## 2021 Kansas Statutes

19-3803. Conduct of hearing; incorporation, when; corporate name; first board of directors. At the time
of the hearing provided for in the next preceding section, it shall be the duty of the board of
county commissioners first to ascertain and determine whether the required notice has
been published, and if so, to hear all persons in favor or opposed to granting the prayer of
the petition and all evidence with respect to whether or not such petition contains the
proper number of signers prescribed by this act and whether the statements in said petition
are true; and if upon such hearing it shall be found and determined that such petition is
sufficient under the requirements of this act and that the granting of such petition has been
recommended by the governing body of an incorporated city when such recommendation is
required under the provisions of K.S.A. 19-3801, then such board of county commissioners
may make a finding and decision approving the application, and if such application is
approved, shall thereupon immediately declare the territory described in the petition to
constitute a corporation and to be incorporated as an industrial district under the name of
"The industrial district of county, Kansas" (inserting the name
designated in the petition and the name of the proper county) and thenceforth the said
territory and the owners and lessees of the property therein shall constitute a body politic
and corporate and be a corporation under said name, and shall have perpetual succession.
The five persons named in the petition shall be officially designated by the board of county
commissioners as the first board of directors of such industrial district.
History: L. 1957, ch. 196, § 3; L. 1971, ch. 99, § 2; July 1.