

The K.A.C.M. Docket

Volume 49

July 15, 2007

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THE PRESIDENT'S CORNER

By Bettina Jamerson

Well, has everyone had about enough rain? It's been raining here the last few days and constant the last two. But it has cooled it off a bit and looks like a nice weekend in the 80's! Of course I'm writing this at the end of June. Once you read this you'll have celebrated our country's Independence Day and it will probably be heating back up in the 90's!

I'm preparing to attend the Annual NACM Conference in Chicago in July. Looking forward to meeting clerks from across the country and seeing a few that I've come to know over the last few conferences I've attended. It is a wonderful experience and I hope if you ever have the chance to attend a NACM Conference you will do so. I'm also looking forward to seeing Chicago. I had someone offer to get me a ticket to the Oprah Show, but unfortunately she doesn't tape in June and July. Just my luck!

It's now time to gear up for our Annual Conference, which will be held in Wichita, September 20-21. You'll find the registration for the conference in this newsletter, plus it's on our KACM website, www.ksmunicipalcourts.com. The Education Committee has done a wonderful job and worked very hard to make this a great conference. I'm looking forward to staying in Old Town and attending the Mosley Street Melodrama. And the conference not only offers work related education & training, but also information that applies to our day-to-day lives. So make your hotel reservation and get your conference registration in soon so you won't miss out!

Don't forget the Silent Auction at the Fall Conference. If you enjoy perusing the items at the Silent Auction, then bring something to put in the auction! It's only as good as YOU make it! We typically see craft items, jewelry, crocheted items, CD's, candles, pottery, baskets of goodies, sports memorabilia, tickets to sporting events, theatre, etc. It doesn't have to be an expensive item, it all adds up. All the proceeds from the auction go to support the Polly Mains Scholarship.

(continued on page 2)

The President's Corner (continued from page 1)

If you have never attended a Fall KACM Conference then you could be eligible for the Polly Mains Scholarship. Look for further information in this newsletter.

I look forward to seeing everyone in Wichita in September. Enjoy the rest of your summer!!

Bettina Jamerson

Incompetent Criminal #1

In May, the inept Christopher Emmorey, 23, was sentenced to two years in prison for robbing a Peterborough, Ontario, bank, from which he had intended to take \$2,000. However, the teller said she could only give him \$200 and also must take out a \$5 fee because Emmorey is not a regular customer. Emmorey stood stoically while she did the paperwork and then handed him \$195, which he took and walked away (only to be arrested a short time later). [Peterborough Examiner, 5-25-07]

Silent Auction to be held at the Fall Conference

Wichita, Kansas

Sept. 20th-21st, 2007

Proceeds from the auction will be used to pay for the KACM Scholarships for the Fall Conference. Donations from all cities will be greatly appreciated; such items as crafts, sports memorabilia, Kansas goods or products, tickets to sporting events, theatre or other activities or any other items of your choice.

So please help out with this great cause and plan to bring something to the Silent Auction.

If you know of anyone who could benefit from the scholarship fund please let us know. There will be applications in an upcoming newsletter. The deadline to apply is August 3rd, 2007.

Jury Fraud. As court clerks, perhaps you may be asked about this identity theft strategy. This has been verified by the FBI (their link is also included below). Most of us take summonses for jury duty seriously, but enough people skip out on their civic duty, that a new and ominous kind of fraud has surfaced.

The caller claims to be a jury coordinator. If you protest that you never received a summons for jury duty, the scammer asks you for your Social Security number and date of birth so he or she can verify the information and cancel the arrest warrant. Give out any of this information and bingo; your identity was just stolen.

The fraud has been reported so far in 11 states, including Oklahoma, Illinois, and Colorado. This (swindle) is particularly insidious because they use intimidation over the phone to try to bully people into giving information by pretending they are with the court system. The FBI and the federal court system have issued nationwide alerts on their web sites, warning consumers about the fraud.

