amount heretofore fixed by the Court in the sum of Three Hundred Dollars should be modified and fixed in the sum of \$250.00, and that the judgment heretofore rendered in cause No 4994, in said Court, wherein George C. Jackson was plaintiff and Harry Stekoll was defendant, should be confirmed and that the sale of one standard rig located on the leasehold estate involved herain on the N¹/₂ of the SE¹/₄ of Sec 35, Township 21, North of Range 8, E. I. M. Pawnee County, State of Oklahoma, on what is known as Well No 6 on said leasehold estate, to George C. Jackson for the sum of \$225.00, should be approved and confirmed, and the Court hereby ratifies and confirms said sale for said amount, and the said defendant, Harry Stekoll, is hereby given credit on the amount of the said claim represented by said judgment in favor of said George C. Jackson.

33

The Court further finds that the plaintiff , Oil well Supply is entitled to judgment against Harry Stekoll in the sum of 35560.18 with interest thereon at the rate of six per cent from March 21, 1922, until paid.

The Court further finds that the different defendants hereinafter named are entitled to a judgment against the defendant Harry Stekoll in the various amounts set opposite their names with interest thereon, respectively, at the rate of six per cent from the various dates shown thereby, as follows, to-wit:

Hame s	Amount of Judgment entitled to	Interest on same from
Murray Tool & Supply Company	\$666.02	February 1, 1921
J. A. Black	430.00	January 1, 1922
Charles F. Cooper	48.00	March 3, 1921
Miles F. Pulse	168.00	January 15, 1921
A. E. Hathaway	416.00	February 18, 1921
W. H. DeWitt	351.00	March 4, 1921
Roy Briggs	155.00	April 13, 1921
Fred 0. Taylor	102.00	February 7, 1921
L. C. Briggs	222.00	March 12, 1921
Earl Briggs	385.00	April 25, 1921
Henry Daugherty & Arthur Cody	146.00	April 18, 1921
American Tank Company	606.00	December 28, 1920.

The Court further finds that an attorney's fee in the sum of §600.00 should be allowed to Edwin R. McNeill in the claims of the Oil Well Supply Co and the American Tank Co; that an attorney's fee of §125.00 should be allowed in the claims of the Murray Tool & Supply Co and J. A. Black, represented by J. E. Sowder; that an attorney's fee in the sum of §400.00 should be allowed to G. W. Goodwin, representing the claims of the other defendants, to-wit: Charles F. Cooper, Miles F. Pulse, A. E. Hathaway, W. H. DeWitt, Roy Briggs, Fred O. Taylor, L. C. Briggs, Earl Briggs, Henry Daugherty & Arthur Cody, a copartnership, and the claimant Glenn Sears.

The Court further finds that Glenn Sears has filed a lien against the leasehold estate and equipment involved herein, and is entitled to a lien on the same in the amount of \$4984.16 with interest thereon at the rate of six per cent per annum from December 7, 1921; the court further finds that the said Harry Stekoll has delivered to the said Glenn Sears the following pipe, to-wit:

33731.25

840.15

187 jon ts 3980, 6 5/8 20# Casing

€ .9375 36 Joints 718'1" 85 24% Casing € .1.17

.