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FOR SALE BY GEO. D. BARHARD & CO., ST. LOUIS, S

THE STAT	TE OF ALABAMA,	CIRCUI	T COURT, IN EQ	UITY,
Bald		} No <b>54</b> F	all	Term, 19 <b>1</b> 7
**************************************	Charles G. Hoi	les		Complainant
		vs.		
		iles	•••••••••••••••••••••••••••••••••••••••	Defendant
	Richerson			
having been taken, an	ated cause a Decree Pro Conf nd the cause being ready for s Stone & Ston	ubmission for final decree, a	ainst the Defenda nd no defense havin	nt, and evidence
Solicitors of record, no to the Judge for final	ow files with the Register of the decree in vacation.	his Court this written reques	it to deliver the pap	vers in this cause
			Solicitors for	Complainant.

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THE STATE OF ALABAMA, Trace Beggo Hours REQUEST FOR DECREE IN VACATION. Recorded in..... Yol.....Page..... Register.

Charles G. Hoiles.	
	CIRCUIT COURT OF
vs.	Balāwin COUNTY.
Grace Beggs Hoiles	IN EQUITY.
In this cause it being made to appear to the Register that on the	ninth day of
November 1917, a copy of the Bill of Complain Grace Beggs Hoiles, #57 Neil Avenue, Columbus, (	t filed in this cause was sent to
Defendant, by registered mail, postage prepaid, marked "For delivery onl and return receipt demanded addressed to the Register of this Court; and the	at on the 12th day day of
of November, 1917. 19 such receipt was duly receive	d and filed in this cause:
And it further appearing to the Register that the said Defendant ha	s failed to plead, answer or demur to
the said Bill to the date hereof, it is now, therefore, on motion of Complaina	nt, ordered, adjudged and decreed by
the Register that the said Bill of Complaint be, and it hereby is in all thin	©s taken as confessed against the said
Grace Beggs Hoiles	
	70. 4
This the 10th day of December	Defendant
DUM	1917, being Monday.
	$Re {\it gister}.$

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Charles G. Hoiles	THE STATE OF ALA. Baldwin	(
	PSTUMITE	Oddioog.
	IN EQUIT	r.
vs.	CIRCUIT COU	'
Grace Beggs Hoiles	•	
	Baldwin	COUNTY.
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This cause is submitted in behalf of Complaina	at upon the original Bill of Com	plaint, proof of
This cause is submitted in believe of Company	,	Andrew T
service, decree "pro confesso", test	imony of Charles G. Ho	olies, Andrew J.
Aubert and Dr. R. A. Hail and motion	for Final Decree in V	80811011•
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THE STATE OF ALABAMA, BALDWIN COUNTY.	No. 54 CIRCUIT COURT, IN EQUITY.
Charles G. Hoiles	····· Complainant
· · · · · · · · · · · · · · · · · · ·	s. Defendant
•	as submitted upon the Bill of Complaint, decree pro confesso
	s submitted upon the Bill of Complaint, decree pro confesso
	leration thereof, the Court is of opinion that the Complainant
is entitled to the relief prayed for in	his
aŭ	said bill.
	reed by the Court, that the bonds of matrimony heretofore
	the same are hereby dissolved, and the said
Charles G. Holles	is forever divorced from the said
Grace Beggs Hoiles	for and on account of
voluntarily deserting and abar	doning the said Charles G. Hoiles
without just cause	
•	
	- Asia
It is further ordered, that the said Charle	as alleged in said Bill of Complaint;
•	
be, and main is hereby permitted to again contract man	riage, upon the payment of the costs of Court in this cause.
It is further ordered, that the said Ch	erles G. Hoiles
pay the costs herein taxed, for which execution may issue,	and if such execution is returned "no property found,"
then execution for such costs may issue against the said	n Charles G. Hoiles
It is further ordered, adjudged and decreed that	said Charles C. Hoileses
shall not again marry except to said	There are this are
until sixty days after this date, and that if an appeal is	Posso morres
to said Grace Beggs Hoiles	during the next days she shall not marry again except
*	the pendency of said appeal.
, , , d	
This 14th day of Die	191
	Wedler
	Judge of the Circuit Court of Baldwin County.