Check it out here: http://www.fbi.gov/page2/june06/jury_scams060206.htm

Legislative Update

Unlawfully Hosting Minors – SB166 amends K.S.A. 21-3610c (UPOC 5.3) to prohibit the hosting of “a minor”, as opposed to the previous language which specified “persons under the age of 18”. The amended law now references persons under 21 years of age (see K.S.A. 21-3610, which specifies that the definitions in K.S.A. 41-102, which includes the definition of “minor” as “any person under 21 years of age,” shall be used)

Appearance Bonds - SB103 specifies additional parameters on the setting of bonds, all of which are likely to be currently observed by municipal courts, but should be double checked anyway. The bond amount cannot be different for cash vs. surety bonds. In no event shall a deposit of cash in less than the full amount of bond be permitted. A deposit of cash in the amount of 10% of the bond may be allowed under certain narrowly defined circumstances (no FTA history...). The court cannot impose an administrative fee. Any person charged with a crime who is released on a cash bond shall be entitled to a refund of all moneys paid for the cash bond, after deduction of any outstanding restitution, costs, fines and fees. O.R. bonds are permitted. An appearance bond may only be forfeited for failing to appear. If the surety can prove that the defendant is incarcerated somewhere within the United States prior to judgment of default then the court shall set aside the forfeiture. Upon the defendant's return, the surety may be ordered to pay the costs of that return.

TV in Car Visible to Driver OK - SB8 repealed K.S.A. 8-1748 which prohibited vehicles from being equipped with television-type devices that are visible from the driver's seat. This repealed statute is the basis for STO 103(b).

Editor's note: although the state statute has been repealed, this is still a viable law for cities which have adopted the STO and prosecute the offense as STO 103; it is possible that the new STO will drop this provision. Also, STO 103(a), which prohibits headphones while driving, is not part of K.S.A. 8-1748 and may or may altered in the upcoming update to the STO.

All Terrain Vehicles – SB8 amends 8-15,100 to specify that, with some exceptions, it shall be unlawful for any person to operate an all-terrain vehicle within the corporate limits of any city unless authorized by such city. This should impact the upcoming update to STO 114.1(a)(2).

Motorized Bicycle License – SB35 amends K.S.A. 8-235, which allows a person with a suspended DL to obtain class C license, enabling them to operate a motorized bicycle. The statute now prevents persons with a DL that has been suspended because of a DUI from obtaining this class C license.

DWS Minimum Sentence Changes - SB 35 modifies the mandatory minimum sentence for 3rd convictions, but only in certain situations. The minimum sentence (90 days served + \$1,500 fine) only applies if the person's DL was suspended for one of the 4 conditions below:

1. For refusing a chemical test, except not including PBT;
2. As a result of no insurance conviction;
3. As a result of a vehicular homicide/manslaughter conviction (or other similar violations noted therein);
4. As a result of being, “convicted of being a habitual violator, K.S.A. 8-287”

Editor's Note: This amendment has some peculiarities. While a second conviction carries a mandatory minimum sentence of 5 days + \$100, a third carries no minimum, unless the suspension is for one of the 4 reasons specified above. Additionally, a suspension, cancellation, or revocation is not triggered by a conviction of K.S.A. 8-287, nor do courts prosecute and convict persons for simply “being a habitual violator”. It is the editor's opinion that there is no circumstance under which the 4th provision could be applied.

Speeding - SB35 specifies that speeding violations of not more than 6 mph over the legal limit, in a 30-54 mph zone, are not moving violations. These violations cannot be reported by the DMV and cannot be used by insurance agencies in determining liability insurance rates (as is true for violations of not more than 10 mph over the legal limit in a 55-70 mph zone). The amendment also strikes the language that these violations “shall not be part of the public record,” replacing it with “shall not be reported by the division”; as an editorial comment, this language eliminates any quandary courts may have on the proper open records treatment of these speeding tickets.

Legislative Update (continued)

2nd DUI Requires Ignition Lock, Impoundment, or Immobilization – SB35 amends 8-1567 to require that the Court order all vehicles owned/leased by a defendant convicted of a 2nd DUI to be impounded, immobilized, or equipped with an ignition interlock device for a period of two years.

