

NO 1999

Given Charges

Sam Pratt vs. Johnny Harrell  
et al

1.

*John  
M. Miller*

I charge you, Gentlemen of the Jury, that negligence is the doing of some act or the failure to do some act, perform some act, which an ordinarily prudent man under like or similar circumstances would or would not do.

The Court instructs the jury that negligence is the failure to do what an ordinarily prudent person would have done under the circumstances, or the doing of that which an ordinarily prudent person would not have done.

*Some  
1/20/00*

I charge you that, if you are reasonably satisfied from the evidence in this case that the plaintiff is entitled to recover, in estimating the amount of damages he is entitled to recover, you may take into consideration the disabling effect of his injury or injuries, past and prospective, loss of time, loss of salary, doctors and medicine bills reasonably incurred, the incapacity to do as profitable labor as before the injury, and the mental and physical suffering caused by such injury.

*Given  
1000 full  
page*

I Charge you, Gentlemen of the  
jury, that if you believe from  
the evidence in this case that  
the plaintiff was guilty of negligence  
which proximately contributed, in  
the slightest degree to his injuries,  
you cannot find for the plaintiff.  
Given under my hand and seal  
this 1st day of June 1881.

I charge you that if you  
believe any part of the Plaintiff's  
testimony was willfully false,  
you may disregard all of his  
testimony.

For  
purpose  
only

*Given  
I have been  
Kurt*

PLAINTIFF REQUESTS CHARGES (B)

The court charges you, gentlemen of the Jury, that if you are reasonably satisfied from all of the evidence in this case, that the defendant drove or operated an auto-motive truck at a rate of speed in excess of forty miles per hour at the alleged time and place of the accident, then I charge you that the defendant was guilty of negligence as a matter of law, and that if you are further reasonably satisfied from all of the evidence in this case that such negligence proximately caused the plaintiff's damages and injuries complained of, then you must find for the plaintiff.

*Given  
1/10/62  
J. J.*

PLAINTIFF REQUESTS CHARGES (A)

The court charges you, gentlemen of the Jury, that if you are reasonably satisfied from all of the evidence in this case that the defendant drove or operated an auto-motive truck at a rate of speed in excess of forty miles per hour at the alleged time and place of the accident, then I charge you that the defendant was guilty of negligence as a matter of law.