	ИА,	TV.		At District of the Association o			7.161	Kegister		
No. 54	THE STATE OF ALABAMA, BALDWIN COUNTY.	CIRCUIT COURT IN EQUITY. BALDWIN COUNTY, ALA.	Charles G. Hoiles	Vš.	Grace Beggs Hoiles	PECKEE OF DIVORCE.	Jed Wollelum	Е. О. М.	Mended on humer	

THE STATE OF ALABAMA, No. 54 CIRCUIT COURT IN EQUITY.
Char.les G Hoiles
VS. Complainant
Grace Beggs Hoiles
DEPOSITION OF Chas G Hoiles
By virtue of the appointment to take the Deposition, indorsed in writing on the Interrogatories by the
Solicitor filing the same, in the above stated cause pending in said Court of said County,
I. T.W.Richerson Register of said Court of said County,
have called and caused to come before me.
Chas G Hoiles
the witness named in the Interrogatories, and having first sworn the said witness to speak the truth, the whole
truth and nothing but the truth, the said witness deposes and says as follows:
My Name is Chas G Hoiles and 1 am the Complainant in this suit,
And the second s
l reside at Robertsdale Baldwin County Ala, and have lived in this County, for about five years.
l married Grace Beggs Hoiles, the defendant in this suit
at Nashville Tennesee, on or about the 1st of October1915, just after
the marriage we came to Robertsdale, Baldwin County, Ala, and lived
there as man and wife for about two weeks when Grace Beggs Hoiles
voluntarily deserted and abandoned me without any just cause,.
From takt date she has continued to desert and abandon me
and has never returned to live with me as my wife . The Said Grace
Beggs Hoiles, without just cause or provocation abandoned and deserted
me over two years ago.

Charles G. Thoile.

Miles traveled at 5 cts, per mile,  Days attendance at \$1.50 per day,  Miles traveled at 5 cts, per mile,  Days attendance at \$1.50 per day,  Miles traveled at 5 cts, per mile,  Days attendance at \$1.50 per day,  Miles traveled at 5 cts, per mile,  Days attendance at \$1.50 per day,  Miles traveled at 5 cts, per mile,  REGISTER'S FEES.  Register  Days at \$1.50 per day,  Words at 20c per 100,	WITNESS' FEES.  I hereby certify that the following named witnesses are entitled to the amounts stated below:  Days attendance at \$1.50 per day, \$	Witness Tees.  Thereby certify that the following named witnesses are entitled to the amounts stated below:  Days attendance at \$1.50 per day, \$		an envelope properl under my hand and s					<u>Que</u>	19.17
Thereby certify that the following named witnesses are entitled to the amounts stated below:    Days attendance at \$1.50 per day, \$	Thereby certify that the following named witnesses are entitled to the amounts stated below:    Days attendance at \$1.50 per day, \$	Thereby certify that the following named witnesses are entitled to the amounts stated below:  Days attendance at \$1.50 per day, \$			en de la companya de	WITNES	S' FFES	of the	A Comment	Register.
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THE STATE OF ALABAMA, No. 1	P. JANY LANGUAGE TANK
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Ruas & Hoier Compla	inant
vs.	mant
Torce Beggh Holly Defer	ıdant
DEPOSITION OF Andrew J-Aubert	
	The second secon
By virtue of the appointment to take the Deposition, indorsed in writing on the Interrogator	les by the
Solicitor filing the same, in the above stated cause pending in said Court of said County,	
I,	1 County,
have called and caused to come before me Andrew. J. Aubert,	
	Action and the state of the sta
the witness named in the Interrogatories, and having first sworn the said witness to speak the truth,	the whole
truth and nothing but the truth, the said witness deposes and says as follows:	
The name is Androw I Authorst and I maside at Deboratedale in De	7 3 5
My name is Andrew J Aubert and l reside at Robertsdale in Ba	TO AN THE
County, Ala, where I have lived for the past four years ,.1 km	wc
Charles G Hoiles; he is over the age of 21 years and resides a	at .
Robertsdale ,Baldwin County,Ala,1 know Mrs, Grace Beggs Hoile	28
she is over the age of 21 years . 1 do not know where she now	
lives . About the 1st of October 1915, Mr and Mrs Hoiles bot	
came as man and wife to reside at Robertsdale ,where Mr Hoiles	3
then had a Mercantile business. She lived with him as his wife	<b>&gt;</b>
for about 2 weeks, then leaving him and going back north.	1
She has never returned to live with him since then.	- Committee of the Comm
l know of jo just cause or provocation that she had for	leaving
him.	
Mr. Hoiles has lived in Baldwin County, Ala over 3 years	
TI . HOTTOS HED TIAGR III DETRATI COMION WIE OACL S ACCI.	
andrew Sh	enth
	<b>X</b> Y V
	- And Annual Contraction
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10 Mucionon	the said Register, hereby certify that the
foregoing testimony was taken down in writing by	me el
· day of	19.7, at
12 alsonale	Alabama; that I have personal knowledge of, of
had proof made before me of the identity of the witness, and	that I am not of counsel or of kin to any of the parties to
said cause, or in any manner interested in the result thereof.	a Libertain which word
And I enclose the said Deposition, together with the Inter	rogatories, Direct and Cross, and documents which were
deposed to, in an envelope properly indorsed and sealed and place	tout of 19/7
Given under my hand and seal, this	- day of
	Register.
WITNESS	FEES.
I hereby certify that the following named witnesses are	
Witness	Days attendance at \$1.50 per day, \$
	Miles traveled at 5 cts. per mile,
	Days attendance at \$1.50 per day,
	Miles traveled at 5 cts. per mile,
	Days attendance at \$1.50 per day,
•	Miles traveled at 5 cts. per mile,
	Days attendance at \$1.50 per day,
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THE STATE OF ALABAMA, No. 54
Baldwin County. CIRCUIT COURT IN EQUITY.
Charles G Hoiles Complainant VS.
Grace Beggs Hoiles Defendant
DEPOSITION OF Dr. R.A. Hail
By virtue of the appointment to take the Deposition, indorsed in writing on the Interrogatories by the
Solicitor filing the same, in the above stated cause pending in said Court of said County,
I. T.W.Richerson, Register of said Court of said County.
have called and caused to come before me Dr. R.A. Hail
the witness named in the Interrogatories, and having first sworn the said witness to speak the truth, the whole
truth and nothing but the truth, the said witness deposes and says as follows:
said witness deposes and says as follows:
My name is R.A. Hail and l reside at Robertsdale in Baldwin
County, Ala, where I have lived for the past 3 years.
l know Chas G Hoiles, he is over the age of 21 years and resides at
Robertsdale ,Baldwin County, Ala, where he has resided , to my certain
knowledge for over 3 years. I know Mrs. Grace Beggs Hoiles;
she is over the age of 21 years .1 do not know where she now lives.
About the 1st of October 1915, Mr. and Mrs, Hoiles came as man and
wife to reside at Robertsdale, where Mr. Hoiles then had a
Mercantile business. The lived together as man and wife for about
2 weeks ,when Mrs, Hoiles , about the middle of Oct1915 left him
and went north, she has never returned to live with him since
then. I know of no just cause or provocation that she had for leav-
-ing him .
11 THOUNKE
and the control of t

