| COUNTY | COUNTY OR DISTRICT ATTORNEY | REPORT |
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| ALLEN | Wade H. Bowie II | No complaints. |
| ANDERSON | Frederick B. Campbell | No complaints. |
| ATCHISON | Gerald R. Kuckelman | No complaints. |
| BARBER | Richard N. Raleigh | No complaints. |
| BARTON | Douglas A. Matthews | No complaints. |
| BOURBON | Terri L. Johnson | No complaints. |
| BROWN | Kevin M. Hill | No complaints. |
| BUTLER | Darrin C. Devinney | No complaints. |
| CHASE | William T. North | A complaint against Lyon County Rural Water District No. 2 was referred to the Chase County Attorney for investigation by the Lyon County Attorney because of a conflict of interest. The complaint was that the chairman of the District was calling members of the board to vote on matters by telephone to avoid KOMA. Upon investigation, a violation was found, but after meeting with the officers of the District, it was determined that the violation was not intentional. The governing body of the District was required to attend training on the requirements of KOMA. |
| CHAUTAUQUA | Larry Markle | No complaints. |
| CHEROKEE | Nathan Coleman | A complaint was made regarding possible KOMA violations by the City Council of Baxter Springs. Due to a conflict of interest, the case was referred to the Kansas Attorney General's Office. |
| CHEYENNE | Karan M. Thadani | No complaints. |
| CLARK | Gerald Woolwine | No complaints. |
| CLAY | Richard E. James | No complaints. |
| CLOUD | Robert A. Walsh | No complaints. |
| COFFEY | Douglas P. Witteman | No complaints. |
| COMANCHE | James H. Herd | No complaints. |
| COWLEY | Christopher E. Smith | No complaints. |
| CRAWFORD | Michael Gayoso, Jr. | No complaints. |
| DECATUR | Steven W. Hirsch | No complaints. |
| DICKINSON | Daryl E. Hawkins | No complaints. |
| DONIPHAN | Charles D. Baskins | No complaints. |

| COUNTY | COUNTY OR DISTRICT | REPORT |
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| | ATTORNEY | |
| DOUGLAS | Charles E. Branson | A citizen requested information from the City of Lawrence as part of an effort to determine if not-for-profit entities funded by the City are complying with their obligation under KSA 45-240(b)(1) to report how the funds received from the City are being expended. A complaint was made that the records were not provided. Upon investigation, it was determined that the information the complainant requested did not exist. The complainant was advised to contact the Freedom of Information Officer for the City of Lawrence. A complaint was made that an unspecified agency violated KOMA. The complainant requested information regarding how to file a formal complaint to get an action voided that was taken in the meeting at issue. A letter was sent to the complainant requesting additional information so that the matter could be fully investigated. No response was received, so the matter was closed. Three separate complaints were received that the University of Kansas University Senate violated KOMA by refusing to allow a meeting to be videotaped and by taking a vote by secret ballot during the meeting. The complainants asked that the vote be voided and a new vote be taken at the next public meeting. Upon investigation, it was determined that the University of Kansas University Senate was not subject to KOMA, per Kansas Attorney General Opinion 77-174. Therefore, there was no KOMA violation. |
| EDWARDS | Mark Frame | No complaints. |
| ELK | Kimberly B. King | No complaints. |
| ELLIS | Thomas J. Drees | No complaints. |
| ELLSWORTH | Joe Shepack | No complaints. |
| FINNEY | John P. Wheeler, Jr. | No complaints. |
| FORD | Terry J. Malone | No complaints. |
| FRANKLIN | Stephen A. Hunting | No complaints. |
| GEARY | Steven L. Opat | No complaints. |
| GOVE | Mark F. Schmeidler | No complaints. |
| GRAHAM | Tony A. Potter | No complaints. |
| GRANT | David C. Black | No complaints. |
| GRAY | Curtis E. Campbell | No complaints. |
| GREELEY | Charles F. Moser | No complaints. |
| GREENWOOD | Joe E. Lee | No complaints. |
| HAMILTON | Robert H. Gale, Jr. | No complaints. |

| COUNTY | COUNTY OR DISTRICT ATTORNEY | REPORT |
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| HARPER | Janis Knox | Newly elected county attorney; no known complaints. |
| HARVEY | David E. Yoder | No complaints. |
| HASKELL | Lynn Koehn | No complaints. |
| HODGEMAN | Craig S. Crosswhite | No complaints. |
| JACKSON | | No report. |
| JEFFERSON | Jason W. Belveal | A complaint was made that the Oskaloosa City Council went into executive session to discuss issues with the swimming pool and failed to state a clear reason for the executive session. Upon investigation, the Council and Counsel reported that the stated reason was to discuss attorney-client privileged matters. As such, no violation of KOMA was found to have occurred. A complaint was made that during an Oskaloosa City Council meeting, after opening sealed bids, the Mayor reportedly asked, "Do you guys wish to go into executive session to discuss these [bids]?" The Council then voted to and went into executive session. Later in the meeting, the Council went into executive session to discuss personnel matters and emerged from the meeting and appointed a councilwoman to oversee a department. The allegation made was that executive session was being used to discuss matters behind closed doors that should be public. Upon investigation, the Council reported that it went into executive session to discuss the bids being higher than expected; the discussion was not which bid to accept. As such, no violation was found. |
| JEWELL | Darrell E. Miller | No complaints. |

