## Mortgage Record, No. 93, Madison County, Iowa

MATT PARROTT & SONS CO., WATERLOO, IOWA B86562 (I)			
MORTGAGE	Ì	74	
Gorham Palmer & wife	Filed for record	theday of	pril
	(	, at <b>4:27</b> o'clock <b>P</b>	
	<b>#1</b> 763	Pearl E. Shette	rly, Recorder.
W. T. Guiher	Ву	<b>X</b>	Deputy.
	Recording fee, \$	1.00	ı
THIS MORTGAGE, Made the4thday of			
Gorham Palmer, Jr., and wife, Ka			
of Madison County, and State of		-	
W. T. Gui			
hereinafter called <b>the</b> mortgagee. WITNESSETH: That the m Nine Hundred Fifty & 00/100			
paid by the mortgagee, do hereby convey to the mortgagee,			
County of Madison , State of Iow	va, to-wit:		
The Northeast Quarter (Nand all that part of Nor Quarter (NE1/4) in Section in Township Seventy-four West of the 5th P.M., Iownse or less according to established across same.	thwest Quarter Fourteen (14) (74) North, o wa, containing o government s	(NW $\frac{1}{4}$ ) of the No. 1, Lying South of Range Twenty-e in all about 64	rtheast Highway,No 70 ight (28) acres,
(This mortgage is given as the	balance of the	purchase price	for said land)
•			
	nces thereto belonging	g, and the mortgagors war	rant the title against all
persons whomsoever.  All rights of homestead and contingent interest\$ known as do			-
All rights of homestead and contingent interests known as documentations:  First. That the mortgagors shall pay to the mortgagee or	wer, or however else, a	re hereby conveyed. To buttors, or assigns, the sum of	e void upon the following
All rights of homestead and contingent interests known as doconditions:  First. That the mortgagors shall pay to the mortgagee or  Fifty & 00/100	wer, or however else, a his heirs, exec	re hereby conveyed. To but ors, or assigns, the sum of $\Omega \cdot \Omega \cdot \Omega$ . Dollars	ofday
All rights of homestead and contingent interests known as do conditions:  First. That the mortgagors shall pay to the mortgagee or  Fifty & 00/100	wer, or however else, a his heirs, exec	re hereby conveyed. To but ors, or assigns, the sum of $\Omega \cdot \Omega \cdot \Omega$ . Dollars	ofday
All rights of homestead and contingent interests known as do conditions:  First. That the mortgagors shall pay to the mortgagee or  Fifty & 00/100	wer, or however else, a his heirs, exec(\$ 5 4, 1945, 1946,	re hereby conveyed. To but ors, or assigns, the sum of $0.00$ . Dollars 1947, 1948 and S	ofday  Six Hundred
All rights of homestead and contingent interests known as do conditions:  First. That the mortgagors shall pay to the mortgagee or  Fifty & 00/100	wer, or however else, a  his heirs, exec  (\$ 5  4, 1945, 1946, y of December,	re hereby conveyed. To houtors, or assigns, the sum of 0.00	ofday  Six Hundred
All rights of homestead and contingent interests known as do conditions:  First. That the mortgagors shall pay to the mortgagee or  Fifty & 00/100	wer, or however else, a his heirs, exec(\$ 5 4, 1945, 1946, y of December, certain promissory no	re hereby conveyed. To houtors, or assigns, the sum of 0.00 Dollars 1947, 1948 and 2 1949,	e void upon the following of
First. That the mortgagors shall pay to the mortgagee or Fifty & 00/100	wer, or however else, a his heirs, exec(\$ 5 4, 1945, 1946, y of December, certain promissory no	re hereby conveyed. To houtors, or assigns, the sum of 0.00 Dollars 1947, 1948 and 3 1949, otes with out herine Palmer	e void upon the following of
All rights of homestead and contingent interests known as documentations:  First. That the mortgagors shall pay to the mortgagee or  Fifty & 00/100	wer, or however else, a  his heirs, exec (\$ 5  4, 1945, 1946,  y of December,  certain promissory no  and wife, Kat  rable at the off e insured in some response, and deliver to the mortge, xes which are, or become,	re hereby conveyed. To houtors, or assigns, the sum of 0.00 Dollars 1947, 1948 and Substitute Substitute Palmer ice of W. T. Guih ice company or companies, satingee the policies and renewal recallien on said premises; if mortgalien on said premises; if m	e void upon the following of
All rights of homestead and contingent interests known as does conditions:  First. That the mortgagors shall pay to the mortgagee or fifty & 00/100	wer, or however else, a  his heirs, exec (\$ 5  4, 1945, 1946,  y of December,  certain promissory no  and wife, Kat  rable at the off e insured in some response, and deliver to the mortge xes which are, or become, a d should the mortgagee be	re hereby conveyed. To houtors, or assigns, the sum of 0.00 Dollars 1947, 1948 and 2 1949,  ote s with out herine Palmer ice of W. T. Guild ble company or companies, satigue the policies and renewal recapitude in litigation, either the policies and renewal recapitude in litigation either the policies and renewal recap	e void upon the following  of
