

Rule 115

ENTRY OF APPEARANCE

If a party appears in an action solely by filing a signed entry of appearance, and no attorney subsequently appears of record on the party's behalf, the entry of appearance has the effect under K.S.A. 60-203(c) of service of summons only if the party's signature was acknowledged.

[History: Am. effective September 8, 2006; Restyled rule effective July 1, 2012.]