H. W. Graham Town of Fairhope et al Juin Charge

The court charges you that if you are satisfied from the evidence in this case that the plaintiff knew or by the exercise of reasonable care should have known that the motor vehicle operated by Louis Timney, one of the defendants, was moving in his direction and, with such actual or imputed knowledge, nevertheless, placed himself in the path of its approach without regard to his safety and that such act on the part of the plaintiff was the doing of some act or the failure to perform some act, which an ordinarily prudent person under like or similar circumstances would or would not have done and such act proximately contributed to the injury and damage complained of then you must find for the defendant.

Diven Jelfair J. Maslebeurn, Sr. Gudge.