UNITED STATES OF AMERICA

STATE OF ILLINOIS, COUNTY OF COOK

me man to an allow the committee	CHARLES F. INFEMAN
PLEAS, before the Honorable one of the Judges of the Circuit Court of Cook	County, in the State of Illinois, holding a branch Court of said
Court, at the Court House in said County, and State	July 28th
	86 Jund and of the Independence
of the United States of America, the two hundredth	
	CHARLES L. TREEMAN
Ojr	FICHARD M. DALEY, State's Attorney
C	RICHARD J. ELROD, Sheriff
Attest: MORGAN M. FINLEY, Clerk.	OZ
	PRESENT: The tonorable Judge of the Circuit Court of Cook County. FICHARD M. DA'LEY, State's Attorney RICHARD J. ELROD, Sheriff

M)

86-3156

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS COUNTY DEPARTMENT - CHANCERY DIVISION

Homestead Savings, a Federal

Savings & Loan Association,

PLAINTIFF,

TVS
NO. 85 CH 1369

Loren Krieps, Catherine Ann
Krieps, Harry "Bua" Yourell,
Registran of Titles AND UNKNOWN DWNERS,

DEFENDANTS,

JUDGMENT OF FORECLIBURE AND BALE

This cause having been duly heard by this Court upon the record herein, the Court FINDS:

- 1. It has jurisdiction of the parties nameto and the subject matter hereof.
- 2. That all the material allegations of the complaint are true and proven, and that by virtue of the mortgage, and the evidences of indebtedness secured thereby alleged in the complaint, there is due to the plaintiff, and it has a valid subsisting lien on the property described hereinafter for the following accounts:

Principal, Accrued Interest and Advances by Plaintiff \$47,635.92 Costs of Suit \$ 580.08 Attorneys fees \$ 450.00

TOTAL

\$48,665.00

All the foregoing amounts have been accounted for in the Affidavit filed by Plaintiff.

3. That under the provisions of said mortgage the costs of

foreclosure and reasonable attorneys fees are an additional indebtedness for which the plaintiff should be reimbursed and that such expenses and reasonable attorneys fees are hereby allowed to the plaintiff.

4. That the mortgage described in the complaint and hereby foreclosed appears of record in the Office of the Recorder of Deeds and the property herein referred to and directed to be sold is described as follows:

Lot 25 and Lot 26 (except the North 20 feet thereof) in the subdivision of the North 462 feet of Block 5 in Thomworkers Addition to South Chicago, a subdivision of the South fractional 1/2 of fractional Section 8, Township 37 North, Range 15, East of the Third Principal Meridian.

Common Address: 10229 S. Avenue J., Chicago, IL 60617

Permanent Index Number: 26-08-305-002



- 5. That the rights and interests of all defendants to this cause in and to the property hereinbefore described, are inferior to the lien of plaintiff heretofore mentioned.
- 6. That the original note and the original mortgage have been offered in evidence and exhibited in open Court, and plaintiff is hereby given leave to withdraw the original note and the original mortgage and in lieu thereof substitute true and correct copies therefore which are attached to the Complaint filed herein, and no further copies need be filed.

IT IS ORDERED and ADJUDGED that the period of redemption shall expire and terminate six (6) months after forcelosure sale as provided by Chapter 110, Section 12-128, Illinois Code of Civil Procedure, as amended, unless shortened, by further order of Court.

IT IS FURTHER ORDERED and ADJUDGED that unless within three (3) days from the date of the entry of this Judgment there shall be paid to the Plaintiff the respective sums, with interest thereon, (except on attorney's fees) at the rate of nine percent (9%) per annum from the date of this Judgment to the date of payment, and for the uses and benefits mentioned in Paragraph 2 of this Judgment, the real estate hereinabove described, together with all improvements thereon and appurtenances belonging thereto, or so much thereof as may be necessary to pay the amounts found due, and which may be sold separately without material injury to the parties in interest, be sold at public vendue to the highest and best bidder for cash, by Richard J.

03560196

Elrod, Sheriff of Cook County, in room 704 of the Richard J. Daley Center, Chicago, Illinois.

