W. L. McCaskey, co-partners recovered a judgment against said defendants, Nora M. Dillon and B. F. Dillon for the sum of \$441.45 with interest at the rate of six per cent per amum from May 3rd, 1923, and \$75.00 attorney fees and the foreclosure of its lien upon the property above described; and on said date, the cross petitioner Davison Electric Company recovered a judgment against said Nora M. Dillon and B. F. Dillon for the sum of \$178.95 with interest at the rate of six per cent per amum from March 5th, 1923 and \$50.00 attorneys fees, and the foreclosure of its lien upon the property above described; and on said date, the cross petitioner, C. A. Baley, recovered a judgment against the defendents Nora M. Dillon and B. F. Dillon for the sum of \$409.50 with interest at six per cent per annum from April 10, 1923 and \$50 attorney fees and the foreclosure of his lien upon the property above described; and on said date the cross petitioner, D. E. Green, recovered a judgment against the defendants Nora M. Dillon and B. F. Dillon for the sum of \$110.00 with interest at six per cent per amum from March 15th 1923 and \$50 attorney fees and the foreclosure of his lien upon the premises above described; and on said date the cross petitioner, T. J. Carter recovered a judgment against the defendants Nora M. Dillon and B. F. Dillon for the sum of \$809.50 with interest at the rate of six per cent per amum from April 1st, 1923 and \$100.00 attorney fees and the foreclosure of his lien against said premises above described; and the further judgment against said defendants, Nora M. Dillon and B. F. Dillon for court costs in the sum of \$50.00; and afterwards on the 30th day of July. 1924 an execution and order of sale of that date was issued out of said court by the clerk thereof, upon and in pursuance of said judgment, directed to the sheriff of said County of Tulsa, State of Oklahoma, commanding him to cause the said lands and tenements of said defendants, Nora M. Dillon and B. F. Dillon, described in said judgment, to-wit: Lot Nine and the west five feet of Lot eight of Block seven of Burnette Addition to the City of Tulsa, Oklahoma, according to the recorded plat thereof, to be sold according to law, with appraisement, and commanding said sheriff to make return of said order of sale with his certificate thereon, showing the manner in which said Sheriff had executed the same, within sixty days from the date thereof; and

Whereas, said execution and order of sale was duly delivered to and received by said sheriff on the 30th day of July 1924, and said sheriff by virtue thereof, did on the 4th day of August, 1924, call an inquest of three disinterested householders resident within the said County of Tulsa, State of Oklahoma, and administer to them an oath impartially to appraise the property so levied, upon actual view thereof, and the said householders having duly and as directed appraised the said property, to-wit: Lot Nine and the West five feet of lot Eight of Block seven of Burnette Addition to the City of Tulsa, Oklahoma, according to the recorded plat thereof, forthwith made and returned to said sheriff under their hands an estimate and appraisement of the real value of said property, which said appraisers fixed at \$4,000.00; and on receipt of said appraisement the sheriff deposited a copy thereof with the Court Cler*; and

Whereas, said sheriff the reupon advertised said property for sale by giving due and legal notice of the time and place of sale, and the property to be sold, by advertising the same in the Tulsa Daily Legal News, a newspaper of general circulation, printed and published in said County of Tulsa, for thirty consecutive days prior to the day of sale which was the 20th day of September, 1924; and

Whereas, on the said 20th day of September, 1924, pursuant to said notice of sale, the sheriff did offer the said property for sale at public auction at the fron door of the court house in the city of Tulsa, in said County of Tulsa, Oklahoma, at the hour of two o'clock P. M. at which sale the said property was sold and struck off to the said W. A. Rigby, the party of the second part, for \$2800,00, the said W. A. Rigby, being the highest

A SURVERON BY

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