rule 219(d) before reinstatement. *In re Hult*, 307 Kan. 479, 410 P.3d 879 (2018).
- 281. The attorney's misconduct violated KRPC 1.3, 3.2, 5.5(a), and 8.4(d) and (g); the court imposed a one-year suspension; once no longer administratively suspended, the attorney may petition to suspend the suspension and to serve a two-year probation. *In re Haley*, 307 Kan. 540, 411 P.3d 1216 (2018).
- 282. The attorney's misconduct violated KRPC 1.3 and 1.4 and Supreme Court Rule 211(b), but it did not violate KRPC 8.1(b); the court remanded the case to the office of the Disciplinary Administrator for imposition of an informal censure. *In re Todd*, 308 Kan. 133, 418 P.3d 1265 (2018).
- 283. The attorney's misconduct violated KRPC 1.3, 1.4(a), and 8.4(d) and Supreme Court Rules 207(b) and 211(b); the court disbarred the attorney. *In re Davisson*, 308 Kan. 271, 419 P.3d 599 (2018).
- 284. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.8(f), 1.16(a)(2) and (d), and 8.4(b) and (d) and Supreme Court Rules 203(c)(1) and 211(b); the court imposed an indefinite suspension; the attorney cannot petition for reinstatement under Rule 219 for a minimum of three years.

- In re Sullivan, 308 Kan. 456, 420 P.3d 1001 (2018).
- 285. The attorney's misconduct violated KRPC 1.3, 1.4(a), and 8.4(c); the court imposed an indefinite suspension; the attorney must undergo a hearing under Rule 219 before reinstatement. *In re Mason*, 308 Kan. 1105, 427 P.3d 40 (2018).
- 286. Under Rule 201, Rule 202, and KRPC 8.5, the Supreme Court has subject matter jurisdiction to exercise disciplinary authority over Kansas licensed attorneys practicing law outside of Kansas; citing Rule 212(e)(3) and Rule 6.02(a)(5), the court deemed the attorney's constitutional arguments abandoned because he did not explain why the court should consider them when he raised them for the first time in his brief to the court; the attorney's misconduct violated KRPC 1.1, 1.3, 1.4(b), 1.5(a), 1.7(a), and 8.4(d); the court suspended the attorney for six months; the attorney must undergo a hearing under Rule 219 before being reinstated. *In re Crandall*, 308 Kan. 1526, 430 P.3d 902 (2018).
- 287. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.15(b), 1.16(d), 3.2, 8.1(b), and 8.4(d) and Rules 207(b) and 211(b); the court imposed an indefinite suspension and ordered that the attorney comply with Rule 219 if he seeks reinstatement. *In re Deines*, 308 Kan. 1576, 430 P.3d 437 (2018).
- 288. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.15(b), 1.16(d), 8.1(b), and 8.4(d) and Rule 207(b); the court determined probation under Rule 211(g) was not an appropriate sanction; instead, the court suspended the attorney for six months and ordered that she undergo a hearing under Rule 219 prior to reinstatement. *In re Owens*, 309 Kan. 80, 431 P.3d 832 (2018).
- 289. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.5(d), 3.2, 4.1(a), 8.4(c), 8.4(d), and 8.4(g) and Rule 207(b); the court disbarred the attorney. *In re Knox*, 309 Kan. 167, 432 P.3d 654 (2019).
- 290. The attorney's misconduct violated KRPC 1.3, 1.4, 1.5, and 1.16; the court differentiated the procedures related to capacity under Rule 220 from the disciplinary procedures and fitness to practice law under Rule 202, and the court suspended the attorney for six months; the attorney must undergo a hearing under Rule 219 prior to reinstatement. *In re Kurth*, 309 Kan. 224, 433 P.3d 679 (2019).
- 291. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.5, 1.15, 1.16(d), 3.3(a)(1), 8.4(b), 8.4(c), and 8.4(d); the court disbarred the attorney. *In re Grillot*, 309 Kan. 253, 433 P.3d 671 (2019).
- 292. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4, 1.5, 1.8(e), 1.16, 3.2, 5.1, 8.3, 8.4(a), 8.4(c), 8.4(d), and 8.4(g); the court imposed an indefinite suspension; the attorney must undergo a hearing under Rule 219 if she seeks reinstatement. *In re Dickens*, 309 Kan. 336, 435 P.3d 21 (2019).
- 293. The attorney's misconduct violated KRPC 1.3, 1.15(a), 1.16(d), 8.1(a), and 8.4(c) and was in violation of his probation plan under Rule 211(g); the court revoked the attorney's probation and reinstated the original one-year suspension and imposed an additional three-year suspension; the court ordered that the attorney can be placed on probation for three years following 18 months of suspension. *In re Kepfield*, 309 Kan. 425, 437 P.3d 939 (2019).
- 294. The attorney's misconduct violated KRPC 1.1, 1.3, 3.4(d), 8.4(c), and 8.4(d); the court declined to grant the attorney probation and instead imposed an indefinite suspension; the attorney must undergo a hearing under Rule 219 prior to reinstatement. *In re Boone*, 309 Kan. 1110, 442 P.3d 477 (2019).
- 295. The defendant argued his pro se motion quoting KRPC 1.3 triggered the district court's duty to inquire into a potential conflict between him and his attorney; the court assumed without deciding that the defendant's motion was sufficient to trigger the district court's duty to inquire. *State v. Bacon*, 309 Kan. 1235, 443 P.3d 1049 (2019).
- 296. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.15(a), 1.15(d)(1), 1.16(a)(1), 8.1(a), 8.4(c), and 8.4(d); the court suspended the attorney for two years; the attorney can apply for

- reinstatement after one year, but the attorney must undergo a reinstatement hearing under Rule 219 and must serve a period of probation under Rule 211(g) if he is reinstated. *In re Shepherd*, 310 Kan. 739, 448 P.3d 1049 (2019).
- 297. The attorney's misconduct violated KRPC 1.3, 1.15(a) and (b), 1.16(d), and 8.1(b) and Rules 207(b), 211(b), and 218(a); the court disbarred the attorney. *In re Hawkins*, 310 Kan. 988, 453 P.3d 295 (2019).
- 298. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), and 1.7(a); the court suspended the attorney for one year but stayed imposition of the suspension and extended the attorney's probation by two years. *In re Delaney*, 310 Kan. 1001, 453 P.3d 333 (2019).
- 299. Attorney violated KRPC 1.3 by failing to diligently represent three separate clients in employment discrimination case, probate case, and criminal case. *In re Ogunmeno*, 312 Kan. 508, 476 P.3d 1162 (2020).
- 300. Attorney violated KRPC 1.3. by failing to appear in court for scheduled hearings, thereby causing delay in each of those cases. *In re Fuller*, 312 Kan. 310, 474 P.3d 776 (2020).
- 301. Attorney violated KRPC 1.3 by failing to represent multiple clients diligently and promptly. *In re Kupka*, 311 Kan. 193, 458 P.3d 242 (2020).
- 302. Attorney violated KRPC 1.1 and KRPC 1.3 by failing to provide client with copy of adoption petition, failing to take action after filing petition, failing to provide evidence supporting clients' claim, and by failing to protect clients' interest in real property. *In re Starosta*, 314 Kan. 378, 499 P.3d 458 (2021).
- 303. Attorney violated KRPC 1.3 by failing to timely docket appeal, failing to file a brief, and failing to respond to appellate court order. *In re Christians*, 314 Kan. 266, 497 P.3d 560 (2021).
- 304. Attorney violated KRPC 1.3 by failing to interview an eyewitness in criminal case and by requesting and receiving 12 continuances, over a 15-month period. *In re Leon*, 314 Kan. 419, 499 P.3d 467 (2021).
- 305. Attorney violated KRPC 1.3 by failing to prepare and file a QDRO where client stood to lose more than \$62,000. *In re Winterberg*, 314 Kan. 486, 500 P.3d 535 (2021).
- 306. Attorney violated KRPC 1.1 and KRPC 1.3 by failing to timely enter his appearance, failing to timely file answers, failing to respond to motions, failing to appear in court for hearings, and failing to prepare order following case management conference as ordered by district court. *In re Sweet*, 314 Kan. 602, 501 P.3d 890 (2022).
- 307. Attorney violated KRPC 1.3 by failing to perfect appeal of client. *In re McFall*, 315 Kan. 184, 505 P.3d 744 (2022).
- 308. Attorney violated KRPC 1.3 when he failed to timely file default judgment motion in quiet title action and when he failed to take any action to accomplish goals of client's representation for approximately two years. *In re Long*, 315 Kan. 842, 511 P.3d 952 (2022).
- 309. Attorney was disciplined by published censure under Rule 225(a)(5) for violations of KRPC 1.3, 1.4, and 1.15(a) and (b) for failure to take action in case, failure to communicate status of case for nearly full year, depositing unearned funds in operating account, and failing to provide accounting of funds received. *In re Beye*, 315 Kan. 857, 511 P.3d 963 (2022).
- 310. Attorney violated KRPC 1.3 by failing to make adequate efforts to convey his client's revocation of power of attorney to third party and by failing to protect client assets over which he had been given power of attorney. *In re Whinery*, 316 Kan. 119, 512 P.3d 1162 (2022).
- 311. Attorney violated KRPC 1.3 by (1) failing to request unredacted copy of State's expert's report that would have enabled more effective cross-examination of State's expert; (2) failing to review victim's text messages that would have enabled cross-examination of expert; (3) failing to object to expert's testimony implying victim's statements were credible because expert confirmed their accuracy;

- and (4) failing to bring to jury's attention Facebook pictures portraying victim in less sympathetic way. *In re Lowry*, 316 Kan. 684, 520 P.3d 727 (2022).
- 312. Attorney violated KRPC 1.3 by failing to promptly respond to motion to dismiss and motion for attorney fees, and by instead only filing amended parenting plan, where such conduct resulted in actual injury to client when client's action was dismissed. *In re Leavitt*, 316 Kan. 698, 520 P.3d 1287 (2022).
- 313. Attorney stipulated to out-of-state violations of KRPC 1.3 for his failure to provide accounting for trust, provide safe living accommodations to trust beneficiary, and pay property taxes on house held by trust. *In re Marks*, 317 Kan. 10, 522 P.3d 789 (2023).
- 314. Attorney stipulated to violations of KRPC 1.3 by failing to provide mineral title opinion to buyer for more than three years after closing and by failing to properly and diligently research mineral title before providing assurances to parties that seller could convey entirety of mineral interests. *In re Eland*, 317 Kan. 315, 528 P.3d 983 (2023).

KRPC 1.4 Communication

Case Annotations

- 1. Attorney's failure to represent clients in three separate cases after acceptance of retainer fees and failure to cooperate with disciplinary investigation found to violate DR 1-102, 6-101, 7-101, and 9-102; MRPC 1.1, 1.3, 1.4, 1.15 and 8.4; and Rule 207. Rule 203 disbarment. *In re Morphett*, 246 Kan. 499, 790 P.2d 402 (1990).
- 2. Attorney's mishandling of estate held to violate DR 6-101(A)(3) and MRPC 1.3, DR 1-102(A)(5), (6), and MRPC 8.4(d), and DR 7-101(A)(2) and MRPC 3.2 and 1.4(a); other violations; public censure and restitution. *In re Ebersole*, 247 Kan. 670, 801 P.2d 1323 (1990).
- 3. Attorney's failing to file eviction action yet telling client he had done so held to violate MRPC 1.3, 1.4, 3.2, and 8.4(c) & (g); other violations; public censure and restitution. *In re Ebersole*, 247 Kan. 670, 801 P.2d 1323 (1990).
- 4. Attorney's inaction which allowed statute of limitations to run and cause of action to be dismissed with prejudice despite accepting retainer and assuring client of representation violated MRPC 1.1, 1.3, 1.4, 8.4(d), and 8.4(g); indefinite suspension. *In re Cain*, 247 Kan. 673, 801 P.2d 1325 (1990).
- 5. Attorney retained to probate estate failed to do so, failed to record transfer of mineral interest deed resulting in levy and execution thereon, and failed to cooperate in resulting disciplinary investigation. Violations of DR 9-102(B) and MRPC 1.15; DR 1-102(A), 6-101(A)(3), 7-101(A), and 9-102(B)(1), (3), (4) and MRPC 1.3, 1.4(a), 1.15, and 8.4(c); and Rule 207. Indefinite suspension with readmission without petition upon successful completion of one-year suspension; specific conditions. *In re Ehrlich*, 248 Kan. 92, 804 P.2d 958 (1991).
- 6. Attorney's mishandling of collection matter and failure to cooperate with resulting investigation violate Rule 207, DR 1-102(A)(6), 6-101(A)(3), 7-101(A)(2), and 9-102(B)(1), (3), and (4); after March 1, 1988, the same behavior violates MRPC 1.3, 1.4, 1.15(d)(2)(i), (iii), and (iv), and 8.4(g); 2-year suspension recommended; many mitigating factors; 2-year supervised probation. *In re Evans*, 248 Kan. 176, 804 P.2d 344 (1991).
- 7. Attorney currently on supervised probation found to have violated Rule 207 and MRPC 1.3, 1.4, 1.15(d)(2)(iii), (iv), and 8.4(g) in handling employment termination case; suspension recommended; supervised probation continued for additional one year. *In re Linn*, 248 Kan. 189, 804 P.2d 350 (1991).
- 8. Attorney who agreed to provide representation, accepted retainer, but failed to perform services in 5 situations violated MRPC 1.3, 1.4, 1.15, and 8.4(a) and (d); disability inactive status, restored to active status, temporary suspension pending resolution; reinstated upon 2-year conditional supervised

- probation. In re Keil, 248 Kan. 629, 809 P.2d 531 (1991).
- 9. Attorney, under suspension at time of representation of client at trial, who fails to so inform client and who fails to pursue appeal upon client's request violates MRPC 1.2, 1.3, 1.4, and 8.4(g); indefinite suspension. *In re Vorhies*, 248 Kan. 985, 811 P.2d 1254 (1991).
- 10. Attorney employed to probate estate failed to institute probate proceedings, failed to file inheritance tax return thereby incurring penalty and interest, and misrepresented to client that estate matters were being handled violated MRPC 1.1, 1.3, 1.4(a), and 8.4(c); indefinite suspension and Rule 218 compliance ordered. *In re McGhee*, 248 Kan. 988, 811 P.2d 884 (1991).
- 11. Attorney's failure to pursue personal injury action on behalf of client, resulting in summary judgment for defendant, and misrepresentation to client and disciplinary investigator as to status of that case violates DR 6-101(A)(3); MRPC 1.3, 1.4(a) and (b), 8.4(c) and (g); and Rule 207; public censure. *In re Jackson*, 249 Kan. 172, 814 P.2d 958 (1991).
- 12. Attorney's failure to prepare journal entry is violation of MRPC 1.1, 1.3, and 1.4; attorney on probation for other matters; public censure. *In re Black*, 249 Kan. 211, 814 P.2d 447 (1991).
- 13. Attorney's failure to close estate for 12-year period, failure to render court-ordered accounting, failure to satisfy federal estate tax obligations, and failure to cooperate with disciplinary investigator violate MRPC 1.1, 1.3, 1.4, 3.2, 8.4(d) and (g), DR 6-101, DR 7-101, and Rule 207; disbarment and Rule 218 compliance. *In re Coleman*, 249 Kan. 218, 815 P.2d 43 (1991).
- 14. Attorney's acceptance of retainer to represent client in child custody and support matter, representation to client that appropriate motions had been filed and an agreement drafted, and failure to file and/or draft such documents constitutes violation of MRPC 1.1, 1.3, and 1.4(a); previous violations aggravating factor; one-year suspension and Rule 218 compliance ordered. *In re Stapleton*, 249 Kan. 524, 819 P.2d 125 (1991).
- 15. Attorney's 4-year neglect of workers compensation claim, thereby preventing client recovery, and mishandling of funds violative of MRPC 1.3, 1.4, and 8.4(g); and Canons 1, 6 and 7. Attorney currently on suspension; disbarment and Rule 218 compliance ordered. *In re Cain*, 249 Kan. 578, 819 P.2d 1230 (1991).
- 16. Attorney's failure to appear to represent client at trial and subsequent sentencing violates MRPC 1.3, 1.4, and 8.4(d) and (g); Rule 203(a)(3) public censure. *In re Gilman*, 249 Kan. 773, 821 P.2d 327 (1991).
- 17. Attorney's failure to forward checks received from insurance companies to client's health care providers violated MRPC 1.3, 1.4(a) and (b), and 1.15(b); other violations; indefinite suspension suspended and probated. *In re Jenkins*, 251 Kan. 264, 833 P.2d 1013 (1992).
- 18. Attorney on indefinite suspension subject of three complaints for failure to represent clients in violation of MRPC 1.1, 1.3, 1.4, and 8.4(c); failure to cooperate with investigation; disbarment and Rule 218 compliance. *In re McGhee*, 251 Kan. 584, 834 P.2d 379 (1992).
- 19. Attorney's failure to comply with discovery requests, misrepresentation to court, and failure to advise client, resulting in sanctions against client, violate MRPC 1.1, 1.4, 3.4(a) and (d), and 8.4(a), (c), and (d); firm failure to supervise among mitigating factors; one-year suspension. *In re Dwight*, 251 Kan. 588, 834 P.2d 382 (1992).
- 20. Attorney's mishandling of client's funds, conversion of conservatorship funds, failure to inform client, drug possession conviction, and retention of legal fees without representing client violate MRPC 1.4(a) and (b), 1.15, and 8.4(a), (b), (c), (d), and (g); attorney appears pursuant to Rule 212(d); mitigating factors; indefinite suspension and Rule 218 compliance. *In re Morris*, 251 Kan. 592, 834 P.2d 384 (1992).
- 21. Attorney's mishandling of probate case violates MPRC 1.3, 1.4, and 3.2; other violations; imposition of discipline suspended; one-year supervised probation. *In re Meyer*, 251 Kan. 838, 840 P.2d

522 (1992).

- 22. Attorney's mishandling of real estate matter violates MRPC 1.1, 1.3, 1.4, and 3.2; DR 6-101(A)(3); and Rule 207; other violations; imposition of discipline suspended; one-year supervised probation. *In re Meyer*, 251 Kan. 838, 840 P.2d 522 (1992).
- 23. Attorney's failure to file divorce papers after accepting retainer and failure to return client's money violates MRPC 1.3, 1.4, 1.15; other violations; imposition of discipline suspended; one-year supervised probation. *In re Meyer*, 251 Kan. 838, 840 P.2d 522 (1992).
- 24. Attorney's mishandling of personal injury case violates MRPC 1.3, 1.4, 1.16, and 3.4; other violations; imposition of discipline suspended; one-year supervised probation. *In re Meyer*, 251 Kan. 838, 840 P.2d 522 (1992).
- 25. Attorney's failure to communicate with clients violates MRPC 1.3 and 1.4; failure to cooperate in investigation; imposition of discipline suspended; one-year supervised probation. *In re Plettner*, 251 Kan. 844, 840 P.2d 526 (1992).
- 26. Attorney's forging of judge's signature in probate matter resulting in felony conviction violative of MRPC 4.1; 8.4(b), (c), (d), and (g); failure to communicate with client violative of MRPC 1.4; previous violations; indefinite suspension and Rule 218 compliance ordered. *In re Pomeroy*, 252 Kan. 1044, 850 P.2d 222 (1993).
- 27. Attorney's lack of communication, delay in filing pleadings, and failure to complete work for three clients violative of MRPC 1.3 and 1.4; failure to cooperate with investigation violative of Rule 207; attorney currently under suspension disbarred and Rule 218 compliance ordered. *In re Wood*, 252 Kan. 1074, 850 P.2d 234 (1993).
- 28. Attorney's moving to California without notifying clients, failure to return clients' files, and failure to respond to inquiries from disciplinary administrator's office violative of MRPC 1.3, 1.4, and 1.16 and Rule 207; other violations and previous suspension; disbarment and Rule 218 compliance ordered. *In re Dill*, 253 Kan. 195, 853 P.2d 696 (1993).
- 29. Attorney's mishandling bankruptcy case, failing to abide by client's decision, and failing to keep client informed violative of MRPC 1.1, 1.2, 1.3 and 1.4; previous code and Rule 207 violations; public censure. *In re Edgar-Austin*, 253 Kan. 440, 855 P.2d 960 (1993).
- 30. Attorney's failure to file probate petition, inform client of status of case, return unearned retainer, and communicate with client violative of MRPC 1.1, 1.3, 1.4, 1.15, 1.16, and 3.2; other violations; one-year suspension and Rule 218 compliance ordered. *In re King*, 253 Kan. 444, 855 P.2d 963 (1993).
- 31. Attorney's mishandling of employment discrimination class action and failure to inform clients as to status of case violative of MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.15, 3.1, and 3.2; other violations; Rule 203(a)(2) one-year suspension, Rule 203(a)(5) restitution, and Rule 218 compliance ordered. *In re King*, 253 Kan. 444, 855 P.2d 963 (1993).
- 32. Attorney previously censured placed on indefinite suspension for violations of MRPC 1.1, 1.3, 1.4, 1.15, 1.16, and 8.4 for neglect of two different client's cases; two other complaints found to be based on insufficient evidence although pattern of conduct cited and violations of Rule 207 established; Rule 218 compliance ordered. *In re Jackson*, 253 Kan. 810, 861 P.2d 124 (1993).
- 33. Attorney's actions in letting the statute of limitations run in four different cases violate DR 1-102(A)(4), 6-101(A)(1) and (3), and 7-101(A)(2), and MRPC 1.1, 1.3, 1.4(a) and (b), 3.2, and 8.4(c). Attorney's actions in failing to respond to requests for information and return of the case file in workers compensation case violate MRPC 1.3, 1.4(a) and (b), 1.16(a)(3) and (d), and 3.2. Eighteen-month suspension probated on conditions. *In re Jones*, 253 Kan. 836, 861 P.2d 1340 (1993).
- 34. Rule cited in discussion of attorney's duty to keep clients informed of settlement offers and consult with clients regarding strategy. *McConwell v. FMG of Kansas City, Inc.*, 18 Kan. App. 2d 839,

861 P.2d 830 (1993).

- 35. Seven of nine charges based on misdemeanor convictions, dismissals, or diversions dismissed by panel due to remoteness; remaining two misdemeanor convictions violative of MRPC 8.4 (b), (d), and (g); attorney's conduct in mishandling personal injury case resulting in statute of limitations running, PIP carrier losing lien, and misrepresentation to client as to status of case violative of MRPC 1.3, 1.4, 4.1, and 8.4 (c) and (g); mitigating circumstances; one-year suspension and compliance with Rule 218 ordered. *In re Pistotnik*, 254 Kan. 294, 864 P.2d 1166 (1993).
- 36. Attorney's mishandling of divorce case resulting in client losing lien, failure to inform client as to status of case, mishandling of related bankruptcy case for client creditor, and failure to preserve judgment, and attorney's allegations and behavior during investigation of disciplinary complaint violate DR 6-101(A)(2), and MRPC 1.2(c), 1.3, 1.4(b), and 1.16(d); mitigating and aggravating circumstances; panel recommends unpublished censure; public censure. *In re Deeds*, 254 Kan. 309, 864 P.2d 1194 (1993).
- 37. Attorney's dilatory handling of estate matter violative of MRPC 1.3, 1.4, 1.16(a)(2), 3.2, and 8.4(g); Rule 207 violation; other violations; pending complaints; imposition of discipline suspended, supervised probation ordered. *In re Jackson*, 254 Kan. 406, 867 P.2d 278 (1994).
- 38. Attorney's failure to remit client's portion in a collection matter, failure to keep client informed, misrepresentations to client as to status of collection efforts, and causing balance on trust account to repeatedly fall below amount due client violative of MRPC 1.3, 1.4(a), 1.5(d), 1.15(a), 4.1(a), and 8.4(c); aggravating and mitigating circumstances; one-year supervised probation with conditions. *In re Wisler*, 254 Kan. 600, 866 P.2d 1049 (1994).
- 39. Attorney's failure to file personal injury claim and blaming client for delay, thereby allowing statute of limitations to run (resulting in client being granted summary judgment in subsequent malpractice claim); failure to inform client as to reduction in child support income; failure to inform client as to hearing dates; and acceptance of retainer fee from out-of-state client whom attorney knew he could not represent in divorce action violate MRPC 1.1, 1.3, 1.4(a) and (b), 1.16(d), 3.3(a)(1), and 8.4(d) and (g); Rule 207(a) and (b) violations; disbarment and Rule 218 compliance ordered. *In re Spears*, 254 Kan. 904, 869 P.2d 718 (1994).
- 40. Attorney's mishandling of four different probate estates and failure to timely file four different foreclosures, despite representations and billings which would indicate to the contrary, held to violate DR 1-102(A)(4), (5), and (6); 6-101(A)(3); and 7-101(A)(2) and (3); Canons 1, 6, 7, and 9; and MRPC 1.1, 1.3, 1.4, 3.2, and 8.4(c), (d), and (g); aggravating and mitigating circumstances; two-year suspension, discipline probated, and supervised probation ordered. *In re Herman*, 254 Kan. 908, 869 P.2d 721 (1994).
- 41. Attorney's failure to file incorporation papers and retention of retainer paid to handle such matter violate MRPC 1.3, 1.4, 1.15, 1.16, and 8.4; other violations; disbarment. *In re Jackson*, 255 Kan. 542, 874 P.2d 673 (1994).
- 42. Attorney's mishandling of will and estate matter, failure to communicate with client, failure to timely handle the matter, misleading the court as to the status of the probate case, and failure to return the client's file and retainer when requested violate MRPC 1.1, 1.3, 1.4, 1.15, 1.16, 3.2, and 8.4; other violations; disbarment. *In re Jackson*, 255 Kan. 542, 874 P.2d 673 (1994).
- 43. Attorney's failure to timely file bankruptcy petition for clients, misrepresentations to clients as to status of case, and mishandling of bankruptcy case violate MRPC 1.1, 1.3, 1.4, 1.15, and 8.4; other violations; disbarment. *In re Jackson*, 255 Kan. 542, 874 P.2d 673 (1994).
- 44. Attorney's mishandling of divorce case violates MRPC 1.3 and 1.4, and use of letterhead indicating attorney is in partnership with another when such is not the case violates MRPC 7.5(d); censure. *In re Seck*, 255 Kan. 552, 874 P.2d 678 (1994).

- 45. Attorney's failure to notify client about the status of her case and the attorney's temporary suspension violates MRPC 1.4; other violations; indefinite suspension and Rule 218 compliance ordered. *In re Nelson*, 255 Kan. 555, 874 P.2d 1201 (1994).
- 46. Attorney's dilatory handling of three federal court cases violative of MRPC 1.1, 1.3, 1.4, and 3.2; failure to respond to inquiry from disciplinary authorities violative of Rule 207; two-year supervised probation. *In re Long*, 255 Kan. 792, 877 P.2d 421 (1994).
- 47. Attorney found to have violated MRPC 1.1, 1.3, 1.4, 1.15, 3.2, 3.4(c), 4.3, and 8.4(d) and (g) based on conduct in seven different complaints reflecting on attorney's lack of diligence and competence, miscommunication and lack of candor, and failure to return unearned fees; failure to cooperate in disciplinary investigation; attorney currently on disability inactive status; indefinite suspension and Rule 218 compliance ordered. *In re Jenkins*, 255 Kan. 797, 877 P.2d 423 (1994).
- 48. Attorney's failure to communicate with clients and poor record keeping of trust account violate MRPC 1.1, 1.3, 1.4 and 1.15; 2-year supervised probation ordered. *In re Waite*, 256 Kan. 130, 883 P.2d 1176 (1994).
- 49. Attorney's mishandling of personal injury case violates MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.6, 1.7, 1.16, 3.2, 4.1, 8.4 and Rule 207; published censure. *In re Shultz*, 256 Kan. 196, 883 P.2d 779 (1994).
- 50. Attorney's failure to represent client in collection of foreign judgment in workers compensation case found to violate MRPC 1.1, 1.3, 1.4, 1.5(d), 1.16(d), 3.2, and 8.4(g); indefinite suspension and Rule 218 compliance ordered. *In re Griggs*, 256 Kan. 498, 886 P.2d 786 (1994).
- 51. Attorney who lied to the court and her clients and failed to appear for landlord-tenant case proceeding found to be in violation of MRPC 1.1, 1.3, 1.4, 3.3, 3.4, 3.5, 4.1, 8.2 and 8.4; one-year suspension and compliance with Rule 218 ordered. *In re Gershater*, 256 Kan. 512, 886 P.2d 343 (1994).
- 52. Attorney's mishandling of a breach of contract case and settlement violative of MRPC 1.1, 1.3, 1.4, 3.3, and 8.4; six-month suspension and compliance with Rule 218 ordered. *In re Norlen*, 256 Kan. 509, 886 P.2d 347 (1994).
- 53. Attorney's mishandling of probate matter and workers compensation case violates MRPC 1.1, 1.3, 1.4, 3.2, 4.1, 8.4 and Rule 207; imposition of discipline suspended; two-year supervised probation. *In re Whitaker*, 256 Kan. 939, 888 P.2d 829 (1995).
- 54. Attorney's mishandling collection of bad checks violate MRPC 1.3, 1.4, 1.15(b) and 1.16(d); published censure. *In re England*, 257 Kan. 312, 894 P.2d 177 (1995).
- 55. Attorney previously censured disbarred for violations of MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.15, 1.16, 3.2, 3.3, 4.1, 7.1, 7.5, 8.1, 8.4, and Rules 207 and 208; Rule 218 compliance ordered. *In re Shultz*, 257 Kan. 662, 895 P.2d 603 (1995).
- 56. Attorney's mishandling the oil and gas case violates MRPC 1.1, 1.3, 1.4 and 8.4(c); one-year probation. *In re Pilgreen*, 257 Kan. 949, 896 P.2d 389 (1995).
- 57. General counsel who reported suspected violations to an outside agency without first consulting with the head of the organization found in violation of MRPC 1.2, 1.4, 1.6(a), 1.13(b) and 1.16. *Crandon v. State*, 257 Kan. 727, 897 P.2d 92 (1995).
- 58. Attorney's mishandling of subrogation claims for insurance company violates MRPC 1.1, 1.3 and 1.4; published censure. *In re Morse*, 258 Kan. 248, 899 P.2d 467 (1995).
- 59. Attorney's forging a client's signature on affidavit and filing it in court violate MRPC 1.4, 3.3, 3.4 and 8.4(c), (d) and (g); published censure. *In re Caller*, 258 Kan. 250, 899 P.2d 468 (1995).
- 60. Attorney's failure to remit personal injury protection lien to his client's insurance company, failure to keep client informed, misrepresentation to client, and creating conflict of interest violated MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.15, 3.7, 4.1, and 8.4; aggravating circumstances; indefinite suspension. *In re Seck*, 258 Kan. 530, 905 P.2d 122 (1995).
 - 61. Attorney's neglect of three different clients' cases violates MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 3.1,

- and 8.4 and Rule 207; one-year suspension. In re Geeding, 258 Kan. 740, 907 P.2d 124 (1995).
- 62. Attorney disciplined in Texas for failure to communicate with clients, neglect of client's cases, failure to cooperate in investigation, and conversion of client's funds; Texas findings and conclusions adopted per Rule 202; indefinite suspension. *In re Callahan*, 258 Kan. 770, 907 P.2d 840 (1995).
- 63. Attorney's mishandling of various civil and divorce cases violates MRPC 1.1, 1.2, 1.3, 1.4, 1.15, 3.2, 3.4, 4.1, 8.1, and 8.4; indefinite suspension. *In re Gordon*, 258 Kan. 784, 908 P.2d 169 (1995).
- 64. Attorney's handling of counterclaim and appeal in lawsuit between home buyers and construction company violates MRPC 1.1, 1.3, 1.4, 8.4(c) and (d) and Rule 207; one-year suspension. *In re Crockett*, 259 Kan. 540, 912 P.2d 176 (1996).
- 65. Attorney self-reported cases in which he allowed the statute of limitations to expire on his clients' claims; violations of MRPC 1.3, 1.4, and 8.4; two-year suspension. *In re Hill*, 259 Kan. 877, 915 P.2d 49 (1996).
- 66. Attorney's failure to keep client reasonably informed and charging of excessive fee violate MRPC 1.3, 1.4, 1.5, and 1.16; published censure. *In re Scimeca*, 259 Kan. 893, 914 P.2d 948 (1996).
- 67. Attorney's failure to defend client in repossession action violates MRPC 1.1, 1.3, and 1.4; continued use of alcohol and drugs and four additional complaints pending hearing or investigation negate panel's recommendation of supervised probation; one-year suspension. *In re Mitchell*, 260 Kan. 560, 919 P.2d 360 (1996).
- 68. Attorney's mishandling of client's assets in voluntary conservatorship proceeding violates MRPC 1.1, 1.2, 1.4, 1.5, 1.7, 1.9, 1.14, 3.3, and 8.4; published censure. *In re Brantley*, 260 Kan. 605, 920 P.2d 433 (1996).
- 69. Attorney's mishandling of bankruptcy proceedings for his clients violates MRPC 1.1, 1.2, 1.3, 1.4, 8.1 and 8.4 and Rule 207; disbarment. *In re Gordon*, 260 Kan. 905, 925 P.2d 840 (1996).
- 70. Attorney's handling of civil action and post-divorce proceeding and his attempt to represent a criminal defendant while attorney was in inpatient drug treatment program violate MRPC 1.3, 1.4, 1.5(b), 1.15(a) and (b), 1.16(a), 3.3(a), 4.1, and 8.4(a), (b), (d), and (g); three-year supervised probation. *In re Phillips*, 260 Kan. 909, 925 P.2d 435 (1996).
- 71. Attorney's failure to act with reasonable diligence and promptness in an eviction case, commingling of clients' funds with his own, and failure to cooperate with disciplinary administrator's office violate MRPC 1.4, 1.5, 1.9, 1.15, 1.16, 8.1 and 8.4 and Rule 207; one-year suspension. *In re Howlett*, 261 Kan. 167, 928 P.2d 52 (1996).
- 72. Attorney's mishandling of bankruptcy case violates MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.16, 3.1, 3.3, and 8.4; published censure per Rule 203(a)(3). *In re Roy*, 261 Kan. 999, 933 P.2d 662 (1997).
- 73. Attorney's mishandling of matters involving (1) individualized education program for autistic child in public school, (2) personal injury, probate, and insurance claim arising from fatal car accident, and (3) probate matter involving estate of conservatee violates MRPC 1.1, 1.2, 1.3, 1.4, 1.7, 1.16, and 8.4 and Rule 207; indefinite suspension per Rule 203(a)(2). *In re Dow*, 261 Kan. 989, 933 P.2d 666 (1997).
- 74. Attorney's mishandling of personal injury case, removing disputed fee funds from his trustee account, failure to communicate with client, delaying notification to insurance company of his termination, and charging unreasonable fee violate MRPC 1.15, 1.4, 1.16(a)(3) and (d), and 1.5(a); two-year probation and restitution ordered. *Gerhardt v. Harris*, 261 Kan. 1007, 934 P.2d 976 (1997); *In re Harris*, 261 Kan. 1063, 934 P.2d 965 (1997).
- 75. Attorney's mishandling of adoption case violates MRPC 1.1, 1.3, 1.4, and 8.4 and Rule 207; indefinite suspension. *In re Johnson*, 262 Kan. 275, 936 P.2d 258 (1997).
- 76. Attorney's failure to file negligence action in proper court and his disappearance from his law office without notice to clients violate MRPC 1.1, 1.3, 1.4, 1.5, 3.2, and 8.4 and Rule 207; disbarment. *In*

- re Neal, 262 Kan. 562, 937 P.2d 1234 (1997).
- 77. Attorney's mishandling of civil rights case violates MRPC 1.2, 1.3, 1.4, 1.7, 1.15, 5.3, and 8.4; two-year supervised probation. *In re Baxter*, 262 Kan. 555, 940 P.2d 37 (1997).
- 78. Attorney's missing filing and response deadlines and failure to communicate with client violate MRPC 1.1, 1.3, and 1.4; one-year supervised probation. *In re Capps*, 262 Kan. 833, 942 P.2d 588 (1997).
- 79. Attorney's failure to notify client in pending child custody matter of her suspension from practice of law violates MRPC 1.3, 1.4, and 1.16; published censure per Rule 203(a)(3). *In re Gershater*, 263 Kan. 199, 946 P.2d 993 (1997).
- 80. Attorney's mishandling of traffic cases and real property transaction, sexual harassment complaint filed against him, and disorderly conduct at the airport violate MRPC 1.2, 1.3, 1.4, 3.2, and 8.4; indefinite suspension effective as of date of order per Rule 219. *In re Mitchell*, 263 Kan. 217, 946 P.2d 999 (1997).
- 81. Attorney's failure to prepare necessary tax returns for an estate and pension plan documents for employer violates MRPC 1.1, 1.3, 1.4, and 8.4; supervising attorney afforded all immunities per Rule 223; two-year supervised probation and continued treatment for alcoholism, depression and personality disorders ordered. *In re Stephens*, 263 Kan. 221, 946 P.2d 1379 (1997).
- 82. Attorney's failure to diligently handle workers compensation case violates MRPC 1.1, 1.3, 1.4, and 1.8; two-year supervised probation. *In re Durr*, 263 Kan. 525, 949 P.2d 1130 (1997).
- 83. Attorney admitted violations of MRPC 1.3, 1.4, and 1.15; two-year suspension per Rule 203(a)(2). *In re Hamilton*, 263 Kan. 528, 949 P.2d 1139 (1997).
- 84. Attorney's misconduct in bankruptcy court violates MRPC 1.1, 1.3, 1.4(a), 1.8(e), 1.15, 3.1, 3.2, and 8.4(d) and his failure to supervise and train his subordinate lawyers and nonlawyer assistants violate MRPC 5.1 and 5.3(a) and (b); indefinite suspension per Rule 203(a)(2). *In re Farmer*, 263 Kan. 531, 950 P.2d 713 (1997).
- 85. Attorney's failure to communicate with his client, his delay in handling of insurance settlement, and his misrepresentation of material facts to disciplinary administrator violate MRPC 1.1, 1.2(a), 1.3, 1.4(a) and (b), 8.1(a) and 8.4(d) and (g) and Rules 207 and 211; published censure per Rule 203(a)(3). *In re Potter*, 263 Kan. 766, 952 P.2d 936 (1998).
- 86. Attorney's mishandling of numerous cases violates MRPC 1.1, 1.3, 1.4(a), and 8.4(d); attorney allowed to plan his medical treatment and to work under supervision for the State Board of Indigents' Defense Services; three-year supervised probation. *In re Betts*, 263 Kan. 801, 953 P.2d 223 (1998).
- 87. Attorney's engaging in inappropriate sexual behavior with female clients violates MRPC 1.7(b), 1.8(b), 2.1, 3.7, 4.1, and 8.4(d) and (g); he was additionally charged for violations of MRPC 1.2, 1.3, 1.4, 1.5, 4.3 and 8.4(b) and (c) and Rule 207; disbarment. *In re Berg*, 264 Kan. 254, 955 P.2d 1240 (1998).
- 88. Attorney's failure to diligently and competently represent and to communicate with his six clients and his failure to cooperate with the disciplinary administrator's office violate MRPC 1.1, 1.3, 1.4, 1.16, 3.4, 8.1, and 8.4 and Rule 207; suspension effective as of the date of order for purpose of Rule 219(e); indefinite suspension. *In re Wooten*, 264 Kan. 283, 955 P.2d 1239 (1998).
- 89. Attorney's mishandling of a chapter 7 bankruptcy proceeding violates MRPC 1.3 and 1.4; indefinite suspension recommended by the disciplinary administrator per Rule 211(f); prior offenses for violations of MRPC 1.1, 1.3, 1.4 and 1.16; two-year supervised probation. *In re Morse*, 264 Kan. 286, 954 P.2d 1092 (1998).
- 90. Attorney's neglect of his cases, failure to communicate with his clients, and failure to competently and diligently represent them violate MRPC 1.1, 1.3, 1.4, 3.2, 3.4(c), and 8.4(d) and (g);

- attorney's failure to appear before the court constitutes violation of Rule 212(d); indefinite suspension. *In re Anderson*, 264 Kan. 758, 956 P.2d 1330 (1998).
- 91. Attorney's mishandling of grandparents' visitation case and municipal court case violates MRPC 1.2, 1.3, 1.4, 3.1, and 8.4; current suspension per Rule 208 noted; registered for disabled inactive status per Rule 220; published censure. *In re Taylor*, 265 Kan. 246, 959 P.2d 901 (1998).
- 92. Attorney surrenders license per Rule 217 while pending complaint alleges violations of MRPC 1.2, 1.3, 1.4, and 8.4(c); disbarment. *In re Badke*, 265 Kan. 464, 968 P.2d 670 (1998).
- 93. Attorney's failure to communicate with client and tardiness in filing petition for divorce violate MRPC 1.3, 1.4, and 3.2; published censure. *In re Granger*, 265 Kan. 737, 962 P.2d 529 (1998).
- 94. Attorney's charging various clients unreasonable fees, failure to refund expense deposits, failure to inform client of the status of case, failure to act with reasonable diligence and promptness, use of deceptive and fraudulent retainer agreement, and other misconduct violate MRPC 1.4(a) and (b), 1.5, 1.8(h), 1.15(b), 1.16(d), 3.5(d), 7.2(d), 8.2(a), and 8.4; indefinite suspension per Rule 203(a)(2). *In re Scimeca*, 265 Kan. 742, 962 P.2d 1080 (1998).
- 95. Attorney's mishandling of personal injury, criminal, bankruptcy, and divorce cases violates MRPC 1.1, 1.3, 1.4, 1.5, 1.15, 1.16, 7.3, and 8.4(a), (c), (d), and (g) and Rule 207; panel recommended disbarment per Rule 203(a)(1); indefinite suspension. *In re Lewis*, 265 Kan. 766, 962 P.2d 534 (1998).
- 96. Attorney's failure to adequately communicate with his clients and his lack of due diligence in an automobile accident case violate MRPC 1.3 and 1.4; supervising attorney granted all immunities per Rule 223; two-year supervised probation. *In re Davisson*, 266 Kan. 395, 969 P.2d 892 (1998).
- 97. Attorney's mishandling of four divorce cases violates MRPC 1.1, 1.3, 1.4, 1.16, 3.1, 3.2, 3.3, 4.1, 8.1, and 8.4 and Rule 207; a hearing panel report deemed to be admitted per Rule 212(c) and (d); supervising attorney afforded all immunities per Rule 223; two-year supervised probation. *In re Lober*, 266 Kan. 404, 969 P.2d 885 (1998).
- 98. Attorney's mishandling of a divorce case and a tort case violates MRPC 1.3 and 1.4(a); attorney's inexperience in the practice of law stated as mitigating factor; published censure per Rule 203(a)(3). *In re Levy*, 266 Kan. 411, 969 P.2d 870 (1998).
- 99. Attorney stipulated to violations of MRPC 1.1, 1.2, 1.3, 1.4, 3.1, and 8.4(g) in his handling of child custody case, child support case, and wrongful termination case; his failure to cooperate in investigation violates Rules 207(b) and 211(b); Internal Operating Rules of the Kansas Board for Discipline of Attorneys (I.O. Rule E.8) discussed for appropriateness of probation; one-year suspension. *In re Long*, 266 Kan. 664, 972 P.2d 773 (1999).
- 100. Attorney's failure to notify his client of the issuance of a bench warrant for arrest violates MRPC 1.4 and his failure to cooperate with the investigation violates Rule 207; two-year supervised probation ordered; supervising attorney afforded immunity per Rule 223. *In re Islas*, 266 Kan. 679, 972 P.2d 764 (1999).
- 101. Plaintiff's attorneys failed to provide her with notice of a settlement hearing in violation of KRPC 1.4. *Miller v. Sloan, Listrom, Eisenbarth, Sloan & Glassman*, 267 Kan. 245, 978 P.2d 922 (1999).
- 102. Attorney's failure to appear in court on numerous occasions and his abandonment of his law practice without making any arrangements to protect his clients violate KRPC 1.1, 1.3, 1.4, 1.15, 1.16, 8.1, and 8.4 and Rules 207 and 208(c); disbarment. *In re Ortega*, 267 Kan. 228, 978 P.2d 914 (1999).
- 103. Attorney's mishandling of bankruptcy case violates KRPC 1.1, 1.3, 1.4, 1.15, and 8.4; supervised probation. *In re Christians*, 267 Kan. 240, 978 P.2d 910 (1999).
- 104. Attorney's mishandling of personal injury case, past due taxes case, and bankruptcy case violates KRPC 1.3, 1.4, 1.15, 3.2, 8.1, and 8.4; he was arrested for DUI, possession of cocaine, possession of drug paraphernalia, battery on a law enforcement officer, battery on his former girlfriend, and other charges; failure to notify and cooperate with the disciplinary administrator in violation of Rules 203(c)

- and 207, defense under Rule 223 raised; indefinite suspension. *In re Parker*, 267 Kan. 779, 985 P.2d 124 (1999).
- 105. Attorney's mishandling of collection matters violates KRPC 1.1, 1.3, 1.4, 3.2, and 8.4(c); allegations in the hearing panel's report deemed admitted per Rule 212(c) and (d); split panel recommendation; published censure. *In re Druten*, 267 Kan. 790, 982 P.2d 978 (1999).
- 106. Attorney's mishandling of civil actions involving four clients violates KRPC 1.1, 1.3, 1.4, 1.15, 1.16, 3.3, and 8.4 and Rule 207; indefinite suspension per Rule 203(a)(2). *In re Dennis*, 268 Kan. 48, 991 P.2d 394 (1999).
- 107. Attorney's selfish motive in pursuing a slip and fall case when his client told him to dismiss the case violates KRPC 1.2(a), 1.3, 1.4, 1.5(c), 1.6, and 8.4(c); published censure per Rule 203(a)(3). *In re Friesen*, 268 Kan. 57, 991 P.2d 400 (1999).
- 108. Attorney's mishandling of divorce and child custody cases violates KRPC 1.3, 1.4, and 1.15; two-year supervised probation. *In re Bailey*, 268 Kan. 63, 986 P.2d 1077 (1999).
- 109. Attorney's mishandling of habeas corpus action violates KRPC 1.3 and 1.4 and Rule 207; allegations in the hearing panel's report deemed admitted per Rule 212(d) and (e)(4); supervising attorney afforded full immunities per Rule 223; two-year supervised probation. *In re Brunson*, 268 Kan. 69, 986 P.2d 1074 (1999).
- 110. Attorney's mishandling of a wrongful death/personal injury case violates KRPC 1.2, 1.3, 1.4, 3.2, and 8.4 and Rule 207; failure to answer the complaint in violation of Rule 211; one-year suspension with additional condition that he pass the multistate professional responsibility examination prior to readmission. *In re Cole*, 268 Kan. 171, 991 P.2d 422 (1999).
- 111. Attorney's lack of diligence and failure to communicate with clients in matters involving workers compensation, child support, and bankruptcy violate KRPC 1.3 and 1.4; supervised probation. *In re Barta*, 268 Kan. 464, 996 P.2d 317 (2000).
- 112. Attorney's mishandling of a bankruptcy matter violates KRPC 1.1, 1.3, 1.4(a), 1.15(a), and 8.4(d) and Rule 207; panel's findings supporting by clear and convincing evidence per Rule 211(f); published censure per Rule 203(a)(3). *In re Trickey*, 268 Kan. 835, 999 P.2d 964 (2000).
- 113. Attorney's mishandling divorce, traffic violation, and criminal matters violates KRPC 1.1, 1.3, 1.4, 1.5, 1.16, 5.3, and 8.4 and Rule 207; numerous mitigating and aggravating factors considered; two-year supervised probation. *In re Kellogg*, 269 Kan. 143, 4 P.3d 594 (2000).
- 114. Attorney indefinitely suspended for numerous ethical violations in Missouri and convicted of filing a false federal income tax return; temporary suspension per Rule 203(c)(5) effective at the time of suspension in Kansas; violations found in KRPC 1.2, 1.3, 1.4, 1.8, 1.15, 3.2, 5.1, and 8.4; indefinite suspension. *In re Shaver*, 269 Kan. 171, 4 P.3d 581 (2000).
- 115. Attorney's mishandling of a personal injury case violates KRPC 1.3, 1.4, 1.16(a)(2), and 3.2; two-year supervised probation ordered; supervising attorney afforded immunity per Rule 223. *In re Francis*, 269 Kan. 178, 4 P.3d 579 (2000).
- 116. Attorney's mishandling of a personal injury, criminal appeal, parole, medical malpractice, juvenile offender, and civil action violates KRPC 1.1, 1.3, 1.4(a), 1.15, and 3.2 and Rule 207; two-year probation per Rule 203(a)(2); immunity granted for supervising attorney per Rule 223. *In re Sachse*, 269 Kan. 810, 8 P.3d 745 (2000).
- 117. Attorney's failure to diligently represent and communicate with a client violates KRPC 1.3, 1.4(a), 1.16(a)(2), and 8.4(c); one-year suspension and Rule 218 and Rule 219 compliance ordered. *In re McGee*, 270 Kan. 135, 13 P.3d 11 (2000).
- 118. Attorney's mishandling of estate, trust, workers compensation claims, EEOC action, and bankruptcy matter, and improperly borrowing money from clients, as well as failing to be diligent in representing clients and communicating with clients in five separate disciplinary complaints violates

- KRPC 1.1, 1.3, 1.4(a), 1.5(a), 1.7(a) and (b), 1.8(b), and 8.4(g); indefinite suspension. *In re Coggs*, 270 Kan. 381, 14 P.3d 1123 (2000).
- 119. Attorney's failure to provide competent representation and to diligently represent and communicate with clients violates KRPC 1.1, 1.3, 1.4(a); attorney's unauthorized practice of law following suspension violates KRPC 5.5; failure to respond to and cooperate with disciplinary administrator violates KRPC 8.1; failure to stop practicing law after suspension and failure to so notify clients violates KRPC 8.4 and Rules 207, 211, and 218; disbarment. *In re Moran*, 270 Kan. 403, 13 P.3d 1275 (2000).
- 120. Attorney's mishandling of a divorce and traffic matter violates KRPC 1.3 and 1.4(a); stipulated facts and conclusions and recommendations of the final hearing report deemed admitted per Rule 212(d); published censure per Rule 203(a)(3). *In re Barnes*, 270 Kan. 415, 13 P.3d 1283 (2000).
- 121. Attorney's mishandling of employment discrimination case violated KRPC 1.3, 1.4, 3.4(d), 8.4(d) and (g), and Rule 207; failure to appear at scheduled Supreme Court disciplinary hearing; indefinite suspension and Rule 218 compliance ordered. *In re Lockett*, 270 Kan. 640, 17 P.3d 917 (2001).
- 122. Attorney previously disciplined three prior times now found to have violated KRPC 1.1, 1.3, 1.4(a), 1.5(d), and 3.1; Internal Operating Rules of the Kansas Board for Discipline of Attorneys (I.O. Rule E.8) discussed for failure of attorney to develop his own probation plan; one-year suspension. *In re Zimmerman*, 270 Kan. 855, 19 P.3d 160 (2001).
- 123. Attorney's mishandling of numerous cases violates KRPC 1.3, 1.4, 1.15(b), 1.16(a) and (d), 3.2, 8.1(b) and Rule 207; hearing panel's report deemed admitted per Rule 212(d); indefinite suspension per Rule 203(a)(2) and Rules 218, 219, and 221 compliance ordered. *In re Tweedly*, 271 Kan. 261, 20 P.3d 1245 (2001).
- 124. Attorney's mishandling of client funds, failure to act with reasonable diligence in another case, and commingling client's funds with his own violates KRPC 1.3, 1.4, 1.15(a) and (b); 8.4(a), (b), (c) and (g); disbarment. *In re Farrell*, 271 Kan. 291, 21 P.3d 552 (2001).
- 125. Attorney's mishandling of child custody and order of child support case violated KRPC 1.1, 1.3, and 1.4(a) by clear and convincing evidence per Rule 211(f); indefinite suspension recommended by disciplinary administrator; published censure per Rule 203(a)(3). *In re Boaten*, 271 Kan. 282, 22 P.3d 1034 (2001).
- 126. Attorney's lack of diligence, failure to communicate with client, failure to safekeep property and failure to protect client's interests when terminating representation violates KRPC 1.3, 1.4, 1.15, and 1.16: 1-year and 1-day suspension in State of Colorado; indefinite suspension in Kansas. *In re Rishel*, 271 Kan. 644, 23 P.3d 820 (2001).
- 127. Attorney's lack of diligence and failure to communicate with client, failure to maintain trust account for safekeeping client's property, and failure to return unearned fees when requested to do so by the client violates KRPC 1.3, 1.4, and 1.15; published censure per Rule 203(a)(3). *In re Johanning*, 271 Kan. 638, 23 P.3d 895 (2001).
- 128. Attorney's misconduct violated KRPC 1.3, 1.4(a), 1.5(a), 1.15(a), (b), and (c), 8.4(a), (c), and (g), Rule 207 and Rule 211 per Rule 202; disbarment per Rule 203(a)(1). *In re Cleland*, 271 Kan. 926, 27 P.3d 26 (2001).
- 129. Attorney voluntarily surrenders license to practice law in Missouri; her misconduct violated KRPC 1.1, 1.3, 1.4, 8.4(c) and (d) per Rule 220 as well as Rule 207(b) and Rule 211(b); disbarment. *In re Cramer*, 271 Kan. 923, 26 P.3d 1245 (2001).
- 130. Attorney's mishandling of a divorce case and subsequent complaint violates KRPC 1.3, 1.4, and Rule 207; published censure per Rule 203(a)(3). *In re Brown*, 272 Kan. 767, 35 P.3d 864 (2001).
- 131. Attorney's mishandling of two separate cases violates KRPC 1.1, 1.3, 1.4, 1.16, 8.4(a), (c), (d) and (g) and Rule 207; indefinite suspension. *In re Johnson*, 272 Kan. 284, 32 P.3d 1132 (2001).

- 133. Attorney's misconduct in six different complaints as well as mishandling of his trust account result in one-year suspension per Rule 203; if reinstatement sought, requirements of Rule 219 apply. *In re Craig*, 272 Kan. 299, 32 P.3d 1174 (2001).
- 133. Attorney's misconduct by failing to supervise nonattorney representatives violated Rules and his own misconduct violated KRPC 1.4, 1.5, 1.14, 1.15, 1.16, 5.3, 5.4(a), 5.5(b), 7.3 and 8.4; two-year supervised probation. *In re Flack*, 272 Kan. 465, 33 P.3d 1281 (2001).
- 134. Attorney's lack of diligence, failure to communicate with client, failure to comply with discovery, and engaging in conduct prejudicial to administration of justice violates KRPC 1.3, 1.4(a), 3.4(d), and 8.4(d); one-year suspension. *In re Coder*, 272 Kan. 758, 35 P.3d 853 (2001).
- 135. Attorney's lack of diligence and failure to communicate with client, failure to safekeep property and deliver funds promptly violates KRPC 1.3, 1.4(a), 1.15(a) and (b); published censure per Rule 203(a)(3). *In re Wall*, 272 Kan. 1298, 38 P.3d 640 (2002).
- 136. Attorney's misconduct violated KRPC 1.3, 1.4(a), 1.16(d), 3.2, 3.3(a), 8.4(a) and (g), Rule 207(b); one-year suspension per Rule 203(a)(2) and Rules 218 and 219 compliance ordered. *In re Winterburg*, 273 Kan. 135, 41 P.3d 842 (2002).
- 137. Attorney's mishandling of several matters violated KRPC 1.1, 1.3, 1.4(a), 1.16(d), 3.2, 8.4(a), (c), (d) and (g); two-year suspension per Rule 203(a)(2); Supreme Court may impose longer sanction than those recommended by hearing panel per Rule 212(f). *In re Swisher*, 273 Kan. 143, 41 P.3d 847 (2002).
- 138. Attorney's misconduct violated KRPC 1.3, 1.4(a), 1.15(b), 1.16(d), and 8.4(g); hearing panel's report deemed admitted under Rule 212(d); two-year suspension per Rule 203(a)(2); Rules 218 and 219 compliance ordered with conditions. *In re Moore*, 273 Kan. 154, 41 P.3d 831 (2002).
- 139. Attorney's lack of diligence, failure to communicate with client, failure to advise client of the right to have fee reviewed, and failure to safekeep client's funds violated KRPC 1.3, 1.4(a), 1.5(d) and 1.15(a); two-year supervised probation. *In re Singleton*, 273 Kan. 171, 41 P.3d 836 (2002).
- 140. Attorney stipulated to violations of KRPC 1.1, 1.3, 1.4(a) and 3.4(d) in his handling of two civil actions; attorney's prior informal admonishments in three cases cited as aggravating factor; eighteenmonths' supervised probation. *In re Works*, 273 Kan. 603, 43 P.3d 816 (2002).
- 141. Attorney's mishandling of three cases violated KRPC 1.1, 1.3, 1.4, and 1.16(d) for failure to competently represent clients, failure to protect former client's interests, failure to keep client informed, failing to diligently and promptly represent clients; Rule 207(b) violated by failure to provide information to Disciplinary Administrator in a timely manner; indefinite suspension. *In re Trickey*, 273 Kan. 1003, 46 P.3d 554 (2002).
- 142. Attorney's misconduct for failure to inform client the status of his license, violation of the KRPC's by representing a client without his license, the unauthorized practice of law, and failure to register with the Clerk of the Appellate Courts and pay registration fee violates KRPC 1.4(b), 1.16(a)(1), 5.5(a), 8.4(d), Rule 208(a) and Rule 218(a); ninety-day suspension. *In re Hunter*, 273 Kan. 1015, 46 P.3d 1199 (2002).
- 143. Attorney previously disciplined found to have violated multiple offenses of KRPC 1.1, 1.3, 1.4, 3.2, 3.4, 3.5, and 8.4; 18 months' suspension and Rules 218 and 219 compliance ordered. *In re Berry*, 274 Kan. 336, 50 P.3d 20 (2002).
- 144. Attorney's mishandling of child custody case violated KRPC 1.3 for lack of diligence, 1.4 for failure to keep client informed about status of her case, 1.15(b) for failure to return unearned fees, 1.16(d) for failure to return unearned fees, 8.1(b) for failure to respond to Disciplinary Administrator's letters, 8.4(a)(c)(d) and (g) for violating KRPC's; Rule 207(b) and Rule 211(b) for failing to provide written responses to disciplinary complaint and failing to timely file an answer; one-year suspension. *In re Arnett*, 274 Kan. 366, 52 P.3d 892 (2002).

- 145. Attorney's misconduct in eleven cases violates multiple offenses of KRPC 1.3, 1.4, 1.15, 1.16, and Rule 207(b); total of 48 complaints docketed by Disciplinary Administrator; indefinite suspension per Rule 203(a)(2). *In re Shelton*, 274 Kan. 374, 49 P.3d 10 (2002).
- 146. Attorney committed multiple violations of KRPC 1.1, 1.3, 1.4(a), 1.16(d), 8.1(b), 8.4(d), Rule 207(b), and Rule 211(b); failure to appear before Supreme Court violated Rule 212(d); disbarment per Rule 203(a)(1). *In re Sechtem*, 274 Kan. 387, 49 P.3d 541 (2002).
- 147. Attorney disbarred in Missouri found to have violated KRPC 1.3, 1.4, 3.2, 8.1(b), 8.4(a) and (d) and Rule 211(b); indefinite suspension. *In re Johnson*, 274 Kan. 783, 55 P.3d 913 (2002).
 - 148. Attorney suspended for 6 months for violating KRPC 1.1, 1.3, 1.4, 3.2, 8.1(b), 8.4(a) and (d); findings
- of fact admitted pursuant to Rule 212(d); previously indefinitely suspended pursuant to Rule 208 and Rule 806; Rule 219 compliance ordered. *In re Matson*, 274 Kan. 785, 56 P.3d 160 (2002).
- 149. Attorney's misconduct violated multiple offenses of KRPC: 1.3, 1.4(a), 3.2, 5.5(a), 8.1(b), 8.4(a) and (d); notified per Rule 215(a); failed to respond or appear violating Rule 212(d); failed to file answer per Rule 211(b); disbarment per Rule 203(a)(1); Rule 218 compliance ordered. *In re Griswold*, 274 Kan. 776, 56 P.3d 269 (2002).
- 150. Attorney's misconduct violated KRPC 1.1, 1.3, 1.4, 1.5, 1.15; hearing panel's findings of fact supported by clear and convincing evidence per Rule 211(b) and adopted as findings of the Court; published censure per Rule 203(a)(3). *In re Wiles*, 274 Kan. 1103, 58 P.3d 711 (2002).
- 151. Attorney committed multiple violations of KRPC: 1.3, 1.4, 1.16(d), and 3.2; failed to timely respond to complaints in violation of 8.1, Rule 207(b) and Rule 211(b); supervising attorney afforded full immunities per Rule 223; 2-year supervised probation. *In re Nelson*, 275 Kan. 377, 64 P.3d 413 (2003).
- 152. Attorney misconduct in numerous bankruptcy cases violates KRPC 1.4 for failing to keep clients informed, KRPC 3.3 for knowingly making false statements of material facts, KRPC 8.4(c) and (d) for providing false and misleading information and engaging in conduct that was prejudicial to the administration of justice; Supreme Court granted attorney's motion for rehearing which suspended effect of our original decision until rehearing per Rule 7.06; attorney requested censure per Rule 203(a)(3); 1-year suspension and Rule 218 compliance ordered. *In re Wagle*, 275 Kan. 543, 66 P.3d 884 (2003).
- 153. Attorney previously disciplined by supervised probation found to have committed multiple violations of KRPC: 1.3, 1.4, 3.1, and 4.2; previously violated KRPC 1.3, 3.1, 3.2, 3.4, and 8.4; pursuant to Rule 212(c), attorney filed an exception to panel's report; disciplinary panel conducted formal hearing pursuant to Rule 211; supervising attorney granted full immunities per Rule 223; supervised probation extended to 5 years with restrictions on practice. In re Boone, 275 Kan. 560, 66 P.3d 896 (2003).
- 154. Attorney previously disciplined for similar violations found by clear and convincing evidence per Rule 211(f) to have violated KRPC 1.3, 1.4, 1.5, 1.15, 1.16, 3.3, 3.4, 3.5 and 8.4; hearing panel's report deemed admitted under Rule 212(c) and (d); supervising attorneys afforded full immunities per Rule 223; three years' supervised probation. *In re Rathbun*, 275 Kan.920, 69 P.3d 537 (2003).
- 155. Attorney previously disciplined on five occasions by informal admonishments now found to have 14 violations of KRPC, including 1.1, 1.3, 1.4, 1.5(b), 1.15(a) and (d), 1.16(d), 3.3(a), 8.4(a) as well as 1.8(f)(2) and 5.4(c); Rule 211(b) cited for failing to respond to complaint within 20 days; misconduct was shown by clear and convincing evidence per Rule 211(f); Supreme Court not bound by recommendations of Disciplinary Administrator or hearing panel per Rule 212(f); attorney failed to disprove district court findings in civil judgment per Rule 202; Internal Operating Rule E.3. and E.8. discussed; one-year suspension and Rules 218 and 219 compliance ordered. *In re Rumsey*, 276 Kan. 65, 71 P.3d 1150 (2003).
- 156. Attorney previously disciplined now found to have violated KRPC 1.3 (diligence) and KRPC 1.4 (communication); hearing panel report admitted per Rule 212(c); published censure per Rule 203

- (a)(3). In re Boaten, 276 Kan. 656, 78 P.3d 458 (2003).
- 157. Attorney previously disciplined and on probation found to have violated KRPC 1.4 for failing to communicate with a client; KRPC 8.1(b) and Rule 207 for failing to respond to the Disciplinary Administrator; 1-year suspension. *In re Lober*, 276 Kan. 633, 78 P.3d 442 (2003).
- 158. Attorney's supervised probation revoked following violations of KRPC 1.3, 1.4, 1.5, 1.7, 8.1, 8.4; failure to cooperate in investigation of complaints per Rule 207(b); failure to obtain liability insurance as condition of probation; indefinite suspension. *In re Nelson*, 277 Kan. 920, 92 P.3d 1146 (2004).
- 159. Attorney previously disciplined six times violated KRPC 1.1, 1.3, 1.4, and 1.5 in three complaints involving competence, diligence and promptness, communication with his clients, and attorney fees; violated Rule 211(b) by failing to file timely answers to Disciplinary Administrator and hearing panel report; indefinite suspension. *In re Barta*, 277 Kan. 912, 89 P.3d 567 (2004).
- 160. Attorney previously disciplined and on probation violated KRPC 1.4 and 1.5; one-year suspension. *In re Francis*, 276 Kan. 898, 79 P.3d 1285 (2003).
- 161. Attorney's failure to competently represent two clients led to complaints he violated KRPC 1.1, 1.3, 1.4, 1.16(d), 8.1(b), Rule 207(b) and Rule 211(b); published censure per Rule 203(a)(3). *In re Sheahon*, 278 Kan. 494, 102 P.3d 392 (2004).
- 162. Attorney disciplined for improper handling of an estate matter which violated KRPC 1.1, 1.3, 1.4, 3.2, and 8.4; published censure per Rule 203(a)(3). *In re Miller*, 279 Kan. 912, 112 P.3d 169 (2005).
- 163. Attorney's misconduct in numerous cases violated KRPC 1.1, 1.3, 1.4, 1.15, 1.16, 4.1, 5.3, 5.5, 8.1, and 8.4, Rule 207, and Rule 211(b); hearing panel's report deemed admitted pursuant to Rule 2128 and (d); temporary suspension per Rule 203(b) requested by Disciplinary Administrator; disbarment and Rule 218 compliance ordered. *In re Anderson*, 278 Kan. 512, 101 P.3d 1207 (2004).
- 164. Attorney previously disciplined violated his supervised probation; now found to have violated KRPC 1.3, 1.4, 1.5, 1.7, 8.1, 8.4, Rule 207 and Rule 211; indefinite suspension and Rule 218 compliance. *In re Nelson*, 278 Kan. 506, 102 P.3d 1140 (2004).
- 165. Attorney previously disciplined violated his supervised probation; now found to have violated KRPC 1.3, 1.4, 1.15, and Rule 207; plan of probation per Rule 211(g) found not to be appropriate by hearing panel; charges established by clear and convincing evidence per Rule 211(f); hearing panel's report deemed admitted under Rule 212(c) and (d); indefinite suspension and Rule 218 compliance ordered. *In re Potter*, 279 Kan. 937, 112 P.3d 216 (2005).
- 166. Attorney's misconduct in acting as a trustee violated KRPC 1.3 (diligence), 1.4 (communication), and 1.15(b) (safekeeping property); published censure in accordance with Rule 203(a)(3). *In re Stockwell*, 278 Kan. 756, 101 P.3d 1211 (2004).
- 167. Attorney committed numerous violations of rules of professional conduct including KRPC 1.1, 1.2, 1.3, 1.4, 1.16, 3.2, 8.1, Rule 207, and Rule211; respondent's exceptions considered per Rule 212; disbarment and Rule 218 compliance ordered. *In re Wenger*, 279 Kan. 895, 112 P.3d 199 (2005).
- 168. Attorney disciplined for multiple violations of rules of professional conduct including KRPC 8.4 and 1.4; compliance with Rule 219 ordered if reinstatement sought; indefinite suspension and Rule 218 compliance ordered. *In re Islas*, 279 Kan. 930, 112 P.3d 210 (2005).
- 169. Attorney's misconduct involving five complaints violated KRPC 1.1, 1.3, 1.4, 1.15(a), 1.16(d), 3.4(d), 8.1, 8.4, Rule 207, and Rule 211; hearing panel's report deemed admitted under Rule 212(c) and (d); disbarment and Rule 218 compliance ordered. *In re Rock*, 279 Kan. 257, 105 P.3d 1290 (2005).
- 170. Attorney voluntarily surrendered license per Rule 217 while four complaints with Disciplinary Administrator pending; misconduct involving KRPC 1.1, 1.3, 1.4, 3.2, 4.1, 8.4(a), (c), (d), and (g); disbarment and Rule 218 compliance ordered. *In re Maker*, 280 Kan. 1, 117 P.3d 880 (2005).
 - 171. Attorney's misconduct in multiple cases violates KRPC 1.3, 1.4, 5.5, 8.1, Rule 207(b), and

- Rule 212(b); respondent failed to appear at scheduled hearing and failed to file exceptions to panel's report in violation of Rule 212(d); indefinite suspension per Rule 203(a)(2). *In re Moore*, 280 Kan. 971, 127 P.3d 270 (2006).
- 172. Attorney stipulates to findings that he violated KRPC 1.1, 1.3, 1.4, 3.2, 8.1(b), 8.4(g), and Rule 207(b); three prior disciplinary offenses and supervised probation for prior misconduct; one-year suspension per Rule 203(a)(2). *In re Sachse*, 281 Kan. 1197, 135 P.3d 1207 (2006).
- 173. Attorney's repeated misconduct in multiple offenses violates KRPC 1.3, 1.4, 1.15, 3.1, and Rule 207(b); formal hearing conducted per Rule 211; respondent failed to respond to charges in complaint in timely manner per Rule 207; probation extended for 1 additional year per Rule 211. *In re Rathbun*, 280 Kan. 672, 124 P.3d 1 (2005).
- 174. Attorney voluntarily surrenders license pursuant to Rule 217 following hearing panel's hearing per Rule 212 that respondent violated KRPC 1.3, 1.4, 1.5, 3.4, 4.1, and 8.4(c); disbarment and Rule 218 compliance ordered. *In re Boaten*, 281 Kan. 390, 132 P.3d 870 (2006).
- 175. Attorney's multiple offenses violates KRPC 1.1, 1.3, 1.4, 8.1(b), 8.4(c) and Rule 207(b); charges established by clear and convincing evidence per Rule 211(f); hearing panel's report deemed admitted under Rule 212(c) and (d); supervising attorney granted full immunities per Rule 223; satisfactory plan of probation submitted by respondent per Rule 211(g); 1-year suspension stayed in accordance with Rule 203(a)(2); 2-years' supervised probation. *In re Mitchell*, 280 Kan. 656, 123 P.3d 1279 (2005).
- 176. Attorney violated KRPC 1.3, 1.4, 1.15(a), and 1.16(d) relating to his handling of a conservatorship; 90-day suspension pursuant to Rule 203(a)(2). *In re Docking*, 282 Kan. 715, 147 P.3d 139 (2006).
- 177. Attorney committed multiple violations of KRPC's including KRPC 1.4, 1.15, 3.2, 3.4, and 8.4 involving communication, safekeeping property, expediting litigation, fairness to opposing party and counsel, and misconduct; pursuant to Rule 202, respondent violated KRPC 1.4(a), 1.15(a), and 8.4(c); indefinite suspension pursuant to Rule 203(a)(2). *In re Wiles*, 283 Kan. 173, 150 P.3d 859 (2007).
- 178. Attorney committed numerous violations including KRPC 1.3, 1.4, and 3.2 involving five clients; charges established by clear and convincing evidence per Rule 211(f); hearing panel's report deemed admitted under Rule 212(c) and (d) when respondent fails to file exceptions; Rule 206 applicable; probation requested and set out pursuant to Rule 211; 1-year suspension stayed and respondent placed on 4-year supervised probation. *In re Hasenbank*, 283 Kan. 155, 151 P.3d 1 (2007).
- 179. Attorney disciplined for numerous violations of KRPC's including KRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.15, 1.16, 3.2, 8.1, and 8.4 in regard to seven formal complaints filed; failure to cooperate in disciplinary investigations per Rule 207(b); respondent's request for probation pursuant to Rule 211(g) denied; indefinite suspension per Rule 203(a)(2). *In re Green*, 283 Kan. 895, 156 P.3d 628 (2007).
- 180. Attorney disciplined for his misconduct involving his handling of a patent application and which violated KRPC 1.1, 1.2(a), 1.3, 1.4(a) and 8.4(c); Supreme court not bound by recommendations of the hearing panel or Disciplinary Administrator per Rule 212(f); published censure per Rule 203(a)(3). *In re Sylvester*, 282 Kan. 391, 144 P.3d 697 (2006).
- 181. Attorney disciplined for violating KRPC 1.1, 1.3, 1.4, 3.4 in regard to his handling of a case filed under the Consumer Protection Act; failure to provide timely written response to client's complaint violates KRPC 8.1(b) and Rule 207(b); misconduct to be established by clear and convincing evidence per Rule 211(f); published censure pursuant to Rule 203(a)(3). *In re Arbuckle*, 283 Kan. 887, 156 P.3d 668 (2007).
- 182. Attorney, who was on probation, violated KRPC 1.1, 1.3, 1.4, 1.5, 1.16, 3.3(d), and 8.4(d) in 21 cases; Rule 211(b) violated by failing to file a timely written answer to the complaint; Rule 212(d) violated by failing to appear before the court; disbarment per Rule 203(a)(1). *In re Rathbun*, 285 Kan.

- 137, 169 P.3d 329 (2007).
- 183. Attorney who was previously disciplined for similar misconduct now violates KRPC 1.3, 1.4, 1.16(d), 8.1(b), and 8.4(d); failed to cooperate in disciplinary investigation and provide written responses to three complaints per Rule 207(b); failed to file answers per Rule 211(b); indefinite suspension per Rule 203(a)(2). *In re Webb*, 285 Kan. 130, 169 P.3d 336 (2007).
- 184. Attorney voluntarily surrendered license pursuant to Rule 217 pending hearing alleging multiple violations of KRPC 1.1, 1.3, 1.4(a), 1.16(d), 3.2, 8.1(b), and Rule 207(b); disbarment. *In re Lane*, 285 Kan. 259, 171 P.3d 275 (2007).
- 185. Attorney's misconduct in two cases violated KRPC 1.1, 1.3, 1.4, 1.15(a), 1.16, and 3.2; formal hearing conducted per Rule 211; hearing panel's report deemed admitted per Rule 212; supervising attorney afforded full immunities per Rule 223; Rule 211(g) probation requirements discussed; per Rule 203(a)(2), respondent's three-year suspension stayed and placed on three-years' supervised probation. *In re Bock*, 285 Kan. 815, 175 P.3d 233 (2008).
- 186. Attorney's misconduct in two cases violated KRPC 1.1, 1.3, 1.4, 3.2, 8.1(b), 8.4(c) and (d), and Rule 207(b); misconduct established by clear and convincing evidence per Rule 211(f); indefinite suspension in accordance with Rule 203(a)(2). *In re Bishop*, 285 Kan. 1097, 179 P.3d 1096 (2008).
- 187. Attorney's misconduct resulting from two complaints violated KRPC 1.1, 1.3, 1.4(b), 3.4(d), 8.1(b), 8.4(c) and Rule 207(b); prior admonishment for violating KRPC 1.15 and 7.1; three-month suspension pursuant to Rule 203(b). *In re Harris*, 285 Kan. 1115, 180 P.3d 558 (2008).
- 188. Attorney, who was disciplined five times in Texas, by his conduct in Texas and per Rule 202 violated KRPC 1.3, 1.4, 1.15(d), 1.16(d), 5.5(b), 8.1(b), and Rule 207(b); failed to file written answer to complaint per Rule 211(b); findings of fact admitted pursuant to Rule 212(e); notified per Rule 215(a); disbarment in accordance with Rule 203(a)(1). *In re Lee*, 285 Kan. 1125, 180 P.3d 552 (2008).
- 189. Attorney on suspension for failing to pay annual attorney registration and CLE fees and for failing to fulfill CLE requirements violated KRPC 1.1, 1.3, 1.4, 1.15(b), 1.16(d), 3.2, 8.1(b), 8.4(b), Rule 207, and Rule 211 in representation of a client and through his own criminal conduct; findings of fact in panel's report deemed admitted per Rule 212(d); required notice given per Rule 215(a); disbarment in accordance with Rule 203(a)(1). *In re Pittman*, 285 Kan. 1133, 179 P.3d 404 (2008).
- 190. Attorney voluntarily surrendered license pursuant to Rule 217 with three cases pending before the Supreme Court alleging multiple violations of KRPC 1.2(d), 1.4(a), 1.7, 1.8(b), 1.15(a), 8.4(b) and (g), and Rule 207(b); disbarment. *In re Cowger*, 286 Kan. 52, 182 P.3d 1204 (2008).
- 191. Attorney's misconduct in two complaints violated KRPC 1.3, 1.4, 1.15 (a) and (b), 8.4(g), and Rule 207(b); previously disciplined twice for similar violations; probation plan per Rule 211(g) denied; ordered to repay funds owed to clients per Rule 203(a)(5); indefinite suspension in accordance with Rule 203(a)(2). *In re Corrin*, 286 Kan.421, 184 P.3d 923 (2008).
- 192. Attorney on administrative suspension violates KRPC 1.3, 1.4, 1.15(a), 1.16(d), and 3.2; indefinite suspension in accordance with Rule 203(a)(2). *In re Allen*, 286 Kan. 791, 188 P.3d 953 (2008).
- 193. Attorney violated KRPC 1.1, 1.3, 1.4, 3.4(c), and Rule 207; six-month suspension is suspended and two-year probation allowed per Rule 211(g). *In re Jones*, 287 Kan. 101, 193 P.3d 899 (2008).
- 194. Attorney committed multiple violations of KRPC 1.1, 1.3, 1.4(a), 1.16(d), 3.2, 3.4(c), 8.4(d), Rule 207(b) and Rule 211(b); six-month suspension; Rules 218 and 219 compliance ordered. *In re Thomas*, 287 Kan. 88, 193 P.3d 907 (2008).
- 195. Attorney's misconduct while on suspension violated KRPC 1.3, 1.4, 1.16, 8.1(b), Rule 211(b), and Rule 218; one-year suspension per Rule 203(a)(2). *In re Docking*, 287 Kan. 485, 196 P.3d 1149 (2008).
 - 196. Attorney's misconduct violated KRPC 1.1, 1.3, 1.4, 1.15, 8.4(g) and Rule 211(b);

- Respondent failed to file exceptions, thus, final hearing report deemed admitted under Rule 212(c); indefinite suspension. *In re Dowell*, 287 Kan. 501, 196 P.3d 915 (2008).
- 197. Attorney committed multiple violations of KRPC 1.3, 1.4(a). 5.5(a), 8.1(b), 8.4(g), Rule 207(b), Rule 211(b), and Rule 218; findings of fact deemed admitted per Rule 212(d); published censure per Rule 203(a)(3). *In re Lee*, 287 Kan. 676, 198 P.3d 140 (2008).
- 198. Attorney previously disciplined on three occasions violates KRPC 1.3, 1.4, and Rule 207(b); probation requirements of Rule 211(g) discussed; recommendations of hearing panel and Disciplinary Administrator advisory only per Rule 212(f); three-year probation plan approved. *In re Beims*, 287 Kan. 705, 198 P.3d 763 (2009).
- 199. Attorney committed multiple violations of KRPC 1.1, 1.3, 1.4, 1.5, 1.16, 3.2, 8.1, 8.4(c), Rule 207(b), and Rule 211(b); attorney's brief did not comply with Rule 6.02; two-year suspension. *In re Swanson*, 288 Kan. 185, 200 P.3d 1205 (2009).
- 200. Attorney previously disciplined for similar misconduct found to have violated KRPC 1.1, 1.2, 1.3, 1.4(a), 3.2, 8.4(d) and (g) and Rule 211; failed to respond to complaint per Rule 211(b); misconduct established by clear and convincing evidence per Rule 211(f); failed to notify Clerk of Appellate Courts of address change per Rule 208; indefinite suspension per Rule 203(a)(2). *In re Lober*, 288 Kan. 498, 204 P.3d 610 (2009).
- 201. Attorney committed multiple offenses of KRPC 1.3, 1.4, 1.15, 8.3, 8.4, and Rule 207; respondent's suspension in Texas established misconduct in Kansas per Rule 202; hearing report deemed admitted per Rule 212(d); indefinite suspension per Rule 203(a)(2). *In re Piekalkiewicz*, 288 Kan. 610, 205 P.3d 734 (2009).
- 202. Attorney voluntarily surrendered his license pursuant to Rule 217 pending a hearing involving allegations of misconduct under KRPC 1.3, 1.4, 1.15, 8.1(b), and 8.4(b); disbarment. *In re Shafer*, 288 Kan. 657, 207 P.3d 208 (2009).
- 203. Attorney voluntarily surrendered license pursuant to Rule 217 pending a hearing on five complaints alleging misconduct under KRPC 1.3, 1.4(a), 1.16, 5.5, 8.1(b), and 8.4(b) and Rules 207(b) and 211 (b); disbarment. *In re Docking*, 288 Kan. 731, 208 P.3d 739 (2009).
- 204. Attorney voluntarily surrendered license pursuant to Rule 217 while review before the Supreme Court per Rule 212 was pending concerning violations of KRPC 1.1, 1.3, 1.4(a), 3.2, 3.3(a)(1), 8.1(b), and 8.4(b) and Rules 207(b) and 211(b); disbarment. *In re Hartnett*, 288 Kan. 695, 206 P.3d 528 (2009).
- 205. Attorney committed numerous violations of KRPC 1.1, 1.3, 1.4, 1.15, 3.3, 5.5, 8.1, and 8.4 and Rule 207; requirements of probation plan not met per Rule 211(g); one-year suspension. *In re Woodring*, 289 Kan. 173, 210 P.3d 120 (2009).
- 206. Attorney on suspension committed violations of KRPC 1.4, 3.4, 5.5, and 8.4; respondent filed exceptions and a brief pursuant to Rule 212; no exceptional circumstances exist to warrant discovery deposition per Rule 216(f) and Internal Operating Rule D.4; disbarment. *In re Wiles*, 289 Kan. 201, 210 P.3d 613 (2009).
- 207. Attorney stipulated to violating KRPC 1.1, 1.2, 1.3, 1.4, 1.8, 1.16, 5.3, 8.3, and 8.4; final hearing report deemed admitted under Rule 212(c); under Rule 211(g), probation plan may be submitted by respondent after one year; three-years' suspension per Rule 203(a)(2). *In re Cline*, 289 Kan. 834, 217 P.3d 455 (2009).
- 208. Attorney voluntarily surrenders license per Rule 217 with panel hearing pending on three complaints involving violations of KRPC 1.3, 1.4(a), 5.5, 8.4(d) and Rule 211(b); disbarment. *In re Holmberg*, 289 Kan. 978, 218 P.3d 801 (2009).
- 209. Attorney voluntarily surrenders license per Rule 217 with three complaints pending of violations of KRPC 1.1, 1.4, 5.5, 8.1, 8.4(c), and Rule 211; disbarment. *In re Ruther*, 289 Kan. 1130, 220

- P.3d 369 (2009).
- 210. Attorney disciplined by indefinite suspension for violating KRPC 1.3, 1.4, 1.15, 1.16, 3.2, and 8.4; hearing panel's final report deemed admitted per Rule 212(c); panel's recommendation is advisory only and court may impose a different discipline per Rule 212(f); required notice given per Rule 215(a); indefinite suspension per Rule 203(a)(2). *In re Herrington*, 290 Kan. 58, 222 P.3d 492 (2010).
- 211. Attorney's misconduct violates KRPC 1.3 and 1.4 relating to diligence and communication; respondent stipulated to violating Missouri Rules of Professional Conduct and per Rule 202, these facts establish misconduct for purposes of the disciplinary proceeding in Kansas; misconduct established by clear and convincing evidence per Rule 211; published censure per Rule 203(a)(3). *In re Hasty*, 290 Kan. 386, 227 P.3d 967 (2010).
- 212. Attorney's misconduct in representing a client in two car accidents violated KRPC 1.3, 1.4(a), 1.7, and Rule 211(b); misconduct established by clear and convincing evidence per Rule 211(f); panel's recommendation is advisory only and shall not prevent Supreme Court from imposing a different discipline per Rule212(f); one-year suspension per Rule 203(a)(2). *In re Kieler*, 290 Kan. 397, 227 P.3d 961 (2010).
- 213. Attorney voluntarily surrendered license to practice law per Rule 217 with panel hearing pending on two complaints in accordance with Rule 211, alleging violations of KRPC 1.1, 1.3, 1.4, 1.5(d) and (e), 1.8(a) and (j), 8.4, and Rule 207; disbarment. *In re Stanley*, 291 Kan.52, 237 P.3d 667 (2010).
- 214. Attorney's misconduct while on indefinite suspension violated KRPC 1.1, 1.3, 1.4, 8.4, and Rule 211; clear and convincing evidence per Rule 211)(f); findings of fact deemed admitted per Rule 212(d); disbarment per Rule 203(a)(1). *In re Bishop*, 291 Kan. 382, 240 P.3d 956 (2010).
- 215. Attorney previously disciplined three times found to have violated KRPC 1.4(a), 1.16(d), 5.5(a), 8.1(b), 8.4(c), Rule 207(b), Rule 211(b), and Rule 218(a); hearing panel's recommendation advisory only and court may impose different discipline per Rule 212(f); disbarment per Rule 203(a)(1). *In re Jones*, 291 Kan. 405, 243 P.3d 1101 (2010).
- 216. Attorney previously disciplined on a number of occasions found to have violated KRPC 1.1, 1.3, 1.4(a), 1.5, 1.15(b), 8.1(b), 8.4(c), Rule 207(b), and Rule 211(b); report deemed admitted per Rule 212(c) and (d); disbarment per Rule 203(a)(1). *In re Lober*, 291 Kan. 394, 241 P.3d 81 (2010).
- 217. Attorney previously disciplined by 6-month suspension violates KRPC 1.2, 1.3, 1.4(a), 1.5(a), 1.15(b), 1.16(d). 8.1(b), Rule 207(b), and Rule 211; conditions set out for reinstatement under Rule 219(f); indefinite suspension per Rule 203(a)(2). *In re Thomas*, 291 Kan. 443, 241 P.3d 104 (2010).
- 218. Attorney violated KRPC 1.3, 1.4, Rule 207(b), and Rule 211(b), stemming from respondent's handling of a postdivorce child support matter; clear and convincing evidence found per Rule 211(f); Rules 218 and 219 compliance ordered; indefinite suspension per Rule 203(a)(2). *In re Ivester*, 291 Kan. 744, 246 P.3d 987 (2011).
- 219. Attorney's misconduct violated KRPC 1.3, 1.4, 1.15, Rules 207, and 211 in four civil matters; proper service obtained per Rule 215; compliance with Rules 218 and 219 ordered; indefinite suspension per Rule 203(a)(2). *In re Luttrell*, 292 Kan. 51, 252 P.3d 111 (2011).
- 220. Attorney violated KRPC 1.1, 1.3, 1.4(a), 1.15, 3.2, 8.1(b), Rules 207(b), and 211(b) in five complaints; failure to respond to initial complaint and to file an answer as required by Rule 211(b); plan of probation per Rule 211(g) not allowed; Rules 218 and 219 compliance ordered; indefinite suspension per Rule 203(a)(2). *In re Doudin*, 292 Kan. 83, 249 P.3d 1190 (2011).
- 221. Attorney's misconduct violated KRPC 1.1, 1.3, 1.4, 1.5(d), 5.1(a) and (c)(2), 5.5(b), 8.4(a), and Rule 116 including neglecting to track cases and failing to ensure his partner was admitted *pro hac vice* in Kansas cases; respondent filed no exceptions to the hearing report, thus, findings and conclusions deemed admitted per Rule 212(c); Rules 218 and 219 compliance ordered; 1-year suspension per Rule 203(a)(2). *In re Roswold*, 292 Kan. 136, 249 P.3d 1199 (2011).

- 222. Attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), and 3.2 in mishandling an estate case; probation plan not filed in a timely manner per Rule 211(g); hearing report's findings and conclusions are deemed admitted under Rule 212(c); Rules 218 and 219 compliance ordered; 6-month suspension per Rule 203(a)(2). *In re Foster*, 292 Kan. 940, 258 P.3d 375 (2011).
- 223. Respondent violated KRPC 1.1, 1.3, 1.4(a), 1.5(d), 1.15(a) and (d)(2)(v), 1.16(d), 8.1(b), 8.4(c), and Rule 211(b); clear and convincing evidence established per Rule 211(f); findings of fact deemed admitted per Rule 212(c), (d); disbarment per Rule 203(a)(1). *In re Terry*, 293 Kan. 467, 265 P.3d 567 (2011).
- 224. Attorney indefinitely suspended for numerous violations of KRPC 1.1, 1.3, 1.4, 3.2, 8.1, and Rule 207; misconduct established by clear and convincing evidence per Rule 211(f); compliance with Rule 219 if requests reinstatement; indefinite suspension per Rule 203(a)(2). *In re Bock*, 293 Kan. 616, 265 P.3d 552 (2011).
- 225. Attorney voluntarily surrendered license to practice law pursuant to Rule 217 with violations of KRPC 1.3, 1.4, 3.2, 8.1, and 8.4(g) and Rule 207 pending; disbarment. *In re Day*, 294 Kan. 615, 277 P.3d 1134 (2012).
- 226. Attorney violated KRPC 1.1, 1.3, 1.4(a), and 1.15 in serving as executor of an estate; respondent's plan of probation failed to meet requirements of Rule 212(g)(1); respondent failed to file exceptions to panel's report thus, findings of fact deemed admitted under Rule 212(c), (d); 6-month suspension per Rule 203(a)(2). *In re Freed*, 294 Kan. 655, 279 P.3d 118 (2012).
- 227. Attorney misconduct violated numerous KRPC's, including 1.1, 1.3, 1.4(a), 1.15(b), 1.16(d), and 8.1(b); respondent failed to file timely answer to complaint per Rule 211(b); failed to file exceptions thus, findings of fact are deemed admitted under Rule 212(c), (d); respondent failed to follow his diversion agreement; one-year suspension per Rule 203(a)(2). *In re Ohaebosim*, 294 Kan. 664, 279 P.3d 124 (2012).
- 228. Attorney stipulated to violations of KRPC 1.3, 1.4(a), and 8.4(c) in immigration proceedings; pursuant to Rule 211(g), the recommendation of probation approved with modification to the probation plan; 6-month suspension stayed; 18-months' probation. *In re Link*, 294 Kan. 692, 279 P.3d 720 (2012).
- 229. Attorney's misconduct violated KRPC 1.3, 1.4, 1.16, 8.4, and Rule 211(b) based on multiple complaints; probation per Rule 211(g) denied; clear and convincing evidence established per Rule 211(f); respondent failed to file exceptions to final hearing report, thus deemed admitted under Rule 212(c), (d); disbarment per Rule 203(a)(1). *In re Shores*, 294 Kan. 680, 279 P.3d 710 (2012).
- 230. Attorney committed numerous violations of KRPC 1.3, 1.4, 1.15, 1.16, 4.1, 5.3, 5.4, 5.5, 7.1, 8.1, and 8.4(c) and (g) in his home mortgage loan modification business; clear and convincing evidence established per Rule 211(f); disbarment per Rule 203(a)(1). *In re Weaver*, 294 Kan. 751, 281 P.3d 502 (2012).
- 231. Attorney's misconduct violated KRPC 1.3, 1.4(a), 1.16(a) and (d), 3.2, 8.4(d), and Rule 207(b); disbarment per Rule 203(a)(1). *In re Batt*, 296 Kan. 395, 294 P.3d 241 (2013).
- 232. Attorney's misconduct violated KRPC 1.1, 1.3, 1.4, 3.3, 3.4, 8.1, 8.4, and Rule 211(b); disbarment per Rule 203(a)(1). *In re Druten*, 297 Kan. 432, 301 P.3d 319 (2013).
- 233. Attorney voluntarily surrendered license under Rule 217 while formal complaint was pending; complaint alleged violations of KRPC 1.3, 1.4, 1.16, 3.4(c), and 8.1(b), and Rule 207(b), 211(b), and 218. *In re Freed*, 298 Kan. 346, 312 P.3d 364 (2013).
- 234. Attorney misconduct violated KRPC 1.2, 1.3, 1.4(a), and 8.4(c) and (d); 6-month suspension under Rule 203(a)(2). *In re Meyer*, 299 Kan. 679, 327 P.3d 407 (2014).
- 235. Attorney admitted to violations of KRPC 1.1, 1.3, 1.4, 1.16(a)(2), and 8.4(g); under Rule 211(f) clear and convincing evidence did not support violation of KRPC 1.16(d) for failure to return fees; 6-month suspension under Rule 203(a)(2). *In re Barker*, 299 Kan. 158, 321 P.3d 767 (2014).

