

2012 Kansas Statutes

60-468. Proof of attested writings. When the execution of an attested writing is in issue, whether or not attestation is a statutory requisite of its effective execution, no attester is a necessary witness even though all attestors are available unless the statute requiring attestation specifically provides otherwise.

History: L. 1963, ch. 303, 60-468; Jan. 1, 1964.