QUIET TITLE TO REAL PROPERTY (LAND)

INSTRUCTIONS FOR FILING

Quiet Title Statute: K.S.A. 60-1002: Quieting or determining title or interest in property.

- (a) Right of action. An action may be brought by any person claiming title or interest in personal or real property, including oil and gas leases, mineral or royalty interests, against any person who claims an estate or interest therein adverse to him or her, for the purpose of determining such adverse claim.
- **(b) Action to bar lien claim, when.** When a lien on property has ceased to exist, or when an action to enforce a lien is barred by a statute of limitation or otherwise, the owner of the property may maintain an action to quiet title.

RELATING TO REAL PROPERTY (BUILDINGS AND LAND), SUCH AS HOMES, LOTS, OR OTHER PROPERTY WHERE YOU HAVE SOME CLAIM

The ordinary purpose of a suit to quiet title is to make the Plaintiff's ownership complete as against any claim asserted by the defendant. The usual effect of the decree is to bar others from claiming interest in the property affected.

When a person or business attempts to purchase a piece of land, there may be problems that need to be fixed. For example, unresolved liens, or owners that no longer reside there.

Often this is because the former owner of the land did not have clear title, or others are erroneously or fraudulently named on the title.

In order to transfer a piece of land belonging to family member who is deceased, you may need to file a claim in Probate Court.

Facts about filing a Quiet Title to Land Action

ALL FORMS, INCLUDING NOTICE OF SUIT, MUST BE FILLED OUT COMPLETELY OR YOUR CASE COULD BE DISMISSED

A Quiet Title to Land Action can be used to clear up the ownership of land that have a legitimate right to own.

This can include a home, a lot, or a plot of land such as farmland.

The FIRST step is to get a copy of the deed to the property, bill of sale, contract for deed, or other document transferring title to the land to you. NOTE: all transfers of real property (land or buildings) must be in writing, signed by the previous owner(s) and the current owner(s).

You need the LEGAL DESCRIPTION of the property that you own, this should be on the deed to the land. If there is no deed to the land you may need to value or survey the plot for a legal description.

Terminology

- Plaintiff = Person who files the Petition
- Defendant = Person to be served (previous owners)

Completing Court Documents:

Every document filed in court starts and ends the same way. It should begin with a Case Caption like this:

IN THE 29th DISTRICT COURT OF WYANDOTTE COUNTY, KANSAS CIVIL ACTIONS DEPARTMENT

In the Matter of:

Jane Doe,

Plaintiff. Case No. 2020-CV-xxxxx

v.

John Doe. TITLE TO REAL

Defendant. PROPERTY INVOLVED

PETITION FOR QUIET TITLE TO LAND ← This is the Title of the Document

Every court document ends with a signature block, so you know who is filing it, like this:

Respectfully Submitted

/s/Jane Doe

Jane Doe

1234 Sesame St. Apt. A Kansas City, KS 66101

Tel: 913-555-4321

Email: janedoe@internet.com

Instructions to filing a Quiet Title Action

- 1. Complete the Civil Information Sheet, SRL Certificate, Petition, and Request and Service Instruction Form
- 2. Sign the Petition for Quiet Title before a Notary Public
- 3. File your case with the Clerk of the District Court, 3rd Floor Civil Department.
- 4. You must pay the court costs of \$195.00.

Instructions for service

You must notify the Defendant(s) in one of the following ways:

"Sheriff Service" You must fill out a Request for Service Form, requesting that the sheriff deliver the Petition to the Respondent. If they live in Kansas, you must pay a sheriff's service fee of \$15. If they live in a State other than Kansas, it is your responsibility to find out the procedures required by the sheriff in that state and county and to pay any fees required.

"Certified Mail Service": You must mail the summons and Petition for Quiet Title by certified mail - return receipt requested to the Defendant at his or her last known residential address. IT IS YOUR RESPONSIBILITY TO MAIL THESE DOCUMENTS. File the "green" "return-receipt card" with the Clerk when you receive it from the US Postal Service.

"Service by Process Server"- In Wyandotte County only, you may have any defendant that can be served in Wyandotte County served by the Court Process Server for no additional fee.

"Publication": If you cannot provide notice of the Quiet Title Action to the Respondent under either (a), (b), or (c) then you may be able to provide notice of the Quiet Title Action by publishing notice in a local newspaper. In order to obtain "publication service," you must request permission to do so by filing the "Affidavit for Service by Publication," and obtaining an order from the assigned judge allowing you to publish notice. After you obtain the signed "Order Allowing Service by Publication", you must then publish the attached notice in the Legal Publication for the county in which the case is filed. For Wyandotte County, use either The Wyandotte Echo or The Wyandotte County Business News. The notice must be filed three separate times, one week apart each time. The notice must notify the person they have a certain amount of time to answer, which must be at least forty-one days from the day the publication first runs. You must obtain "proof of publication" from the newspaper and file the proof with the court. Court personnel cannot help you with this process.

