

Refused

Gracialeon
D.S.

Montgomery

I charge you gentlemen of the jury that if the defendants or either of them did in fact spill gasoline on or around the motor, and if this fact was discovered by the plaintiff in time to avoid the fire by the exercise of due care, then plaintiff should not be entitled to recover.

Refused
to pay
jury

I charge you gentlemen of the jury that if you believe the evidence
in this case you must find for the defendant.

Refused
Mistake
jury

Gentlemen of the jury if you believe from the evidence in this case that the plaintiff negligently dropped a lighted match or lighted cigarette into gasoline, or negligently turned on the ignition and started to crank the motor with gasoline around the spark plugs, and that such negligence proximately contributed in the slightest degree to the fire your verdict must be for the defendant.

*Refused
to testify
jury*

I charge you gentlemen of the jury that if you are reasonably satisfied from all the evidence in this case that the plaintiff's alleged damages are the proximate result of a mere accident on the occasion complained of, then the verdict must be for the defendant.

*Refused
1/11/11
R. J. J.*

I charge you gentlemen of the jury that if you are reasonably satisfied from all the evidence of this case that Mrs. Montgomery on the occasion complained of, gassed the motor cycle as is ordinarily done by the use of due care, then the plaintiff is not entitled to recover in this case.

Refused
10/11/11
Jury

The Court charges the jury that if you believe from the evidence that Mrs. Montgomery did as an ordinary prudent person would have done under similar circumstances, you cannot find for the plaintiff.

Refused
H. M. Hall
Jury

I charge you gentlemen of the jury that if you believe from the evidence that plaintiff or her agent was guilty of negligence, however slight that negligence may have been, if it was such that but for that negligence the accident would not have happened, the plaintiff cannot recover.

Refused
17th Hill
Jury

The Court charges the jury that if they believe from the evidence that the plaintiff or her agent was guilty of negligence which proximately contributed even in the slightest degree to her injuries, they must return a verdict for the defendants.

Refused
1/10/1911
Judge

The Court charges the jury that if you are reasonably satisfied that the plaintiff or her agent was guilty of contributory negligence on the occasion complained of, which proximately contributed even in the slightest degree to cause her alleged injuries, then you can not give a verdict in favor of the plaintiff.

Refused
1/10/1911
Judge