Editor's note: Several questions arise about the courts duty in regards to its order. Does the court have a duty to enforce its order? If so, would compliance be a condition of probation? How does a two-year requirement fit inside what is typically a one-year probation? How would this compliance be verified? What evidence would the court require to show that every vehicle owned/leased by the defendant is in compliance? Would allowances be made for people who wish to sell their vehicle, rather than make car payments on an undriveable car? Can defendants simply transfer ownership to their spouse to avoid this requirement?

Collection of Restitution & Collection Fees Approved

– SB31 clarifies that municipal courts may use collection services to collect restitution and that the costs of collection may be assessed as an additional court cost, which shall be paid by the defendant.

DWS Minimum Sentence Changes - SB 35 modifies the mandatory minimum sentence for 3rd convictions, but only in certain situations. The minimum sentence (90 days served + \$1,500 fine) only applies if the person's DL was suspended for one of the 4 conditions below:

1. For refusing a chemical test, except not including PBT;
2. As a result of no insurance conviction;
3. As a result of a vehicular homicide/manslaughter conviction (*or other similar violations noted therein*);
4. As a result of a DWH conviction.

Editor's Note: This amendment has some peculiarities. While a second conviction, regardless of the type of suspension, carries a mandatory minimum sentence of 5 days jail + \$100, a third carries no minimum, unless the suspension is for one of the 4 reasons specified above. There is also a view held by some prosecutors that DWH suspensions should only be prosecuted under the DWH statute (KSA 8-287, STO 195.1); this amendment appears to assume that DWH suspensions will be prosecuted and sentenced according to the DWS statute (KSA 8-262, STO 194).

Paraphernalia - (credit for the content of this section goes entirely to Ed Klumpp, Chair of the Kansas Association of Chiefs of Police Legislative Committee.)

- It is illegal for stores to offer for sale items that are "primarily intended or designed for use to consume or ingest illegal drugs.
- Adds the following to the list of things that can be considered by the courts for determining if an item is drug paraphernalia: "Advertising of the item in magazines or other means which specifically glorify, encourage, or espouse the illegal use, manufacture, sale or cultivation of controlled substances."
- Includes "The fact that an item has not yet been used or did not contain a controlled substance at the time of the seizure is not a defense to a charge that the item was possessed with the intention for use as drug paraphernalia."
- Adds "sell, offer for sale, have in such person's possession with intent to sell" to the list of prohibitions for simulated controlled substances and drug paraphernalia. It establishes the penalties for those violations including an enhancement if the illegal activity occurs within 100 feet of a school.
- NOTE: Much of the language in this bill was modeled after existing federal law. (HB2062, sections 6-9) Amends KSA 21-4150, KSA 21-4151, KSA 21-4152 and KSA 21-4153. [Eff. 5/17/07]

Incompetent Criminal #2

Claude White, 34, was arrested in April in Elizabethton, Tenn., and charged with stealing a forklift, which sheriff's deputies later found overturned in the middle of a road, but with a pair of shoes and socks trapped underneath. Around the same time, a call came from Sycamore Shoals Hospital about a patient (White) telling an odd story of how he had suffered a foot-mangling (but not mentioning a forklift). By that time, however, deputies had found an exact match for the patient's missing toe, inside the sock that was inside the shoe that was underneath the forklift. [WSMV-TV (Nashville), 4-3-07]

Subpoenaed Witnesses who Fail to Appear

This article reviews the findings of the Newton Municipal Court after evaluating its procedures for handling subpoenas, particularly the court's response to subpoenaed witnesses who fail to appear before the court. The review began after some frustration was expressed about good cases being quickly dismissed when witnesses decided to ignore their subpoena. Perhaps, it was thought, something should be done to enforce the subpoenas and to compel the witnesses to honor their summons to appear and testify. An informal survey of other courts procedures revealed that our existing practice was fairly common; the responses to this survey are listed below. Our prosecutor indicated that he wasn't concerned with pursuing the violation when the witness, who is frequently the victim, does not feel that prosecuting the crime is worth the time and effort to appear.