All rights of homestead and contingent interests known as documentations:  First. That the mortgagors shall pay to the mortgagee or Fifty & 00/100	wer, or however else, a  his heirs, exec (\$ 5  4, 1945, 1946,  y of December,  certain promissory no  and wife, Kat  rable at the off e insured in some responsi , and deliver to the mortga , xes which are, or become, a d should the mortgagee be he mortgagee the payment ler; and all such amounts a with eight per cent per an mortgage, either wholly or	re hereby conveyed. To he utors, or assigns, the sum of 0.00	coupons  start winterset, Iowassactory to mortgagee, for the eights.  ler, winterset of the eights.
All rights of homestead and contingent interests known as do conditions:  First. That the mortgagors shall pay to the mortgagee or fifty & 00/100	wer, or however else, a  his heirs, exec	re hereby conveyed. To houtors, or assigns, the sum of 0.00 ) Dollars 1947, 1948 and 2 1949,  ote s with out herine Palmer ice of W. T. Guik ble company or companies, satigee the policies and renewal recallent on said premises; if mortgate come involved in litigation, either and recovery of all money, cost shall constitute a part of the definum interest thereon, from the in part, including the payment hout notice or demand.	coupons  er, Winterset, Iowesfactory to mortgagee, for the eipts.  gors fail either to pay such er in maintaining the security ts, expenses, or advancements of thereby secured, to the same date of such payments.  of interest when due shall, at
All rights of homestead and contingent interests known as documentations:  First. That the mortgagors shall pay to the mortgagee or fifty & 00/100	wer, or however else, a  his heirs, exec	tre hereby conveyed. To he utors, or assigns, the sum of 0.00	coupons  Ler, Winterset, Iowassactory to mortgagee, for the eipts.  Ler in maintaining the security ts, expenses, or advancements at hereby secured, to the same date of such payments.  Lettorney's fees, and costs, and amortgage, the court in which ress of said cause, on applica-
All rights of homestead and contingent interests known as do conditions:  First. That the mortgagors shall pay to the mortgagee or fifty & 00/100	his heirs, exection of said action or at any stronger of the grounds for the appointmen other grounds for the appointmen of the grounds for the grounds for the appointmen of the grounds for the	re hereby conveyed. To he utors, or assigns, the sum of 0.00	coupons  cou
All rights of homestead and contingent interests known as doceonditions:  First. That the mortgagors shall pay to the mortgagee or Fifty & 00/100	wer, or however else, a  his heirs, exec	re hereby conveyed. To he utors, or assigns, the sum of 0.00 Dollars 1947, 1948 and 5 1949, Dote s with Qut herine Palmer ice of W. T. Guin ble company or companies, satigue the policies and renewal rece a lien on said premises; if mortga come involved in litigation, eith and recovery of all money, cost shall constitute a part of the definum interest thereon, from the in part, including the payment hout notice or demand. Of said principal sum, interest, settion for the foreclosure of this age during the pendency or progr, and collect and receive said ret of a receiver shall apply and be trantees, lessees, tenants, and as nant or lessee to the mortgagee	coupons  Ler, Winterset, Iowers fail either to pay such the ferby secured, to the same date of such payments.  Interest when due shall, at attorney's fees, and costs, and mortgage, the court in which ress of said cause, on applications and profits and apply the in force whether or not said lefault aforesaid.  Six Hundred  Coupons  Coupons  Ler, Winterset, Iowers fail either to pay such the same date of such payments.  Interest when due shall, at attorney's fees, and costs, and mortgage, the court in which ress of said cause, on applications and profits and apply the ein force whether or not said lefault aforesaid.  Signs, and in case of the rentherein, or assigns, to apply on
