2020 Kansas Statutes

39-368. Same; appraisement; report; notice; hearing for confirmation; objections; approval or
finding as to actual value. Before said sale, and to determine the value of said property,
the district judge of said county, upon application in writing of the board of county
commissioners, shall appoint three (3) appraisers, who before entering upon the
discharge of their duties, and within five (5) days after notice of their appointment,
shall take an oath in substance as follows: That they will support the constitution of
the state of Kansas and faithfully discharge their duties as appraisers of the county
farm of (name of county) county, Kansas; that immediately upon taking
said oath said appraisers shall view said property and appraise the same, both as to
each of the logically divisible parts of such property and as to the whole of such
property, and file a report with the clerk of the district court. And on the filing of said
report the county clerk of said county shall give thirty (30) days' notice in the official
paper of said county, which notice shall state the day and hour when said report of
said commissioners will come on for hearing before said court for confirmation; that if
twenty-five (25) or more resident taxpayers shall, within twenty (20) days after the
return of the appraisement hereinbefore provided for, file their objections thereto in
writing, attacking the correctness of such appraisement, stating wherein the same is
incorrect, duly verified by one or more of such taxpayers, it shall be the duty of the
court to pass upon said objections, and for that purpose the court may hear testimony
for or against said confirmation, and upon a full hearing shall approve said
appraisement and the sale price if the same is fair and just; and if in the judgment of
said court said appraisement and the sale price is unfair, then said court shall make a
finding as to the actual value of said property, which finding shall be conclusive. Said
hearing may be held at chambers.

History: L. 1963, ch. 176, § 2; L. 1976, ch. 145, § 190; Jan. 10, 1977.