

MINUTES OF THE SENATE COMMITTEE ON PUBLIC HEALTH AND WELFARE

The meeting was called to order by Senator Jan Meyers at
Chairperson

10 a.m./p.m. on January 20, 1984 in room 526-S of the Capitol.

All members were present except:

Senator Johnston, Excused

Committee staff present:

Emalene Correll, Legislative Research Department
Bill Wolff, Legislative Research Department
Norman Furse, Revisor of Statutes Office

Conferees appearing before the committee:

Dick Hummell, Kansas Health Care Association
Elizabeth Taylor, Kansas Dental Hygienists Association
Cynthia Barrett, Secy-Treas., Kansas Dental Board
Michael Byington, Kansas Association for Blind and Visually Impaired, Inc.
Nancy Intermill, Board of Directors of the Health Systems Agency of
Northeast Kansas
Barbara Sabol, Secretary, Department of Health and Environment
Dr. Joseph Hollowell, Director, Department of Health, DH&E

Others present: see attached list

Dick Hummell, Kansas Health Care Association, requested the committee to introduce a bill concerning selection procedures for filling positions on the Kansas State Board of Nursing. KHCA feels that when a vacancy occurs, organizations other than the Board of Nursing should be able to submit names for appointment to the Board. (Attachment #1).

Senator Hayden moved that this bill be introduced. Senator Roitz seconded the motion and it carried.

Elizabeth Taylor, Kansas Dental Hygienists Association, requested a bill which re-defines the situation in which a dental hygienist may operate. It changes supervision from direct to general supervision.

Senator Ehrlich moved that this bill be introduced. Senator Hayden seconded the motion and it carried.

Cynthia Barrett, Secretary-Treasurer, Kansas Dental Board, proposed an amendment to KSA 65-1435. (Attachment #2). This amendment would authorize the use of an assumed or business name, subject to certain limitations and conditions. Currently a dentist must practice only under his own name.

Senator Ehrlich moved that this bill be introduced. Senator Bogina seconded the motion and it carried.

Michael Byington, Kansas Association for the Blind and Visually Impaired, Inc., requested introduction of one bill or two companion bills, to address needed legislative changes in reference to programming for blind vendors and operating facilities located in public buildings. (Attachment #3).

Senator Francisco moved that this bill be introduced. Senator Chaney seconded the motion and it carried.

CONTINUATION SHEET

MINUTES OF THE SENATE COMMITTEE ON PUBLIC HEALTH AND WELFARE,
room 526-S, Statehouse, at 10 a.m. ~~p.m.~~ on January 20, 1984.

Nancy Intermill, consumer member of the Board of Directors of the Health Systems Agency of Northeast Kansas, presented a Proposal to Provide State Funds to Local Health Planning Agencies. (Attachment #4). She stated that this is a request to introduce a policy bill to make a request to the Ways and Means Committee. The Director of Planning and Development for HSANEK said that they felt that the introduction of the concept to PH&W Committee would be the best method at this time.

Senator Bogina moved that this bill be introduced. Senator Francisco seconded the motion and it carried.

Barbara Sabol, Secretary, DH&E, requested a bill relating to marriage licenses. This bill would eliminate the three-day waiting period and establish an expiration date for marriage licenses. (Attachment #5).

Senator Francisco moved that this bill be introduced. Senator Bogina seconded the motion and it carried.

Senator Meyers asked Secretary Sabol what was the biggest need in her department, and if there would be any major changes in federal funding. Ms. Sabol answered that from a federal grant perspective, they have not suffered major losses. There have been changes in Medicaid and MediKan, and the pressure is increasing all the time. She said they are very pleased with the Governor's 1984 budget recommendations. In the budget is an increase of \$271,000 for local health departments, and it does take into account where they need to be going.

Dr. Joseph Hollowell, Director, Department of Health, DH&E, stated that generally the health of Kansans is good. There is an increase in the number of older people, which creates additional problems that need to be addressed, and this trend will continue. He cited some of the problems as chronic disease; need for adult care facilities; and attention to health safety and nutrition.

Dr. Hollowell distributed a memorandum giving the Federal Funding Outlook; several graphs showing death rates and causes for each, in Kansas and the U. S.; and a memorandum on the Health Status of Kansans - 1984. (Attachments #6, #7, #8). Dr. Hollowell answered questions from the committee concerning the information distributed.

The meeting was adjourned.

SENATE
PUBLIC HEALTH AND WELFARE COMMITTEE

DATE 1-20-83

(PLEASE PRINT)
NAME AND ADDRESS

ORGANIZATION

(PLEASE PRINT) NAME AND ADDRESS	ORGANIZATION
Dick Hummel	KS HEALTH CARE ASSN
Charles V. Hamm	Kan. Dept. of Health & Senior CHRISTIAN SCIENCE COMMITTEE ON PUBLICATION FOR KANSAS
KEITH R LANDIS	TIPEXA
Joe Hollowell	KIDNE
P. J. Spook	KSAHC
Carl Schmitzhenner	Kansas Dental Assn.
Joe Shockler	HSANEK
Mary Antemill	HSANEK
PAT SCHAFER	BUDGET
Marilyn Bradt	WINH
Diann Battorff	KSN A
Harold Kierm	KADM
Gary Robbins	KS Optometric OSSA
Cynthia Barrett	KS. DENTAL BD.
Cathy Horvancal	KS Pharmacists Assn
Michael Byington	KS. Assn For Blind/Visually Impaired
Debra Brunner	Randolph Shepard Vendors of KS
Elizabeth E. Taylor	KS Dental Hygienist Assn
John Mandy	Acad. H.
Butt Wilkin	Missouri AACP
Butt Hudson	SR5
Chris Werner	JoCo Med Act

AN ACT concerning the Kansas State Board of Nursing;
relating to the appointment of members; amending
K.S.A. 74-1106(a).

Be it enacted by the Legislature of the State of Kansas:

Section 1. K.S.A. 74-1106(a) is hereby amended to read as follows:

74-1106(a) Appointment, term of office. (1) The governor shall appoint a board consisting of eleven (11) members of which five (5) shall be registered professional nurses, two (2) shall be licensed practical nurses, two (2) shall be licensed mental health technicians and two (2) shall be members of the general public, which shall constitute a board of nursing, with the duties, power and authority set forth in this act. The members of the board of nursing holding office on the effective date of this amendment shall continue as members until the expiration of their respective terms.

(2) Upon the expiration of the term of any registered professional nurse, the Kansas state nurses association shall submit to the governor a list of registered nurses containing names of not less than three (3) times the number of persons to be appointed, and appointments shall be made after consideration of such list for terms of four (4) years and until a successor is appointed and qualified.