You are asked to state the value of your real property

- The County establishes values for all plotted land in the county you can use that value of the land in order to state the value of your property.
- If you believe the land is worth more or less than the county appraisal you can get your own appraisal.

TO FINALIZE YOUR CASE

Once you have provided notice to all parties and the time for them to respond to your notice (the answer period) has run out, you can request a hearing date from the Judge's Administrative Assistant and file your Notice of Hearing with the Clerk of the District Court and send a copy of the Notice of Hearing to all parties.

On the Court date, take your Order for Quiet Title with you to Court.

You may be able to have the Judge sign it immediately, as a default Order, or you may be required to leave the order for the Judge to sign later, depending on Court process and the Judge's schedule. You must file the Order with the Clerk of the Court. The clerk will provide you with copies of the order.

Take the signed Order Quieting Title to the Register of Deeds (1st Floor) to get a new Deed Issued.

If, after reading the instructions you still have questions about how to fill out and file your case, you will need to contact an attorney for assistance.

Self-Represented Litigant Certification Form

By signing this form, I certify that the attached filing complies with the certification requirements in the Temporary Rule for Filing in a District Court by a Self-Represented Litigant.

I CERTIFY: (You must complete this section.)
_	ned the attached filing and provided my name, address, telephone number, email ress (if available), and fax number (if available).
I ALSO CERT	TIFY: (Only complete one of the next two sections.)
I checked	ment does not contain prohibited personally identifiable information ("PII"). my document for PII and made sure that my document meets the requirements mporary Rule. It meets those requirements because:
	my document does not include any of the items listed in <u>Supreme Court Rule</u> <u>24(b)</u> . (<i>This list is printed on the back of this form for reference</i> .).
	my document is a Kansas Judicial Council form and I have only provided information that is required on the form.
	the information in my document meets an exception in <u>Supreme Court Rule</u> <u>24</u> (c). (<i>This list is printed on the back of this form for reference</i> .).
	OR:
_	ument may contain prohibited PII, but I am asking the court to file it ntially under seal for the following reason: (Choose one.)
	the court entered a prior order on that seals this document.
	the document I am filing now asks the court to issue an order to seal a different document that is not yet filed <i>(describe the document without using PII)</i> :
	the document I am filing now asks the court to seal a document that is already filed in this case (describe the document without using PII):
Date:	Signature:
	Name of Party:

Personally Identifiable Information – Supreme Court Rule 24(b)

- (1) the name of a minor who is not a named party in a case and, if applicable, the name of a person whose identity could reveal the name of a minor who is not a named party in a case;
- (2) the name of an alleged victim of a sex crime;
- (3) the name of a petitioner in a protection from abuse case;
- (4) the name of a petitioner in a protection from stalking, sexual assault, or human trafficking case;
- (5) the name of a juror or venire member;
- (6) a person's date of birth except for the year;
- (7) any portion of the following:
 - (A) an email address except when required by statute or rule;
 - (B) a computer username, password, or PIN; and
 - (C) a DNA profile or other biometric information;
- (8) the following numbers except for the last four digits:
 - (A) a Social Security number;
 - (B) a financial account number, including a bank, credit card, and debit card account;
 - (C) a taxpayer identification number (TIN);
 - (D) an employee identification number;
 - (E) a driver's license or nondriver's identification number;
 - (F) a passport number;
 - (G) a brokerage account number;
 - (H) an insurance policy account number;
 - (I) a loan account number;
 - (J) a customer account number;
 - (K) a patient or health care number;
 - (L) a student identification number; and
 - (M) a vehicle identification number (VIN);
- (9) any information identified as personally identifiable information by court order; and
- (10) the physical address of an individual's residence.

Exceptions – Supreme Court Rule 24(c)

- (1) an account number that identifies the property alleged to be the subject of a proceeding;
- (2) the name of an emancipated minor;
- (3) information used by the court for case maintenance purposes that is not accessible by the public;
- (4) information a party's attorney or a self-represented litigant reasonably believes is necessary or material to an issue before the court;
- (5) the first name, initials, or pseudonym of any person identified in Rule 24(j)(2)(A) to (j)(2)(E);
- (6) any information required to be included by statute or rule; and
- (7) any information in a transcript.