All rights of homestead and contingent interests known as do conditions:  First. That the mortgagors shall pay to the mortgagee or	his heirs, executed heirs, and wife, Kat able at the off e insured in some responsion, and deliver to the mortgage being he mortgage to he mortgage the payment der; and all such amounts with eight per cent per armortgage, either wholly or and collectible forthwith with property for the payment and the filing of a bill or professession of said property lation for the appointment other grounds for the appointment shall be paid by the terage, or his assigns, shall cage, or his assigns, shall cage.	tre hereby conveyed. To he utors, or assigns, the sum of 0.00 ) Dollars 1947, 1948 and 2 1949,  the suith Qut herine Palmer  ice of W. T. Guin ble company or companies, satigee the policies and renewal recalling a lien on said premises; if mortga come involved in litigation, either and recovery of all money, costall constitute a part of the delimin interest thereon, from the in part, including the payment hout notice or demand. of said principal sum, interest, settion for the foreclosure of this age during the pendency or programment, and collect and receive said reto of a receiver shall apply and beintment of a receiver than the crantees, lessees, tenants, and as nant or lessee to the mortgagee constitute payment or discharge	coupons  Ler Winterset Jowe sfactory to mortgagee, for the legors fail either to pay such er in maintaining the security ts, expenses, or advancements thereby secured, to the same date of such payments. of interest when due shall, at attorney's fees, and costs, and mortgage, the court in which ress of said cause, on applica- ents and profits and apply the leging in force whether or not said lefault aforesaid. signs, and in case of the rent- herein, or assigns, to apply on of said rental.
All rights of homestead and contingent interests known as do conditions:  First. That the mortgagors shall pay to the mortgagee or	his heirs, executors, and wife, Kat rable at the off e insured in some responsion, and deliver to the mortgage being mortgage, either wholly on decollectible forthwith with property for the payment and the filing of a bill or pof said action or at any stepossession of said property lation for the appointment of the	tre hereby conveyed. To he utors, or assigns, the sum of 0.00	coupons  cou
All rights of homestead and contingent interests known as do conditions:  First. That the mortgagors shall pay to the mortgagee or fifty & 00/100	his heirs, executed heirs, executed his heirs, executed heirs, executed heirs, executed heirs, and deliver to the mortgage of the mortgage of the mortgage of the mortgage of the mortgage, either wholly on the filing of a bill or property for the payment and the filing of a bill or profession of said action or at any start possession of said property lation for the appointment of the grounds for the appointment of the said action or at any start of the payment and the filing of a bill or profession of said property lation for the appointment of the grounds for the appointment of the said action or at any start shall be paid by the term of the said said property and the filing of a bill or profession of said property lation for the appointment of the said by the term of the said said by the term of the said said by the term of the said said said and the filing of the said by the term of the said said and the said said said said said said said said	utors, or assigns, the sum of 0.00 Dollars 1947, 1948 and Substitute of W. T. Guing ble company or companies, satigue the policies and renewal receives and receiver and recovery of all money, cost all constitute a part of the definum interest thereon, from the in part, including the payment hout notice or demand. Of said principal sum, interest, estition for the foreclosure of this age during the pendency or program to far a receiver shall apply and bound the pendency of the constitute of a receiver than the continum of a receiver than the constitute payment or discharge to constitute payment	coupons  Ler, Winterset, Iower sactory to mortgage, for the septs.  Ler of maintaining the security to the same date of such payments. Of interest when due shall, at attorney's fees, and costs, and mortgage, the court in which ress of said cause, on applications and profits and apply the in force whether or not said lefault aforesaid. Signs, and in case of the rentherein, or assigns, to apply on of said rental.  d as a part of the costs of the