(3) On the effective date of this act, the Kansas federation of licensed practical nurses shall submit to the governor a list of licensed practical nurses containing names of not less than three (3) times the number of persons to be appointed, and appointments shall be made after consideration of such list, with the first appointment being for a term of four (4) years and the second appointment being for a term of two (2) years. Upon the expiration of the term of any licensed practical nurse, a successor of like qualifications shall be appointed in the same manner as the original appointment for a term of four (4) years and until a successor is appointed and qualified.

(4) Upon the expiration of the term of any registered professional nurse or licensed practical nurse any other organization employing or representing registered professional nurses or licensed practical nurses may submit to the Governor a list containing names of not less than three (3) times the number of persons to be appointed.

(Renumber existing sections (4) - (6) as (5) - (7).)

Section 2. This act shall take effect and be in force from and after its publication in the statute book.

ALch. 1

PROPOSED AMENDMENT TO
K.S.A. 65-1435

65-1435. Improper Use of Name; suspension or revocation of license.

(a) On and after the passage of this act, it shall be unlawful for any person or persons to practice or offer to practice dentistry under any name except his own name, which shall be the name used in his license certificate granted to him as a dentist as provided in this act, and unlawful to use the name of any company, association, corporation, clinic, trade name, or business name in connection with the practice of dentistry as defined in this act: Provided, Nothing herein contained shall be so construed as to prevent two or more licensed dentists from associating together for the practice of dentistry, each in his own proper name.

(a) That a person or a group of persons licensed to practice dentistry may conduct the practice of dentistry under any assumed, fictitious, corporate, business, or trade name (herein described as an assumed name), subject to the following conditions and limitations:

1. All business activities conducted by a person or organization using an assumed name shall relate directly and specifically to the practice of dentistry and shall not include the conduct of any trade or business; provided that nothing herein shall be deemed to prevent the practice of dentistry by a licensee in a single organization with persons holding licenses to practice those professions with which licensed dentists are authorized to rendered professional services within a professional corporation under the provision of K.S.A. 17-2710.

2. The assumed name may not include any statement which may be deemed to imply a special qualification or limitation of the practice of dentistry by the person or organization conduc-

ting the practice of dentistry under the assumed name unless the person, or in the case of an organization at least one person, engaged in the practice of dentistry holds a specialist certificate issued by the Board in the speciality to which reference is made in the assumed name;

3. The publication or use of an assumed name including publication in a newspaper, signage of the premises in which the practice of dentistry is conducted and any communication in the broadcast media in which the trade name is used shall include the name of each person engaged in the practice of dentistry under such assumed name;

4. Any dental office operated under an assumed name shall maintain prominently located in the entry way to such office a directory setting forth the assumed name and the name of each licensed dentist engaged in the practice of dentistry under such assumed name within such office;

5. Any licensee or group of licensees shall give the dental board written notice of any assumed name to be used in or in connection with the practice of dentistry not less than ten (10) days before the first publication or other public use of the assumed name. The licensee or group of licensees shall continue the use of such assumed name for a period of not less than twelve (12) months after the date of first use;

6. Any change of assumed name shall not become effective until written notice of the change of name has been given to the board and published in a newspaper of general circulation within the county in which the dental practice is conducted. Such notice shall state the name under which the dental practice has been conducted, the new name under which the dental practice is to be conducted, the names of all licensees engaged in the practice of dentistry under such assumed name, and the date the name change is to become effective.

(b) The violation of any of the provisions of this section by any dentist shall subject such dentist to suspension or revocation of his license disciplinary action authorized in K.S.A. 65-1436(b).

(c) It shall be unlawful for the name of any licensee to ~~conduct a dental office in his name, or advertise his name in connection~~ be used as a part of or in connection with any dental office or ~~offices practice~~, unless such person the licensee is personally present and actually engaged in the practice of dentistry in said the office ~~operating as a dentist or personally overseeing such operations as are performed in said office or each of said offices~~ or practice during a majority, at least 20% of the time said the office or each of said offices is being operated.

Kansas Association for the Blind and Visually Impaired, Inc.

January 16, 1984

TO: Public Health and Welfare Committee
Kansas Senate

FROM: Michael J. Byington, Lobby, Kansas Association for the Blind and Visually Impaired
Debbie Brummer, Lobby, Randolph-Sheppard Vendors of Kansas

SUBJECT: Needed legislative changes in reference to programming for blind vendors,
licenced by the Kansas Division of Services for the Blind, and operating
facilities located in public buildings

BACKGROUND: K.S.A. 75-3337 et seq. is the Kansas law governing the operation of vending facilities managed by blind individuals licenced through the Kansas Division of Services for the Blind. It assures such licenced blind individuals the right to operate such facilities in all state, county, and city buildings excluding those under the state park and resources authority and the Kansas turnpike authority. This law further requires that when state, county, or city buildings are built, rennovated, or remodeled, the Division of Services for the Blind must be consulted as to where the vending facility should be located, and as to the type of plumbing and electrical outlets necessary for the type of operation deemed appropriate by the Division of Services for the Blind; -ie- full service cafeteria, vending machine facility, or dry and packaged goods stand.

A major problem is that K.S.A. 75-3337 et seq. contains inadequate enforcement statutes. The law specifically provides that the secretary of social and rehabilitation services and the division of services for the blind must determine that a particular property is not appropriate to support a vending facility before K.S.A. 75-3337 et seq. fails to apply. There are, however, facilities in Kansas where the law has been disregarded, and private, for profit vendors who are sighted, not licenced by the Division of services for the blind, have been allowed facility contracts. By the time such situations are discovered, the damage has usually already been done. K.S.A. 75-3341 calls for binding arbitration to resolve such situations, but this statute is weak in that it imposes no time limit under which arbitration must be brought to resolution. Moreover, there is no vehicle to compel a state, county, or city administering agency to observe the law by submitting to binding arbitration. Furthermore, the current law makes the vendors' advocate in requesting arbitration the Secretary of the Kansas Department of Social and Rehabilitation Services; this individual, however competent, is administratively rather far removed from the actual vending programming.

PROPOSED SOLUTIONS: All vending facilities operated by blind individuals licenced through the Kansas Division of Services for the Blind, like all other food vending facilities, must be licenced by the Kansas Department of Health and Environment. Enforcement of the intent of K.S.A. 75-3337 et seq. could be acheaved by prohibiting the Kansas Department of Health and Environment from licencing any facility on state, county, or city property, unless that facility is operated by an individual licenced by the Kansas Division of Services for the Blind or unless that Division has waved its claim on the facility. To implement this enforcement, the following statutes would require the changes here specified.