NOTE: Supreme Court Rule 24 includes multiple comments that explain the rule's requirements and exceptions. The summary above is provided for reference, but you should read the rule with comments to fully understand the rule. You will find the full rule here:

https://www.kscourts.org/KSCourts/media/KsCourts/Rules/Rule-24.pdf



For Office Use Only	_

CIVIL COVER SHEET

The civil cover sheet neither replaces nor supplements the filing and service of pleadings or other papers as required by law. This form is required for use by the Clerk of the District Court for the purposes of initiating the civil docket sheet. This information will not be available to the public and this document will be stored in a separate location from the case file and then destroyed within a reasonable time. A new case **will not be accepted** without a cover sheet attached. (THIS FORM MUST BE TYPED OR PRINTED LEGIBLY). This form can be found at www.kscourts.org.

	only one - If the case involves more than one dollar value.)	e of the following categories	, indicate the category having the
CIVIL If a CH. 61: \$ _	(Judgment Demand Amo	ount)	
TORT ☐ Asbestos Product Liability ☐ Automobile Tort ☐ Intentional Tort	CONTRACT ☐ Buyer Plaintiff ☐ Employment Dispute - Discrimination ☐ Employment Dispute - Other	REAL PROPERTY Eminent Domain Mortgage Foreclosure Other Real Property	☐ STATE TAX WARRANT ☐ OTHER CIVIL
□ Legal Malpractice □ Medical Malpractice □ Other Professional Malpractice □ Premises Liability □ Slander/Libel/Defamation □ Tobacco Product Liability	☐ Fraud ☐ Landlord/Tenant - Forcible Detainer ☐ Landlord/Tenant Dispute - Other ☐ Seller Plaintiff (debt collection) ☐ Other Contract	☐ Tax Foreclosure MISCELLANEOUS ☐ 60-1507 ☐ Habeas Corpus ☐ Other Writs	□ <u>SMALL CLAIMS</u>
☐ Toxic/Other Product Liability☐ Other Tort☐	CIVIL APPEALS ☐ Administrative Agency ☐ Other Civil Appeal ☐ Tax Appeal	☐ Name Change ☐ Post Judgment Elevatio ☐ Transfer Pre-Judgment	
<u>DOMESTIC</u>			
☐ MARRIAGE DISSOLUTION/D	DIVORCE	□ PROTECTION FROM S	STALKING □ UIFSA
□ OTHER DOMESTIC RELATION	NS NON-DIVORCE SUPPORT, CL	ISTODY OR VISITATION	□ PATERNITY
□ DOMESTIC FOREIGN JUDGM	ENT (OUT OF COUNTY)		
PROBATE/ESTATE			
GUARDIAN/CONSERVATOR	□ <u>DETERMINATION OF DESCEN</u>	T	
☐ Conservatorship/Trusteeship☐ Guardianship - Adult☐ Conservationship - Miner	☐ SEXUALLY VIOLENT PREDATO	OR ☐ FOREIGN AD	<u>OPTION</u>
☐ Guardianship - Minor ☐ Guardian/Conservator - Adult ☐ Conservator - Minor	□ DECEDENT ESTATE	☐ CARE AND TE	<u>REATMENT</u>
☐ Guardian/Conservator – Minor PROBATE RECORDS	☐ REFUSAL TO GRANT LETTERS	☐ <u>TERMINATIO</u>	ON OF JOINT TENANCY
☐ Probate Record – Other County ☐ Probate Record – Other State	☐ FILING WILL AND AFFIDAVIT	☐ ☐ TERMINATIO	ON OF LIFE ESTATE
1 Frobate Record - Other State	□ OTHER PROBATE/ESTATE		
JURY DEMAND	ES (Check yes only if jury demand is included in p	etition or as a separate pleadin	g)
SUMMONS ATTACHED	SHERIFF'S PRO	CESS FEE ATTACHED	YES NO
☐ SHERIFF	S SERVER/ATTORNEY IN STATE OUT OF STATE	(County) (State)	

PLAINTIFF/SUBJECT (ATTACH ADDITIONAL SHEET, IF N			DEFENDAN (ATTACH ADDITIO	T/OTHER PARTY INFORMATION ONAL SHEET, IF NECESSARY)
NAME:			NAME:	
ADDRESS:			ADDRESS: _	
PHONE:	SEX:		PHONE:	SEX:
CELL PHONE:			CELL PHONE	::
E-MAIL:			E-MAIL:	
SSN:	DOB:		SSN:	DOB:
DL OR STATE ID NO:	State and Number		DL OR STAT	E ID NO:State and Number
ALIAS NAMES USED:			ALIAS NAME	ES USED:
ATTORNEYS (Firm Name, Address, Tele Court ID Number)	ephone Number and Supro	eme 	ATTORNEYS (Firm Name, A Court ID Num	Address, Telephone Number and Supreme
FOR DOMESTIC CASE DEPENDENT CHILD:	<u>S - NAME, DATE OF I</u>	BIRTH AN	D SOCIAL S	ECURITY NUMBER OF EACH
(Name)		(Date of B	irth)	(Social Security Number)

The requirement that Social Security numbers be included on domestic cases is mandatory, and authorized by the Supreme Court and federal law. On non-domestic cases, the Social Security number is not mandatory. The number is used for purposes of identification and may be disclosed as permitted by law. This form is not considered to be a public record.

