## 2016 Kansas Statutes

- **60-1903. Amount of damages; jury instructions; itemized verdict.** (a) In any wrongful death action, the court or jury may award such damages as are found to be fair and just under all the facts and circumstances, but the damages, other than pecuniary loss sustained by an heir at law, cannot exceed in the aggregate the sum of \$250,000 and costs.
- (b) If a wrongful death action is to a jury, the court shall not instruct the jury on the monetary limitation imposed by subsection (a) upon recovery of damages for nonpecuniary loss. If the jury verdict results in an award of damages for nonpecuniary loss which, after deduction of any amounts pursuant to K.S.A. 60-258a and amendments thereto, exceeds the limitation of subsection (a), the court shall enter judgment for damages of \$250,000 for nonpecuniary loss.
  - (c) In any wrongful death action, the verdict shall be itemized by the trier of fact to reflect the amounts, if any, awarded for:
  - (1) Nonpecuniary damages;
  - (2) expenses for the care of the deceased caused by the injury; and
  - (3) pecuniary damages other than those itemized under subsection (c)(2).
- (d) Where applicable, the amounts required to be itemized pursuant to subsections (c)(1) and (c)(3) shall be further itemized by the trier of fact to reflect those amounts awarded for injuries and losses sustained to date and those awarded for injuries and losses reasonably expected to be sustained in the future.
- (e) In any wrongful death action, the trial court shall instruct the jury only on those items of damage upon which there is some evidence to base an award.

 $\textbf{History:} \quad \text{L. 1963, ch. 303, } 60\text{-1903; L. 1967, ch. 329, } \$ 1; \text{L. 1970, ch. 241, } \$ 1; \text{L. 1975, ch. 303, } \$ 2; \text{L. 1984, ch. 214, } \$ 1; \text{L. 1987, ch. 224, } 2; \text{L. 1998, ch. 68, } \$ 1; \text{July 1.}$