After acknowledging that there wasn't much interest in pursuing witnesses who fail to appear, we reassessed our process of serving subpoenas. If a fail-to-appear is not going to result in a warrant, there did not seem to be any necessity of undergoing a great deal of effort and expense to serve subpoenas through restricted delivery mail, or through personal service by an officer. As a result, we decided to use first class mail to serve our subpoenas; it is certainly much simpler, faster, and less expensive. While not perfect, this procedure seems to be working fairly well for us; but as always, every court has its own preferences and we learned a great deal from other courts' methods.

Survey: Responses to, "what does your court do when a subpoenaed witness fails to appear?"

Baxter Springs Municipal Court

Our prosecutor almost always motions for dismissal, even if the witness is the victim.

Lenexa Municipal Court

We don't issue subpoenas for trials. Our prosecutors send a letter notifying witnesses/victims of the trial date. A continuance is generally given for the first trial setting if the witness/victim fails to appear. If there is another FTA, the case is generally dismissed.

Girard

Depends on the mood of our city prosecutor. Once in awhile he will charge them with failure to appear. But not often. Usually he just dismisses the case.

Leawood

Typically the case is dismissed if the case was set for trial and the witness &/or victim failed to appear after being subpoenaed (or officer)

Hesston

If the witness doesn't show, he just doesn't show and the judge does nothing about it at all!!! That's not the way I thought it was to work, but have learned differently..

Haysville

Per phone call, they do not enforce their subpoenas

Overland Park

The city requests a continuance. Then the judge will make a decision. If there has been no continuance for the city prior, the court grants the continuance. If there was a prior continuance the case is dismissed. The prosecutor may or may not contact the witness. [via phone call or letter].

Olathe

In Olathe Municipal, the answer is "It depends"! Besides police officers, if a victim fails to appear as a witness, we will contact the victim to determine the reason and make a decision as to whether we should re-file the case. If a non-victim witness fails to appear, whether we pursue the matter further depends upon the nature of the case. If it is a serious case with a victim and the missing witness' testimony is essential for a conviction, we will go as far as necessary--up to and including requiring them to post a material witness bond.

[Does posting a "material witness bond" imply that an arrest warrant was issued, they were arrested, and required to post a bond?]

It can, although we attempt to notify them first that a warrant has been issued and they need to appear

(continued on page 6)

(continued from page 5)

and post the bond or they will be arrested. Usually they become very interested in appearing as a witness!

Prairie Village/Mission Hills

The prosecutor requests a continuance. If this is the first trial setting the continuance is typically granted. If the witness/victim fails to appear again the case is dismissed. No attempt is made to contact the witness/victim. However, the victim is sent a letter advising of the final disposition of the case.

Salina

If a witness has been properly served with a subpoena and then fails to appear, the prosecutor can initiate a contempt proceeding, asking the Court to find them in contempt for failing to respond to a subpoena. The prosecutor files a motion for citation in contempt, which has to be served on the witness, giving them a date to appear and respond to the motion. Generally both the Court and the prosecutor feel that the main objective is to get the witness to court to testify, so generally if the witness makes the first court appearance on the motion for citation in contempt, we continue that motion and schedule it for review at the same time the underlying case is set for trial. The witness is ordered to appear at that time, and generally if they do and the underlying case is concluded, the prosecutor withdraws the motion for citation in contempt.

This doesn't happen that often - maybe 3 or 4 times in the 3 1/2 years I've been here. The bigger issue is not being able to serve witnesses with the subpoena. If they don't get served, the prosecutor may end up in the position of having to dismiss because of lack of witnesses.

Dodge City

We issue a show cause order for those people that are served and don't appear.

[If they don't respond to the Show Cause, do you proceed to warrant? How frequently do you have to issue the Show Cause? Do you get a good response from this?]

I can't recall a warrant issued for anyone failing to appear on a show cause order. They usually appear with some excuse as to why they didn't appear and the judge will scold them with no contempt fees. He reminds them they can go to jail for contempt. Most of the time we do have a good response although we don't have to do them very often.