All rights of homestead and contingent interests known as docentions:  First. That the mortgagors shall pay to the mortgagee or  Fifty & 00/100	his heirs, executed heirs, executed his heirs, executed heirs, executed heirs, executed heirs, and deliver to the mortgage of the mortgage of the mortgage of the mortgage of the mortgage, either wholly on the filing of a bill or property for the payment and the filing of a bill or profession of said action or at any start possession of said property lation for the appointment of the grounds for the appointment of the said action or at any start of the payment and the filing of a bill or profession of said property lation for the appointment of the grounds for the appointment of the said action or at any start shall be paid by the term of the said said property and the filing of a bill or profession of said property lation for the appointment of the said by the term of the said said by the term of the said said by the term of the said said said and the filing of the said by the term of the said said and the said said said said said said said said	tre hereby conveyed. To he utors, or assigns, the sum of 0.00	coupons  Ler, Winterset, Iower sactory to mortgage, for the septs.  Ler of maintaining the security to the same date of such payments. Of interest when due shall, at attorney's fees, and costs, and mortgage, the court in which ress of said cause, on applications and profits and apply the in force whether or not said lefault aforesaid. Signs, and in case of the rentherein, or assigns, to apply on of said rental.  d as a part of the costs of the
All rights of homestead and contingent interests known as doconditions:  First. That the mortgagors shall pay to the mortgagee or  Fifty & 00/100	his heirs, exections, exections, exections, exections, exections, exections, exections, executions, ex	utors, or assigns, the sum of 0.00 ) Dollars 1947, 1948 and 3 1949,  ote s with Qut herine Palmer  ice of W. T. Guin ble company or companies, satingee the policies and renewal rece a lien on said premises; if mortgate and recovery of all money, cost shall constitute a part of the definum interest thereon, from the in part, including the payment hout notice or demand. Of said principal sum, interest, settion for the foreclosure of this age during the pendency or program to far receiver shall apply and be informed and of a receiver shall apply and be interest, lessees, tenants, and as anat or lessee to the mortgagee constitute payment or discharge torneys fees are to be considered.  Gorham Palmer  Katherine Palmer	coupons  Ler, Winterset, Iowers factory to mortgage, for the reipts.  In the security to the same date of such payments.  In the factory's fees, and costs, and mortgage, the court in which ress of said cause, on applications and profits and apply the rein force whether or not said lefault aforesaid.  Signs, and in case of the rentherein, or assigns, to apply on of said rental.  In the voice of the costs o
All rights of homestead and contingent interests known as doconditions:  First. That the mortgagors shall pay to the mortgagee or  Fifty & 00/100	his heirs, exections, exections, exections, exections, exections, exections, exections, executions, ex	utors, or assigns, the sum of 0.00 ) Dollars 1947, 1948 and 3 1949,  ote s with Qut herine Palmer  ice of W. T. Guin ble company or companies, satingee the policies and renewal rece a lien on said premises; if mortgate and recovery of all money, cost shall constitute a part of the definum interest thereon, from the in part, including the payment hout notice or demand. Of said principal sum, interest, settion for the foreclosure of this age during the pendency or program to far receiver shall apply and be informed and of a receiver shall apply and be interest, lessees, tenants, and as anat or lessee to the mortgagee constitute payment or discharge torneys fees are to be considered.  Gorham Palmer  Katherine Palmer	coupons  Ler, Winterset, Iowassactory to mortgage, for the gipts.  Ler for in a single state of such payments.  In the reby secured, to the same date of such payments.  In the rest when due shall, at attorney's fees, and costs, and mortgage, the court in which ress of said cause, on applicates and profits and apply the in force whether or not said lefault aforesaid.  Signs, and in case of the rentherein, or assigns, to apply on of said rental.  In the violation of the costs of the said rental.  In the violation of the costs of the said rental.  In the violation of the costs of the said rental.  In the violation of the costs of the said rental.  In the violation of the costs of the said rental.  In the violation of the costs of the said rental.