-19 WRecurron	the said Register, hereby certify that the
foregoing testimony was taken down in writing by July	ref
in the words of the witness and were read over to	at assented, swore to and subscribed the
same in my presence, the	Al-home, that I have personal knowledge of, or
had proof made before me of the identity of the witness, and that	Alabama; that I have personal knowledge of, or
said cause, or in any manner interested in the result thereof.	
And I enclose the said Deposition, together with the Interroga	atories, Direct and Cross, and documents which were
deposed to, in an envelope properly indorsed and sealed and placed	the same on file in my office.
Given under my hand and seal, this d	ay of 19
	(L. S.) Register.
WITNESS' FE	
I hereby certify that the following named witnesses are entitled to the amounts stated below:	
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## ----PRAYER FOR RELIEF---

THE PREMISES CONSIDERED, may it please Your Honor upon a final hearing of this cause to Decree to Orator an absolute divorce for abandonment from the said Grace Beggs Hoiles and such other and further orders and relief as he may in equity and justice be entitled to.

And as in duty bound he will ever pray, etc., etc.,

Charles L. Hailes

By Stone + Stone

His solicitors.

The Respondent is required to answer each and eyryparagraph of the above bill of complaint from "FIRST" to "SECOND" inclusive, but not under etch, as oath is expressly waived.

By Stone + Stone
His solicitors

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GRACE BEGGS HOILES, )
Defendant.)

IN CIRCUIT COURT - BALDWIN COUNTY, ALABAMA. - EQUITY SIDE-

To the Hon. A. E. Gamble, Judge of the Circuit Court of Second Judicial Circuit, at Bay Minette, Alabama, Sitting in Equity:-

Your Orator, Charles G. Hoiles, exhibites this, his

bill of complaint for divorce for Voluntary Abandonment against Grace Beggs Hoiles.

Humbly complaining, Orator shows unto Your Honor that he is a "bona fide" citizen of the State of Alabama, and County of Baldwin, residing at Robertsdale, and has been for, more than three years next preceeding the filing of this complaint; that he is over the age of twenty-one (21) years; that defendant, Grace Beggs Hoiles, is over the age of Twenty-one (21) years; is a non-resident of the State of Alabama and when last heard from resided in the City of Columbus, State of Ohio, at #715 Neil Avenue.

ORATOR CHARGES:----

FIRST--That he and the defendant, Grace Beggs Hoiles, were married at Nashville, Tennessee, on to-wit: the Month of October, 1915, and consorted to-gether as man and wife for about two weeks until about the middle of October, 1915.

SECOND-That while residing to-gether as man and wife in Baldwin County, State of Alabama, at Robertsdale, the said Grace Beggs Hoiles, on-to-wit; October 11th, 1915, voluntarily deserted and abandoned Orator without just cause, and has continuously so deserted and voluntarily abandoned since that time and has refused often to return and live with him as his wife.

## ----PRAYER FOR PROCESS----

THE PREMISES CONSIDERED, Orator prays that Your Honor will make and cause to be issued such orders and decrees and subpoenas as will be necessary to make the said Grace Beggs Hoiles party respondent to this, his bill of complaint for divorce for voluntary abandonment.