Governor John Carlin
Mr. Bob Wooten
November 10, 1983
page two

Amend K.S.A. 36-503(b) to read as follows:

Applications for such licences shall be made on forms prescribed by the secretary, and each such application shall be accompanied by an application fee and by a licence fee, each of which shall be established in an amount fixed by rules and regulations adopted by the secretary of health and environment. Application fees may be adjusted in accordance with the type of establishment or based on other criteria as determined by the secretary, but in no event shall any application fee exceed \$100. Such licence fee shall not exceed \$40. and shall be fixed in an amount, together with the application fee, is sufficient to defray the cost of administering the food service establishment inspection and licensure activities of the secretary. Prior to issuance of any such licence, the secretary shall inspect or cause to be inspected the food service establishment designated in the application, to determine that it complies with the standards for food service establishments promulgated pursuant to this act, and to determine that if located on state, county, or city property, not including state parks or the Kansas turnpike, it is operated by an individual or individuals licenced by the division of services for the blind pursuant to K.S.A. 75-3337 et seq. unless the director of the division of services for the blind or his agent has provided written waiver of the right of licensure of the food service facility designated in the application. If such food service establishment is found to be in compliance with this act, the secretary shall issue the licence. If the application for licence is denied, the secretary shall give written notice thereof to the applicant, stating also that the applicant is entitled to a hearing thereon if a written request therefore is filed with the secretary within 20 days of the date such notice is sent. Such hearing shall be held in accordance with the provisions of K.S.A. 36-509.

Amend K.S.A. 36-504(a) to read as follows:

It shall be unlawful for any person to engage in the business of conducting a food vending machine company unless such person shall have in effect a valid licence therefor issued by the secretary of health and environment. Applications for such licences shall be on forms prescribed by the secretary, and each such application shall specify the brand name and serial number of each food vending machine to be operated and serviced by the applicant during the period of licensure and shall be accompanied by an application fee in an amount fixed by rules and regulations adopted by the secretary of health and environment not to exceed one hundred dollars (\$100.) and by the appropriate licence fee required by subsection (b). Prior to the issuance of any such licence, the secretary shall inspect or cause to be inspected the applicant and each food vending machine for which the applicant is to be licenced, to determine that they are in compliance

Governor John Carlin
Mr. Bob Cooper
November 10, 1983
page three

with the applicable food service standards promulgated pursuant to this act, and shall determine that vending machines to be located on state, county, or city property, not including state parks or the Kansas turnpike, are operated by an individual or individuals licenced by the division of services for the blind pursuant to K.S.A. 75-3337 et seq. unless the director of the division of services for the blind or his agent has provided written waiver of the right of licensure of the applicant. If the applicant and such machines are found to be in compliance with this act, the secretary shall issue the licence. If the application for licence is denied, the secretary shall give written notice thereof to the applicant, stating also that the applicant is entitled to a hearing thereof if a written request therefor is filed with the secretary within twenty(20) days of the date such notice is sent. Such hearing shall be held in accordance with the provisions of K.S.A. 36-509.

Amend K.S.A. 36-505 to read as follows:

Except as otherwise provided in this section, any licence issued under the provisions of this act shall expire on December 31 of the year in which it is issued, and may be renewed by making application to the secretary on or before said expiration date. Applications for renewal of a licence shall be made on a form prescribed by the secretary and shall be accompanied by the licence fee required for the issuance of an original licence. Prior to the renewal of any such licence, the secretary shall inspect or cause to be inspected the licenced premises or food vending machines which are to be operated and serviced under authority of a licence issued under this act to determine the compliance of such premises with the applicable lodging or food service standards promulgated pursuant to this act, and to determine that food service establishments and vending machines operated on state, county, or city property, not including state parks or the Kansas turnpike, continue to be operated by an individual or individuals licenced by the division of services for the blind pursuant to K.S.A. 3337 et seq. unless the director of the division of services for the blind or his agent has provided written waiver of right of licensure. If an inspection pursuant to this act has been made within six (6) months of the date the licence for such premises expires, reinspection shall not be necessary. . .
(No changes are proposed for language in the remainder of this act and section.)

Statutes which relate to arbitration and to the Vending Facilities Committee, and which are a part of K.S.A. 75-3337 et seq. also need to be strengthened. The following are changes required.

Amend K.S.A. 75-3341 to read as follows:

(a) An arbitration board of three persons consisting of one person designated by the vending facilities committee who shall serve as chairperson, one person designated by the head of the state department or agency controlling state property over which a dispute arises, and a third person selected by the two who is not an employee of the

Governor John Carlin
Mr. Bob Wooten
November 10, 1983
page four

departments concerned shall hear appeals as provided in subsection (b) of this section.

(c) If, in the opinion of the division of services for the blind any department or agency in control of the maintenance, operation, and protection of state property is failing to comply with the provisions of this act, or any regulations issued thereunder, it shall appeal to the board. The board shall, within thirty (30) days of written notice of appeal, conduct a hearing and render its decision which shall be in writing and shall be binding. If the board determines that the acts or practices of any such department or agency are in violation of this act, or the regulations issued thereunder, the head of the affected department or agency shall promptly cause such acts or practices to be terminated, and shall take such other action as may be necessary to carry out the decision of the board. All decisions of the board shall be published.

Ammend K.S.A. 75-3343 to read as follows.

VENDING FACILITIES COMMITTEE; MEMBERSHIP; MEETINGS; EXPENSES OF MEMBERS.

There is hereby established a vending facilities committee to the division of services for the blind consisting of five members who shall be designated and certified annually by the board of directors of the Randolph-Sheepar vendors of Kansas inc., a nonprofit organization of blind vending facilities operators, and the director of the division of services for the blind shall meet with said committee at least one time annually for the purpose of mutual advice and consultation, and the actual expenses incurred by the members of said committee in attendance of such meetings are hereby authorized to be reimbursed by said division of services for the blind. . .

(No changes are proposed for changes in the remainder of this act and section.)

RECOMMENDED ACTIONS: The above changes should be proposed in the Governor's 1984 legislative package, and should receive full support of the Kansas Department of Health and Environment and the Kansas Department of Social and Rehabilitation Services.

Thank you for your attention to this matter. If we may be of further assistance, or if there are questions, we may be contacted at the following numbers:
Michael J. Eyington, (913) 233-6323 (work) and (913) 233-3839 (home);
Debbie Brummer, (913) 232-1806 (work) and (913) 235-2091 (home).