All rights of homestead and contingent interests known as dorgonditions:  First. That the mortgagors shall pay to the mortgagee or Fifty & 00/100	his heirs, executed heirs, executed his heirs, executed heirs, executed heirs, executed heirs, and wife, Kat rable at the off e insured in some responsion, and deliver to the mortgage he mortgage the payment ler; and all such amounts with eight per cent per an mortgage, either wholly on the collectible forthwith with property for the payment and the filing of a bill or point an	utors, or assigns, the sum of 0.00 ) Dollars 1947, 1948 and 3 1949,  ote s with Qut herine Palmer ice of W. T. Guin ble company or companies, satigue the policies and renewal receives and renewal receives and recovery of all money, cost and receiver the payment hout notice or demand.  of said principal sum, interest, and as a continum to fa receiver shall apply and be intunent of a receiver than the continuent of a receiver shall apply and be constitute payment or discharge torney fees are to be considered to the mortgagee torney fees are to be considered to the mortgagee torney fees are to be considered to the mortgagee to the mo	coupons  Ler, Winterset, Iowers factory to mortgage, for the eipts.  Ler of maintaining the security the secu
All rights of homestead and contingent interest; known as do conditions:  First. That the mortgagors shall pay to the mortgagee or first. That the mortgagors shall pay to the mortgagee or first. That the mortgagors shall pay to the mortgagee or first. That the mortgagors shall pay to the mortgagee or first. A. D. 19 42, 1943, 1944.  **Example of December A. D. 19 42, 1943, 1944.  **Example of December A. D. 19 42, 1943, 1944.  **Example of the said Gorham Palmer, Ir., opearing even dates with these presents; principal and interest pay Second. That the mortgagors shall keep the buildings on said real estate use and security of the mortgagors shall keep the buildings on said real estate is an asset of the mortgagors shall keep the buildings on said real estate is an asset of the original secure to the curred or made necessary thereby, as also for taxes insurance paid hereund axient, as if such amounts were a part of the original debt secured hereby, and A failure to comply with any or more of the above conditions of this he mortgagee's option, cause the whole sums hereby secured to become due an And the mortgagors hereby pledge the rents, issues, and profits of said real authorize, agree, and consent that in case of any default as above mentioned, a aid suit shall be instituted, or any judge thereof, shall, at the commencement ion of the plaintiff, without any notice whatever, appoint a receiver to take purpoerty or any part thereof is used as a homestead, and without proof of any. This stipulation is hereby made binding on said mortgagors, their heirs, a ng or leasing of said premises, while this mortgage remains unsatisfied, all read debt as aforesaid, and no payment made to any one other than said mortgagor, and this stipulation is hereby made binding on said mortgagors, their heirs, and or leasing of said premises, while this mortgage remains unsatisfied, all read the same manner.  In Witness Whereof, Signed by the mortgagors, the day and to me personally known to be the ident mortgage as makers.	his heirs, executed heirs, executed heirs, executed heirs, executed heirs, executed heirs, and wife, Kat wable at the off e insured in some responsion, and deliver to the mortgage being he mortgage the payment der; and all such amounts with eight per cent per amortgage, either wholly on the collectible forthwith with property for the payment and the filing of a bill or professession of said property lation for the appointment other grounds for the appointment other grounds for the appointment of heir grounds for heir gr	utors, or assigns, the sum of 0.00 ) Dollars 1947, 1948 and 3 1949,  ote s with Qut herine Palmer  ice of W. T. Guin ble company or companies, satigee the policies and renewal recallent on said premises; if mortgate come involved in litigation, either and recovery of all money, cost shall constitute a part of the delimin interest thereon, from the in part, including the payment hout notice or demand. of said principal sum, interest, settion for the foreclosure of this age during the pendency or programed, and collect and receive said ret of a receiver shall apply and bointment of a receiver than the corantees, lessees, tenants, and as mant or lessee to the mortgagee constitute payment or discharge torney fees are to be considered to the constitute payment or discharge torney fees are to be considered to the undersigned, a Notar Katherine Palmer hames are such as a such	coupons  Ler Winterset Jowe sfactory to mortgagee, for the eipts.  Igors fail either to pay such er in maintaining the security ts, expenses, or advancements thereby secured, to the same date of such payments. of interest when due shall, at attorney's fees, and costs, and mortgage, the court in which ress of said cause, on applicates and profits and apply the in force whether or not said lefault aforesaid. Signs, and in case of the rentherein, or assigns, to apply on of said rental.  In a part of the costs of the said case apart of the foregoing
All rights of homestead and contingent interests known as dorgonditions:  First. That the mortgagors shall pay to the mortgagee or Fifty & 00/100	his heirs, executed heirs, executed heirs, executed heirs, executed heirs, executed heirs, and wife, Kat wable at the off e insured in some responsion, and deliver to the mortgage being he mortgage the payment der; and all such amounts with eight per cent per amortgage, either wholly on the collectible forthwith with property for the payment and the filing of a bill or professession of said property lation for the appointment other grounds for the appointment other grounds for the appointment of heir grounds for heir gr	utors, or assigns, the sum of 0.00 ) Dollars 1947, 1948 and 3 1949,  ote s with Qut herine Palmer  ice of W. T. Guin ble company or companies, satigee the policies and renewal recallent on said premises; if mortgate come involved in litigation, either and recovery of all money, cost shall constitute a part of the delimin interest thereon, from the in part, including the payment hout notice or demand. of said principal sum, interest, settion for the foreclosure of this age during the pendency or programed, and collect and receive said ret of a receiver shall apply and bointment of a receiver than the corantees, lessees, tenants, and as mant or lessee to the mortgagee constitute payment or discharge torney fees are to be considered to the constitute payment or discharge torney fees are to be considered to the undersigned, a Notar Katherine Palmer hames are such as a such	coupons  Ler Winterset Jowe sfactory to mortgagee, for the eipts.  Igors fail either to pay such er in maintaining the security ts, expenses, or advancements thereby secured, to the same date of such payments. of interest when due shall, at attorney's fees, and costs, and mortgage, the court in which ress of said cause, on applicates and profits and apply the in force whether or not said lefault aforesaid. signs, and in case of the rentherein, or assigns, to apply on of said rental. d as a part of the costs of the said cause are part of the costs of the security or assigns, to apply on of said rental.
