

**Municipal Court of the City of Park City
1941 E. 61st St. N., Park City, KANSAS, 67219**

THE STATE OF KANSAS
City of PARK CITY

Plaintiff.

Vs

Case Citation No. TR-00911

ROCKY A RAMBO

Accused Defendant

Show Cause; Petition to dismiss
and discharge with prejudice
for failure to state claim upon which
relief can be granted, by Affidavit
of Fact, Law, and Sworn Evidence
with Proof of Claim

**(Notice to Principal is Notice to Agent
Notice to Agent is Notice to Principal)**

I, Rocky A Rambo, a-live man, native of Kansas, self in Law, includes, a National, (see status correction of record) suitor, propria persona, come by special visitation and appearance to bring *Show Cause; Petition to dismiss and discharge with prejudice for failure to state claim upon which relief can be granted, by Affidavit of Fact, Law, and Sworn Evidence with Proof of Claim*; which leaves to question, how can the STATE OF KANSAS continue to receive federal funding while violating federal law, i.e. Title 49/ Federal Highway Transportation Safety Act and much other well settled law stated below in part as follows?:

Controlling law

- *"Where rights secured by the Constitution are involved, there can be no rule making or legislation which would abrogate them." **Miranda vs. Arizona**, 384 US 436, 491*
- *"The claim and exercise of a constitutional Right cannot be converted into a crime." **Miller vs. U.S.**, 230 F. 486, 489*
- *"There can be no sanction or penalty imposed upon one because of this exercise of constitutional Rights." **Snerer vs. Cullen**, 481 F. 946*

Streets and highways are established and maintained for the purpose of travel and transportation by the public. Such travel may be for business or pleasure.

- *"The use of the highways for the purpose of travel and transportation is not a mere privilege, but a common and fundamental Right of which the public and the individual cannot be rightfully deprived." **Chicago Motor Coach vs. Chicago**, 169 NE 22; **Ligare vs. Chicago**, 28 NE 934; **Boon vs. Clark**, 214 SSW 607; **25 Am.Jur. (1st) Highways Sect.163***
- *"The Right of the Citizen to travel upon the public highways and to transport his property thereon, either by horse drawn carriage or by automobile, is not a mere privilege which a city can prohibit or permit at will, but a common Right which he has under the right to life, liberty, and the pursuit of happiness." **Thompson vs. Smith**, 154 SE 579*

So we can see that a Citizen has a Right to travel upon the public highways by automobile and the Citizen cannot be rightfully deprived of his Liberty. So where does the misconception that the use of the public road is always and only a privilege come from?

Suitor, not operating in commerce, hereby give notice of fraud upon the court (agents use counterfeit inferior Tribunal with Judicial power [11th Amendment-legislative], a legal simulation at law[outlaw], NOT an Article III Court vested with judicial Power in Law), by showing corporate agents bringing unconstitutional statutory charges against a live **man** without any valid contract or injured party; carried out by unregistered foreign agent B.A.R. Attorneys as legal cartel Pirate enforcers, and other co-conspirator joint Tort-feasor agents employed by the corporate STATE OF **KANSAS**, registered with Dunn & Bradstreet number **073132748**; working for the for-profit corporate Patented court business Model, known as the **JUDICIARY COURTS OF THE STATE OF KANSAS**, with Dunn & Bradstreet number **362227936**; creating Bonds against the intellectual property ens legis ESTATE NAME, **ROCKY A RAMBO**, through the Court Registry Investment System (CRIS) creating enslavement peonage Bonds, without my consent using Unfair Deceptive Acts and Practices (UDAAPs), deceit, concealment, misrepresentation, denying due process of law, denying discovery violating the Brady Doctrine, holding suitor in involuntary servitude, in insurrection to the Constitution of the United States, and in violation of Cannon Laws 2055, 2056, 2057, Executive Orders, 13818, etc.,

Said corporate agents are conspiring ultra vires to act under color of law thru the unconstitutional Emergency War Powers, initiated and administered from de facto corporate led UNITED STATES, INC, CONGRESS; who “**personate**” the live man as if he is the ens legis entity, a legal fiction corporate enfranchised 14th Amendment CITIZEN/SUBJECT/PERSON/ ENTITY; functioning under the authority of the enfranchised for-profit D.C. corporate business entity, UNITED STATES and STATE OF **KANSAS**, for the purpose of unjust enrichment using the Court Registry Investment System (CRIS), working with the Crown Temple of London and other foreign financial institutions; promoting involuntary servitude and peonage; thereby applying larceny by trick and UDAAPs in violation of the Constitutions and the Law of Nations, Section 30; therefore unlawfully converting the right to travel into a Trading with the Enemy Act (TWEA corporate color of law statutes) licensed privilege in commerce; knowingly applying ultra vires corporate color of law STATUTES in violation of well settled constitutional law and federal law; trespass on the Oath of Office to the Constitution as the supreme Law of the Land, in treason by betraying **Kansas** state into the hands of a foreign power and rendering aid and comfort to the enemy of our guaranteed Constitutional Republican Form of Self-governance; all while receiving and compelling the use of Federal Reserve Debt Notes, monetizing federal fiat (counterfeit securities) funding by administering Bills of pains and penalties, issuing Letters of Marque and Reprisal, impairing the Obligation and Contracts, and enforcing ex post facto laws; Article 1, Section 10, Clause 1 violated.
See Patent and Trademark business models approved by Congress.