- 236. Attorney misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.5(a), 1.16(d), and 8.4(d); 2-year suspension, with imposition suspended under terms of probation plan. *In re Dellett*, 299 Kan. 69, 324 P.3d 1033 (2014).
- 237. Attorney misconduct violated KRPC 1.1, 1.4, 5.5, 8.4(c), Rule 208, and Rule 218; exceptions filed under Rule 212(d); recommended 2-year suspension only advisory under Rule 218(f); disbarment imposed. *In re Beck*, 298 Kan. 881, 318 P.3d 977 (2014).
- 238. Attorney misconduct violated KRPC 1.3, 1.4(a), 1.16(d), Rule 207(b), and Rule 208; 18-month suspension. *In re Goodwin*, 298 Kan. 802, 316 P.3d 748 (2014).
- 239. Attorney misconduct violated KRPC 1.3, 1.4, 1.16(d), 3.2, 3.3(a)(1), 8.1(b), Rules 207(b), and 211(b); 18-month suspension. *In re Soderberg*, 298 Kan. 820, 316 P.3d 762 (2014).
- 240. Attorney misconduct violated KRPC 1.1; 1.3; 1.4(a); 1.15(b); 1.16(a)(2) and (d); 8.1(b), (c), and (d); 8.4(d); and Rule 207(b); 1-year suspension under Rule 203(a)(2). *In re Rittmaster*, 299 Kan. 804, 326 P.3d 376 (2014).
- 241. Attorney voluntarily surrendered license under Rule 217 after formal complaint filed alleging violation of KRPC 1.1; 1.3; 1.4; 1.16(a)(1); 3.2; 8.1(b); 8.4(d) and (g); Rule 207(b); 208; 211(b); and 218. *In re Sherman*, 300 Kan. 475, 332 P.3d 172 (2014).
- 242. Attorney misconduct violated KRPC 1.2(a), 1.4(a), 1.16(d), and 8.4(c) and (d) and Rule 211(b) and 218(a); indefinite suspension. *In re Johnson*, 300 Kan. 851, 335 P.3d 634 (2014).
- 243. Attorney misconduct violated KRPC 1.3, 1.4(a) and (b), 3.4(d), and 8.4(d); indefinite suspension. *In re Hasty*, 300 Kan. 840, 335 P.3d 110 (2014).
- 244. Attorney misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.16(a)(2) and (d), 3.2, and 3.4(d); 1-year suspension. *In re Murrow*, 300 Kan. 971, 336 P.3d 859 (2014).
- 245. Criminal defendant's approval of attorney's theory of defense does not immunize attorney from responsibility for KRPC 1.1 violation; defense counsel bears responsibility for strategic and tactical decisions; KRPC 1.2, comment 1; KRPC 1.1, comment 5; and KRPC 1.4(b) cited. *In re Hawver*, 300 Kan. 1023, 339 P.3d 573 (2014).
- 246. Attorney misconduct violated KRPC 1.3, 1.4, 1.8(e), 3.2, and 8.1 and Rule 207; 6-month suspension, stayed during 2 years' probation. *In re Delaney*, 300 Kan. 1090, 338 P.3d 11 (2014).
- 247. Attorney misconduct violated KRPC 1.1, 1.3, 1.4(a), 5.5(a), 8.4(d), and 8.1(b) and Rule 207(b); indefinite suspension. *In re Miller*, 300 Kan. 1082, 337 P.3d 1286 (2014).
- 248. Attorney misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.15(b), 1.16(d), 3.2, 5.5(a), and 8.4 (d) and (g) and Rule 218; indefinite suspension. *In re Eager*, 300 Kan. 1068, 338 P.3d 1 (2014).
- 249. Attorney misconduct violated KRPC 1.4(a), 8.1(b), and 8.4(g); and Rules 207(b), 208, and 218; 1-year suspension. *In re Thompson*, 301 Kan. 428, 343 P.3d 108 (2015).
- 250. Attorney voluntarily surrendered license under Rule 217 after complaint alleged violations of KRPC 1.1, 1.3, 1.4, 1.5, 1.15, 1.16, 8.1, and 8.4. *In re Brooks*, 301 Kan. 451, 345 P.3d 258 (2015).
- 251. Attorney misconduct violated KRPC 1.1, 1.3, 1.4(a), 3.5(c) and (d), 8.2(a), and 8.4(d) and (g); 3 years' probation. *In re Clothier*, 301 Kan. 567, 344 P.3d 370 (2015).
- 252. Attorney misconduct violated KRPC 1.2, 1.3, 1.4(a), and 1.16(d); 3 years' supervised probation. *In re Kepfield*, 301 Kan. 662, 346 P.3d 332 (2015).
- 253. Attorney misconduct violated KRPC 1.4(a) and 5.3; published censure. *In re Ehrlich*, 302 Kan. 174, 351 P.3d 1268 (2015).
- 254. Attorney misconduct violated KRPC 1.4(a) and 8.4(d); indefinite suspension. *In re Cline*, 301 Kan. 165, 351 P.3d 1262 (2015).
- 255. Attorney voluntarily surrendered license under Rule 217; at the time of surrender complaints had been docketed for investigation alleging violations of Rule 1.1, 1.3, 1.4, 8.3, and 8.4. *In re Bezek*, 302 Kan. 325, 352 P.3d 1014 (2015).

- 256. Attorney misconduct violated KRPC 1.3, 1.4(a), 8.1(a), 8.4(c), 8.4(d), and 8.4(g) and Rule 207(b); disbarment. *In re Williams*, 302 Kan. 990, 362 P.3d 816 (2015).
- 257. Attorney misconduct violated KRPC 1.2(a), 1.3, 1.4(a), 1.15(d), 8.4(c), and 8.4(d); Kansas license suspended until notification of reinstatement of good standing of Florida license provided. *In re Vaughn*, 303 Kan. 976, 368 P.3d 1088 (2016).
- 258. Attorney misconduct violated KRPC 1.4(a), 1.8(h)(1), 1.15(a), 1.16(d), 2.1, and 8.3(a) and Rule 207(c); published censure. *In re Haitbrink*, 304 Kan. 531, 375 P.3d 296 (2016).
- 259. Attorney misconduct violated KRPC 1.3, 1.4(a), and 8.4(d); 2-year suspension stayed, 2 years' probation imposed; termination of probation subject to Rule 211(g). *In re Stark*, 304 Kan. 630, 375 P.3d 956 (2016).
- 260. Attorney misconduct violated KRPC 1.1, 1.3, 1.4(a), and 8.4(d); 60-day suspension stayed upon stated terms and conditions in accordance with Rule 203(a)(2) and (5); reinstatement to be without hearing under Rule 219(c). *In re Casad*, 304 Kan. 621, 372 P.3d 1219 (2016).
- 261. The attorney's misconduct violated KRPC 1.3, 1.4(a), 1.5(a), 1.15(a) and (d), 1.16(a)(3) and (d), 8.1(b), and 8.4(d) and Supreme Court Rules 207(b) and 211(b); the court imposed a suspension for a minimum of one year; the attorney must undergo a hearing under Rule 219 before reinstatement. *In re Knox*, 305 Kan. 628, 385 P.3d 500 (2016).
- 262. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), and 8.4(c) and (d); the court imposed a six-month suspension. *In re Mason*, 305 Kan. 662, 385 P.3d 523 (2016).
- 263. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.15(a), 1.16, and 3.2 and Supreme Court Rule 211(b); the court disbarred the attorney. *In re Fahrenholtz*, 306 Kan. 165, 392 P.3d 125 (2017).
- 264. The attorney's misconduct violated Texas Disciplinary Rules of Professional Conduct 1.01, 1.03, 1.04, 1.14, 1.15, 3.04, 8.01, and 8.04, KRPC 1.1, 1.3, 1.4, 1.5, 1.15, 1.16, 3.4, 8.1, and 8.4, and Supreme Court Rule 207; the court disbarred the attorney. *In re Nwakanma*, 306 Kan. 704, 397 P.3d 403 (2017).
- 265. The attorney's misconduct violated KRPC 1.3, 1.4(a), 1.7(a)(2), 1.15(a) and (b), 1.16(a), 3.2, and 8.4(d); the court imposed a one-year suspension but stayed imposition of the suspension pending successful completion of three years of probation. *In re James*, 306 Kan. 1247, 409 P.3d 848 (2017).
- 266. The attorney's misconduct violated KRPC 1.3 and 1.4(b); the court imposed a published censure. *In re Schneider*, 307 Kan. 17, 404 P.3d 338 (2017).
- 267. The attorney's misconduct violated KRPC 1.2(c), 1.3, 1.4(a), 1.16(d), and 3.2; the court imposed a two-year suspension but stayed imposition of the suspension pending successful completion of three years of probation. *In re Works*, 307 Kan. 26, 404 P.3d 681 (2017).
- 268. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.5, 1.15(a), 1.16(d), 3.2, 3.4(c), 8.3(a), and 8.4(d) and Supreme Court Rules 207(c) and 211(b); the court imposed an indefinite suspension; the attorney must undergo a hearing under Rule 219(d) before reinstatement. *In re Hult*, 307 Kan. 479, 410 P.3d 879 (2018).
- 269. The attorney's misconduct violated KRPC 1.4, 1.16(a)(1), 5.5(a), 8.1, and 8.4(c) and (d) and Supreme Court Rule 218(a); the court imposed a one-year suspension; the attorney must undergo a reinstatement hearing under Rule 219(d). *In re Holmes*, 307 Kan. 871, 416 P.3d 143 (2018).
- 270. The attorney's misconduct violated KRPC 1.3 and 1.4 and Supreme Court Rule 211(b), but it did not violate KRPC 8.1(b); the court remanded the case to the office of the Disciplinary Administrator for imposition of an informal censure. *In re Todd*, 308 Kan. 133, 418 P.3d 1265 (2018).
- 271. The attorney's misconduct violated KRPC 1.3, 1.4(a), and 8.4(d) and Supreme Court Rules 207(b) and 211(b); the court disbarred the attorney. *In re Davisson*, 308 Kan. 271, 419 P.3d 599 (2018).
- 272. The attorney's misconduct violated KRPC 1.4(b), 1.5(d), 1.15(a), (b), (c), (d)(1)(ii), (d)(3), and (f), 1.16(d), 8.1(b), and 8.4(c) and Supreme Court Rule 207(b); the court also cited KRPC 1.0(e); the

- court disbarred the attorney. In re Buckner, 308 Kan. 427, 421 P.3d 226 (2018).
- 273. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.8(f), 1.16(a)(2) and (d), and 8.4(b) and (d) and Supreme Court Rules 203(c)(1) and 211(b); the court imposed an indefinite suspension; the attorney cannot petition for reinstatement under Rule 219 for a minimum of three years. *In re Sullivan*, 308 Kan. 456, 420 P.3d 1001 (2018).
- 274. The attorney's misconduct violated KRPC 1.3, 1.4(a), and 8.4(c); the court imposed an indefinite suspension; the attorney must undergo a hearing under Rule 219 before reinstatement. *In re Mason*, 308 Kan. 1105, 427 P.3d 40 (2018).
- 275. Under Rule 201, Rule 202, and KRPC 8.5, the Supreme Court has subject matter jurisdiction to exercise disciplinary authority over Kansas licensed attorneys practicing law outside of Kansas; citing Rule 212(e)(3) and Rule 6.02(a)(5), the court deemed the attorney's constitutional arguments abandoned because he did not explain why the court should consider them when he raised them for the first time in his brief to the court; the attorney's misconduct violated KRPC 1.1, 1.3, 1.4(b), 1.5(a), 1.7(a), and 8.4(d); the court suspended the attorney for six months; the attorney must undergo a hearing under Rule 219 before being reinstated. *In re Crandall*, 308 Kan. 1526, 430 P.3d 902 (2018).
- 276. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.15(b), 1.16(d), 3.2, 8.1(b), and 8.4(d) and Rules 207(b) and 211(b); the court imposed an indefinite suspension and ordered that the attorney comply with Rule 219 if he seeks reinstatement. *In re Deines*, 308 Kan. 1576, 430 P.3d 437 (2018).
- 277. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.15(b), 1.16(d), 8.1(b), and 8.4(d) and Rule 207(b); the court determined probation under Rule 211(g) was not an appropriate sanction; instead, the court suspended the attorney for six months and ordered that she undergo a hearing under Rule 219 prior to reinstatement. *In re Owens*, 309 Kan. 80, 431 P.3d 832 (2018).
- 278. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.5(d), 3.2, 4.1(a), 8.4(c), 8.4(d), and 8.4(g) and Rule 207(b); the court disbarred the attorney. *In re Knox*, 309 Kan. 167, 432 P.3d 654 (2019).
- 279. The attorney's misconduct violated KRPC 1.3, 1.4, 1.5, and 1.16; the court differentiated the procedures related to capacity under Rule 220 from the disciplinary procedures and fitness to practice law under Rule 202, and the court suspended the attorney for six months; the attorney must undergo a hearing under Rule 219 prior to reinstatement. *In re Kurth*, 309 Kan. 224, 433 P.3d 679 (2019).
- 280. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.5, 1.15, 1.16(d), 3.3(a)(1), 8.4(b), 8.4(c), and 8.4(d); the court disbarred the attorney. *In re Grillot*, 309 Kan. 253, 433 P.3d 671 (2019).
- 281. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4, 1.5, 1.8(e), 1.16, 3.2, 5.1, 8.3, 8.4(a), 8.4(c), 8.4(d), and 8.4(g); the court imposed an indefinite suspension; the attorney must undergo a hearing under Rule 219 if she seeks reinstatement. *In re Dickens*, 309 Kan. 336, 435 P.3d 21 (2019).
- 282. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.15(a), 1.15(d)(1), 1.16(a)(1), 8.1(a), 8.4(c), and 8.4(d); the court suspended the attorney for two years; the attorney can apply for reinstatement after one year, but the attorney must undergo a reinstatement hearing under Rule 219 and must serve a period of probation under Rule 211(g) if he is reinstated. *In re Shepherd*, 310 Kan. 739, 448 P.3d 1049 (2019).
- 283. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), and 1.7(a); the court suspended the attorney for one year but stayed imposition of the suspension and extended the attorney's probation by two years. *In re Delaney*, 310 Kan. 1001, 453 P.3d 333 (2019).
- 284. Attorney violated KRPC 1.4(a) by failing to respond to one client's requests for information regarding status of representation and failing to keep another client informed about status of representation. *In re Ogunmeno*, 312 Kan. 508, 476 P.3d 1162 (2020).

- 285. Attorney violated KRPC 1.4 when he failed to keep client reasonably informed about status of her case. *In re Fuller*, 312 Kan. 310, 474 P.3d 776 (2020).
- 286. Attorney violated KRPC 1.4 by failing to respond to requests for information regarding status of representation and by providing false information regarding status of representation. *In re Kupka*, 311 Kan. 193, 458 P.3d 242 (2020).
- 287. Attorney violated KRPC 1.4 by failing to keep client informed about the status of appeal. *In re Christians*, 314 Kan. 266, 497 P.3d 560 (2021).
- 288. Attorney violated KRPC 1.4(a) by failing to return client's many telephone calls, failing to inform clients about status of their cases, failing to inform clients about default judgments, falsely telling clients that default judgment had not been entered against them, and failing to inform client of settlement offer. *In re Sweet*, 314 Kan. 602, 501 P.3d 890 (2022).
- 289. Attorney violated KRPC 1.4(a) by failing to communicate with client after sentencing. *In re Martinez*, 315 Kan. 245, 506 P.3d 909 (2022).
- 290. Attorney violated KRPC 1.4(b) by failing to adequately communicate likelihood that court would actually place client on probation following client's open plea to presumptive imprisonment crimes. *In re Martinez*, 315 Kan. 245, 506 P.3d 909 (2022).
- 291. Attorney violated KRPC 1.4(a) when he failed to keep in contact with his client. *In re McFall*, 315 Kan. 184, 505 P.3d 744 (2022).
- 292. Attorney violated KRPC 1.4(a) by repeatedly failing to return phone calls and email messages to clients over extended periods of time. *In re Long*, 315 Kan. 842, 511 P.3d 952 (2022).
- 293. Attorney was disciplined by published censure under Rule 225(a)(5) for violations of KRPC 1.3, 1.4, and 1.15(a) and (b) for failure to take action in case, failure to communicate status of case for nearly full year, depositing unearned funds in operating account, and failing to provide accounting of funds received. *In re Beye*, 315 Kan. 857, 511 P.3d 963 (2022).
- 294. Attorney violated KRPC 1.4(a) when he failed to respond to client's two letters requesting information about status of appeal. *In re Lowry*, 316 Kan. 684, 520 P.3d 727 (2022).
- 295. Attorney violated KRPC 1.4 by failing to adequately and promptly communicate to client the status of case and judge's adverse ruling during critical stage. *In re Leavitt*, 316 Kan. 698, 520 P.3d 1287 (2022).
- 296. Attorney stipulated to violating KRPC 1.4(a) by failing to respond for three years to multiple requests from buyer for information regarding status of mineral interest buyer had purchased and by failing to communicate information to buyer that could affect buyer's interest in property, including that multiple oil and gas leases executed on property could present an issue for buyer and that further legal action may be necessary to establish buyer's rights. *In re Eland*, 317 Kan. 315, 528 P.3d 983 (2023).

KRPC 1.5 Fees

- 1. Attorney referral fee permitted under MRPC 1.5(g) without regard to services rendered. DR 2-107(A) no longer applicable. *Ryder v. Farmland Mut. Ins. Co.*, 248 Kan. 352, 807 P.2d 109 (1991).
- 2. Rule 1.5(e) provides a vehicle for clients to seek court intervention in attorney fee contract disputes. *Ryder v. Farmland Mut. Ins. Co.*, 248 Kan. 352, 807 P.2d 109 (1991).
- 3. Rule cited in appeal of contingent fee award in condemnation case. *Board of Sedgwick County Comm'rs v. Kiser Living Trust*, 250 Kan. 84, 107, 825 P.2d 130 (1992).
 - 4. Court lists eight factors found in MRPC 1.5(a) in determining reasonableness of attorney fees in

- eminent domain case. City of Wichita v. BG Products, Inc., 252 Kan. 367, 374, 845 P.2d 649 (1993).
- 5. Attorney's mishandling of employment discrimination class action and failure to inform clients as to status of case violative of MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.15, 3.1, and 3.2; other violations; Rule 203(a)(2) one-year suspension, Rule 203(a)(5) restitution, and Rule 218 compliance ordered. *In re King*, 253 Kan. 444, 855 P.2d 963 (1993).
- 6. Attorney's failure to remit client's portion in a collection matter, failure to keep client informed, misrepresentations to client as to status of collection efforts, and causing balance on trust account to repeatedly fall below amount due client violative of MRPC 1.3, 1.4(a), 1.5(d), 1.15(a), 4.1(a), and 8.4(c); aggravating and mitigating circumstances; one-year supervised probation with conditions. *In re Wisler*, 254 Kan. 600, 866 P.2d 1049 (1994).
- 7. Attorney fees contingent on amount of maintenance received in divorce action violative of MRPC 1.5(f)(1); censure. *In re Jarvis*, 254 Kan. 829, 869 P.2d 671 (1994).
- 8. Attorney's mishandling of personal injury case violates MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.6, 1.7, 1.16, 3.2, 4.1, 8.4 and Rule 207; published censure. *In re Shultz*, 256 Kan. 196, 883 P.2d 779 (1994).
- 9. Attorney's failure to represent client in collection of foreign judgment in workers compensation case found to violate MRPC 1.1, 1.3, 1.4, 1.5(d), 1.16(d), 3.2, and 8.4(g); indefinite suspension and Rule 218 compliance ordered. *In re Griggs*, 256 Kan. 498, 886 P.2d 786 (1994).
- 10. Attorney previously censured disbarred for violations of MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.15, 1.16, 3.2, 3.3, 4.1, 7.1, 7.5, 8.1, 8.4, and Rules 207 and 208; Rule 218 compliance ordered. *In re Shultz*, 257 Kan. 662, 895 P.2d 603 (1995).
- 11. Rules of determining reasonableness of fees under MRPC 1.5(a) discussed; trial court has authority to set reasonable fees under 1.5(e), but that authority does not make the fees unliquidated for the purposes of prejudgment interest. *Miller v. Botwin*, 258 Kan. 108, 899 P.2d 1004 (1995).
- 12. Attorney's failure to remit personal injury protection lien to his client's insurance company, failure to keep client informed, misrepresentation to client, and creating conflict of interest violated MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.15, 3.7, 4.1, and 8.4; aggravating circumstances; indefinite suspension. *In re Seck*, 258 Kan. 530, 905 P.2d 122 (1995).
- 13. Attorney's neglect of three different clients' cases violates MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 3.1, and 8.4 and Rule 207; one-year suspension. *In re Geeding*, 258 Kan. 740, 907 P.2d 124 (1995).
- 14. Attorney's charging unreasonable fees in an estate matter violates MRPC 1.5; ordered to abide by his agreement to repay; published censure. *In re Tuley*, 258 Kan. 762, 907 P.2d 844 (1995).
- 15. Attorney's mishandling of client funds, failure to supervise nonlawyer assistants, and other misconduct violate MRPC 1.3, 1.5, 1.15, 5.3, and 8.4; mitigating circumstances; published censure. *In re Krogh*, 259 Kan. 163, 910 P.2d 221 (1996).
- 16. Attorney's failure to keep client reasonably informed and charging of excessive fee violate MRPC 1.3, 1.4, 1.5, and 1.16; published censure. *In re Scimeca*, 259 Kan. 893, 914 P.2d 948 (1996).
- 17. Attorney's mishandling of client's assets in voluntary conservatorship proceeding violates MRPC 1.1, 1.2, 1.4, 1.5, 1.7, 1.9, 1.14, 3.3, and 8.4; published censure. *In re Brantley*, 260 Kan. 605, 920 P.2d 433 (1996).
- 18. Attorney's handling of civil action and post-divorce proceeding and his attempt to represent a criminal defendant while attorney was in inpatient drug treatment program violate MRPC 1.3, 1.4, 1.5(b), 1.15(a) and (b), 1.16(a), 3.3(a), 4.1, and 8.4(a), (b), (d), and (g); three-year supervised probation. *In re Phillips*, 260 Kan. 909, 925 P.2d 435 (1996).
- 19. Attorney's failure to act with reasonable diligence and promptness in an eviction case, commingling of clients' funds with his own, and failure to cooperate with disciplinary administrator's office violate MRPC 1.4, 1.5, 1.9, 1.15, 1.16, 8.1 and 8.4 and Rule 207; one-year suspension. *In re Howlett*, 261 Kan. 167, 928 P.2d 52 (1996).

- 20. Attorney's mishandling of bankruptcy case violates MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.16, 3.1, 3.3, and 8.4; published censure per Rule 203(a)(3). *In re Roy*, 261 Kan. 999, 933 P.2d 662 (1997).
- 21. Client not required to follow MRPC 1.5(e) procedure in attorney fee dispute case. *Gerhardt v. Harris*, 261 Kan. 1007, 934 P.2d 976 (1997).
- 22. Attorney's mishandling of personal injury case, removing disputed fee funds from his trustee account, failure to communicate with client, delaying notification to insurance company of his termination, and charging unreasonable fee violate MRPC 1.15, 1.4, 1.16(a)(3) and (d), and 1.5(a); two-year probation and restitution ordered. *Gerhardt v. Harris*, 261 Kan. 1007, 934 P.2d 976 (1997); *In re Harris*, 261 Kan. 1063, 934 P.2d 965 (1997).
- 23. Attorney's failure to file negligence action in proper court and his disappearance from his law office without notice to clients violate MRPC 1.1, 1.3, 1.4, 1.5, 3.2, and 8.4 and Rule 207; disbarment. *In re Neal*, 262 Kan. 562, 937 P.2d 1234 (1997).
- 24. The graduated contingency fee rates to Workers Compensation Act do not interfere with court's inherent power to regulate practice of law or unconstitutionally violate separation of powers doctrine. *Injured Workers of Kansas v. Franklin*, 262 Kan. 840, 942 P.2d 591 (1997).
- 25. Attorney neglected to act for client after accepting retainer; violation of MRPC 1.5; indefinite suspension. *In re Mitchell*, 263 Kan. 217, 946 P.2d 999 (1997).
- 26. Eight factors considered in determining reasonableness of attorney fees. *DeSpiegelaere v. Killion*, 24 Kan. App. 2d 542, 947 P.2d 1039 (1997).
- 27. Motion is filed per MRPC 1.5(d) requesting the court divide litigation expenses between litigants. *Gillespie v. Seymour*, 263 Kan. 650, 952 P.2d 1313 (1998).
- 28. Attorney violated MRPC 1.5(d) by his failure to utilize a written contingent fee arrangement and to advise his client of her right to have the arrangement and recovery reviewed by court for reasonableness; published censure. *In re Potter*, 263 Kan. 766, 952 P.2d 936 (1998).
- 29. Attorney's engaging in inappropriate sexual behavior with female clients violates MRPC 1.7(b), 1.8(b), 2.1, 3.7, 4.1, and 8.4(d) and (g); he was additionally charged for violations of MRPC 1.2, 1.3, 1.4, 1.5, 4.3 and 8.4(b) and (c) and Rule 207; disbarment. *In re Berg*, 264 Kan. 254, 955 P.2d 1240 (1998).
- 30. Attorney's charging various clients unreasonable fees, failure to refund expense deposits, failure to inform client of the status of case, failure to act with reasonable diligence and promptness, use of deceptive and fraudulent retainer agreement, and other misconduct violate MRPC 1.4(a) and (b), 1.5, 1.8(h), 1.15(b), 1.16(d), 3.5(d), 7.2(d), 8.2(a), and 8.4; indefinite suspension per Rule 203(a)(2). *In re Scimeca*, 265 Kan. 742, 962 P.2d 1080 (1998).
- 31. Attorney's improper handling of trust account violates MRPC 1.5(b) and 1.15; 2-year suspension. *In re Barta*, 265 Kan. 762, 962 P.2d 532 (1998).
- 32. Attorney's mishandling of personal injury, criminal, bankruptcy, and divorce cases violates MRPC 1.1, 1.3, 1.4, 1.5, 1.15, 1.16, 7.3, and 8.4(a), (c), (d), and (g) and Rule 207; panel recommended disbarment per Rule 203(a)(1); indefinite suspension. *In re Lewis*, 265 Kan. 766, 962 P.2d 534 (1998).
- 33. In a wrongful death action where plaintiffs' counsel was awarded fees out of recovery, MRPC 1.7, 1.5(d) and (f), and 1.8(g) were discussed. *Baugh v. Baugh*, 266 Kan. 871, 973 P.2d 202 (1999).
- 34. Attorney's settlement of malpractice claim with a former client without advising her that she should seek independent legal advice violates KRPC 1.8(h); violations of KRPC 1.5(b) and 8.4 (g) found not established by clear and convincing evidence; published censure. *In re Carson*, 268 Kan. 134, 991 P.2d 896 (1999).
- 35. Attorney's selfish motive in pursuing a slip and fall case when his client told him to dismiss the case violates KRPC 1.2(a), 1.3, 1.4, 1.5(c), 1.6, and 8.4(c); published censure per Rule 203(a)(3). *In re Friesen*, 268 Kan. 57, 991 P.2d 400 (1999).

- 36. Eight factors in Rule 1.5 are considered in deciding the reasonableness of an attorney fee. *Link, Inc. v. City of Hays*, 268 Kan. 372, 997 P.2d 697 (2000).
- 37. Attorney's mishandling divorce, traffic violation, and criminal matters violates KRPC 1.1, 1.3, 1.4, 1.5, 1.16, 5.3, and 8.4 and Rule 207; numerous mitigating and aggravating factors considered; two-year supervised probation. *In re Kellogg*, 269 Kan. 143, 4 P.3d 594 (2000).
- 38. Court disapproves a contingent fee under the facts precluded by statutory provisions. *Excel Corp. v. Jimenez*, 269 Kan. 291, 7 P.3d 1118 (2000).
- 39. Court affirms the district court's determination of attorney fees in accord with KRPC 1.5. *Davis v. Miller*, 269 Kan. 732, 7 P.3d 1123 (2000).
- 40. Attorney violated KRPC 1.5(d), 1.15, and 8.4(c) by his failure to provide written contingency fee contract; failure to provide complete accounting to client; and failure to reimburse witness for travel expense; published censure per Rule 203(a)(3). *In re Warner*, 270 Kan. 119, 11 P.3d 1160 (2000).
- 41. Attorney's mishandling of estate, trust, workers compensation claims, EEOC action, and bankruptcy matter, and improperly borrowing money from clients, as well as failing to be diligent in representing clients and communicating with clients in five separate disciplinary complaints violates KRPC 1.1, 1.3, 1.4(a), 1.5(a), 1.7(a) and (b), 1.8(b), and 8.4(g); indefinite suspension. *In re Coggs*, 270 Kan. 381, 14 P.3d 1123 (2000).
- 42. Attorney charging unreasonable fees in an employment matter violates KRPC 1.5 by clear and convincing evidence per Rule 211(f); restitution made; published censure per Rule 203(a)(3). *In re Arabia*, 270 Kan. 742, 19 P.3d 113 (2001).
- 43. Attorney previously disciplined three prior times now found to have violated KRPC 1.1, 1.3, 1.4(a), 1.5(d), and 3.1; Internal Operating Rules of the Kansas Board for Discipline of Attorneys (I.O. Rule E.8) discussed for failure of attorney to develop his own probation plan; one-year suspension. *In re Zimmerman*, 270 Kan. 855, 19 P.3d 160 (2001).
- 44. Attorney's misconduct violated KRPC 1.3, 1.4(a), 1.5(a), 1.15(a), (b), and (c), 8.4(a), (c), and (g), Rule 207 and Rule 211 per Rule 202; disbarment per Rule 203(a)(1). *In re Cleland*, 271 Kan. 926, 27 P.3d 26 (2001).
- 45. KRPC 1.5(e) drafted to provide a client a method for review of a disputed fee contract with attorney; KRPC 1.5(e) has no application to a dispute arising out of an oral agreement between two clients of the same firm. *Gillespie v. Seymour*, 272 Kan. 1387, 39 P.3d 61 (2002).
- 46. Attorney's misconduct by failing to supervise nonattorney representatives violated Rules and his own misconduct violated KRPC 1.4, 1.5, 1.14, 1.15, 1.16, 5.3, 5.4(a), 5.5(b), 7.3 and 8.4; two-year supervised probation. *In re Flack*, 272 Kan. 465, 33 P.3d 1281 (2001).
- 47. Attorney's lack of diligence, failure to communicate with client, failure to advise client of the right to have fee reviewed, and failure to safekeep client's funds violated KRPC 1.3, 1.4(a), 1.5(d) and 1.15(a); two-year supervised probation. *In re Singleton*, 273 Kan. 171, 41 P.3d 836 (2002).
- 48. Attorney previously disciplined now found to have violated KRPC 1.5 by billing clients for time not spent on their case, 1.15 by failing to keep complete trust account records and not providing requested accountings, 8.4(c) for engaging in fraudulent conduct by miscalculating her bill for clients; indefinite suspension and Rules 218 and 219 compliance. *In re Kellogg*, 274 Kan. 281, 50 P.3d 57 (2002).
- 49. Attorney's misconduct violated KRPC 1.1, 1.3, 1.4, 1.5, 1.15; hearing panel's findings of fact supported by clear and convincing evidence per Rule 211(b) and adopted as findings of the Court; published censure per Rule 203(a)(3). *In re Wiles*, 274 Kan. 1103, 58 P.3d 711 (2002).
- 50. District court abused its discretion in the amount of attorney fees awarded since there was no hearing or findings by the court; attorney fees award vacated and remanded to district court for further consideration. *Johnson v. Westhoff Sand Co.*, 31 Kan. App. 2d 259, 62 P.3d 685 (2003).
 - 51. Appellant's request for attorney fees failed to comply with requirements of Rule 7.07(b);

- KRPC 1.5(a) cited to discuss factors used in assessing the reasonableness of a fee. *Ferguson v. Smith*, 31 Kan. App. 2d 311, 63 P.3d 1119 (2003).
- 52. Attorney's misconduct in handling estate fees violated KRPC 1.5(a), 1.16(d), and 1.15(b); published censure per Rule 203(a)(3). *In re Angst*, 275 Kan. 388, 64 P.3d 350 (2003).
- 53. Attorney previously disciplined for similar violations found by clear and convincing evidence per Rule 211(f) to have violated KRPC 1.3, 1.4, 1.5, 1.15, 1.16, 3.3, 3.4, 3.5 and 8.4; hearing panel's report deemed admitted under Rule 212(c) and (d); supervising attorneys afforded full immunities per Rule 223; three years' supervised probation. *In re Rathbun*, 275 Kan. 920, 69 P.3d 537 (2003).
- 54. Attorney previously disciplined on five occasions by informal admonishments now found to have 14 violations of KRPC, including 1.1, 1.3, 1.4, 1.5(b), 1.15(a) and (d), 1.16(d), 3.3(a), 8.4(a) as well as 1.8(f)(2) and 5.4(c); Rule 211(b) cited for failing to respond to complaint within 20 days; misconduct was shown by clear and convincing evidence per Rule 211(f); Supreme Court not bound by recommendations of Disciplinary Administrator or hearing panel per Rule 212(f); attorney failed to disprove district court findings in civil judgment per Rule 202; Internal Operating Rule E.3. and E.8. discussed; one-year suspension and Rules 218 and 219 compliance ordered. *In re Rumsey*, 276 Kan..65, 71 P.3d 1150 (2003).
- 55. Attorney previously disciplined and on probation violated KRPC 1.4 and 1.5; one-year suspension. *In re Francis*, 276 Kan. 898, 79 P.3d 1285 (2003).
- 56. Attorney previously disciplined six times violated KRPC 1.1, 1.3, 1.4, and 1.5 in three complaints involving competence, diligence and promptness, communication with his clients, and attorney fees; violated Rule 211(b) by failing to file timely answers to Disciplinary Administrator and hearing panel report; indefinite suspension. *In re Barta*, 277 Kan. 912, 89 P.3d 567 (2004).
- 57. Attorney's mishandling of two divorce cases violated KRPC 1.3 and KRPC 1.5; KRPC 1.16 violated as to one client complaint; hearing panel report deemed admitted per Rule 212(c) and (d); charges established by clear and convincing evidence per Rule 211(f); Rule 212(f) cited and applied; published censure per Rule 203(a)(3). *In re Daugherty*, 277 Kan. 257, 83 P.3d 789 (2004).
- 58. Attorney's supervised probation revoked following violations of KRPC 1.3, 1.4, 1.5, 1.7, 8.1, 8.4; failure to cooperate in investigation of complaints per Rule 207(b); failure to obtain liability insurance as condition of probation; indefinite suspension. *In re Nelson*, 277 Kan. 920, 92 P.3d 1146 (2004).
- 59. Supreme Court cited KRPC 1.5 in discussing the reasonableness of attorney fees awarded in testamentary trust case; appellate courts may fix counsel fees when in disagreement with view of trial judge. *In re Estate of Somers*, 277 Kan. 761, 89 P.3d 898 (2004).
- 60. Attorney previously disciplined violated his supervised probation; now found to have violated KRPC 1.3, 1.4, 1.5, 1.7, 8.1, 8.4, Rule 207, and Rule 211; indefinite suspension and Rule 218 compliance ordered. *In re Nelson*, 278 Kan. 506, 102 P.3d 1140 (2004).
- 61. District court's award of attorney fees to plaintiff's attorney held to be reasonable based on provisions set out in KRPC 1.5(a). *Ortiz v. Biscanin*, 34 Kan. App. 2d 445, 122 P.3d 365 (2004).
- 62. Attorney previously suspended for 1 year and admonished several years later violates KRPC 1.5, 1.15(b), 4.1, and 8.4(c); formal hearing per Rule 211 held; repeated violations of KRPC's noted; disbarment in accordance with Rule 203(a)(1). *In re Christian*, 281 Kan. 1203, 135 P.3d 1069 (2006).
- 63. Factors set forth in KRPC 1.5(a) considered in determining reasonableness of attorney fees; due to time and labor involved per KRPC 1.5(a)(1), plaintiffs' award of attorney fees affirmed. *Wenrich v. Employers Mut. Ins. Co.*, 35 Kan. App. 2d 582, 132 P.3d 970 (2006).
- 64. Attorney voluntarily surrenders license pursuant to Rule 217 following hearing panel's hearing per Rule 212 that respondent violated KRPC 1.3, 1.4, 1.5, 3.4, 4.1, and 8.4(c); disbarment and Rule 218 compliance ordered. *In re Boaten*, 281 Kan. 390, 132 P.3d 870 (2006).
 - 65. Factors in KRPC 1.5(a) will be considered in determining the reasonableness of attorney fees.

- Johnson v. Westhoff Sand Co., 281 Kan. 930, 135 P.3d 1127 (2006).
- 66. Attorney's misconduct in multiple complaints violated KRPC 1.1, 1.3, 1.4, 1.5, 1.15, 8.4(c), and Rule 207; indefinite suspension per Rule 203(a)(2). *In re Lampson*, 282 Kan. 700, 147 P.3d 143 (2006).
- 67. Attorney disciplined for numerous violations of KRPC's including KRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.15, 1.16, 3.2, 8.1, and 8.4 in regard to seven formal complaints filed; failure to cooperate in disciplinary investigations per Rule 207(b); respondent's request for probation pursuant to Rule 211(g) denied; indefinite suspension per Rule 203(a)(2). *In re Green*, 283 Kan. 895, 156 P.3d 628 (2007).
- 68. Attorney violated numerous KRPC's including 1.5, 1.15, and 1.16 in several cases; Rule 211(b) violated by failing to file an answer to the formal complaint; misconduct established by clear and convincing evidence pursuant to Rule 211(f); hearing panel's final report deemed admitted per Rule 212(c); per Rule 212(f) Supreme Court may impose sanctions greater or lesser than the recommendations of hearing panel or Disciplinary Administrator; indefinite suspension pursuant to Rule 203(a)(2). *In re Waite*, 283 Kan. 270, 153 P.3d 517 (2007).
- 69. Attorney's misconduct violated KRPC 1.5, 3.1, and 8.4 in billing for unreasonable fees and misrepresenting claims when representing the State of Kansas in claims filed against the Workers Compensation Fund; misconduct established by clear and convincing evidence per Rule 211(f); hearing panel's final report deemed admitted under Rule 212(c) and (d) since Respondent failed to file exceptions; two-year suspension per Rule 203(a)(2). *In re Miller*, 282 Kan. 689, 147 P.3d 150 (2006).
- 70. Attorney's misconduct violated KRPC 1.1, 1.5(a), 5.5(a), and 8.4(d) for mishandling an estate and practicing law while suspended; published censure per Rule 203(a)(3). *In re Alig*, 285 Kan. 117, 169 P.3d 690 (2007).
- 71. Attorney, who was on probation, violated KRPC 1.1, 1.3, 1.4, 1.5, 1.16, 3.3(d), and 8.4(d) in 21 cases; Rule 211(b) violated by failing to file a timely written answer to the complaint; Rule 212(d) violated by failing to appear before the court; disbarment per Rule 203(a)(1). *In re Rathbun*, 285 Kan. 137, 169 P.3d 329 (2007).
- 72. Motion filed asking the district court to resolve a dispute over attorney fees under KRPC 1.5; equitable distribution ordered. *Cooke v. Gillespie*, 285 Kan. 748, 176 P.3d 144 (2008).
- 73. In defendant's ineffective assistance of counsel claim, a suspension of the defendant's attorney six years later for misconduct involving KRPC 1.5, 1.15, 1.16, and Rule 211(b) does not itself constitute ineffective assistance. *Wilson v. State*, 40 Kan. App. 2d 170, 192 P.3d 1121 (2008).
- 74. KRPC 1.5(a) factors discussed in case involving award of attorney fees; no abuse of discretion in trial court's award of attorney fees. *State*, *ex rel.*, *SRS v. Cleland*, 42 Kan. App. 2d 482, 213 P.3d 1091 (2009).
- 75. KRPC 1.5(g)'s requirement of reasonable attorney fees is discussed. *Shamberg, Johnson & Bergman, Chtd. v. Oliver*, 289 Kan. 891, 220 P.3d 333 (2009).
- 76 .The trial judge identified and considered six of the eight relevant factors to be considered in determining the reasonableness of an attorney fee per KPRC 1.5(a). *Mercy Regional Health Center v. Brinegar*, 43 Kan. App. 2d 156, 223 P.3d 311 (2010).
- 77. Attorney's misconduct violated KRPC 1.5(a), 3.3, and 8.4(c); findings of fact deemed admitted per Rule 212(d); findings supported by clear and convincing evidence per Rule 211(f); two-year suspension per Rule 203(a)(2). *In re Orrick*, 290 Kan. 727, 233 P.3d 257 (2010).
- 78. A district court must consider all of the KRPC 1.5(a) factors to determine the reasonableness of attorney fees. *Wittig v. Westar Energy, Inc.*, 44 Kan. App. 2d 216, 235 P.3d 535 (2010).
- 79. Attorney surrendered license per Rule 217 with panel hearing on two complaints pending in accordance with Rule 211, alleging violations of KRPC 1.1, 1.2, 1.3, 1.6, 1.9(c)(2), 1.15(d)(1), and 8.4; investigation pending regarding violations of KRPC 1.8 and 1.5; disbarment. *In re Gramkow*, 290 Kan.

- 801, 234 P.3d 804 (2010).
- 80. District judges are experts on attorney fees and must use KRPC 1.5(a) as the methodology to assess the reasonableness for attorney fees, including such fees requested in a corporate advancement proceeding. *Westar Energy, Inc. v. Wittig*, 44 Kan. App. 2d 182, 235 P.3d 515 (2010).
- 81. Attorney voluntarily surrendered license to practice law per Rule 217 with panel hearing pending on two complaints in accordance with Rule 211, alleging violations of KRPC 1.1, 1.3, 1.4, 1.5(d) and (e), 1.8(a) and (j), 8.4, and Rule 207; disbarment. *In re Stanley*, 291 Kan. 52, 237 P.3d 667 (2010).
- 82. Attorney's misconduct while on indefinite suspension violated KRPC 1.1, 1.3, 1.4, 8.4, and Rule 211; clear and convincing evidence per Rule 211)(f); findings of fact deemed admitted per Rule 212(d); disbarment per Rule 203(a)(1). *In re Bishop*, 291 Kan. 382, 240 P.3d 956 (2010).
- 83. Attorney previously disciplined three times found to have violated KRPC 1.4(a), 1.16(d), 5.5(a), 8.1(b), 8.4(c), Rule 207(b), Rule 211(b), and Rule 218(a); hearing panel's recommendation advisory only and court may impose different discipline per Rule 212(f); disbarment per Rule 203(a)(1). *In re Jones*, 291 Kan. 405, 243 P.3d 1101 (2010).
- 84. Attorney previously disciplined on a number of occasions found to have violated KRPC 1.1, 1.3, 1.4(a), 1.5, 1.15(b), 8.1(b), 8.4(c), Rule 207(b), and Rule 211(b); report deemed admitted per Rule 212(c) and (d); disbarment per Rule 203(a)(1). *In re Lober*, 291 Kan. 394, 241 P.3d 81 (2010).
- 85. Attorney previously disciplined by 6-month suspension violates KRPC 1.2, 1.3, 1.4(a), 1.5(a), 1.15(b), 1.16(d). 8.1(b), Rule 207(b), and Rule 211; conditions set out for reinstatement under Rule 219(f); indefinite suspension per Rule 203(a)(2). *In re Thomas*, 291 Kan. 443, 241 P.3d 104 (2010).
- 86. Attorney violated KRPC 1.3, 1.4, Rule 207(b), and Rule 211(b), stemming from respondent's handling of a postdivorce child support matter; clear and convincing evidence found per Rule 211(f); Rules 218 and 219 compliance ordered; indefinite suspension per Rule 203(a)(2). *In re Ivester*, 291 Kan. 744, 246 P.3d 987 (2011). 87. Attorney's misconduct violated KRPC 1.3, 1.4, 1.15, Rules 207, and 211 in four civil matters; proper service obtained per Rule 215; compliance with Rules 218 and 219 ordered; indefinite suspension per Rule 203(a)(2). *In re Luttrell*, 292 Kan. 51, 252 P.3d 111 (2011).
- 88. Attorney violated KRPC 1.1, 1.3, 1.4(a), 1.15, 3.2, 8.1(b), Rules 207(b), and 211(b) in five complaints; failure to respond to initial complaint and to file an answer as required by Rule 211(b); plan of probation per Rule 211(g) not allowed; Rules 218 and 219 compliance ordered; indefinite suspension per Rule 203(a)(2). *In re Doudin*, 292 Kan. 83, 249 P.3d 1190 (2011).
- 89. Attorney's misconduct violated KRPC 1.1, 1.3, 1.4, 1.5(d), 5.1(a) and (c)(2), 5.5(b), 8.4(a), and Rule 116 including neglecting to track cases and failing to ensure his partner was admitted *pro hac vice* in Kansas cases; respondent filed no exceptions to the hearing report, thus, findings and conclusions deemed admitted per Rule 212(c); Rules 218 and 219 compliance ordered; 1-year suspension per Rule 203(a)(2). *In re Roswold*, 292 Kan. 136, 249 P.3d 1199 (2011).
- 90. Respondent's misconduct violated multiple KRPC's, including KRPC 1.3, 1.5, 1.15(a) and (d), 3.2, 8.4(c) and (g); clear and convincing evidence established per Rule 211(f); findings of fact deemed admitted per Rule 212(c), (d); disbarment pursuant to Rule 203(a)(1). *In re Holmes*, 293 Kan. 478, 264 P.3d 423 (2011).
- 91. Respondent violated KRPC 1.1, 1.3, 1.4(a), 1.5(d), 1.15(a) and (d)(2)(v), 1.16(d), 8.1(b), 8.4(c), and Rule 211(b); clear and convincing evidence established per Rule 211(f); findings of fact deemed admitted per Rule 212(c), (d); disbarment per Rule 203(a)(1). *In re Terry*, 293 Kan. 467, 265 P.3d 567 (2011).
- 92. District court reviewed the eight factors set forth in KRPC 1.5(a) and did not abuse its discretion in the amount it awarded to class action counsel for attorney fees. *Freebird, Inc. v. Cimarex Energy Co.*, 46 Kan. App. 2d 631, 264 P.3d 500 (2011).
 - 93. The adoption by the KCC of the eight factors found in KRPC 1.5(a) as a method for the

- determination of the reasonableness of attorney fee requests as a part of the KCC's determination of rate case expenses is approved. *Citizens' Utility Ratepayer Bd. v. Kansas Corporation Comm'n*, 47 Kan. App. 2d 1112, 284 P.3d 348 (2012).
- 94. Court cites KRPC 1.5 in discussing reasonableness of an attorney fee since there is not an inherent tie between the reasonableness of the sales price for real estate and an attorney's services related to the sale. *Stewart Title of the Midwest v. Reece & Nichols Realtors*, 294 Kan. 553, 276 P.3d 188 (2012).
- 95. Attorney violated KRPC 1.5(f)(2) by making a contingency fee arrangement in a criminal case. *State v. Cheatham*, 296 Kan. 417, 292 P.3d 318 (2013).
- 96. Attorney violated KRPC 1.5, 1.15, and 8.4 by misrepresenting hours worked and converting client funds to pay personal taxes; disbarment per Rule 203(a)(1). *In re Davis*, 296 Kan. 531, 303 P.3d 250 (2013).
- 97. No clear and convincing evidence was present to establish attorney charged unreasonable fees in violation of KRPC 1.5. *In re Small*, 296 Kan. 759, 294 P.3d 1165 (2013).
- 98. Attorney's misconduct violated KRPC 1.5(f)(1), 1.7, 1.8(k), 1.15(a), (b), and (d)(2)(iii), 3.3(a)(1), and 8.4(b); disbarment per Rule 203(a)(1). *In re Alberg*, 296 Kan. 795, 294 P.3d 1192 (2013).
- 99. KRPC 1.5(a) cited to discuss factors used in assessing the reasonableness of a fee. *Snider v. American Family Mut. Ins. Co.*, 297 Kan. 157, 298 P.3d 1120 (2013).
- 100. District Court had authority to clarify its orders regarding attorney fees during ongoing proceedings; appellate court upheld district court's conclusion that attorney fees were reasonable under the eight factors of KRPC 1.5. *In re Marriage of Bergmann & Sokol*, 49 Kan.App.2d 45, 305 P.3d 664 (2013).
- 101. Appellate court remanded case to district court, instructing it to review reasonableness of attorney fees under eight factors listed in KRPC 1.5(a). *Davis v. Winning Streak Sports, LLC*, 48 Kan. App. 2d 677, 301 P.3d 709 (2013).
- 102. Attorney misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.5(a), 1.16(d), and 8.4(d); 2-year suspension, with imposition suspended under terms of probation plan. *In re Dellett*, 299 Kan. 69, 324 P.3d 1033 (2014).
- 103. Attorney misconduct violated KRPC 1.1, 1.5, 1.7(a)(2), 1.16(a)(1), and 8.4(d) and (g) and Rule 211(b); disbarment. *In re Hawver*, 300 Kan. 1023, 339 P.3d 573 (2014).
- 104. Party seeking appellate attorney fees under Rule 7.07(b)(2)(C) must file affidavit specifying KRPC 1.5(a) factors for reasonableness of fees. *In re Estate of Strader*, 301 Kan. 50, 339 P.3d 769 (2014).
- 105. District court award of attorney fees appropriately applied KRPC 1.5(a) factors; KRPC 1.5(a) factors also used to assess appellate attorney fees. *In re F.*, 51 Kan. App. 2d 126, 341 P.3d 1290 (2015).
- 106. Attorney voluntarily surrendered license under Rule 217 after complaint alleged violations of KRPC 1.1, 1.3, 1.4, 1.5, 1.15, 1.16, 8.1, and 8.4. *In re Brooks*, 301 Kan. 451, 345 P.3d 258 (2015).
- 107. In determining reasonableness of attorney fees, court should take into account criteria outlined in KRPC 1.5(a). *Consolver v. Hotze*, 51 Kan. App. 2d 286, 346 P.3d 1094 (2015).
- 108. Attorney misconduct violated KRPC 1.5(a) and (b), 1.7(a)(2), 1.8(a), 1.15(a), and 8.4(c) and (g); disbarment. *In re Rankin*, 302 Kan. 181, 351 P.3d 1274 (2015).
- 109. The attorney's misconduct violated KRPC 1.3, 1.4(a), 1.5(a), 1.15(a) and (d), 1.16(a)(3) and (d), 8.1(b), and 8.4(d) and Supreme Court Rules 207(b) and 211(b); the court imposed a suspension for a minimum of one year; the attorney must undergo a hearing under Rule 219 before reinstatement. *In re Knox*, 305 Kan. 628, 385 P.3d 500 (2016).
- 110. The attorney's misconduct violated KRPC 1.3, 1.5(a), 1.8(b), 1.15(a) and (d)(2)(v), 3.3(a)(1), 8.1(b), and 8.4(c) and (d) and Supreme Court Rule 207(b); the court disbarred the attorney. *In re Harrington*, 305 Kan. 643, 385 P.3d 905 (2016).
- 111. When making an equitable determination of the reasonable value of legal services rendered, all the factors under KRPC 1.5(a) are relevant. *Consolver v. Hotze*, 306 Kan. 561, 395 P.3d 405 (2017).

- 112. The attorney's misconduct violated Texas Disciplinary Rules of Professional Conduct 1.01, 1.03, 1.04, 1.14, 1.15, 3.04, 8.01, and 8.04, KRPC 1.1, 1.3, 1.4, 1.5, 1.15, 1.16, 3.4, 8.1, and 8.4, and Supreme Court Rule 207; the court disbarred the attorney. *In re Nwakanma*, 306 Kan. 704, 397 P.3d 403 (2017).
- 113. When the parties agree to an award of attorney fees in a derivative action, the court must determine the reasonableness of the fees using the factors set forth in KRPC 1.5(a). *Ross-Williams v. Bennett*, 55 Kan. App. 2d 524, 419 P.3d 608 (2018).
- 114. The Workers Compensation Board must consider the guidance of KRPC 1.5(a) when awarding attorney fees. *Pierson v. City of Topeka*, 56 Kan. App. 2d 92, 424 P.3d 549 (2018).
- 115. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.5, 1.15(a), 1.16(d), 3.2, 3.4(c), 8.3(a), and 8.4(d) and Supreme Court Rules 207(c) and 211(b); the court imposed an indefinite suspension; the attorney must undergo a hearing under Rule 219(d) before reinstatement. *In re Hult*, 307 Kan. 479, 410 P.3d 879 (2018).
- 116. A party's motion for attorney fees under Rule 7.7(b) must include an affidavit addressing the factors under KRPC 1.5 relating to the reasonableness of attorney fees. *In re Marriage of Williams*, 307 Kan. 960, 417 P.3d 1033 (2018).
- 117. The attorney's misconduct violated KRPC 1.4(b), 1.5(d), 1.15(a), (b), (c), (d)(1)(ii), (d)(3), and (f), 1.16(d), 8.1(b), and 8.4(c) and Supreme Court Rule 207(b); the court also cited KRPC 1.0(e); the court disbarred the attorney. *In re Buckner*, 308 Kan. 427, 421 P.3d 226 (2018).
- 118. The attorney's misconduct violated KRPC 1.2(c), 1.5, 1.7(a), 1.8(f), and 1.16(d); the court imposed a published censure. *In re Studtmann*, 308 Kan. 1288, 427 P.3d 964 (2018).
- 119. Under Rule 201, Rule 202, and KRPC 8.5, the Supreme Court has subject matter jurisdiction to exercise disciplinary authority over Kansas licensed attorneys practicing law outside of Kansas; citing Rule 212(e)(3) and Rule 6.02(a)(5), the court deemed the attorney's constitutional arguments abandoned because he did not explain why the court should consider them when he raised them for the first time in his brief to the court; the attorney's misconduct violated KRPC 1.1, 1.3, 1.4(b), 1.5(a), 1.7(a), and 8.4(d); the court suspended the attorney for six months; the attorney must undergo a hearing under Rule 219 before being reinstated. *In re Crandall*, 308 Kan. 1526, 430 P.3d 902 (2018).
- 120. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.5(d), 3.2, 4.1(a), 8.4(c), 8.4(d), and 8.4(g) and Rule 207(b); the court disbarred the attorney. *In re Knox*, 309 Kan. 167, 432 P.3d 654 (2019).
- 121. The attorney's misconduct violated KRPC 1.3, 1.4, 1.5, and 1.16; the court differentiated the procedures related to capacity under Rule 220 from the disciplinary procedures and fitness to practice law under Rule 202, and the court suspended the attorney for six months; the attorney must undergo a hearing under Rule 219 prior to reinstatement. *In re Kurth*, 309 Kan. 224, 433 P.3d 679 (2019).
- 122. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.5, 1.15, 1.16(d), 3.3(a)(1), 8.4(b), 8.4(c), and 8.4(d); the court disbarred the attorney. *In re Grillot*, 309 Kan. 253, 433 P.3d 671 (2019).
- 123. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4, 1.5, 1.8(e), 1.16, 3.2, 5.1, 8.3, 8.4(a), 8.4(c), 8.4(d), and 8.4(g); the court imposed an indefinite suspension; the attorney must undergo a hearing under Rule 219 if she seeks reinstatement. *In re Dickens*, 309 Kan. 336, 435 P.3d 21 (2019).
- 124. Rule 7.07(b) sets forth the three factors a court must consider when attorney fees are requested on appeal; a party requesting attorney fees on appeal must file a motion under Rule 5.01 and must attach an affidavit that includes the factors justifying the reasonableness of the fee under KRPC 1.5; Rule 108(e)(4)(A) informs the district court how to handle wills that were deposited with the court under a statute that has since been repealed. *In re Estate of Oroke*, 310 Kan. 305, 445 P.3d 742 (2019).
 - 125. The appellate court concluded the district court's award of attorney fees was reasonable under

the eight factors listed in KRPC 1.5(a); using the same reasonableness factors, the court granted a portion of the requested appellate attorney fees under Rule 7.07(b)(1). *State ex rel. Schmidt v. Nye*, 56 Kan. App. 2d 883, 440 P.3d 585 (2019).

- 126. Under Rule 7.07(b), a party filing a motion for appellate attorney fees is required to attach an affidavit that establishes the nature of the representation, the time spent on the appeal, and the reasonableness of the requested fee using the eight factors in KRPC 1.5(a); because the party's affidavit failed to meet these specificity requirements, the court denied the party's request for appellate attorney fees. *In re Estate of Mouchague*, 56 Kan. App. 2d 983, 442 P.3d 125 (2019).
- 127. Where case remanded to district court for possible award of attorney fees, noted that district court has discretion to use KRPC 1.5 as the methodology to determine reasonableness of any attorney fees to be awarded. *Harder v. Foster*, 58 Kan. App. 2d 201, 464 P.3d 382 (2020).
- 128. Attorney violated KRPC 1.5 by charging clients nonrefundable fees for future services pursuant to faulty fee agreements. *In re Leon*, 314 Kan. 419, 499 P.3d 467 (2021).
- 129. Attorney violated KRPC 1.5(a) and (d) by unreasonable amendment to contingency fee agreement, which did not state method, amount, or time-frame for accrual of attorney fees, and by not keeping contemporaneous time records to show whether or how additionally demanded payment amounts were earned. *In re Borich*, 316 Kan. 257, 514 P.3d 352 (2022).
- 130. Attorney violated KRPC 1.5(a) by charging \$10,000 attorney fee pursuant to fee agreement that stated fee was earned when received. *In re Martinez*, 315 Kan. 245, 506 P.3d 909 (2022).
- 131. Where district court considered relevant factors as stated in KRPC 1.5, panel declined to alter district court attorney fee award even though reasonable minds could have differed. *Culliss v. Culliss*, 62 Kan. App. 2d 293, 514 P.3d 376 (2022).
- 132. Panel cited KRPC 1.5(a) factors for deciding reasonableness of attorney fees in ultimate decision to vacate district court award for attorney fees and remand for reconsideration, where award of fees had been erroneously based on ruling overturned by panel. *Doan Family Corp. v. Arnberger*, 62 Kan. App. 2d 769, 522 P.3d 364 (2022).
- 133. Panel cited Rule 7.07(a)(4), (5), (b)(1), (2) and KRPC 1.5(a)(1), (3) in denying motion for appellate attorney fees, where supporting affidavit that provided block billing details lacked specificity, with result that movant had not met burden of providing record for meaningful assessment of request. *Doan Family Corp. v. Arnberger*, 62 Kan. App. 2d 769, 522 P.3d 364 (2022).
- 134. Case remanded to district court for reconsideration of reasonableness of attorney fee request within framework of KRPC 1.5, as district court had abused its discretion in awarding attorney fees where it failed to discuss KRPC 1.5 factors, there was lack of evidence regarding those factors, and fees had been granted for discovery district court did not think was necessary. *City of Atchison v. Laurie*, 63 Kan. App. 2d 310, 528 P.3d 1007 (2023).

KRPC 1.6 Confidentiality of Information

- 1. Acquiring information protected by MRPC 1.6 and 1.9(b) prerequisite to 1.10(b) disqualification; irrebuttable presumption created by ABA Code of Professional Responsibility contrasted to specific requirements and findings mandated by Model Rules of Professional Conduct. *Lansing-Delaware Water District v. Oak Lane Park, Inc.*, 248 Kan. 563, 808 P.2d 1369 (1991).
- 2. Circumstances when disclosure of confidential information is permitted discussed. *Lansing-Delaware Water District v. Oak Lane Park, Inc.*, 248 Kan. 563, 808 P.2d 1369 (1991).
- 3. On appeal in suit for payment of legal services, trial court order to produce documents is upheld, finding no attorney-client privilege existed as to fee matter; MRPC 1.7(b)(1), (2). *Wallace, Saunders*,

Austin, Brown & Enochs, Chtd. v. Louisburg Grain Co., 16 Kan. App. 2d 30, 37-38, 818 P.2d 805 (1991). On review, the Supreme Court modifies order to produce and orders in camera trial court inspection to limit discovery of documents to those related only to the case at bar, citing Kansas comment to MRPC 1.6. Wallace, Saunders, Austin, Brown & Enochs, Chtd. v. Louisburg Grain Co., 250 Kan. 54, 62-63, 824 P.2d 933 (1991).

- 4. Attorney's mishandling of personal injury case violates MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.6, 1.7, 1.16, 3.2, 4.1, 8.4 and Rule 207; published censure. *In re Shultz*, 256 Kan. 196, 883 P.2d 779 (1994).
- 5. General counsel who reported suspected violations to an outside agency without first consulting with the head of the organization found in violation of MRPC 1.2, 1.4, 1.6(a), 1.13(b) and 1.16. *Crandon v. State*, 257 Kan. 727, 897 P.2d 92 (1995).
- 6. Rule mentioned in a discussion of conflict of interest in an attorney disqualification case. *Associated Wholesale Grocers, Inc. v. Americold Corp.*, 266 Kan. 1047, 975 P.2d 231 (1999).
- 7. Rule mentioned in the discussion of propriety of attorney's cross-examination of a former client. *Calver v. Hinson*, 267 Kan. 369, 982 P.2d 970 (1999).
- 8. Case remanded to examine in camera the materials submitted by plaintiff for the purpose of determining whether substantial relationship exists between present case and the matter in which defense attorney's associate represented plaintiff. *Monroe v. City of Topeka*, 267 Kan. 440, 988 P.2d 228 (1999).
- 9. Attorney's selfish motive in pursuing a slip and fall case when his client told him to dismiss the case violates KRPC 1.2(a), 1.3, 1.4, 1.5(c), 1.6, and 8.4(c); published censure per Rule 203(a)(3). *In re Friesen*, 268 Kan. 57, 991 P.2d 400 (1999).
- 10. Attorney violated KRPC 1.6(a) (confidentiality of information) by revealing information about his client; KRPC 1.7(b) (conflict of interest) by representing a client which materially limited his representation of another client; KRPC 1.16(d) (terminating representation) by failing to protect his client's interests by disclosing confidential information in six instances; KRPC 8.4(a) (misconduct) by offering to disclose negative information about his former client; misconduct established by clear and convincing evidence per Rule 211(f); published censure per Rule 203(a)(3). *In re Bryan*, 275 Kan. 202, 61 P.3d 641 (2003).
- 11. Defendant's allegation of his court-appointed attorney violating KRPC 1.6 regarding confidentiality of information not found by district court; court did not abuse its discretion in denying defendant's request for new counsel. *State v. Richardson*, 40 Kan. App. 2d 602, 193 P.3d 599 (2008).
- 12. Attorney's misconduct violated KRPC 1.6 and 1.13; per Rule 211(f) misconduct established by clear and convincing evidence; hearing panel's final report deemed admitted under Rule 212(c); ninety-day suspension per Rule 203(a)(2). *In re Harding*, 290 Kan. 81, 223 P.3d 303 (2010).
- 13. Attorney surrendered license per Rule 217 with panel hearing on two complaints pending in accordance with Rule 211, alleging violations of KRPC 1.1, 1.2, 1.3, 1.6, 1.9(c)(2), 1.15(d)(1), and 8.4; investigation pending regarding violations of KRPC 1.8 and 1.5; disbarment. *In re Gramkow*, 290 Kan. 801, 234 P.3d 804 (2010).
- 14. Rule cited in discussing confidentiality of information in real estate case: duty of attorney to maintain his client's confidences vs. broker's duty of disclosure under the Brokerage Relationships in Real Estate Transaction Act. *Stewart Title of the Midwest v. Reece & Nichols Realtors*, 294 Kan. 553, 276 P.3d 188 (2012).
- 15. Judge advocate who revealed confidential information and transmitted classified documents regarding individual detainees at Guantanamo Bay violated KRPC 1.6(a), 1.13, and 8.4(b); disbarment per Rule 203(a)(1). *In re Diaz*, 295 Kan. 1071, 288 P.3d 486 (2012).
- 16. Attorney's letter to former client's new counsel was unnecessary but did not violate KRPC 1.6. *In re Small*, 296 Kan. 759, 294 P.3d 1165 (2013).
 - 17. Attorney misconduct violated KRPC 1.7(a), 3.1, 3.3(d), 4.4(a), 8.4(d), and 8.4(e); 2-year

suspension. In re Holste, 302 Kan. 880, 358 P.3d 850 (2015).

- 18. Conflict of interest found where former client testified as witness against current client; client's oral statement alone insufficient to waive conflict of interest; KRPC 1.7 cited. *State v. Jackson*, 52 Kan. App. 2d 125, 363 P.3d 408 (2015).
- 19. Attorney misconduct violated KRPC 1.7(a)(2), 1.8(a), 1.8(e), 1.9(a), 1.15(d), and 8.4(d); 1-year suspension. *In re Odo*, 304 Kan. 844, 375 P.3d 320 (2016).
- 20. KRPC 1.6 sets forth an attorney's ethical duty of client confidentiality; it does not govern admission of evidence at trial. *State v. Boatwright*, 54 Kan. App. 2d 433, 401 P.3d 657 (2017).
- 21. The attorney's misconduct violated KRPC 1.6(a), 3.3(a)(1), 3.3(d), 8.4(c), and 8.4(d); although the attorney filed a proposed probation plan under Rule 211(g), he did not put the plan into effect; the court suspended the attorney for 60 days. *In re Herron*, 309 Kan. 839, 441 P.3d 24 (2019).
- 22. Attorney violated KRPC 1.6 by repeatedly disclosing more confidential information about his client than was reasonably required for defending himself against allegations regarding representation of such client. *In re Ayesh*, 313 Kan. 441, 485 P.3d 1155 (2021).

KRPC 1.7 Conflict of Interest: Current Clients

- 1. Comment to Rule cited in habeas corpus proceeding to review trial court's disqualification, on conflict of interest grounds, of public defender whose office had represented prosecution witness; disqualification and mistrial upheld; writ denied; see also Rules 1.9, 1.10. *In re Habeas Corpus Petition of Hoang*, 245 Kan. 560, 566, 781 P.2d 731 (1989).
- 2. On appeal in suit for payment of legal services, trial court order to produce documents is upheld, finding no attorney-client privilege existed as to fee matter; MRPC 1.7(b)(1), (2). Wallace, Saunders, Austin, Brown & Enochs, Chtd. v. Louisburg Grain Co., 16 Kan. App. 2d 30, 37-38, 818 P.2d 805 (1991). On review, the Supreme Court modifies order to produce and orders in camera trial court inspection to limit discovery of documents to those related only to the case at bar, citing Kansas comment to MRPC 1.6. Wallace, Saunders, Austin, Brown & Enochs, Chtd. v. Louisburg Grain Co., 250 Kan. 54, 62-63, 824 P.2d 933 (1991).
- 3. Attorney's borrowing a total of \$117,000 in five unsecured interest-free loans, with no certain due date, from mother who had retained attorney to represent her son in pending criminal matter violative of DR 5-104(a), DR 7-101(A)(3), DR 1-102(A)(1) and (6), MRPC 1.7, MRPC 1.8(a), MRPC 1.15(d)(2)(iii) and (iv), MRPC 8.4(a) and (g), and Rule 704 oath; other violations; indefinite suspension and Rule 218 compliance ordered. *In re Norwood*, 252 Kan. 711, 847 P.2d 1314 (1993).
- 4. Attorney's borrowing \$15,000 from client violates MRPC 1.7, MRPC 1.8(a), MRPC 1.15(d)(2)(iii) and (iv), MRPC 8.4(a) and (g), and Rule 704 oath; other violations; indefinite suspension and Rule 218 compliance ordered. *In re Norwood*, 252 Kan. 711, 847 P.2d 1314 (1993).
- 5. Scrivener of will revision who also represented 2 beneficiaries in unrelated action against other beneficiaries held to have no conflict under MRPC 1.7(a) or (b). *In re Estate of Koch*, 18 Kan. App. 2d 188, 210-28, 849 P.2d 977 (1993).
- 6. Canon 9 "appearance of impropriety" standard is general statement; MRPC 1.7 deals with specific issue at bar. *In re Estate of Koch*, 18 Kan. App. 2d 188, 216, 849 P.2d 977 (1993).
- 7. Client may waive conflict of interest Rules 1.7 and 1.9 and consent to attorney's representation despite anticipated adverse testimony. *LeaseAmerica Corp. v. Stewart*, 19 Kan. App. 2d 740, 876 P.2d 184 (1994).
- 8. Attorney's mishandling of personal injury case violates MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.6, 1.7, 1.16, 3.2, 4.1, 8.4 and Rule 207; published censure. *In re Shultz*, 256 Kan. 196, 883 P.2d 779 (1994).

- 9. Subordinate attorneys are not relieved of their responsibility for a violation of the rules of professional conduct simply because they acted at the direction of their supervisor, if they know beforehand that their conduct will be a violation of MRPC 1.7 and 1.16. *McCurdy v. Kansas Dept. of Transportation*, 21 Kan. App. 2d 262, 898 P.2d 650 (1995).
- 10. Conflict of interest under MRPC 1.7 discussed in regard to criminal defendant's constitutional right to effective assistance of counsel. *State v. Wallace*, 258 Kan. 639, 908 P.2d 1267 (1995).
- 11. County attorney found to have had conflict of interest in representing client investigated for neglect of her children, engaged in undignified or discourteous conduct degrading to tribunal, and engaged in conduct adversely reflecting o his fitness to practice law; two-year probation; participation in ethics programs and personal apology to judge in open court ordered. *In re Kraushaar*, 258 Kan. 772, 907 P.2d 836 (1995).
- 12. Attorney's mishandling of client's assets in voluntary conservatorship proceeding violates MRPC 1.1, 1.2, 1.4, 1.5, 1.7, 1.9, 1.14, 3.3, and 8.4; published censure. *In re Brantley*, 260 Kan. 605, 920 P.2d 433 (1996).
- 13. Attorney's mishandling of matters involving (1) individualized education program for autistic child in public school, (2) personal injury, probate, and insurance claim arising from fatal car accident, and (3) probate matter involving estate of conservatee violates MRPC 1.1, 1.2, 1.3, 1.4, 1.7, 1.16, and 8.4 and Rule 207; indefinite suspension per Rule 203(a)(2). *In re Dow*, 261 Kan. 989, 933 P.2d 666 (1997).
- 14. Attorney's mishandling of civil rights case violates MRPC 1.2, 1.3, 1.4, 1.7, 1.15, 5.3, and 8.4; two-year supervised probation. *In re Baxter*, 262 Kan. 555, 940 P.2d 37 (1997).
- 15. In a civil litigation, burden of proof of conflict of interest under MRPC 1.7(a) disqualification motion is discussed; requirements of proof to disqualify under MRPC 1.7(a), 1.9(b), and 1.10(a) and (b) motions are discussed. *Barragree v. Tri-County Electric Co-op, Inc.*, 263 Kan. 446, 950 P.2d 1351 (1997).
- 16. Rule mentioned in attorney fee dispute between litigants. *Gillespie v. Seymour*, 263 Kan. 650, 952 P.2d 1313 (1998).
- 17. Attorney's engaging in inappropriate sexual behavior with female clients violates MRPC 1.7(b), 1.8(b), 2.1, 3.7, 4.1, and 8.4(d) and (g); he was additionally charged for violations of MRPC 1.2, 1.3, 1.4, 1.5, 4.3 and 8.4(b) and (c) and Rule 207; disbarment. *In re Berg*, 264 Kan. 254, 955 P.2d 1240 (1998).
- 18. In a wrongful death action where plaintiffs' counsel was awarded fees out of recovery, MRPC 1.7, 1.5(d) and (f), and 1.8(g) were discussed. *Baugh v. Baugh*, 266 Kan. 871, 973 P.2d 202 (1999).
- 19. County prosecutor's office treated as "lawyer's firm" used in KRPC 3.7(b); KRPC 1.7 and 1.9 do not prohibit an attorney in county attorney's office from prosecuting a case in which another attorney of that office is a material witness; no violation of KRPC 3.8 found; comment to KRPC 1.10 mentioned. *State v. Dimaplas*, 267 Kan. 65, 978 P.2d 891 (1999).
- 20. Attorney's conflict of interest in handling mortgage foreclosure cases violates KRPC 1.7 and 1.8; panel's findings supported by clear and convincing evidence per Rule 211(f); published censure per Rule 203(a)(3). *In re Geeding*, 270 Kan. 139, 12 P.3d 369 (2000).
- 21. Attorney's mishandling of estate, trust, workers compensation claims, EEOC action, and bankruptcy matter, and improperly borrowing money from clients, as well as failing to be diligent in representing clients and communicating with clients in five separate disciplinary complaints violates KRPC 1.1, 1.3, 1.4(a), 1.5(a), 1.7(a) and (b), 1.8(b), and 8.4(g); indefinite suspension. *In re Coggs*, 270 Kan. 381, 14 P.3d 1123 (2000).
- 22. In adoption case, attorney may represent both adoptive parents and birth parents subject to certain conditions including consent from both parties, full disclosure to both parties, and informing both parties of the legal consequences of adoption. *In re Adoption of Baby Girl T*, 28 Kan. App. 2d 712, 21 P.3d 581 (2001).

- 23. In a civil action, the burden of proof of conflict of interest under KRPC 1.7 disqualification motion is discussed; requirements of proof to disqualify are discussed; held trial court did not err in refusing to disqualify law firm. *Quality Developers, Inc. v. Thorman*, 29 Kan. App. 2d 702, 31 P.3d 296 (2001).
- 24. KRPC 1.7 cited contending conflict of interest of law firm representing two clients. *Gillespie v. Seymour*, 272 Kan. 1387, 39 P.3d 61 (2002).
- 25. Trial court correctly held a party has no standing to raise conflict of interest issue with another party's attorney since KRPC 1.7 only applies to party's own attorney. *National Bank of Andover, N.A. v. Aero Standard Tooling, Inc.*, 30 Kan. App. 2d 784, 49 P.3d 547 (2002).
- 26. Attorney violated KRPC 1.6(a) (confidentiality of information) by revealing information about his client; KRPC 1.7(b) (conflict of interest) by representing a client which materially limited his representation of another client; KRPC 1.16(d) (terminating representation) by failing to protect his client's interests by disclosing confidential information in six instances; KRPC 8.4(a) (misconduct) by offering to disclose negative information about his former client; misconduct established by clear and convincing evidence per Rule 211(f); published censure per Rule 203(a)(3). *In re Bryan*, 275 Kan. 202, 61 P.3d 641 (2003).
- 27. Attorney's supervised probation revoked following violations of KRPC 1.3, 1.4, 1.5, 1.7, 8.1, 8.4; failure to cooperate in investigation of complaints per Rule 207(b); failure to obtain liability insurance as condition of probation; indefinite suspension. *In re Nelson*, 277 Kan. 920, 92 P.3d 1146 (2004).
- 28. Attorney's supervised probation revoked following violations of KRPC 1.3, 1.4, 1.5, 1.7, 8.1, 8.4; failure to cooperate in investigation of complaints per Rule 207(b); failure to obtain liability insurance as condition of probation; indefinite suspension. *In re Nelson*, 277 Kan. 920, 92 P.3d 1146 (2004).
- 29. KRPC 1.7 Comment cited in discussion of possible conflict of interest in lawyer's present representation and representation of a former client. *State v. Carver*, 32 Kan. App. 2d 1070, 95 P.3d 1104 (2004).
- 30. Attorney previously disciplined twice before violated KRPC 1.1, 1.7, 1.8, 3.4, 5.5, and 8.4; failure to file answer to formal complaint violated Rule 211(b); disbarment and Rule 218 compliance ordered. *In re Stover*, 278 Kan. 835, 104 P.3d 394 (2005).
- 31. Attorney previously disciplined violated his supervised probation; now found to have violated KRPC 1.3, 1.4, 1.5, 1.7, 8.1, 8.4, Rule 207 and Rule 211; indefinite suspension and Rule 218 compliance ordered. *In re Nelson*, 278 Kan. 506, 102 P.3d 1140 (2004).
- 32. Attorney voluntarily surrendered his license per Rule 217 while complaint pending alleging violations of KRPC 1.7, 1.8, 1.15, 4.1, and 8.4(c); disbarment and Rule 218 compliance ordered. *In re Weller*, 280 Kan. 14, 118 P.3d 1237 (2005).
- 33. Attorney's misconduct in three cases violates KRPC 1.3, 1.7, 4.2, and 8.4; compliance with Rules 218 and 219 ordered; 1-year suspension ordered per Rule 203(a)(2). *In re Pattison*, 280 Kan. 349, 121 P.3d 42 (2005).
- 34. KRPC 1.7(b) discussed and applied; defendant's allegation of conflict of interest by his attorney not found by court. *State v. McGee*, 280 Kan. 890, 126 P.3d 1110 (2006).
- 35. Attorney violated KRPC 1.7(a) by accepting fees and representing opposing parties and 8.4(b) and (d) by committing criminal acts and obstructing justice; published censure in accordance with Rule 203(a)(3). *In re Antosh*, 285 Kan. 124, 169 P.3d 1091 (2007).
- 36. Attorney's misconduct out of state violates KRPC 1.1, 1.7(b), and 8.4(d); respondent's conviction in District of Columbia deemed a conviction in Kansas under Rule 202; findings of fact deemed admitted under Rule 212(d) since respondent failed to file exceptions to the panel's report; indefinite suspension and compliance with Rules 218 and 219 ordered. *In re Evans*, 285 Kan. 147, 169 P.3d 1083 (2007).

- 37. Attorney's misconduct in a dispute with a client and his own criminal conduct violated KRPC 1.7, 1.8, and 8.4(a), (b), and (d); indefinite suspension in accordance with Rule 203(a)(2). *In re Davidson*, 285 Kan. 798, 175 P.3d 855 (2008).
- 38. Attorney voluntarily surrendered license pursuant to Rule 217 with three cases pending before the Supreme Court alleging multiple violations of KRPC 1.2(d), 1.4(a), 1.7, 1.8(b), 1.15(a), 8.4(b) and (g), and Rule 207(b); disbarment. *In re Cowger*, 286 Kan. 52, 182 P.3d 1204 (2008).
- 39. Defendant filed to establish that any conflict of interest under KRPC 1.7 or KRPC 1.10 that attorney may have had as a result of concurrently representing the victims in civil matters substantially affected the criminal prosecution so as to impair defendant's right to a fair trial. *State v. Pabst*, 287 Kan. 1, 192 P.3d 630 (2008).
- 40. Attorney's misconduct in representing a client in two car accidents violated KRPC 1.3, 1.4(a), 1.7, and Rule 211(b); misconduct established by clear and convincing evidence per Rule 211(f); panel's recommendation is advisory only and shall not prevent Supreme Court from imposing a different discipline per Rule212(f); one-year suspension per Rule 203(a)(2). *In re Kieler*, 290 Kan. 397, 227 P.3d 961 (2010).
- 41. KRPC 1.7 and KRPC 1.9 cited in discussion of possible conflict of interest in lawyer's representation of client; decision of district court disqualifying lawyer is reversed and remanded. *Venters v. Sellers*, 293 Kan. 87, 261 P.3d 538 (2011).
- 42. Court cites KRPC 1.7(a)(2), in discussing attorney's personal benefit that irreconcilably clashed with that of his client. *Stewart Title of the Midwest v. Reece & Nichols Realtors*, 294 Kan. 553, 276 P.3d 188 (2012).
- 43. Attorney's misconduct violated KRPC 1.7(a)(2), 5.5(a), Rule 208(c), and KPRC 8.4(c), relating to his conflict of interest representation of an arson suspect and her husband; Rules 218 and 219 compliance ordered; one-year suspension. *In re Johnson*, 294 Kan. 575, 276 P.3d 213 (2012).
- 44. Attorney's unlawful acceptance of prescription medication from client and conviction for unlawful possession of hydrocodone violated KRPC 1.7 and 8.4(b); 40-month suspension per Rule 203(a)(2). *In re Meek*, 295 Kan. 1160, 289 P.3d 95 (2012).
- 45. KRPC 1.7 and 1.9 cited in holding attorney had conflict of interest in representing a criminal defendant where same attorney also represented victim, as victim's guardian ad litem. *State v. Galaviz*, 296 Kan. 168, 291 P.3d 62 (2012).
- 46. Attorney's misconduct violated KRPC 1.2, 1.7, 4.1, and 8.4; 2-year suspension per Rule 203(a)(2). *In re Galloway*, 296 Kan. 406, 293 P.3d 696 (2013).
- 47. Attorney's misconduct violated KRPC 1.5(f)(1), 1.7, 1.8(k), 1.15(a), (b), and (d)(2)(iii), 3.3(a)(1), and 8.4(b); disbarment per Rule 203(a)(1). *In re Alberg*, 296 Kan. 795, 294 P.3d 1192 (2013).
- 48. District court abused discretion in relying on KRPC 1.16(c) to deny attorney's motion to withdraw; KRPC not designed to provide law for criminal proceedings; KRPC 1.7, Comment 6, discussing conflict of interest cited. *State v. Stovall*, 298 Kan. 362, 312 P.3d 1271 (2013).
- 49. District court inquiry into conflict of interest did not require applying KRPC 1.7(b)(4), 1.9(a), and 1.11(a). *State v. Bowen*, 299 Kan. 339, 323 P.3d 853 (2014).
- 50. Alleged violations of KRPC 8.4 may constitute grounds for finding conflict of interest or deficient performance; remanded for hearing on consequences of alleged conflict of interest in violation of KRPC 1.7. *Sola-Morales v. State*, 300 Kan. 875, 335 P.3d 1162 (2014).
- 51. Attorney violated KRPC 1.7 in criminal case where flat-fee agreement, client's inability to pay, and attorney's need to devote his time to fee-generating matters created conflict of interest. *In re Hawver*, 300 Kan. 1023, 339 P.3d 573 (2014).
- 52. Attorney misconduct violated KRPC 1.1, 1.5, 1.7(a)(2), 1.16(a)(1), and 8.4(d) and (g) and Rule 211(b); disbarment. *In re Hawver*, 300 Kan. 1023, 339 P.3d 573 (2014).

- 53. Attorney misconduct violated KRPC 1.7, 1.8, and 8.4(c) and (d); indefinite suspension. *In re Jarvis*, 301 Kan. 881, 349 P.3d 445 (2015).
- 54. Attorney misconduct violated KRPC 1.5(a) and (b), 1.7(a)(2), 1.8(a), 1.15(a), and 8.4(c) and (g); disbarment. *In re Rankin*, 302 Kan. 181, 351 P.3d 1274 (2015).
- 55. The attorney's misconduct violated KRPC 1.7(a)(2), 1.8(k), 1.13(b) and (d), and 8.4(c); the court imposed an indefinite suspension. *In re Bergman*, 305 Kan. 429, 382 P.3d 455 (2016).
- 56. The attorney's misconduct violated KRPC 1.3, 1.4(a), 1.7(a)(2), 1.15(a) and (b), 1.16(a), 3.2, and 8.4(d); the court imposed a one-year suspension but stayed imposition of the suspension pending successful completion of three years of probation. *In re James*, 306 Kan. 1247, 409 P.3d 848 (2017).
- 57. The attorney's misconduct violated KRPC 1.7, 1.8(a) and (b), 4.2, and 8.4(g); the court also discussed KRPC 1.0 and 1.16 and Supreme Court Rule 226, Scope; the court disbarred the attorney. *In re Hodge*, 307 Kan. 170, 407 P.3d 613 (2017).
- 58. The attorney's misconduct violated KRPC 1.2(c), 1.5, 1.7(a), 1.8(f), and 1.16(d); the court imposed a published censure. *In re Studtmann*, 308 Kan. 1288, 427 P.3d 964 (2018).
- 59. Under Rule 201, Rule 202, and KRPC 8.5, the Supreme Court has subject matter jurisdiction to exercise disciplinary authority over Kansas licensed attorneys practicing law outside of Kansas; citing Rule 212(e)(3) and Rule 6.02(a)(5), the court deemed the attorney's constitutional arguments abandoned because he did not explain why the court should consider them when he raised them for the first time in his brief to the court; the attorney's misconduct violated KRPC 1.1, 1.3, 1.4(b), 1.5(a), 1.7(a), and 8.4(d); the court suspended the attorney for six months; the attorney must undergo a hearing under Rule 219 before being reinstated. *In re Crandall*, 308 Kan. 1526, 430 P.3d 902 (2018).
- 60. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), and 1.7(a); the court suspended the attorney for one year but stayed imposition of the suspension and extended the attorney's probation by two years. *In re Delaney*, 310 Kan. 1001, 453 P.3d 333 (2019).
- 61. Attorney violated KRPC 1.7 where engagement letter failed to satisfy consent after consultation requirement, where he failed to withdraw or obtain client consent after discovering direct conflict between two clients, and where he failed to disclose to client his previous relationships with parties. *In re Murphy*, 312 Kan. 203, 473 P.3d 886 (2020).
- 62. Attorney violated KRPC 1.7 by accepting illegal drugs in exchange for legal representation of client and by representing client from whom he had earlier purchased illegal drugs. *In re Fuller*, 312 Kan. 310, 474 P.3d 776 (2020).
- 63. Attorney violated KRPC 1.7 by representing client based on his own personal interest, where attorney had a personal and sexual relationship with client, where attorney reported client for forging check he gave her for medicine, and where client had filed a protection from stalking case against attorney. *In re Saville*, 311 Kan. 221, 458 P.3d 976 (2020).
- 64. Attorney violated KRPC 1.7 in his joint representation of himself and multiple defendants having conflicting interests. *In re Ayesh*, 313 Kan. 441, 485 P.3d 1155 (2021).
- 65. District court did not err in denying request for standby counsel, where defendant had argued limited resources of public defender created a conflict under KRPC 1.7 with other public defender clients over allocation of limited resources. *State v. Breitenbach*, 313 Kan. 73, 483 P.3d 448 (2021).
- 66. Parties stipulated under Rule 223 that attorney violated KRPC 1.7(a)(2), 1.8(k), and 8.4(d) by having sexual relationship with client, for which he was also previously disciplined by Missouri Supreme Court. *In re Spiegel*, 315 Kan. 143, 504 P.3d 1057 (2022).
- 67. Attorney violated KRPC 1.7(a)(2) by representing future wife where concern for her emotional wellbeing and his own ADHD medical condition contributed to his willingness to communicate directly with represented party. *In re Jahn*, 315 Kan. 625, 509 P.3d 552 (2022).
 - 68. Attorney violated KRPC 1.7(a)(2) by declining to appear at scheduled hearing on behalf of

client due to alleged fears of being held in contempt of court. *In re Johnston*, 316 Kan. 611, 520 P.3d 737 (2022).

