

Refused Charges  
State of Ala  
vs.

Rufus Howard Harder

March 30 - 1955

1. The Court charges the Jury that if the Jury believe the evidence in this case, the Jury should not find the defendant guilty as charged.

Refused  
H. M. Hill  
Judge

2. The Court charges the Jury that if the Jury believe the evidence  
in this case, the Jury should not find the defendant guilty of murder in any degree.

*Refused  
H. H. Bell  
Judge*

3. The Court charges the jury that if the jury believe the evidence in this case, the jury should not find the defendant guilty of manslaughter in any degree.

*Refused  
1st trial  
2nd*

84. The Court charges the jury that under the evidence in this case, the jury would not be authorized to find that Leroy Miller was murdered by a person acting in furtherance of a criminal conspiracy in which the said murderer and Howard Harden were fellow conspirators.

*Refused  
1/10/11  
J. H. Miller*

83. The Court charges the jury that under the evidence in this case, the jury would not be authorized to find that a criminal conspiracy existed between this defendant, Howard Harden, and others at and prior to the time of the homicide of Leroy Miller.

*Refused  
to testify  
jury*

88. The Court charges the jury that the State carries the burden to convince the jury by the evidence and beyond all reasonable doubt that Leroy Miller was feloniously killed within the territorial limits of Baldwin County and unless the jury be convinced beyond all reasonable doubt by the evidence that this is true, the jury should not return a verdict convicting the defendant.

*Refused to  
10/10/10  
J. Miller*

89. The Court charges the jury that in the absence of evidence sufficient to convince the jury beyond all readonable doubt that Leroy Miller was feloniously killed in Baldwin County, the jury would not be authorized to convict the defendant.

*Refused  
1/10/54  
J. H. H.*