622 In case of foreclosure, said party of the second part, or assigns, shall be entitled to have a receiver appointed by mion of the premises, collect the rents and profits thereon and apply the the Court, who shall enter and take posse as the Court may direct, and any judgment for the foreclosure of this mortgage shall provide that all the land erein described shall be sold together and not in separate parcels. It is agreed between the parties hereto that if the parties of the first part do not maintain the premises in reasonable repair the party of the second part or assigns may do not and may add to the indebtedness any reasonable expense necessary and proper for the maintenance or repair of the security. the. and WINKLES Huce Sull, the mertgage has been guid in and J Budential alcured. by the and agre nts being performed, this mortgage shall be void and shall be d at the costs and expense of the parties of the first part; otherwise to remain in full force and virtue. In Witness Whereof, the said parties of the first part ha we hereunto set their hands and seals on the day and year first above written. The. James Robert Barn P Jaanne L. Barr P P 1 tary. (Vac !! 9.52 AUN State of Ka asses tout Be il re Co DOUGLAS d that on this day of April me, the reigned, a Notary Public in and for the County and State afores 1.1 19 49 about the 12th day of JAMES ROBERT BARR and JOANNE P. BARR, his wife Robert Reynaud ale 42% personally known to us to be the s an example the constitut of the same. use person 8 who executed the foregoing mortgage, as ch pé **Millin** d affinit Big official soul the day and your last ab and fair Noting Public, Douglas Douglas ty, Kana 1952 Ta 6 mald A. Dock Register Heeds