

The City Attorney or solicitor charged with the collection of City Attorney. any such taxes may thereupon prepare and file in the office of the Clerk of the Circuit Court for Duval county, Florida, a bill in chancery in the name of the City of Jacksonville, alleging the city's claim of lien against such real estate, and he shall name as parties defendant to the said bill the parties named as owners of such real estate on the copies from the city's assessment rolls so certified to him, and such other persons as the City Attorney or solicitor may know or have satisfactory reason to believe to be owners of or interested in such real estate, or to have any right thereto or lien thereon.

Upon application of the City Attorney or solicitor, the Clerk of Publication of notice. the Court shall make an order of publication of notice to all persons having any interest or right, whether as owners, lien holders, or otherwise, in such real estate, which notice shall be addressed "To all whom it may concern," requiring them, on or before a day to be fixed by such order, to appear to and answer such bill and set forth the nature of their respective interest in, rights to, and liens upon such real estate, and such order shall contain a description of such real estate and the names of all parties named in such bill as defendants, and shall be published in a newspaper published in the City of Jacksonville once each week for eight successive weeks prior to the day fixed in such order for the appearance of defendants; and in all suits in which such order and publication shall be made, the interests, rights and liens of all persons in, to and upon such real estate, whether such persons be named in the bill or not, shall be foreclosed by decree, and their respective interests, rights and liens shall be affected thereby to the same extent as though they were named and duly served and had appeared as parties defendant in such suits; but should such suits be prosecuted to conclusion without the publication of such notice, the interests, rights and liens of only those persons named as defendants and duly served, shall be foreclosed by decree; Provided, however, That such order and publication shall not avoid the necessity of personal service of subpoena upon all parties named defendant to such bill who are to be found within the jurisdiction of the court.

Upon a collection of the moneys due the city, payment shall be Order of payments. made, first, of all court costs, including clerk's, sheriff's, master's and advertising fees; second, of the amount due the city for taxes and interest; and last, of the attorney's or solicitor's fee for services in connection with the collection of such taxes.

SEC. 141. In all suits brought by the city to enforce the pay- Sec. 19, Ch. 4300, Attorney's fees. ment of moneys claimed to be due it, whether for taxes or assessments, or upon any contract, express or implied, or howsoever