

1. The court charges the jury that if you believe the evidence in this case, your verdict should be for the defendant under Count One of the amended complaint.

Refused,
J. Fair J. MacLellan
Judge

3. The court charges the jury that if you are reasonably satisfied from the evidence in this case that the land sued for was being used by the public as a public road or street when the deed from Myrtle Boone and husband to the plaintiff was made, your verdict should be for the defendant.

*Refused,
J. J. Madison
Judge*

4. The court charges the jury that if you are reasonably satisfied from the evidence in this case that the property sued for by the plaintiff in this case has been continuously used by the public for a highway, road or street for more than ten (10) years prior to the filing of this suit, your verdict should be for the defendant.

W. J. Maslowski
Jeffrey J. Maslowski
Judge

5. The court charges the jury that you cannot award the plaintiff any damages in this case.

*Sweeney,
Deputy Marshal
Judge*

DEFENDANT'S CHARGE # 1

If you believe the evidence in this case, you must find for the Defendants.

GIVEN
REFUSED

Debra J. MacLure
Judge
Judge

A. If the defendant was in actual occupancy of the property sued for in this case at the time the plaintiff obtained the deed from Myrtle Boone and husband, he was bound to make inquiry of the defendant as to the character of its possession.

Seen
Deputy J. M. Deberry

C. The court charges the jury that the law charges the purchaser of land with notice of the possession of any part of such realty as may be in the actual, open, notorious and exclusive possession of another, claiming it as its own.

Dixon,
Jefair J. Mable
Judge