2016 Kansas Statutes

18-207. Records generally. The county to which the territory shall be attached shall cause to be transcribed from the records of the county to which said territory formerly belonged, all records pertaining to the real estate so attached, all taxes due and unpaid in said territory against the property or parties; also a transcript of all judgments in the district court affecting any real estate in said attached territory, and all other records, papers and documents which should properly belong to the county to which said territory is attached; which said records, papers or documents shall be transcribed or filed, as the case may be, in the appropriate records and respective offices to which the same may belong, and shall have the same force and effect and be of the same validity in all cases and for all purposes as if the same originally belonged thereto, except as is hereafter provided. All the costs attending the transfer of the above-mentioned papers and documents shall be paid by the county to which said territory is attached.

History: L. 1872, ch. 96, § 6; R.S. 1923, 18-207; L. 1976, ch. 145, § 44; Jan. 10, 1977.