Given Churges

1346- 1346A-

Albert vs. Arnol

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1. The Court charges the jury that it you believe the evidence in this case, you cannot find a verdict against the Detendant Good House Keeping to The Appliance Co., Inc., a corporation.

5. The court charges the jury that unless you are reasonably satisfied from all the evidence in this case that the Defendant guilty of negligence, and that such negligence proximately caused the injuries to the Plaintiff, you cannot find a verdict for the Plaintiff.

6. The Court charges the jury that if you find from the evidence that a witness, who has testified in this case, has willfully, consciously and intentionally testified falsely to a material fact in this case, you are authorized to disregard his easer entire testimony.

11. The Court charges the jury that if there is a single member of this jury who, after considering all the evidence in this case, is not reasonably satisfied from the evidence that Plaintiff ought to recover a verdict, then you should not render a verdict against the Defendant.

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The Court charges the jury that in making up your verdict, you shall consider only the evidence presented to you, and your verdict must be based on the evidence presented for in this case.

13. The Court charges the jury that under the issues in this case, you cannot find a verdict for the Plaintiff unless you are reasonably satisfied from all of the evidence in the case that the Defendant guilty of negligence at the time complained of and that such negligence proximately caused the injuries to the Plaintiff and that the Plaintiff was not guilty of any negligence which proximately contributed to his injuries.

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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, the
Plaintiff lost control of his automobile, and if you are
further satisfied from the evidence in this case that Plaintiff's
loss of control of his automobile was the proximate cause of
this accident, then the Court charges you that you cannot
return a verdict against the Defendant.

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The court charges the jury that
if you believe the enclose in this
case you cannot return overleet against
the defendent W. D. Thubbs.