

Refused charges

1346 - 1346A.

Albert vs. Grubbs

1. The Court charges the jury that if you believe the evidence in this case, you cannot find a verdict for the Plaintiff.

*Refused
to be
sworn*

3. The Court charges the jury that under the evidence in
this case, you must find a verdict in favor of the
Defendant

*Refused
Huntley*

9. The Court charges the jury that if you are reasonably satisfied from all the evidence in this case that Plaintiff has failed to prove the material allegations of his complaint, you must find for the Defendant.

*Refused
to accept
jury*

Refused
to pay
costs

The court charges the jury that
under the allegations of plaintiff's
complaint, the plaintiff cannot recover
damages for any hospital or medical
expenses!

10. The Court charges the jury that negligence is never assumed from the mere fact of an accident.

*Refused
to accept
jury*

15

The Court charges the jury that if you believe the evidence in this case you cannot find a verdict for the Plaintiff under Count 3 and Count 4 of the Plaintiff's complaint as last amended.

*Refused to
Plead
Guilty*

A The Court charges the jury that if you are reasonably satisfied from the evidence in this case that at the time and place of this accident and immediately prior thereto that the Plaintiff was driving his car at a speed in excess of what a reasonable and prudent man under similar circumstances would have been driving his car at said time and place and that such excessive speed on the part of Plaintiff's automobile was the proximate cause of this accident, then the Court charges you that you cannot return a verdict against the Defendant.

Refused
to return
verdict

26

The Court charges the jury that unless you are reasonably satisfied from the evidence in this case that the Plaintiff was the owner of the automobile involved in this accident, then you cannot consider damages done to the automobile in arriving at your verdict.

*Refused
to answer
jury*