pressly waives appraisement of gaid real estate and the benefit of the stay laws and of the homestead exemptions of the state of Oklahoma.

8. It is expressly agreed and understood that the party of the second part shall have the right to pay and discharge at his option any and all liens or incombrances upon said property prior or superior to this mortgage debt, and upon paying and discharging such lien or incumbrance the party of the second part shall be entitled to recover the same with interest at 10 per cent upon the amount so paid, from the party of the first part and said sum shall be and become a part of the mortgage debt secured by these notes and may be recovered in the foreclosure thereof at the option of the party of the second part.

IN WITNESS WHEREOF the said party of the first part has hereunto subscribed his name on the day and year first above written.

A. J. Glore

STATE OF OKLAHOMA COUNTY OF TUESA.

Before me, Geo S. Emery a Notary Public in and for said county and state, on this 26 day of February 1923 personally appeared A. J. Glore, a single man to me known to be the identical persons who executed the within and foregoing instrument and acknowledged to me that he executed the same as his free and voluntary act and deed for the uses and purposes therein set forth.

Witness my hand and official seal on the date last above written. My commission expires Feb. 15th 1927 (SEAL) Filed for record in Tulsa County, Bulsa Oklahoma, March 5, 1923 at 1:30 o'clock P. M. in Book 442, page 308

By Brady Brown, Deputy

(SEAL)

O. G. Weaver, county Clerk

223486 C.J.

SHERIFF'S DEED ON EXECUTION

COMPARED

This Indenture, Made this 19th day of February, 1923, between R. D. Sanford, as sheriff of the County of Tulsa, State of Oklahoma, party of the first part, and Clendaus 6-77 Sample, of Tulsa County, State of Oklahoma, party of the second part:

WITNESSETH. That, whereas, by virtue of a writ of execution resued out of and under the seal of the District Court in and for Tulsa county, State of Oklahoma, attested the 11th day of December, 1922, upon a judgment in the sum of \$337.34, with interest thereon at 7% per annum from October 18th, 1922, and the costs, in favor of F.P. McCormick and against James Grayson; and a further judgment for the sum of \$752.21, with interest thereon at 10% per annum from October 18th, 1922, and the costs; in favor of Johns. Moss, guardism of , Sarah Grayson and Governor Grayson, and against James Grayson; and a further judgment for the sum of \$1102.82, with interest thereon at the rate of 10 % per annum from October 18th, 1922 and the costs, in favor of Clause Sample and against James Grayson; and a further judgment for the sum of \$443.79, with interest thereon at the rate of 6% per annum from October 18th, 1922. and costs, in favor of L. C. Coggawell Lumber Company and against James Grayson; which said judgments were recovered on October 18th, 1922, in case #14592, and duly docketed in said court; said writ being to the Sheriff of said county directed and delivered, commanding him that of the personal property of the said judgment debtor in his county, he should cause to be made certain moneys in the said writ specified, and if sufficient personal property of the said judgment debtor James Grayson should not be Bound, then he should cause the amount of said judgments, with costs, to be made of the real property in said county belonging to said judgment debtor, not exempt from execution, on the 18th day of October, 1922, or any time thereafter.

And, whereas, sufficient personal property of said judgment debtor could not be