KRPC 1.8 Conflict of Interest: Current Clients: Specific Rules

- 1. Attorney's borrowing a total of \$117,000 in five unsecured interest-free loans, with no certain due date, from mother who had retained attorney to represent her son in pending criminal matter violative of DR 5-104(a), DR 7-101(A)(3), DR 1-102(A)(1) and (6), MRPC 1.7, MRPC 1.8(a), MRPC 1.15(d)(2)(iii) and (iv), MRPC 8.4(a) and (g), and Rule 704 oath; other violations; indefinite suspension and Rule 218 compliance ordered. *In re Norwood*, 252 Kan. 711, 847 P.2d 1314 (1993).
- 2. Attorney's borrowing \$15,000 from client violates MRPC 1.7, MRPC 1.8(a), MRPC 1.15(d)(2)(iii) and (iv), MRPC 8.4(a) and (g), and Rule 704 oath; other violations; indefinite suspension and Rule 218 compliance ordered. *In re Norwood*, 252 Kan. 711, 847 P.2d 1314 (1993).
- 3. MRPC 1.8(g) cited in trust dispute in issue regarding representation of multiple clients with conflicting interests. *Giblin v. Giblin*, 253 Kan. 240, 854 P.2d 816 (1993).
- 4. Loans to attorneys from clients must be in writing and clients must be advised to seek independent advice with regard to same, pursuant to MRPC 1.8(a); indefinite suspension and compliance with Rule 218 ordered. *In re Jancich*, 255 Kan. 787, 877 P.2d 417 (1994).
- 5. Attorney's transfer of assets as bank trust officer from a trust to another without consent of a bank violates MRPC 1.8 and 8.4; his representation of two sons whose position was directly opposite of his former client, their mother, violates MRPC 1.9; published censure. *In re Whalen*, 256 Kan. 944, 888 P.2d 395 (1995).
- 6. Attorney's failure to diligently handle workers compensation case violates MRPC 1.1, 1.3, and 1.4; and his entering into agreement on payment with client without advising him to seek independent legal advice violates MRPC 1.8; two-year supervised probation. *In re Durr*, 263 Kan. 525, 949 P.2d 1130 (1997).
- 7. Attorney's misconduct in bankruptcy court violates MRPC 1.1, 1.3, 1.4(a), 1.8(e), 1.15, 3.1, 3.2, and 8.4(d) and his failure to supervise and train his subordinate lawyers and nonlawyer assistants violate MRPC 5.1 and 5.3(a) and (b); indefinite suspension per Rule 203(a)(2). *In re Farmer*, 263 Kan. 531, 950 P.2d 713 (1997).
- 8. Attorney's engaging in inappropriate sexual behavior with female clients violates MRPC 1.7(b), 1.8(b), 2.1, 3.7, 4.1, and 8.4(d) and (g); he was additionally charged for violations of MRPC 1.2, 1.3, 1.4, 1.5, 4.3 and 8.4(b) and (c) and Rule 207; disbarment. *In re Berg*, 264 Kan. 254, 955 P.2d 1240 (1998).
- 9. Attorney's charging various clients unreasonable fees, failure to refund expense deposits, failure to inform client of the status of case, failure to act with reasonable diligence and promptness, use of deceptive and fraudulent retainer agreement, and other misconduct violate MRPC 1.4(a) and (b), 1.5, 1.8(h), 1.15(b), 1.16(d), 3.5(d), 7.2(d), 8.2(a), and 8.4; indefinite suspension per Rule 203(a)(2). *In re Scimeca*, 265 Kan. 742, 962 P.2d 1080 (1998).
- 10. Attorney's failure to file an annual report, to draft the shareholder agreement, and to promptly file a suit for his client corporation violates MRPC 1.1, 1.3, and 1.8(a); he also violated MRPC 8.4(a), (c), and (d) when he made a false statement to the deputy disciplinary administrator; published censure per Rule 203(a)(3). *In re Zimmerman*, 266 Kan. 115, 965 P.2d 823 (1998).
- 11. In a wrongful death action where plaintiffs' counsel was awarded fees out of recovery, MRPC 1.7, 1.5(d) and (f), and 1.8(g) were discussed. *Baugh v. Baugh*, 266 Kan. 871, 973 P.2d 202 (1999).
 - 12. Attorney's settlement of malpractice claim with a former client without advising her that she

- should seek independent legal advice violates KRPC 1.8(h); violations of KRPC 1.5(b) and 8.4 (g) found not established by clear and convincing evidence; published censure. *In re Carson*, 268 Kan. 134, 991 P.2d 896 (1999).
- 13. Attorney indefinitely suspended for numerous ethical violations in Missouri and convicted of filing a false federal income tax return; temporary suspension per Rule 203(c)(5) effective at the time of suspension in Kansas; violations found in KRPC 1.2, 1.3, 1.4, 1.8, 1.15, 3.2, 5.1 and 8.4; indefinite suspension. *In re Shaver*, 269 Kan. 171, 4 P.3d 581 (2000).
- 14. Attorney's conflict of interest in handling mortgage foreclosure cases violates KRPC 1.7 and 1.8; panel's findings supported by clear and convincing evidence per Rule 211(f); published censure per Rule 203(a)(3). *In re Geeding*, 270 Kan. 139, 12 P.3d 369 (2000).
- 15. Attorney's mishandling of estate, trust, workers compensation claims, EEOC action, and bankruptcy matter, and improperly borrowing money from clients, as well as failing to be diligent in representing clients and communicating with clients in five separate disciplinary complaints violates KRPC 1.1, 1.3, 1.4(a), 1.5(a), 1.7(a) and (b), 1.8(b), and 8.4(g); indefinite suspension. *In re Coggs*, 270 Kan. 381, 14 P.3d 1123 (2000).
- 16. Attorney previously disciplined on five occasions by informal admonishments now found to have 14 violations of KRPC, including 1.1, 1.3, 1.4, 1.5(b), 1.15(a) and (d), 1.16(d), 3.3(a), 8.4(a) as well as 1.8(f)(2) and 5.4(c); Rule 211(b) cited for failing to respond to complaint within 20 days; misconduct was shown by clear and convincing evidence per Rule 211(f); Supreme Court not bound by recommendations of Disciplinary Administrator or hearing panel per Rule 212(f); attorney failed to disprove district court findings in civil judgment per Rule 202; Internal Operating Rule E.3. and E.8. discussed; one-year suspension and Rules 218 and 219 compliance ordered. *In re Rumsey*, 276 Kan. 65, 71 P.3d 1150 (2003).
- 17. Attorney previously disciplined twice before violated KRPC 1.1, 1.7, 1.8, 3.4, 5.5, and 8.4; failure to file answer to formal complaint violated Rule 211(b); disbarment and Rule 218 compliance ordered. *In re Stover*, 278 Kan. 835, 104 P.3d 394 (2005).
- 18. Attorney voluntarily surrendered his license per Rule 217 while complaint pending alleging violations of KRPC 1.7, 1.8, 1.15, 4.1, and 8.4(c); disbarment and Rule 218 compliance ordered. *In re Weller*, 280 Kan. 14, 118 P.3d 1237 (2005).
- 19. Attorney's misconduct in a dispute with a client and his own criminal conduct violated KRPC 1.7, 1.8, and 8.4(a), (b), and (d); indefinite suspension in accordance with Rule 203(a)(2). *In re Davidson*, 285 Kan. 798, 175 P.3d 855 (2008).
- 20. Attorney voluntarily surrendered license pursuant to Rule 217 with three cases pending before the Supreme Court alleging multiple violations of KRPC 1.2(d), 1.4(a), 1.7, 1.8(b), 1.15(a), 8.4(b) and (g), and Rule 207(b); disbarment. *In re Cowger*, 286 Kan. 52, 182 P.3d 1204 (2008).
- 21. Attorney stipulated to violating KRPC 1.1, 1.2, 1.3, 1.4, 1.8, 1.16, 5.3, 8.3, and 8.4; final hearing report deemed admitted under Rule 212(c); under Rule 211(g), probation plan may be submitted by respondent after one year; three-years' suspension per Rule 203(a)(2). *In re Cline*, 289 Kan. 834, 217 P.3d 455 (2009).
- 22. Attorney's misconduct violated KRPC 1.8(a) and 8.4(g); misconduct established by clear and convincing evidence per Rule 211 (f); hearing panel's report deemed admitted per Rule 212(c); one-year suspension per Rule 203(a)(2). *In re Weichman*, 290 Kan. 70, 222 P.3d 485 (2010).
- 23. Attorney surrendered license per Rule 217 with panel hearing on two complaints pending in accordance with Rule 211, alleging violations of KRPC 1.1, 1.2, 1.3, 1.6, 1.9(c)(2), 1.15(d)(1), and 8.4; investigation pending regarding violations of KRPC 1.8 and 1.5; disbarment. *In re Gramkow*, 290 Kan. 801, 234 P.3d 804 (2010).
 - 24. Attorney voluntarily surrendered license to practice law per Rule 217 with panel hearing

- pending on two complaints in accordance with Rule 211, alleging violations of KRPC 1.1, 1.3, 1.4, 1.5(d) and (e), 1.8(a) and (j), 8.4, and Rule 207; disbarment. *In re Stanley*, 291 Kan. 52, 237 P.3d 667 (2010).
- 25. Supreme Court cites KRPC 1.8(f): A lawyer shall not accept compensation for representing a client from one other than the client. *Stewart Title of the Midwest v. Reece & Nichols Realtors*, 294 Kan. 553, 276 P.3d 188 (2012).
- 26. Attorney's misconduct violated KRPC 1.5(f)(1), 1.7, 1.8(k), 1.15(a), (b), and (d)(2)(iii), 3.3(a)(1), and 8.4(b); disbarment per Rule 203(a)(1). *In re Alberg*, 296 Kan. 795, 294 P.3d 1192 (2013).
- 27. Attorney misconduct violated KRPC 1.3, 1.4, 1.8(e), 3.2, and 8.1 and Rule 207; 6-month suspension, stayed during 2 years' probation. *In re Delaney*, 300 Kan. 1090, 338 P.3d 11 (2014).
- 28. Attorney misconduct violated KRPC 1.7, 1.8, and 8.4(c) and (d); indefinite suspension. *In re Jarvis*, 301 Kan. 881, 349 P.3d 445 (2015).
- 29. Attorney misconduct violated KRPC 1.5(a) and (b), 1.7(a)(2), 1.8(a), 1.15(a), and 8.4(c) and (g); disbarment. *In re Rankin*, 302 Kan. 181, 351 P.3d 1274 (2015).
- 30. Attorney misconduct violated KRPC 1.8(a), 1.8(e), 1.15(a), 1.15(d), and 8.4(c); indefinite suspension stayed, minimum of 2 years' probation imposed. *In re Mandelbaum*, 304 Kan. 67, 373 P.3d 710 (2016).
- 31. Attorney misconduct violated KRPC 1.4(a), 1.8(h)(1), 1.15(a), 1.16(d), 2.1, and 8.3(a) and Rule 207(c); published censure. *In re Haitbrink*, 304 Kan. 531, 375 P.3d 296 (2016).
- 32. Attorney misconduct violated KRPC 1.7(a)(2), 1.8(a), 1.8(e), 1.9(a), 1.15(d), and 8.4(d); 1-year suspension. *In re Odo*, 304 Kan. 844, 375 P.3d 320 (2016).
- 33. The attorney's misconduct violated KRPC 1.7(a)(2), 1.8(k), 1.13(b) and (d), and 8.4(c); the court imposed an indefinite suspension. *In re Bergman*, 305 Kan. 429, 382 P.3d 455 (2016).
- 34. The attorney's misconduct violated KRPC 1.3, 1.5(a), 1.8(b), 1.15(a) and (d)(2)(v), 3.3(a)(1), 8.1(b), and 8.4(c) and (d) and Supreme Court Rule 207(b); the court disbarred the attorney. *In re Harrington*, 305 Kan. 643, 385 P.3d 905 (2016).
- 35. The attorney's misconduct violated KRPC 1.8(a) and 1.15(a), (b), (d)(1), and (d)(2); the court imposed a two-year suspension; the court ordered that the suspension be stayed after six months and that the attorney serve supervised probation for two years, subject to the provisions of Rule 211(g)(6)-(12); the attorney must request reinstatement under Rule 219(b). *In re Biscanin*, 305 Kan. 1212, 390 P.3d 886 (2017).
- 36. The attorney's misconduct violated KRPC 1.7, 1.8(a) and (b), 4.2, and 8.4(g); the court also discussed KRPC 1.0 and 1.16 and Supreme Court Rule 226, Scope; the court disbarred the attorney. *In re Hodge*, 307 Kan. 170, 407 P.3d 613 (2017).
- 37. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.8(f), 1.16(a)(2) and (d), and 8.4(b) and (d) and Supreme Court Rules 203(c)(1) and 211(b); the court imposed an indefinite suspension; the attorney cannot petition for reinstatement under Rule 219 for a minimum of three years. *In re Sullivan*, 308 Kan. 456, 420 P.3d 1001 (2018).
- 38. Citing the Scope of Rule 226, the court drew a distinction between attorney ethics and privilege law; the court also discussed KRPC 1.8(e) and 1.10(a) in determining that the district court did not abuse its discretion in declining to disqualify the entire district attorney's office and in finding that an assistant district attorney did not unlawfully compensate a witness when she allowed the defendant's son to live at her house rent-free. *State v. Miller*, 308 Kan. 1119, 427 P.3d 907 (2018).
- 39. The attorney's misconduct violated KRPC 1.2(c), 1.5, 1.7(a), 1.8(f), and 1.16(d); the court imposed a published censure. *In re Studtmann*, 308 Kan. 1288, 427 P.3d 964 (2018).
- 40. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4, 1.5, 1.8(e), 1.16, 3.2, 5.1, 8.3, 8.4(a), 8.4(c), 8.4(d), and 8.4(g); the court imposed an indefinite suspension; the attorney must undergo a hearing under Rule 219 if she seeks reinstatement. *In re Dickens*, 309 Kan. 336, 435 P.3d 21 (2019).

- 41. Under the specific facts of the case, attorney violated KRPC 1.8 when he paid client's bond in criminal case. *In re Saville*, 311 Kan. 221, 458 P.3d 976 (2020).
- 42. Attorney violated KRPC 1.8 by failing to obtain client's consent to accept compensation from condo association and management company for representation of client property manager. *In re Ayesh*, 313 Kan. 441, 485 P.3d 1155 (2021).
- 43. Parties stipulated under Rule 223 that attorney violated KRPC 1.7(a)(2), 1.8(k), and 8.4(d) by having sexual relationship with client, for which he was also previously disciplined by Missouri Supreme Court. *In re Spiegel*, 315 Kan. 143, 504 P.3d 1057 (2022).
- 44. Attorney violated KRPC 1.8 by fee agreement which included terms surrounding title to and possession of client's motorcycle, where terms were not transmitted to client in writing in manner that could be reasonably understood and where attorney did not advise client in writing of desirability of seeking advice of independent legal counsel. *In re Malone*, 316 Kan. 488, 518 P.3d 406 (2022).

KRPC 1.9 Duties to Former Clients

- 1. Rule applied in habeas corpus proceeding to review trial court's disqualification, on conflict of interest grounds, of public defender whose office had represented prosecution witness; disqualification and mistrial upheld; writ denied; see also Rules 1.7 and 1.10. *In re Habeas Corpus Petition of Hoang*, 245 Kan. 560, 566, 781 P.2d 731 (1989).
- 2. Disqualification of attorney based on a conflict of interest owing to previous representation of opposing client; "substantially related matter" same test as in Rule 225, Canon 4. *Geisler by Geisler v. Wyeth Laboratories*, 716 F. Supp. 520, 524 (D. Kan. 1989).
- 3. Acquiring information protected by MRPC 1.6 and 1.9(b) prerequisite to 1.10(b) disqualification; irrebuttable presumption created by ABA Code of Professional Responsibility contrasted to specific requirements and findings mandated by Model Rules of Professional Conduct. *Lansing-Delaware Water District v. Oak Lane Park, Inc.*, 248 Kan. 563, 808 P.2d 1369 (1991).
- 4. Application of MRPC 1.9 to circumstances occasioned by attorney's changing law firms is discussed; Rule 1.10(b) disqualification affirmed. *Lansing-Delaware Water District v. Oak Lane Park, Inc.*, 248 Kan. 563, 808 P.2d 1369 (1991).
- 5. Attorney disqualified pursuant to MRPC 1.9(a) from representing estate of decedent who was major shareholder of corporation for which attorney drafted stock repurchase agreement in the event of stockholder disability, retirement, or death; attorney's involvement made him material witness, requiring disqualification under MRPC 3.7(a) and DR 5-102; right to appeal attorney disqualification rests with client, not attorney. *Miller v. Insurance Management Assocs., Inc.*, 249 Kan. 102, 815 P.2d 89 (1991).
- 6. On appeal of DUI conviction, hearing required to determine whether prosecutor acquired confidential or privileged information in defendant's initial consultation with prosecutor who had originally been appointed to represent defendant. *City of Hutchinson v. Gilmore*, 16 Kan. App. 2d 646, 827 P.2d 784 (1992).
- 7. Client may waive conflict of interest Rules 1.7 and 1.9 and consent to attorney's representation despite anticipated adverse testimony. *LeaseAmerica Corp. v. Stewart*, 19 Kan. App. 2d 740, 876 P.2d 184 (1994).
- 8. Attorney's transfer of assets as bank trust officer from a trust to another without consent of a bank violates MRPC 1.8 and 8.4; his representation of two sons whose position was directly opposite of his former client, their mother, violates MRPC 1.9; published censure. *In re Whalen*, 256 Kan. 944, 888

- P.2d 395 (1995).
- 9. Disqualification of attorney under MRPC 1.9(a) discussed; burden of proof; irrebuttable presumption; no hearing should be held. *Chrispens v. Coastal Refining & Mktg, Inc.*, 257 Kan. 745, 897 P.2d 104 (1995).
- 10. When disqualification is sought under both 1.9(a) and 1.10(b), evidentiary hearing is required; no irrebuttable presumption exists; specific factual findings required. *Chrispens v. Coastal Refining & Mktg, Inc.*, 257 Kan. 745, 897 P.2d 104 (1995).
- 11. Attorney's mishandling of client's assets in voluntary conservatorship proceeding violates MRPC 1.1, 1.2, 1.4, 1.5, 1.7, 1.9, 1.14, 3.3, and 8.4; published censure. *In re Brantley*, 260 Kan. 605, 920 P.2d 433 (1996).
- 12. Attorney's failure to act with reasonable diligence and promptness in an eviction case, commingling of clients' funds with his own, and failure to cooperate with disciplinary administrator's office violate MRPC 1.4, 1.5, 1.9, 1.15, 1.16, 8.1 and 8.4 and Rule 207; one-year suspension. *In re Howlett*, 261 Kan. 167, 928 P.2d 52 (1996).
- 13. In a civil litigation, burden of proof of conflict of interest under MRPC 1.7(a) disqualification motion is discussed; requirements of proof to disqualify under MRPC 1.7(a), 1.9(b), and 1.10(a) and (b) motions are discussed. *Barragree v. Tri-County Electric Co-op, Inc.*, 263 Kan. 446, 950 P.2d 1351 (1997).
- 14. No implied attorney-client relationship found; no violations of MRPC 1.9 or 1.10. *Associated Wholesale Grocers, Inc. v. Americold Corp.*, 266 Kan. 1047, 975 P.2d 231 (1999).
- 15. County prosecutor's office treated as "lawyer's firm" used in KRPC 3.7(b); KRPC 1.7 and 1.9 do not prohibit an attorney in county attorney's office from prosecuting a case in which another attorney of that office is a material witness; no violation of KRPC 3.8 found; comment to KRPC 1.10 mentioned. *State v. Dimaplas*, 267 Kan. 65, 978 P.2d 891 (1999).
- 16. Case remanded to examine in camera the materials submitted by plaintiff for the purpose of determining whether substantial relationship exists between present case and the matter in which defense attorney's associate represented plaintiff. *Monroe v. City of Topeka*, 267 Kan. 440, 988 P.2d 228 (1999).
- 17. Court assumes there is no evidence in the record to support that part of the case that is not properly keyed to the record per Rule 6.02(d). *State v. Drach*, 268 Kan. 636, 1 P.3d 864 (2000).
- 18. No attorney-client relationship found; no violations of KRPC 1.9 or 1.10. *State ex rel. Stovall v. Meneley*, 271 Kan. 355, 22 P.3d 124 (2001).
- 19. KRPC 1.9 and the Comment discussed in determining if a conflict of interest existed between lawyer's present representation and representation of a former client. *State v. Carver*, 32 Kan. App. 2d 1070, 95 P.3d 104 (2004).
- 20. District court's finding of a conflict of interest per KRPC 1.9 involving a former client is not a final decision for purposes of an appeal pursuant to K.S.A. 60-2102(a)(4). *Flores Rentals v. Flores*, 283 Kan. 476, 153 P.3d 523 (2007).
- 21. Attorney surrendered license per Rule 217 with panel hearing on two complaints pending in accordance with Rule 211, alleging violations of KRPC 1.1, 1.2, 1.3, 1.6, 1.9(c)(2), 1.15(d)(1), and 8.4; investigation pending regarding violations of KRPC 1.8 and 1.5; disbarment. *In re Gramkow*, 290 Kan. 801, 234 P.3d 804 (2010).
- 22. KRPC 1.7 and KRPC 1.9 cited in discussion of possible conflict of interest in lawyer's representation of client; decision of district court disqualifying lawyer is reversed and remanded. *Venters v. Sellers*, 293 Kan. 87, 261 P.3d 538 (2011).
- 23. KRPC 1.7 and 1.9 cited in holding attorney had conflict of interest in representing a criminal defendant where same attorney also represented victim, as victim's guardian ad litem. *State v. Galaviz*, 296 Kan. 168, 291 P.3d 62 (2012).
 - 24. District court inquiry into conflict of interest did not require applying KRPC 1.7(b)(4), 1.9(a),

- and 1.11(a). State v. Bowen, 299 Kan. 339, 323 P.3d 853 (2014).
- 25. Attorney misconduct violated KRPC 1.7(a)(2), 1.8(a), 1.8(e), 1.9(a), 1.15(d), and 8.4(d); 1-year suspension. *In re Odo*, 304 Kan. 844, 375 P.3d 320 (2016).
- 26. Attorney violated KRPC 1.9 by representing new clients with interests materially adverse to former client without first having obtained written consent. *In re Ayesh*, 313 Kan. 441, 485 P.3d 1155 (2021).
- 27. Attorney violated KRPC 1.9 by filing police report against former client pursuant to attorney's wrongful claim to possession of client's motorcycle, where attorney acquired knowledge of client's probation status through representation and thus knew his report could disadvantage former client, including potential probation revocation or incarceration. *In re Malone*, 316 Kan. 488, 518 P.3d 406 (2022).

KRPC 1.10 Imputation of Conflicts of Interest: General Rule

- 1. Public defender's office is legal services organization; hence, is "firm" and subject to conflict of interest rules. *In re Habeas Corpus Petition of Hoang*, 245 Kan. 560, 566, 781 P.2d 731 (1989).
- 2. Rule 1.10(a) is per se rule of imputed disqualification, regardless of whether client confidences shared intra-firm; "Chinese Wall" exception. *Geisler by Geisler v. Wyeth Laboratories*, 716 F. Supp. 520, 524 (D. Kan. 1989).
- 3. Attorney who had been a director and shareholder in defense firm, and whose wife was legal assistant in same firm and assigned to case at bar, left firm and 15 months later joined plaintiff's firm; trial court granted defense motion to disqualify plaintiff's counsel, denied continuance; MRPC 1.10(b), (d) and Confidentiality Comment construed to mandate hearing to determine whether attorney acquired material and confidential information during former employment; Rule 225 presumption noted; "Chinese Wall" screening per MRPC 1.11 inappropriate. *Parker v. Volkswagenwerk Aktiengesellschaft*, 245 Kan. 580, 585, 781 P.2d 1099 (1989).
- 4. Sections (a), (b), and (c) of rule apply different analyses to different situations, following *Parker v. Volkswagenwerk Aktiengesellschaft*, 245 Kan. 580, 781 P.2d 1099 (1989). Section (b) requires specific factual findings of actual knowledge of material and confidential information. *Graham v. Wyeth Laboratories*, 906 F.2d 1419 (10th Cir. 1990).
- 5. Evidentiary hearing required to determine motion to disqualify under MRPC 1.10(b); specific findings required for disqualification. *Lansing-Delaware Water District v. Oak Lane Park, Inc.*, 248 Kan. 563, 808 P.2d 1369 (1991).
- 6. Acquiring information protected by MRPC 1.6 and 1.9(b) prerequisite to 1.10(b) disqualification; irrebuttable presumption created by ABA Code of Professional Responsibility contrasted to specific requirements and findings mandated by Model Rules of Professional Conduct. *Lansing-Delaware Water District v. Oak Lane Park, Inc.*, 248 Kan. 563, 808 P.2d 1369 (1991).
- 7. Use of screening devices or "Chinese Wall" to prevent knowledge of incoming attorney from tainting other firm members not provided for in ABA Model Rules or model rules as adopted in Kansas; Supreme Court rejects use of screening devices. *Lansing-Delaware Water District v. Oak Lane Park, Inc.*, 248 Kan. 563, 808 P.2d 1369 (1991).
- 8. On appeal of DUI conviction, hearing required to determine whether prosecutor acquired confidential or privileged information in defendant's initial consultation with prosecutor who had originally been appointed to represent defendant. *City of Hutchinson v. Gilmore*, 16 Kan. App. 2d 646, 827 P.2d 784 (1992).

- 9. "Appearance of impropriety" standard rejected in favor of "function approach" in determining attorney disqualification issues. *In re Estate of Koch*, 18 Kan. App. 2d 188, 212-13, 849 P.2d 977 (1993).
- 10. Disqualification of attorney under MRPC 1.9(a) discussed; burden of proof; irrebuttable presumption; no hearing should be held. *Chrispens v. Coastal Refining & Mktg, Inc.*, 257 Kan. 745, 897 P.2d 104 (1995).
- 11. When disqualification is sought under both 1.9(a) and 1.10(b), evidentiary hearing is required; no irrebuttable presumption exists; specific factual findings required. *Chrispens v. Coastal Refining & Mktg*, *Inc.*, 257 Kan. 745, 897 P.2d 104 (1995).
- 12. In a civil litigation, burden of proof of conflict of interest under MRPC 1.7(a) disqualification motion is discussed; requirements of proof to disqualify under MRPC 1.7(a), 1.9(b), and 1.10(a) and (b) motions are discussed. *Barragree v. Tri-County Electric Co-op, Inc.*, 263 Kan. 446, 950 P.2d 1351 (1997).
- 13. No implied attorney-client relationship found; no violations of MRPC 1.9 or 1.10. *Associated Wholesale Grocers, Inc. v. Americold Corp.*, 266 Kan. 1047, 975 P.2d 231 (1999).
- 14. County prosecutor's office treated as "lawyer's firm" used in KRPC 3.7(b); KRPC 1.7 and 1.9 do not prohibit an attorney in county attorney's office from prosecuting a case in which another attorney of that office is a material witness; no violation of KRPC 3.8 found; comment to KRPC 1.10 mentioned. *State v. Dimaplas*, 267 Kan. 65, 978 P.2d 891 (1999).
- 15. Case remanded to examine in camera the materials submitted by plaintiff for the purpose of determining whether substantial relationship exists between present case and the matter in which defense attorney's associate represented plaintiff. *Monroe v. City of Topeka*, 267 Kan. 440, 988 P.2d 228 (1999).
- 16. Disqualification of law firm employing nonattorney under KRPC 1.10 and 5.3 granted; KRPC rejects use of screening devices and Supreme Court makes no exception for nonlawyers. Imputed disqualification when nonlawyer employee having privileged information accepts employment with law firm with materially adverse interests. *Zimmerman v. Mahaska Bottling Co.*, 270 Kan. 810, 19 P.3d 784 (2001).
- 17. No attorney-client relationship found; no violations of KRPC 1.9 or 1.10. *State ex rel. Stovall v. Meneley*, 271 Kan. 355, 22 P.3d 124 (2001).
- 18. The determination of the existence of a conflict of interest requiring disqualification of an attorney is governed by an abuse of discretion standard; no abuse of discretion found by trial court in this case. *State v. Sweat*, 30 Kan. App. 2d 756, 48 P.3d 8 (2002).
- 19. Defendant failed to establish any conflict of interest under KRPC 1.7 or KRPC 1.10 that attorney may have had as a result of concurrently representing the victims in civil matters substantially affected the criminal prosecution so as to impair the defendant's right to a fair trial. *Pabst v. State*, 287 Kan. 1, 192 P.3d 630 (2008).
- 20. No substantial competent evidence before the district court supported extension of imputed disqualification under KRPC 1.10 to an attorney merely alleged to be cocounsel to plaintiff's attorney; whether two or more lawyers constitute a firm within this definition can depend on the specific facts; see Comment [1]. *Venters v. Sellers*, 293 Kan. 87, 261 P.3d 538 (2011).
- 21. Citing the Scope of Rule 226, the court drew a distinction between attorney ethics and privilege law; the court also discussed KRPC 1.8(e) and 1.10(a) in determining that the district court did not abuse its discretion in declining to disqualify the entire district attorney's office and in finding that an assistant district attorney did not unlawfully compensate a witness when she allowed the defendant's son to live at her house rent-free. *State v. Miller*, 308 Kan. 1119, 427 P.3d 907 (2018).

Case Annotations

- 1. Attorney who had been a director and shareholder in defense firm, and whose wife was legal assistant in same firm and assigned to case at bar, left firm and 15 months later joined plaintiff's firm; trial court granted defense motion to disqualify plaintiff's counsel, denied continuance; MRPC 1.10(b), (d) and Confidentiality Comment construed to mandate hearing to determine whether attorney acquired material and confidential information during former employment; Rule 225 presumption noted; "Chinese Wall" screening per MRPC 1.11 inappropriate. *Parker v. Volkswagenwerk Aktiengesellschaft*, 245 Kan. 580, 585, 781 P.2d 1099 (1989).
- 2. Attorney, serving as part-time hearing officer for Kansas Department of Revenue, dismissed eight cases of persons who had employed him as attorney in their DUI cases; violation of MRPC 1.11 and 8.4(c) and (d); indefinite suspension and Rules 218 and 219 compliance ordered. *In re Gribble*, 261 Kan. 985, 933 P.2d 672 (1997).
- 3. District court inquiry into conflict of interest did not require applying KRPC 1.7(b)(4), 1.9(a), and 1.11(a). *State v. Bowen*, 299 Kan. 339, 323 P.3d 853 (2014).

KRPC 1.12 Former Judge, Arbitrator, Mediator or other Third-Party Neutral

Case Annotations

1. Under KRPC 1.12(a), a lawyer shall not represent anyone in connection with a matter in which the lawyer participated personally and substantially as a judge or any other adjudicative officer or law clerk to such a person as an arbitrator, mediator, or other third-party neutral, unless all parties to the proceedings give informed consent confirmed in writing. *Boldridge v. State*, 289 Kan. 618, 215 P.3d 585 (2009).

KRPC 1.13 Organization as Client

- 1. General counsel who reported suspected violations to an outside agency without first consulting with the head of the organization found in violation of MRPC 1.2, 1.4, 1.6(a), 1.13(b) and 1.16. *Crandon v. State*, 257 Kan. 727, 897 P.2d 92 (1995).
- 2. Attorney's misconduct violated KRPC 1.6 and 1.13; per Rule 211(f) misconduct established by clear and convincing evidence; hearing panel's final report deemed admitted under Rule 212(c); ninety-day suspension per Rule 203(a)(2). *In re Harding*, 290 Kan. 81, 223 P.3d 303 (2010).
- 3. Judge advocate who revealed confidential information and transmitted classified documents regarding individual detainees at Guantanamo Bay violated KRPC 1.6(a), 1.13, and 8.4(b); disbarment per Rule 203(a)(1). *In re Diaz*, 295 Kan. 1071, 288 P.3d 486 (2012).
- 4. The attorney's misconduct violated KRPC 1.7(a)(2), 1.8(k), 1.13(b) and (d), and 8.4(c); the court imposed an indefinite suspension. *In re Bergman*, 305 Kan. 429, 382 P.3d 455 (2016).

KRPC 1.14 Client with Diminished Capacity

Case Annotations

- 1. Attorney's mishandling of client's assets in voluntary conservatorship proceeding violates MRPC 1.1, 1.2, 1.4, 1.5, 1.7, 1.9, 1.14, 3.3, and 8.4; published censure. *In re Brantley*, 260 Kan. 605, 920 P.2d 433 (1996).
- 2. Attorney's violation of his fiduciary duties to his ward as guardian and conservator of an incapacitated person violate KRPC 1.14 and 8.4(c), (d), and (g); indefinite suspension. *In re Leising*, 269 Kan. 162, 4 P.3d 586 (2000).
- 3. Attorney's misconduct by failing to supervise nonattorney representatives violated Rules and his own misconduct violated KRPC 1.4, 1.5, 1.14, 1.15, 1.16, 5.3, 5.4(a), 5.5(b), 7.3 and 8.4; two-year supervised probation. *In re Flack*, 272 Kan. 465, 33 P.3d 1281 (2001).

KRPC 1.15 Safekeeping Property

- 1. Attorney's failure to represent clients in three separate cases after acceptance of retainer fees and failure to cooperate with disciplinary investigation found to violate DR 1-102, 6-101, 7-101, and 9-102; MRPC 1.1, 1.3, 1.4, 1.15 and 8.4; and Rule 207. Rule 203 disbarment. *In re Morphett*, 246 Kan. 499, 790 P.2d 402 (1990).
- 2. Attorney retained to probate estate failed to do so, failed to record transfer of mineral interest deed resulting in levy and execution thereon, and failed to cooperate in resulting disciplinary investigation. Violations of DR 9-102(B) and MRPC 1.15; DR 1-102(A), 6-101(A)(3), 7-101(A), and 9-102(B)(1), (3), (4) and MRPC 1.3, 1.4(a), 1.15, and 8.4(c); and Rule 207. Indefinite suspension with readmission without petition upon successful completion of one-year suspension; specific conditions. *In re Ehrlich*, 248 Kan. 92, 804 P.2d 958 (1991).
- 3. Attorney's mishandling of collection matter and failure to cooperate with resulting investigation violate Rule 207, DR 1-102(A)(6), 6-101(A)(3), 7-101(A)(2), and 9-102(B)(1), (3), and (4); after March 1, 1988, the same behavior violates MRPC 1.3, 1.4, 1.15(d)(2)(i), (iii), and (iv), and 8.4(g); 2-year suspension recommended; many mitigating factors; 2-year supervised probation. *In re Evans*, 248 Kan. 176, 804 P.2d 344 (1991).
- 4. Attorney retained by collection agency to collect on student loan in default failed to forward payments made; subsequent IRS setoff; violations of DR 1-102(A)(3), 9-102(B)(1), (3), and (4), and 7-101(A)(2); also MRPC (c) and 1.15(d)(2)(i), (iii), and (iv). Two-year conditional probation and restitution. *In re Stephens*, 248 Kan. 186, 804 P.2d 1005 (1991).
- 5. Attorney currently on supervised probation found to have violated Rule 207 and MRPC 1.3, 1.4, 1.15(d)(2)(iii), (iv), and 8.4(g) in handling employment termination case; suspension recommended; supervised probation continued for additional one year. *In re Linn*, 248 Kan. 189, 804 P.2d 350 (1991).
- 6. Attorney who agreed to provide representation, accepted retainer, but failed to perform services in 5 situations violated MRPC 1.3, 1.4, 1.15, and 8.4(a) and (d); disability inactive status, restored to active status, temporary suspension pending resolution; reinstated upon 2-year conditional supervised probation. *In re Keil*, 248 Kan. 629, 809 P.2d 531 (1991).
- 7. Attorney's check kiting operation with her personal bank accounts and attorney trust account violates MRPC 1.15 and 8.4; 1-year conditional probation, supervised. *In re Heaven*, 249 Kan. 224, 813 P.2d 928 (1991).
 - 8. Attorney's mishandling of estate case, misrepresentation to client and representatives from

disciplinary administrator regarding status of case, failure to withdraw as counsel and failure to cooperate with subsequent counsel, and mismanagement of estate funds violative of MRPC 1.1; 1.2; 1.3; 3.2; 1.15(b); 1.16(a)(3)(d); 8.4(g); and Rule 207(a) and (b); other violations; indefinite suspension and Rule 218 compliance ordered. *In re Stapleton*, 250 Kan. 247, 824 P.2d 205 (1992).

- 9. Attorney's failure to maintain estate funds in trust account, misrepresentations at disciplinary hearings as to the balance in the account, and failure to respond to inquiries from the disciplinary administrator regarding the account violative of MRPC 1.15(a), (d); 8.4(c), (d); and Rule 207. Indefinite suspension and Rule 218 compliance ordered. *In re Stapleton*, 250 Kan. 247, 824 P.2d 205 (1992).
- 10. Attorney's failure to forward checks received from insurance companies to client's health care providers violated MRPC 1.3, 1.4(a) and (b), and 1.15(b); other violations; indefinite suspension suspended and probated. *In re Jenkins*, 251 Kan. 264, 833 P.2d 1013 (1992).
- 11. Attorney's mishandling of client's funds, conversion of conservatorship funds, failure to inform client, drug possession conviction, and retention of legal fees without representing client violate MRPC 1.4(a) and (b), 1.15, and 8.4(a), (b), (c), (d), and (g); attorney appears pursuant to Rule 212(d); mitigating factors; indefinite suspension and Rule 218 compliance. *In re Morris*, 251 Kan. 592, 834 P.2d 382 (1992).
- 12. Attorney's recordkeeping of time spent and case preparation violated MRPC 1.15(d)(2)(iii) and (iv); public censure. *In re Seck*, 251 Kan. 829, 840 P.2d 516 (1992).
- 13. Attorney's failure to file divorce papers after accepting retainer and failure to return client's money violates MRPC 1.3, 1.4, 1.15; other violations; imposition of discipline suspended; one-year supervised probation. *In re Meyer*, 251 Kan. 838, 840 P.2d 522 (1992).
- 14. Attorney's borrowing a total of \$117,000 in five unsecured interest-free loans, with no certain due date, from mother who had retained attorney to represent her son in pending criminal matter violative of DR 5-104(a), DR 7-101(A)(3), DR 1-102(A)(1) and (6), MRPC 1.7, MRPC 1.8(a), MRPC 1.15(d)(2)(iii) and (iv), MRPC 8.4(a) and (g), and Rule 704 oath; other violations; indefinite suspension and Rule 218 compliance ordered. *In re Norwood*, 252 Kan. 711, 847 P.2d 1314 (1993).
- 15. Attorney's borrowing \$15,000 from client violates MRPC 1.7, MRPC 1.8(a), MRPC 1.15(d)(2)(iii) and (iv), MRPC 8.4(a) and (g), and Rule 704 oath; other violations; indefinite suspension and Rule 218 compliance ordered. *In re Norwood*, 252 Kan. 711, 847 P.2d 1314 (1993).
- 16. Attorney's mishandling of his mother's estate violative of MRPC 1.1, 1.3, and 1.15; public censure. *In re Scott*, 253 Kan. 192, 853 P.2d 60 (1993).
- 17. Attorney's failure to file probate petition, inform client of status of case, return unearned retainer, and communicate with client violative of MRPC 1.1, 1.3, 1.4, 1.15, 1.16, and 3.2; other violations; one-year suspension and Rule 218 compliance ordered. *In re King*, 253 Kan. 444, 855 P.2d 963 (1993).
- 18. Attorney's mishandling of employment discrimination class action and failure to inform clients as to status of case violative of MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.15, 3.1, and 3.2; other violations; Rule 203(a)(2) one-year suspension, Rule 203(a)(5) restitution, and Rule 218 compliance ordered. *In re King*, 253 Kan. 444, 855 P.2d 963 (1993).
- 19. Attorney previously censured placed on indefinite suspension for violations of MRPC 1.1, 1.3, 1.4, 1.15, 1.16, and 8.4 for neglect of two different client's cases; two other complaints found to be based on insufficient evidence although pattern of conduct cited and violations of Rule 207 established; Rule 218 compliance ordered. *In re Jackson*, 253 Kan. 810, 861 P.2d 124 (1993).
- 20. Commingling client funds and personal funds in trust account, using trust account funds for personal expenses, and allowing trust account balance to fall below amount due clients violative of MRPC 1.15(a), (b), and (d)(2)(iv), and MRPC 8.4(g); Rule 207 violation; other violations; pending complaints; imposition of discipline suspended, supervised probation ordered. *In re Jackson*, 254 Kan. 406, 867 P.2d 278 (1994).
 - 21. Attorney not required to place minimum fee in trust account; charge under MRPC 1.15

- dismissed; other violations; pending complaints; imposition of discipline suspended, supervised probation ordered. *In re Jackson*, 254 Kan. 406, 867 P.2d 278 (1994).
- 22. Attorney's failure to remit client's portion in a collection matter, failure to keep client informed, misrepresentations to client as to status of collection efforts, and causing balance on trust account to repeatedly fall below amount due client violative of MRPC 1.3, 1.4(a), 1.5(d), 1.15(a), 4.1(a), and 8.4(c); aggravating and mitigating circumstances; one-year supervised probation with conditions. *In re Wisler*, 254 Kan. 600, 866 P.2d 1049 (1994).
- 23. Attorney's misappropriation of funds from trust accounts violative of Canons 1 and 9 and MRPC 1.15 and 8.4; indefinite suspension and Rule 218 compliance ordered. *In re Lunt*, 255 Kan. 529, 874 P.2d 1198 (1994).
- 24. Attorney's repeated refusal to provide court-ordered accountings of a conservatorship of which she is the named conservator, refusal to reveal the names of the financial institution where the conservatorship funds are deposited, and refusal to answer questions concerning the topic or invoke the Fifth Amendment at district court hearings and before the disciplinary hearing panel violate MRPC 1.15, 3.4, and 8.4; other violations; disbarment. *In re Jackson*, 255 Kan. 542, 874 P.2d 673 (1994).
- 25. Attorney's failure to file incorporation papers and retention of retainer paid to handle such matter violate MRPC 1.3, 1.4, 1.15, 1.16, and 8.4; other violations; disbarment. *In re Jackson*, 255 Kan. 542, 874 P.2d 673 (1994).
- 26. Attorney's mishandling of will and estate matter, failure to communicate with client, failure to timely handle the matter, misleading the court as to the status of the probate case, and failure to return the client's file and retainer when requested violate MRPC 1.1, 1.3, 1.4, 1.15, 1.16, 3.2, and 8.4; other violations; disbarment. *In re Jackson*, 255 Kan. 542, 874 P.2d 673 (1994).
- 27. Attorney's failure to timely file bankruptcy petition for clients, misrepresentations to clients as to status of case, and mishandling of bankruptcy case violate MRPC 1.1, 1.3, 1.4, 1.15, and 8.4; other violations; disbarment. *In re Jackson*, 255 Kan. 542, 874 P.2d 673 (1994).
- 28. Violations of MRPC 1.15 and 8.1 and Rule 207 found based on attorney's receiving money from client, not placing it in trust account, and making false statements to disciplinary investigators; other violations charged; indefinite suspension and compliance with Rule 218 ordered. *In re Jancich*, 255 Kan. 787, 877 P.2d 417 (1994).
- 29. Attorney found to have violated MRPC 1.1, 1.3, 1.4, 1.15, 3.2, 3.4(c), 4.3, and 8.4(d) and (g) based on conduct in seven different complaints reflecting on attorney's lack of diligence and competence, miscommunication and lack of candor, and failure to return unearned fees; failure to cooperate in disciplinary investigation; attorney currently on disability inactive status; indefinite suspension and Rule 218 compliance ordered. *In re Jenkins*, 255 Kan. 797, 877 P.2d 423 (1994).
- 30. Attorney's failure to communicate with clients and poor record keeping of trust account violate MRPC 1.1, 1.3, 1.4 and 1.15; 2-year supervised probation ordered. *In re Waite*, 256 Kan. 130, 883 P.2d 1176 (1994).
- 31. Attorney found to have violated MRPC 1.15 and 8.4 in dealing with settlement of client's case while on supervised probation for other violations; three-year supervised probation. *In re Jackson*, 256 Kan. 492, 885 P.2d 1259 (1994).
- 32. Attorney's mishandling collection of bad checks violate MRPC 1.3, 1.4, 1.15(b) and 1.16(d); published censure. *In re England*, 257 Kan. 312, 894 P.2d 177 (1995).
- 33. Attorney previously censured disbarred for violations of MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.15, 1.16, 3.2, 3.3, 4.1, 7.1, 7.5, 8.1, 8.4, and Rules 207 and 208; Rule 218 compliance ordered. *In re Shultz*, 257 Kan. 662, 895 P.2d 603 (1995).
- 34. Attorney found in violation of MRPC 1.15(a), (b), (c) and (d), 8.4(d) and Rule 207; two-year probation. *In re Johnson*, 257 Kan. 946, 895 P.2d 1256 (1995).

- 35. Attorney's failure to remit personal injury protection lien to his client's insurance company, failure to keep client informed, misrepresentation to client, and creating conflict of interest violated MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.15, 3.7, 4.1, and 8.4; aggravating circumstances; indefinite suspension. *In re Seck*, 258 Kan. 530, 905 P.2d 122 (1995).
- 36. Attorney disciplined in Texas for failure to communicate with clients, neglect of client's cases, failure to cooperate in investigation, and conversion of client's funds; Texas findings and conclusions adopted per Rule 202; indefinite suspension. *In re Callahan*, 258 Kan. 770, 907 P.2d 840 (1995).
- 37. Attorney formerly suspended indefinitely found to have violated MRPC 1.15 for failure to perform his legal duties and maintain communication with client in regard to safekeeping of client's property; indefinite suspension concurrent with his present indefinite suspension. Application to tangible personal property discussed. *In re Jenkins*, 258 Kan. 779, 907 P.2d 825 (1995).
- 38. Attorney's mishandling of various civil and divorce cases violates MRPC 1.1, 1.2, 1.3, 1.4, 1.15, 3.2, 3.4, 4.1, 8.1, and 8.4; indefinite suspension. *In re Gordon*, 258 Kan. 784, 908 P.2d 169 (1995).
- 39. Attorney's mishandling of client funds, failure to supervise nonlawyer assistants, and other misconduct violate MRPC 1.3, 1.5, 1.15, 5.3, and 8.4; mitigating circumstances; published censure. *In re Krogh*, 259 Kan. 163, 910 P.2d 221 (1996).
- 40. Attorney's handling of insurance drafts violates MRPC 1.15(b) and Rule 207; published censure. *In re McIntosh*, 259 Kan. 532, 912 P.2d 182 (1995).
- 41. Attorney's improper accounting and failure to safeguard clients' funds violate MRPC 1.15 and 8.4, and Rule 207; indefinite suspension. *In re Munyon*, 259 Kan. 889, 914 P.2d 574 (1996).
- 42. Attorney's breach of fiduciary duty as executor of estate, conduct involving dishonesty and fraud, and failure to cooperate with Disciplinary Administrator's office violate MRPC 1.3, 1.15, 8.4(c) and (d) and Rules 202 and 207; disbarment. *In re Williamson*, 260 Kan. 568, 918 P.2d 1302 (1996).
- 43. Attorney's handling of civil action and post-divorce proceeding and his attempt to represent a criminal defendant while attorney was in inpatient drug treatment program violate MRPC 1.3, 1.4, 1.5(b), 1.15(a) and (b), 1.16(a), 3.3(a), 4.1, and 8.4(a), (b), (d), and (g); three-year supervised probation. *In re Phillips*, 260 Kan. 909, 925 P.2d 435 (1996).
- 44. Attorney's failure to act with reasonable diligence and promptness in an eviction case, commingling of clients' funds with his own, and failure to cooperate with disciplinary administrator's office violate MRPC 1.4, 1.5, 1.9, 1.15, 1.16, 8.1 and 8.4 and Rule 207; one-year suspension. *In re Howlett*, 261 Kan. 167, 928 P.2d 52 (1996).
- 45. Attorney's mishandling of personal injury case, removing disputed fee funds from his trustee account, failure to communicate with client, delaying notification to insurance company of his termination, and charging unreasonable fee violate MRPC 1.15, 1.4, 1.16(a)(3) and (d), and 1.5(a); two-year probation and restitution ordered. *Gerhardt v. Harris*, 261 Kan. 1007, 934 P.2d 976 (1997); *In re Harris*, 261 Kan. 1063, 934 P.2d 965 (1997).
- 46. Attorney's mishandling of civil rights case violates MRPC 1.2, 1.3, 1.4, 1.7, 1.15, 5.3, and 8.4; two-year supervised probation. *In re Baxter*, 262 Kan. 555, 940 P.2d 37 (1997).
- 47. Attorney's failure to keep fees separate from his personal account and to return promptly unused portions violated MRPC 1.15; indefinite suspension. *In re Mitchell*, 263 Kan. 217, 946 P.2d 999 (1997).
- 48. Attorney's failure to provide documents from his files at the reasonable request of his clients or their new counsel violates MRPC 1.15; two-year supervised probation. *In re Stephens*, 263 Kan. 221, 946 P.2d 1379 (1997).
- 49. Attorney's mishandling of lease of house rental for a client violates MRPC 1.15 and 8.4; indefinite suspension. *In re Seck*, 263 Kan. 482, 949 P.2d 1122 (1997).
- 50. Attorney admitted violations of MRPC 1.3, 1.4, and 1.15; two-year suspension per Rule 203(a)(2). *In re Hamilton*, 263 Kan. 528, 949 P.2d 1139 (1997).

- 51. Attorney's misconduct in bankruptcy court violates MRPC 1.1, 1.3, 1.4(a), 1.8(e), 1.15, 3.1, 3.2, and 8.4(d) and his failure to supervise and train his subordinate lawyers and nonlawyer assistants violate MRPC 5.1 and 5.3(a) and (b); indefinite suspension per Rule 203(a)(2). *In re Farmer*, 263 Kan. 531, 950 P.2d 713 (1997).
- 52. Attorney violated MRPC 1.15(d) when he lost documents entrusted to him by client; three-year supervised probation. *In re Betts*, 263 Kan. 801, 953 P.2d 223 (1998).
- 53. Attorney's failure to return retainer to his client violates MRPC 1.15; published censure. *In re Taylor*, 265 Kan. 246, 959 P.2d 901 (1998).
- 54. Attorney charged with crimes of battery, disorderly conduct, and failure to stop at traffic control device and entered diversion agreement; also found to have obtained duplicative reimbursement for his travel expenses to attend seminar; violations of MRPC 1.15 and 8.4 found; published censure per Rule 203(a)(3). *In re Sutton*, 265 Kan. 251, 959 P.2d 904 (1998).
- 55. Attorney's charging various clients unreasonable fees, failure to refund expense deposits, failure to inform client of the status of case, failure to act with reasonable diligence and promptness, use of deceptive and fraudulent retainer agreement, and other misconduct violate MRPC 1.4(a) and (b), 1.5, 1.8(h), 1.15(b), 1.16(d), 3.5(d), 7.2(d), 8.2(a), and 8.4; indefinite suspension per Rule 203(a)(2). *In re Scimeca*, 265 Kan. 742, 962 P.2d 1080 (1998).
- 56. Attorney's improper handling of trust account violates MRPC 1.5(b) and 1.15; 2-year suspension. *In re Barta*, 265 Kan. 762, 962 P.2d 532 (1998).
- 57. Attorney's mishandling of personal injury, criminal, bankruptcy, and divorce cases violates MRPC 1.1, 1.3, 1.4, 1.5, 1.15, 1.16, 7.3, and 8.4(a), (c), (d), and (g) and Rule 207; panel recommended disbarment per Rule 203(a)(1); indefinite suspension. *In re Lewis*, 265 Kan. 766, 962 P.2d 534 (1998).
- 58. Attorney's mishandling of a Chapter 7 bankruptcy case violates MRPC 1.1, 1.3, 1.15(a) and (c), and 8.4(b); his failure to cooperate in the disciplinary process violates Rule 207; one-year suspension. *In re Metz*, 266 Kan. 118, 965 P.2d 821 (1998).
- 59. Attorney's failure to safekeep his clients' property and to promptly respond to the orders of the court in bankruptcy proceedings violates MRPC 1.3, 1.15, 3.4(c), and 8.4(b), (c), and (d), and Rules 207, 208, 211(b), and 802; panel recommended discipline per Rule 203(a)(1), (2), (3), or (5); indefinite suspension. *In re Fey*, 266 Kan. 674, 972 P.2d 771 (1999).
- 60. Attorney's failure to appear in court on numerous occasions and his abandonment of his law practice without making any arrangements to protect his clients violate KRPC 1.1, 1.3, 1.4, 1.15, 1.16, 8.1, and 8.4 and Rules 207 and 208(c); disbarment. *In re Ortega*, 267 Kan. 228, 978 P.2d 914 (1999).
- 61. Attorney's mishandling of bankruptcy case violates KRPC 1.1, 1.3, 1.4, 1.15, and 8.4; supervised probation. *In re Christians*, 267 Kan. 240, 978 P.2d 910 (1999).
- 62. Attorney's mishandling of personal injury case, past due taxes case, and bankruptcy case violates KRPC 1.3, 1.4, 1.15, 3.2, 8.1, and 8.4; he was arrested for DUI, possession of cocaine, possession of drug paraphernalia, battery on a law enforcement officer, battery on his former girlfriend, and other charges; failure to notify and cooperate with the disciplinary administrator in violation of Rules 203(c) and 207, defense under Rule 223 raised; indefinite suspension. *In re Parker*, 267 Kan. 779, 985 P.2d 124 (1999).
- 63. Attorney surrenders license per Rule 217 while violation of KRPC 1.15 is shown; disbarment. *In re Arnold*, 268 Kan. 77, 985 P.2d 843 (1999).
- 64. Attorney's mishandling of civil actions involving four clients violates KRPC 1.1, 1.3, 1.4, 1.15, 1.16, 3.3, and 8.4 and Rule 207; indefinite suspension per Rule 203(a)(2). *In re Dennis*, 268 Kan. 48, 991 P.2d 394 (1999).
- 65. Attorney's mishandling of divorce and child custody cases violates KRPC 1.3, 1.4, and 1.15; two-year supervised probation. *In re Bailey*, 268 Kan. 63, 986 P.2d 1077 (1999).
 - 66. Attorney's convictions of conspiracy to commit mail fraud, mail fraud, and misappropriation of

- funds by a fiduciary violate KRPC 1.15 and 8.4 per Rule 202; hearing panel determination and recommendation to the Supreme Court requested per Rule 211(f); disbarment. *In re Richardson*, 268 Kan. 831, 1 P.3d 328 (2000).
- 67. Attorney's mishandling of a bankruptcy matter violates KRPC 1.1, 1.3, 1.4(a), 1.15(a), and 8.4(d), and Rule 207; panel's findings supported by clear and convincing evidence per Rule 211(f); published censure per Rule 203(a)(3). *In re Trickey*, 268 Kan. 835, 999 P.2d 964 (2000).
- 68. Attorney indefinitely suspended for numerous ethical violations in Missouri and convicted of filing a false federal income tax return; temporary suspension per Rule 203(c)(5) effective at the time of suspension in Kansas; violations found in KRPC 1.2, 1.3, 1.4, 1.8, 1.15, 3.2, 5.1, and 8.4; indefinite suspension. *In re Shaver*, 269 Kan. 171, 4 P.3d 581 (2000).
- 69. Attorney's mishandling of a client fund violates KRPC 1.15 and 8.4; two-year suspension per Rule 203(a)(2). *In re Lucas*, 269 Kan. 785, 7 P.3d 1186 (2000).
- 70. Attorney's mishandling of a paternity action violates KRPC 1.1, 1.15(d), 1.16(d), and 8.4(g) and Rule 207 by clear and convincing evidence per Rule 211(f); attorney's failure to appear in person before the court in violation of Rule 212; restitution ordered per Rule 227; one-year suspension. *In re Shumway*, 269 Kan. 796, 8 P.3d 735 (2000).
- 71. Attorney's mishandling of a personal injury, criminal appeal, parole, medical malpractice, juvenile offender, and civil action violates KRPC 1.1, 1.3, 1.4(a), 1.15, and 3.2, and Rule 207; two-year probation per Rule 203(a)(2); immunity granted for supervising attorney per Rule 223. *In re Sachse*, 269 Kan. 810, 8 P.3d 745 (2000).
- 72. Attorney's improper accounting and failure to safeguard clients' funds violate KRPC 1.15 and 8.4(c), (d), and (g); 1-year suspension. *In re Lund*, 270 Kan. 865, 19 P.3d 110 (2001).
- 73. Attorney violated KRPC 1.5(d), 1.15, and 8.4(c) by his failure to provide written contingency fee contract; failure to provide complete accounting to client; and failure to reimburse witness for travel expense; published censure per Rule 203(a)(3). *In re Warner*, 270 Kan. 119, 11 P.3d 1160 (2000).
- 74. Attorney's lack of diligence and failure to communicate with client, failure to maintain trust account for safekeeping client's property, and failure to return unearned fees when requested to do so by the client violates KRPC 1.3, 1.4, and 1.15; published censure per Rule 203(a)(3). *In re Johanning*, 271 Kan. 638, 23 P.3d 895 (2001).
- 75. Attorney's mishandling of numerous cases violates KRPC 1.3, 1.4, 1.15(b), 1.16(a) and (d), 3.2, 8.1(b) and Rule 207; hearing panel's report deemed admitted per Rule 212(d); indefinite suspension per Rule 203(a)(2) and Rules 218, 219, and 221 compliance ordered. *In re Tweedly*, 271 Kan. 261, 20 P.3d 1245 (2001).
- 76. Attorney's mishandling of client funds, failure to act with reasonable diligence in another case, and commingling client's funds with his own violates KRPC 1.3, 1.4, 1.15(a) and (b); 8.4(a), (b), (c) and (g); disbarment. *In re Farrell*, 271 Kan. 291, 21 P.3d 552 (2001).
- 77. Attorney's lack of diligence, failure to communicate with client, failure to safekeep property and failure to protect client's interests when terminating representation violates KRPC 1.3, 1.4, 1.15, and 1.16: 1-year and 1-day suspension in State of Colorado; indefinite suspension in Kansas. *In re Rishel*, 271 Kan. 644, 23 P.3d 820 (2001).
- 78. Attorney's misconduct violated KRPC 1.3, 1.4(a), 1.5(a), 1.15(a), (b), and (c), 8.4(a), (c), and (g), Rule 207 and Rule 211 per Rule 202; disbarment per Rule 203(a)(1). *In re Cleland*, 271 Kan. 926, 27 P.3d 26 (2001).
- 79. Attorney's misconduct in six different complaints as well as mishandling of his trust account result in one-year suspension per Rule 203; if reinstatement sought, requirements of Rule 219 apply. *In re Craig*, 272 Kan. 299, 32 P.3d 1174 (2001).
 - 80. Attorney's conviction for fraud and deceptive commercial practice violated KRPC 1.15, 4.1, and

- 8.4(b), (c), (d), and (g); 2-year suspension per Rule 203 and Rule 218 compliance. *In re Rausch*, 272 Kan. 308, 32 P.3d 1181 (2001).
- 81. Attorney's misconduct by failing to supervise nonattorney representatives violated Rules and his own misconduct violated KRPC 1.4, 1.5, 1.14, 1.15, 1.16, 5.3, 7.3, and 8.4; supervising attorney afforded full immunities per Rule 223; two-year supervised probation. *In re Flack*, 272 Kan. 465, 33 P.3d 1281 (2001).
- 82. Attorney's lack of diligence and failure to communicate with client, failure to safekeep property and deliver funds promptly violates KRPC 1.3, 1.4(a), 1.15(a) and (b); published censure per Rule 203(a)(3). *In re Wall*, 272 Kan..1298, 38 P.3d 640 (2002).
- 83. Attorney's misconduct violated KRPC 1.3, 1.4(a), 1.15(b), 1.16(d), and 8.4(g); hearing panel's report deemed admitted under Rule 212(d); two-year suspension per Rule 203(a)(2); Rules 218 and 219 compliance ordered with conditions. *In re Moore*, 273 Kan. 154, 41 P.3d 831 (2002).
- 84. Attorney's lack of diligence, failure to communicate with client, failure to advise client of the right to have fee reviewed, and failure to safekeep client's funds violated KRPC 1.3, 1.4(a), 1.5(d) and 1.15(a); two-year supervised probation. *In re Singleton*, 273 Kan. 171, 41 P.3d 836 (2002).
- 85. Attorney previously disciplined now found to have violated KRPC 1.5 by billing clients for time not spent on their case, 1.15 by failing to keep complete trust account records and not providing requested accountings, 8.4(c) for engaging in fraudulent conduct by miscalculating her bill for clients; indefinite suspension and Rules 218 and 219 compliance. *In re Kellogg*, 274 Kan. 281, 50 P.3d 57 (2002).
- 86. Attorney's mishandling of child custody case violated KRPC 1.3 for lack of diligence, 1.4 for failure to keep client informed about status of her case, 1.15(b) for failure to return unearned fees, 1.16(d) for failure to return unearned fees, 8.1(b) for failure to respond to Disciplinary Administrator's letters, 8.4(a)(c)(d) and (g) for violating KRPC's; Rule 207(b) and Rule 211(b) for failing to provide written responses to disciplinary complaint and failing to timely file an answer; one-year suspension. *In re Arnett*, 274 Kan. 366, 52 P.3d 892 (2002).
- 87. Attorney's misconduct in eleven cases violates multiple offenses of KRPC 1.3, 1.4, 1.15, 1.16, and Rule 207(b); total of 48 complaints docketed by Disciplinary Administrator; indefinite suspension per Rule 203(a)(2). *In re Shelton*, 274 Kan. 374, 49 P.3d 10 (2002).
- 88. Attorney's misconduct violated KRPC 1.1, 1.3, 1.4, 1.5, 1.15; hearing panel's findings of fact supported by clear and convincing evidence per Rule 211(b) and adopted as findings of the Court; published censure per Rule 203(a)(3). *In re Wiles*, 274 Kan. 1103, 58 P.3d 711 (2002).
- 89. Attorney committed multiple violations of KRPC: 1.3, 1.4, 1.15, 1.16(d), and 3.2; failed to timely respond to complaints in violation of 8.1, Rule 207(b) and Rule 211(b); supervising attorney afforded full immunities per Rule 223; 2-year supervised probation. *In re Nelson*, 275 Kan. 377, 64 P.3d 413 (2003).
- 90. Attorney previously disciplined for similar violations found by clear and convincing evidence per Rule 211(f) to have violated KRPC 1.3, 1.4, 1.5, 1.15, 1.16, 3.3, 3.4, 3.5 and 8.4; hearing panel's report deemed admitted under Rule 212(c) and (d); supervising attorneys afforded full immunities per Rule 223; three years' supervised probation. *In re Rathbun*, 275 Kan. 920, 69 P.3d 537 (2003).
- 91. Attorney previously censured for KRPC 8.4(b) and (d) and admonished for KRPC 1.16(d) now found to have violated KRPC 1.15, 5.1, and 8.4(a); Internal Operating Rule E.8. cited for appropriateness of probation; supervising attorney afforded full immunities per Rule 223; misconduct established by clear and convincing evidence per Rule 211(f) and hearing panel's report deemed admitted under Rule 212(c) and (d); Rule 219 hearing not required at end of 2-year probation; 16 specific terms and conditions set forth in probation plan; Rule 218 compliance ordered; 2-year supervised probation. *In re Conwell*, 275 Kan. 902, 69 P.3d 589 (2003)
- 92. Attorney's misconduct in handling estate fees violated KRPC 1.5(a), 1.16(d), and 1.15(b); published censure per Rule 203(a)(3). *In re Angst*, 275 Kan. 388, 64 P.3d 350 (2003).
 - 93. Attorney previously disciplined on five occasions by informal admonishments now found to

- have 14 violations of KRPC: including 1.1, 1.3, 1.4, 1.5(b), 1.15(a) and (d), 1.16(d), 3.3(a), 8.4(a) as well as 1.8(f)(2) and 5.4(c); Rule 211(b) cited for failing to respond to complaint within 20 days; misconduct was shown by clear and convincing evidence per Rule 211(f); Supreme Court not bound by recommendations of Disciplinary Administrator or hearing panel per Rule 212(f); attorney failed to disprove district court findings in civil judgment per Rule 202; Internal Operating Rule E.3. and E.8. discussed; one-year suspension and Rules 218 and 219 compliance ordered. *In re Rumsey*, 276 Kan. 65, 71 P.3d 1150 (2003).
- 94. Attorney committed multiple violations of KRPC 1.15, 8.1, 8.4(a), (b), (c), (d), and (g), and Rule 207(b); exceptions filed to several findings per Rule 212(c); misconduct found by clear and convincing evidence per Rule 211(f); disbarment. *In re Wright*, 276 Kan. 357, 76 P.3d 1018 (2003).
- 95. Prior to the hearing of a disciplinary panel, attorney stipulated to violations of KRPC 1.15(d)(1) regarding safekeeping of client funds and KRPC 8.4(c) and (g) for professional misconduct; indefinite suspension per Rule 203(a)(2). *In re Johnson*, 276 Kan. 904, 80 P.3d 32 (2003).
- 96. Attorney surrenders license per Rule 217 while seven complaints pending alleging misconduct in representing clients in immigration matters including failure to provide records as required pursuant to KRPC 1.15(a); disbarment. *In re Phillips*, 278 Kan. 337, 97 P.3d 492 (2004).
- 97. Attorney previously disciplined three times found to have violated KRPC 1.15 for mishandling checks and money and failing to return clients' funds; KRPC 8.4 for repeated misconduct involving dishonesty, fraud, deceit or misrepresentation; Rule 207 for failing to cooperate with the disciplinary process; Rule 212 for failing to respond or appear before the Supreme Court and for failing to file exceptions to the final hearing report; disbarment per Rule 203(a)(1). *In re King*, 278 Kan. 378, 98 P.3d 980 (2004).
- 98. Attorney's misconduct involving five complaints violated KRPC 1.1, 1.3, 1.4, 1.15(a), 1.16(d), 3.4(d), 8.1, 8.4, Rule 207, and Rule 211; hearing panel's report deemed admitted under Rule 212(c) and (d); disbarment and Rule 218 compliance ordered. *Inre Rock*, 279 Kan. 257, 105 P.3d 1290 (2005).
- 99. Attorney surrenders license per Rule 217 while review pending before Supreme Court per Rule 212; violations include KRPC 1.15(b), 8.4(c) and (g); disbarment and Rule 218 compliance ordered. *In re Spikes*, 279 Kan. 522, 111 P.3d 635 (2005).
- 100. Attorney previously disciplined multiple times found to have violated KRPC 1.3, 1.4, 1.15, and Rule 207; plan of probation per Rule 211(g) found not to be appropriate by hearing panel; charges established by clear and convincing evidence per Rule 211(f); hearing panel's report deemed admitted per Rule 212(c) and (d); indefinite suspension and Rule 218 compliance ordered. *In re Potter*, 279 Kan. 937, 112 P.3d 216 (2005).
- 101. Attorney's misconduct in numerous cases violated KRPC 1.1, 1.3, 1.4, 1.15, 1.16, 4.1, 5.3, 5.5, 8.1, 8.4, Rule 207, and Rule 211(b); hearing panel's report deemed admitted pursuant to Rule 212(c) and (d); temporary suspension per Rule 203(b) requested by Disciplinary Administrator; disbarment and Rule 218 compliance ordered. *In re Anderson* n, 278 Kan. 512, 101 P.3d 1207 (2004).
- 102. Attorney's misconduct in acting as a trustee violated KRPC 1.3 (diligence), 1.4 (communication), and 1.15(b) (safekeeping property); published censure in accordance with Rule 203(a)(3). *In re Stockwell*, 278 Kan. 756, 101 P.3d 1211 (2004).
- 103. Attorney voluntarily surrendered his license per Rule 217 while complaint pending alleging violations of KRPC 1.7, 1.8, 1.15, 4.1, and 8.4(c); disbarment and Rule 218 compliance ordered. *In re Weller*, 280 Kan. 14, 118 P.3d 1237 (2005).
- 104. Attorney's repeated misconduct in multiple offenses violates KRPC 1.3, 1.4, 1.15, 3.1, and Rule 207(b); formal hearing conducted per Rule 211; respondent failed to respond to charges in complaint in timely manner per Rule 207; probation extended for 1 additional year per Rule 211. *In re Rathbun*, 280 Kan. 672, 124 P.3d 1 (2005).
- 105. Attorney previously suspended for 1 year and admonished several years later violates KRPC 1.5, 1.15(b), 4.1, and 8.4(c); formal hearing per Rule 211 held; repeated violations of KRPC's noted;

- disbarment in accordance with Rule 203(a)(1). In re Christian, 281 Kan. 1203, 135 P.3d 1069 (2006).
- 106. Attorney voluntarily surrendered license pursuant to Rule 217 with two cases pending before the Supreme Court involving violations of KRPC 1.3, 3.2, 1.15, 3.4, and 8.4; disbarment. *In re Kennard*, 283 Kan. 270, 156 P.3d 596 (2007).
- 107. Attorney disciplined for violating numerous violations of KRPC 1.15 and KRPC 8.4; respondent failed to respond to Disciplinary Administrator's initial complaint as well as failing to provide a written answer to the formal complaint thus violating Rule 207(b) and Rule 211(b); notified per Rule 215; misconduct established by clear and convincing evidence per Rule 211(f); panel's final report deemed admitted per Rule 212; panel's recommendation is advisory only per Rule 212(f); indefinite suspension pursuant to Rule 203(a)(2). *In re Purinton*, 283 Kan. 880, 156 P.3d 660 (2007).
- 108. Attorney's misconduct in multiple complaints violated KRPC 1.1, 1.3, 1.4, 1.5, 1.15, 8.4(c), and Rule 207; indefinite suspension per Rule 203(a)(2). *In re Lampson*, 282 Kan. 700, 147 P.3d 143 (2006).
- 109. Attorney disciplined for numerous violations of KRPC's including KRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.15, 1.16, 3.2, 8.1, and 8.4 in regard to seven formal complaints filed; failure to cooperate in disciplinary investigations per Rule 207(b); respondent's request for probation pursuant to Rule 211(g) denied; indefinite suspension per Rule 203(a)(2). *In re Green*, 283 Kan. 895, 156 P.3d 628 (2007).
- 110. Attorney violated KRPC 1.15 in handling informal traffic diversion funds in his capacity as county attorney; Court cites Rule 6.02(e) in noting failure of respondent to properly brief issue; hearing panel notes Rule 701(f)(2) permits disclosure of honor violation in law school to the Disciplinary Administrator; recommendation of hearing panel advisory only per Rule 212; published censure per Rule 203(a)(3). *In re Black*, 283 Kan. 862, 156 P.3d 641 (2007).
- 111. Attorney violated numerous KRPC's including 1.5, 1.15, and 1.16 in several cases; Rule 211(b) violated by failing to file an answer to the formal complaint; misconduct established by clear and convincing evidence pursuant to Rule 211(f); hearing panel's final report deemed admitted per Rule 212(c); per Rule 212(f) Supreme Court may impose sanctions greater or lesser than the recommendations of hearing panel or Disciplinary Administrator; indefinite suspension pursuant to Rule 203(a)(2). *In re Waite*, 283 Kan. 270, 153 P.3d 517 (2007).
- 112. Attorney violated KRPC 1.3, 1.4, 1.15(a), and 1.16(d) relating to his handling of a conservatorship; 90-day suspension pursuant to Rule 203(a)(2). *In re Docking*, 282 Kan. 715, 147 P.3d 139 (2006).
- 113. Attorney committed multiple violations of KRPC's including KRPC 1.4, 1.15, 3.2, 3.4, and 8.4 involving communication, safekeeping property, expediting litigation, fairness to opposing party and counsel, and misconduct; pursuant to Rule 202, respondent violated KRPC 1.4(a), 1.15(a), and 8.4(c); indefinite suspension pursuant to Rule 203(a)(2). *In re Wiles*, 283 Kan. 173, 150 P.3d 859 (2007).
- 114. Attorney voluntarily surrendered license pursuant to Rule 217 while panel hearing pending alleging violations of KRPC 1.15(a) and (d), and KRPC 8.4(b), (c), and (g); disbarment and Rule 218 compliance ordered. *In re Dent*, 284 Kan. 760, 165 P.3d 298 (2007).
- 115. Attorney's misconduct in two cases violated KRPC 1.1, 1.3, 1.4, 1.15(a), 1.16, and 3.2; formal hearing conducted per Rule 211; hearing panel's report deemed admitted per Rule 212; supervising attorney afforded full immunities per Rule 223; Rule 211(g) probation requirements discussed; per Rule 203(a)(2), respondent's three-year suspension stayed and placed on three-years' supervised probation. *In re Bock*, 285 Kan. 815, 175 P.3d 233 (2008).
- 116. Attorney failed to respond or appear before the hearing panel or the Supreme Court in response to misconduct in violation of KRPC 1.15(d)(1), (d)(3)(iii), (e), and Rule 211(b; hearing report deemed admitted under Rule 212(c) and (d); indefinite suspension. *In re Ruther*, 285 Kan. 808, 175 P.3d 251 (2008).
- 117. Attorney, who was disciplined five times in Texas, by his conduct in Texas and per Rule 202 violated KRPC 1.3, 1.4, 1.15(d), 1.16(d), 5.5(b), 8.1(b), and Rule 207(b); failed to file written answer to

- complaint per Rule 211(b); findings of fact admitted pursuant to Rule 212(e); notified per Rule 215(a); disbarment in accordance with Rule 203(a)(1). *In re Lee*, 285 Kan. 1125, 180 P.3d 552 (2008).
- 118. Attorney on suspension for failing to pay annual attorney registration and CLE fees and for failing to fulfill CLE requirements violated KRPC 1.1, 1.3, 1.4, 1.15(b), 1.16(d), 3.2, 8.1(b), 8.4(b), Rule 207, and Rule 211 in representation of a client and through his own criminal conduct; findings of fact in panel's report deemed admitted per Rule 212(d); required notice given per Rule 215(a); disbarment in accordance with Rule 203(a)(1). *In re Pittman*, 285 Kan. 1133, 179 P.3d 404 (2008).
- 119. Attorney voluntarily surrendered license pursuant to Rule 217 with three cases pending before the Supreme Court alleging multiple violations of KRPC 1.2(d), 1.4(a), 1.7, 1.8(b), 1.15(a), 8.4(b) and (g), and Rule 207(b); disbarment. *In re Cowger*, 286 Kan. 52, 182 P.3d 1204 (2008).
- 120. Attorney's misconduct violated KRPC 1.15(a) and (b), 5.3(b), and 8.4(c) by mishandling her trust account, imperiling client funds, and failing to promptly deliver funds to a client; suspended a 1-year suspension conditioned upon a 3-year period of compliance with all KRPC's well as complying with KRPC 1.15(d)(2) and Rule 216A. *In re Quinn*, 286 Kan. 301, 184 P.3d 235 (2008).
- 121. Attorney's misconduct in two complaints violated KRPC 1.3, 1.4, 1.15 (a) and (b), 8.4(g), and Rule 207(b); previously disciplined twice for similar violations; probation plan per Rule 211(g) denied; ordered to repay funds owed to clients per Rule 203(a)(5); indefinite suspension in accordance with Rule 203(a)(2). *In re Corrin*, 286 Kan. 421, 184 P.3d 923 (2008).
- 122. Attorney on administrative suspension violates KRPC 1.3, 1.4, 1.15(a), 1.16(d), and 3.2; indefinite suspension in accordance with Rule 203(a)(2). *In re Allen*, 286 Kan. 791, 188 P.3d 953 (2008).
- 123. In defendant's ineffective assistance of counsel claim, a suspension of the defendant's attorney six years later for misconduct involving KRPC 1.5, 1.15, 1.16, and Rule 211(b) does not itself constitute ineffective assistance. *Wilson v. State*, 40 Kan. App. 2d 170, 192 P.3d 1121 (2008).
- 124. Attorney's mishandling of probate estate violated KRPC 1.3, 1.15(b), 8.1(b), 8.4(d) and (g), and Rule 207(b); six-month suspension. *In re Jones*, 287 Kan. 112, 193 P.3d 899 (2008).
- 125. Attorney's misconduct violated KRPC 1.1, 1.3, 1.4, 1.15, 8.4(g) and Rule 211(b); Respondent failed to file exceptions, thus, final hearing report deemed admitted under Rule 212(c); indefinite suspension. *In re Dowell*, 287 Kan. 501, 196 P.3d 915 (2008).
- 126. Attorney's misconduct violated KRPC 1.3, 1.15, 4.1, and 8.4(c); violations deemed admitted under Rule 212(c); six-month suspension. *In re McPherson*, 287 Kan. 434, 196 P.3d 921 (2008).
- 127. Attorney committed multiple offenses of KRPC 1.3, 1.4, 1.15, 8.3, 8.4, and Rule 207; respondent's suspension in Texas established misconduct in Kansas per Rule 202; hearing report deemed admitted per Rule 212(d); indefinite suspension per Rule 203(a)(2). *In re Piekalkiewicz*, 288 Kan. 610, 205 P.3d 734 (2009).
- 128. Attorney voluntarily surrendered his license pursuant to Rule 217 pending a hearing involving allegations of misconduct under KRPC 1.3, 1.4, 1.15, 8.1(b), and 8.4(b); disbarment. *In re Shafer*, 288 Kan. 657, 207 P.3d 208 (2009).
- 129. Attorney committed numerous violations of KRPC 1.1, 1.3, 1.4, 1.15, 3.3, 5.5, 8.1, and 8.4 and Rule 207; requirements of probation plan not met per Rule 211(g); one-year suspension. *In re Woodring*, 289 Kan. 173, 210 P.3d 120 (2009).
- 130. Attorney disciplined by a three-year suspension for violating KRPC 1.15, 3.3, and 8.4; hearing panel's report deemed admitted under Rule 212(c); respondent may apply by motion for suspension of the remaining two years of his three-year suspension. *In re Shepherd*, 289 Kan. 1116, 220 Kan. 359 (2009).
- 131. Attorney disciplined by indefinite suspension for violating KRPC 1.3, 1.4, 1.15, 1.16, 3.2, and 8.4; hearing panel's final report deemed admitted per Rule 212(c); panel's recommendation is advisory only and court may impose a different discipline per Rule 212(f);required notice given per Rule 215(a); indefinite suspension per Rule 203(a)(2). *In re Herrington*, 290 Kan. 58, 222 P.3d 492 (2010).

- 132. Attorney's misconduct involving safekeeping property violated KRPC 1.15(b), 8.1(b), Rule 207(b), and Rule 211(b); misconduct established through clear and convincing evidence per Rule 211(f); indefinite suspension per Rule 203(a)(2). *In re Gentry*, 290 Kan. 324, 227 P.3d 956 (2010).
- 133. Attorney surrendered license per Rule 217 with panel hearing on two complaints pending in accordance with Rule 211, alleging violations of KRPC 1.1, 1.2, 1.3, 1.6, 1.9(c)(2), 1.15(d)(1), and 8.4; investigation pending regarding violations of KRPC 1.8 and 1.5; disbarment. *In re Gramkow*, 290 Kan. 801, 234 P.3d 804 (2010).
- 134. Attorney previously disciplined on a number of occasions found to have violated KRPC 1.1, 1.3, 1.4(a), 1.5, 1.15(b), 8.1(b), 8.4(c), Rule 207(b), and Rule 211(b); report deemed admitted per Rule 212(c) and (d); disbarment per Rule 203(a)(1). *In re Lober*, 291 Kan. 394, 241 P.3d 81 (2010).
- 135. Attorney previously disciplined by 6-month suspension violates KRPC 1.2, 1.3, 1.4(a), 1.5(a), 1.15(b), 1.16(d). 8.1(b), Rule 207(b) and Rule 211; conditions set out for reinstatement under Rule 219(f); indefinite suspension per Rule 203(a)(2). *In re Thomas*, 291 Kan. 443, 241 P.3d 104 (2010).
- 136. Attorney's misconduct violated KRPC 1.3, 1.4, 1.15, Rules 207, and 211 in four civil matters; proper service obtained per Rule 215; compliance with Rules 218 and 219 ordered; indefinite suspension per Rule 203(a)(2). *In re Luttrell*, 292 Kan. 51, 252 P.3d 111 (2011).
- 137. Attorney violated KRPC 1.1, 1.3, 1.4(a), 1.15, 3.2, 8.1(b), Rules 207(b), and 211(b) in five complaints; failure to respond to initial complaint and to file an answer as required by Rule 211(b); plan of probation per Rule 211(g) not allowed; Rules 218 and 219 compliance ordered; indefinite suspension per Rule 203(a)(2). *In re Doudin*, 292 Kan. 83, 249 P.3d 1190 (2011).
- 138. Respondent's misconduct violated multiple KRPC's, including KRPC 1.3, 1.5, 1.15(a) and (d), 3.2, 8.4(c) and (g); clear and convincing evidence established per Rule 211(f); findings of fact deemed admitted per Rule 212(c), (d); disbarment pursuant to Rule 203(a)(1). *In re Holmes*, 293 Kan. 478, 264 P.3d 423 (2011).
- 139. Respondent violated KRPC 1.1, 1.3, 1.4(a), 1.5(d), 1.15(a) and (d)(2)(v), 1.16(d), 8.1(b), 8.4(c), and Rule 211(b); clear and convincing evidence established per Rule 211(f); findings of fact deemed admitted per Rule 212(c), (d); disbarment per Rule 203(a)(1). *In re Terry*, 293 Kan. 467, 265 P.3d 567 (2011).
- 140. Attorney violated KRPC 1.1, 1.3, 1.4(a), and 1.15 in serving as executor of an estate; respondent's plan of probation failed to meet requirements of Rule 212(g)(1); respondent failed to file exceptions to panel's report thus, findings of fact deemed admitted under Rule 212(c), (d); 6-month suspension per Rule 203(a)(2). *In re Freed*, 294 Kan. 655, 279 P.3d 118 (2012).
- 141. Attorney misconduct violated numerous KRPC's, including 1.1, 1.3, 1.4(a), 1.15(b), 1.16(d), and 8.1(b); respondent failed to file timely answer to complaint per Rule 211(b); failed to file exceptions thus, findings of fact are deemed admitted under Rule 212(c), (d); respondent failed to follow his diversion agreement; one-year suspension per Rule 203(a)(2). *In re Ohaebosim*, 294 Kan. 664, 279 P.3d 124 (2012).
- 142. Attorney committed numerous violations of KRPC 1.3, 1.4, 1.15, 1.16, 4.1, 5.3, 5.4, 5.5, 7.1, 8.1, and 8.4(c) and (g) in his home mortgage loan modification business; clear and convincing evidence established per Rule 211(f); disbarment per Rule 203(a)(1). *In re Weaver*, 294 Kan. 751, 281 P.3d 502 (2012).
- 143. Attorney's misconduct violated KRPC 1.3, 1.15, 8.1, 8.4, and Rule 207(b); 1-year suspension. *In re Collins*, 295 Kan. 1084, 288 P.3d 847 (2012).
- 144. Attorney violated KRPC 1.5, 1.15, and 8.4 by misrepresenting hours worked and converting client's funds to pay for personal taxes; disbarment per Rule 203(a)(1). *In re Davis*, 296 Kan. 531, 303 P.3d 250 (2013).
- 145. Attorney's misconduct violated KRPC 1.5(f)(1), 1.7, 1.8(k), 1.15(a), (b), and (d)(2)(iii), 3.3(a)(1), and 8.4(b); disbarment per Rule 203(a)(1). *In re Alberg*, 296 Kan. 795, 294 P.3d 1192 (2013). 146. Attorney misconduct violated KRPC 1.1; 1.3; 1.4(a); 1.15(b); 1.16(a)(2) and (d); 8.1(b), (c), and

- (d); 8.4(d); and Rule 207(b); 1-year suspension under Rule 203(a)(2). *In re Rittmaster*, 299 Kan. 804, 326 P.3d 376 (2014).
- 147. Attorney misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.15(b), 1.16(d), 3.2, 5.5(a), and 8.4 (d) and (g) and Rule 218; indefinite suspension. *In re Eager*, 300 Kan. 1068, 338 P.3d 1 (2014).
- 148. Attorney misconduct violated KRPC 1.3, 1.15, and 5.3; 3-month suspension. *In re Peloquin*, 301 Kan. 1, 338 P.3d 568 (2014).
- 149. Attorney voluntarily surrendered license under Rule 217 after complaint alleged violations of KRPC 1.1, 1.3, 1.4, 1.5, 1.15, 1.16, 8.1, and 8.4. *In re Brooks*, 301 Kan. 451, 345 P.3d 258 (2015).
- 150. Attorney misconduct violated KRPC 1.5(a) and (b), 1.7(a)(2), 1.8(a), 1.15(a), and 8.4(c) and (g); disbarment. *In re Rankin*, 302 Kan. 181, 351 P.3d 1274 (2015).
- 151. Attorney misconduct violated KRPC 1.2(a), 1.3, 1.4(a), 1.15(d), 8.4(c), and 8.4(d); Kansas license suspended until notification of reinstatement of good standing of Florida license provided. *In re Vaughn*, 303 Kan. 976, 368 P.3d 1088 (2016).
- 152. Attorney misconduct violated KRPC 1.8(a), 1.8(e), 1.15(a), 1.15(d), and 8.4(c); indefinite suspension stayed, minimum of 2 years' probation imposed. *In re Mandelbaum*, 304 Kan. 67, 373 P.3d 710 (2016).
- 153. Attorney misconduct violated KRPC 1.15(a) and 1.16(d); published censure. *In re Thurston*, 304 Kan. 146, 371 P.3d 879 (2016).
- 154. Attorney misconduct violated KRPC 1.4(a), 1.8(h)(1), 1.15(a), 1.16(d), 2.1, and 8.3(a) and Rule 207(c); published censure. *In re Haitbrink*, 304 Kan. 531, 375 P.3d 296 (2016).
- 155. Attorney misconduct violated KRPC 1.7(a)(2), 1.8(a), 1.8(e), 1.9(a), 1.15(d), and 8.4(d); 1-year suspension. *In re Odo*, 304 Kan. 844, 375 P.3d 320 (2016).
- 156. The attorney's misconduct violated KRPC 1.3, 1.4(a), 1.5(a), 1.15(a) and (d), 1.16(a)(3) and (d), 8.1(b), and 8.4(d) and Supreme Court Rules 207(b) and 211(b); the court imposed a suspension for a minimum of one year; the attorney must undergo a hearing under Rule 219 before reinstatement. *In re Knox*, 305 Kan. 628, 385 P.3d 500 (2016).
- 157. The attorney's misconduct violated KRPC 1.3, 1.5(a), 1.8(b), 1.15(a) and (d)(2)(v), 3.3(a)(1), 8.1(b), and 8.4(c) and (d) and Supreme Court Rule 207(b); the court disbarred the attorney. *In re Harrington*, 305 Kan. 643, 385 P.3d 905 (2016).
- 158. The attorney's misconduct violated KRPC 1.8(a) and 1.15(a), (b), (d)(1), and (d)(2); the court imposed a two-year suspension; the court ordered that the suspension be stayed after six months and that the attorney serve supervised probation for two years, subject to the provisions of Rule 211(g)(6)-(12); the attorney must request reinstatement under Rule 219(b). *In re Biscanin*, 305 Kan. 1212, 390 P.3d 886 (2017).
- 159. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.15(a), 1.16, and 3.2 and Supreme Court Rule 211(b); the court disbarred the attorney. *In re Fahrenholtz*, 306 Kan. 165, 392 P.3d 125 (2017).
- 160. The attorney's misconduct violated KRPC 1.15(a) and (d), 8.3(a), and 8.4(c) and Supreme Court Rules 207(c) and 208(c); the court disbarred the attorney. *In re Lundgren*, 306 Kan. 482, 394 P.3d 842 (2017).
- 161. The attorney's misconduct violated Texas Disciplinary Rules of Professional Conduct 1.01, 1.03, 1.04, 1.14, 1.15, 3.04, 8.01, and 8.04, KRPC 1.1, 1.3, 1.4, 1.5, 1.15, 1.16, 3.4, 8.1, and 8.4, and Supreme Court Rule 207; the court disbarred the attorney. *In re Nwakanma*, 306 Kan. 704, 397 P.3d 403 (2017).
- 162. The attorney's misconduct violated KRPC 1.3, 1.4(a), 1.7(a)(2), 1.15(a) and (b), 1.16(a), 3.2, and 8.4(d); the court imposed a one-year suspension but stayed imposition of the suspension pending successful completion of three years of probation. *In re James*, 306 Kan. 1247, 409 P.3d 848 (2017).
- 163. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.5, 1.15(a), 1.16(d), 3.2, 3.4(c), 8.3(a), and 8.4(d) and Supreme Court Rules 207(c) and 211(b); the court imposed an indefinite suspension; the attorney must undergo a hearing under Rule 219(d) before reinstatement. *In re Hult*, 307 Kan. 479, 410

- P.3d 879 (2018).
- 164. The attorney's misconduct violated KRPC 1.4(b), 1.5(d), 1.15(a), (b), (c), (d)(1)(ii), (d)(3), and (f), 1.16(d), 8.1(b), and 8.4(c) and Supreme Court Rule 207(b); the court also cited KRPC 1.0(e); the court disbarred the attorney. *In re Buckner*, 308 Kan. 427, 421 P.3d 226 (2018).
- 165. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.15(b), 1.16(d), 3.2, 8.1(b), and 8.4(d) and Rules 207(b) and 211(b); the court imposed an indefinite suspension and ordered that the attorney comply with Rule 219 if he seeks reinstatement. *In re Deines*, 308 Kan. 1576, 430 P.3d 437 (2018).
- 166. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.15(b), 1.16(d), 8.1(b), and 8.4(d) and Rule 207(b); the court determined probation under Rule 211(g) was not an appropriate sanction; instead, the court suspended the attorney for six months and ordered that she undergo a hearing under Rule 219 prior to reinstatement. *In re Owens*, 309 Kan. 80, 431 P.3d 832 (2018).
- 167. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.5, 1.15, 1.16(d), 3.3(a)(1), 8.4(b), 8.4(c), and 8.4(d); the court disbarred the attorney. *In re Grillot*, 309 Kan. 253, 433 P.3d 671 (2019).
- 168. The attorney's misconduct violated KRPC 1.3, 1.15(a), 1.16(d), 8.1(a), and 8.4(c) and was in violation of his probation plan under Rule 211(g); the court revoked the attorney's probation and reinstated the original one-year suspension and imposed an additional three-year suspension; the court ordered that the attorney can be placed on probation for three years following 18 months of suspension. *In re Kepfield*, 309 Kan. 425, 437 P.3d 939 (2019).
- 169. The attorney's misconduct violated KRPC 1.15, 8.4(c), and 8.4(d); the court disbarred the attorney. *In re Thompson*, 309 Kan. 1005, 441 P.3d 1027 (2019).
- 170. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.15(a), 1.15(d)(1), 1.16(a)(1), 8.1(a), 8.4(c), and 8.4(d); the court suspended the attorney for two years; the attorney can apply for reinstatement after one year, but the attorney must undergo a reinstatement hearing under Rule 219 and must serve a period of probation under Rule 211(g) if he is reinstated. *In re Shepherd*, 310 Kan. 739, 448 P.3d 1049 (2019).
- 171. The attorney's misconduct violated KRPC 1.3, 1.15(a) and (b), 1.16(d), and 8.1(b) and Rules 207(b), 211(b), and 218(a); the court disbarred the attorney. *In re Hawkins*, 310 Kan. 988, 453 P.3d 295 (2019).
- 172. Attorney violated KRPC 1.15 by causing two checks drawn on trust account to be returned for insufficient funds. *In re Starosta*, 314 Kan. 378, 499 P.3d 458 (2021).
- 173. Attorney violated KRPC 1.15 by failing to produce attorney trust account records requested by disciplinary investigator. *In re Leon*, 314 Kan. 419, 499 P.3d 467 (2021).
- 174. Attorney violated KRPC 1.15(a) by failing to deposit unearned fees into his attorney trust account where fee agreement did not provide for when fees would be earned other than at conclusion of case. *In re Borich*, 316 Kan. 257, 514 P.3d 352 (2022).
- 175. Attorney violated KRPC 1.15(b) by denying clients' requested accounting of money they had paid him. *In re Borich*, 316 Kan. 257, 514 P.3d 352 (2022).
- 176. Attorney violated KRPC 1.15(d) by placing unearned fees in his operating account and by depositing personal funds into his attorney trust account to cover check paid to client. *In re Borich*, 316 Kan. 257, 514 P.3d 352 (2022).
- 177. Attorney violated KRPC 1.15(a) by depositing three client attorney fee payments into his operating account rather than into his attorney trust account. *In re Martinez*, 315 Kan. 245, 506 P.3d 909 (2022).
- 178. Attorney violated KRPC 1.15(a) and (d) by depositing unearned fees into his operating account instead of into his attorney trust account. *In re Long*, 315 Kan. 842, 511 P.3d 952 (2022).
- 179. Attorney violated KRPC 1.15(d)(2)(v) by failing to produce his attorney trust account records as requested by Disciplinary Administrator. *In re Long*, 315 Kan. 842, 511 P.3d 952 (2022).
 - 180. Attorney was disciplined by published censure under Rule 225(a)(5) for violations of KRPC 1.3,

- 1.4, and 1.15(a) and (b) for failure to take action in case, failure to communicate status of case for nearly full year, depositing unearned funds in operating account, and failing to provide accounting of funds received. *In re Beye*, 315 Kan. 857, 511 P.3d 963 (2022).
- 181. Attorney violated KRPC 1.15 by taking steps to gain possession of motorcycle and failing to keep title of motorcycle separate from his own property, where motorcycle was at center of fee dispute between attorney and former client and where there was disagreement about remaining balance due and how motorcycle and its title were to be treated in transaction. *In re Malone*, 316 Kan. 488, 518 P.3d 406 (2022).
- 182. Attorney stipulated to violating KRPC 1.15 by withdrawing money from trust account and using it for unauthorized personal purposes. *In re Marks*, 317 Kan. 10, 522 P.3d 789 (2023).
- 183. Attorney stipulated to violations of KRPC 1.15(a) where buyer paid funds for attorney to provide mineral title opinion and where funds were deposited into firm operating account instead of its trust account at a time prior to attorney providing mineral title opinion to buyer. *In re Eland*, 317 Kan. 315, 528 P.3d 983 (2023).
- 184. Attorney violated KRPC 1.15(d) by comingling client funds, not depositing client funds into firm's trust account, failing to account for client cash payment, eventually not being aware of where cash went, and by spending client funds on his own personal expenditures. *In re McVey*, 317 Kan. 266, 527 P.3d 900 (2023).
- 185. Attorney violated KRPC 1.15(b) by failing to promptly notify client of funds he held on her behalf and by failing to promptly distribute those funds to client. *In re McVey*, 317 Kan. 266, 527 P.3d 900 (2023).
- 186. Attorney violated KRPC 1.15(a) by failing to properly safeguard funds belonging to clients and by failing to keep their property separate from his own property. *In re McVey*, 317 Kan. 266, 527 P.3d 900 (2023).