24 - 1-20-84

HEALTH SYSTEMS AGENCY
OF NORTHEAST KANSAS
COMMENTS ON THE
PROPOSAL TO FUND LOCAL HEALTH PLANNING AGENCIES
PRESENTED TO THE SENATE PUBLIC HEALTH AND WELFARE COMMITTEE
STATE CAPITOL, ROOM 526 S
JANUARY 20, 1984

Atch. 4

Good Morning, Madam Chairperson Meyers and members of the Senate Public Health and Welfare Committee. My name is Nancy Intermill, Consumer member of the Board of Directors of the Health Systems Agency of Northeast Kansas (HSANEK). I am testifying today as a representative of the Board of Directors of HSANEK with which some of you are familiar. For those of you who are new members of the committee, the HSANEK is a non-profit organization with a 50 member volunteer Board of Directors that serves the health plan development needs of a 25 county area in Northeast Kansas. The volunteer Board of Directors has 25 county appointed representatives, one by each county commission, and the remaining Board members come from a wide range of rural and urban community groups and organizations.

The HSANEK's functions are to guide the development of the health care delivery system through the area health systems plan and through the Certificate of Need (CON) program, in such a manner that appropriate facilities, affordable health care and quality health care services are available to the residents of Northeast Kansas.

In view of these primary concerns of the HSANEK, I appreciate this opportunity to present the following testimony on the Proposal to Provide State Funds to Local Health Planning Agencies:

- o Monies in the amount of .05¢ per capita from the General Fund should be allocated to each of the four Health Service Areas in Kansas. The total amount of revenue is estimated by multiplying 2,363,679 persons (Kansas population according to the 1980 census) X .05¢ = \$118,184.
- o These funds should be utilized to provide health planning and Certificate of Need services to Kansas residents in their local communities.

- o In addition, these state funds will enable the Health Planning Agencies to receive additional funds by matching federal funds with state dollars. (For the HSANEK area that will mean an additional \$29,000 for matching purposes.)

Consequently, the HSANEK would like to request that the Senate Public Health and Welfare Committee present this proposal to the Ways and Means Committee during this Legislative Session. I would like to thank you for the opportunity to provide this testimony. I will happy to respond to any questions you may have.

DRAFT
1-17-84

_____ Bill No. _____

By _____

AN ACT relating to marriage licenses; eliminating the three day waiting period; establishing an expiration date for marriage licenses; amending K.S.A. 23-106, and repealing the existing sections.

Be it enacted by the Legislature of the State of Kansas:

Section 1. K.S.A. 23-106 is hereby amended to read as follows: 23-106. The clerks of the district courts or judges thereof, when applied to for a marriage license by any person who is one of the parties to the proposed marriage and who is legally entitled to a marriage license, shall issue a marriage license in substance as follows:

MARRIAGE LICENSE

(Name of place where office located, month, day and year.)

TO ANY PERSON authorized by law to perform the marriage ceremony,

Greeting:

You are hereby authorized to join in marriage A B of _____, aged born _____, and CD of _____, aged born _____, (mo, day, yr.) (mo, day, yr.) (and name of parent or guardian consenting), and of this license, duly endorsed, you will make due return to this office immediately after performing the ceremony.

E F, (title of person issuing the license).

No clerk or judge of the district court shall issue a marriage license before the third calendar day (Sunday and holidays included) following the date of the filing of the application therefor in his or her office except that in cases of emergency or extraordinary circumstances, a judge of the district court may upon proper showing being made, permit by order of the court the issuance of such marriage license without waiting said three days. In each district court there shall be kept a record of all applications filed for marriage licenses, which record shall show the name of the person applying for such license and the date of the filing of such application and the names of the parties to the proposed marriage. No clerk or judge shall issue a license authorizing the marriage of any person under the age of eighteen (18) years,

except with the consent of his or her father or mother, or, if both be dead or incapable, his or her guardian, as the case may be, if she or he has one, which consent, if not given at the time in person, shall be evidenced by a certificate in writing subscribed thereto and duly attested. Where the applicants or either of them are under age and their parents are dead and there is no legal guardian then a judge of the district court may after due investigation give consent and issue the license authorizing the marriage. Where such consent shall have been given as herein provided, no license shall be issued to any person under the age of eighteen (18) years without the consent of the judge in addition thereto. The judge or clerk may issue a license upon the affidavit of the party personally appearing and applying therefor, to the effect that the parties to whom such license is to be issued are of lawful age, as required by this section, and the judge is hereby authorized to administer oaths for that purpose.

Every person swearing falsely in such affidavit shall be deemed guilty of a violation of this act and shall be punished by a fine not exceeding five hundred dollars (\$500). A clerk or judge of the district court shall state in every license the age birth dates of the parties applying for the same, and if either or both are minors, the name of the father, mother, or guardian consenting to such marriage.

Every license issued shall expire six (6) months from the date of issuance.

Sec. 2. K.S.A. 23-106 is hereby repealed.

Sec. 3. This act shall take effect and be in force from and after its publication in the statute book.