| COUNTY | COUNTY OR DISTRICT ATTORNEY | REPORT |
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| JOHNSON | Stephen M. Howe | An inquiry was made regarding whether the Gardner City Council had violated KOMA through a series of emails and a work session. Upon investigation, it was determined that there were KOMA violations. No action was filed because after the investigation began, the Kansas Attorney General's Office conducted training on KOMA and KORA for the Mayor and members of the Gardner City Council. The District Attorney advised that should future violations occur, he would reconsider this decision. A complaint was received that The City of Mission Mayor and City Council may have violated KOMA in connection with the purchasing of real estate property in Mission. Upon investigation, it was determined that the purchase of the Neff Building was a KOMA violation. The District Attorney did not file an action alleging these violations. In lieu of bringing an action, the Mayor and City Council were asked to attend KOMA training within the next six months to insure the understanding of their statutory obligations. The District Attorney advised that should future violations occur, he would reconsider this decision. |
| KEARNY | Dennis C. Jones | No complaints. |
| KINGMAN | Matthew W. Ricke | No complaints. |
| KIOWA | J. Scott James | No complaints. |
| LABETTE | Hillary McKinney | A complaint was made that the City of Chetopa Mayor and two Chetopa City Council members violated KOMA by making a decision to purchase a piece of equipment outsite of a regular city council meeting. Upon investigation, it was determined that no violation of KOMA had occurred because a meeting (as defined by the KOMA statute) had not taken place. |
| LANE | Dale E. Pike | No complaints. |
| LEAVENWORTH | Todd Thompson | No complaints. |
| LINCOLN | Jennifer R. O'Hare | No complaints. |
| LINN | John Sutherland | No complaints. |
| LOGAN | Margaret P. Mahoney | No complaints. |
| LYON | Marc Goodman | See Chase County. |
| MARION | Susan Robson | A complaint was made that the Peabody School Board met in violation of KOMA to discuss the superintendent. The matter was referred to outside counsel for investigation due to a conflict of interest. |
| MARSHALL | Laura Johnson-McNish | No complaints. |
| MCPHERSON | David A. Page | No complaints. |
| MEADE | Laura H. Lewis | No complaints. |

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| MIAMI | David L. Miller | No complaints. |
| MITCHELL | Mark J. Noah | No complaints. |
| MONTGOMERY | Larry Markle | A complaint was made that the Montgomery County Department of Corrections denied a KORA request. Upon investigation, the complainant was advised that no violation was found. A complaint was made that the Independence Community College Board of Trustees improperly went into executive session. Upon investigation, a violation was found. The Board entered into a settlement agreement under which it reversed its actions taken during the improper session and the Trustees took additional KOMA training and paid a fine of \$500 each. A complaint was received that the Coffeyville City Commission held secret meetings in violation of KOMA. After a letter was sent to the alleged complainant, it was found that the complaint was sent using the alleged complainant's name without consent. No violation was found. |
| MORRIS | Laura E. Allen | No complaints. |
| MORTON | Eric L. Witcher | No complaints. |
| NEMAHA | Brad M. Lippert | No complaints. |
| NEOSHO | Linus A. Thuston | No complaints. |
| NESS | Craig S. Crosswhite | No complaints. |
| NORTON | R. Douglas Sebelius | No complaints. |
| OSAGE | Brandon L. Jones | A complaint was made that the USD 421 Board of Education violated KOMA by holding a special meeting to discuss a personnel matter without giving proper notice. Upon investigation, it was determined that a KOMA violation had occurred. The Board was offered a settlement agreement requiring it to receive KOMA training. |
| OSBORNE | Paul S. Gregory | No complaints. |
| OTTAWA | Jason C. Parks | No complaints. |
| PAWNEE | John M. Settle | No complaints. |
| PHILLIPS | David O. Baumgartner | No complaints. |
| POTTAWATOMIE | Sherri Schuck | No complaints. |
| PRATT | Kenneth Van Blaricum | No complaints. |
| RAWLINS | Jared Holste | No complaints. |
| RENO | Keith E. Schroeder | No complaints. |
| REPUBLIC | Marlea James | No complaints. |
| RICE | Scott E. McPherson | No complaints. |