KRPC 1.16 Declining or Terminating Representation

- 1. Attorney's mishandling of estate case, misrepresentation to client and representatives from disciplinary administrator regarding status of case, failure to withdraw as counsel and failure to cooperate with subsequent counsel, and mismanagement of estate funds violative of MRPC 1.1; 1.2; 1.3; 3.2; 1.15(b); 1.16(a)(3)(d); 8.4(g); and Rule 207(a) and (b); other violations; indefinite suspension and Rule 218 compliance ordered. *In re Stapleton*, 250 Kan. 247, 824 P.2d 205 (1992).
- 2. Attorney's mishandling of personal injury case violates MRPC 1.3, 1.4, 1.16, and 3.4; other violations; imposition of discipline suspended; one-year supervised probation. *In re Meyer*, 251 Kan. 838, 840 P.2d 522 (1992).
- 3. Attorney's moving to California without notifying clients, failure to return clients' files, and failure to respond to inquiries from disciplinary administrator's office violative of MRPC 1.3, 1.4, and 1.16 and Rule 207; other violations and previous suspension; disbarment and Rule 218 compliance ordered. *In re Dill*, 253 Kan. 195, 853 P.2d 696 (1993).
- 4. Attorney's failure to file probate petition, inform client of status of case, return unearned retainer, and communicate with client violative of MRPC 1.1, 1.3, 1.4, 1.15, 1.16, and 3.2; other violations; one-year suspension and Rule 218 compliance ordered. *In re King*, 253 Kan. 444, 855 P.2d 963 (1993).
- 5. Attorney previously censured placed on indefinite suspension for violations of MRPC 1.1, 1.3, 1.4, 1.15, 1.16, and 8.4 for neglect of two different client's cases; two other complaints found to be based on insufficient evidence although pattern of conduct cited and violations of Rule 207 established; Rule 218 compliance ordered. *In re Jackson*, 253 Kan. 810, 861 P.2d 124 (1993).

- 6. Attorney's mishandling of divorce case resulting in client losing lien, failure to inform client as to status of case, mishandling of related bankruptcy case for client creditor, and failure to preserve judgment, and attorney's allegations and behavior during investigation of disciplinary complaint violate DR 6-101(A)(2), and MRPC 1.2(c), 1.3, 1.4(b), and 1.16(d); mitigating and aggravating circumstances; panel recommends unpublished censure; public censure. *In re Deeds*, 254 Kan. 309, 864 P.2d 1194 (1993).
- 7. Attorney's dilatory handling of estate matter violative of MRPC 1.3, 1.4, 1.16(a)(2), 3.2, and 8.4(g); Rule 207 violation; other violations; pending complaints; imposition of discipline suspended, supervised probation ordered. *In re Jackson*, 254 Kan. 406, 867 P.2d 278 (1994).
- 8. Attorney's failure to file personal injury claim and blaming client for delay, thereby allowing statute of limitations to run (resulting in client being granted summary judgment in subsequent malpractice claim); failure to inform client as to reduction in child support income; failure to inform client as to hearing dates; and acceptance of retainer fee from out-of-state client whom attorney knew he could not represent in divorce action violate MRPC 1.1, 1.3, 1.4(a) and (b), 1.16(d), 3.3(a)(1), and 8.4(d) and (g); Rule 207(a) and (b) violations; disbarment and Rule 218 compliance ordered. *In re Spears*, 254 Kan. 904, 869 P.2d 718 (1994).
- 9. Attorney's failure to file incorporation papers and retention of retainer paid to handle such matter violate MRPC 1.3, 1.4, 1.15, 1.16, and 8.4; other violations; disbarment. *In re Jackson*, 255 Kan. 542, 874 P.2d 673 (1994).
- 10. Attorney's mishandling of will and estate matter, failure to communicate with client, failure to timely handle the matter, misleading the court as to the status of the probate case, and failure to return the client's file and retainer when requested violate MRPC 1.1, 1.3, 1.4, 1.15, 1.16, 3.2, and 8.4; other violations; disbarment. *In re Jackson*, 255 Kan. 542, 874 P.2d 673 (1994).
- 11. Attorney's retention of retainer fee after being temporarily suspended from practice violates MRPC 1.16(d); other violations; indefinite suspension and Rule 218 compliance ordered. *In re Nelson*, 255 Kan. 555, 874 P.2d 1201 (1994).
- 12. Attorney's mishandling of personal injury case violates MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.6, 1.7, 1.16, 3.2, 4.1, 8.4 and Rule 207; published censure. *In re Shultz*, 256 Kan. 196, 883 P.2d 779 (1994).
- 13. Attorney's failure to represent client in collection of foreign judgment in workers compensation case found to violate MRPC 1.1, 1.3, 1.4, 1.5(d), 1.16(d), 3.2, and 8.4(g); indefinite suspension and Rule 218 compliance ordered. *In re Griggs*, 256 Kan. 498, 886 P.2d 786 (1994).
- 14. Attorney's mishandling collection of bad checks violate MRPC 1.3, 1.4, 1.15(b) and 1.16(d); published censure. *In re England*, 257 Kan. 312, 894 P.2d 177 (1995).
- 15. Attorney previously censured disbarred for violations of MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.15, 1.16, 3.2, 3.3, 4.1, 7.1, 7.5, 8.1, 8.4, and Rules 207 and 208; Rule 218 compliance ordered. *In re Shultz*, 257 Kan. 662, 895 P.2d 603 (1995).
- 16. General counsel who reported suspected violations to an outside agency without first consulting with the head of the organization found in violation of MRPC 1.2, 1.4, 1.6(a), 1.13(b) and 1.16. *Crandon v. State*, 257 Kan. 727, 897 P.2d 92 (1995).
- 17. Subordinate attorneys are not relieved of their responsibility for a violation of the rules of professional conduct simply because they acted at the direction of their supervisor, if they know beforehand that their conduct will be a violation of MRPC 1.7 and 1.16. *McCurdy v. Kansas Dept. of Transportation*, 21 Kan. App. 2d 262, 898 P.2d 650 (1995).
- 18. Attorney's failure to keep client reasonably informed and charging of excessive fee violate MRPC 1.3, 1.4, 1.5, and 1.16; published censure. *In re Scimeca*, 259 Kan. 893, 914 P.2d 948 (1996).
- 19. Attorney's handling of civil action and post-divorce proceeding and his attempt to represent a criminal defendant while attorney was in inpatient drug treatment program violate MRPC 1.3, 1.4, 1.5(b), 1.15(a) and (b), 1.16(a), 3.3(a), 4.1, and 8.4(a), (b), (d), and (g); three-year supervised probation. *In re*

- Phillips, 260 Kan. 909, 925 P.2d 435 (1996).
- 20. Attorney's failure to act with reasonable diligence and promptness in an eviction case, commingling of client's funds with his own, and failure to cooperate with disciplinary administrator's office violate MRPC 1.4, 1.5, 1.9, 1.15, 1.16, 8.1 and 8.4 and Rule 207; one-year suspension. *In re Howlett*, 261 Kan. 167, 928 P.2d 52 (1996).
- 21. Attorney's mishandling of bankruptcy case violates MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.16, 3.1, 3.3, and 8.4; published censure per Rule 203(a)(3). *In re Roy*, 261 Kan. 999, 933 P.2d 662 (1997).
- 22. Attorney's mishandling of matters involving (1) individualized education program for autistic child in public school, (2) personal injury, probate, and insurance claim arising from fatal car accident, and (3) probate matter involving estate of conservatee violates MRPC 1.1, 1.2, 1.3, 1.4, 1.7, 1.16, and 8.4 and Rule 207; indefinite suspension per Rule 203(a)(2). *In re Dow*, 261 Kan. 989, 933 P.2d 666 (1997).
- 23. Attorney's mishandling of personal injury case, removing disputed fee funds from his trustee account, failure to communicate with client, delaying notification to insurance company of his termination, and charging unreasonable fee violate MRPC 1.15, 1.4, 1.16(a)(3) and (d), and 1.5(a); two-year probation and restitution ordered. *Gerhardt v. Harris*, 261 Kan. 1007, 934 P.2d 976 (1997); *In re Harris*, 261 Kan. 1063, 934 P.2d 965 (1997).
- 24. Attorney's failure to notify client in pending child custody matter of her suspension from practice of law violates MRPC 1.3, 1.4, and 1.16; published censure per Rule 203(a)(3). *In re Gershater*, 263 Kan. 199, 946 P.2d 993 (1997).
- 25. Attorney's continued representation of clients despite his physical and mental condition which materially impaired his ability to act as their attorney violated MRPC 1.16; indefinite suspension. *In re Mitchell*, 263 Kan. 217, 946 P.2d 999 (1997).
- 26. Attorney's failure to withdraw his representation when his mental and physical condition is materially impaired due to alcoholism violates MRPC 1.16; two-year supervised probation. *In re Stephens*, 263 Kan. 221, 946 P.2d 1379 (1997).
- 27. Attorney's failure to diligently and competently represent and to communicate with his six clients and his failure to cooperate with the disciplinary administrator's office violate MRPC 1.1, 1.3, 1.4, 1.16, 3.4, 8.1, and 8.4 and Rule 207; suspension effective as of the date of order for purpose of Rule 219(e); indefinite suspension. *In re Wooten*, 264 Kan. 283, 955 P.2d 1239 (1998).
- 28. Attorney's mishandling of a chapter 7 bankruptcy proceeding violates MRPC 1.3 and 1.4; indefinite suspension recommended by the disciplinary administrator per Rule 211(f); prior offenses for violations of MRPC 1.1, 1.3, 1.4 and 1.16; two-year supervised probation. *In re Morse*, 264 Kan. 286, 954 P.2d 1092 (1998).
- 29. Attorney's withdrawing a client's files after discharged violates MRPC 1.16 and 8.4; ordered to pay attorney fees incurred by the former client in recovery of his files; attorney's failure to personally appear before the court noted as violation of Rule 212(d); published censure per Rule 211(f). *In re Palmer*, 264 Kan. 752, 956 P.2d 1333 (1998).
- 30. Attorney violated MRPC 1.16(a) when his alcoholism not only prevented him from adequately representing his clients but also from withdrawing his representation in a timely manner; indefinite suspension. *In re Anderson*, 264 Kan. 758, 956 P.2d 1330 (1998).
- 31. Attorney's failure to terminate his representation of clients violated MRPC 1.16(a)(2) when his alcoholism interfered with his ability to represent them; published censure. *In re Taylor*, 265 Kan. 246, 959 P.2d 901 (1998).
- 32. Attorney's charging various clients unreasonable fees, failure to refund expense deposits, failure to inform client of the status of case, failure to act with reasonable diligence and promptness, use of deceptive and fraudulent retainer agreement, and other misconduct violate MRPC 1.4(a) and (b), 1.5, 1.8(h), 1.15(b), 1.16(d), 3.5(d), 7.2(d), 8.2(a), and 8.4; indefinite suspension per Rule 203(a)(2). *In re Scimeca*, 265 Kan. 742,

- 962 P.2d 1080 (1998).
- 33. Attorney's mishandling of personal injury, criminal, bankruptcy, and divorce cases violates MRPC 1.1, 1.3, 1.4, 1.5, 1.15, 1.16, 7.3, and 8.4(a), (c), (d), and (g) and Rule 207; panel recommended disbarment per Rule 203(a)(1); indefinite suspension. *In re Lewis*, 265 Kan. 766, 962 P.2d 534 (1998).
- 34. Attorney's mishandling of four divorce cases violates MRPC 1.1, 1.3, 1.4, 1.16, 3.1, 3.2, 3.3, 4.1, 8.1, and 8.4 and Rule 207; a hearing panel report deemed to be admitted per Rule 212(c) and (d); supervising attorney afforded all immunities per Rule 223; two-year supervised probation. *In re Lober*, 266 Kan. 404, 969 P.2d 885 (1998).
- 35. Attorney's failure to appear in court on numerous occasions and his abandonment of his law practice without making any arrangements to protect his clients violate KRPC 1.1, 1.3, 1.4, 1.15, 1.16, 8.1, and 8.4 and Rules 207 and 208(c); disbarment. *In re Ortega*, 267 Kan. 228, 978 P.2d 914 (1999).
- 36. Attorney's mishandling of civil actions involving four clients violates KRPC 1.1, 1.3, 1.4, 1.15, 1.16, 3.3, and 8.4 and Rule 207; indefinite suspension per Rule 203(a)(2). *In re Dennis*, 268 Kan. 48, 991 P.2d 394 (1999).
- 37. Attorney's mishandling divorce, traffic violation, and criminal matters violates KRPC 1.1, 1.3, 1.4, 1.5, 1.16, 5.3, and 8.4 and Rule 207; numerous mitigating and aggravating factors considered; two-year supervised probation. *In re Kellogg*, 269 Kan. 143, 4 P.3d 594 (2000).
- 38. Attorney's mishandling of a personal injury case violates KRPC 1.3, 1.4, 1.16(a)(2), and 3.2; two-year supervised probation ordered; supervising attorney afforded immunity per Rule 223. *In re Francis*, 269 Kan. 178, 4 P.3d 579 (2000).
- 39. Attorney's mishandling of a paternity action violates KRPC 1.1, 1.15(d), 1.16(d) and 8.4(g) and Rule 207 by clear and convincing evidence per Rule 211(f); attorney's failure to appear in person before the court in violation of Rule 212; restitution ordered per Rule 227; one-year suspension. *In re Shumway*, 269 Kan. 796, 8 P.3d 735 (2000).
- 40. Attorney's failure to diligently represent and communicate with a client violates KRPC 1.3, 1.4(a), 1.16(a)(2), and 8.4(c); one-year suspension and Rule 218 and Rule 219 compliance ordered. *In re McGee*, 270 Kan. 135, 13 P.3d 11 (2000).
- 41. Attorney's mishandling of numerous cases violates KRPC 1.3, 1.4, 1.15(b), 1.16(a) and (d), 3.2, 8.1(b) and Rule 207; hearing panel's report deemed admitted per Rule 212(d); indefinite suspension per Rule 203(a)(2) and Rules 218, 219, and 221 compliance ordered. *In re Tweedly*, 271 Kan. 261, 20 P.3d 1245 (2001).
- 42. Attorney's lack of diligence, failure to communicate with client, failure to safekeep property and failure to protect client's interests when terminating representation violates KRPC 1.3, 1.4, 1.15, and 1.16: 1-year and 1-day suspension in State of Colorado; indefinite suspension in Kansas. *In re Rishel*, 271 Kan. 644, 23 P.3d 820 (2001).
- 43. Attorney's misconduct in six different complaints as well as mishandling of his trust account result in one-year suspension per Rule 203; if reinstatement sought, requirements of Rule 219 apply. *In re Craig*, 272 Kan. 299, 32 P.3d 1174 (2001).
- 44. Attorney's mishandling of two separate cases violates KRPC 1.1, 1.3, 1.4, 1.16, 8.4(a), (c), (d) and (g) and Rule 207; indefinite suspension. *In re Johnson*, 272 Kan. 284, 32 P.3d 1132 (2001).
- 45. Attorney's misconduct by failing to supervise nonattorney representatives violated Rules and his own misconduct violated KRPC 1.4, 1.5, 1.14, 1.15, 1.16, 5.3, 5.4(a), 5.5(b), 7.3 and 8.4; two-year supervised probation. *In re Flack*, 272 Kan. 465, 33 P.3d 1281 (2001).
- 46. Attorney's misconduct violated KRPC 1.3, 1.4(a), 1.16(d), 3.2, 3.3(a), 8.4(a) and (g), Rule 207(b); one-year suspension per Rule 203(a)(2) and Rules 218 and 219 compliance ordered. *In re Winterburg*, 273 Kan. 135, 41 P.3d 842 (2002).
 - 47. Attorney's mishandling of several matters violated KRPC 1.1, 1.3, 1.4(a), 1.16(d), 3.2, 8.4(a), (c),

- (d) and (g); two-year suspension per Rule 203(a)(2); Supreme Court may impose longer sanction than those recommended by hearing panel per Rule 212(f). *In re Swisher*, 273 Kan. 143, 41 P.3d 827 (2002).
- 48. Attorney's misconduct violated KRPC 1.3, 1.4(a), 1.15(b), 1.16(d), and 8.4(g); hearing panel's report deemed admitted under Rule 212(d); two-year suspension per Rule 203(a)(2); Rules 218 and 219 compliance ordered with conditions. *In re Moore*, 273 Kan. 154, 41 P.3d 831 (2002).
- 49. Attorney's mishandling of three cases violated KRPC 1.1, 1.3, 1.4, and 1.16(d) for failure to competently represent clients, failure to protect former client's interests, failure to keep client informed, failing to diligently and promptly represent clients; Rule 207(b) violated by failure to provide information to Disciplinary Administrator in a timely manner; indefinite suspension. *In re Trickey*, 273 Kan. 1003, 46 P.3d 554 (2002).
- 50. Attorney's misconduct for failure to inform client the status of his license, violation of the KRPC's by representing a client without his license, the unauthorized practice of law, and failure to register with the Clerk of the Appellate Courts and pay registration fee violates KRPC 1.4(b), 1.16(a)(1), 5.5(a), 8.4(d), Rule 208(a) and Rule 218(a); 90-day suspension. *In re Hunter*, 273 Kan. 1015, 46 P.3d 1199 (2002).
- 51. Attorney's mishandling of child custody case violated KRPC 1.3 for lack of diligence, 1.4 for failure to keep client informed about status of her case, 1.15(b) for failure to return unearned fees, 1.16(d) for failure to return unearned fees, 8.1(b) for failure to respond to Disciplinary Administrator's letters, 8.4(a)(c)(d) and (g) for violating KRPC's; Rule 207(b) and Rule 211(b) for failing to provide written responses to disciplinary complaint and failing to timely file an answer; 1-year suspension. *In re Arnett*, 274 Kan. 366, 52 P.3d 892 (2002).
- 52. Attorney's misconduct in eleven cases violates multiple offenses of KRPC 1.3, 1.4, 1.15, 1.16, and Rule 207(b); total of 48 complaints docketed by Disciplinary Administrator; indefinite suspension per Rule 203(a)(2). *In re Shelton*, 274 Kan. 374, 49 P.3d 10 (2002).
- 53. Attorney committed multiple violations of KRPC 1.1, 1.3, 1.4(a), 1.16(d), 8.1(b), 8.4(d), Rule 207(b), and Rule 211(b); failure to appear before Supreme Court violated Rule 212(d); disbarment per Rule 203(a)(1). *In re Sechtem*, 274 Kan. 387, 49 P.3d 541 (2002).
- 54. Attorney committed multiple violations of KRPC 1.3, 1.4, 1.16(d), and 3.2; failed to timely respond to complaints in violation of 8.1, Rule 207(b) and Rule 211(b); supervising attorney afforded full immunities per Rule 223; 2-year supervised probation. *In re Nelson*, 275 Kan. 377, 64 P.3d 413 (2003).
- 55. Attorney's misconduct in handling estate fees violated KRPC 1.5(a), 1.16(d), and 1.15(b); published censure per Rule 203(a)(3). *In re Angst*, 275 Kan. 388, 64 P.3d 350 (2003).
- 56. Attorney previously censured for KRPC 8.4(b) and (d) and admonished for KRPC 1.16(d) now found to have violated KRPC 1.15, 5.1, and 8.4(a); Internal Operating Rule E.8. cited for appropriateness of probation; supervising attorney afforded full immunities per Rule 223; misconduct established by clear and convincing evidence per Rule 211(f) and hearing panel's report deemed admitted under Rule 212(c) and (d); Rule 219 hearing not required at end of 2-year probation; 16 specific terms and conditions set forth in probation plan; Rule 218 compliance ordered; 2-year supervised probation. *In re Conwell*, 275 Kan. 902, 69 P.3d 589 (2003).
- 57. Attorney violated KRPC 1.6(a) (confidentiality of information) by revealing information about his client; KRPC 1.7(b) (conflict of interest) by representing a client which materially limited his representation of another client; KRPC 1.16(d)(terminating representation) by failing to protect his client's interests by disclosing confidential information in six instances; KRPC 8.4(a) (misconduct) by offering to disclose negative information about his former client; misconduct established by clear and convincing evidence per Rule 211(f); published censure per Rule 203(a)(3). *In re Bryan*, 275 Kan. 202, 61 P.3d 641 (2003).
- 58. Attorney previously disciplined for similar violations found by clear and convincing evidence per Rule 211(f) to have violated KRPC 1.3, 1.4, 1.5, 1.15, 1.16, 3.3, 3.4, 3.5 and 8.4; hearing panel's report

deemed admitted under Rule 212(c) and (d); supervising attorneys afforded full immunities per Rule 223; three years' supervised probation. *In re Rathbun*, 275 Kan. 920, 69 P.3d 537 (2003).

- 59. Attorney previously disciplined on five occasions by informal admonishments now found to have 14 violations of KRPC: including 1.1, 1.3, 1.4, 1.5(b), 1.15(a) and (d), 1.16(d), 3.3(a), 8.4(a) as well as 1.8(f)(2) and 5.4(c); Rule 211(b) cited for failing to respond to complaint within 20 days; misconduct was shown by clear and convincing evidence per Rule 211(f); Supreme Court not bound by recommendations of Disciplinary Administrator or hearing panel per Rule 212(f); attorney failed to disprove district court findings in civil judgment per Rule 202; Internal Operating Rule E.3. and E.8. discussed; one-year suspension and Rules 218 and 219 compliance ordered. *In re Rumsey*, 276 Kan. 65, 71 P.3d 1150 (2003).
- 60. Attorney's mishandling of two divorce cases violated KRPC 1.3 and KRPC 1.5; KRPC 1.16 violated as to one client complaint; hearing panel report deemed admitted per Rule 212(c) and (d); charges established by clear and convincing evidence per Rule 211(f); Rule 212(f) cited and applied; published censure per Rule 203(a)(3). *In re Daugherty*, 277 Kan. 257, 83 P.3d 789 (2004).
- 61. Attorney's misconduct in numerous cases violated KRPC 1.1, 1.3, 1.4, 1.15, 1.16, 4.1, 5.3, 5.5, 8.1, 8.4, Rule 207, and Rule 211(b); hearing panel's report deemed admitted per Rule 212(c) and (d); temporary suspension per Rule 203(b) requested by Disciplinary Administrator; disbarment and Rule 218 compliance ordered. *In re Anderson*, 278 Kan. 512, 101 P.3d 1207 (2004).
- 62. Attorney committed numerous violations of rules of professional conduct including KRPC 1.1, 1.2, 1.3, 1.4, 1.16, 3.2, 8.1, Rule 207, and Rule 211; respondent's exceptions considered per Rule 212; disbarment and Rule 218 compliance ordered. *In re Wenger*, 279 Kan. 895, 112 P.3d 199 (2005).
- 63. Attorney's failure to competently represent two clients led to complaints he violated KRPC 1.1, 1.3, 1.4, 1.16(d), 8.1(b), Rule 207(b) and Rule 211(b); published censure per Rule 203(a)(3). *In re Sheahon*, 278 Kan. 494, 102 P.3d 392 (2004).
- 64. Attorney's misconduct involving five complaints violated KRPC 1.1, 1.3, 1.4, 1.15(a), 1.16(d), 3.4(d), 8.1, 8.4, Rule 207, and Rule 211; hearing panel's report deemed admitted under Rule 212(d) and (d); disbarment and Rule 218 compliance ordered. *In re Rock*, 279 Kan. 257, 105 P.3d 1290 (2005).
- 65. Attorney violated KRPC 1.3, 1.4, 1.15(a), and 1.16(d) relating to his handling of a conservatorship; 90-day suspension pursuant to Rule 203(a)(2). *In re Docking*, 282 Kan. 715, 147 P.3d 139 (2006).
- 66. Attorney violated numerous KRPC's including 1.5, 1.15, and 1.16 in several cases; Rule 211(b) violated by failing to file an answer to the formal complaint; misconduct established by clear and convincing evidence pursuant to Rule 211(f); hearing panel's final report deemed admitted per Rule 212(c); per Rule 212(f) Supreme Court may impose sanctions greater or lesser than the recommendations of hearing panel or Disciplinary Administrator; indefinite suspension pursuant to Rule 203(a)(2). *In re Waite*, 283 Kan. 270, 153 P.3d 517 (2007).
- 67. Attorney disciplined for numerous violations of KRPC's including KRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.15, 1.16, 3.2, 8.1, and 8.4 in regard to seven formal complaints filed; failure to cooperate in disciplinary investigations per Rule 207(b); respondent's request for probation pursuant to Rule 211(g) denied; indefinite suspension per Rule 203(a)(2). *In re Green*, 283 Kan. 895, 156 P.3d 628 (2007).
- 68. Attorney on suspension for failing to pay attorney registration fee and failing to comply with annual CLE requirements violated KRPC 1.16 and 5.5; misconduct established by clear and convincing evidence per Rule 211(f); final report deemed admitted per Rule 212; indefinite suspension per Rule 203(a)(2). *In re Petzold*, 285 Kan. 110, 169 P.3d 686 (2007).
- 69. Attorney, who was on probation, violated KRPC 1.1, 1.3, 1.4, 1.5, 1.16, 3.3(d), and 8.4(d) in 21 cases; Rule 211(b) violated by failing to file a timely written answer to the complaint; Rule 212(d) violated by failing to appear before the court; disbarment per Rule 203(a)(1). *In re Rathbun*, 285 Kan. 137, 169 P.3d 329 (2007).

- 70. Attorney who was previously disciplined for similar misconduct now violates KRPC 1.3, 1.4, 1.16(d), 8.1(b), and 8.4(d); failed to cooperate in disciplinary investigation and provide written responses to three complaints per Rule 207(b); failed to file answers per Rule 211(b); indefinite suspension per Rule 203(a)(2). *In re Webb*, 285 Kan. 130, 169 P.3d 336 (2007).
- 71. Attorney voluntarily surrendered license pursuant to Rule 217 pending hearing alleging multiple violations of KRPC 1.1, 1.3, 1.4(a), 1.16(d), 3.2, 8.1(b), and Rule 207(b); disbarment. *In re Lane*, 285 Kan. 259, 171 P.3d 275 (2007).
- 72. Attorney's misconduct in two cases violated KRPC 1.1, 1.3, 1.4, 1.15(a), 1.16, and 3.2; formal hearing conducted per Rule 211; hearing panel's report deemed admitted per Rule 212; supervising attorney afforded full immunities per Rule 223; Rule 211(g) probation requirements discussed; per Rule 203(a)(2), respondent's three-year suspension stayed and placed on three-years' supervised probation. *In re Bock*, 285 Kan. 815, 175 P.3d 233 (2008).
- 73. Attorney, who was disciplined five times in Texas, by his conduct in Texas and per Rule 202 violated KRPC 1.3, 1.4, 1.15(d), 1.16(d), 5.5(b), 8.1(b), and Rule 207(b); failed to file written answer to complaint per Rule 211(b); findings of fact admitted pursuant to Rule 212(e); notified per Rule 215(a); disbarment in accordance with Rule 203(a)(1). *In re Lee*, 285 Kan. 1125, 180 P.3d 552 (2008).
- 74. Attorney on suspension for failing to pay annual attorney registration and CLE fees and for failing to fulfill CLE requirements violated KRPC 1.1, 1.3, 1.4, 1.15(b), 1.16(d), 3.2, 8.1(b), 8.4(b), Rule 207, and Rule 211 in representation of a client and through his own criminal conduct; findings of fact in panel's report deemed admitted per Rule 212(d); required notice given per Rule 215(a); disbarment in accordance with Rule 203(a)(1). *In re Pittman*, 285 Kan. 1133, 179 P.3d 404 (2008).
- 75. Attorney previously disciplined and under indefinite suspension violated KRPC 5.5(a) for engaging in the unauthorized practice of law; KRPC 1.1 by failing to provide competent representation; and KRPC 1.16; misconduct established by clear and convincing evidence per Rule 211(f); recommendations of the hearing panel or the Disciplinary Administrator are advisory only per Rule 212(f); indefinite suspension and Rules 218 and 219 compliance ordered. *In re Swisher*, 285 Kan. 2084, 179 P.3d 412 (2008).
- 76. Attorney's misconduct in four cases violated KRPC 1.1, 1.3, 1.16(d), 3.2, 8.4(d) and Rule 211(b); misconduct established by clear and convincing evidence per Rule 211(f); probation plan per Rule 211(g) denied; hearing panel's findings of fact deemed admitted per Rule 212(d); one-year suspension and Rule 218 compliance ordered. *In re Toth*, 286 Kan. 320, 183 P.3d 853 (2008).
- 77. Attorney under indefinite suspension committed violations of KRPC 1.1, 1.3, 1.16, 3.1, 3.2, 3.3, and 8.4 in two cases in federal district court; respondent failed to comply with Rule 6.02 requirements in brief; hearing panel had jurisdiction to consider disciplinary action per KRPC 8.5; per Rule 212(f) Supreme Court may impose greater or lesser sanctions than those recommended; disbarment in accordance with Rule 203(a)(1). *In re Dennis*, 286 Kan.708, 188 P.3d 1 (2008).
- 78. Attorney on administrative suspension violates KRPC 1.3, 1.4, 1.15(a), 1.16(d), and 3.2; indefinite suspension in accordance with Rule 203(a)(2). *In re Allen*, 286 Kan. 791, 188 P.3d 953 (2008).
- 79. In defendant's ineffective assistance of counsel claim, a suspension of the defendant's attorney six years later for misconduct involving KRPC 1.5, 1.15, 1.16, and Rule 211(b) does not itself constitute ineffective assistance. *Wilson v. State*, 40 Kan. App. 2d 170, 192 P.3d 1121 (2008).
- 80. Attorney committed multiple violations of KRPC 1.1, 1.3, 1.4(a), 1.16(d), 3.2, 3.4(c), 8.4(d), Rule 207(b) and Rule 211(b); six-month suspension; Rules 218 and 219 compliance ordered. *In re Thomas*, 287 Kan. 88, 193 P.3d 907 (2008).
- 81. Attorney's misconduct while on suspension violated KRPC 1.3, 1.4, 1.16, 8.1(b), Rule 211(b), and Rule 218; one-year suspension per Rule 203(a)(2). *In re Docking*, 287 Kan. 485, 196 P.3d 1149 (2008).
 - 82. Attorney committed multiple violations of KRPC 1.1, 1.3, 1.4, 1.5, 1.16, 3.2, 8.1, 8.4(c), Rule

- 207(b), and Rule 211(b); attorney's brief did not comply with Rule 6.02; two-year suspension. *In re Swanson*, 288 Kan. 185, 200 P.3d 1205 (2009).
- 83. Attorney voluntarily surrendered license pursuant to Rule 217 pending a hearing on five complaints alleging misconduct under KRPC 1.3, 1.4(a), 1.16, 5.5, 8.1(b), and 8.4(b) and Rules 207(b) and 211 (b); disbarment. *In re Docking*, 288 Kan. 731, 208 P.3d 739 (2009).
- 84.Attorney stipulated to violating KRPC 1.1, 1.2, 1.3, 1.4, 1.8, 1.16, 5.3, 8.3, and 8.4; final hearing report deemed admitted under Rule 212(c); under Rule 211(g), probation plan may be submitted by respondent after one year; three-years' suspension per Rule 203(a)(2). *In re Cline*, 289 Kan. 834, 217 P.3d 455 (2009).
- 85. Attorney disciplined by indefinite suspension for violating KRPC 1.3, 1.4, 1.15, 1.16, 3.2, and 8.4; hearing panel's final report deemed admitted per Rule 212(c); panel's recommendation is advisory only and court may impose a different discipline per Rule 212(f);required notice given per Rule 215(a); indefinite suspension per Rule 203(a)(2). *In re Herrington*, 290 Kan. 58, 222 P.3d 492 (2010).
- 86. Attorney previously disciplined three times found to have violated KRPC 1.4(a), 1.16(d), 5.5(a), 8.1(b), 8.4(c), Rule 207(b), Rule 211(b), and Rule 218(a); hearing panel's recommendation advisory only and court may impose different discipline per Rule 212(f); disbarment per Rule 203(a)(1). *In re Jones*, 291 Kan. 405, 243 P.3d 1101 (2010).
- 87. Attorney previously disciplined by 6-month suspension violates KRPC 1.2, 1.3, 1.4(a), 1.5(a), 1.15(b), 1.16(d). 8.1(b), Rule 207(b), and Rule 211; conditions set out for reinstatement under Rule 219(f); indefinite suspension per Rule 203(a)(2). *In re Thomas*, 291 Kan. 443, 241 P.3d 104 (2010).
- 88. Respondent violated KRPC 1.1, 1.3, 1.4(a), 1.5(d), 1.15(a) and (d)(2)(v), 1.16(d), 8.1(b), 8.4(c), and Rule 211(b); clear and convincing evidence established per Rule 211(f); findings of fact deemed admitted per Rule 212(c), (d); disbarment per Rule 203(a)(1). *In re Terry*, 293 Kan. 467, 265 P.3d 567 (2011).
- 89. A lawyer shall not represent a client if the representation will result in violation of the rules of professional conduct or other law. *Stewart Title of the Midwest v. Reece & Nichols Realtors*, 294 Kan. 553, 276 P.3d 188 (2012).
- 90. Attorney misconduct violated numerous KRPC's, including 1.1, 1.3, 1.4(a), 1.15(b), 1.16(d), and 8.1(b); respondent failed to file timely answer to complaint per Rule 211(b); failed to file exceptions thus, findings of fact are deemed admitted under Rule 212(c), (d); respondent failed to follow his diversion agreement; one-year suspension per Rule 203(a)(2). *In re Ohaebosim*, 294 Kan. 664, 279 P.3d 124 (2012).
- 91. Attorney's misconduct violated KRPC 1.3, 1.4, 1.16, 8.4, and Rule 211(b) based on multiple complaints; probation per Rule 211(g) denied; clear and convincing evidence established per Rule 211(f); respondent failed to file exceptions to final hearing report, thus deemed admitted under Rule 212(c), (d); disbarment per Rule 203(a)(1). *In re Shores*, 294 Kan. 680, 279 P.3d 710 (2012).
- 92. Attorney committed numerous violations of KRPC 1.3, 1.4, 1.15, 1.16, 4.1, 5.3, 5.4, 5.5, 7.1, 8.1, and 8.4(c) and (g) in his home mortgage loan modification business; clear and convincing evidence established per Rule 211(f); disbarment per Rule 203(a)(1). *In re Weaver*, 294 Kan. 751, 281 P.3d 502 (2012).
- 93. Attorney's misconduct violated KRPC 1.3, 1.4(a), 1.16(a) and (d), 3.2, 8.4(d), and Rule 207(b); disbarment per Rule 203(a)(1). *In re Batt*, 296 Kan. 395, 294 P.3d 241 (2013).
- 94. District court abused discretion in relying on KRPC 1.16(c) to deny attorney's motion to withdraw; KRPC not designed to provide law for criminal proceedings; KRPC 1.7, Comment 6, discussing conflict of interest, cited. *State v. Stovall*, 298 Kan. 362, 312 P.3d 1271 (2013).
- 95. Attorney voluntarily surrendered license under Rule 217 while formal complaint was pending; complaint alleged violations of KRPC 1.3, 1.4, 1.16, 3.4(c), and 8.1(b), and Rule 207(b), 211(b),

- and 218. In re Freed, 298 Kan. 346, 312 P.3d 364 (2013).
- 96. Attorney misconduct violated KRPC 1.3, 1.16, 3.3(a)(1), 8.1(b), 8.4(c) and (d), and Rule 207(b); 12-month suspension. *In re Bowman*, 298 Kan. 231, 310 P.3d 1054 (2013).
- 97. Attorney misconduct violated KRPC 1.1; 1.3; 1.4(a); 1.15(b); 1.16(a)(2) and (d); 8.1(b), (c), and (d); 8.4(d); and Rule 207(b); 1-year suspension under Rule 203(a)(2). *In re Rittmaster*, 299 Kan. 804, 326 P.3d 376 (2014).
- 98. Attorney admitted to violations of KRPC 1.1, 1.3, 1.4, 1.16(a)(2), and 8.4(g); under Rule 211(f) clear and convincing evidence did not support violation of KRPC 1.16(d) for failure to return fees; 6-month suspension under Rule 203(a)(2). *In re Barker*, 299 Kan. 158, 321 P.3d 767 (2014).
- 99. Attorney misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.5(a), 1.16(d), and 8.4(d); 2-year suspension, with imposition suspended under terms of probation plan. *In re Dellett*, 299 Kan. 69, 324 P.3d 1033 (2014).
- 100. Attorney misconduct violated KRPC 1.3, 1.4(a), 1.16(d), Rule 207(b), and Rule 208; 18-month suspension. *In re Goodwin*, 298 Kan. 802, 316 P.3d 748 (2014).
- 101. Attorney misconduct violated KRPC 1.3, 1.4, 1.16(d), 3.2, 3.3(a)(1), 8.1(b), Rules 207(b), and 211(b); 18-month suspension. *In re Soderberg*, 298 Kan. 820, 316 P.3d 762 (2014).
- 102. Attorney voluntarily surrendered license under Rule 217 after formal complaint filed alleging violation of KRPC 1.1; 1.3; 1.4; 1.16(a)(1); 3.2; 8.1(b); 8.4(d) and (g); Rule 207(b); 208; 211(b); and 218. *In re Sherman, 300 Kan. 475,* 332 P.3d 172 (2014).
- 103. Attorney misconduct violated KRPC 1.2(a), 1.4(a), 1.16(d), and 8.4(c) and (d) and Rule 211(b) and 218(a); indefinite suspension. *In re Johnson*, 300 Kan. 851, 335 P.3d 634 (2014).
- 104. Attorney misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.16(a)(2) and (d), 3.2, and 3.4(d); 1-year suspension. *In re Murrow*, 300 Kan. 971, 336 P.3d 859 (2014).
- 105. Sixth Amendment right to counsel does not override attorney duties under KRPC 1.1 and 1.16 to represent clients competently or to decline representation if unqualified. *In re Hawver*, 300 Kan. 1023, 339 P.3d 573 (2014).
- 106. Attorney misconduct violated KRPC 1.1, 1.5, 1.7(a)(2), 1.16(a)(1), and 8.4(d) and (g) and Rule 211(b); disbarment. *In re Hawver*, 300 Kan. 1023, 339 P.3d 573 (2014).
- 107. Attorney misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.15(b), 1.16(d), 3.2, 5.5(a), and 8.4 (d) and (g) and Rule 218; indefinite suspension. *In re Eager*, 300 Kan. 1068, 338 P.3d 1 (2014).
- 108. Attorney voluntarily surrendered license under Rule 217 after complaint alleged violations of KRPC 1.1, 1.3, 1.4, 1.5, 1.15, 1.16, 8.1, and 8.4. *In re Brooks*, 301 Kan. 451, 345 P.3d 258 (2015).
- 109. In case involving attorney fee dispute, held that former client had right to discharge lawyer at any time with or without cause; KRPC 1.16(a)(3), comment 4 cited. *Consolver v. Hotze*, 51 Kan. App. 2d 286, 346 P.3d 1094 (2015).
- 110. Attorney misconduct violated KRPC 1.2, 1.3, 1.4(a), and 1.16(d); 3 years' supervised probation. *In re Kepfield*, 301 Kan. 662, 346 P.3d 332 (2015).
- 111. Attorney misconduct violated KRPC 1.15(a) and 1.16(d); published censure. *In re Thurston*, 304 Kan. 146, 371 P.3d 879 (2016).
- 112. Attorney misconduct violated KRPC 1.16(d), KRPC 3.2, KRPC 3.3(a)(1), KRPC 3.4(d), KRPC 8.1(b), KRPC 8.4(c), and KRPC 8.4(d); 18-month suspension. *In re Hawkins*, 304 Kan. 97, 373 P.3d 718 (2016).
- 113. Attorney misconduct violated KRPC 1.4(a), 1.8(h)(1), 1.15(a), 1.16(d), 2.1, and 8.3(a) and Rule 207(c); published censure. *In re Haitbrink*, 304 Kan. 531, 375 P.3d 296 (2016).
- 114. Concurrence analyzes distinctions between attorney advocating against client's position versus merely expressing independent legal judgment on duty to withdraw; KRPC 1.16 cited. *State v. Pfannenstiel*, 302 Kan. 747, 357 P.3d 877 (2015).

- 115. Attorney's actions in transfer of case file to former client did not violate KRPC 1.16(d). *In re Hawkins*, 304 Kan. 97, 373 P.3d 718 (2016).
- 116. The attorney's misconduct violated KRPC 1.3, 1.4(a), 1.5(a), 1.15(a) and (d), 1.16(a)(3) and (d), 8.1(b), and 8.4(d) and Supreme Court Rules 207(b) and 211(b); the court imposed a suspension for a minimum of one year; the attorney must undergo a hearing under Rule 219 before reinstatement. *In re Knox*, 305 Kan. 628, 385 P.3d 500 (2016).
- 117. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.15(a), 1.16, and 3.2 and Supreme Court Rule 211(b); the court disbarred the attorney. *In re Fahrenholtz*, 306 Kan. 165, 392 P.3d 125 (2017).
- 118. The attorney's misconduct violated Texas Disciplinary Rules of Professional Conduct 1.01, 1.03, 1.04, 1.14, 1.15, 3.04, 8.01, and 8.04, KRPC 1.1, 1.3, 1.4, 1.5, 1.15, 1.16, 3.4, 8.1, and 8.4, and Supreme Court Rule 207; the court disbarred the attorney. *In re Nwakanma*, 306 Kan. 704, 397 P.3d 403 (2017).
- 119. The attorney's misconduct violated KRPC 1.3, 1.4(a), 1.7(a)(2), 1.15(a) and (b), 1.16(a), 3.2, and 8.4(d); the court imposed a one-year suspension but stayed imposition of the suspension pending successful completion of three years of probation. *In re James*, 306 Kan. 1247, 409 P.3d 848 (2017).
- 120. The attorney's misconduct violated KRPC 1.2(c), 1.3, 1.4(a), 1.16(d), and 3.2; the court imposed a two-year suspension but stayed imposition of the suspension pending successful completion of three years of probation. *In re Works*, 307 Kan. 26, 404 P.3d 681 (2017).
- 121. The attorney's misconduct violated KRPC 1.7, 1.8(a) and (b), 4.2, and 8.4(g); the court also discussed KRPC 1.0 and 1.16 and Supreme Court Rule 226, Scope; the court disbarred the attorney. *In re Hodge*, 307 Kan. 170, 407 P.3d 613 (2017).
- 122. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.5, 1.15(a), 1.16(d), 3.2, 3.4(c), 8.3(a), and 8.4(d) and Supreme Court Rules 207(c) and 211(b); the court imposed an indefinite suspension; the attorney must undergo a hearing under Rule 219(d) before reinstatement. *In re Hult*, 307 Kan. 479, 410 P.3d 879 (2018).
- 123. The attorney's misconduct violated KRPC 1.4, 1.16(a)(1), 5.5(a), 8.1, and 8.4(c) and (d) and Supreme Court Rule 218(a); the court imposed a one-year suspension; the attorney must undergo a reinstatement hearing under Rule 219(d). *In re Holmes*, 307 Kan. 871, 416 P.3d 143 (2018).
- 124. The attorney's misconduct violated KRPC 1.4(b), 1.5(d), 1.15(a), (b), (c), (d)(1)(ii), (d)(3), and (f), 1.16(d), 8.1(b), and 8.4(c) and Supreme Court Rule 207(b); the court also cited KRPC 1.0(e); the court disbarred the attorney. *In re Buckner*, 308 Kan. 427, 421 P.3d 226 (2018).
- 125. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.8(f), 1.16(a)(2) and (d), and 8.4(b) and (d) and Supreme Court Rules 203(c)(1) and 211(b); the court imposed an indefinite suspension; the attorney cannot petition for reinstatement under Rule 219 for a minimum of three years. *In re Sullivan*, 308 Kan. 456, 420 P.3d 1001 (2018).
- 126. The attorney's misconduct violated KRPC 1.2(c), 1.5, 1.7(a), 1.8(f), and 1.16(d); the court imposed a published censure. *In re Studtmann*, 308 Kan. 1288, 427 P.3d 964 (2018).
- 127. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.15(b), 1.16(d), 3.2, 8.1(b), and 8.4(d) and Rules 207(b) and 211(b); the court imposed an indefinite suspension and ordered that the attorney comply with Rule 219 if he seeks reinstatement. *In re Deines*, 308 Kan. 1576, 430 P.3d 437 (2018).
- 128. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.15(b), 1.16(d), 8.1(b), and 8.4(d) and Rule 207(b); the court determined probation under Rule 211(g) was not an appropriate sanction; instead, the court suspended the attorney for six months and ordered that she undergo a hearing under Rule 219 prior to reinstatement. *In re Owens*, 309 Kan. 80, 431 P.3d 832 (2018).
 - 129. The attorney's misconduct violated KRPC 1.3, 1.4, 1.5, and 1.16; the court differentiated the

- procedures related to capacity under Rule 220 from the disciplinary procedures and fitness to practice law under Rule 202, and the court suspended the attorney for six months; the attorney must undergo a hearing under Rule 219 prior to reinstatement. *In re Kurth*, 309 Kan. 224, 433 P.3d 679 (2019).
- 130. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.5, 1.15, 1.16(d), 3.3(a)(1), 8.4(b), 8.4(c), and 8.4(d); the court disbarred the attorney. *In re Grillot*, 309 Kan. 253, 433 P.3d 671 (2019).
- 131. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4, 1.5, 1.8(e), 1.16, 3.2, 5.1, 8.3, 8.4(a), 8.4(c), 8.4(d), and 8.4(g); the court imposed an indefinite suspension; the attorney must undergo a hearing under Rule 219 if she seeks reinstatement. *In re Dickens*, 309 Kan. 336, 435 P.3d 21 (2019).
- 132. The attorney's misconduct violated KRPC 1.3, 1.15(a), 1.16(d), 8.1(a), and 8.4(c) and was in violation of his probation plan under Rule 211(g); the court revoked the attorney's probation and reinstated the original one-year suspension and imposed an additional three-year suspension; the court ordered that the attorney can be placed on probation for three years following 18 months of suspension. *In re Kepfield*, 309 Kan. 425, 437 P.3d 939 (2019).
- 133. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.15(d), 1.15(d)(1), 1.16(a)(1), 8.1(a), 8.4(c), and 8.4(d); the court suspended the attorney for two years; the attorney can apply for reinstatement after one year, but the attorney must undergo a reinstatement hearing under Rule 219 and must serve a period of probation under Rule 211(g) if he is reinstated. *In re Shepherd*, 310 Kan. 739, 448 P.3d 1049 (2019).
- 134. The attorney's misconduct violated KRPC 1.3, 1.15(a) and (b), 1.16(d), and 8.1(b) and Rules 207(b), 211(b), and 218(a); the court disbarred the attorney. *In re Hawkins*, 310 Kan. 988, 453 P.3d 295 (2019).
- 135. Attorney violated KRPC 1.16(d) by failing to refund unearned fees to two clients. *In re Ogunmeno*, 312 Kan. 508, 476 P.3d 1162 (2020).
- 136. Attorney violated KRPC 1.16 by representing clients where such representation resulted in violations of KRPC 1.7. *In re Fuller*, 312 Kan. 310, 474 P.3d 776 (2020).
- 137. Attorney violated KRPC 1.16 by continuing to represent clients when it became clear there was a conflict of interest between them. *In re Ayesh*, 313 Kan. 441, 485 P.3d 1155 (2021).
- 138. Attorney repeatedly violated KRPC 1.16(d) by failing to return client file and by failing to provide clients with accountings of fees paid and refunds of unearned fees. *In re Sweet*, 314 Kan. 602, 501 P.3d 890 (2022).
- 139. Attorney violated KRPC 1.16(a) by continuing to represent clients when it became clear that he was not competent to handle representation. *In re Borich*, 316 Kan. 257, 514 P.3d 352 (2022).
- 140. Attorney violated KRPC 1.16(d) when he failed to keep accurate time records reflecting time he spent in representing clients. *In re Borich*, 316 Kan. 257, 514 P.3d 352 (2022).
- 141. Attorney violated KRPC 1.16(d) by failing to give client reasonable notice that he was no longer representing client, failing to respond to client inquiries following sentencing, and failing to return any unearned fees or provide accounting of earned fees. *In re Martinez*, 315 Kan. 245, 506 P.3d 909 (2022).
- 142. Attorney stipulated to violation of KRPC 1.16(d) by failing to provide client file to attorney representing former client, despite being provided release signed by former client. *In re Eland*, 317 Kan. 315, 528 P.3d 983 (2023).

COUNSELOR

KRPC 2.1 Advisor

Case Annotations

- 1. Attorney's engaging in inappropriate sexual behavior with female clients violates MRPC 1.7(b), 1.8(b), 2.1, 3.7, 4.1, and 8.4(d) and (g); he was additionally charged for violations of MRPC 1.2, 1.3, 1.4, 1.5, 4.3 and 8.4(b) and (c) and Rule 207; disbarment. *In re Berg*, 264 Kan. 254, 955 P.2d 1240 (1998).
- 2. Attorney misconduct violated KRPC 1.4(a), 1.8(h)(1), 1.15(a), 1.16(d), 2.1, and 8.3(a) and Rule 207(c); published censure. *In re Haitbrink*, 304 Kan. 531, 375 P.3d 296 (2016).
- 3. Attorney violated KRPC 2.1. by failing to candidly advise client of potential and actual problems with entering into agreements to purchase business where attorney's judgment was influenced by his previous relationships with other parties to the agreements. *In re Murphy*, 312 Kan. 203, 473 P.3d 886 (2020).

KRPC 2.3 Lawyer Serving as Third-Party Neutral

Case Annotations

1. MRPC 2.3 and comment discussed in nonclient third-party lender's legal malpractice claim against borrower's attorney; duty to third person dependent on direct representation or intended reliance. *Bank IV Wichita v. Arn, Mullins, Unruh, Kuhn & Wilson*, 250 Kan. 490, 827 P.2d 758 (1992).

ADVOCATE

KRPC 3.1 Meritorious Claims and Contentions

- 1. Attorney's right to advocate his position limited by rule. *In re Anderson*, 247 Kan. 208, 795 P.2d 64 (1990).
- 2. Attorney's failure to obey bankruptcy court orders, failure to pay court-ordered sanctions, persisting to file proceedings prohibited under the bankruptcy code, and failure to appear, all of which resulted in attorney's being barred from appearing in U.S. Bankruptcy Court for District of Kansas, held to violate DR 1-102(A)(5) and (6), DR 7-101(A)(1), DR 7-102(A)(2), MRPC 8.4(d) and (g), and MRPC 3.1; attorney's failure to modify debtors' reorganization plan to accurately reflect creditors, failure to appear, and failure to relinquish client files upon termination of services held to violate MRPC 1.1, 1.3, and 1.4; mitigating circumstances; imposition of discipline suspended pending one-year conditional probation. *In re Black*, 247 Kan. 664, 801 P.2d 1319 (1990).
- 3. Attorney's false statement in probate petition that there was a lost will violative of MRPC 3.1 and 3.3; other violations; mitigating circumstances; Rule 203(a)(3) public censure. *In re Copeland*, 250 Kan. 283, 823 P.2d 802 (1992).

- 4. Attorney's incompetence in handling bankruptcy matter violative of MRPC 1.1, 3.1, 3.3, and 8.4; public censure. *In re Ramcharan-Maharajh*, 252 Kan. 701, 847 P.2d 1307 (1993).
- 5. Attorney's mishandling of employment discrimination class action and failure to inform clients as to status of case violative of MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.15, 3.1, and 3.2; other violations; Rule 203(a)(2) one-year suspension, Rule 203(a)(5) restitution, and Rule 218 compliance ordered. *In re King*, 253 Kan. 444, 855 P.2d 963 (1993).
- 6. Rule cited in discussion of negligence against attorney case. *OMI Holdings, Inc. v. Howell*, 260 Kan. 305, 918 P.2d 1274 (1996).
- 7. Attorney's mishandling of bankruptcy case violates MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.16, 3.1, 3.3, and 8.4; published censure per Rule 203(a)(3). *In re Roy*, 261 Kan. 999, 933 P.2d 662 (1997).
- 8. Attorney's misconduct in bankruptcy court violates MRPC 1.1, 1.3, 1.4(a), 1.8(e), 1.15, 3.1, 3.2, and 8.4(d) and his failure to supervise and train his subordinate lawyers and nonlawyer assistants violate MRPC 5.1 and 5.3(a) and (b); indefinite suspension per Rule 203(a)(2). *In re Farmer*, 263 Kan. 531, 950 P.2d 713 (1997).
- 9. Attorney's mishandling of grandparents' visitation case and municipal court case violates MRPC 1.2, 1.3, 1.4, 3.1, and 8.4; current suspension per Rule 208 noted; registered for disabled inactive status per Rule 220; published censure. *In re Taylor*, 265 Kan. 246, 959 P.2d 901 (1998).
- 10. Attorney's mishandling of four divorce cases violates MRPC 1.1, 1.3, 1.4, 1.16, 3.1, 3.2, 3.3, 4.1, 8.1, and 8.4 and Rule 207; a hearing panel report deemed to be admitted per Rule 212(c) and (d); supervising attorney afforded all immunities per Rule 223; two-year supervised probation. *In re Lober*, 266 Kan. 404, 969 P.2d 885 (1998).
- 11. Attorney stipulated to violations of MRPC 1.1, 1.2, 1.3, 1.4, 3.1, and 8.4(g) in his handling of child custody case, child support case, and wrongful termination case; his failure to cooperate in investigation violates Rules 207(b) and 211(b); Internal Operating Rules of the Kansas Board for Discipline of Attorneys (I.O. Rule E.8) discussed for appropriateness of probation; one-year suspension. *In re Long*, 266 Kan. 664, 972 P.2d 773 (1999).
- 12. Attorney's causing an order nunc pro tunc to reduce his client's criminal sentence violates MRPC 3.1 and 4.1; dissenting panel member found an additional violation of MRPC 8.4(d); published censure per Rule 203(a)(3). *In re Senecal*, 266 Kan. 669, 974 P.2d 517 (1999).
- 13. Attorney's mishandling of six federal court cases and two state court cases violates KRPC 1.3, 3.1, 3.2, 3.4(c) and (d), and 8.4(d) by clear and convincing evidence per Rule 211(f); supervising attorney afforded immunity per Rule 223; two-year supervised probation. *In re Boone*, 269 Kan. 484, 7 P.3d 270 (2000).
- 14. Attorney previously disciplined three prior times now found to have violated KRPC 1.1, 1.3, 1.4(a), 1.5(d), and 3.1; Internal Operating Rules of the Kansas Board for Discipline of Attorneys (I.O. Rule E.8) discussed for failure of attorney to develop his own probation plan; one-year suspension. *In re Zimmerman*, 270 Kan. 855, 19 P.3d 160 (2001).
- 15. Attorney previously disciplined by supervised probation found to have committed multiple violations of KRPC: 1.3, 1.4, 3.1, and 4.2; previously violated KRPC 1.3, 3.1, 3.2, 3.4, and 8.4; pursuant to Rule 212(c), attorney filed an exception to panel's report; disciplinary panel conducted formal hearing pursuant to Rule 211; supervising attorney granted full immunities per Rule 223; supervised probation extended to 5 years with restrictions on practice. *In re Boone*, 275 Kan. 560, 66 P.3d 896 (2003).
- 16. Attorney on disabled status filed 14 lawsuits in his own name, violating KRPC 3.1, 3.3(a)(1), 3.4(d), 8.4(c) and (d), and 3.5(c); civil judgment by opposing parties raised presumption of validity per Rule 202; disbarment. *In re Benson*, 275 Kan. 913, 69 P.3d 544 (2003).
- 17. Attorney's misconduct violated KRPC 1.1 by failing to provide competent representation, KRPC 3.1 by filing a frivolous claim without good faith argument for extension, KRPC 8.4(d) and (g) by

- engaging in conduct that was prejudicial to the administration of justice and engaging in conduct that adversely reflected on the lawyer's fitness to practice law; Rule 211(b) by failing to file a written answer to the complaint in a timely manner; misconduct found by clear and convincing evidence per Rule 211(f); hearing panel's findings of fact and conclusions of law adopted per Rule 212(c) and (d); published censure per Rule 203(a)(3). *In re Polsley*, 275 Kan. 233, 61 P.3d 715 (2003).
- 18. Attorney disciplined for numerous violations of rules of professional conduct including KRPC 3.1, 3.3, 4.1, and 8.4; required notice given per Rule 215; disbarment and Rule 218 compliance ordered. *In re Nathanson*, 279 Kan. 921, 112 P.3d 162 (2005).
- 19. Attorney's misconduct violates KRPC 1.1, 3.1, 3.3(a)(1), 3.4(c), 4.4, 8.4(c), (d), and (g); complaint sufficiently clear and specific per Rule 211(b); panel and Disciplinary Administrator's office not required to issue subpoenas on respondent's behalf per Rule 216; Rule 222 cited by Disciplinary Administrator in objecting to introduction of records; disbarment. *In re Landrith*, 280 Kan. 619, 124 P.3d 467 (2005).
- 20. Attorney's repeated misconduct in multiple offenses violates KRPC 1.3, 1.4, 1.15, 3.1, and Rule 207(b); formal hearing conducted per Rule 211; respondent failed to respond to charges in complaint in timely manner per Rule 207; probation extended for 1 additional year per Rule 211. *In re Rathbun*, 280 Kan. 672, 124 P.3d 1 (2005).
- 21. Attorney previously disciplined four times violates KRPC 1.1, 1.2, 1.3, 3.1, and 3.3; misconduct established by clear and convincing evidence per Rule 211(f); 1-year suspension per Rule 203(a)(2). *In re Watson*, 280 Kan. 375, 121 P.3d 982 (2005).
- 22. Attorney's misconduct violates KRPC 3.1 and KRPC 8.4(b) and (d) in bankruptcy case and by failing to file income taxes over a period of years; imposition of discipline suspended for 2 years, provided respondent complies with conditions imposed by Supreme Court. *In re Brunton*, 282 Kan. 423, 144 P.3d 606 (2006).
- 23. Attorney's misconduct violated KRPC 1.5, 3.1, and 8.4 in billing for unreasonable fees and misrepresenting claims when representing the State of Kansas in claims filed against the Workers Compensation Fund; misconduct established by clear and convincing evidence per Rule 211(f); hearing panel's final report deemed admitted under Rule 212(c) and (d) since Respondent failed to file exceptions; two-year suspension per Rule 203(a)(2). *In re Miller*, 282 Kan. 689, 147 P.3d 150 (2006).
- 24. Attorney who was previously censured in Kansas and in a reciprocal discipline proceeding in Illinois violated KRPC 3.1, 3.3(a)(1) and (3); 3.4(b), 8.1(b), 8.4(b), (c) and (d) per Rule 202; respondent received reciprocal attorney discipline and sanctions in Missouri and Illinois; hearing panel's final report deemed admitted under Rule 212(c) and (d); indefinite suspension pursuant to Rule 203(a)(2). *In re Daugherty*, 285 Kan.1143, 180 P.3d 536 (2008).
- 25. The legislature, like the governor, lacks constitutional authority to intrude into the attorney general's duties as an officer of the court, citing KRPC 3.1. *State ex rel. Morrison v. Sebelius*, 285 Kan. 875, 179 P.3d 366 (2008).
- 26. Attorney's misconduct violates KRPC 3.1, 3.2, and 3.4 for bringing a frivolous claim, failing to expedite a case, failing to comply with a discovery request and to appear in court, and failing to meet a deadline set by the court; failure to file exceptions constitutes admission per Rule 212(c); previously disciplined on three occasions; two-year suspension in accordance with Rule 203(a)(2). *In re Harris*, 286 Kan.532, 186 P.3d 737 (2008).
- 27. Attorney under indefinite suspension committed violations of KRPC 1.1, 1.3, 1.16, 3.1, 3.2, 3.3, and 8.4 in two cases in federal district court; respondent failed to comply with Rule 6.02 requirements in brief; hearing panel had jurisdiction to consider disciplinary action per KRPC 8.5; per Rule 212(f) Supreme Court may impose greater or lesser sanctions than those recommended; disbarment in accordance with Rule 203(a)(1). *In re Dennis*, 286 Kan. 708, 188 P.3d 1 (2008).

- 28. Attorney misconduct violated KRPC 3.1, 3.3(a)(1), and 8.4(c), (d), and (g); published censure. *In re Colvin*, 300 Kan. 864, 336 P.3d 823 (2014).
- 29. Attorney misconduct violated KRPC 1.7(a), 3.1, 3.3(d), 4.4(a), 8.4(d), and 8.4(e); 2-year suspension. *In re Holste*, 302 Kan. 880, 358 P.3d 850 (2015).
- 30. The attorney's misconduct violated KRPC 3.1, 3.3(a)(1), and 8.4(c), (d), and (g); the court imposed a 90-day suspension but stayed imposition of the suspension pending successful completion of 6 months of probation; the attorney must file a motion to be discharged from probation under Rule 211(g)(7). *In re Knopp*, 305 Kan. 493, 384 P.3d 428 (2016).
- 31. The attorney's misconduct violated KRPC 3.1, 3.3(a)(1), 3.4(d), 4.4(a), 8.4(c), and 8.4(d); the court imposed an indefinite suspension; the attorney must undergo a hearing under Rule 219 prior to reinstatement. *In re Blume*, 309 Kan. 1313, 443 P.3d 305 (2019).
- 32. Attorney violated KRPC 3.1 by relying on evidence which he knew was altered and fraudulent in his representation of clients in lawsuit against two judges. *In re Ogunmeno*, 312 Kan. 508, 476 P.3d 1162 (2020).
- 33. Attorney violated KRPC 3.1 by failing to respond to allegations made in motion and instead including irrelevant and immaterial information that amounted to a personal attack. *In re Ayesh*, 313 Kan. 441, 485 P.3d 1155 (2021).
- 34. Attorney violated KRPC 3.1 by including in adoption petitions allegations regarding fathers for which there was no factual basis. *In re Kenney*, 313 Kan. 785, 490 P.3d 1194 (2021).
- 35. Attorney violated KRPC 3.1 by initiating duplicative lawsuit in county district court that was based on same set of facts as federal case already on appeal with Tenth Circuit, where lawsuit was later removed to federal court and dismissed as barred by res judicata. *In re Huffman*, 315 Kan. 641, 509 P.3d 1253 (2022).
- 36. Attorney violated KRPC 3.1 by filing responsive pleadings in foreclosure action after court had dismissed case and by repeatedly seeking reconsideration of previously decided matters despite court's admonishments to stop. *In re Huffman*, 315 Kan. 641, 509 P.3d 1253 (2022).
- 37. Prosecutor violated KRPC 3.1 where no evidence supported her claim at trial that defendant learned of victim's engagement to be married during five-minute phone call and also by stating during oral arguments on direct appeal to Supreme Court that "we know exactly what happened during that phone call." *In re Spradling*, 315 Kan. 552, 509 P.3d 483 (2022).
- 38. District court contempt order sanctioning attorney for frivolous claims that judge lied about law and contents of e-mail, committed crimes, and more generally was "traitor to judiciary and enemy of Constitution" established rebuttable presumption attorney violated KRPC 3.1, which presumption attorney failed to rebut. *In re Jordan*, 316 Kan. 501, 518 P.3d 1203 (2022).
- 39. Attorney violated KRPC 3.1 by threatening to sue former spouse in small claims court for damage caused to hat and by threatening her with civil conversion suit for failure to provide him with personal items, where threats to sue had no merit. *In re Janoski*, 316 Kan. 370, 516 P.3d 125 (2022).
- 40. Attorney violated KRPC 3.1 by the following instances of conduct: (1) repeatedly falsely accusing members of district court bench, members of bar, and other officials of engaging in collusion and racketeering; (2) asserting in her family law case, without legal authority, that statute of limitations had passed for her ex-spouse to become responsible parent and that district court should terminate such parentage; (3) arguing that as single, un-remarried woman, she was being discriminated against, for stated reason that had she remarried, her new husband could adopt her child and her ex-spouse's parental rights would be terminated; (4) claiming, without merit, that because she was sole legal custodian of her child, she could not be ordered by court to disobey doctor's recommendation regarding her child; (5) asserting that she and district court could jointly file cease and desist request with OJA seeking advice on how to handle situation and by claiming that panel of three judges who sat on OJA advisory board would hear

case, despite OJA not having advisory board to hear cease and desist requests; (6) claiming, without evidence, that district court fraudulently used court jurisdiction to threaten to incarcerate her and to cause her child to become CINC; (7) filing federal suit on behalf of client claiming without evidence defendants were supply chain of individuals and organizations connected by common goal to create market for human bondage through exploitation of Kansas Care and Treatment of Mentally Ill Persons Act; (8) claiming that client's opposing party was unjustly enriched by misrepresenting her wages as full-time when she worked less than full-time and, where court found no evidence to support claim of unjust enrichment, concealment of income, or underemployment; (9) claiming without evidence that district attorney's office engaged in judge shopping to aid in unconstitutional and illegal seizure of client's child, that court lacked subject matter jurisdiction over child, and institution of CINC case violated client's constitutional rights; (10) asserting without legal authority that opposing counsel and court owed client greater duty of care to explain issues with candor during time that he was pro se litigant; (11) asserting without evidence that judge intentionally misrepresented law to justify fraudulent award of attorney's fees to opposing counsel in attempt to discourage respondent's continued representation of clients in family court and thus irrationally injured innocent third party in retaliation; (12) frivolously asserting that opposing counsel violated K.S.A. 20-311e by his filing motion for contempt for her failure to pay courtordered sanction and by her then filing frivolous motion for sanctions against opposing counsel; (13) filing frivolous suit against members of county bench, other county officials, and client's ex-spouse, asserting constitutional claims and RICO claims under 42 U.S.C. § 1983, 42 U.S.C. § 1988, and 18 U.S.C. § 1962 for collusion and retaliation; (14) filing petition for abduction prevention measures on behalf of client and asserting that ex-spouse, who had provided statutory notice of intent to move out of state, intended to abduct their children; (15) repeating claims that client's ex-spouse intended to abduct their children, despite opposing counsel's repeated assurances that ex-spouse would remain in Kansas until custody case was ruled on; (16) claiming opposing counsel's attempts to work with attorney to transfer care of children in child custody case was maliciously prosecuting attorney's client; (17) claiming client's ex-spouse was statutorily presumed unfit as ground for filing termination of parental rights and adoptions cases, where such claims lacked merit as ex-spouse did not meet statutory presumption of unfitness; (18) filing termination of parental rights and adoption case on behalf of biological father client for stated reason that biological mother would not file paternity case or otherwise settle pending issues; (19) falsely asserting that client's ex-spouse refused to follow existing parenting plan; (20) filing motion to vacate attorney fee award that argued that such award was violation of her first amendment right to petition and furthered enterprise to provide monetary reward to attorneys who initiate bad faith and litigation and ethical complaints against her; and (21) claiming without evidence that opposing counsel had history of fraud when opposing counsel attempted to collect sanction judgment. In re Johnston, 316 Kan. 611, 520 P.3d 737 (2022).

KRPC 3.2 Expediting Litigation

- 1. Attorney's mishandling of estate held to violate DR 6-101(A)(3) and MRPC 1.3, DR 1-102(A)(5) & (6) and MRPC 8.4(d), and DR 7-101(A)(2) and MRPC 3.2 and 1.4(a); other violations; public censure and restitution. *In re Ebersole*, 247 Kan. 670, 801 P.2d 1323 (1990).
- 2. Attorney's failing to file eviction action yet telling client he had done so held to violate MRPC 1.3, 1.4, 3.2, and 8.4(c) & (g); other violations; public censure and restitution. *In re Ebersole*, 247 Kan. 670, 801 P.2d 1323 (1990).
- 3. Recommended disbarment based on continued neglect of client despite prior discipline for such and failure to respond to said discipline, all in violation of MRPC 1.3, 3.2, and 8.4(g); Rule 217 surrender

and disbarment; Rule 218 compliance ordered. In re Ebersole, 248 Kan. 496, 807 P.2d 1318 (1991).

- 4. Attorney's failure to close estate for 12-year period, failure to render court-ordered accounting, failure to satisfy federal estate tax obligations, and failure to cooperate with disciplinary investigator violate MRPC 1.1, 1.3, 1.4, 3.2, 8.4(d) and (g), DR 6-101, DR 7-101, and Rule 207; disbarment and Rule 218 compliance. *In re Coleman*, 249 Kan. 218, 815 P.2d 43 (1991).
- 5. Attorney's mishandling of estate case, misrepresentation to client and representatives from disciplinary administrator regarding status of case, failure to withdraw as counsel and failure to cooperate with subsequent counsel, and mismanagement of estate funds violative of MRPC 1.1; 1.2; 1.3; 3.2; 1.15(b); 1.16(a)(3)(d); 8.4(g); and Rule 207(a) and (b); other violations; indefinite suspension and Rule 218 compliance ordered. *In re Stapleton*, 250 Kan. 247, 824 P.2d 205 (1992).
- 6. Attorney's failure to designate record in federal appeal and failure to respond to show cause order violated MRPC 1.1, 1.3, 3.2, and 8.4(d), (g); other violations; indefinite suspension suspended and probated. *In re Jenkins*, 251 Kan. 264, 833 P.2d 1013 (1992).
- 7. Attorney's mishandling of probate case violates MPRC 1.3, 1.4, and 3.2; other violations; imposition of discipline suspended; one-year supervised probation. *In re Meyer*, 251 Kan. 838, 840 P.2d 522 (1992).
- 8. Attorney's mishandling of real estate matter violates MRPC 1.1, 1.3, 1.4, and 3.2; DR 6-101(A)(3); and Rule 207; other violations; imposition of discipline suspended; one-year supervised probation. *In re Meyer*, 251 Kan. 838, 840 P.2d 522 (1992).
- 9. Attorney's failure to file probate petition, inform client of status of case, return unearned retainer, and communicate with client violative of MRPC 1.1, 1.3, 1.4, 1.15, 1.16, and 3.2; other violations; one-year suspension and Rule 218 compliance ordered. *In re King*, 253 Kan. 444, 855 P.2d 963 (1993).
- 10. Attorney's mishandling of employment discrimination class action and failure to inform clients as to status of case violative of MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.15, 3.1, and 3.2; other violations; Rule 203(a)(2) one-year suspension, Rule 203(a)(5) restitution, and Rule 218 compliance ordered. *In re King*, 253 Kan. 444, 855 P.2d 963 (1993).
- 11. Attorney's actions in letting the statute of limitations run in four different cases violate DR 1-102(A)(4), 6-101(A)(1) and (3), and 7-101(A)(2), and MRPC 1.1, 1.3, 1.4(a) and (b), 3.2, and 8.4(c). Attorney's actions in failing to respond to requests for information and return of the case file in workers compensation case violate MRPC 1.3, 1.4(a) and (b), 1.16(a)(3) and (d), and 3.2. Eighteen-month suspension probated on conditions. *In re Jones*, 253 Kan. 836, 861 P.2d 1340 (1993).
- 12. Attorney's dilatory handling of estate matter violative of MRPC 1.3, 1.4, 1.16(a)(2), 3.2, and 8.4(g); Rule 207 violation; other violations; pending complaints; imposition of discipline suspended, supervised probation ordered. *In re Jackson*, 254 Kan. 406, 867 P.2d 278 (1994).
- 13. Attorney's mishandling of four different probate estates and failure to timely file four different foreclosures, despite representations and billings which would indicate to the contrary, held to violate DR 1-102(A)(4), (5), and (6); 6-101(A)(3); and 7-101(A)(2) and (3); Canons 1, 6, 7, and 9; and MRPC 1.1, 1.3, 1.4, 3.2, and 8.4(c), (d), and (g); aggravating and mitigating circumstances; two-year suspension, discipline probated, and supervised probation ordered. *In re Herman*, 254 Kan. 908, 869 P.2d 721 (1994).
- 14. Attorney's mishandling of will and estate matter, failure to communicate with client, failure to timely handle the matter, misleading the court as to the status of the probate case, and failure to return the client's file and retainer when requested violate MRPC 1.1, 1.3, 1.4, 1.15, 1.16, 3.2, and 8.4; other violations; disbarment. *In re Jackson*, 255 Kan. 542, 874 P.2d 673 (1994).
- 15. Attorney's dilatory handling of three federal court cases violative of MRPC 1.1, 1.3, 1.4, and 3.2; failure to respond to inquiry from disciplinary authorities violative of Rule 207; two-year supervised

- probation. In re Long, 255 Kan. 792, 877 P.2d 421 (1994).
- 16. Attorney found to have violated MRPC 1.1, 1.3, 1.4, 1.15, 3.2, 3.4(c), 4.3, and 8.4(d) and (g) based on conduct in seven different complaints reflecting on attorney's lack of diligence and competence, miscommunication and lack of candor, and failure to return unearned fees; failure to cooperate in disciplinary investigation; attorney currently on disability inactive status; indefinite suspension and Rule 218 compliance ordered. *In re Jenkins*, 255 Kan. 797, 877 P.2d 423 (1994).
- 17. Attorney's mishandling of personal injury case violates MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.6, 1.7, 1.16, 3.2, 4.1, 8.4 and Rule 207; published censure. *In re Shultz*, 256 Kan. 196, 883 P.2d 779 (1994).
- 18. Attorney's failure to represent client in collection of foreign judgment in workers compensation case found to violate MRPC 1.1, 1.3, 1.4, 1.5(d), 1.16(d), 3.2, and 8.4(g); indefinite suspension and Rule 218 compliance ordered. *In re Griggs*, 256 Kan. 498, 886 P.2d 786 (1994).
- 19. Attorney's mishandling of probate matter and workers compensation case violates MRPC 1.1, 1.3, 1.4, 3.2, 4.1, 8.4 and Rule 207; imposition of discipline suspended; two-year supervised probation. *In re Whitaker*, 256 Kan. 939, 888 P.2d 829 (1995).
- 20. Attorney previously censured disbarred for violations of MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.15, 1.16, 3.2, 3.3, 4.1, 7.1, 7.5, 8.1, 8.4, and Rules 207 and 208; Rule 218 compliance ordered. *In re Shultz*, 257 Kan. 662, 895 P.2d 603 (1995).
- 21. Attorney's neglect of three different clients' cases violates MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 3.1, and 8.4 and Rule 207; one-year suspension. *In re Geeding*, 258 Kan. 740, 907 P.2d 124 (1995).
- 22. Attorney's mishandling of various civil and divorce cases violates MRPC 1.1, 1.2, 1.3, 1.4, 1.15, 3.2, 3.4, 4.1, 8.1, and 8.4; indefinite suspension. *In re Gordon*, 258 Kan. 784, 908 P.2d 169 (1995).
- 23. Attorney's failure to file negligence action in proper court and his disappearance from his law office without notice to clients violate MRPC 1.1, 1.3, 1.4, 1.5, 3.2, and 8.4 and Rule 207; disbarment. *In re Neal*, 262 Kan. 562, 937 P.2d 1234 (1997).
- 24. Attorney's mishandling of traffic cases and real property transaction, sexual harassment complaint filed against him, and disorderly conduct at the airport violate MRPC 1.2, 1.3, 1.4, 3.2, and 8.4; indefinite suspension effective as of date of order per Rule 219. *In re Mitchell*, 263 Kan. 217, 946 P.2d 999 (1997).
- 25. Attorney's misconduct in bankruptcy court violates MRPC 1.1, 1.3, 1.4(a), 1.8(e), 1.15, 3.1, 3.2, and 8.4(d) and his failure to supervise and train his subordinate lawyers and nonlawyer assistants violate MRPC 5.1 and 5.3(a) and (b); indefinite suspension per Rule 203(a)(2). *In re Farmer*, 263 Kan. 531, 950 P.2d 713 (1997).
- 26. Attorney's neglect of his cases, failure to communicate with his clients, and failure to competently and diligently represent them violate MRPC 1.1, 1.3, 1.4, 3.2, 3.4(c), and 8.4(d) and (g); attorney's failure to appear before the court constitutes violation of Rule 212(d); indefinite suspension. *In re Anderson*, 264 Kan. 758, 956 P.2d 1330 (1998).
- 27. Attorney's failure to communicate with client and tardiness in filing petition for divorce violate MRPC 1.3, 1.4, and 3.2; published censure. *In re Granger*, 265 Kan. 737, 962 P.2d 529 (1998).
- 28. Attorney's mishandling of four divorce cases violates MRPC 1.1, 1.3, 1.4, 1.16, 3.1, 3.2, 3.3, 4.1, 8.1, and 8.4 and Rule 207; a hearing panel report deemed to be admitted per Rule 212(c) and (d); supervising attorney afforded all immunities per Rule 223; two-year supervised probation. *In re Lober*, 266 Kan. 404, 969 P.2d 885 (1998).
- 29. Attorney's mishandling of personal injury case, past due taxes case, and bankruptcy case violates KRPC 1.3, 1.4, 1.15, 3.2, 8.1, and 8.4; he was arrested for DUI, possession of cocaine, possession of drug paraphernalia, battery on a law enforcement officer, battery on his former girlfriend, and other charges; failure to notify and cooperate with the disciplinary administrator in violation of Rules 203(c) and 207, defense under Rule 223 raised; indefinite suspension. *In re Parker*, 267 Kan. 779, 985 P.2d 124

(1999).

- 30. Attorney's mishandling of collection matters violates KRPC 1.1, 1.3, 1.4, 3.2, and 8.4(c); allegations in the hearing panel's report deemed admitted per Rule 212(c) and (d); split panel recommendation; published censure. *In re Druten*, 267 Kan. 790, 982 P.2d 978 (1999).
- 31. Attorney's mishandling of a wrongful death/personal injury case violates KRPC 1.2, 1.3, 1.4, 3.2, and 8.4 and Rule 207; failure to answer the complaint in violation of Rule 211; one-year suspension with additional condition that he pass the multistate professional responsibility examination prior to readmission. *In re Cole*, 268 Kan. 171, 991 P.2d 422 (1999).
- 32. Attorney indefinitely suspended for numerous ethical violations in Missouri and convicted of filing a false federal income tax return; temporary suspension per Rule 203(c)(5) effective at the time of suspension in Kansas; violations found in KRPC 1.2, 1.3, 1.4, 1.8, 1.15, 3.2, 5.1, and 8.4; indefinite suspension. *In re Shaver*, 269 Kan. 171, 4 P.3d 581 (2000).
- 33. Attorney's mishandling of a personal injury case violates KRPC 1.3, 1.4, 1.16(a)(2), and 3.2; two-year supervised probation ordered; supervising attorney afforded immunity per Rule 223. *In re Francis*, 269 Kan. 178, 4 P.3d 579 (2000).
- 34. Attorney's mishandling of six federal court cases and two state court cases violates KRPC 1.3, 3.1, 3.2, 3.4(c) and (d), and 8.4(d) by clear and convincing evidence per Rule 211(f); supervising attorney afforded immunity per Rule 223; two-year supervised probation. *In re Boone*, 269 Kan. 484, 7 P.3d 270 (2000).
- 35. Attorney's mishandling of a personal injury, criminal appeal, parole, medical malpractice, juvenile offender, and civil action violates KRPC 1.1, 1.3, 1.4(a), 1.15, and 3.2, and Rule 207; two-year probation per Rule 203(a)(2); immunity granted for supervising attorney per Rule 223. *In re Sachse*, 269 Kan. 810, 8 P.3d 745 (2000).
- 36. Attorney's mishandling of numerous cases violates KRPC 1.3, 1.4, 1.15(b), 1.16(a) and (d), 3.2, 8.1(b) and Rule 207; hearing panel's report deemed admitted per Rule 212(d); indefinite suspension per Rule 203(a)(2) and Rules 218, 219, and 221 compliance ordered. *In re Tweedly*, 271 Kan. 261, 20 P.3d 1245 (2001).
- 37. Attorney's misconduct violated KRPC 1.3, 1.4(a), 1.16(d), 3.2, 3.3(a), 8.4(a) and (g), Rule 207(b); one-year suspension per Rule 203(a)(2) and Rules 218 and 219 compliance ordered. *In re Winterburg*, 273 Kan. 135, 41 P.3d 842 (2002).
- 38. Attorney's mishandling of several matters violated KRPC 1.1, 1.3, 1.4(a), 1.16(d), 3.2, 8.4(a), (c), (d) and (g); two-year suspension per Rule 203(a)(2); Supreme Court may impose longer sanction than those recommended by hearing panel per Rule 212(f). *In re Swisher*, 273 Kan. 143, 41 P.3d 847 (2002).
- 39. Attorney previously disciplined found to have violated multiple offenses of KRPC 1.1, 1.3, 1.4, 3.2, 3.4, 3.5, and 8.4; eighteen-months' suspension and Rules 218 and 219 compliance ordered. *In re Berry*, 274 Kan. 336, 50 P.3d 20 (2002).
- 40. Attorney disbarred in Missouri found to have violated KRPC 1.3, 1.4, 3.2, 8.1(b), 8.4(a) and (d) and Rule 211(b); indefinite suspension. *In re Johnson*, 274 Kan. 783, 55 P.3d 913 (2002).
- 41. Attorney's misconduct violated multiple offenses of KRPC: 1.3, 1.4(a), 3.2, 5.5(a), 8.1(b), 8.4(a) and (d); notified per Rule 215(a); failed to respond or appear violating Rule 212(d); failed to file answer per Rule 211(b); disbarment per Rule 203(a)(1); Rule 218 compliance ordered. *In re Griswold*, 274 Kan.776, 56 P.3d 269 (2002).
- 42. Attorney suspended for 6 months for violating KRPC 1.1, 1.3, 1.4, 3.2, 8.1(b), 8.4(a) and (d); findings of fact admitted pursuant to Rule 212(d); previously indefinitely suspended pursuant to Rule 208 and Rule 806; Rule 219 compliance ordered. *In re Matson*, 274 Kan. 785, 56 P.3d 160 (2002).
- 43. Attorney committed multiple violations of KRPC: 1.3, 1.4, 1.16(d), and 3.2; failed to timely respond to complaints in violation of 8.1, Rule 207(b) and Rule 211(b); supervising attorney afforded full

- immunities per Rule 223; 2-year supervised probation. In re Nelson, 275 Kan. 377, 64 P.3d 413 (2003).
- 44. Attorney previously disciplined by supervised probation found to have committed multiple violations of KRPC: 1.3, 1.4, 3.1, and 4.2; previously violated KRPC 1.3, 3.1, 3.2, 3.4, and 8.4; pursuant to Rule 212(c), attorney filed an exception to panel's report; disciplinary panel conducted formal hearing pursuant to Rule 211; supervising attorney granted full immunities per Rule 223; supervised probation extended to 5 years with restrictions on practice. *In re Boone*, 275 Kan. 560, 66 P.3d 896 (2003).
- 45. Attorney's misconduct in 20 appellate cases violated KRPC 1.3 for failing to act with reasonable diligence and promptness, KRPC 3.2 for failing to timely file appellate briefs; Rule 207(b) for failing to timely provide written responses to initial complaints; facts found by the hearing panel deemed admitted pursuant to Rule 212(c) and (d); Rules 218 and 219 compliance ordered; indefinite suspension. *In re Gorup*, 276 Kan. 664, 78 P.3d 812 (2003).
- 46. Attorney's misconduct violated KRPC 1.1, 1.3, and 3.2; probation imposed per Rule 211(g); supervising attorney afforded immunities granted by Rule 223; 18-months' supervised probation. *In re Johanning*, 279 Kan. 950, 111 P.3d 1061 (2005).
- 47. Attorney violated the terms of his probation by violating KRPC 3.2, 3.3, 3.4, and 8.4; waived his right to file response and for oral argument before Supreme court per Rule 211; indefinite suspension and compliance with Rule 218. *In re Singleton*, 279 Kan. 515, 111 P.3d 630 (2005).
- 48. County attorney's misconduct violated KRPC 1.1, 1.3, 3.2, 8.4(d) and (g); ordered to complete CLE program per Rule 802A and make full restitution to the county; restitution hearing prior to reinstatement required pursuant to Rule 219; one-year suspension per Rule 203(a)(2); Rule 218 compliance ordered. *In re Vanderbilt*, 279 Kan. 491, 110 P.3d 419 (2005).
- 49. Attorney disciplined for improper handling of an estate matter which violated KRPC 1.1, 1.3, 1.4, 3.2, and 8.4; published censure per Rule 203(a)(3). *In re Miller*, 279 Kan. 912, 112 P.3d 169 (2005).
- 50. Attorney committed numerous violations of rules of professional conduct including KRPC 1.1, 1.2, 1.3, 1.4, 1.16, 3.2, 8.1, Rule 207, and Rule 211; respondent's exceptions considered per Rule 212; disbarment and Rule 218 compliance ordered. *In re Wenger*, 279 Kan. 895, 112 P.3d 199 (2005).
- 51. Attorney voluntarily surrenders license per Rule 217 while four complaints with Disciplinary Administrator pending; misconduct involving KRPC 1.1, 1.3, 1.4, 3.2, 4.1, 8.4(a), (c), (d), and (g); disbarment and Rule 218 compliance ordered. *In re Maker*, 280 Kan. 1, 117 P.3d 880 (2005).
- 52. Attorney stipulates to findings that he violated KRPC 1.1, 1.3, 1.4, 3.2, 8.1(b), 8.4(g), and Rule 207(b); three prior disciplinary offenses and supervised probation for prior misconduct; one-year suspension per Rule 203(a)(2). *In re Sachse*, 281 Kan. 1197, 135 P.3d 1207 (2006).
- 53. Attorney committed numerous violations including KRPC 1.3, 1.4, and 3.2 involving five clients; charges established by clear and convincing evidence per Rule 211(f); hearing panel's report deemed admitted under Rule 212(c) and (d) when respondent fails to file exceptions; Rule 206 applicable; probation requested and set out pursuant to Rule 211; 1-year suspension stayed and respondent placed on 4-year supervised probation. *In re Hasenbank*, 283 Kan. 155, 151 P.3d 1 (2007).
- 54. Attorney voluntarily surrendered license pursuant to Rule 217 with two cases pending before the Supreme Court involving violations of KRPC 1.3, 3.2, 1.15, 3.4, and 8.4; disbarment. *In re Kennard*, 283 Kan. 270, 156 P.3d 596 (2007).
- 55. Attorney committed multiple violations of KRPC's including KRPC 1.4, 1.15, 3.2, 3.4, and 8.4 involving communication, safekeeping property, expediting litigation, fairness to opposing party and counsel, and misconduct; pursuant to Rule 202, respondent violated KRPC 1.4(a), 1.15(a), and 8.4(c); indefinite suspension pursuant to Rule 203(a)(2). *In re Wiles*, 283 Kan. 173, 150 P.3d 859 (2007).
- 56. Attorney disciplined for numerous violations of KRPC's including KRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.15, 1.16, 3.2, 8.1, and 8.4 in regard to seven formal complaints filed; failure to cooperate in disciplinary investigations per Rule 207(b); respondent's request for probation pursuant to Rule 211(g)

- denied; indefinite suspension per Rule 203(a)(2). In re Green, 283 Kan. 895, 156 P.3d 628 (2007).
- 57. Attorney voluntarily surrendered license pursuant to Rule 217 pending hearing alleging multiple violations of KRPC 1.1, 1.3, 1.4(a), 1.16(d), 3.2, 8.1(b), and Rule 207(b); disbarment. *In re Lane*, 285 Kan. 259, 171 P.3d 275 (2007).
- 58. Attorney's misconduct in two cases violated KRPC 1.1, 1.3, 1.4, 1.15(a), 1.16, and 3.2; formal hearing conducted per Rule 211; hearing panel's report deemed admitted per Rule 212; supervising attorney afforded full immunities per Rule 223; Rule 211(g) probation requirements discussed; per Rule 203(a)(2), respondent's three-year suspension stayed and placed on three-years' supervised probation. *In re Bock*, 285 Kan. 815, 175 P.3d 233 (2008).
- 59. Attorney's misconduct in two cases violated KRPC 1.1, 1.3, 1.4, 3.2, 8.1(b), 8.4(c) and (d), and Rule 207(b); misconduct established by clear and convincing evidence per Rule 211(f); indefinite suspension in accordance with Rule 203(a)(2). *In re Bishop*, 285 Kan. 1097, 179 P.3d 1096 (2008).
- 60. Attorney on suspension for failing to pay annual attorney registration and CLE fees and for failing to fulfill CLE requirements violated KRPC 1.1, 1.3, 1.4, 1.15(b), 1.16(d), 3.2, 8.1(b), 8.4(b), Rule 207, and Rule 211 in representation of a client and through his own criminal conduct; findings of fact in panel's report deemed admitted per Rule 212(d); required notice given per Rule 215(a); disbarment in accordance with Rule 203(a)(1). *In re Pittman*, 285 Kan. 1133, 179 P.3d 404 (2008).
- 61. Attorney's misconduct violated KRPC 1.1 for failing to provide competent representation; KRPC 3.2 by failing to expedite the probate of an estate, and KRPC 3.3, by failing to inform the court of irregularities; published censure in accordance with Rule 203(a)(3). *In re Wonder*, 285 Kan. 1165, 179 P.3d 451 (2008).
- 62. Attorney's misconduct in four cases violated KRPC 1.1, 1.3, 1.16(d), 3.2, 8.4(d) and Rule 211(b); misconduct established by clear and convincing evidence per Rule 211(f); probation plan per Rule 211(g) denied; hearing panel's findings of fact deemed admitted per Rule 212(d); one-year suspension and Rule 218 compliance ordered. *In re Toth*, 286 Kan. 320, 183 P.3d 853 (2008).
- 63. Attorney's misconduct violates KRPC 3.1, 3.2, and 3.4 for bringing a frivolous claim, failing to expedite a case, failing to comply with a discovery request and to appear in court, and failing to meet a deadline set by the court; failure to file exceptions constitutes admission per Rule 212(c); previously disciplined on three occasions; two-year suspension in accordance with Rule 203(a)(2). *In re Harris*, 286 Kan.532, 186 P.3d 737 (2008).
- 64. Attorney under indefinite suspension committed violations of KRPC 1.1, 1.3, 1.16, 3.1, 3.2, 3.3, and 8.4 in two cases in federal district court; respondent failed to comply with Rule 6.02 requirements in brief; hearing panel had jurisdiction to consider disciplinary action per KRPC 8.5; per Rule 212(f) Supreme Court may impose greater or lesser sanctions than those recommended; disbarment in accordance with Rule 203(a)(1). *In re Dennis*, 286 Kan. 708, 188 P.3d 1 (2008).
- 65. Attorney on administrative suspension violates KRPC 1.3, 1.4, 1.15(a), 1.16(d), and 3.2; indefinite suspension in accordance with Rule 203(a)(2). *In re Allen*, 286 Kan. 791, 188 P.3d 953 (2008).
- 66. Attorney committed multiple violations of KRPC 1.1, 1.3, 1.4(a), 1.16(d), 3.2, 3.4(c), 8.4(d), Rule 207(b) and Rule 211(b); six-month suspension; Rules 218 and 219 compliance ordered. *In re Thomas*, 287 Kan. 88, 193 P.3d 907 (2008).
- 67. Attorney committed multiple violations of KRPC 1.1, 1.3, 1.4, 1.5, 1.16, 3.2, 8.1, 8.4(c), Rule 207(b), and Rule 211(b); attorney's brief did not comply with Rule 6.02; two-year suspension. *In re Swanson*, 288 Kan. 185, 200 P.3d 1205 (2009).
- 68. Attorney previously disciplined for similar misconduct found to have violated KRPC 1.1, 1.2, 1.3, 1.4(a), 3.2, 8.4(d) and (g) and Rule 211; failed to respond to complaint per Rule 211(b); misconduct established by clear and convincing evidence per Rule 211(f); failed to notify Clerk of Appellate Courts of address change per Rule 208; indefinite suspension per Rule 203(a)(2). *In re Lober*,

- 288 Kan. 498, 204 P.3d 610 (2009).
- 69. Attorney voluntarily surrendered license pursuant to Rule 217 while review before the Supreme Court per Rule 212 was pending concerning violations of KRPC 1.1, 1.3, 1.4(a), 3.2, 3.3(a)(1), 8.1(b), and 8.4(b) and Rules 207(b) and 211(b); disbarment. *In re Hartnett*, 288 Kan. 695, 206 P.3d 528 (2009).
- 70. Attorney violated KRPC 1.1, 1.3, 1.4(a), 1.15, 3.2, 8.1(b), Rules 207(b), and 211(b) in five complaints; failure to respond to initial complaint and to file an answer as required by Rule 211(b); plan of probation per Rule 211(g) not allowed; Rules 218 and 219 compliance ordered; indefinite suspension per Rule 203(a)(2). *In re Doudin*, 292 Kan. 83, 249 P.3d 1190 (2011).
- 71. Attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), and 3.2 in mishandling an estate case; probation plan not filed in a timely manner per Rule 211(g); hearing report's findings and conclusions are deemed admitted under Rule 212(c); Rules 218 and 219 compliance ordered; 6-month suspension per Rule 203(a)(2). *In re Foster*, 292 Kan. 940, 258 P.3d 375 (2011).
- 72. Respondent's misconduct violated multiple KRPC's, including KRPC 1.3, 1.5, 1.15(a) and (d), 3.2, 8.4(c) and (g); clear and convincing evidence established per Rule 211(f); findings of fact deemed admitted per Rule 212(c), (d); disbarment pursuant to Rule 203(a)(1). *In re Holmes*, 293 Kan. 478, 264 P.3d 423 (2011).
- 73. Attorney indefinitely suspended for numerous violations of KRPC 1.1, 1.3, 1.4, 3.2, 8.1, and Rule 207; misconduct established by clear and convincing evidence per Rule 211(f); compliance with Rule 219 if requests reinstatement; indefinite suspension per Rule 203(a)(2). *In re Bock*, 293 Kan. 616, 265 P.3d 552 (2011).
- 74. Attorney voluntarily surrendered license to practice law pursuant to Rule 217 with violations of KRPC 1.3, 1.4, 3.2, 8.1, and 8.4(g) and Rule 207 pending; disbarment. *In re Day*, 294 Kan. 615, 277 P.3d 1134 (2012).
- 75. Attorney's misconduct violated KRPC 1.3, 1.4(a), 1.16(a) and (d), 3.2, 8.4(d), and Rule 207(b); disbarment per Rule 203(a)(1). *In re Batt*, 296 Kan. 395, 294 P.3d 241 (2013).
- 76. Attorney misconduct violated KRPC 1.3, 1.4, 1.16(d), 3.2, 3.3(a)(1), 8.1(b), Rules 207(b), and 211(b); 18-month suspension. *In re Soderberg*, 298 Kan. 820, 316 P.3d 762 (2014).
- 77. Attorney voluntarily surrendered license under Rule 217 after formal complaint filed alleging violation of KRPC 1.1; 1.3; 1.4; 1.16(a)(1); 3.2; 8.1(b); 8.4(d) and (g); Rule 207(b); 208; 211(b); and 218. *In re Sherman*, 300 Kan. 475, 332 P.3d 172 (2014).
- 78. Attorney misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.16(a)(2) and (d), 3.2, and 3.4(d); 1-year suspension. *In re Murrow*, 300 Kan. 971, 336 P.3d 859 (2014).
- 79. Attorney misconduct violated KRPC 1.3, 1.4, 1.8(e), 3.2, and 8.1 and Rule 207; 6-month suspension, stayed during 2 years' probation. *In re Delaney*, 300 Kan. 1090, 338 P.3d 11 (2014).
- 80. Attorney misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.15(b), 1.16(d), 3.2, 5.5(a), and 8.4 (d) and (g) and Rule 218; indefinite suspension. *In re Eager*, 300 Kan. 1068, 338 P.3d 1 (2014).
- 81. Attorney misconduct violated KRPC 1.3, 3.2, 8.1(b), 8.4(d), and 8.4(g) and Rule 207(b) and 211(b); indefinite suspension. *In re Fickler*, 303 Kan. 504, 362 P.3d 1102 (2015).
- 82. Attorney misconduct violated KRPC 1.16(d), KRPC 3.2, KRPC 3.3(a)(1), KRPC 3.4(d), KRPC 8.1(b), KRPC 8.4(c), and KRPC 8.4(d); 18-month suspension. *In re Hawkins*, 304 Kan. 97, 373 P.3d 718 (2016).
- 83. Panel's conclusion that attorney violated KRPC 3.2 by withholding quitclaim deed in attempt to have sanctions against her removed not supported by clear and convincing evidence. *In re Hawkins*, 304 Kan. 97, 373 P.3d 718 (2016).
- 84. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.15(a), 1.16, and 3.2 and Supreme Court Rule 211(b); the court disbarred the attorney. *In re Fahrenholtz*, 306 Kan. 165, 392 P.3d 125

(2017).