That said Sheriff give public notice of the time, place and berms of such sale by publishing the same at least once in each week for three successive weeks in a secular newspaper of general directation published in Cook-Torrens County, Illinois, the first publication to be not less than twenty (20) days before the date of said sale; that the Sheriff may, in his discretion for good reason, adjourn such sale so advertised and continue the same from time to time without further notice of publication of such sale by or al proclamation by him at the time and place set by the notice of publication of such sale or such announced subsequent date; that plaintiff or any of the parties to this cause, may become the purchaser or purchasers at such sale; that in the event plaintiff is the successful bidder at the sale, the Sheriff may accept plaintiff's receipt for its distributive share of the proceeds of sele in lieu of cash; that upon sale being made, said Sheriff shall execute and deliver to the purchaser or gurchasers a Certificate of Certificates of Sale which shall be recorded as required by law.

That out of the proceeds of such sale, he shall make distribution in the following order of priority:

- (a) Retain his fees, disbursements, and commission on such sale;
- (b) To the Plaintiff, or its attorney of record, the amount mentioned in Paragraph 2 of this Decree.
- (c) That if the proceeds of sale shall be more than sufficient to pay said Sheriff's feer and commissions and all sums due Plaintiff, the surplus shall be paid to Defendant, , not to exceed the amount set forth in paragraph seven (7) of the findings of this jecree, or to the extent that it may reach, together with interest at 9% per annum from the date of this decree to the date of payment.

That said Sheriff, upon making such sale, shall with all convenient speed, report the same to the court for its approval and confirmation, and he shall likewise report the distribution of the proceeds of sale and his acts and doings in connection therewith! that the Sheriff take receipts from the respective parties to whom he may have made payments as aforesaid, and file same with his report of sale and distribution in this court! that if after the payment of all the foregoing items there shall still be remainder, he hold the surplus subject to the further order of this court, and that if there be insufficient funds to pay in full the amounts found herein, he specify the amount of deficiency for such amount.

0 3 5 5 0 1 9 6

That Plaintiff shall be entitled to a lien upon the rents, lesues and profits from the premises involved herein during the stabutory period of redemption for the amount of such deficiency whether or not a redemption is made from the sale hereunder prior to the expiration of said period of redemption.

That if the premises so sold shall not be redeemed according to and within the time proved by law, then upon issuance of a Sheriff's Deed, the defendants, and all persons claiming under them on any of them, since the commencement of this suit be forever barred and foreclosed of and from all rights and equity of redemption or claim of, in and to said premises, or any part thereoff and in case said premises shall not be redeemed as aforesaid, they upon the production to the Sheriff or his successor, of said Certificate of Sale by the legal holder thereof, said Sheriff shall execute and deliver to him a good and sufficient deed of conveyance of said premises; and that thereupon the grantee or grantees in such deed, or his or their legal representatives or assigns be let into possession of said premises; and that any of the parties hereto who shall be in possession of said premises, or any portion thereof, or any person who may have come this possession of said premises under them, or any of them, since the commencement of this suit, upon production of said Sheriff's Deed of conveyance, surrender possession of said premises to said grantee or grantees, his or her representatives or assigns, and in default of so doing, a writ of assistance shall issue.

The court hereto retains jurisdiction on the subject matter of this cause and of all the parties hereto for the purpose of enforcing this Judgment, and for the purpose of appointing or continuing a Receiver herein during the period of Vedemption.

E	INTER:	
		CVEN.N T
-	JUDGE	JIII O CONTROL DO
DATED		NOW CHARLES 1986
SHAPIRO & KREISMAN, P.C.		35
Attorneys for Plaintiff 1151 A Lake Cook Road Deerfield, Illinois 60015		0196

UNOFFICIAL COPY , , 6

(312) 945-6040 ATTY # 31140

Property of Cook County Clerk's Office

3560196

03560196

STATE	OF	ILL	JINC	HS,
COUNT	Y ()F (CO	K

(10-84) CCDCH-6

9	
STATE OF ILLINOIS, COUNTY OF COOK	SS.
I. MORGAN	M. FINLEY, Clerk of the Circuit Coarl of Cook County, in and for the State of Illinois,
and the keeper of the r	ecords, files and seal thereof, do hereby certify the above and foregoing to be true, perfect
and complete	OF A CERTAIN JUDGMENT MADE AND FATERED OF RECORD IN SAID COURT:
	3
.,.,.,	<u>.</u>
in a certain cause lately	pendiĥy in said Courf, between
Homestead Se	ivings, a Federal Savings & Loan Assn plaintiff/petitioner
and Loren Krieps	, Catherine Ann Krieps, et al
	IN WITNESS WHEREOF, I have hereunto set my hand, and affixed
	the sent of said Court, in said County, this 15th
(0-84) CCDCH-6	day of October 19 8
	<i>)</i>

Property of Coot County Clert's Office

かんかの

3727235