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| RILEY | Barry R. Wilkerson | A potential KOMA violation by three City of Manhattan commissioners was reported by the then-mayor of Manhattan. One commissioner stated that he and two other commissioners had spoken and reached a consensus about an issue. Upon investigation, it was determined that the commissioners did not in fact confer and that the commissioner who spoke was basing his comments on statements the other commissioners had made in Commission meetings. No violation was found. A reporter alleged that the Riley County Counselor did not comply with a KORA request because he did not provide the records in a format that could be copied and pasted. Upon investigation, it was determined that although the KORA request did not comply with the law, the county counselor had provided the requested information and also re-sent it in a format that could be copied and pasted. |
| ROOKS | Edward C. Hageman | No complaints. |
| RUSH | Tony W. Rues | No complaints. |
| RUSSELL | Daniel W. Krug | No complaints. |
| SALINE | Ellen Mitchell | A complaint was made that Saline County violated KOMA because on one occasion they met at the secretary's residence instead of at the county building, which the complainant described as "an obvious effort to keep concerned citizens at bay." Upon investigation, it was determined that no violation had occurred. Notice of the meeting was published and sent to those individuals who had requested copies of the public meeting notice and agenda. |
| SCOTT | Rebecca J. Faurot | Newly elected county attorney; no known complaints. |
| SEDGWICK | Nola Tedesco Foulston | A complaint was made that the Salvation Army did not respond to a KORA request for records about the requester. Upon review, it was determined that the Salvation Army is not a public entity subject to KORA. |
| SEWARD | Don Scott | No complaints. |

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| SHAWNEE | Chadwick Taylor | An allegation was made that the Kansas State Board of Education had violated KOMA by improperly going outside the boundaries of an executive sessions at a Board meeting. After investigation, the claim was determined to be unsubstantiated. An allegation was made against the members of the Kansas State Board of Education that business was being discussed by a majority of the Board outside the confines of a regularly scheduled meeting. After investigation, the claim was determined to be unsubstantiated. An allegation was made that the Topeka Metro Transit Authority violated the KOMA by conducting an "emergency" meeting of the Board of Directors without proper notice. After investigation, the claim was substantiated. However, the violation was technical in nature, and the Topeka Metro Transit Authority agreed to obtain additional training and revamp their internal procedures regarding annual notice. |
| SHERIDAN | Michael H. Haas | No complaints. |
| SHERMAN | Brock R. Abbey | No complaints. |
| SMITH | | No report. |
| STAFFORD | Joe Shepack | No complaints. |
| STANTON | David C. Black | No complaints. |
| STEVENS | Paul Kitzke | No complaints. |
| SUMNER | Kerwin L. Spencer | No complaints. |
| THOMAS | | No report. |
| TREGO | Tony A. Potter | No complaints. |
| WABAUNSEE | Norbert C. Marek, Jr. | No complaints. |

| COUNTY | COUNTY OR DISTRICT ATTORNEY | REPORT |
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| WALLACE | Charles F. Moser | At a joint meeting of the Sharon Springs City Council and the Board of Commissioners of Wallace County, the Mayor called for executive session using the non-elected personnel exception. However, the employee in question is contract labor. The publisher of the local newspaper verbally complained to the Chair of the County Commission that this was a KOMA violation, but did not file a formal complaint. The Chair reported the incident to County Attorney, who educated the Chair of the County Commission regarding KOMA and the valid reasons for executive session and how this should be handled in the future. The Chair agreed to review the the Attorney General's handout regarding KOMA again. The Chair also published a letter to the public in the local newspaper explaining the situation, that it was wrong, and that steps would be taken to prevent any future violations of the KOMA. |
| WASHINGTON | Elizabeth Baskerville Hiltgen | No complaints. |
| WICHITA | Laura L. Lewis | No complaints. |
| WILSON | Jill E. Chard | No complaints. |
| WOODSON | Zelda Schlotterbeck | No complaints. |
| WYANDOTTE | Jerome A. Gorman | The U.S.D. No. 204 (Bonner Springs/Edwardsville) School Board held a public meeting in which it conducted a reorganization; with one seat being vacant due to a death, the vote for board president ended in a tie. The Board announced an executive session to discuss non-elected personnel, then reconvened in open session and followed a procedure of nomination and voting, in which an individual was appointed as board president. Counsel for the Board was not present during the meeting. The editor of a local newspaper made a complaint that the closed session of the public meeting violated the KOMA. After reviewing the complaint, a Deputy District Attorney contacted Counsel for the Board, who expressed a willingness to come into and remain in compliance with the law. At a subsequent open meeting of the Board, corrective action by taking the School Board President vote anew and in public. The local newspaper was able to interview and report on what happened during the challenged executive session. It was determined that no further corrective action nor formal investigation needed to be conducted by the District Attorney. |

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| WYANDOTTE (cont'd) | | A citizen reported that he attended a City of Edwardsville Planning Commission meeting, at which he became aware of a proposed change in the zoning plan. He then went to Edwardsville City Hall and requested a copy of the proposed amendments to the plan. He said the City Clerk told him that he could not have a copy of the plan because it was not public information yet. Later, the citizen was told that a copy of the plan was available, and one was provided to him at no charge. A review of the public records revealed that the full proposed amended comprehensive plan was published online at the City's web site prior to the hearing attended by the complainant, along with related documents and an announcement of the hearing. The complainant said he had been unaware of these publications. Because the complainant's initial request to access the written proposal was mistakenly denied, the District Attorney recommended to the Edwardsville City Administrator that the KORA be reviewed with City staff. Aside from that, it was determined that no further corrective action nor formal investigation needed to be conducted by the District Attorney. |