

ONE:

The Court charges the jury that when a thing which causes injury, without fault of the injured person, is shown to be under the exclusive control of the Defendant, and the injury is such as, in the ordinary course of things, does not occur if the one having such control uses proper care, then the injury arose from the Defendant's want of care.

Respectfully
L. M. H. S., Judge

1. The court charges the jury that your verdict should be
for the defendant.

Refused
Levitt, M. R., judge

2. 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 complaint.

Refused
Levi H. M. ... Judge

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

Referred
Levitt H. M. R., judge

5. The court charges the jury that before you can return a verdict in favor of the plaintiff and against the defendant, there must be proof of wilfulness, or design, or purpose by the defendant to cause the alleged damage to plaintiff's property; and unless you are reasonably satisfied from the evidence in this case that there was such proof, your verdict should be for the defendant.

*Respectfully,
David M. Lee, Judge*