

CHARGE NO. 1

In an action for assault and battery, damages may be recovered for insults, indignities and injuries of feelings.

GIVEN \_\_\_\_\_  
REFUSED X

W. H. King

CHARGE NO. 2

If the Plaintiff is entitled to recover, she is entitled to damages for the physical pain and mental anguish she endured, if any, as a result of the assault and battery and in addition you may, if you think you ought, impose such punishment----- assess an amount as punishment against this defendant as will deter him from committing a like offense and whatever you impose, impose it fairly without prejudice or passion, and all those items, added together, will be the amount of the verdict.

GIVEN X  
REFUSED \_\_\_\_\_

  
\_\_\_\_\_  
Judge

CHARGE NO. 3

The court charges the jury that physical and mental pain, when proved, are actual damages, and may be looked to by the jury in the estimation of such damages, if from the whole evidence you find that plaintiff should have a verdict.

GIVEN \_\_\_\_\_  
REFUSED  \_\_\_\_\_

W. H. H. H.  
Judge

CHARGE NO. A

I charge you, gentlemen of the jury, that if you are reasonably satisfied from the evidence in this case that the defendant did intentionally and willfully injure the plaintiff she would be entitled to recover not only her actual damages but punitive damages by the way of punishment.

GIVEN f  
REFUSED \_\_\_\_\_

W. R. Hay  
Judge

Charge # A

The least touching in anger  
is all that is necessary to  
make out a case for Battery.

Sinner ~~X~~  
Defendant —

W. E. Henry  
Judge

Defendants Charge #1

If you find that an assault and battery did take place, and if you do not believe that the Plaintiff provoked the Defendant, you may award punitive damages in an amount of one cent up to the amount claimed.

Given  
Refused.

W. J. Hay