Hutchinson

Just depends on the type of case, sometimes we charge the witness with contempt (this would be most likely on a DV case that has happened multiple times). Kind of a pain to track but we do it on occasion. Our prosecutor and judge make that call. An order to appear (Show Cause Order) is issued when there is an FTA.

Pittsburg

They are treated the same way here. [the case gets dismissed, and no follow through with the witness occurs]

BOARD OF DIRECTOR'S MEETING

The next board meeting is scheduled for July 20th. Reservations are needed ASAP (and probably before you receive this newsletter)

Two trustees will be needed at the meeting who can conduct the audit of our books. It could be done after lunch while the education committee is meeting.

The meeting will be held at the Courtyard by Marriott Wichita at Old Town, 820 E. 2nd, Wichita 1-800-321-2211) with an 11:00 tour, and lunch

MEMBERSHIP COMMITTEE UPDATE

Shelly Allenbach, Moundridge

Amy Hankins, Gardner

Hillary Pappan, Winfield

Rodney Edmondson, Baxter Springs – Chairman

rod_edmondson@earthlink.net

620-856-3825

Please join us in welcoming the following new members to KACM!

- Renee Geyer – Leoti
- Darlene Porter – Leoti
- Jamie Kramer – Parsons
- Melissa Byers – Shawnee
- Johnna Stanford – St. John
- Darcy Higgins – Baldwin City
- Connie L. Hanke – Phillipsburg
- Rebecca Smith – Overland Park
- Stella Lambert – Nickerson
- Barbara Schattak – Lyndon
- Robin Neumann – Rose Hill
- Tracy Davis – Holcomb
- Anne Piatt – Neodesha
- Amy Nelson – Mission
- Janelle Jones – Leon
- Kimberly L. Jay - LaCrosse
- Abbie Aldridge – Fairway
- Sherri L. Leonard - Hugoton

Congratulations to Sherri Stevens of LaCrosse on her retirement on June 30th.

Membership renewals were mailed out the first of May. If you haven't received a renewal form, and your membership expired on July 1st of 2007, please give Rod a call or e-mail to check the status of your membership.

Congratulations to Karen Kuffler on her retirement from the Parsons Municipal Court effective August 1st, 2007.

If your court has a change of personnel, please let us know so we can update our records.

If you have any questions concerning your membership status please give us a call or e-mail.

K.A.C.M. Blackboard

Innovative Court Resource

<http://www.courtinnovation.org/>

For those interested in exploring creativity within the court system, this is an interesting website to visit.

The Center for Court Innovation creates new programs that test innovative approaches to public safety problems. Underlying this work is the concept of problem-solving justice—the idea that, rather than simply processing

cases, the justice system should seek to change the behavior of offenders and improve public safety. While the Center's model projects cover a broad range of topics—from juvenile delinquency to the reentry of ex-offenders into society—the approach is always the same: rigorous, collaborative planning and an emphasis on using data to document results and ensure

accountability. The Center's projects have achieved tangible results like safer streets, reduced levels of fear, and improved neighborhood quality of life.

Retirement.

Sherri Stevens of LaCrosse is retired June 30th, after 20 years. Happy retirement, and we will miss you!

Email Usage Reminder

Even though someone's email address is accessible through KACM, please be considerate and check with the person to be sure they are able to receive personal emails at their workplace. Some of these email addresses are only meant for business emails, not for any personal ones, so please take the time to check with the person to see where to send personal emails.

Dates to Remember Fall Conference

Sept 20 & 21, 2007

Marriott Courtyard in
Wichita Old Town

Knee Surgery

Rod Edmondson had some knee surgery in May. We are happy to hear that all is reported to have gone well.

KACM Website – New Look!!!

<http://www.ksmunicipalcourts.com/index.htm>

Our website has a new look and is easier to navigate! Check it out at the web address noted above.

Thank you to Rebekah, who has done an excellent job of giving the website a fresh, and even more professional image.