Petitioner	
Vs	Case No
Defendant- Person you bought it from/Name on Deed Pursuant to Chapter 60 of Kansas Statutes Annotated <u>PETITION FOR QUIET</u> <u>PURUSANT TO K.S.A. 6</u>	<u>TITLE</u>
COMES NOW the Petitioner,	, and for
☐ his ☐ her claim against Defendant(s) who may ha	,
City/State/Zip) legally defined as:	, herein states:
1. Petitioner,, is a Kansas, residing at	
I have resided therein since:	(date).
I am the rightful owner, and title claimant, and an I have claimed this interest since	(address; City/State/ZIP).
3. I estimate the value of this property to be \$_	
 I have determined that there is not a lien on this with the Wyandotte County Register of Deeds. 	
5. Pursuant to K.S.A. 60-1002, an action may be b	rought by any person claiming title or
interest in personal or real property, including oil	l and gas leases, mineral, or royalty
interests, against any person who claims an	estate or interest therein adverse
to him or her, for the purpose of determining	such adverse claim.
	Petition for Quiet Title – Land

Page 1 of 2

6. The reason I have been unable to	o obtain a title is: (put in your explanation here)
THEREFORE, petitioner requests	s judgment as follows:
That the Defendant and all perso	ns who may be interested in the above-
describe property, quieting title to	
(address; City/State/ZIP) in the name of	Plaintiff
and in no other party; and for judgment	against the defendant, and Ordering that the
Title for Real Estate above be Quieted i	n favor of Plaintiff, and for said property; for the
costs of this action to be assessed to the	e Petitioner and for other and further relief as
the Court deems just and proper.	
	Submitted by,
	Plaintiff
	Print Name:
	Address:
	City, ST, Zip
	Phone:Email:
SUBSCRIBED AND SWORN to before me, a n 20	otary public, this day of,
	Notary Public

Petitioner	
Vs	Case No Chapter 60
Defendant	-
REQUEST AND	SERVICE INSTRUCTION FORM
To: The Clerk of the District Co	ourt
The Clerk of the Court will issue a Sun name and address of the person(s) to	mmons and Petition in the above-entitled action to (list be served)
The Clerk is hereby instructed to effect	ct service as follows:
	lersigned pro se litigant, who understands that the all be their own. The Return of Service (green card) must or to the Hearing date.
☐ b. Personal Service through the O	
c. Personal Service through the Of State of	ffice of the Sheriff of County,
	at Sheriff's Office must accompany paperwork)
	Signature
	Name (Print):

IN THE DISTRICT COURT OF WYANDOTTE COUNTY, KANSAS

Plaintiff			Case No:
			Proceeding Pursuant to K.S.A. Chapter 60
Vs			
Defendant			
Defendant's Name:			_
Defendant's Address: _			-
-			-
		SUMMONS	
To: (2-f/			,
(Detena	ant's name)		

A civil lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it), you must serve on the plaintiff an answer to the attached petition or a motion under K.S.A. 60-212. Under Kansas Supreme Court Rule 113, you may seek from the clerk of the court an extension of up to 14 additional days to serve and to file an answer or a K.S.A. 60-212 motion.

If you fail within 21 days to serve and to file an answer or a K.S.A. 60-212 motion or obtain a Rule 113 extension, the court may enter default judgment against you for the relief demanded in the petition. If you were served outside of Kansas, however, the court may not enter default judgment against you until at least 30 days after service of this summons.

the plaintiff if plaintiff has no attorney,	at the following address:
(Attorney's name or Plaintiff's name)	
(Attorney's address or Plaintiff's address)	
Vou also must file your answer	or K.S.A. 60-212 motion with the court.
•	nust state as a counterclaim(s) any related claim(s)
that you may have against the plaintif	f. If you fail to do so, you will thereafter be barred
from making such claim(s) in any othe	r action.
Date	Clerk of the District Court.
Clerk's Seal	By Clerk or Deputy

The answer or K.S.A. 60-212 motion must be served on the plaintiff's attorney, or

Use the next set of papers if services by publication is required on any defendants. If	there
are no defendants receiving service by publication, you don't need these forms.)	

