Refused Charges Thompson 15. Michael The Court charges the jury that if they believe John N. Minchew and Drew J. Minchew converted to their own use by keeping or selling the lumber manufactured by them or either of them of timber which they cut from the property of Mrs. Sadie L. Thompson that would constitute conversion.

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The court charges that the jury may assess as damages for the conversion the highest value of each item which the Defendants converted to their own use from the time of conversion, until today, together with interest thereon from the time of conversion.

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The court charges the jury that if the Defendants had possession of the monies, timber or lumber, property of the Plaintiff, and did not deliver said monies, lumber or timber to the Plaintiff, so that it was lost to Plaintiff, this was conversion and the Defendants would be liable to the Plaintiff for the value of said monies, timber or lumber, with interest thereon from the time of conversion, until today.

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The court charges the jury that if they find for the Plaintiff
then they should find that if timber converted had fluctuating value
jury should award Plaintiff highest value shown by evidence with interest
from date of conversion.

The court charges the jury that if they find for the Plaintiff, they should give her the value of the lumber and paperwood, with interest thereon from the time it was cut by the Defendants.

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The court charges the jury that if they find for the Plaintiff they may assess damages for the conversion of each item on which they give judgment for the Plaintiff, the highest value of each item which the jury finds the Defendants converted to their own use said highest value assessed being the highest value from the time of conversion until today with interest thereon.

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The court charges the jury that if they find for the Plaintiff, they should give her the value of the lumber, with interest thereon from the time it was cut by the Defendants.

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The court charges the jury that if they find for the Plaintiff, that the Plaintiff is entitled to the highest value of each item which the Defendants converted to their own use from the time of such conversion, until today, together with interest thereon from the time of conversion.

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The court charges the jury that whoever undertakes tortiously to deal with the property of another as his own, or tortiously detains it from the true owner, is, in contemplation of the law, guilty of a "conversion".

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The Court charges the jury that if you are reasonably satisfied from the evidence that the Plaintiff sold the saw timber involved in this case to the Defendant John N. Minchew, then you cannot find for the Plaintiff under Count One of the Complaint.

The Court charges the jury that if you are reasonably satisfied from the evidence that the Defendant John N. Minchew bought the saw timber involved in this case from the Plaintiff, then it becomes immaterial whether or not the Plaintiff was ever paid for the saw timber, and you cannot find for the Plaintiff under Count One of the Complaint.

The Court charges the jury that if you are reasonably satisfied from the evidence that Eugene Sells bought the paper wood involved in this case from the Plaintiff before such paper wood was cut from the woods, then you cannot find for the Plaintiff under Count Three of the Complaint, regardless of whether you believe the Plaintiff was never paid for such paper wood.

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The Court charges the jury that if you are reasonably satisfied from the evidence that the Plaintiff sold the paper wood involved in this case to Eugene Sells before such paper wood was cut from the woods, then you cannot find for the Plaintiff under Count Three of the Complaint.

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Judge

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The Court charges the jury that if you believe the evidence in this case you cannot find for the Plaintiff against the Defendant Drew J. Minchew under Count Two of the Complaint.

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The Court charges the jury that if you believe the evidence in this case you cannot find for the Plaintiff against the Defendant Drew J. Minchew under Count Three of the Complaint.

The Court charges the jury that you cannot find for the Plaintiff against the Defendant Drew J. Minchew under Count Two of the Complaint.

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Jefair J. Maslibury Jr