#6-1-20-84

FEDERAL FUNDING OUTLOOK

Presented to Senate Public Health and Welfare Committee

January 20, 1984

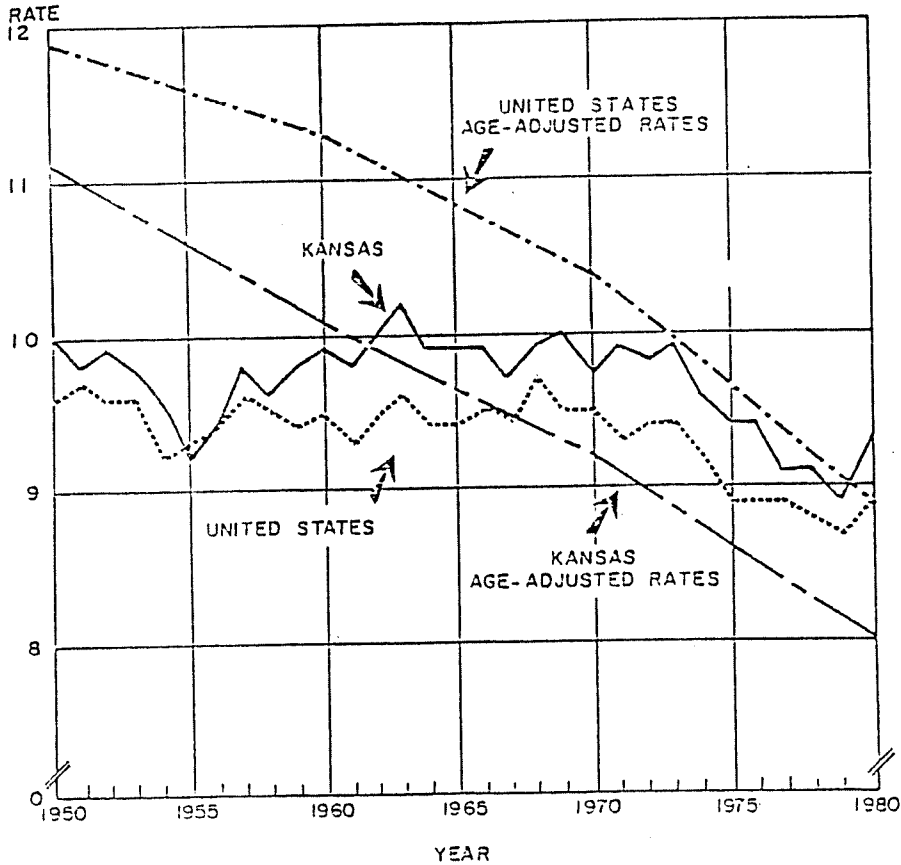
	<u>Federal Distribution</u>	<u>Kansas</u>	<u>Jobs Funds</u>	
	<u>To States</u>		<u>Federal</u>	<u>Kansas</u>
MCH BLOCK				
FFY 1983	\$317,050,000	\$2,862,962	\$105,000,000	\$948,150
FFY 1984	\$339,150,000	\$3,062,525		
FAMILY PLANNING				
1982	\$123,000,000	\$938,000		(FY 1983)
1983	\$118,000,000	\$929,961		(FY 1984)
1984	\$131,249,424	\$986,500		(FY 1985)
WIC		<u>Estimates</u>		
1981	\$900,000,000	\$6,156,756		
1982	\$960,000,000	\$7,114,234		
1983	1.17 Billion	\$8,591,491		
1984	1.36 Billion	\$9,927,998		(expecting notification)
1985 (Estimate)	1.63 Billion being requested			
PREVENTIVE BLOCK - Kansas Notice November 83				
1984		\$843,432		
1985		\$843,432		

Venereal Disease, Immunization and Tuberculosis monies are stable.

Atch. 6

FIGURE 1

CRUDE DEATH RATES BY YEAR
KANSAS AND THE UNITED STATES, 1950-1980
AND AGE-ADJUSTED RATES, KANSAS
AND THE UNITED STATES, 1950, 1960, 1970, 1980

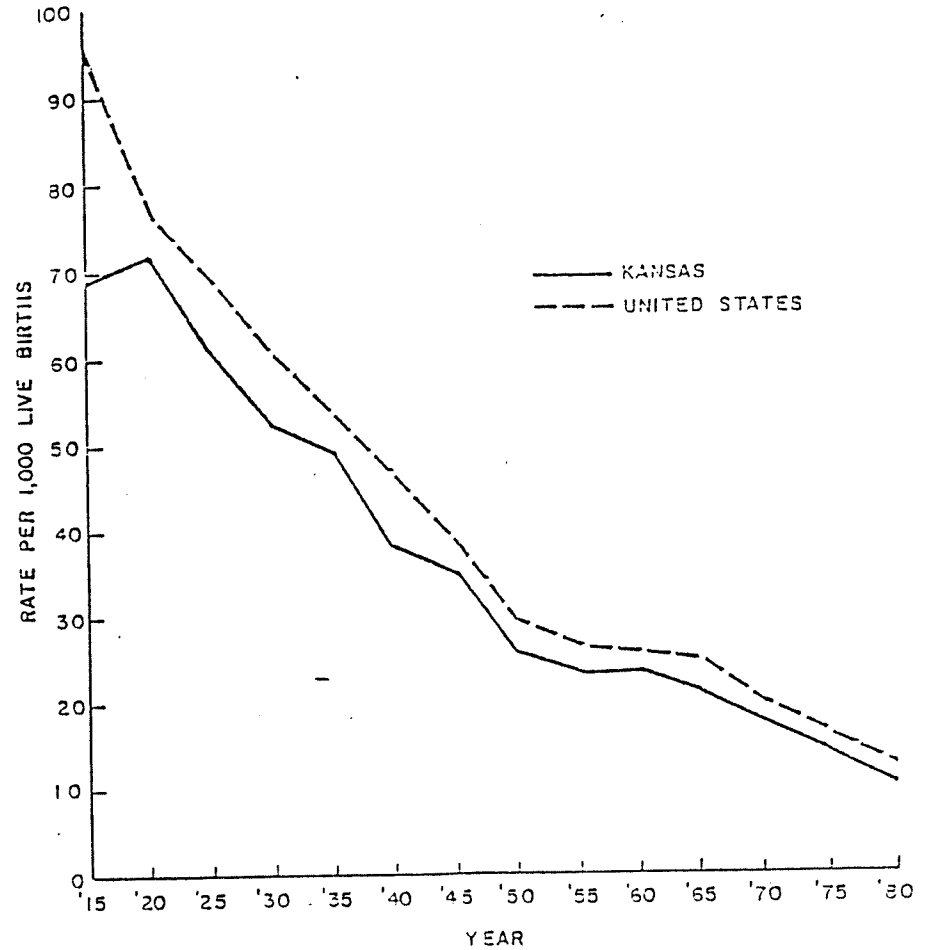


Residence data.
United States 1979 and 1980 rates are provisional.
The 1980 United States population was used as the standard
for computing all age-adjusted death rates.

Sources: Bureau of Registration and Health Statistics
Kansas Department of Health and Environment
National Center for Health Statistics

