

## [COMPARED]

& Texas Railway Company, Defendant in Equity, No. 4564, Consolidated cause, and in the constituent causes thereof ( herein collectively called the Missouri Consolidated Cause ) there was made and entered on June 30, 1922, a Final decree, ( hereinafter called the Missouri Final Decree ), whereby, among other things, it was ordered, adjudged and decreed that all property of every kind, character and description covered by the lien of any of the following mortgages ( hereinafter , together with any supplements to any thereof, collectively called the foreclosed Mortgages ), viz:

(a) the Consolidated Mortgage of the Railway company, dated April 1, 1910, (hereinafter called the Consolidated Mortgage) made to Central trust company of New York and James Campbell, as Trustees, ( under which Central Union Trust Company of New York is now trustee ),

(b) the Second Mortgage of the Railway Company, dated June 1, 1890, ( hereinafter called the Second Mortgage ) made to The Mercantile Trust company, ( to which by consolidation Bankers Trust Company is now the lawful successor ) as Trustee,

(c) the First Extension Mortgage of the Railway Company, dated November 1, 1894, made to Central ( now Central Union ) Trust Company of New York, as Trustee , and supplements thereto ( hereinafter collectively called the First Extension Mortgage ),

(d) the First Mortgage of the Missouri, Kansas & Eastern Railway Company, dated April 1, 1892, ( hereinafter called the Eastern First Mortgage ) made to Central Trust Company of New York, as Trustee ( under which Irving Bank-Columbia Trust Company is now trustee ),

(e) the Second Mortgage of The Missouri, Kansas & Eastern Railway Company, dated April 1, 1892 ( hereinafter called the Eastern Second Mortgage ) made to Central ( now Central Union ) Trust Company of New York, as Trustee,

(f) the St. Louis Division Refunding First Mortgage of the Railway Company, dated April 1, 1901 ( hereinafter called the St. Louis Division Mortgage ) made to The Farmers' Loan and Trust Company, as Trustee,

(g) the First Mortgage of The Southwestern Coal and Improvement Company, dated July 1, 1889, made to The Farmers' Loan and Trust Company , as Trustee, and supplements thereto ( hereinafter collectively called the Southwestern Mortgage ).

(h) the First and Refunding Mortgage of the Railway Company, dated September 1, 1904, made to The Farmers' Loan and Trust Company, as Trustee, and supplements thereto (hereinafter collectively called the Refunding Mortgage), and

(i) the General Mortgage of the Railway Company, dated January 1, 1906, made to The New York Trust Company and Jacob C. Van Blarcom, as Trustees, (under which The New York Trust Company and Benjamin F. Edwards are now trustees) and supplements thereto, ( hereinafter collectively called the General Mortgage )

(other than cash in the hands of the Trustees under said respective mortgages) and all property of every kind, character and description of the Railway company and all property of every kind, character and description of the Receiver, should be sold in the manner and subject to the provisions in the Missouri Final Decree set forth, and that said sale should be made upon the premises of the Railway company in the Missouri Final Decree directed to be sold, at the east entrance to the Railway Company's passenger station at Colbert, in the Town of Colbert, Bryan County, in the State of Oklahoma, on a day and at an hour to be fixed by the Special Master with the approval of the solicitors for the Consolidated Trustee, or as the Missouri Court might order, and that notice of the time and place of sale, describing briefly and generally the property to be sold and referring intending purchasers for a more particular description of the property to be sold and of the terms of sale to the Missouri Final Decree and to the record in the Missouri consolidated cause and to the statements of the