			' L
DEFENDANT'S	REQUESTED	CHARGE	NO.

I CHARGE YOU GENTLEMEN OF THE JURY THAT IF YOU BELIEVE THE EVIDENCE IN THIS CASE, YOU MUST FIND FOR THE DEFENDANTS.

Diefoir D'masterin

DEFENDANT'S	REQUESTED	CHARGE	NO.	2	-	
-------------	-----------	--------	-----	---	---	--

I CHARGE YOU, AS A MATTER OF LAW, THAT BEFORE YOU CAN FIND THE VERDICT IN FAVOR OF THE PLAINTIFF, FOR THE CONVERSION OF SAID AUTOMOBILE, YOU MUST BE REASONABLY SATISFIED FROM THE EVIDENCE THAT THE SAID AUTOMOBILE WAS THE PROPERTY OF THE PLAINTIFF, THAT HE HAD LEGAL TITLE AT THE TIME OF THE TAKING, AND THAT THE PLAINTIFF HAD THE IMMEDIATE RIGHT OF POSSESSION TO SAID AUTOMOBILE, AND THAT THE DEFENDANTS CONVERTED SAID AUTOMOBILE TO THEIR OWN USE.

Trefair y, mosteberry

DEFENDANT'S REQUESTED CHARGE NO. 🍮	DEFENDANT'S	REQUESTED	CHARGE	NO.	3	
------------------------------------	-------------	-----------	--------	-----	---	--

I CHARGE YOU LADIES AND GENTLEMEN OF THE JURY UNLESS YOU ARE REASONABLY SATISFIED OF THE EVIDENCE THAT THE LEGAL TITLE TO THE AUTOMOBILE IN QUESTION WAS IN THE PLAINTIFF AT THE TIME OF THE TAKING, YOU MUST FIND FOR THE DEFENDANTS.

				t i
DEFENDANT'S	REQUESTED	CHARGE	NO.	7
	•			

I CHARGE YOU LADIES AND GENTLEMEN OF THE JURY THAT IF THE PLAINTIFF PURCHASED THE SAID AUTOMOBILE UNDER A CONDITIONAL SALES CONTRACT, AND THE PLAINTIFF WAS IN DEFAULT OF HIS PAYMENTS AT THE TIME OF THE REPOSSESSION, AND THE REPOSSESSION WAS MADE WITHOUT A BREACH OF PEACE, YOU CANNOT FIND FOR THE PLAINTIFF IN THIS CASE.

Defon D. moorgin

Plaintiff's	Charge	Number	
-------------	--------	--------	--

The Court charges the Jury that if you believe from the evidence that Defendant \(\mathbf{f} \)
refused to inform Plaintiff of the price necessary to redeem, you cannot find for the Defendants.

Lefined, mashfrom

Plaintiff's Cha	rge Number	
-----------------	------------	--

The Court charges the Jury that if you believe, from the evidence, that one of the Defendants extended the time for the delinquent payment, then the Defendant had no right to possession of the automobile.

Refused, masledun Defair of. masledun gudge.

Plaintiff's	Charge	Number	

The Court charges the Jury that if you believe from the evidence that Defendants wrongfully took Plaintiff's automobile, you may award punitive charges.

Refused, massesur

Plaintiff's	Charge	Number	

The Court charges the Jury that if you believe from the evidence that Defendants
refused to inform Plaintiff of the price necessary to redeem, you must find for the Plaintiff.

Refusion b. mostebum Sudge