sum of \$1,000.00 with interest thereon from August 13, 1920, at the rate of 10% per annum, and \$125.00 attorney's fees and cost of this action, and the Court further decreed that the said defendent and cross petitioner, Mina M. Tadder, had a first lien on the above described property for said amount; and,

Wheres, the Court further decreed that the Sand Springs State Bank, a corp cration, have and recover a judgement against the defendents, W. M. McKellop and Amy McKellop, for the sum of \$350.00 with interest thereon from Dec. 20, 1922 at the rate of 10% per annum and \$100.00 and further decreed that said defendent and cross petitioner, Sand Springs State Bank, had a second lien on the above described property, and,

Whereas, the Court further decreed that the plaintiff heran, F. S. Miller, Lumber Company, a corporation, have and recover a judgement against W. M. McKellop and Wmy McKellop for the sum of \$483.54 with interest thereon from the 12th day of March, 1920, at the rate of 6% per annum and \$190.00 attorney's fees; and further decreed that said plaintiff had a third lien on the above described premises, subject to the first and second liens above mentioned; and,

Wheras, the Court further decreed that the said defendents and crosspetitioner.

P. J. Purcell, have and recover fromthe defendents, W. M. McKellop and Amy McKellop, the sum of \$750.00 with interest thereon from July 7, 1920, at the rate of 10% per annum and \$175.00 attorney's fees and \$44.40 for insurance paid by defendent, P.J.Purcell, and further decreed that said defendent and cross petitioner had a fourth lien on the above described premses, subject only to the first, second and third liens abovementioned; and

Whereas, the Court further decreed that the defendent and cross petitioner, Mina M. Tadder, have and recover from the said defendents. W. M. McKellop and Amy McKellop, a further judgement for the sum of \$800.00 with interest thereon from Nov 3, 1920, at the rate of 10% per annum and an attorney's fee of \$80.00 and the court further decreed the same to be a fifth lien on the above described premises, subject only to the first, second, third and fourth liens above mentioned; and.

Whereas, the Court further decreed that the said defendent and cross petitioner Mine M. Tadder, have and recover a further judgement against said defendents, W. N. Mc., Kellop and Amy McKellop for the sum of \$500.00 with interest thereon/from June 1, 1921, at the rate of 10% per annum and \$75.00 attorney's fees; and further decreed that the same be declared a sixth lien on the above described premises, subject only to the first, second, third, fourth and fifth liens above mentioned; and,

Whereas, The Court further decreed that said mortgages contained the words one "appraisement waived" and adjudged and decreed that if all or any of said judgements and liens remain ubpaid a t the expiration of six months from the date thereof, then in that event said liens shall be foreclosed and the above described premises be ordered sold according to law and without appraisement, and the proceeds of said and be applied to the satisfaction of said foregoing liens in the order heretofore named;, and,

Whereas, on the 14th day of November, 1923, an execution and order of sale of that date was issued out of said court by the clerk thorof, upon and in pursuance of said judgement directed to the shariff of the said county of Tulsa and State of Oklahoma, commanding him to cause said lands and tenements of said defendents described in said judgement as above set forth to be sold according to law, without appraisement, and commanding said Sheriff to make returnof said order of sale, showing the manner in which thesail sheriff had a xecuted the same within sixty days from the date thereof; and.

Whereas, said order of sale we duly delivered to and received by said Sheriff on the 4th day of November, 1923, and he, the said Sheriff, did forthwith levy said writ in

481

()

0

.....

, *a