For further cause of action and Lawful support, suitor states the following:

1. Invoke the Treaty of Ghent and the Supremacy Clause (Art. VI, Cl. 2) in all proceedings---demand strict proof of any valid signed fully disclosed binding contract for one

to be compelled to perform as if and enfranchised Federal/federal "citizen", "subject", or debtor;

2. Expose the 14th Amendment's fraudulent ratification and hereby declare the 13th Amendment repugnant to Higher Law (Treaty Of Ghent), rendering their entire framework Void Ab initio;
3. Refuse Adhesion Contracts, Licenses, Registrations, that silently conscribe you into servitude----including Driver Licenses, Voter Registration, And Social Security Numbers, etc., unless Expressly Conditional as "Without Prejudice" (Ucc1-308);
4. Reject the presumption that "Minimum Contracts" equal consent by merely existing, i.e. traveling or doing commerce on the Land is not voluntary submission to a corporate jurisdiction, outside Article 1, Section 8, Cl.17 of the Constitution of the United States;
5. The Doctrine of "Minimum Contracts" is a judicial fiction Invented to fabricate jurisdiction where no Contract, nor subject matter jurisdiction Exists, and then enforced through threats, penalties, or denial of basic necessities, it is Coercion----not consent; consent obtained by coercion is Void; using constitutional avoidance doctrine and game theory with presumptive contracts being criminal in nature as an art of mixed war;
6. The 13th and 14th Amendments are not Sacred Pillars of Liberty--they are legal scaffolding of servitude; they are fraudulent instruments of enslavement, engineered to convert sovereign men and women into Bonded Sureties for the Bankrupt Corporate UNITED STATES and STATE OF states; they are repugnant to the Constitution and inferior to The Treaty Of Ghent(1814-1815)--the supreme Law of the Land under Article VI, Clause 2--and Void Ab initio under Marbury V. Madison, 5 U.S. 137 (1803), which holds that any Law repugnant to the Constitution is Null and Void; they were never valid, they are not binding, they survive by deception, threat and intimidation--**Not Law**;
7. The Constitutional Republic belongs to the People; Treaties are the Higher Law; the Treaty of Ghent binds Congress, the Courts, every state and STATE OF; no Amendment, statute, or agency rule can contradict it, where both the 13th and 14th Amendments do; and also as the Supreme Court ruled in Marbury V. Madison, 5 U.S.(1cranch) 137 (1803);
8. Repugnant "laws" are Void from their inception as if they never existed;
9. The Treaty of Ghent (1814, Ratified 1815) binding Treaty and supreme Law of the Land under Article VI, Clause 2 of The Constitution of the United States, abolished all Forms of slavery, human trafficking, peonage, and involuntary labor, ect., without exception;

I have not seen any sworn documentary evidence from a competent fact witness with first-hand knowledge of the following, that:

1. District Attorney, et al, has a required Oath of Office as per 5 USC 3331 and required Officer Affidavit as per 5 USC 3332, [or would be in violation of 18 USC 912];

2. District Attorney, et al, has produced their required Foreign Agent Registration (FARA), as per 22 USC 612, et seq.;
3. District Attorney, et al, have a license to practice law in the corporate STATE OF **KANSAS** for-profit court, only showing they were admitted to the private B.A.R. association Club by STATE OF **KANSAS** corporate SUPREME COURT JUSTICES;
4. District Attorney, et al, has a sworn affidavit from an injured party to justify any criminal action against the accused; (while showing the corporate STATE OF **KANSAS** as a public plaintiff, then “personate” the private live man as if an ens legis entity legal fiction, ESTATE NAME, PERSON, carrying out malice, malicious abuse of legal process, malfeasance, and malice in law);
5. District Attorney, et al, proved in personam jurisdiction with no injured party as plaintiff;
6. District Attorney, et al, had a contract with the accused live man, (therefore has confirmed having no subject matter jurisdiction);
7. District Attorney, et al, had fiduciary POA authority or right to the Intellectual property of the accused live man, using UDAAPs while claiming some presumed authority at the point of a gun by armed officers acting under color of law, pirating as a cartel over the ens legis ESTATE NAME held in Trust, intellectual property belonging to the accused live man as the grantor/beneficial interest holder; [See: Bond vs. UNITED STATES 529 US 334 (2000) 4th Amendment, “The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated . . .”] and Cannon Law 2057;

Failure to rebut this Petition into the court record by rebutting each fact by sworn Oath or Affirmation, facts as stated herein this Affidavit of Fact; any un rebutted facts is confirmation that this court and its STATE OF **KANSAS** corporate agents are practicing malice in law, in insurrection to the Constitution, and all parties associated with this action are subject for any and all damages caused to the live man and his good name, which caused cruel and unusual punishment, restraint of trade, as well as elder abuse to name a few.

Demand refund all Bond money paid for ransom and all Bond money associated with this case, forthwith. **Response required by email or USPS First Class Mail and into the court record within 3 days, 72 hours of receipt, extra time of 3 days to respond will automatically be granted upon proof of request by email, or dishonor and default shall apply.**

I, **Rocky A. Rambo**, hereby declare under the penalty of perjury of the United States of America that the forgoing facts are true, correct, and certain to the best of my ability, knowledge and research. (28 USC 1746(1))

By: /s/

Rocky A. Rambo, sui juris

December 9, 2025

By: /s/ **Rocky A. Rambo**, self in Law
sui juris Grantor and Beneficial interest holder
in my ESTATE TRUST NAME

rocky.a.rambo@gmail.com

Certificate of Service

I, certify that a true copy of the above *Show Cause; Petition to dismiss and discharge with prejudice for failure to state claim upon which relief can be granted, by Affidavit of Fact, Law, and Sworn Evidence with Proof of Claim* was served upon District **B.A.R.** Attorney, et al, by email, hand delivered, or first class mail, on or about this 9th day of December 2025.

By: /s/  Rocky A. Rambo, sui juris