- 85. The attorney's misconduct violated KRPC 1.3, 1.4(a), 1.7(a)(2), 1.15(a) and (b), 1.16(a), 3.2, and 8.4(d); the court imposed a one-year suspension but stayed imposition of the suspension pending successful completion of three years of probation. *In re James*, 306 Kan. 1247, 409 P.3d 848 (2017).
- 86. The attorney's misconduct violated KRPC 1.2(c), 1.3, 1.4(a), 1.16(d), and 3.2; the court imposed a two-year suspension but stayed imposition of the suspension pending successful completion of three years of probation. *In re Works*, 307 Kan. 26, 404 P.3d 681 (2017).
- 87. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.5, 1.15(a), 1.16(d), 3.2, 3.4(c), 8.3(a), and 8.4(d) and Supreme Court Rules 207(c) and 211(b); the court imposed an indefinite suspension; the attorney must undergo a hearing under Rule 219(d) before reinstatement. *In re Hult*, 307 Kan. 479, 410 P.3d 879 (2018).
- 88. The attorney's misconduct violated KRPC 1.3, 3.2, 5.5(a), and 8.4(d) and (g); the court imposed a one-year suspension; once no longer administratively suspended, the attorney may petition to suspend the suspension and to serve a two-year probation. *In re Haley*, 307 Kan. 540, 411 P.3d 1216 (2018).
- 89. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.15(b), 1.16(d), 3.2, 8.1(b), and 8.4(d) and Rules 207(b) and 211(b); the court imposed an indefinite suspension and ordered that the attorney comply with Rule 219 if he seeks reinstatement. *In re Deines*, 308 Kan. 1576, 430 P.3d 437 (2018).
- 90. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.5(d), 3.2, 4.1(a), 8.4(c), 8.4(d), and 8.4(g) and Rule 207(b); the court disbarred the attorney. *In re Knox*, 309 Kan. 167, 432 P.3d 654 (2019).
- 91. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4, 1.5, 1.8(e), 1.16, 3.2, 5.1, 8.3, 8.4(a), 8.4(c), 8.4(d), and 8.4(g); the court imposed an indefinite suspension; the attorney must undergo a hearing under Rule 219 if she seeks reinstatement. *In re Dickens*, 309 Kan. 336, 435 P.3d 21 (2019).
- 92. Attorney violated KRPC 3.2 by repeatedly failing to appear in court for hearings and trial, with effect compounded by criminal defendant client remaining in custody. *In re Ogunmeno*, 312 Kan. 508, 476 P.3d 1162 (2020).
- 93. Attorney violated KRPC 3.2 by failing to take further action after step-parent adoption petition was filed. *In re Starosta*, 314 Kan. 378, 499 P.3d 458 (2021).
- 94. Attorney violated KRPC 3.2 by failing to expedite litigation by requesting and receiving 12 continuances over a 15-month period. *In re Leon*, 314 Kan. 419, 499 P.3d 467 (2021).
- 95. Attorney violated KRPC 3.2 by causing unnecessary delay in client's cases by repeatedly failing to appear in court. *In re Sweet*, 314 Kan. 602, 501 P.3d 890 (2022).
- 96. Attorney violated KRPC 3.2 by failing to perfect appeal of denial of client's K.S.A. 60-1507 motion for more than 16 months. *In re Lowry*, 316 Kan. 684, 520 P.3d 727 (2022).
- 97. Attorney violated KRPC 3.2 by failing to file brief or voluntary dismissal after docketing appeal with Court of Appeals. *In re Johnston*, 316 Kan. 611, 520 P.3d 737 (2022).

KRPC 3.3 Candor Toward the Tribunal

- 1. Attorney charged with *inter alia* violation of MRPC 3.3 and 8.2; suspended on other grounds. *In re Anderson*, 247 Kan. 208, 795 P.2d 64 (1990).
 - 2. Attorney who used a handgun "to demonstrate a point" to complainant who was preparing to

- name attorney's friend as father of complainant's child, and who prepared and submitted false affidavits to disciplinary administrator regarding the incident, violated Rules 8.1 and 8.4(c); insufficient evidence to find charged violations of Rules 3.3; 3.4; 3.5; 4.1; 4.4; 8.4(a), (b), (d), (g); or Rule 207. One-year suspension. *In re Wood*, 247 Kan. 219, 794 P.2d 660 (1990).
- 3. Attorney's false statement in probate petition that there was a lost will violative of MRPC 3.1 and 3.3; other violations; mitigating circumstances; Rule 203(a)(3) public censure. *In re Copeland*, 250 Kan. 283, 823 P.2d 802 (1992).
- 4. Attorney's incompetence in handling bankruptcy matter violative of MRPC 1.1, 3.1, 3.3, and 8.4; public censure. *In re Ramcharan-Maharajh*, 252 Kan. 701, 847 P.2d 1307 (1993).
- 5. Attorney who lied to the court and her clients and failed to appear for landlord-tenant case proceeding found to be in violation of MRPC 1.1, 1.3, 1.4, 3.3, 3.4, 3.5, 4.1, 8.2 and 8.4; one-year suspension and compliance with Rule 218 ordered. *In re Gershater*, 256 Kan. 512, 886 P.2d 343 (1994).
- 6. Attorney's mishandling of a breach of contract case and settlement violative of MRPC 1.1, 1.3, 1.4, 3.3, and 8.4; six-month suspension and compliance with Rule 218 ordered. *In re Norlen*, 256 Kan. 509, 886 P.2d 347 (1994).
- 7. Attorney previously censured disbarred for violations of MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.15, 1.16, 3.2, 3.3, 4.1, 7.1, 7.5, 8.1, 8.4, and Rules 207 and 208; Rule 218 compliance ordered. *In re Shultz*, 257 Kan. 662, 895 P.2d 603 (1995).
- 8. Attorney's forging a client's signature on affidavit and filing it in court violate MRPC 1.4, 3.3, 3.4 and 8.4(c), (d) and (g); published censure. *In re Caller*, 258 Kan. 250, 899 P.2d 468 (1995).
- 9. Attorney's mishandling of client's assets in voluntary conservatorship proceeding violates MRPC 1.1, 1.2, 1.4, 1.5, 1.7, 1.9, 1.14, 3.3, and 8.4; published censure. *In re Brantley*, 260 Kan. 605, 920 P.2d 433 (1996).
- 10. MRPC 3.3(d) cited as ground for party's request for attorney fees in child support case. *In re Marriage of Patterson*, 22 Kan. App. 2d 522, 920 P.2d 450 (1996).
- 11. Attorney's handling of civil action and post-divorce proceeding and his attempt to represent a criminal defendant while attorney was in inpatient drug treatment program violate MRPC 1.3, 1.4, 1.5(b), 1.15(a) and (b), 1.16(a), 3.3(a), 4.1, and 8.4(a), (b), (d), and (g); three-year supervised probation. *In re Phillips*, 260 Kan. 909, 925 P.2d 435 (1996).
- 12. Attorney's mishandling of bankruptcy case violates MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.16, 3.1, 3.3, and 8.4; published censure per Rule 203(a)(3). *In re Roy*, 261 Kan. 999, 933 P.2d 662 (1997).
- 13. Attorney's presenting an altered will for probate violates MRPC 3.3(a)(1) and 8.4(c) and (d); published censure per Rule 203(a)(3). *In re Grant*, 262 Kan. 269, 936 P.2d 1360 (1997).
- 14. Attorney's mishandling of child support case and his ex parte communication with judge violate MRPC 1.1, 3.3, 3.5, 4.4, 8.4(c), (d), and (g), and Rules 207 and 211; aggravating and mitigating factors; indefinite suspension. *In re Black*, 262 Kan. 825, 941 P.2d 1380 (1997).
- 15. Attorney's failure to appear in court when he was released on his own recognizance from the charge of disorderly conduct violated MRPC 3.3; indefinite suspension. *In re Mitchell*, 263 Kan. 217, 946 P.2d 999 (1997).
- 16. Attorney's mishandling of four divorce cases violates MRPC 1.1, 1.3, 1.4, 1.16, 3.1, 3.2, 3.3, 4.1, 8.1, and 8.4 and Rule 207; a hearing panel report deemed to be admitted per Rule 212(c) and (d); supervising attorney afforded all immunities per Rule 223; two-year supervised probation. *In re Lober*, 266 Kan. 404, 969 P.2d 885 (1998).
- 17. The State has no duty to conduct a voir dire of a grand jury; KRPC 3.3(d) and 3.8 mentioned. *State v. Snodgrass*, 267 Kan. 185, 979 P.2d 664 (1999).
- 18. Attorney's mishandling of civil actions involving four clients violates KRPC 1.1, 1.3, 1.4, 1.15, 1.16, 3.3, and 8.4 and Rule 207; indefinite suspension per Rule 203(a)(2). *In re Dennis*, 268 Kan.

- 48, 991 P.2d 394 (1999).
- 19. Attorney's mishandling of probate matters violates KRPC 1.1, 1.3, 3.3(a), 8.1(a), and 8.4(c); stipulated facts and conclusions and recommendations of the final hearing report deemed admitted per Rule 212(c) and (d); supervising attorney afforded immunity per Rule 223; two-year supervised probation. *In re Howard*, 269 Kan. 414, 2 P.3d 766 (2000).
- 20. Attorney who was previously suspended for 1 year found to have violated KRPC 3.3(a), 8.4(d) and (g), Rule 207(b), and 211; indefinite suspension. *In re Gershater*, 270 Kan. 620, 17 P.3d 929 (2001).
- 21. Attorney surrenders license per Rule 217 pending investigation for violating KRPC 1.1, 1.3, 3.3, 8.4(c), (d), and (g); disbarment and Rule 218 compliance ordered. *In re Meyer*, 270 Kan. 160, 26 P.3d 1244 (2000).
- 22. Attorney's misconduct violated KRPC 1.3, 1.4(a), 1.16(d), 3.2, 3.3(a), 8.4(a) and (g), Rule 207(b); one-year suspension per Rule 203(a)(2) and Rules 218 and 219 compliance ordered. *In re Winterburg*, 273 Kan.135, 41 P.3d 842 (2002).
- 23. Attorney misconduct in numerous bankruptcy cases violates KRPC 1.4 for failing to keep clients informed, KRPC 3.3 for knowingly making false statements of material facts, KRPC 8.4(c) and (d) for providing false and misleading information and engaging in conduct that was prejudicial to the administration of justice; Supreme Court granted attorney's motion for rehearing which suspended effect of our original decision until rehearing per Rule 7.06; attorney requested censure per Rule 203(a)(3); 1-year suspension and Rule 218 compliance ordered. *In re Wagle*, 275 Kan. 543, 66 P.3d 884 (2003).
- 24. Attorney licensed to practice law in Missouri, but not in Kansas, failed to comply with Rule 216; violated Mo. Rules of Professional Conduct which are identical to and thus, based on Rule 202, violate KRPC 3.3(a)(1), 4.1(a), 8.1(b), 8.4(a) and (d); also found to have violated KRPC 7.1, 8.4(c) and (g); violated Rule 211(b) by failing to timely file answer to formal complaint; indefinite prohibition from practicing law before any Kansas court, administrative tribunal, or state agency. *In re Franco*, 275 Kan. 571, 66 P.3d 805 (2003).
- 25. Attorney on disabled status filed 14 lawsuits in his own name, violating KRPC 3.1, 3.3(a)(1), 3.4(d), 8.4(c) and (d), and 3.5(c); civil judgment by opposing parties raised presumption of validity per Rule 202; disbarment. *In re Benson*, 275 Kan. 913, 69 P.3d 544 (2003).
- 26. Attorney previously disciplined for similar violations found by clear and convincing evidence per Rule 211(f) to have violated KRPC 1.3, 1.4, 1.5, 1.15, 1.16, 3.3, 3.4, 3.5 and 8.4; hearing panel's report deemed admitted under Rule 212(c) and (d); supervising attorneys afforded full immunities per Rule 223; three years' supervised probation. *In re Rathbun*, 275 Kan. 920, 69 P.3d 537 (2003).
- 27. Attorney previously disciplined on five occasions by informal admonishments now found to have 14 violations of KRPC, including 1.1, 1.3, 1.4, 1.5(b), 1.15(a) and (d), 1.16(d), 3.3(a), 8.4(a) as well as 1.8(f)(2) and 5.4(c); Rule 211(b) cited for failing to respond to complaint within 20 days; misconduct was shown by clear and convincing evidence per Rule 211(f); Supreme Court not bound by recommendations of Disciplinary Administrator or hearing panel per Rule 212(f); attorney failed to disprove district court findings in civil judgment per Rule 202; Internal Operating Rule E.3. and E.8. discussed; one-year suspension and Rules 218 and 219 compliance ordered. *In re Rumsey*, 276 Kan. 65, 71 P.3d 1150 (2003).
- 28. Attorney's misconduct in multiple cases violated KRPC 3.3, 3.4, 3.8, and 8.4 involving candor toward a tribunal, fairness to an opposing party, her duties as a prosecutor, and misconduct; charges established by clear and convincing evidence per Rule 211(f); hearing panel's report deemed admitted under Rule 212(c) and (d); published censure per Rule 203(a)(3). *In re Jordan*, 278 Kan. 254, 91P.3d 1168 (2004).
 - 29. Attorney violated the terms of his probation by violating KRPC 3.2, 3.3, 3.4, and 8.4; waived

- his right to file response and for oral argument before Supreme Court per Rule 211; indefinite suspension and compliance with Rule 218. *In re Singleton*, 279 Kan. 515, 111 P.3d 630 (2005).
- 30. Attorney disciplined for numerous violations of rules of professional conduct including KRPC 3.1, 3.3, 4.1, and 8.4; required notice given per Rule 215; disbarment and Rule 218 compliance ordered. *In re Nathanson*, 279 Kan. 921, 112 P.3d 162 (2005).
- 31. Attorney previously disciplined four times violates KRPC 1.1, 1.2, 1.3, 3.1, and 3.3; misconduct established by clear and convincing evidence per Rule 211(f); 1-year suspension per Rule 203(a)(2). *In re Watson*, 280 Kan. 375, 121 P.3d 982 (2005).
- 32. Attorney's misconduct violates KRPC 1.1, 3.1, 3.3(a)(1), 3.4(c), 4.4, 8.4(c), (d), and (g); complaint sufficiently clear and specific per Rule 211(b); panel and Disciplinary Administrator's office not required to issue subpoenas on respondent's behalf per Rule 216; Rule 222 cited by Disciplinary Administrator in objecting to introduction of records; disbarment. *In re Landrith*, 280 Kan. 619, 124 P.3d 467 (2005).
- 33. Defendant's 60-1507 claim of ineffective assistance of counsel denied by Court of Appeals, which cited KRPC 3.3 for requiring attorney to express candor to the court while arguing on client's behalf. *McDermed v. State*, 36 Kan. App. 2d 806, 811, 146 P.3d 222 (2006).
- 34. Attorney disbarred for numerous violations including KRPC 3.3, 8.4(a), (b), (c), (d), and (g); misconduct established by clear and convincing evidence per Rule 211(f); hearing panel's final report deemed admitted per Rule 212(c); panel's recommendation is advisory only per Rule 212(f); required notice given per Rule 215(a); disbarment pursuant to Rule 203(a)(1). *In re Arabia*, 283 Kan. 851, 156 P.3d 668 (2007).
- 35. Attorney violated KRPC 3.3(d) and 8.4(d) relating to duty of candor in ex parte proceeding and engaging in conduct prejudicial to administration of justice in representing a client; misconduct established by clear and convincing evidence per Rule 211(f); hearing panel's final report deemed admitted under Rule 212(c); published censure pursuant to Rule 203(a)(3). *In re Lazzo*, 283 Kan. 167, 150 P.3d 887 (2007).
- 36. Attorney, who was on probation, violated KRPC 1.1, 1.3, 1.4, 1.5, 1.16, 3.3(d), and 8.4(d) in 21 cases; Rule 211(b) violated by failing to file a timely written answer to the complaint; Rule 212(d) violated by failing to appear before the court; disbarment per Rule 203(a)(1). *In re Rathbun*, 285 Kan. 137, 169 P.3d 329 (2007).
- 37. Attorney who was previously censured in Kansas and in a reciprocal discipline proceeding in Illinois violated KRPC 3.1, 3.3(a)(1) and (3); 3.4(b), 8.1(b), 8.4(b), (c) and (d) per Rule 202; respondent received reciprocal attorney discipline and sanctions in Missouri and Illinois; hearing panel's final report deemed admitted under Rule 212(c) and (d); indefinite suspension pursuant to Rule 203(a)(2). *In re Daugherty*, 285 Kan.1143, 180 P.3d 536 (2008).
- 38. Attorney's misconduct violated KRPC 1.1 for failing to provide competent representation; KRPC 3.2 by failing to expedite the probate of an estate, and KRPC 3.3, by failing to inform the court of irregularities; published censure in accordance with Rule 203(a)(3). *In re Wonder*, 285 Kan. 1165, 179 P.3d 451 (2008).
- 39. KRPC 3.3 discussed in holding that appointed counsel's argument against defendant's interest prejudiced his appeal; defendant granted new hearing. *State v. Hemphill*, 286 Kan. 583, 186 P.3d 777 (2008).
- 40. Attorney under indefinite suspension committed violations of KRPC 1.1, 1.3, 1.16, 3.1, 3.2, 3.3, and 8.4 in two cases in federal district court; respondent failed to comply with Rule 6.02 requirements in brief; hearing panel had jurisdiction to consider disciplinary action per KRPC 8.5; per Rule 212(f) Supreme Court may impose greater or lesser sanctions than those recommended; disbarment in accordance with Rule 203(a)(1). *In re Dennis*, 286 Kan.708, 188 P.3d 1 (2008).

- 41. Plaintiff requested this court find defense counsel in violation of KRPC 3.3 for failing to cite applicable case. *O'Neill v. Dunham*, 41 Kan. App. 2d 540, 203 P.3d 68 (2009).
- 42. Attorney voluntarily surrendered license pursuant to Rule 217 while review before the Supreme Court per Rule 212 was pending concerning violations of KRPC 1.1, 1.3, 1.4(a), 3.2, 3.3(a)(1), 8.1(b), and 8.4(b) and Rules 207(b) and 211(b); disbarment. *In re Hartnett*, 288 Kan. 695, 206 P.3d 528 (2009).
- 43. Attorney committed numerous violations of KRPC 1.1, 1.3, 1.4, 1.15, 3.3, 5.5, 8.1, and 8.4 and Rule 207; requirements of probation plan not met per Rule 211(g); one-year suspension. *In re Woodring*, 289 Kan. 173, 210 P.3d 120 (2009).
- 44. Under KRPC 3.3, defendant's counsel had a duty of candor toward the court and could not offer evidence he knew to be false or make arguments he knew had no merit. *Alford v. State*, 42 Kan. App. 2d 392, 212 P.3d 250 (2009).
- 45. Attorney disciplined by a three-year suspension for violating KRPC 1.15, 3.3, and 8.4; hearing panel's report deemed admitted under Rule 212(c); respondent may apply by motion for suspension of the remaining two years of his three-year suspension. *In re Shepherd*, 289 Kan. 1116, 220 Kan. 359 (2009).
- 46. Attorney's misconduct violated KRPC 1.5(a), 3.3, and 8.4(c); findings of fact deemed admitted per Rule 212(d); findings supported by clear and convincing evidence per Rule 211(f); two-year suspension per Rule 203(a)(2). *In re Orrick*, 290 Kan. 727, 233 P.3d 257 (2010).
- 47. Attorney's misconduct in handling his mother's estate violated KRPC 1.3, 3.3(a)(1), and 8.4(c); misconduct established by clear and convincing evidence per Rule 211(f); hearing panel's findings of fact deemed admitted per Rule 212(c); 6-month suspension per Rule 203(a)(2). *In re Shriver*, 294 Kan. 617, 278 P.3d 964 (2012).
- 48. Attorney's misconduct violated KRPC 1.5(f)(1), 1.7, 1.8(k), 1.15(a), (b), and (d)(2)(iii), 3.3(a)(1), and 8.4(b); disbarment per Rule 203(a)(1). *In re Alberg*, 296 Kan. 795, 294 P.3d 1192 (2013).
- 49. Attorney's misconduct violated KRPC 3.3(a)(1) and 3.5(c)(2) and (c)(3); 1-year suspension per Rule 203(a)(2). *In re Stockwell*, 296 Kan. 860, 295 P.3d 572 (2013).
- 50. Attorney's misconduct violated KRPC 1.1, 1.3, 1.4, 3.3, 3.4, 8.1, 8.4, and Rule 211(b); disbarment per Rule 203(a)(1). *In re Druten*, 297 Kan. 432, 301 P.3d 319 (2013).
- 51. Alleged violation of KRPC 3.3(a)(1) argued as ground for award of attorney fees in child custody case. *In re Marriage of Bergmann & Sokol*, 49 Kan. App. 2d 45, 305 P.3d 664 (2013).
- 52. Attorney misconduct violated KRPC 3.3(a)(1) and (3); 5.1(c); 8.1(b); and 8.4(c), (d), and (g); clear and convincing evidence did not support finding of other specific violations of KRPC 3.3(a)(1), 3.6, 3.8(f), 5.3(b), 8.1(a), and 8.4(c) and (g); indefinite suspension under Rule 203(a)(2). *In re Kline*, 298 Kan. 96, 311 P.3d 321 (2013).
- 53. A violation of KRPC 3.3(a)(1), knowingly making a false statement, requires actual knowledge of the fact in question, under definition contained in KRPC 1.0(g); constructive knowledge insufficient; knowledge may be inferred from circumstances. *In re Kline*, 298 Kan. 96, 311 P.3d 321 (2013).
- 54. KRPC 3.3 and KRPC 8.2 cited in noting attorney obligation to show deference and respect for tribunals. *In re Kline*, 298 Kan. 96, 311 P.3d 321 (2013).
- 55. Evidence insufficient to find attorney had knowledge of false testimony at a time while under obligation to correct testimony; KRPC 3.3, Comment 13 cited, discussing practical time limits of obligation to correct false testimony. *In re Kline*, 298 Kan. 96, 311 P.3d 321 (2013).
- 56. Attorney misconduct violated KRPC 1.3, 1.16, 3.3(a)(1), 8.1(b), 8.4(c) and (d), and Rule 207(b); 12-month suspension. *In re Bowman*, 298 Kan. 231, 310 P.3d 1054 (2013).
- 57. Attorney misconduct violated KRPC 1.3, 1.4, 1.16(d), 3.2, 3.3(a)(1), 8.1(b), Rules 207(b), and 211(b); 18-month suspension. *In re Soderberg*, 298 Kan. 820, 316 P.3d 762 (2014).

- 58. Attorney misconduct violated KRPC 3.1, 3.3(a)(1), and 8.4(c), (d), and (g); published censure. *In re Colvin*, 300 Kan. 864, 336 P.3d 823 (2014).
- 59. Attorney misconduct violated KRPC 1.7(a), 3.1, 3.3(d), 4.4(a), 8.4(d), and 8.4(e); 2-year suspension. *In re Holste*, 302 Kan. 880, 358 P.3d 850 (2015).
- 60. Attorney misconduct violated KRPC 1.16(d), KRPC 3.2, KRPC 3.3(a)(1), KRPC 3.4(d), KRPC 8.1(b), KRPC 8.4(c), and KRPC 8.4(d); 18-month suspension. *In re Hawkins*, 304 Kan. 97, 373 P.3d 718 (2016).
- 61. Clear and convincing evidence did not support panel's finding that attorney violated KRPC 3.3(a)(1) by allegedly lying about basis for continuance. *In re Hawkins*, 304 Kan. 97, 373 P.3d 718 (2016).
- 62. The attorney's misconduct violated KRPC 3.1, 3.3(a)(1), and 8.4(c), (d), and (g); the court imposed a 90-day suspension but stayed imposition of the suspension pending successful completion of 6 months of probation; the attorney must file a motion to be discharged from probation under Rule 211(g)(7). *In re Knopp*, 305 Kan. 493, 384 P.3d 428 (2016).
- 63. The attorney's misconduct violated KRPC 1.3, 1.5(a), 1.8(b), 1.15(a) and (d)(2)(v), 3.3(a)(1), 8.1(b), and 8.4(c) and (d) and Supreme Court Rule 207(b); the court disbarred the attorney. *In re Harrington*, 305 Kan. 643, 385 P.3d 905 (2016).
- 64. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.5, 1.15, 1.16(d), 3.3(a)(1), 8.4(b), 8.4(c), and 8.4(d); the court disbarred the attorney. *In re Grillot*, 309 Kan. 253, 433 P.3d 671 (2019).
- 65. The attorney's misconduct violated KRPC 1.6(a), 3.3(a)(1), 3.3(d), 8.4(c), and 8.4(d); although the attorney filed a proposed probation plan under Rule 211(g), he did not put the plan into effect; the court suspended the attorney for 60 days. *In re Herron*, 309 Kan. 839, 441 P.3d 24 (2019).
- 66. The attorney's misconduct violated KRPC 1.1, 1.3, 3.4(d), 8.4(c), and 8.4(d); the court declined to grant the attorney probation and instead imposed an indefinite suspension; the attorney must undergo a hearing under Rule 219 prior to reinstatement. *In re Boone*, 309 Kan. 1110, 442 P.3d 477 (2019).
- 67. The attorney's misconduct violated KRPC 3.1, 3.3(a)(1), 3.4(d), 4.4(a), 8.4(c), and 8.4(d); the court imposed an indefinite suspension; the attorney must undergo a hearing under Rule 219 prior to reinstatement. *In re Blume*, 309 Kan. 1313, 443 P.3d 305 (2019).
- 68. Attorney violated KRPC 3.3(a)(3) by attaching exhibit he knew to be false to complaint filed on behalf of clients. *In re Ogunmeno*, 312 Kan. 508, 476 P.3d 1162 (2020).
- 69. Attorney repeatedly violated KRPC 3.3 by misrepresenting facts regarding a conflict of interest and by making and not correcting unsupported false allegations in response to motions. *In re Ayesh*, 313 Kan. 441, 485 P.3d 1155 (2021).
- 70. Attorney violated KRPC 3.3(a)(1) by making false allegations regarding fathers in two adoption petitions without prior factual investigation. *In re Kenney*, 313 Kan. 785, 490 P.3d 1194 (2021).
- 71. Where defense counsel had confirmed availability for criminal trial on a date outside of statutory speedy trial time limits, held that KRPC 3.3 candor requirements did not alter longstanding caselaw that criminal defendant has no obligation to take affirmative action to protect speedy trial rights. *State v. Queen*, 313 Kan. 12, 482 P.3d 1117 (2021).
- 72. Prosecutor violated KRPC 3.3(a)(1) by arguing to jury that victim sought and obtained PFA order and that defendant violated it; by making similar statements in appellate brief; and by arguing at oral arguments before Supreme Court that evidence introduced at trial supported such claim. *In re Spradling*, 315 Kan. 552, 509 P.3d 483 (2022).
- 73. Attorney violated KRPC 3.3 by providing inconsistent statements of motorcycle value in title transfer form and petition for replevin and conversion, and by implying amount owed by former client was value of motorcycle as represented in petition. *In re Malone*, 316 Kan. 488, 518 P.3d 406 (2022).

- 74. Attorney violated KRPC 3.3(a)(1) by the following instances of conduct: (1) falsely informing court that her ex-spouse's standing as parent had been suspended and that he no longer had standing to litigate matters regarding their child, and by further claiming that because she was awarded sole custody, she was no longer under jurisdiction of state; (2) falsely asserting in court filings that judge hearing PFA petition had found allegations of abuse more likely true than not; (3) falsely asserting that child was subject of guardianship, where attorney knew that power of attorney she drafted did not create guardianship; (4) falsely claiming in response to question by judge that she had handled between 20 and 40 CINC cases; (5) falsely stating multiple state actors had refused to discuss her knowledge of location of child in CINC case; (6) falsely asserting in child custody motion that step-mother had purchased training bras for child and had discussions with child regarding puberty without parent approval; (7) making false assertions that client's children, who were subject of various child custody actions, had resided with her client during certain timeframes, that client's ex-spouse intended to abduct children, and that client's ex-spouse was presumed unfit; (8) falsely stating in email to court regarding child custody that law enforcement officers had concluded risk of abduction was too great to enforce court's order; (9) falsely arguing that second CINC case remained pending and falsely arguing that judge had refused to order client to return children to client's ex-spouse; and (10) falsely asserting that parties agreed that children remained subject to CINC jurisdiction, that opposing counsel had caused delay by asserting children remained subject to CINC jurisdiction, and that she had filed petitions in reliance on opposing counsel's statements regarding CINC jurisdiction. In re Johnston, 316 Kan. 611, 520 P.3d 737 (2022).
- 75. KRPC 3.3(a)(1) cited by panel in holding that attorney did not provide ineffective assistance of counsel by making candid statements to judge related to defendant's request for evidentiary hearing on pro se motion to withdraw plea. *State v. Ward*, 62 Kan. App. 2d 721, 522 P.3d 337 (2022).

KRPC 3.4 Fairness to Opposing Party and Counsel

- 1. Attorney who used a handgun "to demonstrate a point" to complainant who was preparing to name attorney's friend as father of complainant's child, and who prepared and submitted false affidavits to disciplinary administrator regarding the incident, violated Rules 8.1 and 8.4(c); insufficient evidence to find charged violations of Rules 3.3; 3.4; 3.5; 4.1; 4.4; 8.4(a), (b), (d), (g); or Rule 207. One-year suspension. *In re Wood*, 247 Kan. 219, 794 P.2d 660 (1990).
- 2. Defendant's conviction reversed, in part, due to prosecutorial misconduct in violation of MRPC 3.4(e), the counterpart of Rule 225 DR 7-106(c)(1), (2), (3), and (4). *State v. Zamora*, 247 Kan. 684, 803 P.2d 568 (1990).
- 3. Closing argument comment held to violate MRPC 3.4(e); reference to matters not in evidence. *Glynos v. Jagoda*, 249 Kan. 473, 481, 819 P.2d 1202 (1991).
- 4. Prosecutor's comment in closing argument is violative of Model Rules of Professional Conduct. *State v. Jordan*, 250 Kan. 180, 196, 825 P.2d 157 (1992).
- 5. Attorney's failure to comply with discovery requests, misrepresentation to court, and failure to advise client, resulting in sanctions against client, violate MRPC 1.1, 1.4, 3.4(a) and (d), and 8.4(a), (c), and (d); firm failure to supervise among mitigating factors; one-year suspension. *In re Dwight*, 251 Kan. 588, 834 P.2d 382 (1992).
- 6. Attorney's mishandling of personal injury case violates MRPC 1.3, 1.4, 1.16, and 3.4; other violations; imposition of discipline suspended; one-year supervised probation. *In re Meyer*, 251 Kan. 838, 840 P.2d 522 (1992).
 - 7. In reversing criminal conviction due to prosecutorial misconduct in closing argument, MRPC

- 3.4(e) held to replace and incorporate DR 7-106(C)(1), (2), (3), and (4). *State v. Ruff*, 252 Kan. 625, 847 P.2d 1258 (1993).
- 8. Attorney's repeated refusal to provide court-ordered accountings of a conservatorship of which she is the named conservator, refusal to reveal the names of the financial institution where the conservatorship funds are deposited, and refusal to answer questions concerning the topic or invoke the Fifth Amendment at district court hearings and before the disciplinary hearing panel violate MRPC 1.15, 3.4, and 8.4; other violations; disbarment. *In re Jackson*, 255 Kan. 542, 874 P.2d 673 (1994).
- 9. Attorney found to have violated MRPC 1.1, 1.3, 1.4, 1.15, 3.2, 3.4(c), 4.3, and 8.4(d) and (g) based on conduct in seven different complaints reflecting on attorney's lack of diligence and competence, miscommunication and lack of candor, and failure to return unearned fees; failure to cooperate in disciplinary investigation; attorney currently on disability inactive status; indefinite suspension and Rule 218 compliance ordered. *In re Jenkins*, 255 Kan. 797, 877 P.2d 423 (1994).
- 10. Attorney who lied to the court and her clients and failed to appear for landlord-tenant case proceeding found to be in violation of MRPC 1.1, 1.3, 1.4, 3.3, 3.4, 3.5, 4.1, 8.2 and 8.4; one-year suspension and compliance with Rule 218 ordered. *In re Gershater*, 256 Kan. 512, 886 P.2d 343 (1994).
- 11. Prosecutor's comment in closing argument is not violative of MRPC 3.4(e). *State v. Duke*, 256 Kan. 703, 887 P.2d 110 (1994).
- 12. Attorney's forging a client's signature on affidavit and filing it in court violate MRPC 1.4, 3.3, 3.4 and 8.4(c), (d) and (g); published censure. *In re Caller*, 258 Kan. 250, 899 P.2d 468 (1995).
- 13. Attorney may not make assertions of fact in the form of questions to a witness absent a good faith basis for believing the asserted matters to be true. *State v. Marble*, 21 Kan. App. 2d 509, 901 P.2d 521 (1995).
- 14. MRPC 3.4 is noted in discussion of defendant's claim that prosecutor made comments to appeal to the jury's religious fervor. *State v. Smith*, 258 Kan. 321, 904 P.2d 999 (1995).
- 15. Attorney's mishandling of various civil and divorce cases violates MRPC 1.1, 1.2, 1.3, 1.4, 1.15, 3.2, 3.4, 4.1, 8.1, and 8.4; indefinite suspension. *In re Gordon*, 258 Kan. 784, 908 P.2d 169 (1995).
- 16. Attorney's disorderly conduct stemmed from his intoxication, and his leaving treatment facility violated Supreme Court's conditions of probation; indefinite suspension. *In re Mitchell*, 263 Kan. 217, 946 P.2d 999 (1997).
- 17. Attorney's failure to diligently and competently represent and to communicate with his six clients and his failure to cooperate with the disciplinary administrator's office violate MRPC 1.1, 1.3, 1.4, 1.16, 3.4, 8.1, and 8.4 and Rule 207; suspension effective as of the date of order for purpose of Rule 219(e); indefinite suspension. *In re Wooten*, 264 Kan. 283, 955 P.2d 1239 (1998).
- 18. Attorney's neglect of his cases, failure to communicate with his clients, and failure to competently and diligently represent them violate MRPC 1.1, 1.3, 1.4, 3.2, 3.4(c), and 8.4(d) and (g); attorney's failure to appear before the court constitutes violation of Rule 212(d); indefinite suspension. *In re Anderson*, 264 Kan. 758, 956 P.2d 1330 (1998).
- 19. Attorney's failure to safekeep his clients' property and to promptly respond to the orders of the court in bankruptcy proceedings violates MRPC 1.3, 1.15, 3.4(c), and 8.4(b), (c), and (d), and Rules 207, 208, 211(b), and 802; panel recommended discipline per Rule 203(a)(1), (2), (3), or (5); indefinite suspension. *In re Fey*, 266 Kan. 674, 972 P.2d 771 (1999).
- 20. Rule mentioned in the discussion of prosecutorial misconduct in cross-examination. *State v. Cravatt*, 267 Kan. 314, 979 P.2d 679 (1999).
- 21. Prosecutor's personal opinion on the defendant's credibility and the credibility of the State's evidence considered violation of KRPC 3.4(e). *State v. Pabst*, 268 Kan. 501, 996 P.2d 321 (2000).
- 22. Attorney's mishandling of six federal court cases and two state court cases violates KRPC 1.3, 3.1, 3.2, 3.4(c) and (d), and 8.4(d) by clear and convincing evidence per Rule 211(f); supervising attorney

- afforded immunity per Rule 223; two-year supervised probation. *In re Boone*, 269 Kan. 484, 7 P.3d 270 (2000).
- 23. Attorney's mishandling of employment discrimination case violated KRPC 1.3, 1.4, 3.4(d), 8.4(d) and (g), and Rule 207; failure to appear at scheduled Supreme Court disciplinary hearing; indefinite suspension and Rule 218 compliance ordered. *In re Lockett*, 270 Kan. 640, 17 P.3d 917 (2001).
- 24. Prosecutorial misconduct in closing argument and in commenting on witness' credibility discussed in reversing conviction. *State v. Hazley*, 28 Kan. App. 2d 664, 19 P.3d 800 (2001).
- 25. KRPC 3.4(b) cited by defendant in his 60-1507 motion, arguing ineffective assistance of counsel; no violation found and 60-1507 motion denied. *Edwards v. State*, 29 Kan. App. 2d 75, 25 P.3d 142 (2001).
- 26. Prosecutor's plea bargain with a criminal defendant's accomplice, through which to prosecute secures the accomplice's testimony against the defendant, does not violate KRPC 3.4(b). *State v. Davis*, 271 Kan. 892, 26 P.3d 681 (2001).
- 27. KRPC 3.4 is cited and the standards for determining prosecutorial misconduct in closing argument are discussed. *State v. Wright*, 30 Kan. App. 2d 48, 40 P.3d 304 (2002).
- 28. Attorney's lack of diligence, failure to communicate with client, failure to comply with discovery, and engaging in conduct prejudicial to administration of justice violates KRPC 1.3, 1.4(a), 3.4(d), and 8.4(d); one-year suspension. *In re Coder*, 272 Kan. 758, 35 P.3d 853 (2001).
- 29. KRPC 3.4 discussed regarding prosecutorial misconduct during trial; comment of prosecutor, not egregious enough to be considered reversible error. *State v. Gholston*, 272 Kan. 601, 35 P.3d 868 (2001).
- 30. KRPC 3.4(e) cited in discussion of whether prosecutor had a good faith basis for questions asked of witnesses and in expressing personal belief as to testimony given or evidence or the guilt of defendant; net effect of prosecutorial misconduct might have provided additional basis for reversal. *State v. Kleypas*, 272 Kan. 894, 40 P.3d 139 (2001).
- 31. County attorney's misconduct in seven counts violates KRPC 1.1, 3.4(e), 8.4(a), (c), (d), (e) and (g), 3.8(a) and (c), and 3.5(d); supervised probation until term ends; ordered to resign from county attorney office on January 1, 2002; ordered to elect inactive status on next renewal date of his attorney registration. *In re Swarts*, 272 Kan. 28, 30 P.3d 1011 (2001).
- 32. Attorney stipulated to violations of KRPC 1.1, 1.3, 1.4(a) and 3.4(d) in his handling of two civil actions; attorney's prior informal admonishments in three cases cited as aggravating factor; eighteenmonths' supervised probation. *In re Works*, 273 Kan. 603, 43 P.3d 816 (2002).
- 33. Attorney previously disciplined found to have violated multiple offenses of KRPC 1.1, 1.3, 1.4, 3.2, 3.4, 3.5, and 8.4; eighteen-months' suspension and Rules 218 and 219 compliance ordered. *In re Berry*, 274 Kan. 336, 50 P.3d 20 (2002).
- 34. Attorney on disabled status filed 14 lawsuits in his own name, violating KRPC 3.1, 3.3(a)(1), 3.4(d), 8.4(c) and (d), and 3.5(c); civil judgment by opposing parties raised presumption of validity per Rule 202; disbarment. *In re Benson*, 275 Kan. 913, 69 P.3d 544 (2003).
- 35. Attorney previously disciplined by supervised probation found to have committed multiple violations of KRPC: 1.3, 1.4, 3.1, and 4.2; previously violated KRPC 1.3, 3.1, 3.2, 3.4, and 8.4; pursuant to Rule 212(c), attorney filed an exception to panel's report; disciplinary panel conducted formal hearing pursuant to Rule 211; supervising attorney granted full immunities per Rule 223; supervised probation extended to 5 years with restrictions on practice. *In re Boone*, 275 Kan. 560, 66 P.3d 896 (2003).
- 36. Attorney previously disciplined for similar violations found by clear and convincing evidence per Rule 211(f) to have violated KRPC 1.3, 1.4, 1.5, 1.15, 1.16, 3.3, 3.4, 3.5 and 8.4; hearing panel's report deemed admitted under Rule 212(c) and (d); supervising attorneys afforded full immunities per Rule 223; three years' supervised probation. *In re Rathbun*, 275 Kan. 920, 69 P.3d 537 (2003).

- 37. Attorney's misconduct in multiple cases violated KRPC 3.3, 3.4, 3.8, and 8.4 involving candor toward a tribunal, fairness to an opposing party, her duties as a prosecutor, and misconduct; charges established by clear and convincing evidence per Rule 211(f); hearing panel's report deemed admitted under Rule 212(c) and (d); published censure per Rule 203(a)(3). *In re Jordan*, 278 Kan. 254, 91 P.3d 1168 (2004).
- 38. Rule cited in discussion of prosecutorial comment on the credibility of a witness. *State v. Graham*, 277 Kan.121, 83 P.3d 143 (2004).
- 39. Defense counsel, as well as the prosecutor, are prohibited from commenting on the credibility of a witness; further, if the trial court overrules a prosecutor's objection to defense counsel calling a State witness a liar, it compounds the violation of KRPC 3.4(e). *State v. Johnson*, 32 Kan. App. 2d 619, 86 P.3d 551 (2004).
- 40. Rule 3.4(e) cited for rule that it is misconduct for a prosecutor to state a personal opinion as to the credibility of a witness or as to the guilt or innocence of the accused. *State v. McHenry*, 276 Kan. 513, 78 P.3d 403 (2003).
- 41. Attorney's misconduct involving five complaints violated KRPC 1.1, 1.3, 1.4, 1.15(a), 1.16(d), 3.4(d), 8.1, 8.4, Rule 207, and Rule 211; hearing panel's report deemed admitted under Rule 212(c) and 9d); disbarment and Rule 218 compliance ordered. *In re Rock*, 279 Kan. 257, 105 P.3d 1290 (2005).
- 42. Attorney previously disciplined twice before violated KRPC 1.1, 1.7, 1.8, 3.4, 5.5, and 8.4; failure to file answer to formal complaint violated Rule 211(b); disbarment and Rule 218 compliance ordered. *In re Stover*, 278 Kan. 835, 104 P.3d 394 (2005).
- 43. Attorney violated the terms of his probation by violating KRPC 3.2, 3.3, 3.4, and 8.4; waived his right to file response and for oral argument before Supreme Court per Rule 211; indefinite suspension and compliance with Rule 218. *In re Singleton*, 279 Kan. 515, 111 P.3d 630 (2005).
- 44. Attorney's misconduct violates KRPC 1.3, 3.4(d), and 8.4(c); misconduct established by clear and convincing evidence per Rule 211(f); final report admitted under Rule 212(c) and (d); published censure per Rule 203(a)(3). *In re Devkota*, 280 Kan. 650, 123 P.3d 1289 (2005).
- 45. Attorney voluntarily surrenders license pursuant to Rule 217 following hearing panel's hearing per Rule 212 that respondent violated KRPC 1.3, 1.4, 1.5, 3.4, 4.1, and 8.4(c); disbarment and Rule 218 compliance ordered. *In re Boaten*, 281 Kan. 390, 132 P.3d 870 (2006).
- 46. Attorney's misconduct violates KRPC 1.1, 3.1, 3.3(a)(1), 3.4(c), 4.4, 8.4(c), (d), and (g); complaint sufficiently clear and specific per Rule 211(b); panel and Disciplinary Administrator's office not required to issue subpoenas on respondent's behalf per Rule 216; Rule 222 cited by Disciplinary Administrator in objecting to introduction of records; disbarment. *In re Landrith*, 280 Kan. 619, 124 P.3d 467 (2005).
- 47. Although prosecutor's comment stating his personal opinion regarding defendant's guilt violates KRPC 3.4, his comments did not deny defendant a fair trial in this case; conviction affirmed. *State v. Hankerson*, 34 Kan. App. 2d 629, 122 P.3d 408 (2005).
- 48. Attorney committed multiple violations of KRPC's including KRPC 1.4, 1.15, 3.2, 3.4, and 8.4 involving communication, safekeeping property, expediting litigation, fairness to opposing party and counsel, and misconduct; pursuant to Rule 202, respondent violated KRPC 1.4(a), 1.15(a), and 8.4(c); indefinite suspension pursuant to Rule 203(a)(2). *In re Wiles*, 283 Kan. 173, 150 P.3d 859 (2007).
- 49. Attorney voluntarily surrendered license pursuant to Rule 217 with two cases pending before the Supreme Court involving violations of KRPC 1.3, 3.2, 1.15, 3.4, and 8.4; disbarment. *In re Kennard*, 283 Kan. 270, 156 P.3d 596 (2007).
- 50. Defendant argued the prosecutor improperly expressed his personal opinion in closing arguments and vouched for witnesses' credibility, thus violating KRPC 3.4(e); prosecutor's comments

found to be harmless error. State v. Birth, 37 Kan. App. 2d 753, 158 P.3d 345 (2007).

- 51. Attorney disciplined for violating KRPC 1.1, 1.3, 1.4, 3.4 in regard to his handling of a case filed under the Consumer Protection Act; failure to provide timely written response to client's complaint violates KRPC 8.1(b) and Rule 207(b); misconduct to be established by clear and convincing evidence per Rule 211(f); published censure pursuant to Rule 203(a)(3). *In re Arbuckle*, 283 Kan. 887, 156 P.3d 668 (2007).
- 52. Attorney who was previously censured in Kansas and in a reciprocal discipline proceeding in Illinois violated KRPC 3.1, 3.3(a)(1) and (3); 3.4(b), 8.1(b), 8.4(b), (c) and (d) per Rule 202; respondent received reciprocal attorney discipline and sanctions in Missouri and Illinois; hearing panel's final report deemed admitted under Rule 212(c) and (d); indefinite suspension pursuant to Rule 203(a)(2). *In re Daugherty*, 285 Kan.1143, 180 P.3d 536 (2008).
- 53. Attorney's misconduct resulting from two complaints violated KRPC 1.1, 1.3, 1.4(b), 3.4(d), 8.1(b), 8.4(c) and Rule 207(b); prior admonishment for violating KRPC 1.15 and 7.1; three-month suspension pursuant to Rule 203(b). *In re Harris*, 285 Kan. 1115, 180 P.3d 558 (2008).
- 54. Attorney under indefinite suspension for failing to comply with administrative requirements of maintaining his law license committed violations of KRPC including 3.4(f), 4.1(a), and Rule 207(b); respondent claimed Rule 211(e) violated; court states no actual showing of prejudice to respondent per Rule 224; indefinite suspension pursuant to Rule 203(a)(2); sanctions imposed by court may be greater or lesser than those proposed by hearing panel or Disciplinary Administrator per Rule 212(f); indefinite suspension pursuant to Rule 203(a)(2). *In re Walsh*, 286 Kan. 235, 182 P.3d 1218 (2008).
- 55. Attorney's misconduct violates KRPC 3.1, 3.2, and 3.4 for bringing a frivolous claim, failing to expedite a case, failing to comply with a discovery request and to appear in court, and failing to meet a deadline set by the court; failure to file exceptions constitutes admission per Rule 212(c); previously disciplined on three occasions; two-year suspension in accordance with Rule 203(a)(2). *In re Harris*, 286 Kan.532, 186 P.3d 737 (2008).
- 56. Attorney's misconduct in two complaints arising out of a post-divorce child custody action violated KRPC 3.4(a), 4.1(a), and 8.4(a), (c), and (d); published censure in accordance with Rule 203(a)(3). *In re Jensen*, 286 Kan. 1160, 191 P.3d 1118 (2008).
- 57. Attorney violated KRPC 1.1, 1.3, 1.4, 3.4(c), and Rule 207; six-month suspension is suspended and two-year probation allowed per Rule 211(g). *In re Jones*, 287 Kan. 101, 193 P.3d 899 (2008).
- 58. Attorney committed multiple violations of KRPC 1.1, 1.3, 1.4(a), 1.16(d), 3.2, 3.4(c), 8.4(d), Rule 207(b) and Rule 211(b); six-month suspension; Rules 218 and 219 compliance ordered. *In re Thomas*, 287 Kan. 88, 193 P.3d 907 (2008).
- 59. KRPC 3.4(e) cited in discussing prosecutorial misconduct as reversible error and reversing conviction and remanding for new trial. *State v. Morris*, 40 Kan. App. 2d 769, 196 P.3d 422 (2008).
- 60. Attorney on suspension committed violations of KRPC 1.4, 3.4, 5.5, and 8.4; respondent filed exceptions and a brief pursuant to Rule 212; no exceptional circumstances exist to warrant discovery deposition per Rule 216(f) and Internal Operating Rule D.4; disbarment. *In re Wiles*, 289 Kan. 201, 210 P.3d 613 (2009).
- 61. Attorney violated KRPC 1.1, 1.5(a), 3.4(c), 3.5(d), 4.4(a), 8.4(b), (c), (d), and (g), and Rule 211(b); misconduct established by clear and convincing evidence per Rule 211(f); required notice given per Rule 215(a); Rule 218 compliance ordered; disbarment per Rule 203(a)(1). *In re Romious*, 291 Kan. 300, 240 P.3d 945 (2010).
- 62. Prosecutor's statements violated KRPC 3.4 by alluding to matters which were not supported by evidence; conduct did not deny defendant a fair trial and no reversible error found. *State v. McCaslin*, 291 Kan. 697, 245 P.3d 1030 (2010).

- 63. A prosecutor commits misconduct by making an improper comment, even if the improper comment is made in response to arguments or statements by defense counsel; discussion of prosecutorial misconduct relating to Rule 3.4(e). *State v. Marshall*, 294 Kan. 850, 281 P.3d 1112 (2012).
- 64. Citing KRPC 3.4, court holds prosecutor may not assert sole possession of the truth in closing argument. *State v. Smith*, 296 Kan. 111, 293 P.3d 669 (2012).
- 65. Attorney's misconduct violated KRPC 1.1, 1.3, 1.4, 3.3, 3.4, 8.1, 8.4, and Rule 211(b); disbarment per Rule 203(a)(1). *In re Druten*, 297 Kan. 432, 301 P.3d 319 (2013).
- 66. Attorney voluntarily surrendered license under Rule 217 while formal complaint was pending; complaint alleged violations of KRPC 1.3, 1.4, 1.16, 3.4(c), and 8.1(b), and Rule 207(b), 211(b), and 218. *In re Freed*, 298 Kan. 346, 312 P.3d 364 (2013).
- 67. KRPC 3.4(e) cited in noting it is improper for prosecutor to misstate the law; held prosecutor's statements not improper, viewed in context. *State v. Morningstar*, 299 Kan. 1236, 329 P.3d 1093 (2014).
- 68. Rule 3.4 and Rule 3.8 cited in noting prosecutor not allowed to offer personal opinion on credibility; held prosecutor statements within latitude, not misconduct. *State v. Williams*, 299 Kan. 911, 329 P.3d 400 (2014).
- 69. KRPC 3.4(e) cited in holding prosecutor committed misconduct by offering personal opinion on witness credibility and by referring to facts not in evidence; reversed and remanded for new trial. *State v. Akins*, 298 Kan. 592, 315 P.3d 868 (2014).
- 70. Attorney misconduct violated KRPC 1.3, 1.4(a) and (b), 3.4(d), and 8.4(d); indefinite suspension. *In re Hasty*, 300 Kan. 840, 335 P.3d 110 (2014).
- 71. Attorney misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.16(a)(2) and (d), 3.2, and 3.4(d); 1-year suspension. *In re Murrow*, 300 Kan. 971, 336 P.3d 859 (2014).
- 72. Prosecutor's statement emphasizing victim's children left without father held to be misconduct under KRPC 3.4 and 3.8; error determined harmless. *State v. Holt*, 300 Kan. 985, 336 P.3d 312 (2014).
- 73. Prosecutor's use of sarcasm in rebuttal argument did not amount to statement of personal opinion as prohibited by KRPC 3.4(e). *State v. Longoria*, 301 Kan. 489, 343 P.3d 1128 (2015).
- 74. Prosecutor's comments to jury constituted improper personal opinion regarding witness credibility; KRPC 3.4(e) cited. *State v. Knox*, 301 Kan. 671, 347 P.3d 656 (2015).
- 75. Prosecutor prohibited from referring to facts not in evidence; KRPC 3.4 cited. *State v. Woods*, 301 Kan. 852, 348 P.3d 583 (2015).
- 76. Attorney misconduct violated KRPC 1.16(d), KRPC 3.2, KRPC 3.3(a)(1), KRPC 3.4(d), KRPC 8.1(b), KRPC 8.4(c), and KRPC 8.4(d); 18-month suspension. *In re Hawkins*, 304 Kan. 97, 373 P.3d 718 (2016).
- 77. Direct examination of client designed to elicit strong denials was not violation of ethical duties under KRPC 3.4(e) and did not constitute deficient performance. *Fuller v. State*, 303 Kan. 478, 363 P.3d 373 (2015).
- 78. Court rejected panel's finding of aggravating factor where attorney fee sanction at issue overturned by Court of Appeals and where underlying conduct did not violate KRPC 3.4(d). *In re Hawkins*, 304 Kan. 97, 373 P.3d 718 (2016).
- 79. The attorney's misconduct violated Texas Disciplinary Rules of Professional Conduct 1.01, 1.03, 1.04, 1.14, 1.15, 3.04, 8.01, and 8.04, KRPC 1.1, 1.3, 1.4, 1.5, 1.15, 1.16, 3.4, 8.1, and 8.4, and Supreme Court Rule 207; the court disbarred the attorney. *In re Nwakanma*, 306 Kan. 704, 397 P.3d 403 (2017).
 - 80. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.5, 1.15(a), 1.16(d), 3.2, 3.4(c),

- 8.3(a), and 8.4(d) and Supreme Court Rules 207(c) and 211(b); the court imposed an indefinite suspension; the attorney must undergo a hearing under Rule 219(d) before reinstatement. *In re Hult*, 307 Kan. 479, 410 P.3d 879 (2018).
- 81. The attorney's misconduct violated KRPC 3.1, 3.3(a)(1), 3.4(d), 4.4(a), 8.4(c), and 8.4(d); the court imposed an indefinite suspension; the attorney must undergo a hearing under Rule 219 prior to reinstatement. *In re Blume*, 309 Kan. 1313, 443 P.3d 305 (2019).
- 82. Attorney violated KRPC 3.4(c) by repeatedly failing to appear in court as ordered on behalf of client. *In re Ogunmeno*, 312 Kan. 508, 476 P.3d 1162 (2020).
- 83. Attorney violated KRPC 3.4 by contacting witness in courthouse library and discussing her testimony, contrary to court's sequestration order. *In re Saville*, 311 Kan. 221, 458 P.3d 976 (2020).
- 84. Prosecutor violated KRPC 3.4(c) by referring at trial to person in courtroom gallery, in direct violation of district court order, where plain language of order gave her actual knowledge under KRPC 1.0(g) of her obligation. *In re Spradling*, 315 Kan. 552, 509 P.3d 483 (2022).
- 85. Prosecutor violated KRPC 3.4(e) by arguing, without evidentiary basis: (1) existence of PFA order; (2) that defendant gained knowledge of victim's engagement during phone call; (3) that defendant traveled through Nebraska; (4) that defendant made internet searches regarding murder defense; and (5) that defendant thought she was smarter than police and jury. *In re Spradling*, 315 Kan. 552, 509 P.3d 483 (2022).
- 86. Contrary to hearing panel finding, statements by prosecutor at rape trial regarding DNA evidence, although incorrectly phrased, were supported by trial testimony and thus did not violate KRPC 3.4(e). *In re Spradling*, 315 Kan. 552, 509 P.3d 483 (2022).
- 87. Contrary to hearing panel finding, statement by prosecutor at rape trial that victim was low functioning was not violation of KRPC 3.4(e) because it was reasonable, as defined by KRPC 1.0(j), for prosecutor to believe statement was supported by evidence, as was made clear by testimony at panel hearing. *In re Spradling*, 315 Kan. 552, 509 P.3d 483 (2022).
- 88. Contrary to hearing panel finding, statement by prosecutor that victims were attacked on social media by defendant's friends and family did not violate KRPC 3.4(e) where hearing panel testimony revealed intensity of circumstances surrounding trial and highlighted common understanding that would have existed among those present at trial. *In re Spradling*, 315 Kan. 552, 509 P.3d 483 (2022).
- 89. Contrary to hearing panel finding, statement by prosecutor in rape trial that sex could not have been consensual did not violate KRPC 3.4(e) where, considering facts of case and language of rape statute, statement was correct statement of law and where only issue was with way that prosecutor characterized evidence, rather than lack of evidentiary support. *In re Spradling*, 315 Kan. 552, 509 P.3d 483 (2022).
- 90. Contrary to hearing panel finding, statement by prosecutor that defendant "abused person with autism" did not violate KRPC 3.4(e) where there was abundant testimony at panel hearing about victim's cognitive difficulties that were very visible to jury and where defense counsel freely commented on those difficulties by calling victim intellectually slow. *In re Spradling*, 315 Kan. 552, 509 P.3d 483 (2022).
- 91. Contrary to hearing panel findings, where prosecutor's statements in rape case did not lack evidentiary support under KRPC 3.4(e) such conduct similarly did not violate KRPC 8.4(d). *In re Spradling*, 315 Kan. 552, 509 P.3d 483 (2022).
- 92. Where record did not establish open-refusal defense, order sanctioning attorney for violating FRCP 11 and order sanctioning attorney for repeated violations of court orders established rebuttable presumption attorney violated KRPC 3.4, which presumption attorney failed to rebut. *In re Jordan*, 316 Kan. 501, 518 P.3d 1203 (2022).
 - 93. Attorney violated KRPC 3.4 by failing to pay child support, where district court entered

judgment against attorney in amount of \$7,833 in child support arrearage. *In re Janoski*, 316 Kan. 370, 516 P.3d 125 (2022).

- 94. Attorney violated KRPC 3.4(c) by the following instances of conduct: (1) repeatedly canceling scheduled visits between her child and her ex-spouse in violation of court orders; (2) informing ex-spouse that absent doctor recommendation, she planned to refuse all communications and visitation between her child and ex-spouse, in violation of court orders; (3) informing court and opposing counsel in her family law case that she would continue to refuse to comply with court orders; (4) refusing to appear at hearing scheduled on behalf of client, with result that hearing could not proceed; (5) refusing to assist in transferring physical custody of child as ordered by court by withholding location of child when she knew where child was located; (6) refusing, after her client's parenting time had ended, to honor existing court order by assisting opposing counsel in transfer of child to client's ex-spouse; and (7) failing to pay attorney fees and sanctions assessed against her by her actions in three separate cases. *In re Johnston*, 316 Kan. 611, 520 P.3d 737 (2022).
- 95. Attorney violated KRPC 3.4(f) by directing therapist to not speak with anyone about client's minor child, which misconduct was further aggravated by lack of authority from client to make such demand. *In re Johnston*, 316 Kan. 611, 520 P.3d 737 (2022).
- 96. Attorney violated KRPC 3.4(c) in filing, without court permission, a motion alleging misconduct by guardian ad litem in direct violation of standing court order. *In re Barnds*, 317 Kan. 378, 530 P.3d 711 (2023).

KRPC 3.5 Impartiality and Decorum of the Tribunal

- 1. Attorney who used a handgun "to demonstrate a point" to complainant who was preparing to name attorney's friend as father of complainant's child, and who prepared and submitted false affidavits to disciplinary administrator regarding the incident, violated Rules 8.1 and 8.4(c); insufficient evidence to find charged violations of Rules 3.3; 3.4; 3.5; 4.1; 4.4; 8.4(a), (b), (d), (g); or Rule 207. One-year suspension. *In re Wood*, 247 Kan. 219, 794 P.2d 660 (1990).
- 2. Lawyers' communication with judge regarding possible juror misconduct, without informing opposing counsel of same, violated MRPC 3.5(c). *State v. Cady*, 248 Kan. 743, 811 P.2d 1130 (1991).
- 3. Attorney who lied to the court and her clients and failed to appear for landlord-tenant case proceeding found to be in violation of MRPC 1.1, 1.3, 1.4, 3.3, 3.4, 3.5, 4.1, 8.2 and 8.4; one-year suspension and compliance with Rule 218 ordered. *In re Gershater*, 256 Kan. 512, 886 P.2d 343 (1994).
- 4. County attorney found to have had conflict of interest in representing client investigated for neglect of her children, engaged in undignified or discourteous conduct degrading to tribunal and engaged in conduct unfit to practice law; two-year probation; participation in ethics programs and personal apology to judge in open court ordered. *In re Kraushaar*, 258 Kan. 772, 907 P.2d 836 (1995).
- 5. Rule cited in discussion of attorney's duty as witness. *OMI Holdings, Inc. v. Howell*, 260 Kan. 305, 918 P.2d 1274 (1996).
- 6. Attorney's mishandling of child support case and his ex parte communication with judge violate MRPC 1.1, 3.3, 3.5, 4.4, 8.4(c), (d), and (g), and Rules 207 and 211; aggravating and mitigating factors; indefinite suspension. *In re Black*, 262 Kan. 825, 941 P.2d 1380 (1997).
- 7. Attorney's charging various clients unreasonable fees, failure to refund expense deposits, failure to inform client of the status of case, failure to act with reasonable diligence and promptness, use of deceptive and fraudulent retainer agreement, and other misconduct violate MRPC 1.4(a) and (b), 1.5, 1.8(h), 1.15(b), 1.16(d), 3.5(d), 7.2(d), 8.2(a), and 8.4; indefinite suspension per Rule 203(a)(2). *In re*

- Scimeca, 265 Kan. 742, 962 P.2d 1080 (1998).
- 8. Attorney's conversation with a judge regarding a case still pending before the judge was found inappropriate under the circumstances. *Subway Restaurants, Inc. v. Kessler*, 266 Kan. 433, 970 P.2d 526 (1998).
- 9. County attorney's misconduct in seven counts violates KRPC 1.1, 3.4(e), 8.4(a), (c), (d), (e) and (g), 3.8(a) and (c), and 3.5(d); supervised probation until term ends; ordered to resign from county attorney office on January 1, 2002; ordered to elect inactive status on next renewal date of his attorney registration. *In re Swarts*, 272 Kan. 28, 30 P.3d 1011 (2001).
- 10. Attorney previously disciplined found to have violated multiple offenses of KRPC 1.1, 1.3, 1.4, 3.2, 3.4, 3.5, and 8.4; eighteen-months' suspension and Rules 218 and 219 compliance ordered. *In re Berry*, 274 Kan. 336, 50 P.3d 20 (2002).
- 11. Attorney on disabled status filed 14 lawsuits in his own name, violating KRPC 3.1, 3.3(a)(1), 3.4(d), 8.4(c) and (d), and 3.5(c); civil judgment by opposing parties raised presumption of validity per Rule 202; disbarment. *In re Benson*, 275 Kan. 913, 69 P.3d 544 (2003).
- 12. Attorney previously disciplined for similar violations found by clear and convincing evidence per Rule 211(f) to have violated KRPC 1.3, 1.4, 1.5, 1.15, 1.16, 3.3, 3.4, 3.5 and 8.4; hearing panel's report deemed admitted under Rule 212(c) and (d); supervising attorneys afforded full immunities per Rule 223; three years' supervised probation. *In re Rathbun*, 275 Kan. 920, 69 P.3d 537 (2003).
- 13. Attorney's misconduct violates KRPC 3.5(c) and (d) and KRPC 8.2 during the course of a jury trial; charges were established by clear and convincing evidence per Rule 211(f); hearing panel's report admitted per Rule 212(c) and (d); published censure imposed per Rule 203(a)(3). *In re Eckelman*, 282 Kan. 415, 144 P.3d 713 (2006).
- 14. Pursuant to KRPC 3.5(b), attorneys may communicate with willing jurors after discharge of the jury. *Williams v. Lawton*, 288 Kan. 768, 207 P.3d 1027 (2009).
- 15. Attorney violated KRPC 1.1, 1.5(a), 3.4(c), 3.5(d), 4.4(a), 8.4(b), (c), (d), and (g), and Rule 211(b); misconduct established by clear and convincing evidence per Rule 211(f); required notice given per Rule 215(a); disbarment per Rule 203(a)(1) and Rule 218 compliance ordered. *In re Romious*, 291 Kan. 300, 240 P.3d 945 (2010).
- 16. Attorney's misconduct in an immigration matter violated KRPC 3.5(d) and 8.4(d); misconduct established by clear and convincing evidence per Rule 211(f); panel's recommendation is advisory only and does not limit Supreme Court's discretion to impose other discipline per Rule 212(f); published censure per Rule 203(a)(3). *In re Chavez*, 292 Kan. 45, 251 P.3d 628 (2011).
- 17. Attorney's misconduct violated KRPC 3.3(a)(1) and 3.5(c)(2) and (c)(3); 1-year suspension per Rule 203(a)(2). *In re Stockwell*, 296 Kan. 860, 295 P.3d 572 (2013).
- 18. Attorney misconduct violated KRPC 3.5(d), 8.1(a), and 8.4(c) and (d); 3-year suspension, stayed during 3 years' probation. *In re Rumsey*, 301 Kan. 438, 343 P.3d 93 (2015).
- 19. Attorney misconduct violated KRPC 1.1, 1.3, 1.4(a), 3.5(c) and (d), 8.2(a), and 8.4(d) and (g); 3 years' probation. *In re Clothier*, 301 Kan. 567, 344 P.3d 370 (2015).
- 20. Attorney arguments that KRPC 3.5(d) is unconstitutionally vague and that its application, along with KRPC 8.2(a), infringes on right to free speech were not properly before Supreme Court where attorney failed to make arguments before hearing panel or explain why they were properly before Supreme Court for first time, as required by Rule 6.02. *In re Huffman*, 315 Kan. 641, 509 P.3d 1253 (2022).
- 21. Attorney's statements implying bias and discrimination by judge did not rise to heightened standard necessary to support panel's conclusion that attorney violated KRPC 3.5 and KRPC 8.2, where judge did not take affront or invoke contempt. *In re Huffman*, 315 Kan. 641, 509 P.3d 1253 (2022).
 - 22. Attorney violated KRPC 3.5(d) by engaging in disrespectful, undignified, and discourteous

conduct towards county bench on many occasions in representing herself and clients, examples of which include: (1) repeatedly falsely accusing county bench, bar, and other officials of engaging in collusion and racketeering; (2) asserting that judge's allegations of her misconduct had appearance of retaliatory harassment and collusion to conceal misconduct by opposing counsel; (3) asserting that judge's denial of motion she had filed supported her allegations of RICO conspiracy between judges and attorneys who vote for judge; and (4) arguing with judge, talking over judge, and threatening federal litigation when judge attempted to explain how PFA cases proceed. *In re Johnston*, 316 Kan. 611, 520 P.3d 737 (2022).

KRPC 3.6 Trial Publicity

Case Annotations

- 1. Identical rule held void for vagueness as applied by Nevada Supreme Court. *Gentile v. State Bar of Nevada*, 501 U.S. 1030, 115 L. Ed. 2d 888, 111 S. Ct. 2720 (1991).
- 2. Stated reason for attorney general's press conference not one of the permissible extrajudicial statements by a lawyer involved in litigation as discussed in KRPC 3.6; however, since no prejudice resulted from this action, attorney general not held in contempt. *Alpha Med. Clinic v. Anderson*, 280 Kan. 903, 929, 128 P.3d 364 (2006).
- 3. Rule discussed regarding trial publicity. *Comprehensive Health of Planned Parenthood v. Kline*, 287 Kan. 372, 197 P.3d 370 (2008).
- 4. Attorney misconduct violated KRPC 3.3(a)(1) and (3); 5.1(c); 8.1(b); and 8.4(c), (d), and (g); clear and convincing evidence did not support finding of other specific violations of KRPC 3.3(a)(1), 3.6, 3.8(f), 5.3(b), 8.1(a), and 8.4(c) and (g); indefinite suspension under Rule 203(a)(2). *In re Kline*, 298 Kan. 96, 311 P.3d 321 (2013).
- 5. Attorney violated KRPC 3.6(a) by improperly obtaining medical records and autopsy report of deceased child and disseminating records to newspaper reporter, where such reports had substantial likelihood of materially prejudicing remaining CINC case as well as criminal case against those suspected in child's death. *In re Johnston*, 316 Kan. 611, 520 P.3d 737 (2022).

KRPC 3.7 Lawyer as Witness

- 1. Attorney disqualified pursuant to MRPC 1.9(a) from representing estate of decedent who was major shareholder of corporation for which attorney drafted stock repurchase agreement in the event of stockholder disability, retirement, or death; attorney's involvement made him material witness, requiring disqualification under MRPC 3.7(a) and DR 5-102; right to appeal attorney disqualification rests with client, not attorney. *Miller v. Insurance Management Assocs., Inc.*, 249 Kan. 102, 815 P.2d 89 (1991).
- 2. The "likely to be called as a witness" language in MRPC 3.7 is more restrictive than the "ought to be called as a witness" language of DR 5-101(B) and 5-102(A), placing a greater burden on the party seeking disqualification of an attorney. *LeaseAmerica Corp. v. Stewart*, 19 Kan. App. 2d 740, 876 P.2d 184 (1994).
- 3. Motion for disqualification of attorney likely to be a witness should not be granted absent a showing attorney will give evidence material to litigated issues, evidence cannot be obtained elsewhere, and testimony is prejudicial or potentially so to testifying attorney's client. *LeaseAmerica Corp. v.*

- Stewart, 19 Kan. App. 2d 740, 876 P.2d 184 (1994).
- 4. Client may waive conflict of interest Rules 1.7 and 1.9 and consent to attorney's representation despite anticipated adverse testimony. *LeaseAmerica Corp. v. Stewart*, 19 Kan. App. 2d 740, 876 P.2d 184 (1994).
- 5. Attorney's failure to remit personal injury protection lien to his client's insurance company, failure to keep client informed, misrepresentation to client, and creating conflict of interest violated MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.15, 3.7, 4.1, and 8.4; aggravating circumstances; indefinite suspension. *In re Seck*, 258 Kan. 530, 905 P.2d 122 (1995).
- 6. MRPC 3.7 does not prevent deputy disciplinary administrator from prosecuting a case in which another deputy disciplinary administrator is a material witness. *In re Harris*, 261 Kan. 1063, 934 P.2d 965 (1997).
- 7. Attorney's engaging in inappropriate sexual behavior with female clients violates MRPC 1.7(b), 1.8(b), 2.1, 3.7, 4.1, and 8.4(d) and (g); he was additionally charged for violations of MRPC 1.2, 1.3, 1.4, 1.5, 4.3 and 8.4(b) and (c) and Rule 207; disbarment. *In re Berg*, 264 Kan. 254, 955 P.2d 1240 (1998).
- 8. County prosecutor's office treated as "lawyer's firm" used in KRPC 3.7(b); KRPC 1.7 and 1.9 do not prohibit an attorney in county attorney's office from prosecuting a case in which another attorney of that office is a material witness, no violation of KRPC 3.8 found; comment to KRPC 1.10 mentioned. *State v. Dimaplas*, 267 Kan. 65, 978 P.2d 891 (1999).
- 9. Defendant's attorney testified on his behalf during trial, and prosecutor's comments at closing in regard to that testimony was one basis for new trial to be ordered for defendant. *State v. Pham*, 27 Kan. App. 2d 996, 10 P.3d 780 (2000).
- 10. A lawyer is disqualified from acting as an advocate under KRPC 3.7 when there is a likelihood that the lawyer will be a necessary witness. This standard requires opposing party to bear higher burden on a disqualification motion, permits court to delay ruling until it can be determined that no other witness can testify, and obviates disqualification if the lawyer's testimony is merely cumulative. *National Bank of Andover, N.A. v. Aero Standard Tooling, Inc.*, 30 Kan. App. 2d 784, 49 P.3d 547 (2002).
- 11. Defendant's public defender's possible conflict of interest requires appeal to be remanded to district court for reconsideration of motion to withdraw plea. *State v. Toney*, 39 Kan. App. 2d 1036, 187 P.3d 138 (2008).
- 12. Plaintiff's lawyer was not subject to disqualification in 2009 under KRPC 3.7 because he was not likely to be a necessary witness on causation in a medical malpractice case. *Venters v. Sellers*, 293 Kan. 87, 261 P.3d 538 (2011).
- 13. Court cites KRPC 3.7(a) in stating that practice of prosecutor being called as a witness in a case in which the prosecutor is personally participating is disfavored. *State v. Rivera*, 48 Kan. App. 2d 417, 291 P.3d 512 (2012).

KRPC 3.8 Special Responsibilities of a Prosecutor

Case Annotations

1. County prosecutor's office treated as "lawyer's firm" used in KRPC 3.7(b); KRPC 1.7 and 1.9 do not prohibit an attorney in county attorney's office from prosecuting a case in which another attorney of that office is a material witness; no violation of KRPC 3.8 found; comment to KRPC 1.10 mentioned.

- State v. Dimaplas, 267 Kan. 65, 978 P.2d 891 (1999).
- 2. The State has no duty to conduct a voir dire of a grand jury; KRPC 3.3(d) and 3.8 mentioned. *State v. Snodgrass*, 267 Kan. 185, 979 P.2d 664 (1999).
- 3. County attorney's misconduct in seven counts violates KRPC 1.1, 3.4(e), 8.4(a), (c), (d), (e) and (g), 3.8(a) and (c), and 3.5(d); supervised probation until term ends; ordered to resign from county attorney office on January 1, 2002; ordered to elect inactive status on next renewal date of his attorney registration. *In re Swarts*, 272 Kan. 28, 30 P.3d 1011 (2001).
- 4. Attorney's misconduct in multiple cases violated KRPC 3.3, 3.4, 3.8, and 8.4 involving candor toward a tribunal, fairness to an opposing party, her duties as a prosecutor, and misconduct; charges established by clear and convincing evidence per Rule 211(f); hearing panel's report deemed admitted under Rule 212(c) and (d); published censure per Rule 203(a)(3). *In re Jordan*, 278 Kan. 254, 91 P.3d 1168 (2004).
- 5. Rule applies to attorney retained by victim's family in criminal prosecution; all attorneys are subject to the KRPC. Pabst v. State, 287 Kan. 1, 192 P.3d 630 (2008).
- 6. Rule cited regarding special responsibilities of a prosecutor as an advocate. Comprehensive Health of Planned Parenthood v. Kline, 287 Kan. 372, 197 P.3d 370 (2008).
- 7. Prosecutor's comments about witness' credibility and KRPC 3.8 concerning special duties of a prosecutor discussed. *State v. Marshall*, 294 Kan. 850, 281 P.3d 1112 (2012).
- 8. KRPC 3.8(a) cited in case interpreting K.S.A. 21-3219(c) regarding probable cause standard that is required before State begins a criminal prosecution. *State v. Ultreras*, 296 Kan. 828, 295 P.3d 1020 (2013).
- 9. Attorney misconduct violated KRPC 3.3(a)(1) and (3); 5.1(c); 8.1(b); and 8.4(c), (d), and (g); clear and convincing evidence did not support finding of other specific violations of KRPC 3.3(a)(1), 3.6, 3.8(f), 5.3(b), 8.1(a), and 8.4(c) and (g); indefinite suspension under Rule 203(a)(2). *In re Kline*, 298 Kan. 96, 311 P.3d 321 (2013).
- 10. Prosecutorial misconduct cannot be excused even if in response to arguments or statements by defense counsel; prosecutor has responsibility as minister of justice as discussed in KRPC 3.8, Comment 1. *State v. Maestas*, 298 Kan. 765, 316 P.3d 724 (2014).
- 11. Rule 3.4 and Rule 3.8 cited in noting prosecutor not allowed to offer personal opinion on credibility; held prosecutor statements within latitude, not misconduct. *State v. Williams*, 299 Kan. 911, 329 P.3d 400 (2014).
- 12. KRPC 3.8(e) cited regarding special responsibility of prosecutors when seeking testimony from attorneys regarding former or current clients in grand jury investigations. *State v. Turner*, 300 Kan. 662, 333 P.3d 155 (2014).
- 13. Prosecutor's statement emphasizing victim's children left without father held to be misconduct under KRPC 3.4 and 3.8; error determined harmless. *State v. Holt*, 300 Kan. 985, 336 P.3d 312 (2014).
- 14. In discussing ODA's contention that prosecutors are subject to a higher standard of ethical conduct, court held that KRPC 3.8 did not apply to private conduct of prosecutor who was not acting within the scope of his official prosecutorial duties. *In re Spencer*, 317 Kan. 70, 524 P.3d 57 (2023).

TRANSACTIONS WITH PERSONS OTHER THAN CLIENTS

KRPC 4.1 Truthfulness in Statements to Others

- 1. Attorney who used a handgun "to demonstrate a point" to complainant who was preparing to name attorney's friend as father of complainant's child, and who prepared and submitted false affidavits to disciplinary administrator regarding the incident, violated Rules 8.1 and 8.4(c); insufficient evidence to find charged violations of Rules 3.3; 3.4; 3.5; 4.1; 4.4; 8.4(a), (b), (d), (g); or Rule 207. One-year suspension. *In re Wood*, 247 Kan. 219, 794 P.2d 660 (1990).
- 2. Attorney's forging of judge's signature in probate matter resulting in felony conviction violative of MRPC 4.1; 8.4(b), (c), (d), and (g); failure to communicate with client violative of MRPC 1.4; previous violations; indefinite suspension and Rule 218 compliance ordered. *In re Pomeroy*, 252 Kan. 1044, 850 P.2d 222 (1993).
- 3. Seven of nine charges based on misdemeanor convictions, dismissals, or diversions dismissed by panel due to remoteness; remaining two misdemeanor convictions violative of MRPC 8.4 (b), (d), and (g); attorney's conduct in mishandling personal injury case resulting in statute of limitations running, PIP carrier losing lien, and misrepresentation to client as to status of case violative of MRPC 1.3, 1.4, 4.1, and 8.4 (c) and (g); mitigating circumstances; one-year suspension and compliance with Rule 218 ordered. *In re Pistotnik*, 254 Kan. 294, 864 P.2d 1166 (1993).
- 4. Attorney's failure to remit client's portion in a collection matter, failure to keep client informed, misrepresentations to client as to status of collection efforts, and causing balance on trust account to repeatedly fall below amount due client violative of MRPC 1.3, 1.4(a), 1.5(d), 1.15(a), 4.1(a), and 8.4(c); aggravating and mitigating circumstances; one-year supervised probation with conditions. *In re Wisler*, 254 Kan. 600, 866 P.2d 1049 (1994).
- 5. Attorney's mishandling of personal injury case violates MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.6, 1.7, 1.16, 3.2, 4.1, 8.4 and Rule 207; published censure. *In re Shultz*, 256 Kan. 196, 883 P.2d 779 (1994).
- 6. Attorney who lied to the court and her clients and failed to appear for landlord-tenant case proceeding found to be in violation of MRPC 1.1, 1.3, 1.4, 3.3, 3.4, 3.5, 4.1, 8.2 and 8.4; one-year suspension and compliance with Rule 218 ordered. *In re Gershater*, 256 Kan. 512, 886 P.2d 343 (1994).
- 7. Attorney's mishandling of probate matter and workers compensation case violates MRPC 1.1, 1.3, 1.4, 3.2, 4.1, 8.4 and Rule 207; imposition of discipline suspended; two-year supervised probation. *In re Whitaker*, 256 Kan. 939, 888 P.2d 829 (1995).
- 8. Attorney previously censured disbarred for violations of MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.15, 1.16, 3.2, 3.3, 4.1, 7.1, 7.5, 8.1, 8.4, and Rules 207 and 208; Rule 218 compliance ordered. *In re Shultz*, 257 Kan. 662, 895 P.2d 603 (1995).
- 9. Attorney's failure to remit personal injury protection lien to his client's insurance company, failure to keep client informed, misrepresentation to client, and creating conflict of interest violated MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.15, 3.7, 4.1, and 8.4; aggravating circumstances; indefinite suspension. *In re Seck*, 258 Kan. 530, 905 P.2d 122 (1995).
- 10. Attorney's mishandling of various civil and divorce cases violates MRPC 1.1, 1.2, 1.3, 1.4, 1.15, 3.2, 3.4, 4.1, 8.1, and 8.4; indefinite suspension. *In re Gordon*, 258 Kan. 784, 908 P.2d 169 (1995).
- 11. Attorney's handling of civil action and post-divorce proceeding and his attempt to represent a criminal defendant while attorney was in inpatient drug treatment program violate MRPC 1.3, 1.4, 1.5(b), 1.15(a) and (b), 1.16(a), 3.3(a), 4.1, and 8.4(a), (b), (d), and (g); three-year supervised probation. *In re Phillips*, 260 Kan. 909, 925 P.2d 435 (1996).
 - 12. Attorney falsified records regarding sale of home to prevent one-half of proceeds from going

- to the Department of Social and Rehabilitation Services as credit against future Medicaid benefits in violation of MRPC 1.1, 4.1, 5.3, 8.1, and 8.4; published censure per Rule 203(a)(3). *In re Apt*, 263 Kan. 210, 946 P.2d 1002 (1997).
- 13. Attorney's engaging in inappropriate sexual behavior with female clients violates MRPC 1.7(b), 1.8(b), 2.1, 3.7, 4.1, and 8.4(d) and (g); he was additionally charged for violations of MRPC 1.2, 1.3, 1.4, 1.5, 4.3 and 8.4(b) and (c) and Rule 207; disbarment. *In re Berg*, 264 Kan. 254, 955 P.2d 1240 (1998).
- 14. Attorney's mishandling of four divorce cases violates MRPC 1.1, 1.3, 1.4, 1.16, 3.1, 3.2, 3.3, 4.1, 8.1, and 8.4 and Rule 207; a hearing panel report deemed to be admitted per Rule 212(c) and (d); supervising attorney afforded all immunities per Rule 223; two-year supervised probation. *In re Lober*, 266 Kan. 404, 969 P.2d 885 (1998).
- 15. Attorney's causing an order nunc pro tunc to reduce his client's criminal sentence violates MRPC 3.1 and 4.1; dissenting panel member found an additional violation of MRPC 8.4(d); published censure per Rule 203(a)(3). *In re Senecal*, 266 Kan. 669, 974 P.2d 517 (1999).
- 16. Attorney's sending personal materials and contraband to prison inmates under the guise of ?legal mail@ violates KRPC 4.1(a) and 8.4(c); published censure per Rule 203(a)(3). *In re Albin*, 267 Kan. 451, 982 P.2d 385 (1999).
- 17. Attorney voluntarily surrenders his license to practice law in Missouri; his misconduct violated KRPC 4.1, 7.3, and 8.4(a) and (c) per Rule 202; disbarment. *In re Rogers*, 269 Kan. 829, 7 P.3d 1260 (2000).
- 18. Interlocutory appeal taken per Rule 4.01. *Zimmerman v. Mahaska Bottling Co.*, 270 Kan. 810, 19 P.3d 784 (2001).
- 18. Attorney's conviction for fraud and deceptive commercial practice violated KRPC 1.15, 4.1, and 8.4(b), (c), (d) and (g); two-year suspension per Rule 203 and Rule 218 compliance ordered. *In re Rausch*, 272 Kan. 308, 32 P.3d 1181 (2001).
- 19. Attorney licensed to practice law in Missouri, but not in Kansas, failed to comply with Rule 216; violated Mo. Rules of Professional Conduct which are identical to and thus, based on Rule 202, violate KRPC 3.3(a)(1), 4.1(a), 8.1(b), 8.4(a) and (d); also found to have violated KRPC 7.1, 8.4(c) and (g); violated Rule 211(b) by failing to timely file answer to formal complaint; indefinite prohibition from practicing law before any Kansas court, administrative tribunal, or state agency. *In re Franco*, 275 Kan. 571, 66 P.3d 805 (2003).
- 20. Attorney's misconduct in numerous cases violated KRPC 1.1, 1.3, 1.4, 1.15, 1.16, 4.1, 5.3, 5.5, 8.1, and 8.4, Rule 207, and Rule 211(b); hearing panel's report deemed admitted pursuant to Rule 212(c) and (d); temporary suspension per Rule 203(b) requested by Disciplinary Administrator; disbarment and Rule 218 compliance ordered. *In re Anderson*, 278 Kan. 512, 101 P.3d 1207 (2004).
- 21. Attorney disciplined for numerous violations of rules of professional conduct including KRPC 3.1, 3.3, 4.1, and 8.4; required notice given per Rule 215; disbarment and Rule 218 compliance ordered. *In re Nathanson*, 279 Kan. 921, 112 P.3d 162 (2005).
- 22. Attorney voluntarily surrenders license per Rule 217 while four complaints with Disciplinary Administrator pending; misconduct involving KRPC 1.1, 1.3, 1.4, 3.2, 4.1, 8.4(a), (c), (d), and (g); disbarment and Rule 218 compliance ordered. *In re Maker*, 280 Kan. 1, 117 P.3d 880 (2005).
- 23. Attorney voluntarily surrenders his license per Rule 217 while complaint pending alleging violations of KRPC 1.7, 1.8, 1.15, 4.1, and 8.4(c); disbarment and Rule 218 compliance ordered. *In re Weller*, 280 Kan. 114, 118 P.3d 1237 (2005).
- 24. Attorney previously suspended for 1 year and admonished several years later violates KRPC 1.5, 1.15(b), 4.1, and 8.4(c); formal hearing per Rule 211 held; repeated violations of KRPC's noted; disbarment in accordance with Rule 203(a)(1). *In re Christian*, 281 Kan. 1203, 135 P.3d 1069 (2006).