You will need the:

AFFIDAVIT & ORDER TO OBTAIN SERVICE BY PUBLICATION – which you complete and file with the Clerk.

NOTICE OF SUIT – which you will give to the paper that files legal publication in your county.

AFFIDAVIT OF SERVICE – which you complete after you have mailed notice to the last known address for each defendant served by publication. You must mail a copy of the notice from the newspaper to the last address, even if you know that is no longer the address of the Defendant.

Petitioner	
Vs	Case No.
Defendant- Person you bought it from	om/Name on Deed
Pursuant to Chapter 60 of Kansas Statutes Annotated	
AFFIDAVIT TO O	BTAIN SERVICE BY PUBLICATION
STATE OF KANSAS WYANDOTTE COUNTY	
I	, being duly sworn upon oath, alleges
and states:	
	iff in the above-captioned action and makes this g service by publication upon the Defendant(s),
SECOND: That Plaintiff doe ascertain the residence of the Defe	es not know and with due diligence is unable to endant(s).
THIRD: That Plaintiff is una Defendant(s) within this state.	ble to procure personal service of summons upon the
FOURTH: That this action is inclusive), and amendments thereto	s one of those mentioned in K.S.A. 60-307 (a) (1 to 4 o.
	Plaintiff
SUBSCRIBED AND SWOR	N to before me, a Notary Public, on this day of
	Notary Public
My Appointment Expires:	

Petitioner	
Vs	Case No
Defendant- Person you bought it from/	Name on Deed
Pursuant to Chapter 60 of Kansas Statutes Annotated	
The Court finds: 1. The Petitioner filed an Affidavit seek 2. After inquiry of the Petitioner, it appears the where the Defendant lives, it appears the where the Defendant is living but has not that the Petitioner has done all things resis living.	king publication service upon the Defendant. The pears to the Court that the Petitioner does not now know that the Petitioner has made reasonable efforts to find out not been able to find out that information, and it appears easonably necessary to try to find out where the Defendant ice to the Defendant of the filing of the Quiet Title Action of K.S.A. 60-307.
	Judge of the District Court
Submitted by:	
XSignature of Petitioner Petitioner's Name (Print): Address: City, State, Zip:	
Telephone: Email:	

Petitioner	
Vs	Case No.
Defendant- Person you bought it from/Name or	ı Deed
Pursuant to Chapter 60 of Kansas Statutes Annotated	
NOTICE OF	SUIT
The State of Kansas to	(Name of Defendant):
You are notified that a Petition for Quiet Title was Wyandotte County, Kansas praying that title to awarded to the Plaintiff. You must file an answer court and provide a copy to the Petitioner on or 20, which shall not be less than 41 days so Suit, or the court will enter judgment against your contents.	property stated in the Petition be er to the Petition for Quiet Title with the before, after first publication of this Notice of
XSignature of Petitioner	
Petitioner's Name (Print):	
Address:	
City, State, Zip:	
Telephone:	
Email	

Petitioner	
Vs	Case No
Defendant- Person you bought it f	from/Name on Deed
Pursuant to Chapter 60 of Kansas Statutes Annotated	
	<u>AFFIDAVIT</u>
STATE OF KANSAS WYANDOTTE COUNTY	
Your name, of lawful age, k	peing duly sworn upon oath, states that:
	, 20, a copy of the publication ostage prepaid, United States mail to:
(list name and address you mailed	d to)
	Plaintiff
Petitioner's Name (Print):	
Address:City, State, Zip:	
Telephone:	
Email:	

YOU MUST FILL OUT THE **FOLLOWING** ORDER AND TAKE IT WITH YOU TO COURT. WHEN COURT IS OVER, YOU MUST FILE IT IN THE CIVIL DEPARTMENT, 3RD FLOOR.

Plaintiff,	
VS.	Case No
	TITLE TO REAL ESTATE INVOLVED
Defendant(s)	
()	Pursuant to Chapter 60 of Kansas Statutes Annotated
ORDER TO	QUIET TITLE
NOW, on this day of review of the record of the Court and the Cou follows:	(month)(year), after hearing and nty of Wyandotte, Kansas. The Court orders as
1. The following parties have made their app	pearance:
a. Plaintiff:	
b. Defendant(s):	
	premises, and finds that sufficient legal process
3. The Court orders that Title to the following, P	
(legal description)	
Dated:	
Dated.	
	Signature, Judge
Plaintiff	
Petitioner's Name (Print):	
Address:City, State, Zip:	
Telephone:	