FIGURE 2

INFANT DEATH RATES
KANSAS AND THE UNITED STATES, 1915-1980



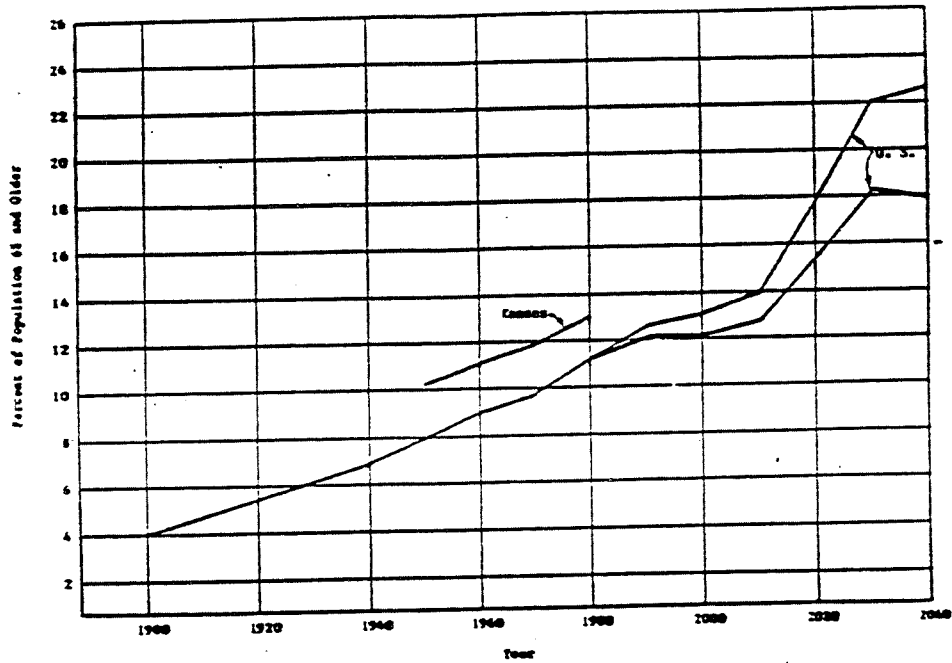
Sources: Bureau of Registration and Health Statistics
Kansas Department of Health and Environment
National Center for Health Statistics

#7-1-20-84

Atch. 7

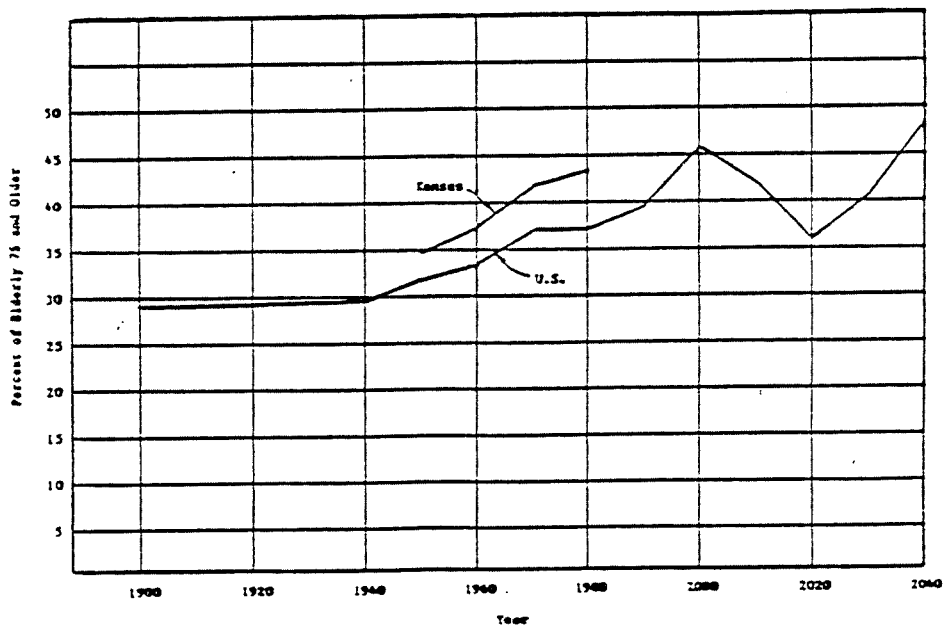
Population 65 and Older
 Kansas and United States

FIGURE 3



Source: Subcommittee on Human Service, Select Committee on Aging, Future Directions for Aging Policy: A Human Service Model, Publication No. 96-226, May, 1980, pp. 9 and 14; and Kansas Department of Health and Environment, Bureau of Research and Analysis.

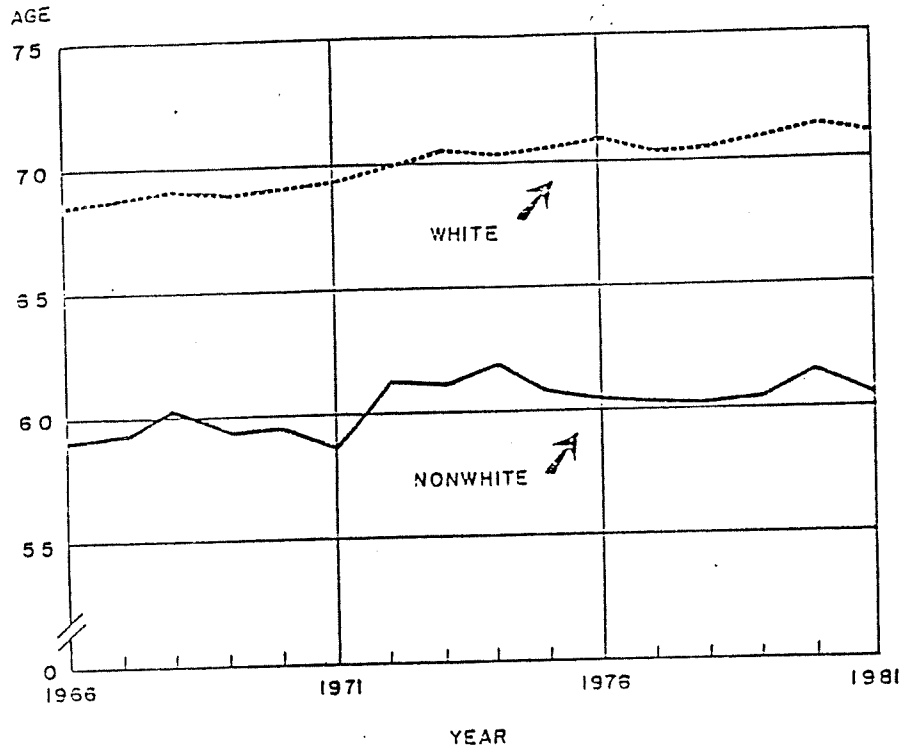
Population 75 and Older
 Kansas and United States



Source: Subcommittee on Human Services, Select Committee on Aging, Future Directions for Aging Policy: A Human Service Model, Publication No. 96-226, May, 1980, p. 16; and Kansas Department of Health and Environment, Bureau of Research and Analysis.

