

One last thing I learned a bit about liens they are judgments the words mean one in the same

Rhea v smith 434 us 274 1139 L Ed 71 sec. 1555

Lien in courts of record generally:

Judgments and decrees rendered by any court of record shall be a lien on the real estate of the person against whom they are rendered situate in the county for which the court is held

28 USC

禮 1962. Lien

Every judgment rendered by a district court within a State shall be a lien on the property located in such State in the same manner, to the same extent and under the same conditions as a judgment of a court of general jurisdiction in such State, and shall cease to be a lien in the same manner and time. This section does not apply to judgments entered in favor of the United States. Whenever the law of any State requires a judgment of a State court to be registered, recorded, docketed or indexed, or any other act to be done, in a particular manner, or in a certain office or county or parish before such lien attaches, such requirements shall apply only if the law of such State authorizes the judgment of a court of the United States to be registered, recorded, docketed, indexed or otherwise conformed to rules and requirements relating to judgments of the courts of the State.

Rule 17. Plaintiff and Defendant; Capacity; Public Officers

https://www.law.cornell.edu/rules/frcp/rule_17