Municipal Court Websites

The Kansas Judicial Branch has a webpage listing of all municipal court websites – at least this is the goal. Is your court included? Check the webpage out at: www.kscourts.org/municts

If your court's website is not included, contact Pamela Tull at ptull@ku.edu. Pam maintains this list and is the head of public services at KU's Wheat Law Library.

KAMPO Conference

The Kansas Association of Municipal Probation Officer's, which also warmly welcomes diversion officers, will be holding their annual conference Nov 1-2 in Salina. Contact Janet Reimer for more information at jreimer@newtonkansas.com.

KANSAS ASSOCIATION FOR COURT MANAGEMENT

Scholarship Application for Fall KACM Conference

Regular membership shall be open to any appointed Court Clerk/Court Administrator or any municipal Court in the State of Kansas. Any Assistant Court Clerk/Assistant Court Administrator or any person serving in a management position in any Municipal Court in the State of Kansas shall be eligible for regular membership in the corporation.

The Kansas Association of Court Management offers new clerk orientation (those new clerks who have been appointed within the last two years). The orientation is a basic course geared toward new clerks.

(Municipal Court Clerks attending the Municipal Court Clerks' Conference in the spring will be reimbursed directly to the Court Clerk (one clerk per city) by the Supreme Court. These reimbursements include mileage, lodging, and meals served at the Conference.) This application is not for the Spring Conference, but for the Fall Conference.

This scholarship is being offered to Court Clerks who have never been able to attend a KACM conference before. If your application is accepted, then KACM will waive registration fees, pay for the motel room and possibly mileage.

This document must be completed in its entirety and submitted by August 3rd, 2007.

Date: _____

Name: _____

Title: _____

Court Name: _____

Court Address: _____

City/State/Zip: _____

Court Phone Number _____ Court Fax Number _____

Please answer the following questions:

1. If selected, would you attend the Spring Conference? (Expenses reimbursed by Supreme Court.)
 Yes No
2. If selected, would your City pay for you to attend the Fall Conference the following year?
 Yes No
3. If you choose to become a regular member, would you serve on a committee or as a board member?
 Yes No
4. Please state why we should select your application.
 Yes No

Please return application to:

Candy Westhoff
 120 N. Ozark
 Girard, KS 66743
 620-724-6219 or **FAX: 620-724-6878**

KACM Fall Conference

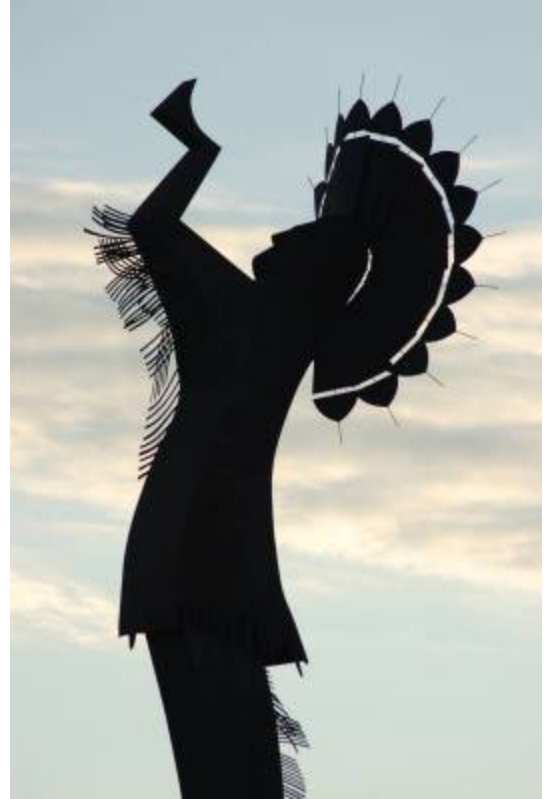
September 20 & 21, 2007
Marriott Courtyard in Wichita Old Town
820 E 2nd

When you arrive for the conference at the Courtyard by Marriott and pull in front of the hotel, you will have valet service. You need to tell the valet service that you are with KACM, so that you will not be charged for it! This will also be the same for the continental breakfast both mornings. You must tell them you are with KACM. Please remember to sign up for the meals that you plan on eating at the conference and if you are going to attend the evening at the Mosley Street Melodrama! It will be their Halloween Spooktacular, oohhhhhh!