FIGURE 5

FIGURE 4
 AVERAGE AGE AT DEATH BY RACE
 KANSAS, 1966-1981



INFANT MORTALITY BY RACE

Ten Year Period

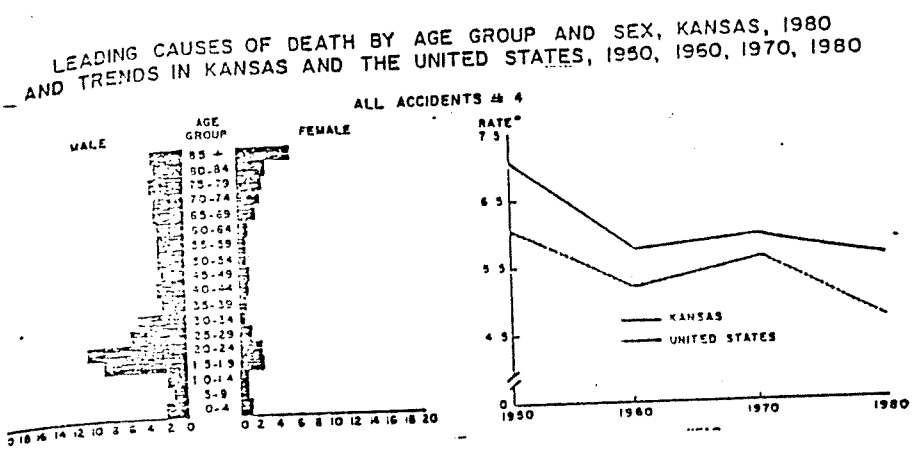
1972 - 1981

	<u>Black</u>	<u>White</u>	<u>Total</u>
1972	25.2	16.5	17.2
1973	28.0	14.7	15.5
1974	23.5	15.2	15.7
1975	23.8	13.2	13.9
1976	27.4	12.3	13.9
1977	24.8	12.2	13.0
1978	23.0	11.1	12.0
1979	20.6	10.2	11.0
1980	21.7	9.1	10.1
1981	22.1	9.9	11.0
1982	20.0	9.6	10.1

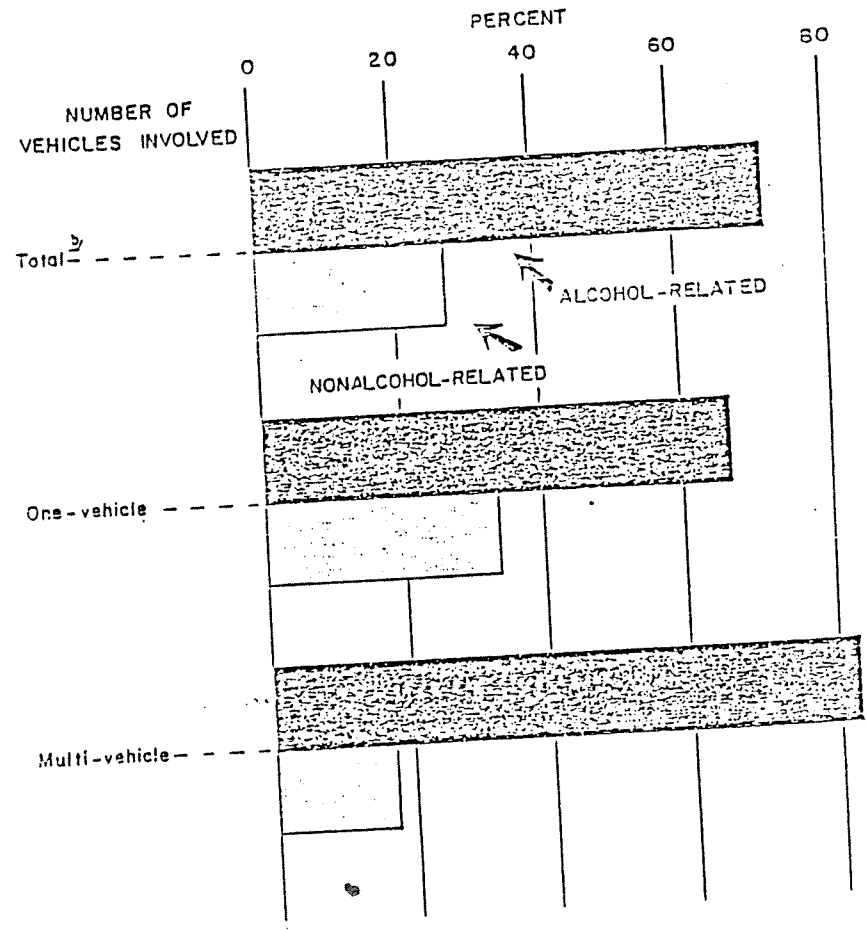
Residence data.

Source: Bureau of Registration and Health Statistics
 Kansas Department of Health and Environment

