

J.M.Sandusky,T.F.Sandusky &
Joe Sandusky,Partners Doing
Business under The Name &
Style of Sandusky Bros.,

Plaintiff.

vs.Petition

Thomas Scott,

Dft.

The Plaintiffs,J.M.S_andusky,T.F.S_andusky & Joe Sandusky,
Partners Doing Business under The Name & Style of S_andusky Bros.,state that they
are partners and as such sold and delivered to the Defendant,Thomas Scott,in
February and March,1921,at his special instance and request,goods and merchandise
consisting of flour and meal,to the amount of \$115.50,as shown by account filed
herewith as part hereof marked "A",said account showing the items sold and the
the charges therefor,which the Defendant agreed to pay when due.Plaintiff says
that said account is past due and no part thereof has been paid.He further says
that said charges are reasonable.Wherefore,Plaintiff prays judgment against the
Defendant for their said debt,interest and cost,and for all proper relief.

J.F.Vanarsdall,

Attorney for Plaintiff.

J.M.Sandusky &c., Plffs.

Mercer Quarterly Court.

vs.Affidavit

Thomas Scott, Dft.

Plffs'

Affiant,Joe Sandusky,states that the nature of his/
claim against the Defendant is as stated in the fore going petition;that it is just
and affiant believes that Plaintiffs ought to recover of Defendant the sum of
One Hundred & Fifteen & 50/100 Dollars(\$115.50),and their cost herein expended.
He says that the foregoing action is for money due on contract;that the Defendant
has no property in this state subject to execution,or not enough to satisfy Plain-
tiffs'demand,and that the collection of the claim will be endangered by delay in
obtaining judgment and return of no property found.He states that he is amember of