

DEFENDANTS' REQUESTED CHARGE NUMBER 1

The Court charges the jury that if you are reasonably satisfied from all the evidence in this case that the Plaintiff, Glenn Bennett, did not own the land or building which he claims was injured in the accident made the basis of this suit and that he was leasing said property from another, then the Court charges you that the measure of damages to be applied to any loss that you may find to be due to him by reason of damages to the land or building involved would be the difference between the reasonable rental value of such property and the rental costs for the remainder of the leasehold term.

Given \_\_\_\_\_

Refused

*W. J. Willey, Jr.* Judge

DEFENDANTS' REQUESTED CHARGE NUMBER 2

The Court charges the jury that if you are reasonably satisfied from all the evidence in this case that the Plaintiff is entitled to a recovery with respect to items of personal property owned by him and used by him commercially, then I charge you that the measure of damages to which he would be entitled for such property is the amount of money which would remunerate the Plaintiff for necessary repairs in substantially restoring such equipment to its former condition and the reasonable value of its use or hire during the time required to make such repairs and fit it for business. If any such item is damaged beyond repair then the measure of damage would be the reasonable market value of such item at the time of its damage less any applicable salvage value.

Given \_\_\_\_\_

Refused

*W. J. Walters, Jr. Judge*