

In the United States Circuit Court  
for the  
Eastern District of Kentucky.

---

DR. MILES MEDICAL COMPANY,  
Complainant.

vs.

JOHN D. PARK & SONS COMPANY,  
Defendant.

ASSIGNMENT OF ERRORS.

And now comes said THE DR. MILES MEDICAL COMPANY, complainant in the above entitled cause, by Frank F. Reed and Edward S. Rogers, its solicitors, and says that in the record and proceedings in the above entitled cause and in said final decree therein entered by said Circuit Court of the United States on the 28th day of February, 1908, dismissing the said bill of complaint for want of equity at complainant's cost, in sustaining said general <sup>and special</sup> demurrers thereto and in denying complainant the relief therein prayed and each and every part thereof, there is manifest error in this: That said Court erred in dismissing said bill of complaint for want of equity at complainant's cost and in sustaining the said general <sup>and special</sup> demurrers thereto and in denying and refusing to the complainant the relief and each and every part thereof as prayed in said bill of complaint, by reason whereof said complainant prays that said final decree may be reversed and that the defendant be required to answer the said bill of complaint, and that such other orders may be entered herein as equity and justice may require.

*Frank F. Reed Edward S. Rogers*

Solicitors for Complainant.

2558

United States Circuit Court  
for the  
Eastern District of Kentucky.

---

DR. MILES MEDICAL COMPANY

vs.

JOHN D. PARK & SONS COMPANY

---

ASSIGNMENT OF ERRORS.

.....  
.....  
.....

**FILED**

FEB 28 1908

**JOS. C. FINNELL**  
CLERK