2012 Kansas Statutes

55-201. Duty of lessee to have forfeited lease released; publication notice; affidavit to be recorded; notice to landowner; remedies. When any oil, gas or other mineral lease heretofore or hereafter given on land situated in any county of Kansas and recorded therein shall become forfeited it shall be the duty of the lessee, his or her successors or assigns, within sixty days from the date of the taking effect of this act, if the forfeiture occurred prior thereto, and within sixty days after the date of the forfeiture of any other lease, to have such lease surrendered in writing, such surrender to be signed by the party making the same, acknowledged and placed on record in the county where the leased land is situated without cost to the owner thereof: *Provided*, That, if the said lessee, his or her successors or assigns, shall fail or neglect to execute and record such surrender within the time provided for, then the owner of said land may serve upon said lessee, his or her successors or assigns, in person or by registered letter, at his or her last-known address, or by publication for three consecutive weeks in a newspaper of general circulation in the county where the land is situated, a notice in writing in substantially the following form:

"To:	I, the undersigne	ed, owner of the	following d	lescribed land	situated in	county,	Kansas, to w	it: (description o	٥f
land) upon which a	a lease, dated	day of	, 19, v	vas given to _	, do he	reby notify yo	ou that the te	rms of said leas	se
have been broken	by the owner the	ereof, that I here	eby elect to	declare and o	do declare the	said lease forf	eited and voi	d and that, unles	SS
you do, within twe	nty days from th	nis date, notify tl	ne register	of deeds of sa	aid county as p	provided by la	w that said le	ase has not bee	en
forfeited, I will file	with the said reg	gister of deeds a	affidavit of	forfeiture as p	provided by lav	w; and I hereb	y demand tha	at you execute	or
have executed a p	roper surrender	of said lease an	d that you	put the same o	of record in the	office of the r	egister of dee	eds of said coun	ty
within twenty days	from this date.								
"Datad thic	day of	10							

"Dated this _____ day of ____, 19__.

And the owner of said land may after twenty days from the date of service, registration or first publication of said notice, file with the register of deeds of the county where said land is situated an affidavit setting forth, that the affiant is the owner of said land; that the lessee, or his or her successors or assigns has failed and neglected to comply with the terms of said lease, reciting the facts constituting such failure; that the same has been forfeited and is void; and setting out in said affidavit a copy of the notice served, as above provided and the manner and time of the service thereof. If the lessee, his or her successors or assigns, shall within thirty days after the filing of such affidavit, give notice in writing to the register of deeds of the county where said land is located that said lease has not been forfeited and that said lessee, his or her successors or assigns, still claim that said lease is in full force and effect, then the said affidavit shall not be recorded but the register of deeds shall notify the owner of the land of the action of the lessee, his or her successors or assigns, and the owner of the land shall be entitled to the remedies now provided by law for the cancellation of such disputed lease. If the lessee, his or her successor or assigns, shall not notify the register of deeds, as above provided, then the register of deeds shall record said affidavit, and thereafter the record of the said lease shall not be notice to the public of the existence of said lease or of any interest therein or rights thereunder, and said record shall not be received in evidence in any court of the state on behalf of the lessee, his or her successors or assigns, against the lessor, his or her successors or assigns.

History: L. 1909, ch. 179, § 1; L. 1915, ch. 228, § 1; May 22; R.S. 1923, 55-201.