

1.

The Court charges the jury that if you believe the evidence in this case you cannot find for the Plaintiff and against the Defendants.

Refused,
Jefair J. Marshall
Judge

The Court charges the jury that if you believe
the evidence in this case you cannot find for the Plaintiff
and against Hannis Givens.

Refused
J. J. Madison
judge.

3.

The Court charges the jury that if you believe
the evidence in this case you cannot find for the Plaintiff
and against Clarence Givens.

Refused,
Jeffery M. Morrison
Judge.

4.

The Court charges the jury that unless you are reasonably satisfied from the evidence that the Defendant Clarence Givens at the time and place complained of was in the service or employment of the Defendant Hannis Givens and had any superintendence intrusted to him, and that he was guilty of negligence which caused the injury to the Plaintiff while in the exercise of such superintendence, then you cannot find for the Plaintiff and against the Defendant Hannis Givens.

*Given,
Jefair J. Maslerson
Judge.*

The Court charges the jury that if you are reasonably satisfied from the evidence in this case that there was no duty on the part of Clarence Givens to warn the Plaintiff of a danger, then you cannot find for the Plaintiff.

Dwight
Jeffrey J. Matthews
Judge

6.

The Court charges the jury that if you believed from the evidence in this case that the Defendant Clarence Givens was not guilty of any negligence at the time and place complained of then you cannot find for the Plaintiff.

Givens
Jeffrey J. Washburn
Judge

The Court charges the jury that unless you are reasonably satisfied from the evidence that Clarence Givens was guilty of a negligent act which caused the injury to the Plaintiff at the time and place complained of and that he was then exercising superintendence intrusted to him by the Defendant Hannis Givens, then you cannot find against the Defendant Hannis Givens under Count Two of the amended complaint.

Givens,
Jefair J. Maslibson
Judge

8.

The Court charges the jury that if you believe from the evidence in this case that the Plaintiff was himself guilty of negligence which caused his injuries complained of then he cannot recover.

~~John~~ Refused,
J. J. J. Madison
Judge.