

1. The Kansas Supreme Court violated the Separation of Powers provision of the State Constitution in its recent series of rulings in Montoy vs. State, 279 Kan. 817 (2005), mandating specified spending levels for Kansas education funding.

Agree  Disagree  Undecided  Decline to Respond\*  Refuse to Respond

2. Under the Kansas Constitution, the Kansas State powers to tax its citizens and spend the revenues are the sole prerogative of the Kansas state legislature and not the Kansas Supreme Court.

Agree  Disagree  Undecided  Decline to Respond\*  Refuse to Respond

3. Under the Kansas Constitution, a statute defining marriage as between one man and one woman is the prerogative of the Kansas State Legislature, not the Kansas Supreme Court.

Agree  Disagree  Undecided  Decline to Respond\*  Refuse to Respond

4. Marriage should only be between one man and one woman.

Agree  Disagree  Undecided  Decline to Respond\*  Refuse to Respond

5. Under the United States and Kansas Constitutions, local community standards should be the major determinant of the definition of pornography as a punishable offense.

Agree  Disagree  Undecided  Decline to Respond\*  Refuse to Respond

6. The Kansas Constitution permits the state legislature to establish or to deny the death penalty as a criminal punishment in the case of first degree murder, and that such a penalty is not to be determined, established or denied by the Kansas Supreme Court.

\_\_\_\_\_

\*This response means that I would answer this question, but believe that if I did so, then I would be required by Kansas Judicial Canon 3E(1) – which provides in relevant part that "[a] judge shall disqualify himself or herself in a proceeding in which the judge's impartiality might reasonably be questioned" – to subsequently disqualify myself as judge in any case that involves the issue that this question addresses. Responding to this question would neither cause me to be biased against parties nor affect my open-mindedness in any particular case or class or type of cases.

Agree  Disagree  Undecided  Decline to Respond\*  Refuse to Respond

7. The unborn child is biologically human and alive and that the right to life of human beings should be respected at every stage of their biological development.

Agree  Disagree  Undecided  Decline to Respond\*  Refuse to Respond

8. There is no provision of our current Kansas Constitution that is intended to protect a right to assisted. suicide.

Agree  Disagree  Undecided  Decline to Respond\*  Refuse to Respond

**Please sign and date below, and return all pages by mail or fax (316-733-2550) to Kansas Judicial Review, 105 E. Rhondda Ave, Andover, KS 67002**

\_\_\_\_\_  
**Signature**

\_\_\_\_\_  
**Date**

\_\_\_\_\_  
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