

plaintiff paid Dr. Haston for him the sum of \$3.00 or any ~~other~~ amount. Plaintiff says that the sum of \$3.00 was paid to Dr. Haston by the said plaintiff with money delivered to the plaintiff by this defendant for the purpose of paying the said Dr. Haston; admits that the plaintiff furnished provisions, groceries, etc. to the extent of \$2.40 and admits that the plaintiff paid for two days plowing corn for this defendant in a corn crop, the same year, amounting to \$2.50.

For answer to paragraph three of plaintiff's reply this defendant denies that he and plaintiff had a full and complete settlement of accounts between them involving all matters set out in the answer of this defendant and of matters between them except the bill due O. H. DeBaun; denies that then or at any time the accounts between them stood as follows:

Due Grey.

Labor	\$79.62
2 Loads corn	46.15
His share tobacco	<u>62.07</u>
Total due Grey	187.84

Due Davenport

Setting tobacco - labor	\$22.50
Housing tobacco - labor	56.50
Stripping tobacco - labor	66.00
2 days in corn	2.50
Cash advanced	37.30
Dr. Haston Paid	3.00
Provisions - groceries etc.	<u>2.40</u>
Total due Davenport	190.20