Petition to the District Court of Sedgwick County

professional services at 5107 E. Kellogg and 5101 E. Kellogg in Wichita, Kansas, commonly known as Women's Health Care Services P.A., and/or any other entities of Kansas, shall cause a grand jury to be summoned to investigate alleged violations of law from July 1, 2003 through the date of the filing of this petition, by physicians The undersigned qualified electors of the County of Sedgwick in the state of Kansas hereby request that, within 60 days after the filing of this petition, the District County of Sedgwick in the state of Kansas hereby request that, within 60 days after the filing of this petition, the District County of Sedgwick in the state of Kansas hereby request that, within 60 days after the filing of this petition, the District County of Sedgwick in the state of Kansas hereby request that, within 60 days after the filing of this petition, the District County of Sedgwick in the state of Kansas hereby request that, within 60 days after the filing of this petition, the District County of Sedgwick in the state of Kansas hereby request that, within 60 days after the filing of this petition, the District County of Sedgwick in the state of Kansas hereby request that, within 60 days after the filing of this petition, the District County of Sedgwick in the state of Kansas hereby request that the state of Kansas hereby request the state of Kansas hereby request that the state of Kansas hereby request the state of Kansas hereby request that the state of Kansas hereby request the state of Kansas hereby request that the state of Kansas hereby request that the state of Kansas hereby request the state of Kansas hereby request

specifically including K.S.A. 65-6703. Relevant evidence includes, but is not limited to, medical files and other data which were subpoenaed in 2003 by Shawnee Coun Court Judge Richard Anderson, and have been in the possession of Johnson County Kansas District Attorney Phill Kline and Kansas Attorney General Paul Morrison. The alleged violations of statute pertain to the illegal abortions of viable fetuses, and the statutes to be investigated include, but are not limited to, K.S.A. 65-445 and 65

employed by the office of the Kansas Attorney General, and who is not associated in any way, currently or previously, with District Attorney Nola Foulston. Because of possible conflict of interest or prejudice concerning this matter, it is also requested that the District Court of Sedgwick County select a prosecutor who is not

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e-	PHONE#	CITY/ZIP	ADDRESS	SIGNATURE	PRINT NAME

Signature _ each sigher believes that the statements in the petition are true have Jigned above as the carrier of this petition and do verify upon oath that each of the signers on this petition is the genuine signate

(Additional petitions are available at Kansans For Life