## **2021 Kansas Statutes**

24-474. Action to ascertain ownership of and compensation for such land. That for the purpose of
ascertaining whether or not any private person or corporation is the owner of any part of
the land so taken, and if such owner to provide and secure full and adequate compensation
for the appropriation thereof, the attorney general, upon the publication of such
proclamation by the governor, is hereby directed to commence an action in the district
court of the county wherein such land is situated, such suit to be entitled "The State of
Kansas vs. all persons having or claiming any interest in the land lying between the
established harbor line of the river and within a distance of forty feet landward
therefrom, within the drainage district in county." Notice shall be
given by publication of the filing of said action, setting forth the nature of said suit and that
all such claimants must appear and set forth their claims on or before the date therein
named which shall not be less than forty-one days from the date of the first publication, and
that upon their failure so to do a judgment will be rendered therein excluding them from
any interest in said land or any part thereof, and enjoining and barring them from asserting
any claim to said land or any part thereof adverse to the state of Kansas. Such publication
shall be made in the manner provided for publication notices in the code of civil procedure. $\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \$
If the claimants so notified shall appear in said cause then said action as to the parties so
appearing, shall proceed to trial as in other civil actions, before a jury unless such jury be
waived, to determine the ownership of said property and to assess the value of the land and
other damages for the taking of such portions thereof as may belong to parties other than
the public.

That in the event the claimant shall fail to appear, on or before the date named, a pro confesso judgment shall be entered excluding them from any interest in said land which said judgment shall become final and conclusive at the expiration of six months from the date of such rendition unless the claimant shall make application within such period for the vacation of such judgment and permission to defend in said action and shall show to the court that he had no knowledge or notice of the pendency of said action prior to the rendition of such judgment.

**History:** L. 1911, ch. 172, § 5; Jan. 30; R.S. 1923, 24-474.