- 25. Attorney voluntarily surrenders license pursuant to Rule 217 following hearing panel's hearing per Rule 212 that respondent violated KRPC 1.3, 1.4, 1.5, 3.4, 4.1, and 8.4(c); disbarment and Rule 218 compliance ordered. *In re Boaten*, 281 Kan. 390, 132 P.3d 870 (2006).
- 26. Attorney under indefinite suspension for failing to comply with administrative requirements of maintaining his law license committed violations of KRPC including 3.4(f), 4.1(a), and Rule 207(b); respondent claimed Rule 211(e) violated; court states no actual showing of prejudice to respondent per Rule 224; indefinite suspension pursuant to Rule 203(a)(2); sanctions imposed by court may be greater or lesser than those proposed by hearing panel or Disciplinary Administrator per Rule 212(f); indefinite suspension pursuant to Rule 203(a)(2). *In re Walsh*, 286 Kan. 235, 182 P.3d 1218 (2008).
- 27. Attorney's misconduct violated KRPC 1.1, 4.1, 4.4, 5.5, and 8.4(c) through her conviction of five counts of unauthorized practice of law in Minnesota and suspension; attorney misconduct established by clear and convincing evidence per Rule 211(f); indefinite suspension in accordance with Rule 203(a)(2). *In re Hillbrant*, 286 Kan. 280, 182 P.3d 1253 (2008).
- 28. Attorney's misconduct in two complaints arising out of a post-divorce child custody action violated KRPC 3.4(a), 4.1(a), and 8.4(a), (c), and (d); published censure in accordance with Rule 203(a)(3). *In re Jensen*, 286 Kan. 1160, 191 P.3d 1118 (2008).
- 29. Attorney's misconduct violated KRPC 1.3, 1.15, 4.1, and 8.4(c); violations deemed admitted under Rule 212(c); six-month suspension. *In re McPherson*, 287 Kan. 434, 196 P.3d 921 (2008).
- 30. Attorney committed numerous violations of KRPC 1.3, 1.4, 1.15, 1.16, 4.1, 5.3, 5.4, 5.5, 7.1, 8.1, and 8.4(c) and (g) in his home mortgage loan modification business; clear and convincing evidence established per Rule 211(f); disbarment per Rule 203(a)(1). *In re Weaver*, 294 Kan. 751, 281 P.3d 502 (2012).
- 31. Attorney voluntarily surrendered his license to practice law pursuant to Rule 217 after complaint filed alleging violations of KRPC 4.1 and 8.4(b); disbarment. *In re Roth*, 295 Kan. 8, 282 P.3d 610 (2012).
- 32. Attorney's misconduct violated KRPC 1.2, 1.7, 4.1, and 8.4; 2-year suspension per Rule 203(a)(2). *In re Galloway*, 296 Kan. 406, 293 P.3d 696 (2013).
- 33. Attorney's misconduct violated KRPC 4.1(a) and (b) and 8.4(c) and (g); disbarment per Rule 203(a)(1). *In re Baker*, 296 Kan. 696, 294 P.3d 326 (2013).
- 34. Attorney misconduct violated KRPC 4.1(b) and 8.4(c); 2-year suspension. *In re Singer*, 300 Kan. 830, 335 P.3d 627 (2014).
- 35. Attorney misconduct violated KRPC 4.1 and 8.4(c); 1-month suspension. *In re Goss*, 301 Kan. 28, 338 P.3d 587 (2014).
- 36. Attorney misconduct violated KRPC 8.4(d) and (g); no determination made regarding alleged violations of KRPC 4.1(a) and 4.3 where such violations not found by hearing panel and not briefed by parties; 6-month suspension. *In re Gamble*, 301 Kan. 13, 338 P.3d 576 (2014).
- 37. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.5(d), 3.2, 4.1(a), 8.4(c), 8.4(d), and 8.4(g) and Rule 207(b); the court disbarred the attorney. *In re Knox*, 309 Kan. 167, 432 P.3d 654 (2019).
- 38. Attorney violated KRPC 4.1 by providing false information to clients and supervising attorneys regarding the status of representations. *In re Kupka*, 311 Kan. 193, 458 P.3d 242 (2020).
- 39. Attorney violated KRPC 4.1 when he signed clients' names to deeds, notarized forged signatures, and filed deed with register of deeds. *In re Ayesh*, 313 Kan. 441, 485 P.3d 1155 (2021).
- 40. Because law does not foreclose client from pursuing award of attorney fees even when attorney was providing legal services to client pro bono, attorney's request for attorney fees did not establish violation of KRPC 4.1(a), despite attorney's stipulations to contrary under Rule 223. *In re Jahn*,

- 315 Kan. 625, 509 P.3d 552 (2022).
- 41. Attorney violated KRPC 4.1(a) by use of letterhead with incorrect physical address for his office and by email to opposing party with modified settlement agreement attached, which falsely implied attached settlement was product of consultations with opposing party's counsel. *In re Jahn*, 315 Kan. 625, 509 P.3d 552 (2022).
- 42. Attorney violated KRPC 4.1 by making false statements that caused subpoenas to be issued and medical records and autopsy report to be obtained despite lack of statutory authority; and by making false statements to children's therapist about client's ex-spouse. *In re Johnston*, 316 Kan. 611, 520 P.3d 737 (2022).

KRPC 4.2 Communication with Person Represented by Counsel

- 1. When corporate employee is a party; adoption of "managing-speaking" agent test. *Chancellor v. Boeing Co.*, 678 F. Supp. 250 (D. Kan. 1988).
- 2. Rule cited in allegations of improper communication by counsel with the other party. *Stone v. City of Kiowa*, 263 Kan. 502, 950 P.2d 1305 (1997).
- 3. Defendant argued that prosecutor violated KRPC 4.2 when defendant was interviewed by a detective and the prosecutor. *State v. Sperry*, 267 Kan. 287, 978 P.2d 933 (1999).
- 4. Rule is not violated by direct service of a written notice of settlement upon a party who is represented by an attorney. *Wilkerson v. Brown*, 26 Kan.App.2d 831, 995 P.2d 393 (1999).
- 5. Attorney previously disciplined by supervised probation found to have committed multiple violations of KRPC: 1.3, 1.4, 3.1, and 4.2; previously violated KRPC 1.3, 3.1, 3.2, 3.4, and 8.4; pursuant to Rule 212(c), attorney filed an exception to panel's report; disciplinary panel conducted formal hearing pursuant to Rule 211; supervising attorney granted full immunities per Rule 223; supervised probation extended to 5 years with restrictions on practice. *In re Boone*, 275 Kan. 560, 66 P.3d 896 (2003).
- 6. Attorney violated KRPC 4.2, 4.4, 8.3(a), and 8.4 involving communication with person represented by counsel, respect for rights of third parties, reporting professional misconduct, and misconduct; published censure pre Rule 203(a)(3). *In re Pyle*, 278 Kan. 230, 91 P.3d 1222 (2004).
- 7. Attorney's misconduct in three cases violates KRPC 1.3, 1.7, 4.2, and 8.4; compliance with Rules 218 and 219 ordered; 1-year suspension ordered per Rule 203(a)(2). *In re Pattison*, 280 Kan. 349, 121 P.3d 42 (2005).
- 8. Attorney violated KRPC 4.2, prohibiting ex parte communication with a person represented by counsel and engaging in conduct adversely reflecting on one's fitness to practice law; published censure pursuant to Rule 203(a)(3). *In re Garcia*, 282 Kan. 282 Kan. 721, 147 P.3d 132 (2006).
- 9. Attorney's misconduct violated KRPC 1.1, 4.1, 4.4, 5.5, and 8.4(c) through her conviction of five counts of unauthorized practice of law in Minnesota and suspension; attorney misconduct established by clear and convincing evidence per Rule 211(f); indefinite suspension in accordance with Rule 203(a)(2). *In re Hillbrant*, 286 Kan. 280, 182 P.3d 1253 (2008).
- 10. The attorney's misconduct violated KRPC 1.7, 1.8(a) and (b), 4.2, and 8.4(g); the court also discussed KRPC 1.0 and 1.16 and Supreme Court Rule 226, Scope; the court disbarred the attorney. *In re Hodge*, 307 Kan. 170, 407 P.3d 613 (2017).
- 11. Attorney violated KRPC 4.2 by directly contacting opposing party with modified settlement agreement when he knew opposing party was represented by counsel. *In re Jahn*, 315 Kan. 625, 509 P.3d 552 (2022).
 - 12. Attorney representing himself in divorce action violated KRPC 4.2 by contacting former

spouse during divorce proceedings regarding subject of divorce, where attorney knew former spouse was being represented by counsel. *In re Janoski*, 316 Kan. 370, 516 P.3d 125 (2022).

13. Attorney violated KRPC 4.2 by contacting wife of opposing party in family law matter and telling wife to have opposing party call her client, despite opposing party being represented by counsel at that time. *In re Johnston*, 316 Kan. 611, 520 P.3d 737 (2022).

KRPC 4.3 Dealing with Unrepresented Person

Case Annotations

- 1. Attorney found to have violated MRPC 1.1, 1.3, 1.4, 1.15, 3.2, 3.4(c), 4.3, and 8.4(d) and (g) based on conduct in seven different complaints reflecting on attorney's lack of diligence and competence, miscommunication and lack of candor, and failure to return unearned fees; failure to cooperate in disciplinary investigation; attorney currently on disability inactive status; indefinite suspension and Rule 218 compliance ordered. *In re Jenkins*, 255 Kan. 797, 877 P.2d 423 (1994).
- 2. Attorney's engaging in inappropriate sexual behavior with female clients violates MRPC 1.7(b), 1.8(b), 2.1, 3.7, 4.1, and 8.4(d) and (g); he was additionally charged for violations of MRPC 1.2, 1.3, 1.4, 1.5, 4.3 and 8.4(b) and (c) and Rule 207; disbarment. *In re Berg*, 264 Kan. 254, 955 P.2d 1240 (1998).
- 3. Attorney violated KRPC 4.3 and 8.4(b), (c), and (d); recommendations from Disciplinary Administrator and hearing panel are advisory only and the court may impose sanctions greater or lesser than those recommended per Rule 212(f); misconduct established by clear and convincing evidence per Rule 211(f); Rules 218 and 219 compliance ordered; 2-year suspension per Rule 203(a)(2). *In re Millett*, 291 Kan. 369, 241 P.3d 35 (2010).
- 4. Attorney misconduct violated KRPC 8.4(d) and (g); no determination made regarding alleged violations of KRPC 4.1(a) and 4.3 where such violations not found by hearing panel and not briefed by parties; 6-month suspension. *In re Gamble*, 301 Kan. 13, 338 P.3d 576 (2014).

KRPC 4.4 Respect for Rights of Third Persons

- 1. Attorney who used a handgun "to demonstrate a point" to complainant who was preparing to name attorney's friend as father of complainant's child, and who prepared and submitted false affidavits to disciplinary administrator regarding the incident, violated Rules 8.1 and 8.4(c); insufficient evidence to find charged violations of Rules 3.3; 3.4; 3.5; 4.1; 4.4; 8.4(a), (b), (d), (g); or Rule 207. One-year suspension. *In re Wood*, 247 Kan. 219, 794 P.2d 660 (1990).
- 2. Attorney's mishandling of child support case and his ex parte communication with judge violate MRPC 1.1, 3.3, 3.5, 4.4, 8.4(c), (d), and (g), and Rules 207 and 211; aggravating and mitigating factors; indefinite suspension. *In re Black*, 262 Kan. 825, 941 P.2d 1380 (1997).
- 3. Attorney violated KRPC 4.2, 4.4, 8.3(a), and 8.4 involving communication with person represented by counsel, respect for rights of third parties, reporting professional misconduct, and misconduct; published censure per Rule 203(a)(3). *In re Pyle*, 278 Kan. 230, 91 P.3d 1222 (2004).
- 4. Attorney violated KRPC 4.4 (respect for rights of third persons) and 8.4(c) and (g)(misconduct); failed to file exceptions to hearing report of panel per Rule 212(c); charges established by clear and convincing evidence per Rule 211(f); 3-month suspension per Rule 203(a)(2). *In re Royer*,

- 278 Kan. 643, 78 P.3d 449 (2003).
- 5. Attorney's misconduct violates KRPC 1.1, 3.1, 3.3(a)(1), 3.4(c), 4.4, 8.4(c), (d), and (g); complaint sufficiently clear and specific per Rule 211(b); panel and Disciplinary Administrator's office not required to issue subpoenas on respondent's behalf per Rule 216; Rule 222 cited by Disciplinary Administrator in objecting to introduction of records; disbarment. *In re Landrith*, 280 Kan. 619, 124 P.3d 467 (2005).
- 6. Attorney's misconduct violated KRPC 1.1, 4.1, 4.4, 5.5, and 8.4(c) through her conviction of five counts of unauthorized practice of law in Minnesota and suspension; attorney misconduct established by clear and convincing evidence per Rule 211(f); indefinite suspension in accordance with Rule 203(a)(2). *In re Hillbrant*, 286 Kan. 280, 182 P.3d 1253 (2008).
- 7. Attorney's misconduct while serving as county attorney violated KRPC 4.4(a) and 8.4(d) and (g); per Rule 203(a)(5) Supreme Court may impose any discipline regardless of recommendation of hearing panel; 6-month suspension and Rule 219 compliance ordered. In re Campbell, 287 Kan. 757, 199 P.3d 776 (2009).
- 8.Attorney's misconduct violated KRPC 4.4, 8.3, 8.4(d) and (g); misconduct established by clear and convincing evidence per Rule 211(f); hearing panel report deemed admitted per Rule 212(c); published censure under Rule 203(a)(3). *In re Kenny*, 289 Kan. 851, 217 P.3d 36 (2009).
- 9. Attorney violated KRPC 1.1, 1.5(a), 3.4(c), 3.5(d), 4.4(a), 8.4(b), (c), (d), and (g), and Rule 211(b); misconduct established by clear and convincing evidence per Rule 211(f); required notice given per Rule 215(a);
- 10. Rule 218 compliance ordered; disbarment per Rule 203(a)(1). *In re Romious*, 291 Kan. 300, 240 P.3d 945 (2010).
- 11. Attorney misconduct violated KRPC 1.7(a), 3.1, 3.3(d), 4.4(a), 8.4(d), and 8.4(e); 2-year suspension. *In re Holste*, 302 Kan. 880, 358 P.3d 850 (2015).
- 12. The attorney's misconduct violated KRPC 3.1, 3.3(a)(1), 3.4(d), 4.4(a), 8.4(c), and 8.4(d); the court imposed an indefinite suspension; the attorney must undergo a hearing under Rule 219 prior to reinstatement. *In re Blume*, 309 Kan. 1313, 443 P.3d 305 (2019).
- 13. Attorney violated KRPC 4.4(a) by the following instances of conduct: (1) falsely accusing county bench, bar, and other officials of engaging in collusion and racketeering and including such allegations in letters to county officials and in multiple court filings; (2) stating on record that she would be filing cease and desist order with OJA and suit in federal court against court, counsel, and opposing party; (3) sending copy of disciplinary complaint and cover letter alleging fraud against opposing counsel to opposing counsel's law partner and sheriff; (4) sending email message to district court and approximately 15 others suggesting district attorney's office engaged in conduct that looked like fraud; (5) using method of improperly obtaining medical records and autopsy report that violated legal rights of medical center and forensics office; (6) sending email message to several attorneys that attorney in district attorney office had filed malicious and defamatory ethics complaints against her, had made failed attempts at criminal obstruction, and had criminally suspect motivations; (7) stating in motion to dismiss CINC proceeding that no one was immune from damages for fraud and she intended to file federal case seeking injunction for illegal seizure of child as well as for common law torts; (8) arguing with judge and talking over judge in child custody case, as well as threatening to file action in federal court unless there were probable cause findings supporting court's decision; (9) filing abduction prevention petition and termination and adoption petitions solely to cause delay in client's family law proceedings; (10) filing termination and adoption petition against biological mother of client's child because biological mother would not communicate and resolve outstanding issues; (11) making false statements to children's therapist about client's ex-spouse; (12) asserting in motion to transfer venue on behalf of client that district court entered award of attorney fees against her in retaliation for her allegations in federal court

that county bench and bar engaged in racketeering; and (13) asserting in motion for new trial that opposing counsel blatantly misrepresented law and facts and engaged in mobster-like conduct, arguing court must fix or own mistake, and referencing pending federal court action that accused members of county bench of racketeering. *In re Johnston*, 316 Kan. 611, 520 P.3d 737 (2022).

14. Attorney violated KRPC 4.4(a) and KRPC 8.4(a), (d), and (g) by conveying client's words that threatened opposing counsel's client with criminal and tax fraud charges unless a PFA were settled. *In re Barnds*, 317 Kan. 378, 530 P.3d 711 (2023).

LAW FIRMS AND ASSOCIATIONS

KRPC 5.1 Responsibilities of Partners, Managers and Supervisory Lawyers

- 1. Attorney's misconduct in bankruptcy court violates MRPC 1.1, 1.3, 1.4(a), 1.8(e), 1.15, 3.1, 3.2, and 8.4(d) and his failure to supervise and train his subordinate lawyers and nonlawyer assistants violate MRPC 5.1 and 5.3(a) and(b); indefinite suspension per Rule 203(a)(2). *In re Farmer*, 263 Kan. 531, 950 P.2d 713 (1997).
- 2. Attorney indefinitely suspended for numerous ethical violations in Missouri and convicted of filing a false federal income tax return; temporary suspension per Rule 203(c)(5) effective at the time of suspension in Kansas; violations found in KRPC 1.2, 1.3, 1.4, 1.8, 1.15, 3.2, 5.1, and 8.4; indefinite suspension. *In re Shaver*, 269 Kan. 171, 4 P.3d 581 (2000).
- 3. Attorney previously censured for KRPC 8.4(b) and (d) and admonished for KRPC 1.16(d) now found to have violated KRPC 1.15, 5.1, and 8.4(a); Internal Operating Rule E.8. cited for appropriateness of probation; supervising attorney afforded full immunities per Rule 223; misconduct established by clear and convincing evidence per Rule 211(f) and hearing panel's report deemed admitted under Rule 212(c) and (d); Rule 219 hearing not required at end of 2-year probation; 16 specific terms and conditions set forth in probation plan; Rule 218 compliance ordered; 2-year supervised probation. *In re Conwell*, 275 Kan. 902, 69 P.3d 589 (2003).
- 4. Attorney's misconduct violated KRPC 1.1, 1.3, 1.4, 1.5(d), 5.1(a) and (c)(2), 5.5(b), 8.4(a), and Rule 116 including neglecting to track cases and failing to ensure his partner was admitted *pro hac vice* in Kansas cases; respondent filed no exceptions to the hearing report, thus, findings and conclusions deemed admitted per Rule 212(c); Rules 218 and 219 compliance ordered; 1-year suspension per Rule 203(a)(2). *In re Roswold*, 292 Kan. 136, 249 P.3d 1199 (2011).
- 5. Attorney misconduct violated KRPC 3.3(a)(1) and (3); 5.1(c); 8.1(b); and 8.4(c), (d), and (g); clear and convincing evidence did not support finding of other specific violations of KRPC 3.3(a)(1), 3.6, 3.8(f), 5.3(b), 8.1(a), and 8.4(c) and (g); indefinite suspension under Rule 203(a)(2). *In re Kline*, 298 Kan. 96, 311 P.3d 321 (2013).
- 6. Under KRPC 5.1(c)(2), supervising attorney responsible for known conduct of subordinate attorney; constructive knowledge insufficient to establish violation. *In re Kline*, 298 Kan. 96, 311 P.3d 321 (2013).
- 7. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4, 1.5, 1.8(e), 1.16, 3.2, 5.1, 8.3, 8.4(a), 8.4(c), 8.4(d), and 8.4(g); the court imposed an indefinite suspension; the attorney must undergo a hearing under Rule 219 if she seeks reinstatement. *In re Dickens*, 309 Kan. 336, 435 P.3d 21 (2019).

KRPC 5.2 Responsibilities of a Subordinate Lawyer

Case Annotations

1. Subordinate attorneys are not relieved of their responsibility for a violation of the rules of professional conduct simply because they acted at the direction of their supervisor, if they know beforehand that their conduct will be a violation of MRPC 1.7 and 1.16. *McCurdy v. Kansas Dept. of Transportation*, 21 Kan. App. 2d 262, 898 P.2d 650 (1995).

KRPC 5.3 Responsibilities Regarding Nonlawyer Assistance

- 1. Rule applicable to suspended attorney; client contact prohibition. *In re Wilkinson*, 251 Kan. 546, 834 P.2d 1356 (1992).
- 2. Attorney's mishandling of client funds, failure to supervise nonlawyer assistants, and other misconduct violate MRPC 1.3, 1.5, 1.15, 5.3, and 8.4; mitigating circumstances; published censure. *In re Krogh*, 259 Kan. 163, 910 P.2d 221 (1996).
- 3. Attorney's mishandling of civil rights case violates MRPC 1.2, 1.3, 1.4, 1.7, 1.15, 5.3, and 8.4; two-year supervised probation. *In re Baxter*, 262 Kan. 555, 940 P.2d 37 (1997).
- 4. Attorney contended that mishandling of home sale for client was attributable to a secretary; however, the court held that the ultimate responsibility for the mishandled sale remains with attorney; published censure. *In re Apt*, 263 Kan. 210, 946 P.2d 1002 (1997).
- 5. Attorney's misconduct in bankruptcy court violates MRPC 1.1, 1.3, 1.4(a), 1.8(e), 1.15, 3.1, 3.2, and 8.4(d) and his failure to supervise and train his subordinate lawyers and nonlawyer assistants violate MRPC 5.1 and 5.3(a) and (b); indefinite suspension per Rule 203(a)(2). *In re Farmer*, 263 Kan. 531, 950 P.2d 713 (1997).
- 6. Attorney's mishandling divorce, traffic violation, and criminal matters violates KRPC 1.1, 1.3, 1.4, 1.5, 1.16, 5.3, and 8.4 and Rule 207; numerous mitigating and aggravating factors considered; two-year supervised probation. *In re Kellogg*, 269 Kan. 143, 4 P.3d 594 (2000).
- 7. Disqualification of law firm employing nonattorney under KRPC 1.10 and 5.3 granted; KRPC rejects use of screening devices and Supreme Court makes no exception for nonlawyers. Imputed disqualification when nonlawyer employee having privileged information accepts employment with law firm with materially adverse interests. *Zimmerman v. Mahaska Bottling Co.*, 270 Kan. 810, 19 P.3d 784 (2001).
- 8. Attorney's misconduct by failing to supervise nonattorney representatives violated Rules and his own misconduct violated KRPC 1.4, 1.5, 1.14, 1.15, 1.16, 5.3, 5.4(a), 5.5(b), 7.3 and 8.4; two-year supervised probation. *In re Flack*, 272 Kan. 465, 33 P.3d 1281 (2001).
- 9. Attorney's misconduct in six different complaints as well as mishandling of his trust account result in one-year suspension per Rule 203; if reinstatement sought, requirements of Rule 219 apply. *In re Craig*, 272 Kan. 299, 32 P.3d 1174 (2001).
- 10. Attorney failed to provide adequate supervision of disbarred attorney as employee in his firm and allowed him to engage in unauthorized practice of law over a number of years violating KRPC 5.3 and 5.5(b); misconduct found with clear and convincing evidence per Rule 211(f); hearing panel's report

deemed admitted under Rule 212(c) and (d); published censure per Rule 203(a)(3). *In re Juhnke*, 273 Kan. 162, 41 P.3d 855 (2002).

- 11. Attorney's misconduct in numerous cases violated KRPC 1.1, 1.3, 1.4, 1.15, 1.16, 4.1, 5.3, 5.5, 8.1, 8.4, Rule 207, and Rule 211(b); hearing panel's report deemed admitted pursuant to Rule 212(c) and (d); temporary suspension per Rule 203(b) requested by Disciplinary Administrator; disbarment and Rule 218 compliance ordered. *In re Anderson*, 278 Kan. 512, 101 P.3d 1207 (2004).
- 12. Attorney's misconduct violated KRPC 1.15(a) and (b), 5.3(b), and 8.4(c) by mishandling her trust account, imperiling client funds, and failing to promptly deliver funds to a client; suspended a 1-year suspension conditioned upon a 3-year period of compliance with all KRPC's well as complying with KRPC 1.15(d)(2) and Rule 216A. *In re Quinn*, 286 Kan. 301, 184 P.3d 235 (2008).
- 13. Attorney's misconduct in two complaints violated KRPC 1.3, 1.4, 1.15 (a) and (b), 8.4(g), and Rule 207(b); previously disciplined twice for similar violations; probation plan per Rule 211(g) denied; ordered to repay funds owed to clients per Rule 203(a)(5); indefinite suspension in accordance with Rule 203(a)(2). *In re Corrin*, 286 Kan. 421, 184 P.3d 923 (2008).
- 14. Attorney stipulated to violating KRPC 1.1, 1.2, 1.3, 1.4, 1.8, 1.16, 5.3, 8.3, and 8.4; final hearing report deemed admitted under Rule 212(c); under Rule 211(g), probation plan may be submitted by respondent after one year; three-year suspension per Rule 203(a)(2). *In re Cline*, 289 Kan. 834, 217 P.3d 455 (2009).
- 15. Attorney committed numerous violations of KRPC 1.3, 1.4, 1.15, 1.16, 4.1, 5.3, 5.4, 5.5, 7.1, 8.1, and 8.4(c) and (g) in his home mortgage loan modification business; clear and convincing evidence established per Rule 211(f); disbarment per Rule 203(a)(1). *In re Weaver*, 294 Kan. 751, 281 P.3d 502 (2012).
- 16. Attorney misconduct violated KRPC 3.3(a)(1) and (3); 5.1(c); 8.1(b); and 8.4(c), (d), and (g); clear and convincing evidence did not support finding of other specific violations of KRPC 3.3(a)(1), 3.6, 3.8(f), 5.3(b), 8.1(a), and 8.4(c) and (g); indefinite suspension under Rule 203(a)(2). *In re Kline*, 298 Kan. 96, 311 P.3d 321 (2013).
- 17. Attorney misconduct violated KRPC 1.3, 1.15, and 5.3; 3-month suspension. *In re Peloquin*, 301 Kan. 1, 338 P.3d 568 (2014).
- 18. Attorney misconduct violated KRPC 1.4(a) and 5.3; published censure. *In re Ehrlich*, 302 Kan. 174, 351 P.3d 1268 (2015).
- 19. Attorney violated KRPC 5.3 by supervision failures which resulted in staff failing to calendar appeal related deadlines and staff failing to check email for appellate court order. *In re Christians*, 314 Kan. 266, 497 P.3d 560 (2021).
- 20. Attorney stipulated to violations of KRPC 5.3(c)(2) by failing to properly supervise employees to ensure proper research was conducted to create complete and accurate mineral title opinion and to ensure that accurate information was properly communicated between his office and clients. *In re Eland*, 317 Kan. 315, 528 P.3d 983 (2023).

KRPC 5.4 Professional Independence of a Lawyer

- 1. Medical profession's Board of Healing Arts prohibition on fee splitting compared to MRPC 5.4. *Early Detection Center, Inc. v. Wilson*, 248 Kan. 869, 877, 811 P.2d 860 (1991).
- 2. Attorney's misconduct by failing to supervise nonattorney representatives violated Rules and his own misconduct violated KRPC 1.4, 1.5, 1.14, 1.15, 1.16, 5.3, 5.4(a), 5.5(b), 7.3 and 8.4; two-year supervised probation. *In re Flack*, 272 Kan. 465, 33 P.3d 1281 (2001).

- 3. Attorney previously disciplined on five occasions by informal admonishments now found to have 14 violations of KRPC, including 1.1, 1.3, 1.4, 1.5(b), 1.15(a) and (d), 1.16(d), 3.3(a), 8.4(a) as well as 1.8(f)(2) and 5.4(c); Rule 211(b) cited for failing to respond to complaint within 20 days; misconduct was shown by clear and convincing evidence per Rule 211(f); Supreme Court not bound by recommendations of Disciplinary Administrator or hearing panel per Rule 212(f); attorney failed to disprove district court findings in civil judgment per Rule 202; Internal Operating Rule E.3. and E.8. discussed; one-year suspension and Rules 218 and 219 compliance ordered. *In re Rumsey*, 276 Kan. 65, 71 P.3d 1150 (2003).
- 4. KRPC 5.4(a) cited which prohibits splitting a legal fee with a nonattorney. *Stewart Title of the Midwest v. Reece & Nichols Realtors*, 294 Kan. 553, 276 P.3d 188 (2012).
- 5. Attorney committed numerous violations of KRPC 1.3, 1.4, 1.15, 1.16, 4.1, 5.3, 5.4, 5.5, 7.1, 8.1, and 8.4(c) and (g) in his home mortgage loan modification business; clear and convincing evidence established per Rule 211(f); disbarment per Rule 203(a)(1). *In re Weaver*, 294 Kan. 751, 281 P.3d 502 (2012)
- 6. Attorney misconduct violated KRPC 5.4(d), 7.1(a), 8.4(c), and 8.4(g); indefinite suspension. *In re Holyoak*, 304 Kan. 644, 372 P.3d 1205 (2016).

KRPC 5.5 Unauthorized Practice of Law: Multijurisdictional Practice of Law

- 1. Rule does not prohibit use of paraprofessionals, so long as attorney supervises and retains responsibility; suspended attorney as paralegal. *In re Wilkinson*, 251 Kan. 546, 834 P.2d 1356 (1992).
- 2. Attorney's accepting a fee to handle an estate case while suspended from the practice of law violates MRPC 5.5 and 8.4; 16 additional cases pending at the time of oral argument; disbarment. *In re Howlett*, 266 Kan. 401, 969 P.2d 890 (1998).
- 3. Attorney's failure to provide competent representation and to diligently represent and communicate with clients violates KRPC 1.1, 1.3, 1.4(a); attorney's unauthorized practice of law following suspension violates KRPC 5.5; failure to respond to and cooperate with disciplinary administrator violates KRPC 8.1; failure to stop practicing law after suspension and failure to so notify clients violates KRPC 8.4 and Rules 207, 211, and 218; disbarment. *In re Moran*, 270 Kan. 403, 13 P.3d 1275 (2000).
- 4. Attorney's misconduct by failing to supervise nonattorney representatives violated Rules and his own misconduct violated KRPC 1.4, 1.5, 1.14, 1.15, 1.16, 5.3, 5.4(a), 5.5(b), 7.3 and 8.4; s two-year supervised probation. *In re Flack*, 272 Kan. 465, 33 P.3d 1281 (2001).
- 5. Attorney failed to provide adequate supervision of disbarred attorney as employee in his firm and allowed him to engage in unauthorized practice of law over a number of years violating KRPC 5.3 and 5.5(b); misconduct found with clear and convincing evidence per Rule 211(f); hearing panel's report deemed admitted under Rule 212(c) and (d); published censure per Rule 203(a)(3). *In re Juhnke*, 273 Kan. 162, 41 P.3d 855 (2002).
- 6. Attorney violated suspension order and engaged in the unauthorized practice of law; suspension per Rule 203(a)(2); Rules 218 and 219 compliance ordered. *In re Lucas*, 273 Kan. 1010, 46 P.3d 558 (2002).
- 7. Attorney's misconduct for failure to inform client the status of his license, violation of the KRPC's by representing a client without his license, the unauthorized practice of law, and failure to register with the Clerk of the Appellate Courts and pay registration fee violates KRPC 1.4(b), 1.16(a)(1),

- 5.5(a), 8.4(d), Rule 208(a) and Rule 218(a); ninety-day suspension. *In re Hunter*, 273 Kan. 1015, 46 P.3d 1199 (2002).
- 8. Attorney's misconduct violated multiple offenses of KRPC: 1.3, 1.4(a), 3.2, 5.5(a), 8.1(b), 8.4(a) and (d); notified per Rule 215(a); failed to respond or appear violating Rule 212(d); failed to file answer per Rule 211(b); disbarment per Rule 203(a)(1); Rule 218 compliance ordered. *In re Griswold*, 274 Kan. 776, 56 P.3d 269 (2002).
- 9. Attorney's misconduct in numerous cases violated KRPC 1.1, 1.3, 1.4, 1.15, 1.16, 4.1, 5.3, 5.5, 8.1, 8.4, Rule 207, and Rule 211(b); hearing panel's report deemed admitted pursuant to Rule 212(c) and (d); temporary suspension per Rule 203(b) requested by Disciplinary Administrator; disbarment and Rule 218 compliance ordered. *In re Anderson*, 278 Kan. 512, 101 P.3d 1207 (2004).
- 10. Attorney previously disciplined twice before violated KRPC 1.1, 1.7, 1.8, 3.4, 5.5, and 8.4; failure to file answer to formal complaint violated Rule 211(b); disbarment and Rule 218 compliance ordered. *In re Stover*, 278 Kan. 835, 104 P.3d 394 (2005).
- 11. Attorney's misconduct in multiple cases violates KRPC 1.3, 1.4, 5.5, 8.1, Rule 207(b), and Rule 212(b); respondent failed to appear at scheduled hearing and failed to file exceptions to panel's report in violation of Rule 212(d); indefinite suspension per Rule 203(a)(2). *In re Moore*, 280 Kan. 971, 127 P.3d 270 (2006).
- 12. Attorney's misconduct violated KRPC 1.1, 1.5(a), 5.5(a), and 8.4(d) for mishandling an estate and practicing law while suspended; published censure per Rule 203(a)(3). *In re Alig*, 285 Kan. 117, 169 P.3d 690 (2007).
- 13. Attorney on suspension for failing to pay attorney registration fee and failing to comply with annual CLE requirements violated KRPC 1.16 and 5.5; misconduct established by clear and convincing evidence per Rule 211(f); final report deemed admitted per Rule 212; indefinite suspension per Rule 203(a)(2). *In re Petzold*, 285 Kan. 110, 169 P.3d 686 (2007).
- 14. Attorney's misconduct violated Rule 202 by engaging in the unauthorized practice of law; KRPC 5.5(a), and 8.4(b) and (c); indefinite suspension. *In re Trester*, 285 Kan. 404, 172 P.3d 31 (2007).
- 15. Attorney, who was disciplined five times in Texas, by his conduct in Texas and per Rule 202 violated KRPC 1.3, 1.4, 1.15(d), 1.16(d), 5.5(b), 8.1(b), and Rule 207(b); failed to file written answer to complaint per Rule 211(b); findings of fact admitted pursuant to Rule 212(e); notified per Rule 215(a); disbarment in accordance with Rule 203(a)(1). *In re Lee*, 285 Kan. 1125, 180 P.3d 552 (2008).
- 16. Attorney previously disciplined and under indefinite suspension violated KRPC 5.5(a) for engaging in the unauthorized practice of law; KRPC 1.1 by failing to provide competent representation; and KRPC 1.16; misconduct established by clear and convincing evidence per Rule 211(f); recommendations of the hearing panel or the Disciplinary Administrator are advisory only per Rule 212(f); indefinite suspension and Rules 218 and 219 compliance ordered. *In re Swisher*, 285 Kan. 2084, 179 P.3d 412 (2008).
- 17. Attorney's misconduct violated KRPC 1.1, 4.1, 4.4, 5.5, and 8.4(c) through her conviction of five counts of unauthorized practice of law in Minnesota and suspension; attorney misconduct established by clear and convincing evidence per Rule 211(f); indefinite suspension in accordance with Rule 203(a)(2). *In re Hillbrant*, 286 Kan. 280, 182 P.3d 1253 (2008).
- 18. Attorney committed multiple violations of KRPC 1.3, 1.4(a). 5.5(a), 8.1(b), 8.4(g), Rule 207(b), Rule 211(b), and Rule 218; findings of fact deemed admitted per Rule 212(d); published censure per Rule 203(a)(3). *In re Lee*, 287 Kan. 676, 198 P.3d 140 (2008).
- 19. Attorney violated KRPC 5.5 and 8.4 in his unauthorized practice of law; misconduct established by clear and convincing evidence per Rule 211(f); final hearing report deemed admitted per Rule 212(c); six-month suspension per Rule 203(a)(2). *In re Nelson*, 233 Kan. 179, 200 P.3d 1262 (2009).

- 20. Attorney voluntarily surrendered license pursuant to Rule 217 pending a hearing on five complaints alleging misconduct under KRPC 1.3, 1.4(a), 1.16, 5.5, 8.1(b), and 8.4(b) and Rules 207(b) and 211 (b); disbarment. *In re Docking*, 288 Kan. 731, 208 P.3d 739 (2009).
- 21. Attorney committed numerous violations of KRPC 1.1, 1.3, 1.4, 1.15, 3.3, 5.5, 8.1, and 8.4 and Rule 207; requirements of probation plan not met per Rule 211(g); one-year suspension. *In re Woodring*, 289 Kan. 173, 210 P.3d 120 (2009).
- 22. Attorney on suspension committed violations of KRPC 1.4, 3.4, 5.5, and 8.4; respondent filed exceptions and a brief pursuant to Rule 212; no exceptional circumstances exist to warrant discovery deposition per Rule 216(f) and Internal Operating Rule D.4; disbarment. *In re Wiles*, 289 Kan. 201, 210 P.3d 613 (2009).
- 23. Attorney continued to practice law in retirement and violated KRPC 5.5 and 8.4(c); law-related services defined per KRPC 5.7(b); Rules 201, 208 discussed; hearing panel's recommendation is advisory only per Rule 212(f); disbarment. *In re Rost*, 289 Kan.290, 211 P.3d 145 (2009).
- 24. Attorney voluntarily surrenders license per Rule 217 with panel hearing pending on three complaints involving violations of KRPC 1.3, 1.4(a), 5.5, 8.4(d) and Rule 211(b); disbarment. *In re Holmberg*, 289 Kan. 978, 218 P.3d 801 (2009).
- 25. Attorney voluntarily surrenders license per Rule 217 with three complaints pending of violations of KRPC 1.1, 1.4, 5.5, 8.1, 8.4(c), and Rule 211; disbarment. *In re Ruther*, 289 Kan. 1130, 220 P.3d 369 (2009).
- 26. Attorney engaged in the unauthorized practice of law while on suspension, violating KRPC 5.5, 8.1(b), 8.4(a), and Rule 218(c); disbarment per Rule 203(a)(1). *In re Miller*, 290 Kan. 1075, 238 P.3d 227 (2010).
- 27. Attorney previously disciplined three times found to have violated KRPC 1.4(a), 1.16(d), 5.5(a), 8.1(b), 8.4(c), Rule 207(b), Rule 211(b), and Rule 218(a); hearing panel's recommendation advisory only and court may impose different discipline per Rule 212(f); disbarment per Rule 203(a)(1). *In re Jones*, 291 Kan. 405, 243 P.3d 1101 (2010).
- 28. Attorney's misconduct violated KRPC 1.1, 1.3, 1.4, 1.5(d), 5.1(a) and (c)(2), 5.5(b), 8.4(a), and Rule 116 including neglecting to track cases and failing to ensure his partner was admitted *pro hac vice* in Kansas cases; respondent filed no exceptions to the hearing report, thus, findings and conclusions deemed admitted per Rule 212(c); Rules 218 and 219 compliance ordered; 1-year suspension per Rule 203(a)(2). *In re Roswold*, 292 Kan. 136, 249 P.3d 1199 (2011).
- 29. Attorney's misconduct violated KRPC 1.7(a)(2), 5.5(a), Rule 208(c), and KPRC 8.4(c), relating to his conflict of interest representation of an arson suspect and her husband; Rules 218 and 219 compliance ordered; one-year suspension. *In re Johnson*, 294 Kan. 575, 276 P.3d 213 (2012).
- 30. Attorney committed numerous violations of KRPC 1.3, 1.4, 1.15, 1.16, 4.1, 5.3, 5.4, 5.5, 7.1, 8.1, and 8.4(c) and (g) in his home mortgage loan modification business; clear and convincing evidence established per Rule 211(f); disbarment per Rule 203(a)(1). *In re Weaver*, 294 Kan.751, 281 P.3d 502 (2012).
- 31. Attorney misconduct violated KRPC 1.1, 1.4, 5.5, 8.4(c), Rule 208, and Rule 218; exceptions filed under Rule 212(d); recommended 2-year suspension only advisory under Rule 218(f); disbarment imposed. *In re Beck*, 298 Kan. 881, 318 P.3d 977 (2014).
- 32. Attorney misconduct violated KRPC 5.5(a), 8.4(d), and Rule 211(b); 6-month suspension. *In re Sutton*, 298 Kan. 793, 316 P.3d 741 (2014).
- 33. Attorney misconduct violated KRPC 5.5(a) and 8.4(g) and Rule 211(b); disbarment. *In re O'Leary*, 303 Kan. 456, 362 P.3d 1092 (2015).
- 34. Appeal by Disciplinary Administrator's office under Rule 211(f); hearing panel erred in dismissing alleged violations of Rule 218(c)(1) and KRPC 5.5(a). *In re Hall*, 304 Kan. 999, 377 P.3d

1149 (2016).

- 35. The attorney's misconduct violated KRPC 5.5(a), 8.1(b), and 8.4(d) and Supreme Court Rules 207(b), 211(b), and 218(a); the court disbarred the attorney. *In re McDaneld*, 305 Kan. 973, 389 P.3d 976 (2017).
- 36. The attorney's misconduct violated KRPC 5.5(a) and (b), 7.1(a), 8.3(a), and 8.4(d) and Supreme Court Rules 207(c), 208(c), and 211(b); the court disbarred the attorney. *In re Geniuk*, 307 Kan. 509, 411 P.3d 320 (2018).
- 37. The attorney's misconduct violated KRPC 1.3, 3.2, 5.5(a), and 8.4(d) and (g); the court imposed a one-year suspension; once no longer administratively suspended, the attorney may petition to suspend the suspension and to serve a two-year probation. *In re Haley*, 307 Kan. 540, 411 P.3d 1216 (2018).
- 38. The attorney's misconduct violated KRPC 1.4, 1.16(a)(1), 5.5(a), 8.1, and 8.4(c) and (d) and Supreme Court Rule 218(a); the court imposed a one-year suspension; the attorney must undergo a reinstatement hearing under Rule 219(d). *In re Holmes*, 307 Kan. 871, 416 P.3d 143 (2018).
- 39. Attorney who had been suspended from practice of law violated KRPC 5.5 by making court appearances, holding himself out as attorney in correspondence, and resolving a criminal case by plea. *In re Fuller*, 312 Kan. 310, 474 P.3d 776 (2020).
- 40. Attorney violated KRPC 5.5 by continuing to represent clients after he had been suspended from the practice of law. *In re Starosta*, 314 Kan. 378, 499 P.3d 458 (2021).
- 41. Held that suspended attorney did not engage in unauthorized practice of law in violation of KRPC 5.5 when attorney merely indicated future representation was possible upon reinstatement and did not otherwise engage in any counseling, advising, or rendering services requiring legal knowledge. *In re Holmes*, 316 Kan. 578, 520 P.3d 1271 (2022).
- 42. Attorney stipulated to violating KRPC 5.5(a) and Rule 231(b) by the following actions taken while his license was suspended: communicating with opposing counsel on client's behalf regarding cohabitation and antenuptial agreement, revising agreement based on those communications, and providing legal advice to client regarding changes made to agreement. *In re Ayesh*, 317 Kan. 405, 530 P.3d 731 (2023).

KRPC 5.6 Restrictions on Right to Practice

Case Annotations

1. Parties' agreement in divorce proceedings which prohibited wife from retaining specific named attorney violates public policy; rule cited; agreement void. *Jarvis v. Jarvis*, 12 Kan. App. 2d 799, 758 P.2d 244 (1988).

KRPC 5.7 Responsibilities Regarding Law-Related Services

Case Annotations

1. Attorney continued to practice law in retirement and violated KRPC 5.5 and 8.4; law-related services defined per KRPC 5.7(b); Rules 201, 208 discussed; hearing panel's recommendation is advisory only per Rule 212(f); disbarment. *In re Rost*, 289 Kan. 290, 211 P.3d 145 (2009).

INFORMATION ABOUT LEGAL SERVICES

KRPC 7.1 Communications Concerning a Lawyer's Services

Case Annotations

- 1. Rule 7.1(b) prohibits guaranteeing the outcome of legal representation. *Pizel v. Zuspann*, 247 Kan. 699, 803 P.2d 205 (1990).
- 2. Attorney previously censured disbarred for violations of MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.15, 1.16, 3.2, 3.3, 4.1, 7.1, 7.5, 8.1, 8.4, and Rules 207 and 208; Rule 218 compliance ordered. *In re Shultz*, 257 Kan. 662, 895 P.2d 603 (1995)
- 3. Attorney licensed to practice law in Missouri, but not in Kansas, failed to comply with Rule 216; violated Mo. Rules of Professional Conduct which are identical to and thus, based on Rule 202, violate KRPC 3.3(a)(1), 4.1(a), 8.1(b), 8.4(a) and (d); also found to have violated KRPC 7.1, 8.4(c) and (g); violated Rule 211(b) by failing to timely file answer to formal complaint; indefinite prohibition from practicing law before any Kansas court, administrative tribunal, or state agency. *In re Franco*, 275 Kan. 571, 66 P.3d 805 (2003).
- 4. Attorney committed numerous violations of KRPC 1.3, 1.4, 1.15, 1.16, 4.1, 5.3, 5.4, 5.5, 7.1, 8.1, and 8.4(c) and (g) in his home mortgage loan modification business; clear and convincing evidence established per Rule 211(f); disbarment per Rule 203(a)(1). *In re Weaver*, 294 Kan. 751, 281 P.3d 502 (2012).
- 5. Attorney misconduct violated KRPC 5.5(a), 7.1, 7.5(a), 8.1(b), and 8.4(d) and Rules 207(b), 208(c), and 218(a); indefinite suspension. *In re Barker*, 302 Kan. 156, 351 P.3d 1256 (2015).
- 6. Attorney misconduct violated KRPC 5.4(d), 7.1(a), 8.4(c), and 8.4(g); indefinite suspension. *In re Holyoak*, 304 Kan. 644, 372 P.3d 1205 (2016).
- 7. The attorney's misconduct violated KRPC 5.5(a) and (b), 7.1(a), 8.3(a), and 8.4(d) and Supreme Court Rules 207(c), 208(c), and 211(b); the court disbarred the attorney. *In re Geniuk*, 307 Kan. 509, 411 P.3d 320 (2018).
- 8. Attorney violated KRPC 7.1(a) by repeatedly assuring client that he would obtain probation for client where sentence for charged crimes was presumptive imprisonment. *In re Martinez*, 315 Kan. 245, 506 P.3d 909 (2022).

KRPC 7.2 Advertising

Case Annotations

1. Attorney's charging various clients unreasonable fees, failure to refund expense deposits, failure to inform client of the status of case, failure to act with reasonable diligence and promptness, use of deceptive and fraudulent retainer agreement, and other misconduct violate MRPC 1.4(a) and (b), 1.5, 1.8(h), 1.15(b), 1.16(d), 3.5(d), 7.2(d), 8.2(a), and 8.4; indefinite suspension per Rule 203(a)(2). *In re Scimeca*, 265 Kan. 742, 962 P.2d 1080 (1998).

KRPC 7.3 Solicitation of Clients

Case Annotations

- 1. Rule constitutionally invalid as a violation of First and Fourteenth Amendments. *Shapero v. Kentucky Bar Association*, 486 U.S. 466, 100 L. Ed. 2d 475, 108 S. Ct. 1916 (1988).
- 2. Attorney's contacting mother of deceased before and at funeral, in an effort to obtain information leading to legal representation of deceased's alleged son, violated MRPC 8.4(g); contacting mother of deceased's alleged son to solicit employment violated MRPC 7.3; other violations; public censure. *In re Roth*, 248 Kan. 194, 803 P.2d 1028 (1991).
- 3. Attorney's mishandling of personal injury, criminal, bankruptcy, and divorce cases violates MRPC 1.1, 1.3, 1.4, 1.5, 1.15, 1.16, 7.3, and 8.4(a), (c), (d), and (g) and Rule 207; panel recommended disbarment per Rule 203(a)(1); indefinite suspension. *In re Lewis*, 265 Kan. 766, 962 P.2d 534 (1998).
- 4. Attorney voluntarily surrenders his license to practice law in Missouri; his misconduct violated KRPC 4.1, 7.3, and 8.4(a) and (c) per Rule 202; disbarment. *In re Rogers*, 269 Kan. 829, 7 P.3d 1260 (2000).
- 5. Attorney's misconduct by failing to supervise nonattorney representatives violated Rules and his own misconduct violated KRPC 1.4, 1.5, 1.14, 1.15, 1.16, 5.3, 5.4(a), 5.5(b), 7.3 and 8.4; two-year supervised probation. *In re Flack*, 272 Kan. 465, 33 P.3d 1281 (2001).

KRPC 7.5 Firm Names and Letterheads

Case Annotations

- 1. Attorney's mishandling of divorce case violates MRPC 1.3 and 1.4, and use of letterhead indicating attorney is in partnership with another when such is not the case violates MRPC 7.5(d); censure. *In re Seck*, 255 Kan. 552, 874 P.2d 678 (1994).
- 2. Attorney previously censured disbarred for violations of MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.15, 1.16, 3.2, 3.3, 4.1, 7.1, 7.5, 8.1, 8.4, and Rules 207 and 208; Rule 218 compliance ordered. *In re Shultz*, 257 Kan. 662, 895 P.2d 603 (1995).
- 3. Attorney misconduct violated KRPC 5.5(a), 7.1, 7.5(a), 8.1(b), and 8.4(d) and Rules 207(b), 208(c), and 218(a); indefinite suspension. *In re Barker*, 302 Kan. 156, 351 P.3d 1256 (2015).

MAINTAINING THE INTEGRITY OF THE PROFESSION

KRPC 8.1 Bar Admission and Disciplinary Matters

- 1. Attorney's truthfulness and adequacy of information disclosed on Kansas bar application questioned; insufficient evidence. *In re Anderson*, 247 Kan. 208, 795 P.2d 64 (1990).
- 2. Attorney who used a handgun "to demonstrate a point" to complainant who was preparing to name attorney's friend as father of complainant's child, and who prepared and submitted false affidavits to disciplinary administrator regarding the incident, violated Rules 8.1 and 8.4(c); insufficient evidence to find charged violations of Rules 3.3; 3.4; 3.5; 4.1; 4.4; 8.4(a), (b), (d), (g); or Rule 207. One-year suspension. *In re Wood*, 247 Kan. 219, 794 P.2d 660 (1990).

- 3. Violations of MRPC 1.15 and 8.1 and Rule 207 found based on attorney's receiving money from client, not placing it in trust account, and making false statements to disciplinary investigators; other violations charged; indefinite suspension and compliance with Rule 218 ordered. *In re Jancich*, 255 Kan. 787, 877 P.2d 417 (1994).
- 4. Attorney previously censured disbarred for violations of MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.15, 1.16, 3.2, 3.3, 4.1, 7.1, 7.5, 8.1, 8.4, and Rules 207 and 208; Rule 218 compliance ordered. *In re Shultz*, 257 Kan. 662, 895 P.2d 603 (1995).
- 5. Attorney's mishandling of various civil and divorce cases violates MRPC 1.1, 1.2, 1.3, 1.4, 1.15, 3.2, 3.4, 4.1, 8.1, and 8.4; indefinite suspension. *In re Gordon*, 258 Kan. 784, 908 P.2d 169 (1995).
- 6. Attorney's mishandling of bankruptcy proceedings for his clients violates MRPC 1.1, 1.2, 1.3, 1.4, 8.1 and 8.4 and Rule 207; disbarment. *In re Gordon*, 260 Kan. 905, 925 P.2d 840 (1996).
- 7. Attorney's failure to act with reasonable diligence and promptness in an eviction case, commingling of clients' funds with his own, and failure to cooperate with disciplinary administrator's office violate MRPC 1.4, 1.5, 1.9, 1.15, 1.16, 8.1 and 8.4 and Rule 207; one-year suspension. *In re Howlett*, 261 Kan. 167, 928 P.2d 52 (1996).
- 8. Attorney falsified records regarding sale of home to prevent one-half of proceeds from going to the Department of Social and Rehabilitation Services as credit against future Medicaid benefits in violation of MRPC 1.1, 4.1, 5.3, 8.1, and 8.4; published censure per Rule 203(a)(3). *In re Apt*, 263 Kan. 210, 946 P.2d 1002 (1997).
- 9. Attorney's failure to respond to disciplinary investigator violated MRPC 8.1 and Rule 207; indefinite suspension. *In re Mitchell*, 263 Kan. 217, 946 P.2d 999 (1997).
- 10. Attorney's failure to communicate with his client, his delay in handling of insurance settlement, and his misrepresentation of material facts to disciplinary administrator violate MRPC 1.1, 1.2(a), 1.3, 1.4(a) and (b), 8.1(a) and 8.4(d) and (g) and Rules 207 and 211; published censure per Rule 203(a)(3). *In re Potter*, 263 Kan. 766, 952 P.2d 936 (1998).
- 11. Attorney's failure to diligently and competently represent and to communicate with his six clients and his failure to cooperate with the disciplinary administrator's office violate MRPC 1.1, 1.3, 1.4, 1.16, 3.4, 8.1, and 8.4 and Rule 207; suspension effective as of the date of order for purpose of Rule 219(e); indefinite suspension. *In re Wooten*, 264 Kan. 283, 955 P.2d 1239 (1998).
- 12. Attorney's mishandling of four divorce cases violates MRPC 1.1, 1.3, 1.4, 1.16, 3.1, 3.2, 3.3, 4.1, 8.1, and 8.4 and Rule 207; a hearing panel report deemed to be admitted per Rule 212(c) and (d); supervising attorney afforded all immunities per Rule 223; two-year supervised probation. *In re Lober*, 266 Kan. 404, 969 P.2d 885 (1998).
- 13. Attorney's failure to appear in court on numerous occasions and his abandonment of his law practice without making any arrangements to protect his clients violate KRPC 1.1, 1.3, 1.4, 1.15, 1.16, 8.1, and 8.4 and Rules 207 and 208(c); disbarment. *In re Ortega*, 267 Kan. 228, 978 P.2d 914 (1999).
- 14. Attorney's mishandling of personal injury case, past due taxes case, and bankruptcy case violates KRPC 1.3, 1.4, 1.15, 3.2, 8.1, and 8.4; he was arrested for DUI, possession of cocaine, possession of drug paraphernalia, battery on a law enforcement officer, battery on his former girlfriend, and other charges; failure to notify and cooperate with the disciplinary administrator in violation of Rules 203(c) and 207, defense under Rule 223 raised; indefinite suspension. *In re Parker*, 267 Kan. 779, 985 P.2d 124 (1999).
- 15. Attorney's lack of diligence, communication, and failure to expedite post-divorce child support matter violate KRPC 8.1 and Rules 207 and 211; indefinite suspension per Rule 219(e). *In re Cole*, 268 Kan. 828, 999 P.2d 962 (2000).

- 16. Attorney's mishandling of probate matters violates KRPC 1.1, 1.3, 3.3(a), 8.1(a), and 8.4(c); stipulated facts and conclusions and recommendations of the final hearing report deemed admitted per Rule 212(c) and (d); supervising attorney afforded immunity per Rule 223; two-year supervised probation. *In re Howard*, 269 Kan. 414, 2 P.2d 766 (2000).
- 17. Attorney's failure to provide competent representation and to diligently represent and communicate with clients violates KRPC 1.1, 1.3, 1.4(a); attorney's unauthorized practice of law following suspension violates KRPC 5.5; failure to respond to and cooperate with disciplinary administrator violates KRPC 8.1; failure to stop practicing law after suspension and failure to so notify clients violates KRPC 8.4 and Rules 207, 211, and 218; disbarment. *In re Moran*, 270 Kan. 403, 13 P.3d 1275 (2000).
- 18. Attorney's mishandling of numerous cases violates KRPC 1.3, 1.4, 1.15(b), 1.16(a) and (d), 3.2, 8.1(b) and Rule 207; hearing panel's report deemed admitted per Rule 212(d); indefinite suspension per Rule 203(a)(2) and Rules 218, 219, and 221 compliance ordered. *In re Tweedly*, 271 Kan. 261, 20 P.3d 1245 (2001).
- 19. Attorney's mishandling of child custody case violated KRPC 1.3 for lack of diligence, 1.4 for failure to keep client informed about status of her case, 1.15(b) for failure to return unearned fees, 1.16(d) for failure to return unearned fees, 8.1(b) for failure to respond to Disciplinary Administrator's letters, 8.4(a)(c)(d) and (g) for violating KRPC's; Rule 207(b) and Rule 211(b) for failing to provide written responses to disciplinary complaint and failing to timely file an answer; 1-year suspension. *In re Arnett*, 274 Kan. 366, 52 P.3d 892 (2002).
- 20. Attorney committed multiple violations of KRPC 1.1, 1.3, 1.4(a), 1.16(d), 8.1(b), 8.4(d), Rule 207(b), and Rule 211(b); failure to appear before Supreme Court violated Rule 212(d); disbarment per Rule 203(a)(1). *In re Sechtem*, 274 Kan. 387, 49 P.3d 541 (2002).
- 21. Attorney disbarred in Missouri found to have violated KRPC 1.3, 1.4, 3.2, 8.1(b), 8.4(a) and (d) and Rule 211(b); indefinite suspension. *In re Johnson*, 274 Kan. 783, 55 P.3d 913 (2002).
- 22. Attorney suspended for 6 months for violating KRPC 1.1, 1.3, 1.4, 3.2, 8.1(b), 8.4(a) and (d); findings of fact admitted pursuant to Rule 212(d); previously indefinitely suspended pursuant to Rule 208 and Rule 806; Rule 219 compliance ordered. *In re Matson*, 274 Kan. 785, 56 P.3d 160 (2002).
- 23. Attorney's misconduct violated multiple offenses of KRPC: 1.3, 1.4(a), 3.2, 5.5(a), 8.1(b), 8.4(a) and (d); notified per Rule 215(a); failed to respond or appear violating Rule 212(d); failed to file answer per Rule 211(b); disbarment per Rule 203(a)(1); Rule 218 compliance ordered. *In re Griswold*, 274 Kan. 776, 56 P.3d 269 (2002).
- 24. Attorney committed multiple violations of KRPC: 1.3, 1.4, 1.16(d), and 3.2; failed to timely respond to complaints in violation of 8.1, Rule 207(b) and Rule 211(b); supervising attorney afforded full immunities per Rule 223; 2-year supervised probation. *In re Nelson*, 275 Kan. 377, 64 P.3d 413 (2003).
- 25. Attorney licensed to practice law in Missouri, but not in Kansas, failed to comply with Rule 216; violated Mo. Rules of Professional Conduct which are identical to and thus, based on Rule 202, violate KRPC 3.3(a)(1), 4.1(a), 8.1(b), 8.4(a) and (d); also found to have violated KRPC 7.1, 8.4(c) and (g); violated Rule 211(b) by failing to timely file answer to formal complaint; indefinite prohibition from practicing law before any Kansas court, administrative tribunal, or state agency. *In re Franco*, 275 Kan. 571, 66 P.3d 805 (2003).
- 26. Attorney committed multiple violations of KRPC: 1.15, 8.1, 8.4(a), (b), (c), (d), and (g), and Rule 207(b); exceptions filed to several findings per Rule 212(c); misconduct found by clear and convincing evidence per Rule 211(f); disbarment. *In re Wright*, 276 Kan. 357, 76 P.3d 1018 (2003).
- 27. Attorney previously disciplined and on probation found to have violated KRPC 1.4 for failing to communicate with a client; KRPC 8.1(b) and Rule 207 for failing to respond to the Disciplinary Administrator; 1-year suspension. *In re Lober*, 276 Kan. 633, 78 P.3d 442 (2003).
- 28. Attorney's supervised probation revoked following violations of KRPC 1.3, 1.4, 1.5, 1.7, 8.1, 8.4; failure to cooperate in investigation of complaints per Rule 207(b); failure to obtain liability insurance as condition of probation; indefinite suspension. *In re Nelson*, 277 Kan. 920, 92 P.3d 1146

(2004).

- 29. Attorney's misconduct in numerous cases violated KRPC 1.1, 1.3, 1.4, 1.15, 1.16, 4.1, 5.3, 5.5, 8.1, 8.4, Rule 207, and Rule 211(b); hearing panel's report deemed admitted pursuant to Rule 212(c) and (d); temporary suspension per Rule 203(b) requested by Disciplinary Administrator; disbarment and Rule 218 compliance ordered. *In re Anderson*, 278 Kan. 512, 101 P.3d 1207 (2004).
- 30. Attorney's failure to competently represent two clients led to complaints he violated KRPC 1.1, 1.3, 1.4, 1.16(d), 8.1(b), Rule 207(b), and Rule 211(b); published censure per Rule 203(a)(3). *In re Sheahon*, 278 Kan. 494, 102 P.3d 392 (2004).
- 31. Attorney committed numerous violations of rules of professional conduct including KRPC 1.1, 1.2, 1.3, 1.4, 1.16, 3.2, 8.1, Rule 207, and Rule 211; respondent's exceptions considered per Rule 212; disbarment and Rule 218 compliance ordered. *In re Wenger*, 279 Kan. 895, 112 P.3d 199 (2005)32. Attorney previously disciplined violated his supervised probation; now found to have violated KRPC 1.3, 1.4, 1.5, 1.7, 8.1, 8.4, Rule 207, and Rule 211; indefinite suspension and Rule 218 compliance. *In re Nelson*, 278 Kan. 506, 102 P.3d 1140 (2004).
- 33. Attorney's misconduct involving five complaints violated KRPC 1.1, 1.3, 1.4, 1.15(a), 1.16(d), 3.4(d), 8.1, 8.4, Rule 207, and Rule 211; hearing panel's report deemed admitted under Rule 212(c) and (d); disbarment and Rule 218 compliance ordered. *In re Rock*, 279 Kan. 257, 105 P.3d 1290 (2005).
- 34. Attorney stipulates to findings that he violated KRPC 1.1, 1.3, 1.4, 3.2, 8.1(b), 8.4(g), and Rule 207(b); three prior disciplinary offenses and supervised probation for prior misconduct; one-year suspension per Rule 203(a)(2). *In re Sachse*, 281 Kan. 1197, 135 P.3d 1207 (2006).
- 35. Attorney's multiple offenses violates KRPC 1.1, 1.3, 1.4, 8.1(b), 8.4(c) and Rule 207(b); charges established by clear and convincing evidence per Rule 211(f); hearing panel's report deemed admitted under Rule 212(c) and (d); supervising attorney granted full immunities per Rule 223; satisfactory plan of probation submitted by respondent per Rule 211(g); 1-year suspension stayed in accordance with Rule 203(a)(2); 2-years' supervised probation. *In re Mitchell*, 280 Kan. 656, 123 P.3d 1279 (2005).
- 36. Attorney surrenders license pursuant to Rule 217 pending review on charges of fraud and dishonesty which violated KRPC 8.1(a) and 8.4(c); disbarment and Rule 218 compliance ordered. *In re Girard*, 281 Kan. 97, 128 P.3d 400 (2006).
- 37. Attorney's misconduct in multiple cases violates KRPC 1.3, 1.4, 5.5, 8.1, Rule 207(b), and Rule 212(b); respondent failed to appear at scheduled hearing and failed to file exceptions to panel's report in violation of Rule 212(d); indefinite suspension per Rule 203(a)(2). *In re Moore*, 280 Kan. 971, 127 P.3d 270 (2006).
- 38. Attorney disciplined for violating KRPC 1.1, 1.3, 1.4, 3.4 in regard to his handling of a case filed under the Consumer Protection Act; failure to provide timely written response to client's complaint violates KRPC 8.1(b) and Rule 207(b); misconduct to be established by clear and convincing evidence per Rule 211(f); published censure pursuant to Rule 203(a)(3). *In re Arbuckle*, 283 Kan. 887, 156 P.3d 668 (2007).
- 39. Attorney disciplined for numerous violations of KRPC's including KRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.15, 1.16, 3.2, 8.1, and 8.4 in regard to seven formal complaints filed; failure to cooperate in disciplinary investigations per Rule 207(b); respondent's request for probation pursuant to Rule 211(g) denied; indefinite suspension per Rule 203(a)(2). *In re Green*, 283 Kan. 895, 156 P.3d 628 (2007).
- 40. Attorney who was previously disciplined for similar misconduct now violates KRPC 1.3, 1.4, 1.16(d), 8.1(b), and 8.4(d); failed to cooperate in disciplinary investigation and provide written responses to three complaints per Rule 207(b); failed to file answers per Rule 211(b); indefinite suspension per Rule 203(a)(2). *In re Webb*, 285 Kan. 130, 169 P.3d 336 (2007).
- 41. Attorney voluntarily surrendered license pursuant to Rule 217 pending hearing alleging multiple violations of KRPC 1.1, 1.3, 1.4(a), 1.16(d), 3.2, 8.1(b), and Rule 207(b); disbarment. *In re Lane*, 285 Kan. 259, 171 P.3d 275 (2007).

- 42. Attorney previously disciplined by suspension violated KRPC 8.1(a) and 8.4(b); misconduct established by clear and convincing evidence per Rule 211(f); failure to file exceptions to panel's report and report is deemed admitted per Rule 212(d); indefinite suspension per Rule 203(a)(2). *In re O'Neill*, 285 Kan. 474, 172 P.3d 1179 (2007).
- 43. Attorney's misconduct in two cases violated KRPC 1.1, 1.3, 1.4, 3.2, 8.1(b), 8.4(c) and (d), and Rule 207(b); misconduct established by clear and convincing evidence per Rule 211(f); indefinite suspension in accordance with Rule 203(a)(2). *In re Bishop*, 285 Kan. 1097, 179 P.3d 1096 (2008).
- 44. Attorney under temporary suspension for failing to pay annual registration fees and to comply with CLE requirements violated KRPC 8.1(b) and Rule 207(b) upon filing of a formal complaint; misconduct established by clear and convincing evidence per Rule 211(f); hearing panel's final report deemed admitted per Rule 212(c); required notice given per Rule 215(a); indefinite suspension in accordance with Rule 203(a)(2). *In re Crow*, 285 Kan. 1110, 179 P.3d 1093 (2008).
- 45. Attorney who was previously censured in Kansas and in a reciprocal discipline proceeding in Illinois violated KRPC 3.1, 3.3(a)(1) and (3); 3.4(b), 8.1(b), 8.4(b), (c) and (d) per Rule 202; respondent received reciprocal attorney discipline and sanctions in Missouri and Illinois; hearing panel's final report deemed admitted under Rule 212(c) and (d); indefinite suspension pursuant to Rule 203(a)(2). *In re Daugherty*, 285 Kan.1143, 180 P.3d 536 (2008). 46. Attorney's misconduct resulting from two complaints violated KRPC 1.1, 1.3, 1.4(b), 3.4(d), 8.1(b), 8.4(c) and Rule 207(b); prior admonishment for violating KRPC 1.15 and 7.1; three-month suspension pursuant to Rule 203(b). *In re Harris*, 285 Kan. 1115, 180 P.3d 558 (2008).
- 47. Attorney, who was disciplined five times in Texas, by his conduct in Texas and per Rule 202 violated KRPC 1.3, 1.4, 1.15(d), 1.16(d), 5.5(b), 8.1(b), and Rule 207(b); failed to file written answer to complaint per Rule 211(b); findings of fact admitted pursuant to Rule 212(e); notified per Rule 215(a); disbarment in accordance with Rule 203(a)(1). *In re Lee*, 285 Kan. 1125, 180 P.3d 552 (2008).
- 48. Attorney on suspension for failing to pay annual attorney registration and CLE fees and for failing to fulfill CLE requirements violated KRPC 1.1, 1.3, 1.4, 1.15(b), 1.16(d), 3.2, 8.1(b), 8.4(b), Rule 207, and Rule 211 in representation of a client and through his own criminal conduct; findings of fact in panel's report deemed admitted per Rule 212(d); required notice given per Rule 215(a); disbarment in accordance with Rule 203(a)(1). *In re Pittman*, 285 Kan. 1133, 179 P.3d 404 (2008).
- 49. Attorney committed multiple violations of KRPC 8.1, 8.4(d) and (g), Rule 207(b), and Rule 211(b) in an estate case by delaying the closing of the case and failing to cooperate and file responses as required; two prior disciplinary offenses; recommendations of the hearing panel and Disciplinary Administrator advisory only per Rule 212(f); indefinite suspension and Rule 218 compliance ordered.. *In re Jones*, 286 Kan. 544, 186 P.3d 746 (2008).
- 50. Attorney's mishandling of probate estate violated KRPC 1.3, 1.15(b), 8.1(b), 8.4(d) and (g), and Rule 207(b); six-month suspension. *In re Jones*, 287 Kan. 112, 193 P.3d 899 (2008).
- 51. Attorney's misconduct while on suspension violated KRPC 1.3, 1.4, 1.16, 8.1(b), Rule 211(b), and Rule 218; one-year suspension per Rule 203(a)(2). In re Docking, 287 Kan. 485, 196 P.3d 1149 (2008).
- 52. Attorney committed multiple violations of KRPC 1.3, 1.4(a). 5.5(a), 8.1(b), 8.4(g), Rule 207(b), Rule 211(b), and Rule 218; findings of fact deemed admitted per Rule 212(d); published censure per Rule 203(a)(3). *In re Lee*, 287 Kan. 676, 198 P.3d 140 (2008).
- 53. Attorney committed multiple violations of KRPC 1.1, 1.3, 1.4, 1.5, 1.16, 3.2, 8.1, 8.4(c), Rule 207(b), and Rule 211(b); attorney's brief did not comply with Rule 6.02; two-year suspension. *In re Swanson*, 288 Kan. 185, 200 P.3d 1205 (2009).
- 54. Attorney voluntarily surrendered his license pursuant to Rule 217 pending a hearing involving allegations of misconduct under KRPC 1.3, 1.4, 1.15, 8.1(b), and 8.4(b); disbarment. *In re Shafer*, 288 Kan. 657, 207 P.3d 208 (2009).
- 55. Attorney voluntarily surrendered license pursuant to Rule 217 pending a hearing on five complaints alleging misconduct under KRPC 1.3, 1.4(a), 1.16, 5.5, 8.1(b), and 8.4(b) and Rules 207(b)

- and 211 (b); disbarment. In re Docking, 288 Kan. 731, 208 P.3d 739 (2009).
- 56. Attorney voluntarily surrendered license pursuant to Rule 217 while review before the Supreme Court per Rule 212 was pending concerning violations of KRPC 1.1, 1.3, 1.4(a), 3.2, 3.3(a)(1), 8.1(b), and 8.4(b) and Rules 207(b) and 211(b); disbarment. *In re Hartnett*, 288 Kan. 695, 206 P.3d 528 (2009).
- 57. Attorney disbarred in Missouri; violations deemed admitted under Rule 212; based on Rule 202, respondent violated KRPC 8.1(b), 8.3(a), Rule 207(b) and Rule 211(b); indefinite suspension per Rule 203(a)(2). *In re Patterson*, 289 Kan.131, 209 P.3d 692 (2009).
- 58. Attorney committed numerous violations of KRPC 1.1, 1.3, 1.4, 1.15, 3.3, 5.5, 8.1, and 8.4 and Rule 207; requirements of probation plan not met per Rule 211(g); one-year suspension. *In re Woodring*, 289 Kan. 173, 210 P.3d 120 (2009).
- 59. Attorney's misconduct violated KRPC 8.4(b), 8.1(b), and Rule 207(b); suspension in Missouri established misconduct in Kansas under Rule 202; hearing panel's report deemed admitted per Rule 212(c); indefinite suspension per Rule 203(a)(2), effective 2 years earlier to account for delay in proceedings. *In re McGraw*, 289 Kan. 813, 217 P.3d 25 (2009).
- 60. Following attorney's disbarment in Missouri and per Rule 202 concerning reciprocal discipline, respondent violated KRPC 8.1(b), 8.3(a), Rule 207(b), and Rule 211(b) in Kansas; hearing panel's report deemed admitted under Rule 212(c); indefinite suspension per Rule 203(a)(2). *In re Weber*, 289 Kan. 808, 217 P.3d 959 (2009).
- 61. Attorney's disbarment in Missouri and failure to cooperate in disciplinary process in Kansas results in violations of KRPC 8.1(b), 8.3(a), Rule 207(b), and Rule 211(b); violations deemed admitted under Rule 212(c); required notice given per Rule 215; misconduct established per Rule 202; indefinite suspension per Rule 203(a)(2). *In re Tluscik*, 289 Kan. 1111, 219 P.3d 1220 (2009).
- 62. Attorney voluntarily surrenders license per Rule 217 with three complaints pending of violations of KRPC 1.1, 1.4, 5.5, 8.1, 8.4(c), and Rule 211; disbarment. *In re Ruther*, 289 Kan. 1130, 220 P.3d 369 (2009).
- 63. Attorney's misconduct involving safekeeping property violated KRPC 1.15(b), 8.1(b), Rule 207(b), and Rule 211(b); misconduct established through clear and convincing evidence per Rule 211(f); indefinite suspension per Rule 203(a)(2). *In re Gentry*, 290 Kan. 324, 227 P.3d 956 (2010).
- 64. Attorney engaged in the unauthorized practice of law while on suspension, violating KRPC 5.5, 8.1(b), 8.4(a), and Rule 218(c); disbarment per Rule 203(a)(1). *In re Miller*, 290 Kan. 1075, 238 P.3d 227 (2010).
- 65. Attorney previously disciplined three times found to have violated KRPC 1.4(a), 1.16(d), 5.5(a), 8.1(b), 8.4(c), Rule 207(b), Rule 211(b), and Rule 218(a); hearing panel's recommendation advisory only and court may impose different discipline per Rule 212(f); disbarment per Rule 203(a)(1). *In re Jones*, 291 Kan. 405, 243 P.3d 1101 (2010).
- 66. Attorney previously disciplined on a number of occasions found to have violated KRPC 1.1, 1.3, 1.4(a), 1.5, 1.15(b), 8.1(b), 8.4(c), Rule 207(b), and Rule 211(b); report deemed admitted per Rule 212(c) and (d); disbarment per Rule 203(a)(1). *In re Lober*, 291 Kan. 394, 241 P.3d 81 (2010).
- 67. Attorney previously disciplined by 6-month suspension violates KRPC 1.2, 1.3, 1.4(a), 1.5(a), 1.15(b), 1.16(d). 8.1(b), Rule 207(b), and Rule 211; conditions set out for reinstatement under Rule 219(f); indefinite suspension per Rule 203(a)(2). *In re Thomas*, 291 Kan. 443, 241 P.3d 104 (2010).
- 68. Attorney violated KRPC 1.1, 1.3, 1.4(a), 1.15, 3.2, 8.1(b), Rules 207(b), and 211(b) in five complaints; failure to respond to initial complaint and to file an answer as required by Rule 211(b); plan of probation per Rule 211(g) not allowed; Rules 218 and 219 compliance ordered; indefinite suspension per Rule 203(a)(2). *In re Doudin*, 292 Kan. 83, 249 P.3d 1190 (2011).
- 69. Respondent violated KRPC 1.1, 1.3, 1.4(a), 1.5(d), 1.15(a) and (d)(2)(v), 1.16(d), 8.1(b), 8.4(c), and Rule 211(b); clear and convincing evidence established per Rule 211(f); findings of fact deemed admitted per Rule 212(c), (d); disbarment per Rule 203(a)(1). *In re Terry*, 293 Kan. 467, 265 P.3d 567 (2011).

- 70. Attorney indefinitely suspended for numerous violations of KRPC 1.1, 1.3, 1.4, 3.2, 8.1, and Rule 207; misconduct established by clear and convincing evidence per Rule 211(f); compliance with Rule 219 if requests reinstatement; indefinite suspension per Rule 203(a)(2). *In re Bock*, 293 Kan. 616, 265 P.3d 552 (2011).
- 71. Attorney voluntarily surrendered license to practice law pursuant to Rule 217 with violations of KRPC 1.3, 1.4, 3.2, 8.1, and 8.4(g) and Rule 207 pending; disbarment. *In re Day*, 294 Kan. 615, 277 P.3d 1134 (2012).
- 72. Attorney misconduct violated numerous KRPC's, including 1.1, 1.3, 1.4(a), 1.15(b), 1.16(d), and 8.1(b); respondent failed to file timely answer to complaint per Rule 211(b); failed to file exceptions thus, findings of fact are deemed admitted under Rule 212(c), (d); respondent failed to follow his diversion agreement; one-year suspension per Rule 203(a)(2). *In re Ohaebosim*, 294 Kan. 664, 279 P.3d 124 (2012).
- 73. Attorney committed numerous violations of KRPC 1.3, 1.4, 1.15, 1.16, 4.1, 5.3, 5.4, 5.5, 7.1, 8.1, and 8.4(c) and (g) in his home mortgage loan modification business; clear and convincing evidence established per Rule 211(f); disbarment per Rule 203(a)(1). *In re Weaver*, 294 Kan. 751, 281 P.3d 502 (2012).
- 74. Attorney's misconduct violated KRPC 1.3, 1.15, 8.1, 8.4, and Rule 207(b); 1-year suspension. *In re Collins*, 295 Kan. 1084, 288 P.3d 847 (2012).
- 75. Attorney's misconduct violated KRPC 4.1(a) and (b) and 8.4(c) and (g); disbarment per Rule 203(a)(1). *In re Baker*, 296 Kan. 696, 294 P.3d 326 (2013).
- 76. Attorney's misconduct violated KRPC 1.1, 1.3, 1.4, 3.3, 3.4, 8.1, 8.4, and Rule 211(b); disbarment per Rule 203(a)(1). *In re Druten*, 297 Kan. 432, 301 P.3d 319 (2013).
- 77. Attorney voluntarily surrendered license under Rule 217 while formal complaint was pending; complaint alleged violations of KRPC 1.3, 1.4, 1.16, 3.4(c), and 8.1(b), and Rule 207(b), 211(b), and 218. *In re Freed*, 298 Kan. 346, 312 P.3d 364 (2013).
- 78. Attorney misconduct violated KRPC 3.3(a)(1) and (3); 5.1(c); 8.1(b); and 8.4(c), (d), and (g); clear and convincing evidence did not support finding of other specific violations of KRPC 3.3(a)(1), 3.6, 3.8(f), 5.3(b), 8.1(a), and 8.4(c) and (g); indefinite suspension under Rule 203(a)(2). *In re Kline*, 298 Kan. 96, 311 P.3d 321 (2013).
- 79. Attorney misconduct violated KRPC 1.3, 1.16, 3.3(a)(1), 8.1(b), 8.4(c) and (d), and Rule 207(b); 12-month suspension. *In re Bowman*, 298 Kan. 231, 310 P.3d 1054 (2013).
- 80. Attorney misconduct violated KRPC 1.1; 1.3; 1.4(a); 1.15(b); 1.16(a)(2) and (d); 8.1(b), (c), and (d); 8.4(d); and Rule 207(b); 1-year suspension under Rule 203(a)(2). *In re Rittmaster*, 299 Kan. 804, 326 P.3d 376 (2014).
- 81. Attorney misconduct violated KRPC 1.3, 1.4, 1.16(d), 3.2, 3.3(a)(1), 8.1(b), Rules 207(b), and 211(b); 18-month suspension. *In re Soderberg*, 298 Kan. 820, 316 P.3d 762 (2014).
- 82. Attorney voluntarily surrendered license under Rule 217 after formal complaint filed alleging violation of KRPC 1.1; 1.3; 1.4; 1.16(a)(1); 3.2; 8.1(b); 8.4(d) and (g); Rule 207(b); 208; 211(b); and 218. *In re Sherman*, 300 Kan. 475, 332 P.3d 172 (2014).
- 83. Attorney voluntarily surrendered license under Rule 217; at time of surrender court review pending for violations of KRPC 8.1(b) and 8.4(b) and (c), and Rule 211. *In re Dinkel*, 300 Kan. 660, 333 P.3d 155 (2014).
- 84. Attorney misconduct violated KRPC 1.3, 1.4, 1.8(e), 3.2, and 8.1 and Rule 207; 6-month suspension, stayed during 2 years' probation. *In re Delaney*, 300 Kan. 1090, 338 P.3d 11 (2014).
- 85. Attorney misconduct violated KRPC 1.1, 1.3, 1.4(a), 5.5(a), 8.4(d), and 8.1(b) and Rule 207(b); indefinite suspension. *In re Miller*, 300 Kan. 1082, 337 P.3d 1286 (2014).
- 86. Attorney voluntarily surrendered license under Rule 217 after complaint filed alleging violation of KRPC 8.1(b), 8.3(a), and 8.4(a), (d), and (g), and Rule 207(a) and 208(c). *In re Chavez*, 301 Kan. 87, 339 P.3d 392 (2014).
 - 87. Attorney misconduct violated KRPC 1.4(a), 8.1(b), and 8.4(g); and Rules 207(b), 208, and

- 218; 1-year suspension. *In re Thompson*, 301 Kan. 428, 343 P.3d 108 (2015).
- 88. Attorney misconduct violated KRPC 3.5(d), 8.1(a), and 8.4(c) and (d); 3-year suspension, stayed during 3 years' probation. *In re Rumsey*, 301 Kan. 438, 343 P.3d 93 (2015).
- 89. Attorney voluntarily surrendered license under Rule 217 after complaint alleged violations of KRPC 1.1, 1.3, 1.4, 1.5, 1.15, 1.16, 8.1, and 8.4. *In re Brooks*, 301 Kan. 451, 345 P.3d 258 (2015).
- 90. Attorney misconduct violated KRPC 5.5(a), 7.1, 7.5(a), 8.1(b), and 8.4(d) and Rules 207(b), 208(c), and 218(a); indefinite suspension. *In re Barker*, 302 Kan. 156, 351 P.3d 1256 (2015).
- 91. Attorney misconduct violated KRPC 1.3, 1.4(a), 8.1(a), 8.4(c), 8.4(d), and 8.4(g) and Rule 207(b); disbarment. *In re Williams*, 302 Kan. 990, 362 P.3d 816 (2015).
- 92. Attorney misconduct violated KRPC 8.1(b); out of state attorney indefinitely prohibited from appearing pro hac vice in Kansas in accordance with Rule 203(a)(5). *In re Riebschlager*, 303 Kan. 373, 361 P.3d 499 (2015).
- 93. Attorney misconduct violated KRPC 1.3, 3.2, 8.1(b), 8.4(d), and 8.4(g) and Rule 207(b) and 211(b); indefinite suspension. *In re Fickler*, 303 Kan. 504, 362 P.3d 1102 (2015).
- 94. Attorney misconduct violated KRPC 1.16(d), KRPC 3.2, KRPC 3.3(a)(1), KRPC 3.4(d), KRPC 8.1(b), KRPC 8.4(c), and KRPC 8.4(d); 18-month suspension. *In re Hawkins*, 304 Kan. 97, 373 P.3d 718 (2016).
- 95. The attorney's misconduct violated KRPC 1.3, 1.4(a), 1.5(a), 1.15(a) and (d), 1.16(a)(3) and (d), 8.1(b), and 8.4(d) and Supreme Court Rules 207(b) and 211(b); the court imposed a suspension for a minimum of one year; the attorney must undergo a hearing under Rule 219 before reinstatement. *In re Knox*, 305 Kan. 628, 385 P.3d 500 (2016).
- 96. The attorney's misconduct violated KRPC 1.3, 1.5(a), 1.8(b), 1.15(a) and (d)(2)(v), 3.3(a)(1), 8.1(b), and 8.4(c) and (d) and Supreme Court Rule 207(b); the court disbarred the attorney. *In re Harrington*, 305 Kan. 643, 385 P.3d 905 (2016).
- 97. The attorney's misconduct violated KRPC 5.5(a), 8.1(b), and 8.4(d) and Supreme Court Rules 207(b), 211(b), and 218(a); the court disbarred the attorney. *In re McDaneld*, 305 Kan. 973, 389 P.3d 976 (2017).
- 98. The attorney's misconduct violated Texas Disciplinary Rules of Professional Conduct 1.01, 1.03, 1.04, 1.14, 1.15, 3.04, 8.01, and 8.04, KRPC 1.1, 1.3, 1.4, 1.5, 1.15, 1.16, 3.4, 8.1, and 8.4, and Supreme Court Rule 207; the court disbarred the attorney. *In re Nwakanma*, 306 Kan. 704, 397 P.3d 403 (2017).
- 99. The attorney's misconduct violated KRPC 1.4, 1.16(a)(1), 5.5(a), 8.1, and 8.4(c) and (d) and Supreme Court Rule 218(a); the court imposed a one-year suspension; the attorney must undergo a reinstatement hearing under Rule 219(d). *In re Holmes*, 307 Kan. 871, 416 P.3d 143 (2018).
- 100. The attorney's misconduct violated KRPC 1.3 and 1.4 and Supreme Court Rule 211(b), but it did not violate KRPC 8.1(b); the court remanded the case to the office of the Disciplinary Administrator for imposition of an informal censure. *In re Todd*, 308 Kan. 133, 418 P.3d 1265 (2018).
- 101. The attorney's misconduct violated KRPC 1.4(b), 1.5(d), 1.15(a), (b), (c), (d)(1)(ii), (d)(3), and (f), 1.16(d), 8.1(b), and 8.4(c) and Supreme Court Rule 207(b); the court also cited KRPC 1.0(e); the court disbarred the attorney. *In re Buckner*, 308 Kan. 427, 421 P.3d 226 (2018).
- 102. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.15(b), 1.16(d), 3.2, 8.1(b), and 8.4(d) and Rules 207(b) and 211(b); the court imposed an indefinite suspension and ordered that the attorney comply with Rule 219 if he seeks reinstatement. *In re Deines*, 308 Kan. 1576, 430 P.3d 437 (2018).
- 103. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.15(b), 1.16(d), 8.1(b), and 8.4(d) and Rule 207(b); the court determined probation under Rule 211(g) was not an appropriate sanction; instead, the court suspended the attorney for six months and ordered that she undergo a hearing under Rule 219 prior to reinstatement. *In re Owens*, 309 Kan. 80, 431 P.3d 832 (2018).
- 104. The attorney's misconduct violated KRPC 1.3, 1.15(a), 1.16(d), 8.1(a), and 8.4(c) and was in violation of his probation plan under Rule 211(g); the court revoked the attorney's probation and

reinstated the original one-year suspension and imposed an additional three-year suspension; the court ordered that the attorney can be placed on probation for three years following 18 months of suspension. *In re Kepfield*, 309 Kan. 425, 437 P.3d 939 (2019).

- 105. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.15(a), 1.15(d)(1), 1.16(a)(1), 8.1(a), 8.4(c), and 8.4(d); the court suspended the attorney for two years; the attorney can apply for reinstatement after one year, but the attorney must undergo a reinstatement hearing under Rule 219 and must serve a period of probation under Rule 211(g) if he is reinstated. *In re Shepherd*, 310 Kan. 739, 448 P.3d 1049 (2019).
- 106. The attorney's misconduct violated KRPC 1.3, 1.15(a) and (b), 1.16(d), and 8.1(b) and Rules 207(b), 211(b), and 218(a); the court disbarred the attorney. *In re Hawkins*, 310 Kan. 988, 453 P.3d 295 (2019).
- 107. Attorney violated KRPC 8.1(b) by failing to timely provide a written response to disciplinary office regarding numerous complaints filed against him by clients. *In re Ogunmeno*, 312 Kan. 508, 476 P.3d 1162 (2020).
- 108. Attorney violated KRPC 8.1 by failing to send written responses regarding complaints and failing to provide investigator with requested information where he had been repeatedly instructed to do so in writing. *In re Starosta*, 314 Kan. 378, 499 P.3d 458 (2021).
- 109. Attorney violated KRPC 8.1 by failing to provide timely written responses to initial complaints as directed, by asking one complainant to take back his complaint, by failing to provide requested trust account records, and by failing to meet with disciplinary investigator as requested. *In re Leon*, 314 Kan. 419, 499 P.3d 467 (2021).
- 110. Attorney violated KRPC 8.1(b) by failing to forward written responses to initial complaints. *In re Sweet*, 314 Kan. 602, 501 P.3d 890 (2022).
- 111. Hearing panel finding that attorney violated KRPC 8.1 by making false statement during her disciplinary investigation was supported by clear and convincing evidence given stark contrast between her sworn statement and her testimony before hearing panel. *In re Spradling*, 315 Kan. 552, 509 P.3d 483 (2022).
- 112. Attorney violated KRPC 8.1(b) by failing to forward copy of check, deposit slip, and trust account records and to provide written response to complaint. *In re Long*, 315 Kan. 842, 511 P.3d 952 (2022).

KRPC 8.2 Judicial and Legal Officials

Case Annotations

- 1. Attorney charged with *inter alia* violation of MRPC 3.3 and 8.2; suspended on other grounds. *In re Anderson*, 247 Kan. 208, 795 P.2d 64 (1990).
- 2. Attorney who lied to the court and her clients and failed to appear for landlord-tenant case proceeding found to be in violation of MRPC 1.1, 1.3, 1.4, 3.3, 3.4, 3.5, 4.1, 8.2 and 8.4; one-year suspension and compliance with Rule 218 ordered. *In re Gershater*, 256 Kan. 512, 886 P.2d 343 (1994).
- 3. Attorney's charging various clients unreasonable fees, failure to refund expense deposits, failure to inform client of the status of case, failure to act with reasonable diligence and promptness, use of deceptive and fraudulent retainer agreement, and other misconduct violate MRPC 1.4(a) and (b), 1.5, 1.8(h), 1.15(b), 1.16(d), 3.5(d), 7.2(d), 8.2(a), and 8.4; indefinite suspension per Rule 203(a)(2). *In re Scimeca*, 265 Kan. 742, 962 P.2d 1080 (1998).
- 4. Attorney on disability inactive status violated Rule 220 by engaging in the practice of law; KRPC 8.2 violated by making false or reckless statements regarding the qualification and integrity of judge; KRPC 8.4(a), (d), and (g) violated for misconduct; district judge's ruling that attorney was

disqualified presumed to be valid under Rule 202; exceptions filed per Rule 212; published censure per Rule 203(a)(3). *In re Arnold*, 274 Kan. 761, 56 P.3d 2259 (2002).

- 5. Attorney's misconduct violated KRPC 3.5(c) and (d) and KRPC 8.2 during the course of a jury trial; charges were established by clear and convincing evidence per Rule 211(f); hearing panel's report admitted per Rule 212(c) and (d); published censure imposed per Rule 203(a)(3). *In re Eckelman*, 282 Kan. 415, 144 P.3d 713 (2006).
- 6. Attorney's misconduct arising from actions he took in response to an earlier published censure violated KRPC 8.4(d); discussion of KRPC 8.2(a); pursuant to Rule 212(h), hearing panel's recommendation for sanctions is advisory only and Supreme Court may impose greater or lesser discipline; per Rule 203(a)(3) three-month suspension imposed. *In re Pyle*, 283 Kan. 807, 156 P.3d 1231 (2007).
- 7. Attorney violated KRPC 8.2 in making false statements concerning qualifications or integrity of judicial official which were later retracted; clear and convincing evidence established per Rule 211; hearing panel's recommendation advisory only per Rule 212(f); Rule 219 compliance ordered; two-year suspension. *In re Ireland*, 294 Kan. 594, 276 P.3d 762 (2012).
- 8. KRPC 3.3 and KRPC 8.2 cited in noting attorney obligation to show deference and respect for tribunals. *In re Kline*, 298 Kan. 96, 311 P.3d 321 (2013).
- 9. Attorney misconduct violated KRPC 1.1, 1.3, 1.4(a), 3.5(c) and (d), 8.2(a), and 8.4(d) and (g); 3 years' probation. *In re Clothier*, 301 Kan. 567, 344 P.3d 370 (2015).
- 10. The attorney's misconduct violated KRPC 8.2(b) and 8.4(c) and Rule 4.1(A)(4) of Canon 4 of the Kansas Code of Judicial Conduct; the court imposed a published censure. *In re Giardine*, 306 Kan. 88, 392 P.3d 89 (2017).
- 11. Attorney arguments that KRPC 3.5(d) is unconstitutionally vague and that its application, along with KRPC 8.2(a), infringes on right to free speech were not properly before Supreme Court where attorney failed to make arguments before hearing panel or explain why they were properly before Supreme Court for first time, as required by Rule 6.02. *In re Huffman*, 315 Kan. 641, 509 P.3d 1253 (2022).
- 12. Attorney violated KRPC 8.2(a) by claims judges lied about email, concealed evidence, and committed crimes, where such claims had to have been made with reckless disregard to their truth or falsity since no evidence established attorney had ever viewed email in question and where attorney had not provided proof of wrongdoing. *In re Jordan*, 316 Kan. 501, 518 P.3d 1203 (2022).
- 13. Attorney violated KRPC 8.2 in statements made to client describing judge as "rogue" where statements were false or made with reckless disregard as to their truth or falsity. *In re Leavitt*, 316 Kan. 698, 520 P.3d 1287 (2022).
- 14. Attorney violated KRPC 8.2(a) by making false statements regarding judges on many occasions in representing herself and her clients, including the following examples: (1) repeatedly falsely accusing county bench and bar and other officials of engaging in collusion and racketeering; (2) in email message to judge and opposing counsel, falsely asserting that four district court judges had blood of deceased child on their hands; (3) asserting on her firm's Facebook page that district court was guilty of government-sponsored human trafficking, profited from enslavement of families, and threatened to incarcerate her and family members, and asserting that deceased child was tortured and murdered with help of judge; (4) falsely asserting without evidence in recusal motion affidavit that: judge retaliated against her because she had accused county judges and attorneys of racketeering and because different judge had held her in contempt; client was victimized by judge's misconduct; and judge intended to cause her commercial and personal disparagement; (5) falsely asserting that judge: threatened to file ethics complaint against her; engaged in obstruction; and prohibited emergency orders designed to assist law enforcement in rescuing later-deceased child; (6) falsely asserting in email to judge, judge assistant, and opposing counsel that members of county bench threatened to put her in jail with her cousin's murderers; (7) falsely stating in letter to county counselor that judge engaged in criminal obstruction; and (8) repeating false accusations during representation of clients that judge obstructed justice and prohibited

issuance of emergency orders to assist law enforcement in rescuing later-deceased child. *In re Johnston*, 316 Kan. 611, 520 P.3d 737 (2022).

