18 Joints 359' 10" 35# Casing 618.25

Total \$5189.65

Less 25% 1297.41

Balance 3892.24.

in settlement of the claim of said Glenn Sears, and the Court approves of said delivery of above pipe and confirms the settlement thereof.

The Court further finds that the above named plaintiff and each of the above named defendants have a good and valid lien for the aforesaid amounts, respectively, found to be due said plaintiff and said defendants, respectively, on the lease hold estate above described and on all buildings, tools, derricks, machinery, casing, piping, oil and gas wells, and all appliances and appurtenances thereon belonging thereto.

Wherefore, It is Ordered, Adjudged and Decreed by the Court that the plaintiff, Oil Well Supply Company, hace and recover from the defendant, Harry Stekoll, the sum of \$3560.18 with interest thereon at the rate of six per cent per annum from March 21, 1921, until paid.

It is further ordered, adjudged and decreed by the Court that the defendants, to-wit: Murray Tool & Supply Co. J. A. Black, 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, American Tank Company, do have and recover judgment against the said defendant. Harry Stekoll, in the amount set opposite their names, with interest thereon as shown, respectively, to-wit:

N ame	Amount of Judgment	Interest at 6% from
Lurray Tool & Supply Co	ជូ666.02	February 1, 1921
J. A. Black	430.00	January 1, 1921
Charles F. Cooper .	48.00	March 3, 1921
Miles Pulse	168.00	January 15, 1921
A. E. Hatheway	416.00	February 18, 1921
W. H. DeWitt	351.00	March 4, 1921
Roy Briggs	155.00 ·	Aprīl 13, 1921
Fred O. Taylor	102.00	February 7, 1921
L. C. Briggs	222.00	March 12, 1921
Henry Daughtery & Arthur Cody,		
a copartnership	146.00	April 18, 1 1921
American Tank Company	606.00	December 28, 1920

It is further ordered, adjudged and decreed by the court that the attorney fees as above set forth in the case of each of the claimants, the court costs, and the amount of the judgments heretofore found to be due in said causes 4994 and 4995 be paid out of the moneys now in the hands of the Court Clerk of said County and state and that the amount due on the balance of the said claims be marshalled and paid in their respective pro-rate amount, and that the liens of each of the aforesaid claimants be foreclosed, and said above described property sold for the purpose of satisfying the balance due and remaining unpaid on said claims; that the order of sale issue by the clerk of said court directing the Sheriff of said County to seize and sell according to law, all the above property herein mentioned, but that the same be stayed until September 1, 1922, and that the proceeds of said sale be used to pay the costs herein and the balance to be pro-rated among the various claimants herein above mentioned, and that the residue, if any there be