FIGURE 8

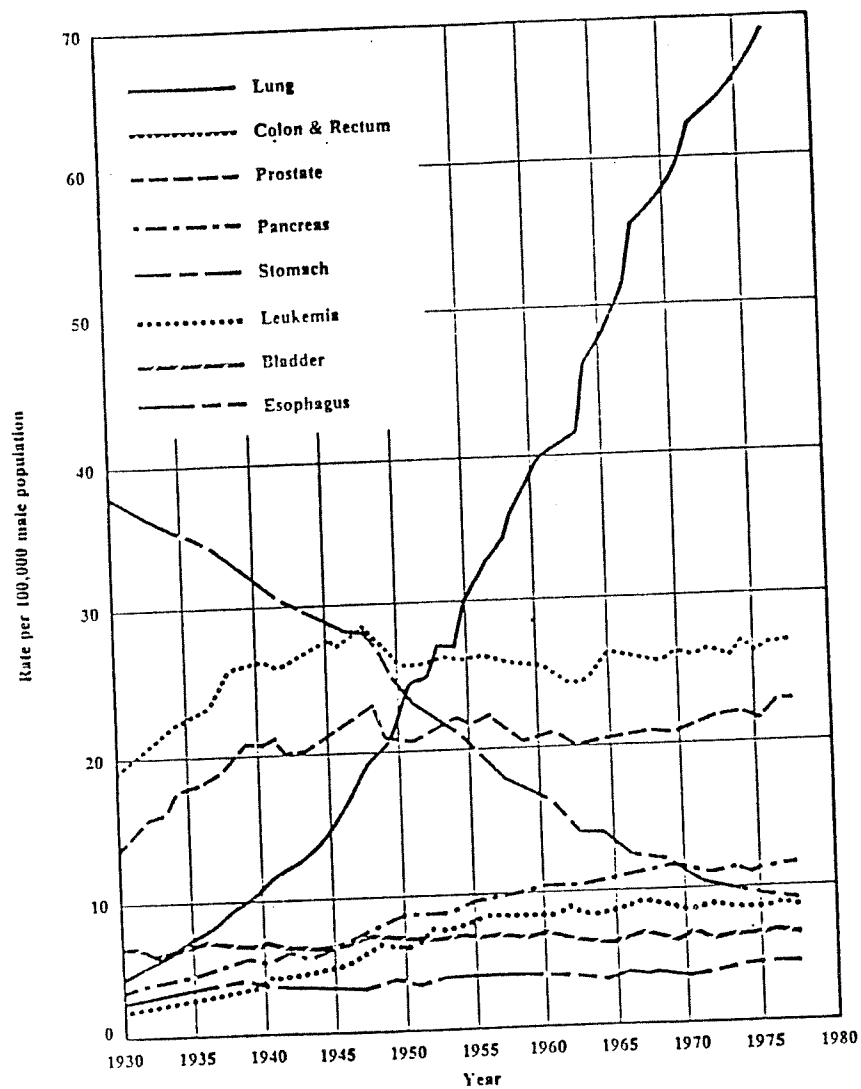


MOTOR-VEHICLE ACCIDENT DEATHS: PERCENT DISTRIBUTION OF ALCOHOL STATUS BY NUMBER OF VEHICLES INVOLVED, KANSAS, 1981



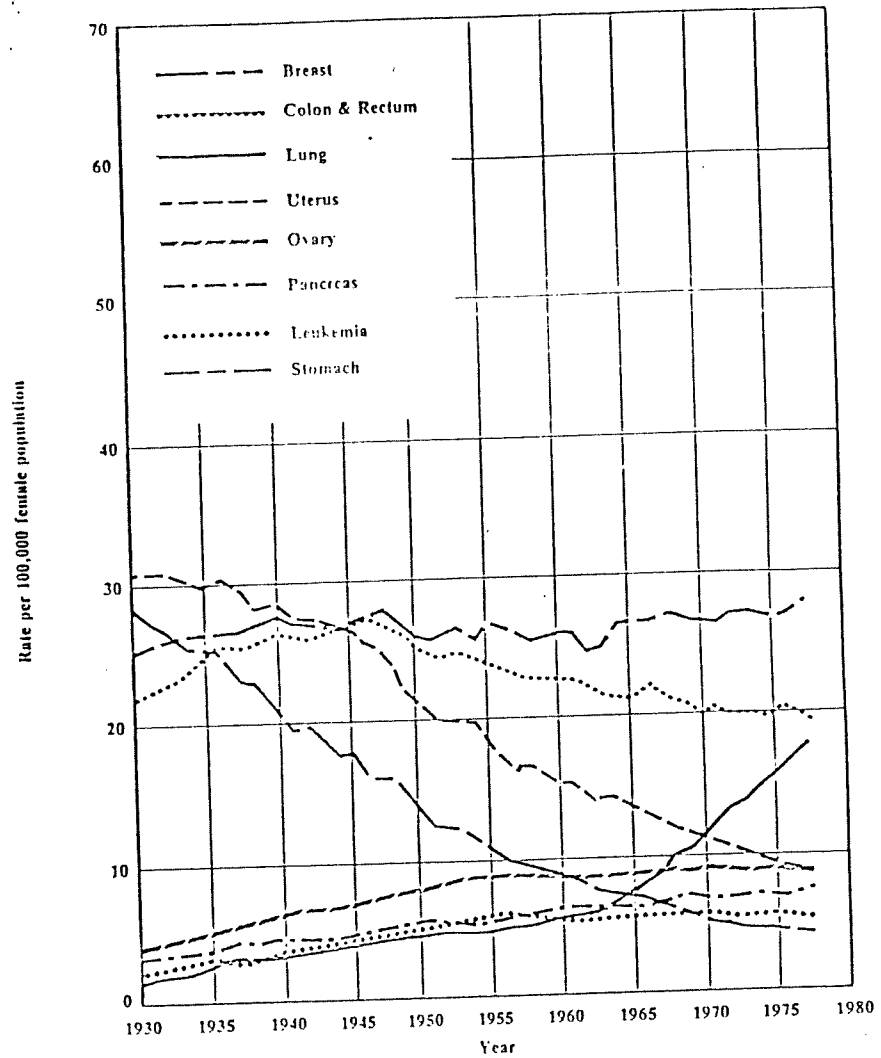
☞ Motor-vehicle accidents occurring in Kansas that 1) resulted in the death of a Kansas resident or 2) resulted in the death of a nonresident in Kansas.
 ☞ This total does not include pedestrian accidents, pedal cyclist accidents or those accidents that did not specify condition of the driver(s) on the Kansas Motor-Vehicle Accident Death Statistical Transcript.

Source: Bureau of Registration and Health Statistics
 Kansas Department of Health and Environment



Source of Data: U.S. National Center for Health Statistics and U.S. Bureau of the Census.
 *Adjusted to the age distribution of the 1970 U.S. Census Population.

FIGURE 1-2a
 AGE-ADJUSTED CANCER DEATH RATES* FOR SELECTED
 SITES
 MALES, UNITED STATES, 1930-1977



Source of Data: U.S. National Center for Health Statistics and U.S. Bureau of the Census.
 *Adjusted to the age distribution of the 1970 U.S. Census Population.

FIGURE 1-2b
 AGE-ADJUSTED CANCER DEATH RATES* FOR SELECTED
 SITES
 FEMALES, UNITED STATES, 1930-1977

HEALTH STATUS OF KANSANS - 1984

Presented to Senate Public Health and Welfare Committee

January 20, 1984

Health Status: Good

- Longer life
 - More older Kansans between 1960-1980
 - General population increased by 8.5%
 - Over age 65 increased by 27.5%
 - Over age 75 increased by 46.7%
 - This trend will continue
- Problems
 - Chronic diseases
 - Need for adult care facilities
 - Attention to health, safety and nutrition
- Kansas Department of Health and Environment will address need for 24 hour care in adult care facilities.
 - Will review complaint procedures to assure adequacy and effectiveness.
 - Will promote programs to prevent chronic disease and promote active, vigorous old age (Project LIVELY).

Pockets Resisting Change:

- Black mortality rate - due to higher blood pressure, sickle cell disease, other.
- Black infant mortality rate - health practices and socio-economic factors which resist change.
- Department will integrate all health services for high risk pregnancies.

Problems Having Identifiable Causes, But Difficult Cures:

- Motor vehicle accidental deaths.
 - Associations predominantly males.
 - 73% associated with alcohol use.
 - Lack of seatbelt use.
- Needs:
 - Change driving behaviors.
 - Eliminate use of alcohol while driving.
 - Develop strategies to address these.
- Cancer and other diseases associated with tobacco use.
 - 3,000 excessive Kansas deaths.