KRPC 8.3 Reporting Professional Misconduct

Case Annotations

- 1. Attorney violated KRPC 4.2, 4.4, 8.3(a), and 8.4 involving communication with person represented by counsel, respect for rights of third parties, reporting professional misconduct, and misconduct; published censure per Rule 203(a)(3). *In re Pyle*, 278 Kan. 230, 91 P.3d 1222 (2004).
- 2. Attorney's criminal conviction in Illinois established misconduct in Kansas per Rule 202; violations of KRPC 8.3(a), 8.4(b), (c), and Rule 207(c) established; disbarment per Rule 203(a)(1). *In re Minneman*, 287 Kan. 477, 196 P.3d 1156 (2008).
- 3. Attorney committed multiple offenses of KRPC 1.3, 1.4, 1.15, 8.3, 8.4, and Rule 207; respondent's suspension in Texas established misconduct in Kansas per Rule 202; hearing report deemed admitted per Rule 212(d); indefinite suspension per Rule 203(a)(2). *In re Piekalkiewicz*, 288 Kan. 610, 205 P.3d 734 (2009).
- 4. Attorney disbarred in Missouri; violations deemed admitted under Rule 212; based on Rule 202, respondent violated KRPC 8.1(b), 8.3(a), Rule 207(b) and Rule 211(b); indefinite suspension per Rule 203(a)(2). *In re Patterson*, 289 Kan.131, 209 P.3d 692 (2009).
- 5. Attorney stipulated to violating KRPC 1.1, 1.2, 1.3, 1.4, 1.8, 1.16, 5.3, 8.3, and 8.4; final hearing report deemed admitted under Rule 212(c); under Rule 211(g), probation plan may be submitted by respondent after one year; three-years' suspension per Rule 203(a)(2). *In re Cline*, 289 Kan. 834, 217 P.3d 455 (2009).
- 6. Attorney's misconduct violated KRPC 4.4, 8.3, 8.4(d) and (g); misconduct established by clear and convincing evidence per Rule 211(f); hearing panel report deemed admitted per Rule 212(c); published censure under Rule 203(a)(3). *In re Kenny*, 289 Kan. 851, 217 P.3d 36 (2009).
- 7. Following attorney's disbarment in Missouri and per Rule 202 concerning reciprocal discipline, respondent violated KRPC 8.1(b), 8.3(a), Rule 207(b), and Rule 211(b) in Kansas; hearing panel's report deemed admitted under Rule 212(c); indefinite suspension per Rule 203(a)(2). *In re Weber*, 289 Kan. 808, 217 P.3d 959 (2009).
- 8. When a violation of the KRPC rules is discovered, it is the duty of an attorney to inform the appropriate professional authority, i.e., the office of the Disciplinary Administrator, under KRPC 8.3(a), not to use the violation as a procedural weapon in a civil action. *Shamberg, Johnson & Bergman, Chtd. v. Oliver*, 289 Kan. 891, 220 P.3d 333 (2009).
- 9. Attorney's disbarment in Missouri and failure to cooperate in disciplinary process in Kansas results in violations of KRPC 8.1(b), 8.3(a), Rule 207(b), and Rule 211(b); violations deemed admitted under Rule 212(c); required notice given per Rule 215; misconduct established per Rule 202; indefinite suspension per Rule 203(a)(2). *In re Tluscik*, 289 Kan. 1111, 219 P.3d 1220 (2009).
- 10. Respondent surrenders license to practice law pursuant to Rule 217 while panel hearing is pending on a complaint filed regarding KRPC 8.3(a), 8.4(b), Rule 203(c)(1), and Rule 208(c); disbarment per Rule 203(a)(1). *In re Blecha*, 293 Kan. 502, 264 P.3d 115 (2011).
- 11. Although lawyer members of COTA may have duty to report potential violations of attorney ethics rules under KRPC 8.3, COTA authority did not extend to matters of attorney-ethics compliance. *In re Tax Appeal of Lyerla Living Trust*, 50 Kan. App. 2d 1012, 336 P.3d 882 (2014).
- 12. Although lawyer members of COTA may have duty to report potential violations of attorney ethics rules under KRPC 8.3, COTA authority did not extend to matters of attorney-ethics compliance. *In re Tax Appeal of Lyerla Living Trust*, 50 Kan. App. 2d 1012, 336 P.3d 882 (2014).
- 13. Attorney voluntarily surrendered license under Rule 217 after complaint filed alleging violation of KRPC 8.1(b), 8.3(a), and 8.4(a), (d), and (g), and Rule 207(a) and 208(c). *In re Chavez*, 301

- Kan. 87, 339 P.3d 392 (2014).
- 14. Attorney voluntarily surrendered license under Rule 217; at the time of surrender complaints had been docketed for investigation alleging violations of Rule 1.1, 1.3, 1.4, 8.3, and 8.4. *In re Bezek*, 302 Kan. 325, 352 P.3d 1014 (2015).
- 15. Attorney misconduct violated KRPC 1.4(a), 1.8(h)(1), 1.15(a), 1.16(d), 2.1, and 8.3(a) and Rule 207(c); published censure. *In re Haitbrink*, 304 Kan. 531, 375 P.3d 296 (2016).
- 16. The attorney's misconduct violated KRPC 1.15(a) and (d), 8.3(a), and 8.4(c) and Supreme Court Rules 207(c) and 208(c); the court disbarred the attorney. *In re Lundgren*, 306 Kan. 482, 394 P.3d 842 (2017).
- 17. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.5, 1.15(a), 1.16(d), 3.2, 3.4(c), 8.3(a), and 8.4(d) and Supreme Court Rules 207(c) and 211(b); the court imposed an indefinite suspension; the attorney must undergo a hearing under Rule 219(d) before reinstatement. *In re Hult*, 307 Kan. 479, 410 P.3d 879 (2018).
- 18. The attorney's misconduct violated KRPC 5.5(a) and (b), 7.1(a), 8.3(a), and 8.4(d) and Supreme Court Rules 207(c), 208(c), and 211(b); the court disbarred the attorney. *In re Geniuk*, 307 Kan. 509, 411 P.3d 320 (2018).
- 19. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4, 1.5, 1.8(e), 1.16, 3.2, 5.1, 8.3, 8.4(a), 8.4(c), 8.4(d), and 8.4(g); the court imposed an indefinite suspension; the attorney must undergo a hearing under Rule 219 if she seeks reinstatement. *In re Dickens*, 309 Kan. 336, 435 P.3d 21 (2019).
- 20. Attorney violated KRPC 8.3 by not reporting his knowing misconduct related to handling of clients' deeds. *In re Ayesh*, 313 Kan. 441, 485 P.3d 1155 (2021).
- 21. Attorney violated KRPC 8.3 by failing to report his 2017 informal admonition in Missouri. *In re Leavitt*, 316 Kan. 698, 520 P.3d 1287 (2022).
- 22. Attorney violated KRPC 8.3 by failing to notify Disciplinary Administrator that he had been charged with domestic battery for striking spouse's face with his elbow during altercation. *In re Janoski*, 316 Kan. 370, 516 P.3d 125 (2022).

KRPC 8.4 Misconduct

Case Annotations

- 1. Attorney's failure to represent clients in three separate cases after acceptance of retainer fees and failure to cooperate with disciplinary investigation found to violate DR 1-102, 6-101, 7-101, and 9-102; MRPC 1.1, 1.3, 1.4, 1.15 and 8.4; and Rule 207. Rule 203 disbarment. *In re Morphett*, 246 Kan. 499, 790 P.2d 402 (1990).
- 2. Attorney who refused to obey child support and custody orders, resigned from employment to avoid garnishment based on same, and is subsequently jailed for contempt violates MRPC 8.4(d); rule not vague and is identical to Rule 225 (DR 1-102[A][5]); suspension. *In re Anderson*, 247 Kan. 208, 795 P.2d 64 (1990).
- 3. Attorney's statements to media following resignation from employment to avoid garnishment for failure to pay child support insufficient to violate 8.4(d); suspension on other grounds. *In re Anderson*, 247 Kan. 208, 795 P.2d 64 (1990).
- 4. Attorney who used a handgun "to demonstrate a point" to complainant who was preparing to name attorney's friend as father of complainant's child, and who prepared and submitted false affidavits to disciplinary administrator regarding the incident, violated Rules 8.1 and 8.4(c); insufficient evidence to find charged violations of Rules 3.3; 3.4; 3.5; 4.1; 4.4; 8.4(a), (b), (d), (g); or Rule 207. One-year suspension. *In re Wood*, 247 Kan. 219, 794 P.2d 660 (1990).
- 5. Attorney's failure to obey bankruptcy court orders, failure to pay court-ordered sanctions, persisting to file proceedings prohibited under the bankruptcy code, and failure to appear, all of which

resulted in attorney's being barred from appearing in U.S. Bankruptcy Court for District of Kansas, held to violate DR 1-102(A)(5) and (6), DR 7-101(A)(1), DR 7-102(A)(2), MRPC 8.4(d) and (g), and MRPC 3.1; attorney's failure to modify debtors' reorganization plan to accurately reflect creditors, failure to appear, and failure to relinquish client files upon termination of services held to violate MRPC 1.1, 1.3, and 1.4; mitigating circumstances; imposition of discipline suspended pending one-year conditional probation. *In re Black*, 247 Kan. 664, 801 P.2d 1319 (1990).

- 6. Attorney's mishandling of estate held to violate DR 6-101(A)(3) and MRPC 1.3, DR 1-102(A)(5), (6), and MRPC 8.4(d), and DR 7-101(A)(2) and MRPC 3.2 and 1.4(a); other violations; public censure and restitution. *In re Ebersole*, 247 Kan. 670, 801 P.2d 1323 (1990).
- 7. Attorney's failing to file eviction action yet telling client he had done so held to violate MRPC 1.3, 1.4, 3.2, and 8.4(c) & (g); other violations; public censure and restitution. *In re Ebersole*, 247 Kan. 670, 801 P.2d 1323 (1990).
- 8. Attorney's inaction which allowed statute of limitations to run and cause of action to be dismissed with prejudice despite accepting retainer and assuring client of representation violated MRPC 1.1, 1.3, 1.4, 8.4(d), and 8.4(g); indefinite suspension. *In re Cain*, 247 Kan. 673, 801 P.2d 1325 (1990).
- 9. Attorney retained to probate estate failed to do so, failed to record transfer of mineral interest deed resulting in levy and execution thereon, and failed to cooperate in resulting disciplinary investigation. Violations of DR 9-102(B) and MRPC 1.15; DR 1-102(A), 6-101(A)(3), 7-101(A), and 9-102(B)(1), (3), (4) and MRPC 1.3, 1.4(a), 1.15, and 8.4(c); and Rule 207. Indefinite suspension with readmission without petition upon successful completion of one-year suspension; specific conditions. *In re Ehrlich*, 248 Kan. 92, 804 P.2d 958 (1991).
- 10. Attorney's mishandling of collection matter and failure to cooperate with resulting investigation violate Rule 207, DR 1-102(A)(6), 6-101(A)(3), 7-101(A)(2), and 9-102(B)(1), (3), and (4); after March 1, 1988, the same behavior violates MRPC 1.3, 1.4, 1.15(d)(2)(i), (iii), and (iv), and 8.4(g); 2-year suspension recommended; many mitigating factors; 2-year supervised probation. *In re Evans*, 248 Kan. 176, 804 P.2d 344 (1991).
- 11. Attorney retained by collection agency to collect on student loan in default failed to forward payments made; subsequent IRS setoff; violations of DR 1-102(A)(3), 9-102(B)(1), (3), and (4), and 7-101(A)(2); also MRPC 8.4(c) and 1.15(d)(2)(i), (iii), and (iv). Two-year conditional probation and restitution. *In re Stephens*, 248 Kan. 186, 804 P.2d 1005 (1991).
- 12. Attorney currently on supervised probation found to have violated Rule 207 and MRPC 1.3, 1.4, 1.15(d)(2)(iii), (iv), and 8.4(g) in handling employment termination case; suspension recommended; supervised probation continued for additional one year. *In re Linn*, 248 Kan. 189, 804 P.2d 350 (1991).
- 13. Attorney's contacting mother of deceased before and at funeral, in an effort to obtain information leading to legal representation of deceased's alleged son, violated MRPC 8.4(g); contacting mother of deceased's alleged son to solicit employment violated MRPC 7.3; other violations; public censure. *In re Roth*, 248 Kan. 194, 803 P.2d 1028 (1991).14. Attorney's behavior toward reluctant witness constituted violation of MRPC 8.4(g); other violations; public censure. *In re Roth*, 248 Kan. 194, 803 P.2d 1028 (1991).
- 15. Recommended disbarment based on continued neglect of client despite prior discipline for such and failure to respond to said discipline, all in violation of MRPC 1.3, 3.2, and 8.4(g); Rule 217 surrender and disbarment; Rule 218 compliance ordered. *In re Ebersole*, 248 Kan. 496, 807 P.2d 1318 (1991).
- 16. Attorney who agreed to provide representation, accepted retainer, but failed to perform services in 5 situations violated MRPC 1.3, 1.4, 1.15, and 8.4(a) and (d); disability inactive status, restored to active status, temporary suspension pending resolution; reinstated upon 2-year conditional supervised probation. *In re Keil*, 248 Kan. 629, 809 P.2d 531 (1991).
- 17. Attorney, under suspension at time of representation of client at trial, who fails to so inform client and who fails to pursue appeal upon client's request violates MRPC 1.2, 1.3, 1.4, and 8.4(g); indefinite suspension. *In re Vorhies*, 248 Kan. 985, 811 P.2d 1254 (1991).

- 18. Attorney employed to probate estate failed to institute probate proceedings, failed to file inheritance tax return thereby incurring penalty and interest, and misrepresented to client that estate matters were being handled violated MRPC 1.1, 1.3, 1.4(a), and 8.4(c); indefinite suspension and Rule 218 compliance ordered. *In re McGhee*, 248 Kan. 988, 811 P.2d 884 (1991).
- 19. Authenticated copy of court file reflecting attorney's conviction for misdemeanor theft introduced at disciplinary hearing; conviction conclusive evidence of MRPC 8.4(b), (c); attorney currently on suspension; disbarment. *In re Matney*, 248 Kan. 990, 811 P.2d 885 (1991).
- 20. Attorney's failure to pursue personal injury action on behalf of client, resulting in summary judgment for defendant, and misrepresentation to client and disciplinary investigator as to status of that case violates DR 6-101(A)(3); MRPC 1.3, 1.4(a) and (b), 8.4(c) and (g); and Rule 207; public censure. *In re Jackson*, 249 Kan. 172, 814 P.2d 958 (1991).
- 21. Attorney's plea bargain resulting in conviction of misdemeanor drug charge evidences violation of MRPC 8.4(d) and (g); one-year conditional probation. *In re McKenna*, 249 Kan. 215, 813 P.2d 929 (1991).
- 22. Attorney's failure to close estate for 12-year period, failure to render court-ordered accounting, failure to satisfy federal estate tax obligations, and failure to cooperate with disciplinary investigator violate MRPC 1.1, 1.3, 1.4, 3.2, 8.4(d) and (g), DR 6-101, DR 7-101, and Rule 207; disbarment and Rule 218 compliance. *In re Coleman*, 249 Kan. 218, 815 P.2d 43 (1991).
- 23. Attorney's check kiting operation with her personal bank accounts and attorney trust account violates MRPC 1.15 and 8.4; 1-year conditional probation, supervised. *In re Heaven*, 249 Kan. 224, 813 P.2d 928 (1991).
- 24. Attorney's conversion of clients' funds and firm's funds violates MRPC 8.4(c), (d), and (g) and DR 1-102(A)(4); suspension recommended; disbarment and Rule 218 compliance ordered. *In re Smith*, 249 Kan. 227, 814 P.2d 445 (1991).
- 25. Attorney's 4-year neglect of workers compensation claim, thereby preventing client recovery, and mishandling of funds violative of MRPC 1.3, 1.4, and 8.4(g); and Canons 1, 6 and 7. Attorney currently on suspension; disbarment and Rule 218 compliance ordered. *In re Cain*, 249 Kan. 578, 819 P.2d 1230 (1991).
- 26. Attorney's failure to appear to represent client at trial and subsequent sentencing violates MRPC 1.3, 1.4, and 8.4(d) and (g); Rule 203(a)(3) public censure. *In re Gilman*, 249 Kan. 773, 821 P.2d 327 (1991).
- 27. Attorney's mishandling of estate case, misrepresentation to client and representatives from disciplinary administrator regarding status of case, failure to withdraw as counsel and failure to cooperate with subsequent counsel, and mismanagement of estate funds violative of MRPC 1.1; 1.2; 1.3; 3.2; 1.15(b); 1.16(a)(3)(d); 8.4(g); and Rule 207(a) and (b); other violations; indefinite suspension and Rule 218 compliance ordered. *In re Stapleton*, 250 Kan. 247, 824 P.2d 205 (1992).
- 28. Attorney's failure to maintain estate funds in trust account, misrepresentations at disciplinary hearings as to the balance in the account, and failure to respond to inquiries from the disciplinary administrator regarding the account violative of MRPC 1.15(a), (d); 8.4(c), (d); and Rule 207. Indefinite suspension and Rule 218 compliance ordered. *In re Stapleton*, 250 Kan. 247, 824 P.2d 205 (1992).
- 29. Attorney not active in practice convicted of four felony securities violations and who failed to pay attorney registration fees, cooperate with subsequent investigation, and appear at disciplinary hearing violated Canon 1 and MRPC 8.4(b), (c), and (g); mitigating factors; public censure. *In re Kershner*, 250 Kan. 383, 827 P.2d 1189 (1992).30. Attorney convicted of felony indecent liberties with a child; criminal acts violate MRPC 8.4(b), (g); indefinite suspension and Rule 218 compliance ordered. *In re Wilson*, 251 Kan. 252, 832 P.2d 347 (1992).
- 31. Attorney's failure to designate record in federal appeal and failure to respond to show cause order violated MRPC 1.1, 1.3, 3.2, and 8.4(d), (g); other violations; indefinite suspension suspended and probated. *In re Jenkins*, 251 Kan. 264, 833 P.2d 1013 (1992).
 - 32. Attorney on indefinite suspension subject of three complaints for failure to represent clients in

- violation of MRPC 1.1, 1.3, 1.4, and 8.4(c); failure to cooperate with investigation; disbarment and Rule 218 compliance. *In re McGhee*, 251 Kan. 584, 834 P.2d 379 (1992).
- 33. Attorney's failure to comply with discovery requests, misrepresentation to court, and failure to advise client, resulting in sanctions against client, violate MRPC 1.1, 1.4, 3.4(a) and (d), and 8.4(a), (c), and (d); firm failure to supervise among mitigating factors; one-year suspension. *In re Dwight*, 251 Kan. 588, 834 P.2d 382 (1992).
- 34. Attorney's mishandling of client's funds, conversion of conservatorship funds, failure to inform client, drug possession conviction, and retention of legal fees without representing client violate MRPC 1.4(a) and (b), 1.15, and 8.4(a), (b), (c), (d), and (g); attorney appears pursuant to Rule 212(d); mitigating factors; indefinite suspension and Rule 218 compliance. *In re Morris*, 251 Kan. 592, 834 P.2d 384 (1992).
- 35. Complaint alleges DUI constitutes violation of MRPC 8.4(d) and (g); panel declines to extend disciplinary rules to traffic offense; count dismissed. *In re Morris*, 251 Kan. 592, 834 P.2d 384 (1992).
- 36. Attorney's participation in demonstration culminating in arrest and convictions violates MRPC 8.4(b), (d), and (g); public censure. *In re Graham*, 251 Kan. 835, 840 P.2d 521 (1992).
- 37. Attorney's misappropriation of legal fees from law firm to his own account violative of MRPC 8.4(c); failure to cooperate in investigation; disbarment and Rule 218 compliance ordered. *In re Ford*, 252 Kan. 231, 843 P.2d 264 (1992).
- 38. Attorney stipulated to violations of MRPC 8.4(b), (c), and (g) for misappropriating money from his employer to finance his cocaine use; cocaine addiction seen as aggravating factor, recovery from addiction as mitigating; disbarment and Rule 218 compliance ordered. *In re Jones*, 252 Kan. 236, 843 P.2d 709 (1992).
- 39. Attorney under investigation for fraud, mispresentation, deceit, and diversion of law firm funds in violation of MRPC 8.4(b), (c), (d) surrenders license per Rule 217; disbarment and Rule 218 compliance ordered. *In re Johnson*, 252 Kan. 493, 852 P.2d 510 (1993).
- 40. Attorney's incompetence in handling bankruptcy matter violative of MRPC 1.1, 3.1, 3.3, and 8.4; public censure. *In re Ramcharan-Maharajh*, 252 Kan. 701, 847 P.2d 1307 (1993).
- 41. Attorney's borrowing a total of \$117,000 in five unsecured interest-free loans, with no certain due date, from mother who had retained attorney to represent her son in pending criminal matter violative of DR 5-104(a), DR 7-101(A)(3), DR 1-102(A)(1) and (6), MRPC 1.7, MRPC 1.8(a), MRPC 1.15(d)(2)(iii) and (iv), MRPC 8.4(a) and (g), and Rule 704 oath; other violations; indefinite suspension and Rule 218 compliance ordered. *In re Norwood*, 252 Kan. 711, 847 P.2d 1314 (1993).
- 42. Attorney's borrowing \$15,000 from client violates MRPC 1.7, MRPC 1.8(a), MRPC 1.15(d)(2)(iii) and (iv), MRPC 8.4(a) and (g), and Rule 704 oath; other violations; indefinite suspension and Rule 218 compliance ordered. *In re Norwood*, 252 Kan. 711, 847 P.2d 1314 (1993).
- 43. Attorney's forging of judge's signature in probate matter resulting in felony conviction violative of MRPC 4.1; 8.4(b), (c), (d), and (g); failure to communicate with client violative of MRPC 1.4; previous violations; indefinite suspension and Rule 218 compliance ordered. *In re Pomeroy*, 252 Kan. 1044, 850 P.2d 222 (1993).
- 44. Attorney previously censured placed on indefinite suspension for violations of MRPC 1.1, 1.3, 1.4, 1.15, 1.16, and 8.4 for neglect of two different client's cases; two other complaints found to be based on insufficient evidence although pattern of conduct cited and violations of Rule 207 established; Rule 218 compliance ordered. *In re Jackson*, 253 Kan. 810, 861 P.2d 124 (1993).
- 45. Attorney's actions in letting the statute of limitations run in four different cases violate DR 1-102(A)(4), 6-101(A)(1) and (3), and 7-101(A)(2), and MRPC 1.1, 1.3, 1.4(a) and (b), 3.2, and 8.4(c). Attorney's actions in failing to respond to requests for information and return of the case file in workers compensation case violate MRPC 1.3, 1.4(a) and (b), 1.16(a)(3) and (d), and 3.2. Eighteen-month suspension probated on conditions. *In re Jones*, 253 Kan. 836, 861 P.2d 1340 (1993).46. Seven of nine charges based on misdemeanor convictions, dismissals, or diversions dismissed by panel due to remoteness; remaining two misdemeanor convictions violative of MRPC 8.4 (b), (d), and (g); attorney's

- conduct in mishandling personal injury case resulting in statute of limitations running, PIP carrier losing lien, and misrepresentation to client as to status of case violative of MRPC 1.3, 1.4, 4.1, and 8.4 (c) and (g); mitigating circumstances; one-year suspension and compliance with Rule 218 ordered. *In re Pistotnik*, 254 Kan. 294, 864 P.2d 1166 (1993).
- 47. Commingling client funds and personal funds in trust account, using trust account funds for personal expenses, and allowing trust account balance to fall below amount due clients violative of MRPC 1.15(a), (b), and (d)(2)(iv), and MRPC 8.4(g); Rule 207 violation; other violations; pending complaints; imposition of discipline suspended, supervised probation ordered. *In re Jackson*, 254 Kan. 406, 867 P.2d 278 (1994).
- 48. Attorney's dilatory handling of estate matter violative of MRPC 1.3, 1.4, 1.16(a)(2), 3.2, and 8.4(g); Rule 207 violation; other violations; pending complaints; imposition of discipline suspended, supervised probation ordered. *In re Jackson*, 254 Kan. 406, 867 P.2d 278 (1994).
- 49. Attorney's failure to remit client's portion in a collection matter, failure to keep client informed, misrepresentations to client as to status of collection efforts, and causing balance on trust account to repeatedly fall below amount due client violative of MRPC 1.3, 1.4(a), 1.5(d), 1.15(a), 4.1(a), and 8.4(c); aggravating and mitigating circumstances; one-year supervised probation with conditions. *In re Wisler*, 254 Kan. 600, 866 P.2d 1049 (1994).
- 50. Attorney's failure to file personal injury claim and blaming client for delay, thereby allowing statute of limitations to run (resulting in client being granted summary judgment in subsequent malpractice claim); failure to inform client as to reduction in child support income; failure to inform client as to hearing dates; and acceptance of retainer fee from out-of-state client whom attorney knew he could not represent in divorce action violate MRPC 1.1, 1.3, 1.4(a) and (b), 1.16(d), 3.3(a)(1), and 8.4(d) and (g); Rule 207(a) and (b) violations; disbarment and Rule 218 compliance ordered. *In re Spears*, 254 Kan. 904, 869 P.2d 718 (1994).
- 51. Attorney's mishandling of four different probate estates and failure to timely file four different foreclosures, despite representations and billings which would indicate to the contrary, held to violate DR 1-102(A)(4), (5), and (6); 6-101(A)(3); and 7-101(A)(2) and (3); Canons 1, 6, 7, and 9; and MRPC 1.1, 1.3, 1.4, 3.2, and 8.4(c), (d), and (g); aggravating and mitigating circumstances; two-year suspension, discipline probated, and supervised probation ordered. *In re Herman*, 254 Kan. 908, 869 P.2d 721 (1994).
- 52. Attorney pleads to six counts of attempted indecent liberties with a child; violation of MRPC 8.4(b) and (g) established; indefinite suspension and Rule 218 compliance ordered. *In re Fierro*, 254 Kan. 919, 869 P.2d 728 (1994).
- 53. Attorney's misappropriation of funds from trust accounts violative of Canons 1 and 9 and MRPC 1.15 and 8.4; indefinite suspension and Rule 218 compliance ordered. *In re Lunt*, 255 Kan. 529, 874 P.2d 1198 (1994).
- 54. Attorney's repeated refusal to provide court-ordered accountings of a conservatorship of which she is the named conservator, refusal to reveal the names of the financial institution where the conservatorship funds are deposited, and refusal to answer questions concerning the topic or invoke the Fifth Amendment at district court hearings and before the disciplinary hearing panel violate MRPC 1.15, 3.4, and 8.4; other violations; disbarment. *In re Jackson*, 255 Kan. 542, 874 P.2d 673 (1994).
- 55. Attorney's failure to file incorporation papers and retention of retainer paid to handle such matter violate MRPC 1.3, 1.4, 1.15, 1.16, and 8.4; other violations; disbarment. *In re Jackson*, 255 Kan. 542, 874 P.2d 673 (1994).
- 56. Attorney's mishandling of will and estate matter, failure to communicate with client, failure to timely handle the matter, misleading the court as to the status of the probate case, and failure to return the client's file and retainer when requested violate MRPC 1.1, 1.3, 1.4, 1.15, 1.16, 3.2, and 8.4; other violations; disbarment. *In re Jackson*, 255 Kan. 542, 874 P.2d 673 (1994).
- 57. Attorney's failure to timely file bankruptcy petition for clients, misrepresentations to clients as to status of case, and mishandling of bankruptcy case violate MRPC 1.1, 1.3, 1.4, 1.15, and 8.4; other

violations; disbarment. In re Jackson, 255 Kan. 542, 874 P.2d 673 (1994).

- 58. Attorney's conviction of attempted possession of cocaine violates MRPC 8.4(b), (d), and (g), and false allegations regarding the behavior of law enforcement personnel by the attorney made during the course of the criminal prosecution violate MRPC 8.4(c), (d), and (g); other violations; indefinite suspension and Rule 218 compliance ordered. *In re Nelson*, 255 Kan. 555, 874 P.2d 1201 (1994).59. Attorney found to have violated MRPC 1.1, 1.3, 1.4, 1.15, 3.2, 3.4(c), 4.3, and 8.4(d) and (g) based on conduct in seven different complaints reflecting on attorney's lack of diligence and competence, miscommunication and lack of candor, and failure to return unearned fees; failure to cooperate in disciplinary investigation; attorney currently on disability inactive status; indefinite suspension and Rule 218 compliance ordered. *In re Jenkins*, 255 Kan. 797, 255 P.2d 423 (1994).
- 60. Attorney convicted of felony possession of controlled substance with intent to distribute; criminal acts violate MRPC 8.4(b), (d) and (g); disbarment and Rule 218 compliance ordered. *In re Diggs*, 256 Kan. 193, 883 P.2d 1182 (1994).
- 61. Attorney's mishandling of personal injury case violates MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.6, 1.7, 1.16, 3.2, 4.1, 8.4 and Rule 207; published censure. *In re Shultz*, 256 Kan. 196, 883 P.2d 779 (1994).
- 62. Attorney found to have violated MRPC 1.15 and 8.4 in dealing with settlement of client's case while on supervised probation for other violations; three-year supervised probation. *In re Jackson*, 256 Kan. 492, 885 P.2d 1259 (1994).
- 63. Attorney's failure to represent client in collection of foreign judgment in workers compensation case found to violate MRPC 1.1, 1.3, 1.4, 1.5(d), 1.16(d), 3.2, and 8.4(g); indefinite suspension and Rule 218 compliance ordered. *In re Griggs*, 256 Kan. 498, 886 P.2d 786 (1994).
- 64. Attorney convicted of 30 counts of giving a worthless check; violation of MRPC 8.4(b), (c), (d) and (g); indefinite suspension and Rule 218 compliance ordered; Rule 219 application for reinstatement contingent on restitution. *In re Phelps-Griffin*, 256 Kan. 503, 886 P.2d 788 (1994).
- 65. Attorney charged with purchasing cocaine and found not guilty by jury; found violation of MRPC 8.4(b), (d), and (g) and Rule 704(i); published censure. *In re Robertson*, 256 Kan. 505, 886 P.2d 806 (1994).
- 66. Attorney who lied to the court and her clients and failed to appear for landlord-tenant case proceeding found to be in violation of MRPC 1.1, 1.3, 1.4, 3.3, 3.4, 3.5, 4.1, 8.2 and 8.4; one-year suspension and compliance with Rule 218 ordered. *In re Gershater*, 256 Kan. 512, 886 P.2d 343 (1994).
- 67. Attorney's mishandling of a breach of contract case and settlement violative of MRPC 1.1, 1.3, 1.4, 3.3, and 8.4; six-month suspension and compliance with Rule 218 ordered. *In re Norlen*, 256 Kan. 509, 886 P.2d 347 (1994).
- 68. Attorney's mishandling of probate matter and workers compensation case violates MRPC 1.1, 1.3, 1.4, 3.2, 4.1, 8.4 and Rule 207; imposition of discipline suspended; two-year supervised probation. *In re Whitaker*, 256 Kan. 939, 888 P.2d 829 (1995).
- 69. Attorney's transfer of assets as bank trust officer from a trust to another without consent of a bank violates MRPC 1.8 and 8.4; his representation of two sons whose position was directly opposite of his former client, their mother, violates MRPC 1.9; published censure. *In re Whalen*, 256 Kan. 944, 888 P.2d 395 (1995).
- 70. Attorney previously censured disbarred for violations of MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.15, 1.16, 3.2, 3.3, 4.1, 7.1, 7.5, 8.1, 8.4, and Rules 207 and 208; Rule 218 compliance ordered. *In re Shultz*, 257 Kan. 662, 895 P.2d 603 (1995).
- 71. Attorney's dilatory handling of civil case and failure to file the opening brief in criminal case violate MRPC 1.1, 1.3 and 8.4(d); two-year supervised probation. *In re Betts*, 257 Kan. 955, 895 P.2d 604 (1995).
- 72. Attorney's mishandling the oil and gas case violates MRPC 1.1, 1.3, 1.4 and 8.4(c); one-year probation. *In re Pilgreen*, 257 Kan. 949, 896 P.2d 389 (1995).
- 73. Attorney found in violation of MRPC 1.15(a), (b), (c) and (d), 8.4(d) and Rule 207; two-year probation. *In re Johnson*, 257 Kan. 946, 895 P.2d 1256 (1995).

- 74. Attorney pleaded no contest to aggravated sexual battery; his original conviction of rape and sexual battery reversed because of trial errors; violation of MRPC 8.4(b) and (g) found; disbarment and Rule 218 compliance ordered. *In re Myers*, 257 Kan. 959, 895 P.2d 1252 (1995).
- 75. Attorney's forging a client's signature on affidavit and filing it in court violate MRPC 1.4, 3.3, 3.4 and 8.4(c), (d) and (g); published censure. *In re Caller*, 258 Kan. 250, 899 P.2d 468 (1995).
- 76. Attorney's failure to remit personal injury protection lien to his client's insurance company, failure to keep client informed, misrepresentation to client, and creating conflict of interest violated MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.15, 3.7, 4.1, and 8.4; aggravating circumstances; indefinite suspension. *In re Seck*, 258 Kan. 530, 905 P.2d 122 (1995).
- 77. Attorney who was temporarily suspended from practice and in federal prison was afforded opportunity to appear in person and present evidence of mitigating circumstances. *In re Brown*, 258 Kan. 731, 907 P.2d 132 (1995).
- 78. Attorney's neglect of three different clients' cases violates MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 3.1, and 8.4 and Rule 207; one-year suspension. *In re Geeding*, 258 Kan. 740, 907 P.2d 124 (1995).
- 79. Attorney disciplined in Texas for failure to communicate with clients, neglect of client's cases, failure to cooperate in investigation, and conversion of client's funds; Texas findings and conclusions adopted per Rule 202; indefinite suspension. *In re Callahan*, 258 Kan. 770, 907 P.2d 840 (1995).
- 80. County attorney found to have had conflict of interest in representing client investigated for neglect of her children, engaged in undignified or discourteous conduct degrading to tribunal and engaged in conduct unfit to practice law; two-year probation; participation in ethics programs and personal apology to judge in open court ordered. *In re Kraushaar*, 258 Kan. 772, 907 P.2d 836 (1995).
- 81. Attorney's mishandling of various civil and divorce cases violates MRPC 1.1, 1.2, 1.3, 1.4, 1.15, 3.2, 3.4, 4.1, 8.1, and 8.4; indefinite suspension. *In re Gordon*, 258 Kan. 784, 908 P.2d 169 (1995).
- 82. Attorney's mishandling of client funds, failure to supervise nonlawyer assistants, and other misconduct violate MRPC 1.3, 1.5, 1.15, 5.3, and 8.4; mitigating circumstances; published censure. *In re Krogh*, 259 Kan. 163, 910 P.2d 221 (1996).
- 83. Attorney's handling of counterclaim and appeal in lawsuit between home buyers and construction company violates MRPC 1.1, 1.3, 1.4, 8.4(c) and (d) and Rule 207; one-year suspension. *In re Crockett*, 259 Kan. 540, 912 P.2d 176 (1996).
- 84. Attorney self-reported cases in which he allowed the statute of limitations to expire on his clients' claims; violations of MRPC 1.3, 1.4, and 8.4; two-year suspension. *In re Hill*, 259 Kan. 877, 915 P.2d 49 (1996).
- 85. Attorney's improper accounting and failure to safeguard clients' funds violate MRPC 1.15 and 8.4, and Rule 207; indefinite suspension. *In re Munyon*, 259 Kan. 889, 914 P.2d 574 (1996).
- 86. Attorney convicted of possession of cocaine later acquitted on double jeopardy ground; violations of MRPC 8.4(b), (d) and (g); extensive mitigating factors; two-year probation. *In re Gooding*, 260 Kan. 199, 917 P.2d 414 (1996).
- 87. Attorney tried for two counts of illegal check-kiting scheme in federal court and charges later dismissed; violation of MRPC 8.4(c); published censure. *In re Blase*, 260 Kan. 351, 920 P.2d 931 (1996).
- 88. Attorney's breach of fiduciary duty as executor of estate, conduct involving dishonesty and fraud, and failure to cooperate with Disciplinary Administrator's office violate MRPC 1.3, 1.15, 8.4(c) and (d) and Rules 202 and 207; disbarment. *In re Williamson*, 260 Kan. 568, 918 P.2d 1302 (1996).
- 89. Attorney's mishandling of client's assets in voluntary conservatorship proceeding violates MRPC 1.1, 1.2, 1.4, 1.5, 1.7, 1.9, 1.14, 3.3, and 8.4; published censure. *In re Brantley*, 260 Kan. 605, 920 P.2d 433 (1996).
- 90. Attorney's mishandling of bankruptcy proceedings for his clients violates MRPC 1.1, 1.2, 1.3, 1.4, 8.1 and 8.4 and Rule 207; disbarment. *In re Gordon*, 260 Kan. 905, 925 P.2d 840 (1996).
- 91. Attorney's handling of civil action and post-divorce proceeding and his attempt to represent a criminal defendant while attorney was in inpatient drug treatment program violate MRPC 1.3, 1.4, 1.5(b),

- 1.15(a) and (b), 1.16(a), 3.3(a), 4.1, and 8.4(a), (b), (d), and (g); three-year supervised probation. *In re Phillips*, 260 Kan. 909, 925 P.2d 435 (1996).
- 92. Attorney's failure to act with reasonable diligence and promptness in an eviction case, commingling of clients' funds with his own, and failure to cooperate with disciplinary administrator's office violate MRPC 1.4, 1.5, 1.9, 1.15, 1.16, 8.1 and 8.4 and Rule 207; one-year suspension. *In re Howlett*, 261 Kan. 167, 928 P.2d 52 (1996).
- 93. Attorney, serving as part-time hearing officer for Kansas Department of Revenue, dismissed eight cases of persons who had employed him as attorney in their DUI cases; violation of MRPC 1.11 and 8.4(c) and (d); indefinite suspension and Rules 218 and 219 compliance ordered. *In re Gribble*, 261 Kan. 985, 933 P.2d 672 (1997).
- 94. Attorney's mishandling of matters involving (1) individualized education program for autistic child in public school, (2) personal injury, probate, and insurance claim arising from fatal car accident, and (3) probate matter involving estate of conservatee violates MRPC 1.1, 1.2, 1.3, 1.4, 1.7, 1.16, and 8.4 and Rule 207; indefinite suspension per Rule 203(a)(2). *In re Dow*, 261 Kan. 989, 933 P.2d 666 (1997).
- 95. Attorney's mishandling of bankruptcy case violates MRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.16, 3.1, 3.3, and 8.4; published censure per Rule 203(a)(3). *In re Roy*, 261 Kan. 999, 933 P.2d 662 (1997).
- 96, Attorney's presenting an altered will for probate violates MRPC 3.3(a)(1) and 8.4(c) and (d); published censure per Rule 203(a)(3). *In re Grant*, 262 Kan. 269, 936 P.2d 1360 (1997).
- 97. Attorney's mishandling of adoption case violates MRPC 1.1, 1.3, 1.4, and 8.4 and Rule 207; indefinite suspension. *In re Johnson*, 262 Kan. 275, 936 P.2d 258 (1997).
- 98. Attorney's mishandling of civil rights case violates MRPC 1.2, 1.3, 1.4, 1.7, 1.15, 5.3, and 8.4; two-year supervised probation. *In re Baxter*, 262 Kan. 555, 940 P.2d 37 (1997).
- 99. Attorney's failure to file negligence action in proper court and his disappearance from his law office without notice to clients violate MRPC 1.1, 1.3, 1.4, 1.5, 3.2, and 8.4 and Rule 207; disbarment. *In re Neal*, 262 Kan. 562, 937 P.2d 1234 (1997).
- 100. Attorney's mishandling of child support case and his ex parte communication with judge violate MRPC 1.1, 3.3, 3.5, 4.4, 8.4(c), (d), and (g), and Rules 207 and 211; aggravating and mitigating factors; indefinite suspension. *In re Black*, 262 Kan. 825, 941 P.2d 1380 (1997).
- 101. Attorney falsified records regarding sale of home to prevent one-half of proceeds from going to the Department of Social and Rehabilitation Services as credit against future Medicaid benefits in violation of MRPC 1.1, 4.1, 5.3, 8.1, and 8.4; published censure per Rule 203(a)(3). *In re Apt*, 263 Kan. 210, 946 P.2d 1002 (1997).
- 102. Attorney's mishandling of traffic cases and real property transaction, sexual harassment complaint filed against him, and disorderly conduct at the airport violate MRPC 1.2, 1.3, 1.4, 3.2, and 8.4; indefinite suspension effective as of date of order per Rule 219. *In re Mitchell*, 263 Kan. 217, 946 P.2d 999 (1997).
- 103. Attorney's failure to prepare necessary tax returns for an estate and pension plan documents for employer violates MRPC 1.1, 1.3, 1.4, and 8.4; supervising attorney afforded all immunities per Rule 223; two-year supervised probation and continued treatment for alcoholism, depression and personality disorders ordered. *In re Stephens*, 263 Kan. 221, 946 P.2d 1379 (1997).
- 104. Attorney's mishandling of lease of house rental for a client violates MRPC 1.15 and 8.4; indefinite suspension. *In re Seck*, 263 Kan. 482, 949 P.2d 1122 (1997).
- 105. Attorney's misconduct in bankruptcy court violates MRPC 1.1, 1.3, 1.4(a), 1.8(e), 1.15, 3.1, 3.2, and 8.4(d) and his failure to supervise and train his subordinate lawyers and nonlawyer assistants violate MRPC 5.1 and 5.3(a) and (b); indefinite suspension per Rule 203(a)(2). *In re Farmer*, 263 Kan. 531, 950 P.2d 713 (1997).
- 106. Attorney was incarcerated in the federal prison for conspiracy to possess and possession of cocaine with the intent to distribute; 1995 hearing found MRPC 8.4 violations; disbarment. *In re Brown*, 263 Kan. 571, 953 P.2d 1367 (1998).
 - 107. Attorney's failure to communicate with his client, his delay in handling of insurance

- settlement, and his misrepresentation of material facts to disciplinary administrator violate MRPC 1.1, 1.2(a), 1.3, 1.4(a) and (b), 8.1(a) and 8.4(d) and (g) and Rules 207 and 211; published censure per Rule 203(a)(3). *In re Potter*, 263 Kan. 766, 952 P.2d 936 (1998).
- 108. Attorney's mishandling of numerous cases violates MRPC 1.1, 1.3, 1.4(a), and 8.4(d); attorney allowed to plan his medical treatment and to work under supervision for the State Board of Indigents' Defense Services; three-year supervised probation. *In re Betts*, 263 Kan. 801, 953 P.2d 223 (1998).
- 109. Attorney's engaging in inappropriate sexual behavior with female clients violates MRPC 1.7(b), 1.8(b), 2.1, 3.7, 4.1, and 8.4(d) and (g); he was additionally charged for violations of MRPC 1.2, 1.3, 1.4, 1.5, 4.3 and 8.4(b) and (c) and Rule 207; disbarment. *In re Berg*, 264 Kan. 254, 955 P.2d 1240 (1998).
- 110. Attorney's failure to diligently and competently represent and to communicate with his six clients and his failure to cooperate with the disciplinary administrator's office violate MRPC 1.1, 1.3, 1.4, 1.16, 3.4, 8.1, and 8.4 and Rule 207; suspension effective as of the date of order for purpose of Rule 219(e); indefinite suspension. *In re Wooten*, 264 Kan. 283, 955 P.2d 1239 (1998).
- 111. Attorney's withdrawing a client's files after discharged violates MRPC 1.16 and 8.4; ordered to pay attorney fees incurred by the former client in recovery of his files; attorney's failure to personally appear before the court noted as violation of Rule 212(d); published censure per Rule 211(f). *In re Palmer*, 264 Kan. 752, 956 P.2d 1333 (1998).
- 112. Attorney's neglect of his cases, failure to communicate with his clients, and failure to competently and diligently represent them violate MRPC 1.1, 1.3, 1.4, 3.2, 3.4(c), and 8.4(d) and (g); attorney's failure to appear before the court constitutes violation of Rule 212(d); indefinite suspension. *In re Anderson*, 264 Kan. 758, 956 P.2d 1330 (1998).
- 113. Attorney's mishandling of grandparents' visitation case and municipal court case violates MRPC 1.2, 1.3, 1.4, 3.1, and 8.4; current suspension per Rule 208 noted; registered for disabled inactive status per Rule 220; published censure. *In re Taylor*, 265 Kan. 246, 959 P.2d 901 (1998).
- 114. Attorney charged with crimes of battery, disorderly conduct, and failure to stop at traffic control device and entered diversion agreement; also found to have obtained duplicative reimbursement for his travel expenses to attend seminar; violations of MRPC 1.15 and 8.4 found; published censure per Rule 203(a)(3). *In re Sutton*, 265 Kan. 251, 959 P.2d 904 (1998).
- 115. Attorney surrenders license per Rule 217 while pending complaint alleges violations of MRPC 1.2, 1.3, 1.4, and 8.4(c); disbarment. *In re Badke*, 265 Kan. 464, 968 P.2d 670 (1998).
- 116. Attorney's charging various clients unreasonable fees, failure to refund expense deposits, failure to inform client of the status of case, failure to act with reasonable diligence and promptness, use of deceptive and fraudulent retainer agreement, and other misconduct violate MRPC 1.4(a) and (b), 1.5, 1.8(h), 1.15(b), 1.16(d), 3.5(d), 7.2(d), 8.2(a), and 8.4; indefinite suspension per Rule 203(a)(2). *In re Scimeca*, 265 Kan. 742, 962 P.2d 1080 (1998).
- 117. Attorney's mishandling of personal injury, criminal, bankruptcy, and divorce cases violates MRPC 1.1, 1.3, 1.4, 1.5, 1.15, 1.16, 7.3, and 8.4(a), (c), (d), and (g) and Rule 207; panel recommended disbarment per Rule 203(a)(1); indefinite suspension. *In re Lewis*, 265 Kan. 766, 962 P.2d 534 (1998).
- 118. Attorney's failure to file an annual report, to draft the shareholder agreement, and to promptly file a suit for his client corporation violates MRPC 1.1, 1.3, and 1.8(a); he also violated MRPC 8.4(a), (c), and (d) when he made a false statement to the deputy disciplinary administrator; published censure per Rule 203(a)(3). *In re Zimmerman*, 266 Kan. 115, 965 P.2d 823 (1998).
- 119. Attorney's mishandling of a Chapter 7 bankruptcy case violates MRPC 1.1, 1.3, 1.15(a) and (c), and 8.4(b); his failure to cooperate in the disciplinary process violates Rule 207; one-year suspension. *In re Metz*, 266 Kan. 118, 965 P.2d 821 (1998).
- 120. Attorney's accepting a fee to handle an estate case while suspended from the practice of law violates MRPC 5.5 and 8.4; 16 additional cases pending at the time of oral argument; disbarment. *In re Howlett*, 266 Kan. 401, 969 P.2d 890 (1998).

- 121. Attorney's mishandling of four divorce cases violates MRPC 1.1, 1.3, 1.4, 1.16, 3.1, 3.2, 3.3, 4.1, 8.1, and 8.4 and Rule 207; a hearing panel report deemed to be admitted per Rule 212(c) and (d); supervising attorney afforded all immunities per Rule 223; two-year supervised probation. *In re Lober*, 266 Kan. 404, 969 P.2d 885 (1998).
- 122. Attorney's misconduct while acting as administrator in probate matter violates MRPC 8.4(c), (d), and (g); his failure to cooperate in investigation violates Rule 207; indefinite suspension. *In re Rickman*, 266 Kan. 658, 972 P.2d 759 (1999).
- 123. Attorney stipulated to violations of MRPC 1.1, 1.2, 1.3, 1.4, 3.1, and 8.4(g) in his handling of child custody case, child support case, and wrongful termination case; his failure to cooperate in investigation violates Rules 207(b) and 211(b); Internal Operating Rules of the Kansas Board for Discipline of Attorneys (I.O. Rule E.8) discussed for appropriateness of probation; one-year suspension. *In re Long*, 266 Kan. 664, 972 P.2d 773 (1999).
- 124. Attorney's failure to safekeep his clients' property and to promptly respond to the orders of the court in bankruptcy proceedings violates MRPC 1.3, 1.15, 3.4(c), and 8.4(b), (c), and (d), and Rules 207, 208, 211(b), and 802; panel recommended discipline per Rule 203(a)(1), (2), (3), or (5); indefinite suspension. *In re Fey*, 266 Kan. 674, 972 P.2d 771 (1999).
- 125. Attorney's falsely reporting a crime of burglary and filing a fraudulent insurance claim violate MRPC 8.4(b), (c), and (g); indefinite suspension. *In re Bennett*, 266 Kan. 1081, 975 P.2d 262 (1999).
- 126. Attorney's failure to appear in court on numerous occasions and his abandonment of his law practice without making any arrangements to protect his clients violate KRPC 1.1, 1.3, 1.4, 1.15, 1.16, 8.1, and 8.4 and Rules 207 and 208(c); disbarment. *In re Ortega*, 267 Kan. 228, 978 P.2d 914 (1999).
- 127. Attorney's mishandling of bankruptcy case violates KRPC 1.1, 1.3, 1.4, 1.15, and 8.4; supervised probation. *In re Christians*, 267 Kan. 240, 978 P.2d 910 (1999).
- 128. Attorney's mishandling of personal injury case, past due taxes case, and bankruptcy case violates KRPC 1.3, 1.4, 1.15, 3.2, 8.1, and 8.4; he was arrested for DUI, possession of cocaine, possession of drug paraphernalia, battery on a law enforcement officer, battery on his former girlfriend, and other charges; failure to notify and cooperate with the disciplinary administrator in violation of Rules 203(c) and 207, defense under Rule 223 raised; indefinite suspension. *In re Parker*, 267 Kan. 779, 985 P.2d 124 (1999).
- 129. Attorney's failure to notify the disciplinary administrator of his suspensions by Oklahoma Supreme Court and his misconduct which was the basis of his Oklahoma suspension violate KRPC 1.2(d) and 8.4(d) and Rules 207(c) and 211(b); indefinite suspension. *In re Holden*, 267 Kan. 788, 982 P.2d 399 (1999).
- 130. Attorney's mishandling of collection matters violates KRPC 1.1, 1.3, 1.4, 3.2, and 8.4(c); allegations in the hearing panel's report deemed admitted per Rule 212(c) and (d); split panel recommendation; published censure. *In re Druten*, 267 Kan. 790, 982 P.2d 978 (1999).
- 131. Attorney's settlement of malpractice claim with a former client without advising her that she should seek independent legal advice violates KRPC 1.8(h); violations of KRPC 1.5(b) and 8.4 (g) found not established by clear and convincing evidence; published censure. *In re Carson*, 268 Kan. 134, 991 P.2d 896 (1999).
- 132. Attorney's mishandling of civil actions involving four clients violates KRPC 1.1, 1.3, 1.4, 1.15, 1.16, 3.3, and 8.4 and Rule 207; indefinite suspension per Rule 203(a)(2). *In re Dennis*, 268 Kan. 48, 991 P.2d 394 (1999).
- 133. Attorney's misdemeanor conviction for lewd and lascivious behavior violates KRPC 8.4 and Rule 202; three-year supervised probation. *In re Ketter*, 268 Kan. 146, 992 P.2d 205 (1999).
- 134. Attorney's selfish motive in pursuing a slip and fall case when his client told him to dismiss the case violates KRPC 1.2(a), 1.3, 1.4, 1.5(c), 1.6, and 8.4(c); published censure per Rule 203(a)(3). *In re Friesen*, 268 Kan. 57, 991 P.2d 400 (1999).
 - 135. Attorney's federal court convictions of bankruptcy fraud violate KRPC 8.4(b); indefinite

- suspension. In re McIntosh, 268 Kan. 73, 991 P.2d 403 (1999).
- 136. Attorney's mishandling of a wrongful death/personal injury case violates KRPC 1.2, 1.3, 1.4, 3.2, and 8.4 and Rule 207; failure to answer the complaint in violation of Rule 211; one-year suspension with additional condition that he pass the multistate professional responsibility examination prior to readmission. *In re Cole*, 268 Kan. 171, 991 P.2d 422 (1999).
- 137. Attorney's notarizing a signature on a deed without the signer being present and claiming personal expenses as reimbursable expenditures violate KRPC 8.4(c), (d), and (g); misconduct found with clear and convincing evidence per Rule 211(f); one year suspension. *In re Kraushaar*, 268 Kan. 451, 997 P.2d 81 (2000).
- 138. Attorney's convictions of conspiracy to commit mail fraud, mail fraud, and misappropriation of funds by a fiduciary violate KRPC 1.15 and 8.4 per Rule 202; hearing panel determination and recommendation to the Supreme Court requested per Rule 211(f); disbarment. *In re Richardson*, 268 Kan. 831, 1 P.3d 328 (2000).
- 139. Attorney's mishandling of a bankruptcy matter violates KRPC 1.1, 1.3, 1.4(a), 1.15(a), and 8.4(d), and Rule 207; panel's findings supported by clear and convincing evidence per Rule 211(f); published censure per Rule 203(a)(3). *In re Trickey*, 268 Kan. 835, 999 P.2d 964 (2000).
- 140. Attorney's mishandling divorce, traffic violation, and criminal matters violates KRPC 1.1, 1.3, 1.4, 1.5, 1.16, 5.3, and 8.4 and Rule 207; numerous mitigating and aggravating factors considered; two-year supervised probation. *In re Kellogg*, 269 Kan. 143, 4 P.3d 594 (2000).
- 141. Attorney's violation of his fiduciary duties to his ward as guardian and conservator of an incapacitated person violate KRPC 1.14 and 8.4(c), (d), and (g); indefinite suspension. *In re Leising*, 269 Kan. 162, 4 P.3d 586 (2000).
- 142. Attorney indefinitely suspended for numerous ethical violations in Missouri and convicted of filing a false federal income tax return; temporary suspension per Rule 203(c)(5) effective at the time of suspension in Kansas; violations found in KRPC 1.2, 1.3, 1.4, 1.8, 1.15, 3.2, 5.1, and 8.4; indefinite suspension. *In re Shaver*, 269 Kan. 171, 4 P.3d 581 (2000).
- 143. Attorney's mishandling of a probate matter violates KRPC 1.1 and 8.4(d) and (g); court found no violation of Rule 216 by the hearing panel; published censure per Rule 203(a)(3). *In re Roth*, 269 Kan. 399, 7 P.3d 241 (2000).
- 144. Attorney's mishandling of six federal court cases and two state court cases violates KRPC 1.3, 3.1, 3.2, 3.4(c) and (d), and 8.4(d) by clear and convincing evidence per Rule 211(f); supervising attorney afforded immunity per Rule 223; two-year supervised probation. *In re Boone*, 269 Kan. 484, 7 P.3d 270 (2000).
- 145. Attorney's mishandling of probate matters violates KRPC 1.1, 1.3, 3.3(a), 8.1(a), and 8.4(c); stipulated facts and conclusions and recommendations of the final hearing report deemed admitted per Rule 212(c) and (d); supervising attorney afforded immunity per Rule 223; two-year supervised probation. *In re Howard*, 269 Kan. 414, 2 P.3d 766 (2000).
- 146. Attorney's mishandling of a client fund violates KRPC 1.15 and 8.4; two-year suspension per Rule 203(a)(2). *In re Lucas*, 269 Kan. 785, 7 P.3d 1186 (2000).
- 147. Attorney's mishandling of a paternity action violates KRPC 1.1, 1.15(d), 1.16(d), and 8.4(g) and Rule 207 by clear and convincing evidence per Rule 211(f); attorney's failure to appear in person before the court in violation of Rule 212; restitution ordered per Rule 227; one-year suspension. *In re Shumway*, 269 Kan. 796, 8 P.3d 735 (2000).
- 148. Attorney voluntarily surrenders his license to practice law in Missouri; his misconduct violated KRPC 4.1, 7.3, and 8.4(a) and (c) per Rule 202; disbarment. *In re Rogers*, 269 Kan. 829, 7 P.3d 1260 (2000).
- 149. Attorney violated KRPC 1.5(d), 1.15, and 8.4(c) by his failure to provide written contingency fee contract, failure to provide complete accounting to client, and failure to reimburse witness for travel expenses; published censure per Rule 203(a)(3). *In re Warner*, 270 Kan. 119, 11 P.3d 1160 (2000).

- 150. Attorney's failure to diligently represent and communicate with a client violates KRPC 1.3, 1.4(a), 1.16(a)(2), and 8.4(c); one-year suspension and Rule 218 and Rule 219 compliance ordered. *In re McGee*, 270 Kan. 135, 13 P.3d 11 (2000).
- 151. Attorney surrenders license per Rule 217 pending investigation for violating KRPC 1.1, 1.3, 3.3, 8.4(c), (d), and (g); disbarment and Rule 218 compliance ordered. *In re Meyer*, 270 Kan. 160, 26 P.3d 1244 (2000).
- 152. Attorney's mishandling of estate, trust, workers compensation claims, EEOC action, and bankruptcy matter, and improperly borrowing money from clients, as well as failing to be diligent in representing clients and communicating with clients in five separate disciplinary complaints violates KRPC 1.1, 1.3, 1.4(a), 1.5(a), 1.7(a) and (b), 1.8(b), and 8.4(g); indefinite suspension. *In re Coggs*, 270 Kan. 381, 14 P.3d 1123 (2000).
- 153. Attorney's failure to provide competent representation and to diligently represent and communicate with clients violates KRPC 1.1, 1.3, 1.4(a); attorney's unauthorized practice of law following suspension violates KRPC 5.5; failure to respond to and cooperate with disciplinary administrator violates KRPC 8.1; failure to stop practicing law after suspension and failure to so notify clients violates KRPC 8.4 and Rules 207, 211, and 218; disbarment. *In re Moran*, 270 Kan. 403, 13 P.3d 1275 (2000).
- 154. Attorney who was previously suspended for 1 year found to have violated KRPC 3.3(a), 8.4(d) and (g), Rule 207(b), and 211; indefinite suspension. *In re Gershater*, 270 Kan. 620, 17 P.3d 929 (2001).
- 155. Attorney suspended for one-year based on violation of 8.4(b) for worthless check convictions and obstruction of legal duty charge. *In re Brock*, 270 Kan. 635, 17 P.3d 361 (2001).
- 156. Attorney's mishandling of employment discrimination case violated KRPC 1.3, 1.4, 3.4(d), 8.4(d) and (g), and Rule 207; failure to appear at scheduled Supreme Court disciplinary hearing; indefinite suspension and Rule 218 compliance ordered. *In re Lockett*, 270 Kan. 640, 17 P.3d 917 (2001).
- 157. Attorney's improper accounting and failure to safeguard clients' funds violate KRPC 1.15 and 8.4; 1-year suspension. *In re Lund*, 270 Kan. 865, 19 P.3d 110 (2001).
- 158. Attorney's mishandling of client funds, failure to act with reasonable diligence in another case, and commingling client's funds with his own violates KRPC 1.3, 1.4, 1.15(a) and (b), 8.4(a), (b), (c) and (g); disbarment. *In re Farrell*, 271 Kan. 291, 21 P.3d 552 (2001).
- 159. Attorney stipulated to violation of 8.4(b) and (d) for possession of cocaine after self reporting and entering into diversion agreement with district attorney's office; published censure per Rule 203 (a)(3). *In re Conwell*, 271 Kan. 304, 20 P.3d 1260 (2001).
- 160. Attorney voluntarily surrenders license to practice law in Missouri; her misconduct violated KRPC 1.1, 1.3, 1.4, 8.4(c) and (d) per Rule 220 as well as Rule 207(b) and Rule 211(b); disbarment. *In re Cramer*, 271 Kan. 923, 26 P.3d 1245 (2001).
- 161. Attorney's misconduct violated KRPC 1.3, 1.4(a), 1.5(a), 1.15(a), (b), and (c), 8.4(a), (c), and (g), Rule 207 and Rule 211 per Rule 202; disbarment per Rule 203(a)(1). *In re Cleland*, 271 Kan. 926, 27 P.3d 26 (2001).
- 162. Attorney's lack of diligence, failure to communicate with client, failure to comply with discovery, and engaging in conduct prejudicial to administration of justice violates KRPC 1.3, 1.4(a), 3.4(d), and 8.4(d); one-year suspension. *In re Coder*, 272 Kan. 758, 35 P.3d 853 (2001).
- 163. Attorney's conviction for fraud and deceptive commercial practice violated KRPC 1.15, 4.1, and 8.4(b), (c), (d) and (g); two-year suspension per Rule 203 and Rule 218 compliance ordered. *In re Rausch*, 272 Kan. 308, 32 P.3d 1181 (2001).
- 164. Attorney's mishandling of two separate cases violates KRPC 1.1, 1.3, 1.4, 1.16, 8.4(a), (c), (d) and (g) and Rule 207; indefinite suspension. *In re Johnson*, 272 Kan. 284, 32 P.3d 1132 (2001).
- 165. Attorney's misconduct in six different complaints as well as mishandling of his trust account result in one-year suspension per Rule 203; if reinstatement sought, requirement of Rule 219 apply. *In re Craig*, 272 Kan. 299, 32 P.3d 1174 (2001).

- 166. Attorney's misconduct by failing to supervise nonattorney representatives violated Rules and his own misconduct violated KRPC 1.4, 1.5, 1.14, 1.15, 1.16, 5.3, 5.4(a), 5.5(b), 7.3 and 8.4; two-year supervised probation. *In re Flack*, 272 Kan. 465, 33 P.3d 1281 (2001).
- 167. County attorney's misconduct in seven counts violates KRPC 1.1, 3.4(e), 8.4(a), (c), (d), (e) and (g), 3.8(a) and (c), and 3.5(d); supervised probation until term ends; ordered to resign from county attorney office on January 1, 2002; ordered to elect inactive status on next renewal date of his attorney registration. *In re Swarts*, 272 Kan. 28, 30 P.3d 1011 (2001).
- 168. Attorney's misconduct violated KRPC 1.3, 1.4(a), 1.16(d), 3.2, 3.3(a), 8.4(a) and (g), Rule 207(b); one-year suspension per Rule 203(a)(2) and Rules 218 and 219 compliance ordered. *In re Winterburg*, 273 Kan. 135, 41 P.3d 842 (2002).
- 169. Attorney's mishandling of several matters violated KRPC 1.1, 1.3, 1.4(a), 1.16(d), 3.2, 8.4(a), (c), (d) and (g); two-year suspension per Rule 203(a)(2); Supreme Court may impose longer sanction than those recommended by hearing panel per Rule 212(f). *In re Swisher*, 273 Kan. 143, 41 P.3d 847 (2002).
- 170. Attorney's misconduct violated KRPC 1.3, 1.4(a), 1.15(b), 1.16(d), and 8.4(g); hearing panel's report deemed admitted under Rule 212(d); two-year suspension per Rule 203(a)(2); Rules 218 and 219 compliance ordered with conditions. *In re Moore*, 273 Kan. 154, 41 P.3d 831 (2002).
- 171. Attorney's misconduct for failure to inform client the status of his license, violation of the KRPC's by representing a client without his license, the unauthorized practice of law, and failure to register with the Clerk of the Appellate Courts and pay registration fee violates KRPC 1.4(b), 1.16(a)(1), 5.5(a), 8.4(d), Rule 208(a) and Rule 218(a); 90-day suspension. *In re Hunter*, 273 Kan. 1015, 46 P.3d 1199 (2002).
- 172. Attorney previously disciplined now found to have violated KRPC 1.5 by billing clients for time not spent on their case, 1.15 by failing to keep complete trust account records and not providing requested accountings, 8.4(c) for engaging in fraudulent conduct by miscalculating her bill for clients; indefinite suspension and Rules 218 and 219 compliance. *In re Kellogg*, 274 Kan. 281, 50 P.3d 57 (2002).
- 173. Attorney previously disciplined found to have violated multiple offenses of KRPC 1.1, 1.3, 1.4, 3.2, 3.4, 3.5, and 8.4; eighteen-months' suspension and Rules 218 and 219 compliance ordered. *In re Berry*, 274 Kan. 336, 50 P.3d 20 (2002).
- 174. Attorney's mishandling of child custody case violated KRPC 1.3 for lack of diligence, 1.4 for failure to keep client informed about status of her case, 1.15(b) for failure to return unearned fees, 1.16(d) for failure to return unearned fees, 8.1(b) for failure to respond to Disciplinary Administrator's letters, 8.4(a)(c)(d) and (g) for violating KRPC's; Rule 207(b) and Rule 211(b) for failing to provide written responses to disciplinary complaint and failing to timely file an answer; one-year suspension. *In re Arnett*, 274 Kan. 366, 52 P.3d 892 (2002).
- 175. Attorney committed multiple violations of KRPC 1.1, 1.3, 1.4(a), 1.16(d), 8.1(b), 8.4(d), Rule 207(b), and Rule 211(b); failure to appear before Supreme Court violated Rule 212(d); disbarment per Rule 203(a)(1). *In re Sechtem*, 274 Kan. 387, 49 P.3d 541 (2002).
- 176. Attorney disbarred in Missouri found to have violated KRPC 1.3, 1.4, 3.2, 8.1(b), 8.4(a) and (d) and Rule 211(b); indefinite suspension. *In re Johnson*, 274 Kan. 783, 55 P.3d 913 (2002).
- 177. Attorney suspended for 6 months for violating KRPC 1.1, 1.3, 1.4, 3.2, 8.1(b), 8.4(a) and (d); findings of fact admitted pursuant to Rule 212(d); previously indefinitely suspended pursuant to Rule 208 and Rule 806; Rule 219 compliance ordered. *In re Matson*, 274 Kan. 785, 56 P.3d 160 (2002).
- 178. Attorney on disability inactive status violated Rule 220 by engaging in the practice of law; KRPC 8.2 violated by making false or reckless statements regarding the qualification and integrity of judge; KRPC 8.4(a), (d), and (g) violated for misconduct; district judge's ruling that attorney was disqualified presumed to be valid under Rule 202; exceptions filed per Rule 212; published censure per Rule 203(a)(3). *In re Arnold*, 274 Kan. 761, 56 P.3d 259 (2002).
 - 179. Attorney's misconduct violated multiple offenses of KRPC: 1.3, 1.4(a), 3.2, 5.5(a), 8.1(b),

- 8.4(a) and (d); notified per Rule 215(a); failed to respond or appear violating Rule 212(d); failed to file answer per Rule 211(b); disbarment per Rule 203(a)(1); Rule 218 compliance ordered. *In re Griswold*, 274 Kan. 776, 56 P.3d 269 (2002).
- 180. Attorney violated KRPC 1.6(a) (confidentiality of information) by revealing information about his client; KRPC 1.7(b) (conflict of interest) by representing a client which materially limited his representation of another client; KRPC 1.16(d)(terminating representation) by failing to protect his client's interests by disclosing confidential information in six instances; KRPC 8.4(a) (misconduct) by offering to disclose negative information about his former client; misconduct established by clear and convincing evidence per Rule 211(f); published censure per Rule 203(a)(3). *In re Bryan*, 275 Kan. 202, 61 P.3d 641 (2003).
- 181. Attorney's misconduct violated KRPC 1.1 by failing to provide competent representation, KRPC 3.1 by filing a frivolous claim without good faith argument for extension, KRPC 8.4(d) and (g) by engaging in conduct that was prejudicial to the administration of justice and engaging in conduct that adversely reflected on the lawyer's fitness to practice law; Rule 211(b) by failing to file a written answer to the complaint in a timely manner; misconduct found by clear and convincing evidence per Rule 211(f); hearing panel's findings of fact and conclusions of law adopted per Rule 212(c) and (d); published censure per Rule 203(a)(3). *In re Polsley*, 275 Kan. 233, 61 P.3d 715 (2003).
- 182. Attorney misconduct in numerous bankruptcy cases violates KRPC 1.4 for failing to keep clients informed, KRPC 3.3 for knowingly making false statements of material facts, KRPC 8.4(c) and (d) for providing false and misleading information and engaging in conduct that was prejudicial to the administration of justice; Supreme Court granted attorney's motion for rehearing which suspended effect of our original decision until rehearing per Rule 7.06; attorney requested censure per Rule 203(a)(3); 1-year suspension and Rule 218 compliance ordered. *In re Wagle*, 275 Kan. 543, 66 P.3d 884 (2003).
- 183. Attorney previously disciplined by supervised probation found to have committed multiple violations of KRPC: 1.3, 1.4, 3.1, and 4.2; previously violated KRPC 1.3, 3.1, 3.2, 3.4, and 8.4; pursuant to Rule 212(c), attorney filed an exception to panel's report; disciplinary panel conducted formal hearing pursuant to Rule 211; supervising attorney granted full immunities per Rule 223; supervised probation extended to 5 years with restrictions on practice. *In re Boone*, 275 Kan. 560, 66 P.3d 896 (2003).
- 184. Attorney licensed to practice law in Missouri, but not in Kansas, failed to comply with Rule 216; violated Mo. Rules of Professional Conduct which are identical to and thus, based on Rule 202, violate KRPC 3.3(a)(1), 4.1(a), 8.1(b), 8.4(a) and (d); also found to have violated KRPC 7.1, 8.4(c) and (g); violated Rule 211(b) by failing to timely file answer to formal complaint; indefinite prohibition from practicing law before any Kansas court, administrative tribunal, or state agency. *In re Franco*, 275 Kan. 571, 66 P.3d 805 (2003).
- 185. Attorney previously censured for KRPC 8.4(b) and (d) and admonished for KRPC 1.16(d) now found to have violated KRPC 1.15, 5.1, and 8.4(a); Internal Operating Rule E.8. cited for appropriateness of probation; supervising attorney afforded full immunities per Rule 223; misconduct established by clear and convincing evidence per Rule 211(f) and hearing panel's report deemed admitted under Rule 212(c) and (d); Rule 219 hearing not required at end of 2-year probation; 16 specific terms and conditions set forth in probation plan; Rule 218 compliance ordered; 2-year supervised probation. *In re Conwell*, 275 Kan.902, 69 P.3d 589 (2003).
- 186. Attorney previously disciplined for similar violations found by clear and convincing evidence per Rule 211(f) to have violated KRPC 1.3, 1.4, 1.5, 1.15, 1.16, 3.3, 3.4, 3.5 and 8.4; hearing panel's report deemed admitted under Rule 212(c) and (d); supervising attorneys afforded full immunities per Rule 223; three years' supervised probation. *In re Rathbun*, 275 Kan. 920, 69 P.3d 537 (2003).
- 187. Attorney on disabled status filed 14 lawsuits in his own name, violating KRPC 3.1, 3.3(a)(1), 3.4(d), 8.4(c) and (d), and 3.5(c); civil judgment by opposing parties raised presumption of validity per Rule 202; disbarment. *In re Benson*, 275 Kan. 913, 69 P.3d 544 (2003).
- 188. Attorney previously disciplined on five occasions by informal admonishments now found to have 14 violations of KRPC, including 1.1, 1.3, 1.4, 1.5(b), 1.15(a) and (d), 1.16(d), 3.3(a), 8.4(a) as well

- as 1.8(f)(2) and 5.4(c); Rule 211(b) cited for failing to respond to complaint within 20 days; misconduct was shown by clear and convincing evidence per Rule 211(f); Supreme Court not bound by recommendations of Disciplinary Administrator or hearing panel per Rule 212(f); attorney failed to disprove district court findings in civil judgment per Rule 202; Internal Operating Rule E.3. and E.8. discussed; one-year suspension and Rules 218 and 219 compliance ordered. *In re Rumsey*, 276 Kan. 65, 71 P.3d 1150 (2003).
- 189. Attorney committed multiple violations of KRPC: 1.15, 8.1, 8.4(a), (b), (c), (d), and (g), and Rule 207(b); exceptions filed to several findings per Rule 212(c); misconduct found by clear and convincing evidence per Rule 211(f); disbarment. *In re Wright*, 276 Kan. 357, 76 P.3d 1018 (2003).
- 190. Attorney violated KRPC 4.4 (respect for rights of third persons) and 8.4 (c) and (g)(misconduct); failed to file exceptions to hearing report of panel per Rule 212(c); charges established by clear and convincing evidence per Rule 211(f); 3-month suspension per Rule 203(a)(2). *In re Royer*, 276 Kan. 643, 78 P.3d 449 (2003).
- 191. Prior to the hearing of a disciplinary panel, attorney stipulated to violations of KRPC 1.15(d)(1) regarding safekeeping of client funds and KRPC 8.4(c) and (g) for professional misconduct; indefinite suspension per Rule 203(a)(2). *In re Johnson*, 276 Kan. 904, 80 P.3d 32 (2003).
- 192. Attorney violated KRPC 4.2, 4.4, 8.3(a), and 8.4 involving communication with person represented by counsel, respect for rights of third parties, reporting professional misconduct, and misconduct; published censure per Rule 203(a)(3). *In re Pyle*, 278 Kan. 230, 91 P.3d 1222 (2004).
- 193. Attorney's misconduct in multiple cases violated KRPC 3.3, 3.4, 3.8, and 8.4 involving candor toward a tribunal, fairness to an opposing party, her duties as a prosecutor, and misconduct; charges established by clear and convincing evidence per Rule 211(f); hearing panel's report deemed admitted under Rule 212(c) and (d); published censure per Rule 203(a)(3). *In re Jordan*, 278 Kan. 254, 91 P.3d 1168 (2004).
- 194. Attorney previously disciplined by informal admonishment and a published censure pled guilty to federal misdemeanor for theft of government property; misconduct violated KRPC 8.4(b) per Rule 202; indefinite suspension per Rule 203(a)(2). *In re Polsley*, 277 Kan. 570, 85 P.3d 693 (2004).
- 195. Attorney pled guilty to federal misdemeanor for theft of government property; misconduct violated KRPC 8.4(b) per Rule 202; 2- year suspension per Rule 203(a)(2). *In re Polsley*, 277 Kan. 565, 86 P.3d 531 (2004).
- 196. Attorney's supervised probation revoked following violations of KRPC 1.3, 1.4, 1.5, 1.7, 8.1, 8.4; failure to cooperate in investigation of complaints per Rule 207(b); failure to obtain liability insurance as condition of probation; indefinite suspension. *In re Nelson*, 277 Kan. 920, 92 P.3d 1146 (2004).
- 197. Attorney disciplined for multiple violations of rules of professional conduct including KRPC 8.4 and 1.4; compliance with Rule 219 ordered if reinstatement sought; indefinite suspension and Rule 218 compliance ordered. *In re Islas*, 279 Kan. 930, 112 P.3d 210 (2005).
- 198. Attorney violated multiple rules of professional conduct including KRPC 1.3, 8.4(c), Rule 207(b) and Rule 211(b); one-year suspension per Rule 203(a)(2); Rule 218 compliance ordered. *In re Ware*, 279 Kan. 884, 112 P.3d 155 (2005).
- 199. Attorney's criminal conviction of domestic battery violates KRPC 8.4(b) and Rule 202; published censure per Rule 203(a) (3). *In re Angst*, 278 Kan. 500, 102 P.3d 388 (2004).
- 200. Attorney disciplined for numerous violations of rules of professional conduct including KRPC 3.1, 3.3, 4.1, and 8.4; required notice given per Rule 215; disbarment and Rule 218 compliance ordered. *In re Nathanson*, 279 Kan. 921, 112 P.3d 162 (2005).
- 201. Attorney previously disciplined three times found to have violated KRPC 1.15 for mishandling checks and money and failing to return clients' funds; KRPC 8.4 for repeated misconduct involving fraud, deceit or misrepresentation; Rule 207 for failing to cooperate with the disciplinary process; Rule 212 for failing to respond or appear before the Supreme Court and for failing to file exceptions to the final hearing report; disbarment per Rule 203(a)(1). *In re King*, 278 Kan. 378, 98 P.3d

980 (2004).

- 202. Attorney previously disciplined violated his supervised probation; now found to have violated KRPC 1.3, 1.4, 1.5, 1.7, 8.1, 8.4, Rule 207, and Rule 211; indefinite suspension and Rule 218 compliance. *In re Nelson*, 278 Kan. 506, 102 P.3d 1140 (2004).
- 203. Attorney's misconduct in numerous cases violated KRPC 1.1, 1.3, 1.4, 1.15, 1.16. 4.1, 5.3, 5.5, 8.1, 8.4 Rule 207, and Rule 211(b); hearing panel's report deemed admitted pursuant to Rule 212(c) and (d); temporary suspension per Rule 203(b) requested by Disciplinary Administrator; disbarment and Rule 218 compliance ordered. *In re Anderson*, 278 Kan. 512, 101 P.3d 1207 (2004).
- 204. Attorney disciplined for improper handling of an estate matter which violated KRPC 1.1, 1.3, 1.4, 3.2, and 8.4; published censure per Rule 203(a)(3). *In re Miller*, 279 Kan. 912, 112 P.3d 169 (2005).
- 205. Attorney violated the terms of his probation by violating KRPC 3.2, 3.3, 3.4, and 8.4; waived his right to file response and for oral argument before Supreme Court per Rule 211; indefinite suspension and compliance with Rule 218. *In re Singleton*, 279 Kan. 515, 111 P.3d 630 (2005).
- 206. Attorney previously disciplined twice before violated KRPC 1.1, 1.7, 1.8, 3.4, 5.5, and 8.4; failure to file answer to formal complaint violated Rule 211(b); disbarment and Rule 218 compliance ordered. In re Stover, 278 Kan. 835, 104 P.3d 394 (2005).207. County attorney's misconduct violated KRPC 1.1, 1.3, 3.2, 8.4(d) and (g); ordered to complete CLE program per Rule 802A and make full restitution to the county; restitution hearing prior to reinstatement required pursuant to Rule 219; one-year suspension per Rule 203(a)(2); Rule 218 compliance ordered. *In re Vanderbilt*, 279 Kan. 491, 110 P.3d 419 (2005)
- 208. Attorney surrenders license per Rule 217 while review pending before Supreme Court per Rule 212; violations include KRPC 1.15(b), 8.4(c) and (g); disbarment and Rule 218 compliance ordered. *In re Spikes*, 279 Kan. 522, 111 P.3d 635 (2005).
- 209. Attorney's misconduct involving five complaints violated KRPC 1.1, 1.3, 1.4, 1.15(a), 1.16(d), 3.4(d), 8.1, 8.4, Rule 207, and Rule 211; hearing panel's report deemed admitted under Rule 212(c) and (d); disbarment and Rule 218 compliance ordered. *In re Rock*, 279 Kan. 257, 105 P.3d 1290 (2005).
- 210. Attorney voluntarily surrenders license per Rule 217 while four complaints with Disciplinary Administrator pending; misconduct involving KRPC 1.1, 1.3, 1.4, 3.2, 4.1, 8.4(a), (c), (d), and (g); disbarment and Rule 218 compliance ordered. *In re Maker*, 280 Kan. 1, 117 P.3d 880 (2005).
- 211. Attorney voluntarily surrendered his license per Rule 217 while complaint pending alleging violations of KRPC 1.7, 1.8, 1.15, 4.1, and 8.4(c); disbarment and Rule 218 compliance ordered. *In re Weller*, 280 Kan. 14, 118 P.3d 1237 (2005).
- 212. Attorney's misconduct interferes with the administration of justice and violates KRPC 8.4(d); the findings of fact are deemed admitted per Rule 212(d); Supreme Court urges respondent seek assistance through Rule 206; published censure per Rule 203(a)(3). *In re Gilman*, 280 Kan. 962, 126 P.3d 1115 (2006).
- 213. Attorney previously suspended for 1 year and admonished several years later violates KRPC 1.5, 1.15(b), 4.1, and 8.4(c); formal hearing per Rule 211 held; repeated violations of KRPC's noted; disbarment in accordance with Rule 203(a)(1). *In re Christian*, 281 Kan. 1203, 135 P.3d 1069 (2006).
- 214. Attorney's misconduct violates KRPC 1.3, 3.4(d), and 8.4(c); misconduct established by clear and convincing evidence per Rule 211(f); final report admitted under Rule 212(c) and (d); published censure per Rule 203(a)(3). *In re Devkota*, 280 Kan. 650, 123 P.3d 1289 (2005).
- 215. Attorney voluntarily surrenders license pursuant to Rule 217 following hearing panel's hearing per Rule 212 that respondent violated KRPC 1.3, 1.4, 1.5, 3.4, 4.1, and 8.4(c); disbarment and Rule 218 compliance ordered. *In re Boaten*, 281 Kan. 390, 132 P.3d 870 (2006).
- 216. Attorney's multiple offenses violates KRPC 1.1, 1.3, 1.4, 8.1(b), 8.4(c) and Rule 207(b); charges established by clear and convincing evidence per Rule 211(f); hearing panel's report deemed

- admitted under Rule 212(c) and (d); supervising attorney granted full immunities per Rule 223; satisfactory plan of probation submitted by respondent per Rule 211(g); 1-year suspension stayed in accordance with Rule 203(a)(2); 2-years' supervised probation. *In re Mitchell*, 280 Kan. 656, 123 P.3d 1279 (2005).
- 217. Attorney's misconduct violates KRPC 1.1, 3.1, 3.3(a)(1), 3.4(c), 4.4, 8.4(c), (d), and (g); complaint sufficiently clear and specific per Rule 211(b); panel and Disciplinary Administrator's office not required to issue subpoenas on respondent's behalf per Rule 216; Rule 222 cited by Disciplinary Administrator in objecting to introduction of records; disbarment. *In re Landrith*, 280 Kan. 619, 124 P.3d 467 (2005).
- 218. Attorney's misconduct in three cases violates KRPC 1.3, 1.7, 4.2, and 8.4; compliance with Rules 218 and 219 ordered; 1-year suspension ordered per Rule 203(a)(2). *In re Pattison*, 280 Kan. 349, 121 P.3d 42 (2005).
- 219. Attorney stipulates to findings that he violated KRPC 1.1, 1.3, 1.4, 3.2, 8.1(b), 8.4(g), and Rule 207(b); three prior disciplinary offenses and supervised probation for prior misconduct; one-year suspension per Rule 203(a)(2). *In re Sachse*, 281 Kan. 1197, 135 P.3d 1207 (2006).
- 220. Attorney surrenders license pursuant to Rule 217 pending review on charges of fraud and dishonesty which violated KRPC 8.1(a) and 8.4(c); disbarment and Rule 218 compliance ordered. *In re Girard*, 281 Kan. 97, 128 P.3d 400 (2006).
- 221. Attorney disciplined for his misconduct involving his handling of a patent application and which violated KRPC 1.1, 1.2(a), 1.3, 1.4(a) and 8.4(c); Supreme court not bound by recommendations of the hearing panel or Disciplinary Administrator per Rule 212(f); published censure per Rule 203(a)(3). *In re Sylvester*, 282 Kan. 391, 144 P.3d 697 (2006).
- 222. Attorney voluntarily surrendered license pursuant to Rule 217 with two cases pending before the Supreme Court involving violations of KRPC 1.3, 3.2, 1.15, 3.4, and 8.4; disbarment. *In re Kennard*, 283 Kan. 270, 156 P.3d 596 (2007).
- 223. Attorney's misconduct violated KRPC 1.5, 3.1, and 8.4 in billing for unreasonable fees and misrepresenting claims when representing the State of Kansas in claims filed against the Workers Compensation Fund; misconduct established by clear and convincing evidence per Rule 211(f); hearing panel's final report deemed admitted under Rule 212(c) and (d) since Respondent failed to file exceptions; two-year suspension per Rule 203(a)(2). *In re Miller*, 282 Kan. 689, 147 P.3d 150 (2006).
- 224. Attorney's misconduct violated KRPC 3.1 and KRPC 8.4(b) and (d) in bankruptcy case and by failing to file income taxes over a period of years; imposition of discipline suspended for 2 years, provided respondent complies with conditions imposed by Supreme Court. *In re Brunton*, 282 Kan. 423, 144 P.3d 606 (2006).
- 225. Attorney's misconduct in multiple complaints violated KRPC 1.1, 1.3, 1.4, 1.5, 1.15, 8.4(c), and Rule 207; indefinite suspension per Rule 203(a)(2). *In re Lampson*, 282 Kan. 700, 147 P.3d 143 (2006).
- 226. Attorney violated KRPC 8.4 by committing repeated driving under the influence violations and for probation violations related to a DUI conviction; indefinite suspension pursuant to Rule 203(a)(2). *In re Laskowski*, 282 Kan. 710, 147 P.3d 135 (2006).
- 227. Attorney disciplined for numerous violations of KRPC's including KRPC 1.1, 1.2, 1.3, 1.4, 1.5, 1.15, 1.16, 3.2, 8.1, and 8.4 in regard to seven formal complaints filed; failure to cooperate in disciplinary investigations per Rule 207(b); respondent's request for probation pursuant to Rule 211(g) denied; indefinite suspension per Rule 203(a)(2). *In re Green*, 283 Kan. 895, 156 P.3d 628 (2007).
- 228. Attorney committed multiple violations of KRPC's including KRPC 1.4, 1.15, 3.2, 3.4, and 8.4 involving communication, safekeeping property, expediting litigation, fairness to opposing party and counsel, and misconduct; pursuant to Rule 202, respondent violated KRPC 1.4(a), 1.15(a), and 8.4(c); indefinite suspension pursuant to Rule 203(a)(2). *In re Wiles*, 283 Kan. 173, 150 P.3d 859 (2007).
- 229. Attorney voluntarily surrendered license pursuant to Rule 217 while panel hearing pending alleging violations of KRPC 1.15(a) and (d), and KRPC 8.4(b), (c), and (g); disbarment and Rule 218

- compliance ordered. In re Dent, 284 Kan. 760, 165 P.3d 298(2007).
- 230. Attorney disciplined for violating numerous violations of KRPC 1.15 and KRPC 8.4; respondent failed to respond to Disciplinary Administrator's initial complaint as well as failing to provide a written answer to the formal complaint thus violating Rule 207(b) and Rule 211(b); notified per Rule 215; misconduct established by clear and convincing evidence per Rule 211(f); panel's final report deemed admitted per Rule 212; panel's recommendation is advisory only per Rule 212(f); indefinite suspension pursuant to Rule 203(a)(2). *In re Purinton*, 283 Kan. 880, 156 P.3d 660 (2007).
- 231. Attorney disbarred for numerous violations including KRPC 3.3, 8.4(a), (b), (c), (d), and (g); misconduct established by clear and convincing evidence per Rule 211(f); hearing panel's final report deemed admitted per Rule 212(c); panel's recommendation is advisory only per Rule 212(f); required notice given per Rule 215(a); disbarment pursuant to Rule 203(a)(1). *In re Arabia*, 283 Kan. 851, 156 P.3d 668 (2007).
- 232. Attorney's misconduct arising from actions he took in response to an earlier published censure violated KRPC 8.4(d); discussion of KRPC 8.2(a); pursuant to Rule 212(h), hearing panel's recommendation for sanctions is advisory only and Supreme Court may impose greater or lesser discipline; per Rule 203(a)(3), 3-month suspension imposed. *In re Pyle*, 283 Kan. 807, 156 P.3d 1231 (2007).
- 233. Attorney violated KRPC 3.3(d) and 8.4(d) relating to duty of candor in ex parte proceeding and engaging in conduct prejudicial to administration of justice in representing a client; misconduct established by clear and convincing evidence per Rule 211(f); hearing panel's final report deemed admitted under Rule 212(c); published censure pursuant to Rule 203(a)(3). *In re Lazzo*, 283 Kan 167, 150 P.3d 887 (2007).
- 234. Attorney committed numerous violations of KRPC 8.4(a) and (b) involving a criminal act committed in Missouri; respondent's diversion in Missouri deemed a conviction in Kansas under Rule 202; misconduct established by clear and convincing evidence per Rule 211(f); hearing panel's final report deemed admitted under Rule 212(c); reinstatement under Rule 219 conditioned upon reinstatement in Missouri; suspended for 6 months in Missouri; indefinite suspension pursuant to Rule 203(a)(2). *In re Gackle*, 283 Kan. 502, 153 P.3d 493 (2007).
- 235. Attorney voluntarily surrendered license pursuant to Rule 217 following hearing panel report finding violations of KRPC 8.4(b) and convictions in federal and state court in Missouri; sentenced to 5 years in Missouri, concurrent with federal sentence; disbarment and Rule 218 compliance ordered. *In re Helder*, 284 Kan. 761, 165 P.3d 1050 (2007).
- 236. Attorney's misconduct violated KRPC 1.1, 1.5(a), 5.5(a), and 8.4(d) for mishandling an estate and practicing law while suspended; published censure per Rule 203(a)(3). *In re Alig*, 285 Kan. 117, 169 P.3d 690 (2007).
- 237. Attorney violated KRPC 1.7(a) by accepting fees and representing opposing parties and 8.4(b) and (d) by committing criminal acts and obstructing justice; published censure in accordance with Rule 203(a)(3). *In re Antosh*, 285 Kan. 124, 169 P.3d 1091 (2007).
- 238. Attorney's misconduct out of state violates KRPC 1.1, 1.7(b), and 8.4(d); respondent's conviction in District of Columbia deemed a conviction in Kansas under Rule 202; findings of fact deemed admitted under Rule 212(d) since respondent failed to file exceptions to the panel's report; indefinite suspension and compliance with Rules 218 and 219 ordered. *In re Evans*, 285 Kan. 147, 169 P.3d 1083 (2007).
- 239. Attorney, who was on probation, violated KRPC 1.1, 1.3, 1.4, 1.5, 1.16, 3.3(d), and 8.4(d) in 21 cases; Rule 211(b) violated by failing to file a timely written answer to the complaint; Rule 212(d) violated by failing to appear before the court; disbarment per Rule 203(a)(1). *In re Rathbun*, 285 Kan. 137, 169 P.3d 329 (2007).
- 240. Attorney previously disciplined by suspension violated KRPC 8.1(a) and 8.4(b); misconduct established by clear and convincing evidence per Rule 211(f); failure to file exceptions to panel's report and report is deemed admitted per Rule 212(d); indefinite suspension per Rule 203(a)(2). *In re O'Neill*,

- 285 Kan. 474, 172 P.3d 1179 (2007).
- 241. Attorney's misconduct violated Rule 202 by engaging in the unauthorized practice of law; KRPC 5.5(a), and 8.4(b) and (c); indefinite suspension. *In re Trester*, 285 Kan. 404, 172 P.3d 31 (2007).
- 242. Attorney's misconduct in failing to pay taxes violated KRPC 8.4(b); published censure in accordance with Rule 203(a)(3). *In re Brooks*, 285 Kan. 794, 175 P.3d 256 (2008).
- 243. Attorney's misconduct in a dispute with a client and his own criminal conduct violated KRPC 1.7, 1.8, and 8.4(a), (b), and (d); indefinite suspension in accordance with Rule 203(a)(2). *In re Davidson*, 285 Kan. 798, 175 P.3d 855 (2008).
- 244. Attorney's misconduct in two cases violated KRPC 1.1, 1.3, 1.4, 3.2, 8.1(b), 8.4(c) and (d), and Rule 207(b); misconduct established by clear and convincing evidence per Rule 211(f); indefinite suspension in accordance with Rule 203(a)(2). *In re Bishop*, 285 Kan. 1097, 179 P.3d 1096 (2008).
- 245. Attorney who was previously censured in Kansas and in a reciprocal discipline proceeding in Illinois violated KRPC 3.1, 3.3(a)(1) and (3); 3.4(b), 8.1(b), 8.4(b), (c) and (d) per Rule 202; respondent received reciprocal attorney discipline and sanctions in Missouri and Illinois; hearing panel's final report deemed admitted under Rule 212(c) and (d); indefinite suspension pursuant to Rule 203(a)(2). *In re Daugherty*, 285 Kan.1143, 180 P.3d 536 (2008).
- 246. Attorney's misconduct resulting from two complaints violated KRPC 1.1, 1.3, 1.4(b), 3.4(d), 8.1(b), 8.4(c) and Rule 207(b); prior admonishment for violating KRPC 1.15 and 7.1; three-month suspension pursuant to Rule 203(b). *In re Harris*, 285 Kan. 1115, 180 P.3d 558 (2008).
- 247. Attorney on suspension for failing to pay annual attorney registration and CLE fees and for failing to fulfill CLE requirements violated KRPC 1.1, 1.3, 1.4, 1.15(b), 1.16(d), 3.2, 8.1(b), 8.4(b), Rule 207, and Rule 211 in representation of a client and through his own criminal conduct; findings of fact in panel's report deemed admitted per Rule 212(d); required notice given per Rule 215(a); disbarment in accordance with Rule 203(a)(1). *In re Pittman*, 285 Kan. 1133, 179 P.3d 404 (2008).
- 248. Attorney voluntarily surrendered license pursuant to Rule 217 with three cases pending before the Supreme Court alleging multiple violations of KRPC 1.2(d), 1.4(a), 1.7, 1.8(b), 1.15(a), 8.4(b) and (g), and Rule 207(b); disbarment. *In re Cowger*, 286 Kan. 52, 182 P.3d 1204 (2008).
- 249. Attorney's disbarment in Missouri established misconduct per Rule 202; failure to file response and failure to appear violates Rule 211(b) and Rule 212(d); respondent violated KRPC 8.4(d); indefinite suspension pursuant to Rule 203(a)(2). *In re Tarantino*, 286 Kan. 254, 182 P.3d 1241 (2008).
- 250. Attorney under indefinite suspension for failing to comply with administrative requirements in Kansas violates KRPC 8.4 by failing to file a timely response to a disciplinary case filed against her in Missouri; misconduct established per Rule 202 concerning reciprocal discipline; indefinite suspension pursuant to Rule 203(a)(2). *In re Harris*, 286 Kan. 260, 182 P.3d 1249 (2008).
- 251. Attorney committed violations of KRPC 8.4(b) by failing to pay income taxes; license suspended in Missouri and served 12-month sentence; misconduct established by clear and convincing evidence per Rule 211(f); Disciplinary Administrator recommends respondent be put on disabled inactive status per Rule 208(a); indefinite suspension in accordance with Rule 203(a)(2) and Rules 218 and 219 compliance ordered. *In re Lovelace*, 286 Kan. 266, 182 P.3d 1244 (2008).
- 252. Attorney committed violations of KRPC 8.4(b) by failing to file income taxes and Rule 211(b) for failing to file a written answer to the formal complaint; misconduct established by clear and convincing evidence per Rule 211(f); hearing panel's final report deemed admitted per Rule 212(c); indefinite suspension in accordance with Rule 203(a)(2). *In re Sheahon*, 286 Kan. 274, 182 P.3d 1263 (2008).
- 253. Attorney's misconduct violated KRPC 1.1, 4.1, 4.4, 5.5, and 8.4(c) through her conviction of five counts of unauthorized practice of law in Minnesota and suspension; attorney misconduct established by clear and convincing evidence per Rule 211(f); indefinite suspension in accordance with Rule 203(a)(2). *In re Hillbrant*, 286 Kan. 280, 182 P.3d 1253 (2008).
- 254. Attorney's misconduct violated KRPC 1.15(a) and (b), 5.3(b), and 8.4(c) by mishandling her trust account, imperiling client funds, and failing to promptly deliver funds to a client; suspended a 1-

- year suspension conditioned upon a 3-year period of compliance with all KRPC's well as complying with KRPC 1.15(d)(2) and Rule 216A. *In re Quinn*, 286 Kan. 301, 184 P.3d 235 (2008).
- 255. Attorney's misconduct in four cases violated KRPC 1.1, 1.3, 1.16(d), 3.2, 8.4(d) and Rule 211(b); misconduct established by clear and convincing evidence per Rule 211(f); probation plan per Rule 211(g) denied; hearing panel's findings of fact deemed admitted per Rule 212(d); one-year suspension and Rule 218 compliance ordered. *In re Toth*, 286 Kan. 320, 183 P.3d 853 (2008).
- 256. Attorney committed multiple violations of KRPC 8.1, 8.4(d) and (g), Rule 207(b), and Rule 211(b) in an estate case by delaying the closing of the case and failing to cooperate and file responses as required; two prior disciplinary offenses; recommendations of the hearing panel and Disciplinary Administrator advisory only per Rule 212(f); indefinite suspension and Rule 218 compliance ordered.. *In re Jones*, 286 Kan. 544, 186 P.3d 746 (2008).
- 257. Attorney's misconduct in two complaints violated KRPC 1.3, 1.4, 1.15 (a) and (b), 8.4(g), and Rule 207(b); previously disciplined twice for similar violations; probation plan per Rule 211(g) denied; ordered to repay funds owed to clients per Rule 203(a)(5); indefinite suspension in accordance with Rule 203(a)(2). *In re Corrin*, 286 Kan. 421, 184 P.3d 923 (2008).
- 258. Attorney under indefinite suspension committed violations of KRPC 1.1, 1.3, 1.16, 3.1, 3.2, 3.3, and 8.4 in two cases in federal district court; respondent failed to comply with Rule 6.02 requirements in brief; hearing panel had jurisdiction to consider disciplinary action per KRPC 8.5; per Rule 212(f) Supreme Court may impose greater or lesser sanctions than those recommended; disbarment in accordance with Rule 203(a)(1). *In re Dennis*, 286 Kan. 708, 188 P.3d 1 (2008).
- 259. Attorney's misconduct in two complaints arising out of a post-divorce child custody action violated KRPC 3.4(a), 4.1(a), and 8.4(a), (c), and (d); published censure in accordance with Rule 203(a)(3). *In re Jensen*, 286 Kan.1160, 191 P.3d 1118 (2008).
- 260. Attorney's mishandling of probate estate violated KRPC 1.3, 1.15(b), 8.1(b), 8.4(d) and (g), and Rule 207(b); six-month suspension. *In re Jones*, 287 Kan. 112, 193 P.3d 899 (2008).
- 261. Attorney committed multiple violations of KRPC 1.1, 1.3, 1.4(a), 1.16(d), 3.2, 3.4(c), 8.4(d), Rule 207(b) and Rule 211(b); six-month suspension; Rules 218 and 219 compliance ordered. *In re Thomas*, 287 Kan. 88, 193 P.3d 907 (2008).
- 262. Attorney violated KRPC 8.4(b) by committing a criminal act; allegations of complaint admitted per Rule 212(c); six-month suspension. *In re Cranmer*, 287 Kan. 495, 196 P.3d 932 (2008).
- 263. Attorney's misconduct violated KRPC 1.1, 1.3, 1.4, 1.15, 8.4(g) and Rule 211(b); Respondent failed to file exceptions, thus, final hearing report deemed admitted under Rule 212(c); indefinite suspension. *In re Dowell*, 287 Kan. 501, 196 P.3d 915 (2008).
- 264. Attorney's misconduct violated KRPC 1.3, 1.15, 4.1, and 8.4(c); violations deemed admitted under Rule 212(c); six-month suspension. *In re McPherson*, 287 Kan. 434, 196 P.3d 921 (2008).
- 265. Attorney's criminal conviction in Illinois established misconduct in Kansas per Rule 202; violations of KRPC 8.3(a), 8.4(b), (c), and Rule 207(c) established; disbarment per Rule 203(a)(1). *In re Minneman*, 287 Kan. 477, 196 P.3d 1156 (2008).
- 266. Attorney committed multiple violations of KRPC 1.3, 1.4(a). 5.5(a), 8.1(b), 8.4(g), Rule 207(b), Rule 211(b), and Rule 218; findings of fact deemed admitted per Rule 212(d); published censure per Rule 203(a)(3). *In re Lee*, 287 Kan. 676, 198 P.3d 140 (2008).
- 267. Attorney's misconduct while serving as county attorney violated KRPC 4.4(a) and 8.4(d) and (g); per Rule 203(a)(5) Supreme Court may impose any discipline regardless of recommendation of hearing panel; 6-month suspension and Rule 219 compliance ordered. *In re Campbell*, 287 Kan. 757, 199 P.3d 776 (2009).
- 268. Attorney violated KRPC 5.5 and 8.4 in his unauthorized practice of law; misconduct established by clear and convincing evidence per Rule 211(f); final hearing report deemed admitted per Rule 212(c); six-month suspension per Rule 203(a)(2). *In re Nelson*, 233 Kan. 179, 200 P.3d 1262 (2009).