All rights of homestead and contingent interests known as dorenditions:  First. That the mortgagors shall pay to the mortgagee or first. That the mortgagors shall pay to the mortgagee or first. That the mortgagors shall pay to the mortgagee or first. That the mortgagors shall pay to the mortgage.  Mattached, of December A. D. 19 42, 1943, 1944.  Mattached, of the said Gorham Palmer, Ir, becaring even dates with these presents; principal and interest pay Second. That the mortgagors shall keep the buildings on said real estates and security of the mortgagors shall keep the buildings on said real estates and security of the mortgagors in a sum not less than their insurable value. Third. The mortgagors shall pay, when due, and before delinquent, all taxes, or promptly to effect such insurance, then the mortgagee may do so; an ereated by this mortgage, or its priority, then this mortgage shall secure to the nourred or made necessary thereby, as also for taxes and insurance paid hereund extent, as if such amounts were a part of the original debt secured hereby, and A failure to comply with any more more of the above conditions of this he mortgagee soption, cause the whole sums hereby secured to become due an And the mortgagors hereby pledge the rents, issues, and profits of said real authorize, agree, and consent that in case of any default as above mentioned, a aid suit shall be instituted, or any judge thereof, shall, at the commencement ion of the plaintiff, without any notice whatever, appoint a receiver to take more to the payment of said premises, while this mortgage remains unsatisfied, all real and the same to the payment of said real suits is lawfully commenced to foreclose this mortgage, uit and collected in the same manner.  In Witness Whereof, Signed by the mortgagors, their heirs, and of Medison and State of Iowa And in the event a suit is lawfully commenced to foreclose this mortgage, uit and collected in the same manner.  Corham Palmer, the dead of the court; and this stipulation is hereby made binding	his heirs, executed heirs, executed heirs, executed heirs, executed heirs, executed heirs, and wife, Kata able at the off e insured in some responsion, and deliver to the mortgage being he mortgage the payment der; and all such amounts with eight per cent per armortgage, either wholly on the collectible forthwith with property for the payment and the filing of a bill or professession of said property dation for the appointment other grounds for the appointment other grounds for the appointment other grounds for the appointment of heir grounds for heir gr	utors, or assigns, the sum of 0.00 Dollars 1947, 1948 and Substitute and receiver all money, cost allen on said premises; if mortgace the policies and renewal recalled come involved in litigation, either and recovery of all money, cost and receiver of an area of the definition for the foreclosure of this age during the pendency or programment, and collect and receiver said receiver shall apply and bountment of a receiver than the crantees, lessees, tenants, and as mant or lessee to the mortgage constitute payment or discharge torney a fees are to be considered to the constitute payment or discharge torney a fees are to be considered to the undersigned, a Notar Katherine Palmer and the undersigned, a Notar Katherine Palmer and same same to be the constitute to the same to be the constitute of the same to be the undersigned of the same to be the constitute of the same to be the constitute of the same to be the constitute payment or discharge to	coupons  Ler Winterset Jowe sfactory to mortgagee, for the eipts.  gors fail either to pay such er in maintaining the security ts, expenses, or advancements thereby secured, to the same date of such payments.  of interest when due shall, at attorney's fees, and costs, and mortgage, the court in which ress of said cause, on applicates and profits and apply the ein force whether or not said lefault aforesaid.  signs, and in case of the rentherein, or assigns, to apply on of said rental.  d as a part of the costs of the same of said rental.  d as a part of the costs of the rentherein, or assigns, to apply on of said rental.  d as a part of the costs of the same of said rental.