

MERCER QUARTERLY COURT

W. T. Talbot, Plaintiff, vs. The Trifolium Butter Company, Defendant
W. P. McGee, Plaintiff, vs. The Trifolium Butter Company, Defendant
Frank Moore, Plaintiff, vs. The Trifolium Butter Company, Defendant
Marshall Nealey, Plaintiff, vs. The Trifolium Butter Company, Defendant

Judgment-

On motion of the plaintiff in each of the foregoing actions, it is ordered that said actions be, and the same are hereby, consolidated and are ordered to be heard together.

The foregoing actions as consolidated, and each of them, coming on to be heard on the pleadings and exhibits on file, and it appearing that ~~The~~ defendant, The Trifolium Butter Company, having been served with summons in each of the foregoing actions, ~~and~~ has failed to answer, and it appearing that the plaintiffs in each of said causes, and the same as consolidated, are entitled to the relief sought, it is ordered that said plaintiffs, and each of them, recover of the said defendant the amount of their respective debts as sued for herein, as follows, to wit; That the plaintiff, W. T. Talbot, recover of the defendant, Trifolium Butter Company, the sum of \$25 with interest thereon at the rate of six per cent. per annum from November 17, 1917, and his costs herein expended. That the plaintiff, W. P. McGee, recover of the defendant, Trifolium Butter Company, the sum of \$7.51 with interest thereon at the rate of six per cent. per annum from November 19, 1917, and his costs herein expended. That the plaintiff, Frank Moore, recover of the defendant, Trifolium Butter Company, the sum of \$15.38 with interest thereon at the rate of six per cent. per annum from November 19, 1917, and his costs herein expended. That the ~~defendant~~^{plaintiff}, Marshall Nealey, recover of the defendant, Trifolium Butter Company, the sum of \$8.06, with interest thereon at the rate of six per cent. per annum from November 20, 1917, and his costs herein expended. And it appearing that John Morgan, as Sheriff of Mercer County, ^{in the cause of W. T. Talbot vs. said defend-} ~~has~~ levied attachment from this court upon certain personal property belonging to the said defendant, ~~and it is further ordered~~ ~~that~~ as follows, to wit; 16 empty cream cans; one boiler; one pair scales; one wooden tank; one testing machine, and three cans of cream; and if further appearing that attachment has been levied in each of the remaining three