- 269. Attorney committed multiple violations of KRPC 1.1, 1.3, 1.4, 1.5, 1.16, 3.2, 8.1, 8.4(c), Rule 207(b), and Rule 211(b); attorney's brief did not comply with Rule 6.02; two-year suspension. *In re Swanson*, 288 Kan. 185, 200 P.3d 1205 (2009).
- 270. Attorney previously disciplined for similar misconduct found to have violated KRPC 1.1, 1.2, 1.3, 1.4(a), 3.2, 8.4(d) and (g) and Rule 211; failed to respond to complaint per Rule 211(b); misconduct established by clear and convincing evidence per Rule 211(f); failed to notify Clerk of Appellate Courts of address change per Rule 208; indefinite suspension per Rule 203(a)(2). *In re Lober*, 288 Kan. 498, 204 P.3d 610 (2009).
- 271. Attorney violated KRPC 8.4(b) and (c) for committing a criminal act and engaging in dishonest conduct; allegations in the hearing report deemed admitted per Rule 212(d); published censure per Rule 203(a)(3). *In re Ellis*, 288 Kan. 604, 204 P.3d 1161 (2009).
- 272. Attorney committed multiple offenses of KRPC 1.3, 1.4, 1.15, 8.3, 8.4, and Rule 207; respondent's suspension in Texas established misconduct in Kansas per Rule 202; hearing report deemed admitted per Rule 212(d); indefinite suspension per Rule 203(a)(2). *In re Piekalkiewicz*, 288 Kan. 610, 205 P.3d 734 (2009).
- 273. Attorney voluntarily surrendered his license pursuant to Rule 217 pending a hearing involving allegations of misconduct under KRPC 8.4(c), (d), and (g); disbarment and Rule 218 compliance ordered. *In re Chambers*, 288 Kan. 509, 205 P.3d 698 (2009).
- 274. Attorney voluntarily surrendered his license pursuant to Rule 217 pending a hearing involving allegations of misconduct under KRPC 1.3, 1.4, 1.15, 8.1(b), and 8.4(b); disbarment. *In re Shafer*, 288 Kan. 657, 207 P.3d 208 (2009).
- 275. Attorney voluntarily surrendered license pursuant to Rule 217 pending a hearing on five complaints alleging misconduct under KRPC 1.3, 1.4(a), 1.16, 5.5, 8.1(b), and 8.4(b) and Rules 207(b) and 211 (b); disbarment. *In re Docking*, 288 Kan. 731, 208 P.3d 739 (2009).
- 276. Attorney voluntarily surrendered license pursuant to Rule 217 while review before the Supreme Court per Rule 212 was pending concerning violations of KRPC 1.1, 1.3, 1.4(a), 3.2, 3.3(a)(1), 8.1(b), and 8.4(b) and Rules 207(b) and 211(b); disbarment. *In re Hartnett*, 288 Kan. 695, 206 P.3d 528 (2009).
- 277. Attorney committed numerous violations of KRPC 1.1, 1.3, 1.4, 1.15, 3.3, 5.5, 8.1, and 8.4 and Rule 207; requirements of probation plan not met per Rule 211(g); one-year suspension. *In re Woodring*, 289 Kan. 173, 210 P.3d 120 (2009).
- 278. Attorney on suspension committed violations of KRPC 1.4, 3.4, 5.5, and 8.4; respondent filed exceptions and a brief pursuant to Rule 212; no exceptional circumstances exist to warrant discovery deposition per Rule 216(f) and Internal Operating Rule D.4; disbarment. *In re Wiles*, 289 Kan. 201, 210 P.3d 613 (2009).
- 279. Attorney continued to practice law in retirement and violated KRPC 5.5 and 8.4(c); law-related services defined per KRPC 5.7(b); Rules 201, 208 discussed; hearing panel's recommendation is advisory only per Rule 212(f); disbarment. *In re Rost*, 289 Kan. 290, 211 P.3d 145 (2009).
- 280. Attorney's misconduct by deceit violated KRPC 8.4(b) and (c); hearing panel's report deemed admitted per Rule 212(c); published censure per Rule 203(a)(3). *In re Betts*, 289 Kan. 820, 217 P.3d 30 (2009).
- 281. Attorney stipulated to violating KRPC 1.1, 1.2, 1.3, 1.4, 1.8, 1.16, 5.3, 8.3, and 8.4; final hearing report deemed admitted under Rule 212(c); under Rule 211(g), probation plan may be submitted by respondent after one year; three-years' suspension per Rule 203(a)(2). *In re Cline*, 289 Kan. 834, 217 P.3d 455 (2009).
- 282. Attorney admitted to misconduct by deceit, violating KRPC 8.4(c); misconduct established by clear and convincing evidence per Rule 211(f); ninety-day suspension per Rule 203(a)(2). *In re Hunsaker*, 289 Kan. 828, 217 Kan. 962 (2009).
- 283. Attorney's misconduct violated KRPC 4.4, 8.3, 8.4(d) and (g); misconduct established by clear and convincing evidence per Rule 211(f); hearing panel report deemed admitted per Rule 212(c);

- published censure under Rule 203(a)(3). In re Kenny, 289 Kan. 851, 217 P.3d 36 (2009).
- 284. Attorney's misconduct violated KRPC 8.4(b), 8.1(b), and Rule 207(b); suspension in Missouri established misconduct in Kansas under Rule 202; hearing panel's report deemed admitted per Rule 212(c); indefinite suspension per Rule 203(a)(2), effective 2 years earlier to account for delay in proceedings. *In re McGraw*, 289 Kan. 813, 217 P.3d 25 (2009).
- 285. Attorney voluntarily surrenders license per Rule 217 with panel hearing pending on three complaints involving violations of KRPC 1.3, 1.4(a), 5.5, 8.4(d) and Rule 211(b); disbarment. *In re Holmberg*, 289 Kan. 978, 218 P.3d 801 (2009).
- 286. Attorney voluntarily surrenders license per Rule 217 with three complaints pending of violations of KRPC 1.1, 1.4, 5.5, 8.1, 8.4(c), and Rule 211; disbarment. *In re Ruther*, 289 Kan. 1130, 220 P.3d 369 (2009).
- 287. Attorney disciplined by a three-year suspension for violating KRPC 1.15, 3.3, and 8.4; hearing panel's report deemed admitted under Rule 212(c); respondent may apply by motion for suspension of the remaining two years of his three-year suspension. *In re Shepherd*, 289 Kan. 1116, 220 Kan. 359 (2009).
- 288. Attorney disciplined by indefinite suspension for violating KRPC 1.3, 1.4, 1.15, 1.16, 3.2, and 8.4; hearing panel's final report deemed admitted per Rule 212(c); panel's recommendation is advisory only and court may impose a different discipline per Rule 212(f);required notice given per Rule 215(a); indefinite suspension per Rule 203(a)(2). *In re Herrington*, 290 Kan. 58, 222 P.3d 492 (2010).
- 289. Attorney's misconduct violated KRPC 1.8(a) and 8.4(g); misconduct established by clear and convincing evidence per Rule 211 (f); hearing panel's report deemed admitted per Rule 212(c); one-year suspension per Rule 203(a)(2). *In re Weichman*, 290 Kan. 70, 222 P.3d 485 (2010).
- 290. Attorney's misconduct violated KRPC 1.5(a), 3.3, and 8.4(c); findings of fact deemed admitted per Rule 212(d); findings supported by clear and convincing evidence per Rule 211(f); two-year suspension per Rule 203(a)(2). *In re Orrick*, 290 Kan. 727, 233 P.3d 257 (2010).
- 291. Attorney's misconduct violated KRPC 8.4(b) and (g); disciplined by one-year's suspension per Rule 203(a)(2) from practice of law but imposition is suspended and Supreme Court placed respondent on two-year supervised probation; probation plan adopted per Rule 211(g); *In re Smith*, 290 Kan. 738, 233 P.3d 737 (2010).
- 292. Attorney's misconduct repeatedly violated KRPC 8.4(d) and (g); misconduct established by clear and convincing evidence per Rule 211(f); proposed probation plan per Rule 211(g) failed to include method to ensure compliance; one-year suspension per Rule 203(a)(2). *In re Depew*, 290 Kan. 1057, 237 P.3d 24 (2010).
- 293. Attorney surrendered license per Rule 217 with panel hearing on two complaints pending in accordance with Rule 211, alleging violations of KRPC 1.1, 1.2, 1.3, 1.6, 1.9(c)(2), 1.15(d)(1), and 8.4; investigation pending regarding violations of KRPC 1.8 and 1.5; disbarment. *In re Gramkow*, 290 Kan. 801, 234 P.3d 804 (2010).
- 294. Attorney voluntarily surrendered license to practice law per Rule 217 with panel hearing pending on two complaints in accordance with Rule 211, alleging violations of KRPC 1.1, 1.3, 1.4, 1.5(d) and (e), 1.8(a) and (j), 8.4, and Rule 207; disbarment. *In re Stanley*, 291 Kan. 52, 237 P.3d 667 (2010).
- 295. Attorney engaged in the unauthorized practice of law while on suspension, violating KRPC 5.5, 8.1(b), 8.4(a), and Rule 218(c); disbarment per Rule 203(a)(1). *In re Miller*, 290 Kan. 1075, 238 P.3d 227 (2010).
- 296. Attorney's misconduct while on indefinite suspension violated KRPC 1.1, 1.3, 1.4, 8.4, and Rule 211; clear and convincing evidence per Rule 211)(f); findings of fact deemed admitted per Rule 212(d); disbarment per Rule 203(a)(1). *In re Bishop*, 291 Kan. 382, 240 P.3d 956 (2010).
- 297. Attorney previously disciplined three times found to have violated KRPC 1.4(a), 1.16(d), 5.5(a), 8.1(b), 8.4(c), Rule 207(b), Rule 211(b), and Rule 218(a); hearing panel's recommendation advisory only and court may impose different discipline per Rule 212(f); disbarment per Rule 203(a)(1). *In re Jones*, 291 Kan. 405, 243 P.3d 1101 (2010).

- 298. Attorney previously disciplined on a number of occasions found to have violated KRPC 1.1, 1.3, 1.4(a), 1.5, 1.15(b), 8.1(b), 8.4(c), Rule 207(b), and Rule 211(b); report deemed admitted per Rule 212(c) and (d); disbarment per Rule 203(a)(1). *In re Lober*, 291 Kan. 394, 241 P.3d 81 (2010).
- 299. Attorney violated KRPC 4.3 and 8.4(b), (c), and (d); recommendations from Disciplinary Administrator and hearing panel are advisory only and the court may impose sanctions greater or lesser than those recommended per Rule 212(f); misconduct established by clear and convincing evidence per Rule 211(f); Rules 218 and 219 compliance ordered; 2-year suspension per Rule 203(a)(2). *In re Millett*, 291 Kan. 369, 241 P.3d 35 (2010).
- 300. Attorney violated KRPC 1.1, 1.5(a), 3.4(c), 3.5(d), 4.4(a), 8.4(b), (c), (d), and (g), and Rule 211(b); misconduct established by clear and convincing evidence per Rule 211(f); required notice given per Rule 215(a); Rule 218 compliance ordered; disbarment per Rule 203(a)(1). *In re Romious*, 291 Kan. 300, 240 P.3d 945 (2010).
- 301. Attorney violated KRPC 8.4(b) as a result of receiving a felony conviction; per Rule 202, criminal conviction is conclusive evidence of the commission of that crime; 3-year suspension per Rule 203(a)(2). *In re Frahm*, 291 Kan. 520, 241 P.3d 1010 (2010).
- 302. Attorney violated KPRC 8.4(c) by engaging in illegal conduct; hearing panel not permitted to consider probation under Rule 211(g); court orders Rule 219 compliance if respondent seeks reinstatement; hearing panel's recommendation for discipline is advisory only per Rule 212(f); 2-year suspension per Rule 203(a)(2). *In re Johns*, 291 Kan. 638, 243 P.3d 1101 (2010).
- 303. Attorney's misconduct in an immigration matter violated KRPC 3.5(d) and 8.4(d); misconduct established by clear and convincing evidence per Rule 211(f); panel's recommendation is advisory only and does not limit Supreme Court's discretion to impose other discipline per Rule 212(f); published censure per Rule 203(a)(3). *In re Chavez*, 292 Kan. 45, 251 P.3d 628 (2011).
- 304. Attorney's misconduct violated KRPC 1.1, 1.3, 1.4, 1.5(d), 5.1(a) and (c)(2), 5.5(b), 8.4(a), and Rule 116 including neglecting to track cases and failing to ensure his partner was admitted *pro hac vice* in Kansas cases; respondent filed no exceptions to the hearing report, thus, findings and conclusions deemed admitted per Rule 212(c); Rules 218 and 219 compliance ordered; 1-year suspension per Rule 203(a)(2). *In re Roswold*, 292 Kan. 136, 249 P.3d 1199 (2011)
- 305. Attorney voluntarily surrendered license to practice law per Rule 217 with a complaint pending that he violated KRPC 8.4(b); disbarment per Rule 203(a)(1). *In re Tilford*, 292 Kan. 238, 252 P.3d 573 (2011).
- 306. Attorney violated KRPC 8.4(a), (d), and (g) for misconduct stemming from his failure to pay child support and Rule 211(b) for failing to file a timely answer; hearing panel's report deemed admitted per Rule 212(c); indefinite suspension per Rule 203(a)(2). *In re Vanderbilt*, 292 Kan. 262, 253 P.3d 774 (2011).
- 307. Attorney's misconduct violated KRPC 8.4(a), (b), and (g), Rule 208, and Rule 211 stemming from attorney's disbarment in Missouri for a criminal probation in Colorado; misconduct established by clear and convincing evidence per Rule 211(f); Rule 219 hearing will be required before any consideration of readmission with certain conditions; indefinite suspension per Rule 203(a)(2). *In re Baca*, 292 Kan. 390, 253 P.3d 348 (2011).
- 308. Attorney previously disciplined for similar violations of KRPCs found to have violated KRPC 1.15, 8.4(d), and Rule 211(b); hearing panel's recommendation is advisory only and court may impose sanctions greater or lesser than those recommended per Rule 212(f); Rules 218 and 219 compliance ordered; indefinite suspension per Rule 203(a)(2). *In re Johanning*, 292 Kan. 477, 254 P.3d 545 (2011).
- 309. Respondent's misconduct violated multiple KRPC's, including KRPC 1.3, 1.5, 1.15(a) and (d), 3.2, 8.4(c) and (g); clear and convincing evidence established per Rule 211(f); findings of fact deemed admitted per Rule 212(c), (d); disbarment pursuant to Rule 203(a)(1). *In re Holmes*, 293 Kan. 478, 264 P.3d 423 (2011).
 - 310. Respondent violated KRPC 1.1, 1.3, 1.4(a), 1.5(d), 1.15(a) and (d)(2)(v), 1.16(d), 8.1(b),

- 8.4(c), and Rule 211(b); clear and convincing evidence established per Rule 211(f); findings of fact deemed admitted per Rule 212(c), (d); disbarment per Rule 203(a)(1). *In re Terry*, 293 Kan. 467, 265 P.3d 567 (2011).
- 311. Respondent surrenders license to practice law pursuant to Rule 217 while panel hearing is pending on a complaint filed regarding KRPC 8.3(a), 8.4(b), Rule 203(c)(1), and Rule 208(c); disbarment per Rule 203(a)(1). *In re Blecha*, 293 Kan. 502, 264 P.3d 115 (2011).
- 312. Attorney with felony conviction in Missouri also violates KRPC 8.4(b), Rule 203(c)(1), and Rule 208(c); criminal conviction evidence of misconduct per Rule 202; findings of fact deemed admitted per Rule 212(c), (d); disbarment per Rule 203(a)(1). *In re Tolen*, 293 Kan. 607, 265 P.3d 546 (2011).
- 313. Attorney's misconduct violated KRPC 1.7(a)(2), 5.5(a), Rule 208(c), and KPRC 8.4(c), relating to his conflict of interest representation of an arson suspect and her husband; Rules 218 and 219 compliance ordered; one-year suspension. *In re Johnson*, 294 Kan. 575, 276 P.3d 213 (2012).
- 314. Attorney voluntarily surrendered license to practice law pursuant to Rule 217 with violations of KRPC 1.3, 1.4, 3.2, 8.1, and 8.4(g) and Rule 207 pending; disbarment. *In re Day*, 294 Kan. 615, 277 P.3d 1134 (2012).
- 315. Attorney's misconduct in handling his mother's estate violated KRPC 1.3, 3.3(a)(1), and 8.4(c); misconduct established by clear and convincing evidence per Rule 211(f); hearing panel's findings of fact deemed admitted per Rule 212(c);6-month suspension per Rule 203(a)(2). *In re Shriver*, 294 Kan. 617, 278 P.3d 964 (2012).
- 316. Attorney stipulated to violations of KRPC 1.3, 1.4(a), and 8.4(c) in immigration proceedings; pursuant to Rule 211(g), the recommendation of probation approved with modification to the probation plan; 6-month suspension stayed; 18-months' probation. *In re Link*, 294 Kan. 692, 279 P.3d 720 (2012).
- 317. Attorney's misconduct violated KRPC 1.3, 1.4, 1.16, 8.4, and Rule 211(b) based on multiple complaints; probation per Rule 211(g) denied; clear and convincing evidence established per Rule 211(f); respondent failed to file exceptions to final hearing report, thus deemed admitted under Rule 212(c), (d); disbarment per Rule 203(a)(1). *In re Shores*, 294 Kan. 680, 279 P.3d 710 (2012).
- 318. Attorney committed numerous violations of KRPC 1.3, 1.4, 1.15, 1.16, 4.1, 5.3, 5.4, 5.5, 7.1, 8.1, and 8.4(c) and (g) in his home mortgage loan modification business; clear and convincing evidence established per Rule 211(f); disbarment per Rule 203(a)(1). *In re Weaver*, 294 Kan. 751, 281 P.3d 502 (2012).
- 319. Attorney voluntarily surrendered his license to practice law pursuant to Rule 217 after complaint filed alleging violations of KRPC 4.1 and 8.4(b); disbarment. *In re Roth*, 295 Kan. 8, 282 P.3d 610 (2012).
- 320. Judge advocate who revealed confidential information and transmitted classified documents regarding individual detainees at Guantanamo Bay violated KRPC 1.6(a), 1.13, and 8.4(b); disbarment per Rule 203(a)(1). *In re Diaz*, 295 Kan. 1071, 288 P.3d 486 (2012).
- 321. Attorney's misconduct violated KRPC 1.3, 1.15, 8.1, 8.4, and Rule 207(b); 1-year suspension. *In re Collins*, 295 Kan. 1084, 288 P.3d 847 (2012).
- 322. Attorney's unlawful acceptance of prescription medication from client and conviction for unlawful possession of hydrocodone violated KRPC 1.7 and 8.4(b); 40-month suspension per Rule 203(a)(2). *In re Meek*, 295 Kan. 1160, 289 P.3d 95 (2012).
- 323. Attorney's convictions for driving under the influence of alcohol, battery, and obstruction of official duty violated KRPC 8.4; 2-year suspension per Rule 203(a)(2). *In re Harrington*, 296 Kan. 380, 293 P.3d 686 (2013).
- 324. Attorney's misconduct violated KRPC 1.3, 1.4(a), 1.16(a) and (d), 3.2, 8.4(d), and Rule 207(b); disbarment per Rule 203(a)(1). *In re Batt*, 296 Kan. 395, 294 P.3d 241 (2013).
- 325. Attorney's misconduct violated KRPC 1.2, 1.7, 4.1, and 8.4; 2-year suspension per Rule 203(a)(2). *In re Galloway*, 296 Kan. 406, 293 P.3d 696 (2013).
 - 326. Attorney violated KRPC 1.5, 1.15, and 8.4 by misrepresenting hours worked and converting

- client funds to pay personal taxes; disbarment per Rule 203(a)(1). *In re Davis*, 296 Kan. 531, 303 P.3d 250 (2013).
- 327. Attorney's misconduct violated KRPC 4.1(a) and (b) and 8.4(c) and (g); disbarment per Rule 203(a)(1). *In re Baker*, 296 Kan. 696, 294 P.3d 326 (2013).
- 328. Attorney violated KRPC 8.4(d) and (g) by threatening and intimidating his client, opposing counsel, a judge, an attorney investigator, and the Deputy Disciplinary Administrator and conducting a cross-examination that prejudiced administration of justice; 6-month suspension. *In re Small*, 296 Kan. 759, 294 P.3d 1165 (2013).
- 329. Attorney's misconduct violated KRPC 1.5(f)(1), 1.7, 1.8(k), 1.15(a), (b), and (d)(2)(iii), 3.3(a)(1), and 8.4(b); disbarment per Rule 203(a)(1). *In re Alberg*, 296 Kan. 795, 294 P.3d 1192 (2013).
- 330. Attorney's misconduct violated KRPC 1.1, 1.3, 1.4, 3.3, 3.4, 8.1, 8.4, and Rule 211(b); disbarment per Rule 203(a)(1). *In re Druten*, 297 Kan. 432, 301 P.3d 319 (2013).
- 331. Attorney misconduct violated KRPC 3.3(a)(1) and (3); 5.1(c); 8.1(b); and 8.4(c), (d), and (g); clear and convincing evidence did not support finding of other specific violations of KRPC 3.3(a)(1), 3.6, 3.8(f), 5.3(b), 8.1(a), and 8.4(c) and (g); indefinite suspension under Rule 203(a)(2). *In re Kline*, 298 Kan. 96, 311 P.3d 321 (2013).
- 332. Court in disciplinary proceeding not precluded from applying general "catch-all" provisions of KRPC 8.4 even though more specific rule could potentially govern attorney conduct. *In re Kline*, 298 Kan. 96, 311 P.3d 321 (2013).
- 333. The application of KRPC 8.4(c), (d), and (g) is not confined to conduct that is egregious and flagrantly violative of professional norms; malevolent intent not necessary for violation of KRPC 8.4(c). *In re Kline*, 298 Kan. 96, 311 P.3d 321 (2013).
- 334. Conduct that injures, harms, or disadvantages justice system in general is prohibited by KRPC 8.4(d), regardless of whether it prejudices particular proceeding. *In re Kline*, 298 Kan. 96, 311 P.3d 321 (2013).
- 335. Attorney misconduct violated KRPC 1.3, 1.16, 3.3(a)(1), 8.1(b), 8.4(c) and (d), and Rule 207(b); 12-month suspension. *In re Bowman*, 298 Kan. 231, 310 P.3d 1054 (2013).
- 336. Attorney misconduct violated KRPC 8.4(b) and (c); disbarment. *In re Schnittker*, 298 Kan. 89, 310 P.3d 399 (2013).
- 337. Attorney misconduct violated KRPC 1.1; 1.3; 1.4(a); 1.15(b); 1.16(a)(2) and (d); 8.1(b), (c), and (d); 8.4(d); and Rule 207(b); 1-year suspension under Rule 203(a)(2). *In re Rittmaster*, 299 Kan. 804, 326 P.3d 376 (2014).
- 338. Attorney misconduct violated KRPC 1.2, 1.3, 1.4(a), and 8.4(c) and (d); 6-month suspension under Rule 203(a)(2). *In re Meyer*, 299 Kan. 679, 327 P.3d 407 (2014).
- 339. Attorney voluntarily surrendered license under Rule 217 after formal complaint filed alleging violation of Rule 8.4(d). *In re Ramsey*, 299 Kan. 606, 326 P.3d 376 (2014).
- 340. Attorney admitted to violations of KRPC 1.1, 1.3, 1.4, 1.16(a)(2), and 8.4(g); under Rule 211(f) clear and convincing evidence did not support violation of KRPC 1.16(d) for failure to return fees; 6-month suspension under Rule 203(a)(2). *In re Barker*, 299 Kan. 158, 321 P.3d 767 (2014).
- 341. Attorney misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.5(a), 1.16(d), and 8.4(d); 2-year suspension, with imposition suspended under terms of probation plan. *In re Dellett*, 299 Kan. 69, 324 P.3d 1033 (2014).
- 342. Under Rule 211(f), Disciplinary Administrator appealed the hearing panel's dismissal, arguing panel erred in finding no violation of KRPC 8.4(c) and (d); indefinite suspension imposed by court upon finding violations of KRPC 8.4(c) and (d). *In re Mintz*, 298 Kan. 897, 317 P.3d 756 (2014).
- 343. Attorney misconduct violated KRPC 1.1, 1.4, 5.5, 8.4(c), Rule 208, and Rule 218; exceptions filed under Rule 212(d); recommended 2-year suspension only advisory under Rule 218(f); disbarment imposed. *In re Beck*, 298 Kan. 881, 318 P.3d 977 (2014).
- 344. Attorney misconduct violated KRPC 5.5(a), 8.4(d), and Rule 211(b); 6-month suspension. *In re Sutton*, 298 Kan. 793, 316 P.3d 741 (2014).

- 345. Attorney misconduct violated KRPC 8.4(d) and (g); 6-month suspension stayed; 5 years' probation. *In re Florez*, 298 Kan. 811, 316 P.3d 755 (2014).
- 346. Attorney voluntarily surrendered license under Rule 217 after formal complaint filed alleging violation of KRPC 1.1; 1.3; 1.4; 1.16(a)(1); 3.2; 8.1(b); 8.4(d) and (g); Rule 207(b); 208; 211(b); and 218. *In re Sherman*, 300 Kan. 475, 332 P.3d 172 (2014).
- 347. Attorney voluntarily surrendered license under Rule 217; at time of surrender court review pending for violations of KRPC 8.1(b) and 8.4(b) and (c), and Rule 211. *In re Dinkel*, 300 Kan. 660, 333 P.3d 155 (2014).
- 348. Attorney misconduct violated KRPC 1.2(a), 1.4(a), 1.16(d), and 8.4(c) and (d) and Rule 211(b) and 218(a); indefinite suspension. *In re Johnson*, 300 Kan. 851, 335 P.3d 634 (2014).
- 349. Attorney misconduct violated KRPC 1.3, 1.4(a) and (b), 3.4(d), and 8.4(d); indefinite suspension. *In re Hasty*, 300 Kan. 840, 335 P.3d 110 (2014).
- 350. Attorney misconduct violated KRPC 4.1(b) and 8.4(c); 2-year suspension. *In re Singer*, 300 Kan. 830, 335 P.3d 627 (2014).
- 351. Attorney misconduct violated KRPC 3.1, 3.3(a)(1), and 8.4(c), (d), and (g); published censure. *In re Colvin*, 300 Kan. 864, 336 P.3d 823 (2014).
- 352. Alleged violations of KRPC 8.4 may constitute grounds for finding conflict of interest or deficient performance; remanded for hearing on consequences of alleged conflict of interest in violation of KRPC 1.7. *Sola-Morales v. State*, 300 Kan. 875, 335 P.3d 1162 (2014).
- 353. Attorney misconduct violated KRPC 1.1, 1.5, 1.7(a)(2), 1.16(a)(1), and 8.4(d) and (g) and Rule 211(b); disbarment. *In re Hawver*, 300 Kan. 1023, 339 P.3d 573 (2014).
- 354. Attorney misconduct violated KRPC 1.1, 1.3, 1.4(a), 5.5(a), 8.4(d), and 8.1(b) and Rule 207(b); indefinite suspension. *In re Miller*, 300 Kan. 1082, 337 P.3d 1286 (2014).
- 355. Attorney misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.15(b), 1.16(d), 3.2, 5.5(a), and 8.4 (d) and (g) and Rule 218; indefinite suspension. *In re Eager*, 300 Kan. 1068, 338 P.3d 1 (2014).
- 356. Attorney misconduct violated KRPC 4.1 and 8.4(c); 1-month suspension. *In re Goss*, 301 Kan. 28, 338 P.3d 587 (2014).
- 357. Attorney misconduct violated KRPC 8.4(d) and (g); no determination made regarding alleged violations of KRPC 4.1(a) and 4.3 where such violations not found by hearing panel and not briefed by parties; 6-month suspension. *In re Gamble*, 301 Kan. 13, 338 P.3d 576 (2014).
- 358. Attorney voluntarily surrendered license under Rule 217 after complaint filed alleging violation of KRPC 8.1(b), 8.3(a), and 8.4(a), (d), and (g), and Rule 207(a) and 208(c). *In re Chavez*, 301 Kan. 87, 339 P.3d 392 (2014).
- 359. Attorney misconduct violated KRPC 1.4(a), 8.1(b), and 8.4(g); and Rules 207(b), 208, and 218; 1-year suspension. *In re Thompson*, 301 Kan. 428, 343 P.3d 108 (2015).
- 360. Attorney misconduct violated KRPC 3.5(d), 8.1(a), and 8.4(c) and (d); 3-year suspension, stayed during 3 years' probation. *In re Rumsey*, 301 Kan. 438, 343 P.3d 93 (2015).
- 361. Attorney voluntarily surrendered license under Rule 217 after complaint alleged violations of KRPC 1.1, 1.3, 1.4, 1.5, 1.15, 1.16, 8.1, and 8.4. *In re Brooks*, 301 Kan. 451, 345 P.3d 258 (2015).
- 362. Attorney misconduct violated KRPC 1.1, 1.3, 1.4(a), 3.5(c) and (d), 8.2(a), and 8.4(d) and (g); 3 years' probation. *In re Clothier*, 301 Kan. 567, 344 P.3d 370 (2015).
- 363. Attorney misconduct violated KRPC 1.7, 1.8, and 8.4(c) and (d); indefinite suspension. *In re Jarvis*, 301 Kan. 881, 349 P.3d 445 (2015).
- 364. Attorney misconduct violated KRPC 1.5(a) and (b), 1.7(a)(2), 1.8(a), 1.15(a), and 8.4(c) and (g); disbarment. *In re Rankin*, 302 Kan. 181, 351 P.3d 1274 (2015).
- 365. Attorney misconduct violated KRPC 1.4(a) and 8.4(d); indefinite suspension. *In re Cline*, 301 Kan. 165, 351 P.3d 1262 (2015).
- 366. Attorney misconduct violated KRPC 5.5(a), 7.1, 7.5(a), 8.1(b), and 8.4(d) and Rules 207(b), 208(c), and 218(a); indefinite suspension. *In re Barker*, 302 Kan. 156, 351 P.3d 1256 (2015).
 - 367. Attorney voluntarily surrendered license under Rule 217; at the time of surrender complaints

- had been docketed for investigation alleging violations of Rule 1.1, 1.3, 1.4, 8.3, and 8.4. *In re Bezek*, 302 Kan. 325, 352 P.3d 1014 (2015).
- 367. Attorney misconduct violated KRPC 1.7(a), 3.1, 3.3(d), 4.4(a), 8.4(d), and 8.4(e); 2-year suspension. *In re Holste*, 302 Kan. 880, 358 P.3d 850 (2015).
- 368. Attorney misconduct violated KRPC 8.4(b), 8.4(d), and 8.4(g); indefinite suspension; prior to reinstatement six required conditions to be established at Rule 219 hearing. *In re Betts*, 302 Kan. 944, 359 P.3d 70 (2015).
- 369. Attorney misconduct violated KRPC 1.3, 1.4(a), 8.1(a), 8.4(c), 8.4(d), and 8.4(g) and Rule 207(b); disbarment. *In re Williams*, 302 Kan. 990, 362 P.3d 816 (2015).
- 370. Attorney misconduct violated Rule 203(c)(1) and KRPC 8.4(b); 2-year suspension stayed, minimum of 2 years' supervised probation imposed. *In re Hueben*, 302 Kan. 979, 362 P.3d 809 (2015).
- 371. Attorney misconduct violated KRPC 5.5(a) and 8.4(g) and Rule 211(b); disbarment. *In re O'Leary*, 303 Kan. 456, 362 P.3d 1092 (2015).
- 372. Attorney misconduct violated KRPC 1.3, 3.2, 8.1(b), 8.4(d), and 8.4(g) and Rule 207(b) and 211(b); indefinite suspension. *In re Fickler*, 303 Kan. 504, 362 P.3d 1102 (2015).
- 373. Attorney misconduct violated KRPC 1.2(a), 1.3, 1.4(a), 1.15(d), 8.4(c), and 8.4(d); Kansas license suspended until notification of reinstatement of good standing of Florida license provided. *In re Vaughn*, 303 Kan. 976, 368 P.3d 1088 (2016).
- 374. Attorney misconduct violated KRPC 1.8(a), 1.8(e), 1.15(a), 1.15(d), and 8.4(c); indefinite suspension stayed, minimum of 2 years' probation imposed. *In re Mandelbaum*, 304 Kan. 67, 373 P.3d 710 (2016).
- 375. Attorney misconduct violated KRPC 1.16(d), KRPC 3.2, KRPC 3.3(a)(1), KRPC 3.4(d), KRPC 8.1(b), KRPC 8.4(c), and KRPC 8.4(d); 18-month suspension. *In re Hawkins*, 304 Kan. 97, 373 P.3d 718 (2016).
- 376. Where court found conduct on two separate occasions did not violate KRPC 3.2 or KRPC 3.4(d), court rejected panel's conclusion that same conduct also violated KRPC 8.4(d). *In re Hawkins*, 304 Kan. 97, 373 P.3d 718 (2016).
- 377. Attorney misconduct violated KRPC 1.3, 1.4(a), and 8.4(d); 2-year suspension stayed, 2 years' probation imposed; termination of probation subject to Rule 211(g). *In re Stark*, 304 Kan. 630, 375 P.3d 956 (2016).
- 378. Attorney misconduct violated KRPC 5.4(d), 7.1(a), 8.4(c), and 8.4(g); indefinite suspension. *In re Holyoak*, 304 Kan. 644, 372 P.3d 1205 (2016).
- 379. Attorney misconduct violated KRPC 1.1, 1.3, 1.4(a), and 8.4(d); 60-day suspension stayed upon stated terms and conditions in accordance with Rule 203(a)(2) and (5); reinstatement to be without hearing under Rule 219(c). *In re Casad*, 304 Kan. 621, 372 P.3d 1219 (2016).
- 380. Attorney misconduct violated KRPC 1.7(a)(2), 1.8(a), 1.8(e), 1.9(a), 1.15(d), and 8.4(d); 1-year suspension. *In re Odo*, 304 Kan. 844, 375 P.3d 320 (2016).
- 381. Comment 4 to KRPC 8.4 quoted in discussion of appropriate discipline in case involving misuse of position as county attorney. *In re Holste*, 302 Kan. 880, 358 P.3d 850 (2015).
- 382. Attorney misconduct violated KRPC 8.4(c) and 8.4(g); 1-year suspension. *In re Renkemeyer*, 302 Kan. 954, 359 P.3d 77 (2015).
- 383. Attorney misconduct violated KRPC 8.4(b), 8.4(d), and 8.4(g); indefinite suspension. *In re Meyer*, 303 Kan. 465, 362 P.3d 598 (2015).
- 384. Attorney misconduct violated KRPC 8.4(b); indefinite suspension. *In re Minter*, 303 Kan. 776, 367 P.3d 1238 (2016).
- 385. Attorney misconduct violated KRPC 8.4(b) and 8.4(g); 2-year suspension. *In re Hardy*, 303 Kan. 1071, 373 P.3d 706 (2016).
- 386. The attorney's misconduct violated KRPC 1.7(a)(2), 1.8(k), 1.13(b) and (d), and 8.4(c); the court imposed an indefinite suspension. *In re Bergman*, 305 Kan. 429, 382 P.3d 455 (2016).
 - 387. The attorney's misconduct violated KRPC 3.1, 3.3(a)(1), and 8.4(c), (d), and (g); the court

- imposed a 90-day suspension but stayed imposition of the suspension pending successful completion of 6 months of probation; the attorney must file a motion to be discharged from probation under Rule 211(g)(7). *In re Knopp*, 305 Kan. 493, 384 P.3d 428 (2016).
- 388. The attorney's misconduct violated KRPC 1.3, 1.4(a), 1.5(a), 1.15(a) and (d), 1.16(a)(3) and (d), 8.1(b), and 8.4(d) and Supreme Court Rules 207(b) and 211(b); the court imposed a suspension for a minimum of one year; the attorney must undergo a hearing under Rule 219 before reinstatement. *In re Knox*, 305 Kan. 628, 385 P.3d 500 (2016).
- 389. The attorney's misconduct violated KRPC 1.3, 1.5(a), 1.8(b), 1.15(a) and (d)(2)(v), 3.3(a)(1), 8.1(b), and 8.4(c) and (d) and Supreme Court Rule 207(b); the court disbarred the attorney. *In re Harrington*, 305 Kan. 643, 385 P.3d 905 (2016).
- 390. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), and 8.4(c) and (d); the court imposed a six-month suspension. *In re Mason*, 305 Kan. 662, 385 P.3d 523 (2016).
- 391. The attorney's misconduct violated KRPC 5.5(a), 8.1(b), and 8.4(d) and Supreme Court Rules 207(b), 211(b), and 218(a); the court disbarred the attorney. *In re McDaneld*, 305 Kan. 973, 389 P.3d 976 (2017).
- 392. The attorney's misconduct violated KRPC 8.2(b) and 8.4(c) and Rule 4.1(A)(4) of Canon 4 of the Kansas Code of Judicial Conduct; the court imposed a published censure. *In re Giardine*, 306 Kan. 88, 392 P.3d 89 (2017).
- 393. The attorney's misconduct violated KRPC 1.15(a) and (d), 8.3(a), and 8.4(c) and Supreme Court Rules 207(c) and 208(c); the court disbarred the attorney. *In re Lundgren*, 306 Kan. 482, 394 P.3d 842 (2017).
- 394. The attorney's misconduct violated Texas Disciplinary Rules of Professional Conduct 1.01, 1.03, 1.04, 1.14, 1.15, 3.04, 8.01, and 8.04, KRPC 1.1, 1.3, 1.4, 1.5, 1.15, 1.16, 3.4, 8.1, and 8.4, and Supreme Court Rule 207; the court disbarred the attorney. *In re Nwakanma*, 306 Kan. 704, 397 P.3d 403 (2017).
- 395. The attorney's misconduct violated KRPC 1.3, 1.4(a), 1.7(a)(2), 1.15(a) and (b), 1.16(a), 3.2, and 8.4(d); the court imposed a one-year suspension but stayed imposition of the suspension pending successful completion of three years of probation. *In re James*, 306 Kan. 1247, 409 P.3d 848 (2017).
- 396. The attorney's misconduct violated KRPC 8.4(b); the court imposed an indefinite suspension; the attorney must undergo a reinstatement hearing under Rule 219. *In re Najim*, 307 Kan. 76, 405 P.3d 1223 (2017).
- 397. The attorney's misconduct violated KRPC 8.4(c); the court imposed a 3-year suspension; the attorney may request early reinstatement to a 30-month probation period after the first 6 months of suspension. *In re Sutton*, 307 Kan. 95, 405 P.3d 1205 (2017).
- 398. The attorney's misconduct violated KRPC 1.7, 1.8(a) and (b), 4.2, and 8.4(g); the court also discussed KRPC 1.0 and 1.16 and Supreme Court Rule 226, Scope; the court disbarred the attorney. *In re Hodge*, 307 Kan. 170, 407 P.3d 613 (2017).
- 399. The attorney's misconduct violated KRPC 8.4(g); the court denied the attorney's request for probation and imposed a one-year suspension; the attorney must undergo a hearing under Rule 219(d) before reinstatement. *In re Phillips*, 307 Kan. 261, 408 P.3d 942 (2018).
- 400. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.5, 1.15(a), 1.16(d), 3.2, 3.4(c), 8.3(a), and 8.4(d) and Supreme Court Rules 207(c) and 211(b); the court imposed an indefinite suspension; the attorney must undergo a hearing under Rule 219(d) before reinstatement. *In re Hult*, 307 Kan. 479, 410 P.3d 879 (2018).
- 401. The attorney's misconduct violated KRPC 5.5(a) and (b), 7.1(a), 8.3(a), and 8.4(d) and Supreme Court Rules 207(c), 208(c), and 211(b); the court disbarred the attorney. *In re Geniuk*, 307 Kan. 509, 411 P.3d 320 (2018).
- 402. The attorney's misconduct violated KRPC 1.3, 3.2, 5.5(a), and 8.4(d) and (g); the court imposed a one-year suspension; once no longer administratively suspended, the attorney may petition to suspend the suspension and to serve a two-year probation. *In re Haley*, 307 Kan. 540, 411 P.3d 1216

(2018).

- 403. The attorney's misconduct violated KRPC 1.4, 1.16(a)(1), 5.5(a), 8.1, and 8.4(c) and (d) and Supreme Court Rule 218(a); the court imposed a one-year suspension; the attorney must undergo a reinstatement hearing under Rule 219(d). *In re Holmes*, 307 Kan. 871, 416 P.3d 143 (2018).
- 404. The attorney's misconduct violated KRPC 1.3, 1.4(a), and 8.4(d) and Supreme Court Rules 207(b) and 211(b); the court disbarred the attorney. *In re Davisson*, 308 Kan. 271, 419 P.3d 599 (2018).
- 405. The attorney's misconduct violated KRPC 1.4(b), 1.5(d), 1.15(a), (b), (c), (d)(1)(ii), (d)(3), and (f), 1.16(d), 8.1(b), and 8.4(c) and Supreme Court Rule 207(b); the court also cited KRPC 1.0(e); the court disbarred the attorney. *In re Buckner*, 308 Kan. 427, 421 P.3d 226 (2018).
- 406. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.8(f), 1.16(a)(2) and (d), and 8.4(b) and (d) and Supreme Court Rules 203(c)(1) and 211(b); the court imposed an indefinite suspension; the attorney cannot petition for reinstatement under Rule 219 for a minimum of three years. *In re Sullivan*, 308 Kan. 456, 420 P.3d 1001 (2018).
- 407. The attorney's misconduct violated KRPC 1.3, 1.4(a), and 8.4(c); the court imposed an indefinite suspension; the attorney must undergo a hearing under Rule 219 before reinstatement. *In re Mason*, 308 Kan. 1105, 427 P.3d 40 (2018).
- 408. The attorney's misconduct violated KRPC 8.4(b); the court imposed an indefinite suspension; the attorney must complete a bar exam review course and 20 continuing legal education hours and must undergo a hearing under Rule 219 before reinstatement. *In re Quinn*, 308 Kan. 1413, 430 P.3d 51 (2018).
- 409. The attorney's misconduct violated KRPC 8.4(c) and 8.4(g) and Rule 211(b); the court ordered a published censure. *In re Mathews*, 310 Kan. 756, 448 P.3d 1060 (2019).
- 410. Under Rule 201, Rule 202, and KRPC 8.5, the Supreme Court has subject matter jurisdiction to exercise disciplinary authority over Kansas licensed attorneys practicing law outside of Kansas; citing Rule 212(e)(3) and Rule 6.02(a)(5), the court deemed the attorney's constitutional arguments abandoned because he did not explain why the court should consider them when he raised them for the first time in his brief to the court; the attorney's misconduct violated KRPC 1.1, 1.3, 1.4(b), 1.5(a), 1.7(a), and 8.4(d); the court suspended the attorney for six months; the attorney must undergo a hearing under Rule 219 before being reinstated. *In re Crandall*, 308 Kan. 1526, 430 P.3d 902 (2018).
- 411. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.15(b), 1.16(d), 3.2, 8.1(b), and 8.4(d) and Rules 207(b) and 211(b); the court imposed an indefinite suspension and ordered that the attorney comply with Rule 219 if he seeks reinstatement. *In re Deines*, 308 Kan. 1576, 430 P.3d 437 (2018).
- 412. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.15(b), 1.16(d), 8.1(b), and 8.4(d) and Rule 207(b); the court determined probation under Rule 211(g) was not an appropriate sanction; instead, the court suspended the attorney for six months and ordered that she undergo a hearing under Rule 219 prior to reinstatement. *In re Owens*, 309 Kan. 80, 431 P.3d 832 (2018).
- 413. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.5(d), 3.2, 4.1(a), 8.4(c), 8.4(d), and 8.4(g) and Rule 207(b); the court disbarred the attorney. *In re Knox*, 309 Kan. 167, 432 P.3d 654 (2019).
- 414. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.5, 1.15, 1.16(d), 3.3(a)(1), 8.4(b), 8.4(c), and 8.4(d); the court disbarred the attorney. *In re Grillot*, 309 Kan. 253, 433 P.3d 671 (2019).
- 415. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4, 1.5, 1.8(e), 1.16, 3.2, 5.1, 8.3, 8.4(a), 8.4(c), 8.4(d), and 8.4(g); the court imposed an indefinite suspension; the attorney must undergo a hearing under Rule 219 if she seeks reinstatement. *In re Dickens*, 309 Kan. 336, 435 P.3d 21 (2019).
- 416. The attorney's misconduct violated KRPC 1.3, 1.15(a), 1.16(d), 8.1(a), and 8.4(c) and was in violation of his probation plan under Rule 211(g); the court revoked the attorney's probation and reinstated the original one-year suspension and imposed an additional three-year suspension; the court ordered that the attorney can be placed on probation for three years following 18 months of suspension. *In*

- re Kepfield, 309 Kan. 425, 437 P.3d 939 (2019).
- 417. The attorney's misconduct violated KRPC 1.6(a), 3.3(a)(1), 3.3(d), 8.4(c), and 8.4(d); although the attorney filed a proposed probation plan under Rule 211(g), he did not put the plan into effect; the court suspended the attorney for 60 days. *In re Herron*, 309 Kan. 839, 441 P.3d 24 (2019).
- 418. The attorney's misconduct violated KRPC 8.4(b), 8.4(d), and 8.4(g) and Rule 203(c)(1); the court suspended the attorney for 18 months and ordered that the attorney undergo a hearing under Rule 219 prior to reinstatement. *In re Cure*, 309 Kan. 877, 440 P.3d 563 (2019).
- 419. The attorney's misconduct violated KRPC 1.15, 8.4(c), and 8.4(d); the court disbarred the attorney. *In re Thompson*, 309 Kan. 1005, 441 P.3d 1027 (2019).
- 420. The attorney's misconduct violated KRPC 1.1, 1.3, 3.4(d), 8.4(c), and 8.4(d); the court declined to grant the attorney probation and instead imposed an indefinite suspension; the attorney must undergo a hearing under Rule 219 prior to reinstatement. *In re Boone*, 309 Kan. 1110, 442 P.3d 477 (2019).
- 421. The attorney's misconduct violated KRPC 3.1, 3.3(a)(1), 3.4(d), 4.4(a), 8.4(c), and 8.4(d); the court imposed an indefinite suspension; the attorney must undergo a hearing under Rule 219 prior to reinstatement. *In re Blume*, 309 Kan. 1313, 443 P.3d 305 (2019).
- 422. The attorney's misconduct violated KRPC 1.1, 1.3, 1.4(a), 1.15(a), 1.15(d)(1), 1.16(a)(1), 8.1(a), 8.4(c), and 8.4(d); the court suspended the attorney for two years; the attorney can apply for reinstatement after one year, but the attorney must undergo a reinstatement hearing under Rule 219 and must serve a period of probation under Rule 211(g) if he is reinstated. *In re Shepherd*, 310 Kan. 739, 448 P.3d 1049 (2019).
- 423. Attorney violated KRPC 8.4(c) by attaching exhibit which he knew to be altered to complaint filed on behalf of clients. *In re Ogunmeno*, 312 Kan. 508, 476 P.3d 1162 (2020).
- 424. Attorney violated KRPC 8.4(b) by purchasing illegal drugs and by trading legal representation for illegal drugs. *In re Fuller*, 312 Kan. 310, 474 P.3d 776 (2020).
- 425. Attorney violated KRPC 8.4(c) by cutting and pasting signatures and filed-stamps onto legal documents and by falsely telling clients and supervising attorneys that action had been taken in various cases. *In re Kupka*, 311 Kan. 193, 458 P.3d 242 (2020).
- 426. Attorney violated KRPC 8.4 by signing clients' names to deeds, notarizing forged signatures, and filing deed with register of deeds. *In re Ayesh*, 313 Kan. 441, 485 P.3d 1155 (2021).
- 427. Attorney violated KRPC 8.4(c) by failing to disclose in self-report letter that he had been reprimanded for same misconduct in Missouri. *In re Winterberg*, 314 Kan. 486, 500 P.3d 535 (2021).
- 428. Attorney violated KRPC 8.4(b) by committing crimes of felony possession of methamphetamine and misdemeanor possession of drug paraphernalia. *In re Lindberg*, 313 Kan. 599, 485 P.3d 1194 (2021).
- 429. Attorney violated KRPC 8.4(c) when she provided false information to law enforcement regarding knowledge and observation of criminal activity. *In re Ahrens*, 312 Kan. 689, 479 P.3d 211 (2021).
- 430. Attorney violated KRPC 8.4(c) by making false allegations regarding fathers in two adoption petitions. *In re Kenney*, 313 Kan. 785, 490 P.3d 1194 (2021).
- 431. Attorney violated KRPC 8.4(b) by committing the crime of leaving the scene of an accident involving death. *In re Artman*, 313 Kan. 1019, 492 P.3d 447 (2021).
- 432. Attorney violated KRPC 8.4(c) by failing to disclose to law enforcement that he had consumed alcoholic beverages prior to striking person with vehicle and by failing to return to scene of accident. *In re Artman*, 313 Kan. 1019, 492 P.3d 447 (2021).
- 433. Parties stipulated under Rule 223 that attorney violated KRPC 1.7(a)(2), 1.8(k), and 8.4(d) by having sexual relationship with client, for which he was also previously disciplined by Missouri Supreme Court. *In re Spiegel*, 315 Kan. 143, 504 P.3d 1057 (2022).
- 434. Attorney violated KRPC 8.4(a) and (c) where Retainer Agreement for Attorney Services falsely stated that attorney held license to practice law in Federal District of Nebraska, which was false

- statement of material fact. In re Jahn, 315 Kan. 625, 509 P.3d 552 (2022).
- 435. Attorney violated KRPC 8.4 (d) by asking opposing counsel to reconsider bar complaint and sending follow up email stating that his client was considering all of her options. *In re Jahn*, 315 Kan. 625, 509 P.3d 552 (2022).
- 436. Attorney violated KRPC 8.4(c) when he falsely informed clients that default judgment had not been entered against them in their respective cases. *In re Sweet*, 314 Kan. 602, 501 P.3d 890 (2022).
- 437. Attorney violated KRPC 8.4(g) by failing to file answers on behalf of clients, resulting in default judgments being rendered against them. *In re Sweet*, 314 Kan. 602, 501 P.3d 890 (2022).
- 438. Attorney violated KRPC 8.4(b) by committing crime of misdemeanor assault in Colorado, where attorney had grabbed his wife around neck and pushed her back, causing her head to strike wall. *In re Johnson*, 315 Kan. 402, 508 P.3d 869 (2022).
- 439. Attorney violated KRPC 8.4(c) by falsely indicating that check issued to client was arbitration award, where attorney's own personal funds were used to cover check. *In re Borich*, 316 Kan. 257, 514 P.3d 352 (2022).
- 440. Attorney violated KRPC 8.4(b) where he was charged with domestic violence on two separate occasions, participated in diversion program, and entered plea to lesser charge of disorderly conduct. *In re Martinez*, 315 Kan. 245, 506 P.3d 909 (2022).
- 441. Prosecutor violated KRPC 8.4(c) when she argued existence of PFA order before jury, in her appellate brief, during oral argument to Supreme Court, in her written response to initial disciplinary complaint, and during later sworn statement. *In re Spradling*, 315 Kan. 552, 509 P.3d 483 (2022).
- 442. Contrary to hearing panel findings, prosecutor's statement that defendant robbed children of their father, although improper, did not constitute violation of KRPC 8.4(d). *In re Spradling*, 315 Kan. 552, 509 P.3d 483 (2022).
- 443. Contrary to hearing panel findings, where prosecutor's statements in rape case did not lack evidentiary support under KRPC 3.4(e) such conduct similarly did not violate KRPC 8.4(d). *In re Spradling*, 315 Kan. 552, 509 P.3d 483 (2022).
- 444. Contrary to hearing panel findings, prosecutor statement that victims had "been branded" did not violate KRPC 8.4(d) where defense counsel had repeatedly suggested victims were lying and made inflammatory remarks that appeared to be attempt to brand victims. *In re Spradling*, 315 Kan. 552, 509 P.3d 483 (2022).
- 445. Prosecutor violated KRPC 8.4(d) in murder case where violation of district court order and multiple statements made without evidentiary support revealed repeated pattern of misconduct resulting in significant prejudice. *In re Spradling*, 315 Kan. 552, 509 P.3d 483 (2022).
- 446. Attorney violated KRPC 8.4(d) and (g) when he appeared in district court on three separate matters following his suspension from practice of law. *In re McFall*, 315 Kan. 184, 505 P.3d 744 (2022).
- 447. Attorney violated KRPC 8.4(d) and (g) by engaging in unprofessional interaction with client in jury box prior to hearing including use of profanity and aggressive physical contact, where law enforcement officers interceded and conduct was observed by inmate and where actions caused undue delay. *In re Whinery*, 316 Kan. 119, 512 P.3d 1162 (2022).
- 448. Attorney's conduct in causing court to unnecessarily consider frivolous issues was violation of KRPC 8.4(d). *In re Jordan*, 316 Kan. 501, 518 P.3d 1203 (2022).
- 449. Attorney violated KRPC 8.4(g) by filing frivolous pleadings containing statements impugning integrity of judges in whose courts they were filed, where filings implied dishonesty and thoughtful interference by attorney with administration of justice by their repetitive nature and intent to badger judges into disclosing privileged documents. *In re Jordan*, 316 Kan. 501, 518 P.3d 1203 (2022).
- 450. Attorney violated KRPC 8.4(c) by lying to psychologist regarding his alcohol consumption; by falsely stating in his response to initial complaint that his psychologist had prescribed him medication; by telling police officers his wife had punched him with closed fist five times when instead she had slapped him; and by characterizing his striking of wife with elbow as inadvertent. *In re Janoski*, 316 Kan. 370, 516 P.3d 125 (2022).

- 451. Attorney violated KRPC 8.4(d) when he inundated former spouse with text messages and refused to communicate with her by designated method, resulting in district court issuing order limiting communications; and when he served motion to modify child support on his former spouse personally rather than on her attorney. *In re Janoski*, 316 Kan. 370, 516 P.3d 125 (2022).
- 452. Attorney violated KRPC 8.4(g) when he: (1) consumed alcohol before work and during lunch when employed as attorney engaged in practice of law; (2) refused to communicate with former spouse through designated method; (3) inundated former spouse with unnecessary text messages; (4) contacted former spouse's attorney at times when he was represented by counsel; (5) refused to allow two of former spouse's family members to pick up children following parenting time; (6) threatened and harassed parents and coaches of his son's baseball team; (7) sent several email messages to former spouse's attorney asking for agreement that week consisted of seven 24 hour periods of time; (8) accused former spouse's attorney of ethics violation for allowing former spouse's parents to attend attorney meeting; (9) made unreasonable demands during divorce, including insisting that former spouse agree to include language in divorce decree prohibiting remarriage; (10) followed, harassed, humiliated, and publicly disparaged former spouse during child's soccer game and removed their child from former spouse's lap because it was his parenting time; (11) followed former father-in-law at baseball field and called him profane names, disparaged his wife, stated that he hoped he had deep pockets, leaned against him as he sat in lawn chair, repeatedly whispered demeaning comments to and touching ear with lips when whispering demeaning comments to him; (12) demeaned former spouse at baseball field, leaned against her and her son's legs, knocked mobile phone from her hand, stated he hoped she had deep pockets, and humiliated her and their children by harassing and disturbing comments, and frightened her, her children, and his step-children; (13) failed to comply with terms of deferred judgment agreement; (14) berated 15-year-old step-daughter on multiple occasions, blocked her from using hallway to access her bedroom, repeatedly told step-daughter her father is rapist, and struck wife in face with elbow; (15) demanded his wife be arrested so children would be placed in foster care; and (16) failed to timely pay child support, resulting in judgment of arrearage of over \$7,000. In re Janoski, 316 Kan. 370, 516 P.3d 125 (2022).
- 453. Attorney violated KRPC 8.4(c) by the following instances of conduct: (1) falsely asserting in letter to county counselor that county bench was attempting to jail her in retaliation for complying with federal racketeering investigation; (2) falsely asserting on firm's Facebook page, during ongoing CINC case, that children were being stolen by DCF from homes and that children may be seized from their homes without any warning; (3) falsely asserting on her firm's Facebook post that: judge and governor thought more non-abused children should be placed in foster care and judge had virtually no legal experience, diminished social skills, and unabashedly marketed on behalf of private organizations that fraudulently contributed to foster care human trafficking pipeline; (4) falsely asserting to opposing counsel that his client's wife was named defendant in civil RICO and § 1983 action; (5) purporting to act with permission of client when attempting to terminate therapist's treatment of client's child; (6) falsely asserting in email message to judge assistant that opposing counsel had requested emergency orders three times in previous week; (7) making false statements to children's therapist about client's ex-spouse; and (8) falsely stating during court hearing that judge had refused to order client to return children to client's ex-spouse. *In re Johnston*, 316 Kan. 611, 520 P.3d 737 (2022).
- 454. Attorney stipulated to violating KRPC 8.4(c) by falsely claiming an accounting was never requested and by falsely stating requests for property tax statements had been refused. *In re Marks*, 317 Kan. 10, 522 P.3d 789 (2023).
- 455. Attorney stipulated to violations of KRPC 8.4(d) where failure to properly administer a trust caused probate court to hold two hearings and appoint auditor-master in order to correct attorney's mistakes. *In re Marks*, 317 Kan. 10, 522 P.3d 789 (2023).
- 456. Attorney violated KRPC 8.4(c) when he failed to advise buyer of issues that he saw that could lead to conclusion that the full mineral interest was not transferred to buyer during real estate sale. *In re Eland*, 317 Kan. 315, 528 P.3d 983 (2023).

- 457. In discussing ODA's contention that prosecutors are subject to a higher standard of ethical conduct for purposes of imposing discipline, court held that KRPC 8.4, Comment 4 (lawyers holding public office) did not apply to prosecutors, as the comment was intended to apply only to public office positions that (1) impose a duty of trust and (2) can be held by both lawyers and nonlawyers. *In re Spencer*, 317 Kan. 70, 524 P.3d 57 (2023).
- 458. Attorney agreed to violations of KRPC 8.4(c) related to his interview with chief of police where he falsely stated he was not aware his accident at golf club had caused any damage to truck or golf cart. *In re Spencer*, 317 Kan. 70, 524 P.3d 57 (2023).
- 459. Attorney agreed he violated KRPC 8.4(g) by leaving golf club without attempting to notify anyone of accident, despite knowing accident had caused damage to truck and golf cart. *In re Spencer*, 317 Kan. 70, 524 P.3d 57 (2023).
- 460. Attorney violated KRPC 4.4(a) and KRPC 8.4(a), (d), and (g) by conveying client's words that threatened opposing counsel's client with criminal and tax fraud charges unless the PFA were settled. *In re Barnds*, 317 Kan. 378, 530 P.3d 711 (2023).
- 461. Attorney violated KRPC 8.4(c) by representing to client that he was managing escrow funds for client's property as professional fiduciary but instead was spending escrow funds on his own personal expenditures. *In re McVey*, 317 Kan. 266, 527 P.3d 900 (2023).

KRPC 8.5 Jurisdiction

Case Annotations

- 1. Attorney's claim found to be without merit for contention under KRPC 8.5 that Supreme Court is without jurisdiction to discipline him for conduct in federal court. *In re Arnold*, 274 Kan. 761, 56 P.3d 259 (2002).
- 2. Attorney under indefinite suspension committed violations of KRPC 1.1, 1.3, 1.16, 3.1, 3.2, 3.3, and 8.4 in two cases in federal district court; respondent failed to comply with Rule 6.02 requirements in brief; hearing panel had jurisdiction to consider disciplinary action per KRPC 8.5; per Rule 212(f) Supreme Court may impose greater or lesser sanctions than those recommended; disbarment in accordance with Rule 203(a)(1). *In re Dennis*, 286 Kan. 708, 188 P.3d 1 (2008).
- 3. Under Rule 201, Rule 202, and KRPC 8.5, the Supreme Court has subject matter jurisdiction to exercise disciplinary authority over Kansas licensed attorneys practicing law outside of Kansas; citing Rule 212(e)(3) and Rule 6.02(a)(5), the court deemed the attorney's constitutional arguments abandoned because he did not explain why the court should consider them when he raised them for the first time in his brief to the court; the attorney's misconduct violated KRPC 1.1, 1.3, 1.4(b), 1.5(a), 1.7(a), and 8.4(d); the court suspended the attorney for six months; the attorney must undergo a hearing under Rule 219 before being reinstated. *In re Crandall*, 308 Kan. 1526, 430 P.3d 902 (2018).
- 4. Under KRPC 8.5, attorney admitted to practice in Kansas was subject to Kansas disciplinary authority although violations took place in Nebraska. *In re Jahn*, 315 Kan. 625, 509 P.3d 552 (2022).

COURT REPORTERS

Rule 352

Case Annotations

1. The court reporter's misconduct violated Board Rule No. 9.F.9 of the Rules Adopted by the State Board of Examiners of Court Reporters; Rule No. 9.E.4 lists the types of discipline the Board can

recommend to the Supreme Court; under Rule 352, court reporters employed by a district court are officers of the court; the court discussed the concept of impartiality in the Rules Relating to Judicial Conduct, Rule 601B, Terminology and Canon 1, Rule 1.2; the court imposed a public reprimand. *In re Shepard*, 310 Kan. 1017, 453 P.3d 288 (2019).

Rule 354

Case Annotations

- 1. Failure to make a record is not automatically reversible error. *State v. Daniels*, 2 Kan. App. 2d 603, 608-09, 586 P.2d 50 (1978).
- 2. Guidelines for furnishing of transcripts of preliminary examinations stated. *State v. Hornbeak*, 221 Kan. 397, 402, 559 P.2d 385 (1977).

Board Rule No. 9

Case Annotations

1. The court reporter's misconduct violated Board Rule No. 9.F.9 of the Rules Adopted by the State Board of Examiners of Court Reporters; Rule No. 9.E.4 lists the types of discipline the Board can recommend to the Supreme Court; under Rule 352, court reporters employed by a district court are officers of the court; the court discussed the concept of impartiality in the Rules Relating to Judicial Conduct, Rule 601B, Terminology and Canon 1, Rule 1.2; the court imposed a public reprimand. *In re Shepard*, 310 Kan. 1017, 453 P.3d 288 (2019).

ELECTRONIC RECORDINGS—TRANSCRIPTS

Rule 360

Case Annotations

1. Guidelines for furnishing of transcripts of preliminary examinations stated. *State v. Hornbeak*, 221 Kan. 397, 402, 559 P.2d 385 (1977).

Rule 362

- 1. Rule 362 does not specifically prohibit or restrict disclosure of audio recordings of open court proceedings; therefore, the appellant's requested recordings were open public records under the KORA. *Baker v. Hayden*, 55 Kan. App. 2d 473, 419 P.3d 31 (2018).
- 2. In reaching merits of issue on review, dissenting opinion would have held Rule 362 did not prohibit or restrict public right of inspection of audio recordings of open court proceedings. *Baker v. Hayden*, 313 Kan. 667, 490 P.3d 1164 (2021).

JUDICIAL CONDUCT

Rule 601B KANSAS CODE OF JUDICIAL CONDUCT

PREAMBLE

Case Annotations

1. Rule 601B, Preamble and Scope cited in noting courts have previously considered Code of Judicial Conduct as separate basis for recusal, although it was not specifically intended to serve such purpose. *State v. Moyer*, 302 Kan. 892, 360 P.3d 384 (2015).

SCOPE

Case Annotations

1. Rule 601B, Preamble and Scope cited in noting courts have previously considered Code of Judicial Conduct as separate basis for recusal, although it was not specifically intended to serve such purpose. *State v. Moyer*, 302 Kan. 892, 360 P.3d 384 (2015).

TERMINOLOGY

Case Annotations

- 1. Rule 601B terminology section defining "de minimis" cited in discussion pertaining to standards for disqualification of judge due to interests. *State v. Moyer*, 302 Kan. 892, 360 P.3d 384 (2015).
- 2. The court reporter's misconduct violated Board Rule No. 9.F.9 of the Rules Adopted by the State Board of Examiners of Court Reporters; Rule No. 9.E.4 lists the types of discipline the Board can recommend to the Supreme Court; under Rule 352, court reporters employed by a district court are officers of the court; the court discussed the concept of impartiality in the Rules Relating to Judicial Conduct, Rule 601B, Terminology and Canon 1, Rule 1.2; the court imposed a public reprimand. *In re Shepard*, 310 Kan. 1017, 453 P.3d 288 (2019).

APPLICATION

- 1. An occasional part-time judge shall not act as a lawyer in a proceeding in which the judge has served as a judge or in any other proceeding related thereto under Rule 601B, Application, V(B). *Boldridge v. State*, 289 Kan. 618, 215 P.3d 585 (2009).
- 2. Judges of Kansas Court of Tax Appeals required by statute to follow the Kansas Code of Judicial Conduct, Rule 601B. *In re Tax Appeal of Lyerla Living Trust*, 50 Kan. App. 2d 1012, 336 P.3d 882 (2014).
- 3. Judge's conduct with attorneys and staff members fell short of highest standards of judicial conduct provided for under Rule 601B. *In re Henderson*, 301 Kan. 412, 343 P.3d 518 (2015).

- 4. Under Rule 601B, Application, I(D), the term "judge" in the Kansas Code of Judicial Conduct includes a judicial candidate, and Canon 4 of the Code applies to judicial candidates. *In re Giardine*, 306 Kan. 88, 392 P.3d 89 (2017).
- 5. Under Rule 601B, Application, III(A), a retired judge under contract to the senior judge program is considered a part-time judge. *State v. Watkins*, 306 Kan. 1093, 401 P.3d 607 (2017).

CANON 1

Case Annotations

- 1. The respondent's misconduct violated Rules 1.1 and 1.2 of Canon 1 and Rules 2.2, 2.5, 2.6, 2.8, and 2.16 of Canon 2 of the Kansas Code of Judicial Conduct; the court could not suspend or remove the respondent because she was no longer serving as a judge. *In re Trigg*, 307 Kan. 719, 414 P.3d 1203 (2018).
- 2. The respondent's misconduct violated the Kansas Code of Judicial Conduct, Canon 1, Rule 1.2 and Canon 2, Rules 2.5 and 2.16; the court could not suspend or remove the respondent because he was no longer serving as a judge. *In re Henderson*, 306 Kan. 62, 392 P.3d 56 (2017).
- 3. The district judge did not evidence a pattern of conduct that manifested bias, prejudice, or partiality against the defendant in violation of the Kansas Code of Judicial Conduct, Canon 1, Rule 1.2 or Canon 2, Rules 2.2 or 2.3, although the judge could have applied better practices in some instances. *State v. Kahler*, 307 Kan. 374, 410 P.3d 105 (2018).
- 4. The court reporter's misconduct violated Board Rule No. 9.F.9 of the Rules Adopted by the State Board of Examiners of Court Reporters; Rule No. 9.E.4 lists the types of discipline the Board can recommend to the Supreme Court; under Rule 352, court reporters employed by a district court are officers of the court; the court discussed the concept of impartiality in the Rules Relating to Judicial Conduct, Rule 601B, Terminology and Canon 1, Rule 1.2; the court imposed a public reprimand. *In re Shepard*, 310 Kan. 1017, 453 P.3d 288 (2019).
- 5. Judge violated Canon 1, Rule 1.2 under the facts of the case by using derogatory words to describe particular women, using expletives and abusive language when speaking to employees, and cheering news of a resignation. *In re Cullins*, 312 Kan. 798, 481 P.3d 774 (2021).
- 6. In uncontested proceeding, Supreme Court imposed public censure on retired lay magistrate judge for his prior violations of Canon 1, Rule 1.2, Canon 3, Rule 3.1(C) in connection with his private conduct, which included membership with dating website for couples that gave access to other users to view nude and partially nude photos of himself, sending sexually revealing photographs of himself to complainant's wife, and requesting complainant's wife send sexually explicit photos to him. *In re Clark*, 314 Kan. 814, 502 P.3d 636 (2022).

CANON 2

- 1. Any possible error by judge's failure to recuse was harmless where judge's relative was not witness in case and jury not informed of relative's involvement in case; Canon 2, Rules 2.2 and 2.11 cited. *State v. Moyer*, 302 Kan. 892, 360 P.3d 384 (2015).
- 2. The respondent's misconduct violated the Kansas Code of Judicial Conduct, Canon 1, Rule 1.2 and Canon 2, Rules 2.5 and 2.16; the court could not suspend or remove the respondent because he was no longer serving as a judge. *In re Henderson*, 306 Kan. 62, 392 P.3d 56 (2017).
- 3. The Kansas Code of Judicial Conduct, Canon 2, Rule 2.11(A)(2)(d) requires a judge to recuse from a case if the judge knows that a family member within the third degree of relationship is likely to be a material witness; however, because the judge's son did not testify in the case and because the jury was

unaware of the son's involvement, the judge's refusal to recuse did not violate the defendant's right to a fair. *State v. Moyer*, 306 Kan. 342, 410 P.3d 71 (2017).

- 4. The district judge did not evidence a pattern of conduct that manifested bias, prejudice, or partiality against the defendant in violation of the Kansas Code of Judicial Conduct, Canon 1, Rule 1.2 or Canon 2, Rules 2.2 or 2.3, although the judge could have applied better practices in some instances. *State v. Kahler*, 307 Kan. 374, 410 P.3d 105 (2018).
- 5. The respondent's misconduct violated Rules 1.1 and 1.2 of Canon 1 and Rules 2.2, 2.5, 2.6, 2.8, and 2.16 of Canon 2 of the Kansas Code of Judicial Conduct; the court could not suspend or remove the respondent because she was no longer serving as a judge. *In re Trigg*, 307 Kan. 719, 414 P.3d 1203 (2018).
- 6. Under Canon 2, Rule 2.9(C), it is inappropriate for a district judge to independently investigate and consider evidence of a defendant's musical preferences and tattoos; under Canon 2, Rule 2.3(B), it is inappropriate for a district judge to apply a negative stereotype to a defendant based on the defendant's musical preferences and tattoos. *State v. Smith*, 308 Kan. 778, 423 P.3d 530 (2018).
- 7. Judge violated Canon 2, Rule 2.3 in manifesting gender bias by intentionally using gender-based derogatory references regarding certain women and in appearing to manifest racial bias by reference to criminal defendant with use of word that reasonably could be perceived as a term of bias. *In re Cullins*, 312 Kan. 798, 481 P.3d 774 (2021).
- 8. Judge violated Canon 2, Rule 2.8 by using obscenities, criticizing staff, telling staff to not speak, using expletive in note to district attorney office, using expletives while deriding employee and then cheering her resignation, and using undignified language to describe litigants. *In re Cullins*, 312 Kan. 798, 481 P.3d 774 (2021).
- 9. Panel noted that litigant may argue that judge's recusal is required in accordance with Canon 2, Rule 2.2. *In re Marriage of Lewis and Bush*, 62 Kan. App. 2d 284, 513 P.3d 494 (2022).
- 10. Pro se letter to judge by K.S.A. 60-1507 movant did not qualify as ex parte communication prohibited by Canon 2, Rule 2.9, where letter was also delivered to State. *Kleypas v. State*, 62 Kan. App. 2d 654, 522 P.3d 304 (2022).

CANON 3

Case Annotations

1. In uncontested proceeding, Supreme Court imposed public censure on retired lay magistrate judge for his prior violations of Canon 1, Rule 1.2, Canon 3, Rule 3.1(C) in connection with his private conduct, which included membership with dating website for couples that gave access to other users to view nude and partially nude photos of himself, sending sexually revealing photographs of himself to complainant's wife, and requesting complainant's wife send sexually explicit photos to him. *In re Clark*, 314 Kan. 814, 502 P.3d 636 (2022).

CANON 4

Case Annotations

1. The attorney's misconduct violated KRPC 8.2(b) and 8.4(c) and Rule 4.1(A)(4) of Canon 4 of the Kansas Code of Judicial Conduct; the court imposed a published censure. *In re Giardine*, 306 Kan. 88, 392 P.3d 89 (2017).

Rule 602 COMMISSION ON JUDICIAL CONDUCT

Case Annotations

- 1. Jurisdiction of commission under this rule cumulative with statutory methods for removal of magistrate judge. *In re Rome*, 218 Kan. 198, 542 P.2d 676 (1975).
 - 2. Composition of commission is noted. *In re Alvord*, 252 Kan. 705, 847 P.2d 1310 (1993).
- 3. Dissent contends judicial misconduct should be dealt with pursuant to Rule 602 by filing a complaint with the Commission on Judicial Qualifications instead of reversing defendant's conviction for new trial. *State v. Hayden*, 281 Kan. 112, 130 P.3d 24 (2006).

Rule 609 INVESTIGATION (Before May 2019 Amendment)

Case Annotations

- 1. Judge found to have violated Canons 1, 2, and 4A(2) of the Code of Judicial Conduct; Commission assigned panel to conduct investigation per Rule 609; since respondent failed to file exceptions, the Commission's findings and conclusions are conclusive per Rule 623; removal from office per Rule 620(a). *In re Robertson*, 280 Kan. 266, 120 P.3d 790 (2005).
- 2. In investigating the respondent's possible misconduct, the panel did not violate Rule 609, which sets forth the process for initiating a judicial qualifications investigation. *In re Henderson*, 306 Kan. 62, 392 P.3d 56 (2017).

Rule 611 CEASE AND DESIST—FORMAL PROCEEDINGS (Before May 2019 Amendment)

Case Annotations

- 1. Judge resigned after commission found violations of Canons 1, 2, and 3A(3) and recommended removal from bench per Rule 620. *In re Moroney*, 259 Kan. 636, 914 P.2d 570 (1996).
- 2. Judge found to have violated Canons 1, 2A, 3B, 3C, 3E, and 3F; by signing the cease and desist order, judge agreed to accept the Commission's conclusions that he violated the Canons per Rule 611; public censure per rule 620. *In re Platt*, 269 Kan. 509, 8 P.3d 686 (2000).
- 3. Rule 611(b) procedures for filing formal disciplinary proceeding against judge discussed. *In re Henderson*, 301 Kan. 412, 343 P.3d 518 (2015).

Rule 614 HEARING (Before May 2019 Amendment)

Case Annotations

1. No right to jury trial in judicial discipline case. *In re Rome*, 218 Kan. 198, 542 P.2d 676 (1975).

Rule 615 EVIDENCE (Before May 2019 Amendment)

- 1. "Prior term" rule is inappropriate shield in judicial discipline case. *In re Rome*, 218 Kan. 198, 542 P.2d 676 (1975).
- 2. "Prior term" rule does not bar consideration of events occurring during prior judicial term; retention by voters considered in mitigation; removal from office. *In re Yandell*, 244 Kan. 709, 772 P.2d

Rule 617 AMENDMENTS TO NOTICE OR ANSWER (Before May 2019 Amendment)

Case Annotations

1. Notice of Formal Proceeding amended under rule where testimony at disciplinary hearing revealed other potential violations. *State ex rel. Comm'n on Judicial Qualifications v. Rome*, 229 Kan. 195, 623 P.2d 1307 (1981).

Rule 620 HEARING PANEL DISPOSITION OR RECOMMENDATIONS (Before May 2019 Amendment)

- 1. Commission finds charges proven by clear and convincing evidence; recommends removal from office. *State ex rel. Comm'n on Judicial Qualifications v. Rome*, 229 Kan. 195, 623 P.2d 1307 (1981).
- 2. Supreme Court adopts commission recommendation for magistrate judge's violations of Canons 1 and 2; public censure. *In re Levans*, 242 Kan. 148, 744 P.2d 800 (1987).
- 3. Commission's findings and conclusions unanimous; two votes for discipline by commission admonishment; public censure. *In re Alvord*, 252 Kan. 705, 847 P.2d 1310 (1993).
- 4. Judge found to have violated Canons of Judicial Ethics in four of the six complaints filed; Commission, with five or more members voting in the affirmative, recommends public censure by the Supreme Court; dissenting members would discipline by public admonishment by the Commission; public censure. *In re Handy*, 254 Kan. 581, 867 P.2d 341 (1994).
- 5. Judge resigned after commission found violations of Canons 1, 2, and 3A(3) and recommended removal from bench per Rule 620. *In re Moroney*, 259 Kan. 636, 914 P.2d 570 (1996).
- 6. Judge found to have violated Canons 1, 2A, 3B, 3C, 3E, and 3F; by signing the cease and desist order, judge agreed to accept the Commission's conclusions that he violated the Canons per Rule 611; public censure per rule 620. *In re Platt*, 269 Kan. 509, 8 P.3d 686 (2000).
- 7. Judge found to have violated Canons 1, 2A, 2B, and 3C(1), (2), and (4); judge stipulated to evidence; Commission recommends public censure; public censure per Rule 620. *In re Groneman*, 272 Kan. 1345, 38 P.3d 735 (2002).
- 8. Judge found to have violated Canons 1, 2, and 4A(2) of the Code of Judicial Conduct; Commission assigned panel to conduct investigation per Rule 609; since respondent failed to file exceptions, the Commission's findings and conclusions are conclusive per Rule 623; removal from office per Rule 620(a). *In re Robertson*, 280 Kan. 266, 120 P.3d 790 (2005).
- 9. Judge's actions during a jury trial violated Canon 2A and 3B(3) of the Kansas Code of Judicial Conduct; findings of fact and conclusions of law deemed admitted per Rule 623(d) since respondent failed to file exceptions; Commission finds violation of the Code of Judicial Conduct by clear and convincing evidence per Rule 620; review of record supports the Commission's recommendation that respondent be publicly censured. *In re Pilshaw*, 286 Kan. 574, 186 P.3d 708 (2008).
- 10. Judge's violations of Rules 1.2 and 1.3 of Canon 1 and Rules 2.2, 2.3, and 2.9 of Canon 2 of the Kansas Code of Judicial Conduct were established by clear and convincing evidence per Rule 620; findings of fact and conclusions of law deemed admitted per Rule 623(d); 90-day suspension and education requirement imposed per Rule 623. *In re Henderson*, 301 Kan. 412, 343 P.3d 518 (2015).
- 11. The burden of proof at a judicial qualifications proceeding is clear and convincing evidence under Rule 620(a). *In re Henderson*, 306 Kan. 62, 392 P.3d 56 (2017).

12. Under Rule 620, the burden of proof in a judicial qualifications proceeding is clear and convincing evidence. *In re Trigg*, 307 Kan. 719, 414 P.3d 1203 (2018).

Rule 623 PROCEEDINGS BEFORE THE SUPREME COURT

Case Annotations

- 1. Standard of proof appropriate for Supreme Court adoption of commission findings is clear and convincing evidence. *In re Rome*, 218 Kan. 198, 542 P.2d 676 (1975).
- 2. Supreme Court concurs in Commission recommendation, citing 623(f); removal from office. *In re Yandell*, 244 Kan. 709, 772 P.2d 807 (1989).
- 3. Commission's findings are supported by clear and convincing evidence; public censure. *In re Long*, 244 Kan. 719, 772 P.2d 814 (1989).
- 4. Commission findings and conclusions conclusive absent timely filed exceptions, per Rule 623(d); respondent duty to appear and opportunity to make statement as to discipline. *In re Alvord*, 252 Kan. 705, 847 P.2d 1310 (1993).
- 5. Judge found to have violated Canons 1, 2, and 4A(2) of the Code of Judicial Conduct; Commission assigned panel to conduct investigation per Rule 609; since respondent failed to file exceptions, the Commission's findings and conclusions are conclusive per Rule 623; removal from office per Rule 620(a). *In re Robertson*, 280 Kan. 266, 120 P.3d 790 (2005).
- 6. Judge's actions during a jury trial violated Canon 2A and 3B(3) of the Kansas Code of Judicial Conduct; findings of fact and conclusions of law deemed admitted per Rule 623(d) since respondent failed to file exceptions; Commission finds violation of the Code of Judicial Conduct by clear and convincing evidence per Rule 620; review of record supports the Commission's recommendation that respondent be publicly censured. *In re Pilshaw*, 286 Kan. 574, 186 P.3d 708 (2008).
- 7. Judge's violations of Rules 1.2 and 1.3 of Canon 1 and Rules 2.2, 2.3, and 2.9 of Canon 2 of the Kansas Code of Judicial Conduct were established by clear and convincing evidence per Rule 620; findings of fact and conclusions of law deemed admitted per Rule 623(d); 90-day suspension and education requirement imposed per Rule 623. *In re Henderson*, 301 Kan. 412, 343 P.3d 518 (2015).

Rule 640 JUDGES ASSISTANCE COMMITTEE

Case Annotations

1. Rule mentioned in commission's minority recommendation of three-year probation. *In re Moroney*, 259 Kan. 636, 914 P.2d 570 (1996).

Rule 651 LIMITATIONS ON JUDICIAL SERVICE

Case Annotations

1. District judge, also authorized by Supreme Court to seek a concurrent position as municipal judge, violated Canon 2A, Canon 3C(1), and Canon 5C(1) by handling district court cases that involved his municipal employer; Rule 651 enacted subsequently to avoid such conflict; other violations; public censure. *In re Handy*, 254 Kan. 581, 867 P.2d 341 (1994).

CONTINUING LEGAL EDUCATION

Rule 812 REINSTATEMENT PROCEDURE FOR SUSPENDED ATTORNEY

Case Annotations

1. Attorney ordered to be reinstated upon completion of CLE requirements of Rule 812. *In re Holmes*, 316 Kan. 578, 520 P.3d 1271 (2022).

MEDIA COVERAGE OF JUDICIAL PROCEEDINGS

Rule 1001 ELECTRONIC AND PHOTOGRAPHIC MEDIA COVERAGE OF JUDICIAL PROCEEDINGS

- 1. Audio visual recording of criminal trial pursuant to Supreme Court Order discussed. Conviction affirmed; no showing of prejudice. *State v. McNaught*, 238 Kan. 567, 573-76, 713 P.2d 457 (1986).
- 2. Substance of rule explained to jury prior to commencement of murder trial. *State v. Ji*, 251 Kan. 3, 32, 832 P.2d 1176 (1992).
- 3. In reaching merits of issue on review, dissenting opinion would have held Rule 1001(e)(8) did not prohibit or restrict public right of inspection of audio recordings of open court proceedings. *Baker v. Hayden*, 313 Kan. 667, 490 P.3d 1164 (2021).