

Sloan Eastland,

Plff

-vs- R E P L Y.

T.H.Royalty,

Deft

The Plff for reply to the ~~Defend~~ first paragraph of Deft's answer, denies that on Jany 23rd, or at any time, the Plaintiff received from the Deft, \$16.00 as a credit on said note; denies that the Deft paid said sum as a credit on ~~said~~ note; denies that the check of said date for said amount was given as a credit on ~~said~~ note;

For reply to paragraph 2, denies that the note sued on is without consideration.

Replying to paragraph 3, Plff denies that he ~~and others~~ ~~Defkz~~ played in the game in which the Deft lost \$119. or any sum. He denies that the Deft, as the game progressed was furnished money by any person or persons engaged in the game. He denies that he, the Plff, was engaged in any game in which the Deft was furnished money by any person, and denies that any person in said game furnished the Deft any money for the purpose of gambling and playing in said game. He denies that any of said money furnished to the Deft in any game was furnished in a game in which Plff was engaged or participated as a player. He denies that he knew of any money being furnished to the Defendant at the time it was furnished, or at all. He denies that before or during the ~~Y~~playing of said poker game, he stood for the Defendant in said game. He denies that he guaranteed to those in, or playing in, or operating said game of poker, to pay any ~~✓~~ amount of money lost in said game by the Defendant. He denies that he represented in said game or to the players thereof, or guaranteed that the Deft's checks were, or would be good. He denies that he made any guarantee whatever for the Deft in any game. He denies that at any time, with any knowledge of