1	INSTRUCTIONS TO JURY AND DELIBERATION
2	RULE 59
3	* * * *
4	<b>B</b> Charging the jury. In charging the jury, the court shall state to [them] the jury all
5	matters of law necessary for [their] its information in giving [their] its verdict. Whenever the
6	knowledge of the court is by statute made evidence of a fact, the court shall declare such
7	knowledge to the jury, [who are] which is bound to accept it as conclusive. The court shall
8	reduce, or require a party to reduce, the [charge] instructions to writing. [However, if the
9	preparation of written instructions is not feasible, the court may record the instructions
10	electronically during the charging of the jury.] The jury shall take [such] the court's written
11	instructions [or recording] with it while deliberating upon the verdict. [and then return the
12	written instructions or recording to the clerk immediately upon conclusion of its deliberations.]
13	The clerk shall file <u>a copy of</u> the written instructions <u>given to the jury</u> [or recording] in the
14	court file of the case.
15	* * * *
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	

I	URCP 59
2	* * * *
3	B Charging the jury. In charging the jury, the court shall state to [them] the jury all
4	matters of law necessary for [their] its information in giving [their] its verdict. Whenever the
5	knowledge of the court is by statute made evidence of a fact, the court shall declare such
6	knowledge to the jury, [who are] which is bound to accept it as conclusive. The court shall
7	reduce, or require a party to reduce, the [charge] instructions to writing. [However, if the
8	preparation of written instructions is not feasible, the court may record the instructions
9	electronically during the charging of the jury.] The jury shall take [such] the court's written
10	instructions [or recording] with it while deliberating upon the verdict. [and then return the
11	written instructions or recording to the clerk immediately upon conclusion of its deliberations.
12	The clerk shall file a copy of the written instructions given to the jury [or recording] in the
13	court file of the case.
14	* * * *
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	

26

1	ORCP 59
2	* * * *
3	<b>B</b> Charging the jury. In charging the jury, the court shall state to [them] the jury all
4	matters of law necessary for [their] its information in giving [their] its verdict. Whenever the
5	knowledge of the court is by statute made evidence of a fact, the court shall declare such
6	knowledge to the jury, [who are] which is bound to accept it as conclusive. The court shall
7	reduce, or require a party to reduce, the [charge] instructions to writing. However, if the
8	preparation of written instructions is not feasible, the court may record the instructions
9	electronically during the charging of the jury. The jury shall take [such] the court's written
10	instructions or recording with it while deliberating upon the verdict. [and then return the written
11	instructions or recording to the clerk immediately upon conclusion of its deliberations.] The
12	clerk shall file <u>a copy of</u> the written instructions or recording <u>given to the jury</u> in the court file
13	of the case.
14	* * * *
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	

1	ORCP 59
2	* * * *
3	B Charging the jury. In charging the jury, the court shall state to them all matters of law
4	necessary for their information in giving their verdict. Whenever the knowledge of the court is by
5	statute made evidence of a fact, the court shall declare such knowledge to the jury, who are
6	bound to accept it as conclusive. The court shall reduce, or require a party to reduce, the charge
7	to writing. [However, if the preparation of written instructions is not feasible, the court may
8	record the instructions electronically during the charging of the jury.] The jury shall take such
9	written instructions [or recording] with it while deliberating upon the verdict and then return the
10	written instructions [or recording] to the clerk immediately upon conclusion of its deliberations.
11	The clerk shall file the written instructions [or recording] in the court file of the case.
12	* * * *
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	

1	ORCP 59
2	* * * *
3	B Charging the jury. In charging the jury, the court shall state to [them] the jury all
4	matters of law necessary for [their] its information in giving [their] its verdict. Whenever the
5	knowledge of the court is by statute made evidence of a fact, the court shall declare such
6	knowledge to the jury, [who are] which is bound to accept it as conclusive. The court shall
7	reduce, or require a party to reduce, the charge to writing. [However, if the preparation of writter
8	instructions is not feasible, the court may record the instructions electronically during the
9	charging of the jury.] The jury shall take such written instructions [or recording] with it while
10	deliberating upon the verdict and then return the written instructions [or recording] to the clerk
11	immediately upon conclusion of its deliberations. The clerk shall file the written instructions [or
12	recording] in the court file of the case.
13	* * * *
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	