which appointment may be made either before or after the decree of foreclosure, and the holder hereof shall in no case be held to account for any rental or damage other than for rents actually received, the mortgagors hereby waiving any and all demage arising by reason of the taking possession of said premises as aforesaid, and for any and all other damage or liabilities that may occur to said property when in the possession of said mortgagee; and all the covenants and agreements herein contained shall run with the land herein conveyed.

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This mortgage and the note and contract secured thereby shall in all respects be governed and construed by the laws of Oklahoma.

TREASURER'S ENDORSEMENT

I nereby certify that I received \$ 200 and is not john T. Cooper Receipt No. 21 therefor in payment of mornions

tax on the within mortgage.

Dated this day of 1922 WAYNE L. DICKEY, County Treasurer Deputy

STATE OF OMLAHOMA. COUNTY OF TULSA

Before me Richard Perry a Notary Public in and for said County and State, on this 14 day of October A. D. 1932, personally appeared John T. Cooper and Dovie Cooper to me known to be the identical persons who executed the within and foregoing instrument and acknowledged to me that they executed the some as their free and voluntary act and deed for the uses and purposes therein set forth.

WITNESS my hand and official seal the day and year above set forth. My commission expires Jan 26, 1926 (SEAL) Richard Perry, Notary Public Filed for record in Tulsa County, Tulsa Oklahoma, Oct 16, 1922 at 11:50 o'clock A. M. in Book 427, page 30

By F. Delman, Deputy

(SEAL)

O. D. Tawson, County Clerk

211304 C. J.

IN THE DISTRECT COURT WITHIN AND FOR PAWNEE COUNTY,

COMPARED

STATE OF OKLAHOMA.

Qil Well Supply Company,

a corporation.

Plaintiff,

No 5079.

vs

Harry Stekoll, et al,

Defendants.

## JOURNAL ENTRY.

This cause came on regularly to be heard on this First day of July, A. D., 1922, at an adjourned day of the May Term of said Court, said plaintiff being present by its representative and by its attorney, Edwin R. McNeill; and said defendant, Harry Stekoll, being present in person and by his attorney A. F. Needham; Murray Tool & Supply Company and J. A. Black, being represented by their attorneys, J. E. Sowder and G. W. Goodwin, Charles F. Cooper, Miles Pulse, A. E. Hathaway and W. H. DeWitt, Roy Briggs, Fred O. Taylor, L. D. Briggs, Henry Daughtery & Arthur Cody, a copartnership, defendants, being represented by their attorney, G. W. Goodwin; Cleveland Lumber Company and George C. Jackson, being represented by their attorneys, McCollum & McCollum; and said plaintiff and said defendants, by their respective attorneys, having waived a jury, and the court having heard the evidence of witnesses sworn and examined in open court, and being fully advised in the premises finds, as follows:

That the judgment heretofore rendered in Cause No 4995, in said Court, wherein Cleveland Lumber Company was plaintiff and "arry Stekoll was defendant should be confirmed except as to the amount of the attorney fees, and the court finds that the