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Reserved for Clerk's Filing Stamp.

This document is <http://www.lawyerdude.netfirms.com/8618.pdf> <http://www.lawyerdude.netfirms.com/8619.html> ,
5 <http://www.lawyerdude.netfirms.com/8618.doc> and <http://www.lawyerdude.netfirms.com/8618.wpd>

Related documents:

6 Motion to Quash: <http://www.lawyerdude.netfirms.com/8332.pdf>
7 Perjurious Complaint: <http://www.lawyerdude.netfirms.com/8535.pdf>
8 Transcript of Previous court session. March 5: <http://www.lawyerdude.netfirms.com/8489.html>
9 Transcript of February 5 court session: <http://www.lawyerdude.netfirms.com/8372.html>

**Court of the 6th Judicial District Court of Kansas
Court of Judge Richard Smith**

318 Chestnut, Mound City, Kansas 66056
913-795-2660 Fax: 913-795-2004

10 Ann Ware, Clerk; Lori Simmons, Deputy Clerk; Christina Chapman, Perjurious Notary Public.
11 <http://www.kscourts.org/dstcts/6dstct.htm>

12 Clerks Ann Ware and Lori
13 Simmons, having
14 unlawfully usurped
15 the prosecutorial
16 function that is solely
17 the province of the
18 elected prosecutor,
19 dba under false color
20 of law and corrupt
21 legal fiction as "The
22 People of Kansas"

Plaintiffs

v

Richard Wilson, one of the
actual People of
Kansas.

Defendant

Case Number 06jTR 947
1st Substantive Motion for Defendant.
Document #8618 Version 1.002

Demand to Strike Perjurious Complaint.

Demand to Dismiss.

**Motion for imprisonment for 1 hour for Contempt of Court
against Prosecutor ____ with illegible name and Notary
Public Christina Chapman .**

**Demand for \$500 from prosecutor for causing me the expense
of challenging his defective complaints.**

**Demand for recordation by a stenographic court reporter.
Demand for prompt e-transcript of every hearing by email to
my address shown above.**

Proof of Service.

Date: Tuesday 19 June, 2007

Time: 9 a.m.

Place: 318 Chestnut, Mound City, Kansas

Demand to Strike Perjurious Complaint.

At the venue designated in the caption or at such other venue as the court shall designate, I will
demand the relief set forth in the caption and in more detail below. The prosecution has filed a perjured
document. I demand immediate dismissal with prejudice. I demand a fine leveled against the prosecutor
and Christina Chapman.

Signed _____ Richard Wilson. Monday, June 18, 2007.

Motion #8616. Demand to Strike and Dismiss. Motion for contempt of court. By Richard Wilson.

1 **Contents of this Demand to Quash/ Dismiss:**

2 **Notice of Concurrent and Upcoming Motions and Demands** -2-

3 **Statement of the Case** -2-

4 **Procedural Posture** -2-

5 **Clerk has unconstitutionally usurped function of prosecutor; Dismissal is my remedy.** . -2-

6 **Table of Authorities and Fountains of Liberty cited herein:** -3-

7 **U.S. Constitutional Clauses Cited herein:** -3-

8 **The Kansas Constitution. Clauses cited herein:** -3-

9 Kansas Statutes cited herein: -3-

10 **Treaties cited herein:** -3-

11 **Table of Statutes cited herein:** -3-

12 **Cases cited herein:** -3-

13 **Argument** -3-

14 **Proof of Service** -3-

15 **Topical Index** -3-

13 **Notice of Concurrent and Upcoming Motions and Demands**

- 14 1. I will be filing a motion to suppress all evidence in this case.
- 15 2. Regarding the Pretextual Stop using the instrument of a vague and overbroad statute, I will be
- 16 challenging the statute should that issue arise. All traffic laws are merely recommendatory.
- 17 Otherwise the statutes would be oppressive. I will be moving in that regard.

17 **Statement of the Case**

18 I was attending a meeting pertaining to the recall of my candidate on the county board. Without

19 probable cause Officer Paul Filla signaled me to stop. Filla intended to intimidate me for my having

20 attended the political meeting. Filla gave me a ticket for driving without a license.

20 **Procedural Posture**

21 On March 5 Judge gave the prosecution 21 days to properly file an actual complaint and serve it on me.

22 On 26 March the clerk filed the blatantly patently perjurious complaint depicted at the following hyperlink:

23 <http://www.lawyerdude.netfirms.com/8535.pdf>

23 **Clerk has unconstitutionally usurped function of prosecutor; Dismissal is my remedy.**

24 There was no legal basis for this traffic stop/ ticket. Even if there had been a basis for the stop, a

25 prosecutor would be required to make the decision to prosecute - not this clerk. I filed a motion #8332 to Quash on

26 5 Feb 2007. You can see this motion at <http://www.lawyerdude.netfirms.com/8332.pdf> The court ruled in

27 my favor on 5 March 2007. That transcript of that March 5 court session can be seen at:

28 <http://www.lawyerdude.netfirms.com/8372.html>

I have not yet been arraigned. Reason: The prosecutor has not yet filed a valid complaint. The most recent complaint does not bear the legible name of any prosecutor. This most recent complaint

merely proves up perjury on the part of the notary public.

Table of Authorities and Fountains of Liberty cited herein:

U.S. Constitutional Clauses Cited herein:

The Kansas Constitution. Clauses cited herein:

Kansas Statutes cited herein:

Treaties cited herein:

Table of Statutes cited herein:

Cases cited herein:

Argument

I will not repeat my previous elaborate motion. I hereby incorporate it by reference. That previous motion is depicted at the following hyperlink: <http://www.lawyerdude.netfirms.com/8332.pdf>

The sole issue today is this: Will the court permit the prosecution yet another chance to file a valid complaint. The prosecution has filed a defective, perjured complaint. A penalty/ fine is appropriate.

Signed _____ Richard Wilson. Monday, June 18, 2007

Proof of Service

I, Richard Wilson, served this document upon the prosecutor in open court this day. I served the clerk at the filing window by personal hand delivery on this day.

Signed _____ Tuesday 19 June 2007

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