Remember hotel reservations need to be made by August 17, 2007 to get the room rate. Thanks for your help with starting the conference off right and plan on seeing you there!

A downloadable registration form is available on our website at: www.ksmunicipalcourts.com/registration.htm.

The hotel's website can be accessed at:
www.marriott.com/hotels/travel/ictdt-courtyard-wichita-at-old-town/



Keeper of the Plains statue at confluence of Arkansas and Little Arkansas rivers near downtown Wichita. Created by Native American artist Blackbear Bosin, the 44-foot steel statue was dedicated May 18, 1974.

Incompetent Criminal #3

Two men walked into a postal annex in Portland, Ore., in April, with one wielding a folding pocket knife, and announced a robbery. However, seconds later, the employees began laughing as the man with the knife couldn't get the blade out with his thumbnail, and the pair fled. [WSOC-TV (Charlotte, N.C.), 4-21-07]

**KANSAS ASOCIATION FOR COURT MANAGEMENT
2007 FALL CONFERENCE
SEPTEMBER 20-21, 2007
COURTYARD BY MARRIOTT
820 E. 2ND WICHITA KANSAS**

NAME: _____ **TITLE:** _____

ADDRESS: _____ **CITY:** _____

ZIP: _____ **TELEPHONE:** _____

_____ **KACM MEMBERS:** Registration fee \$40.00 includes Thursday breakfast and lunch, Melodrama & supper, valet service, Friday breakfast and breaks.

_____ **NON-KACM MEMBER:** If you are not currently a member to June 2008, registration fee is \$90.00, includes 1 year membership to KACM and all listed above. If you are in question on your membership contact Rod Edmondson 620-856-3825 or rod_edmondson@earthlink.net.

PLEASE CHECK WHICH ONES YOU PLAN TO PARTICIPATE:

_____ **Thursday breakfast** _____ **Additional guest @ \$6.00**

_____ **Thursday lunch** _____ **Additional guest @ \$15.00**

_____ **Thursday supper & Melodrama** _____ **Additional guest @ \$23.00**
Located 1/2 block from the hotel.

_____ **Friday breakfast** _____ **Additional guest @ \$6.00**

\$ _____ **TOTAL DUE KACM**

Please make checks payable to Kansas Association for Court Management.
This form and fee must be returned on or before **September 4, 2007**.

**MAIL TO:
KRISTI ORBIN, KACM TREASURER
SHAWNEE MUNICIPAL COURT
11110 JOHNSON DR.
SHAWNEE KS 66203
913-284-2321**

HOTEL RESERVATIONS MUST BE MADE BEFORE *** AUGUST 17, 2007 *******

The hotel has a block of rooms for KACM.

Room rate is \$123.50 with tax.

If you are tax exempt, bring verification of that and it will be \$115.55.

COURTYARD BY MARRIOTT WICHITA AT OLD TOWN

820 E 2ND WICHITA KANSAS

1-800-321-2211

1-316-264-5300

KANSAS ASSOCIATION FOR COURT MANAGEMENT

Newsletter Editor Greg Nickel
704 E 4th
Newton, KS 67114

Visit our website at:

www.ksmunicipalcourts.com

“I know where I will be in September!”

Fall Conference:

Wichita

**September 20-21st
2007**

**Marriott Courtyard
In Old Town
(820 E 2nd)**

...now, do YOU??

Wichita’s Old Town “is decidedly urban, distinctly Kansan. Nestled in the city’s heart among the brick-lined streets and historic lampposts are a collection of converted brick warehouses, circa 1870-1930, with native limestone accents and distinctive architectural features. More than 100 restaurants, shops, clubs, theaters, galleries, museums, and businesses have found their niche here under the unfettered Kansas sky.” (www.oldtownwichita.com)