

Jeremiah in to the declaration of of him the said Thomas does not answer nor the said  
aposed in anywise gain say whereby the said Thomas remains against the said  
Jeremiah there upon without defence

It is therefore considered by the court that  
that the said Thomas do recover against the said Jeremiah his Damages by  
seasion of the Premises and which by the Justices of the Court here are assessed to  
Ten pounds Currency as also two Hundred and Thirty one pounds of Tobacco for his  
Costs and Charges by him about his Suit in this part said out and Expended to the  
same Thomas of his assent by the Court here adjudged and thereon Jeremiah  
Definced. Aderton in March 1756

John Mouschett & Company vs  
Cornelius Sandford Judgment by Default.

Charles County vs. Cornelius Sandford, late of Charles County Inhabitant was called  
Answer unto John Mouschett & Company of plea of Judgment upon the  
Case an do forth

And Whereupon the same John Mouschett's Company by Jeremiah Chase  
their attorney complain that whereas the said Cornelius Sandford the third day  
of October in the year of our Lord one Thousand Seven Hundred and forty five  
of Charles County vs. was indebted to the said John Mouschett & Company in the  
Sum of Thirteen Pounds fifteen Shillings Currency for several particulars being  
properly in an account as by the Particular account thereof herewith into Court brought  
may appear and being so thereof indebted the said Cornelius in consideration  
thereof afterwards toward the day and year of the County vs. upon himself assumed  
and to the said John & Company then and there faithfully promised that he the  
said Cornelius Sandford the said Sum of Thirteen Pounds fifteen Shillings  
Currency to the said John Mouschett & Company when the same afterwards he should  
be requested, he would well and truly content and pay never the less the said  
Cornelius Sandford his promise and assumption aforesaid not regarding but minding  
and fraudulently intending the same John Mouschett & Company in their trust craftily and  
subtly to deceive and defraud the said Cornelius Sandford the said Sum of Thirteen Pounds  
fifteen Shillings Currency or any part thereof to the same John & Company hath not paid  
nor them nor either of them for the same in anywise contented altho the said  
Cornelius Sandford afterwards to wit the tenth day of January in the year of our  
Lord one Thousand Seven Hundred and forty six and often afterwards at Charles  
County vs. by the same John & Company hath been requested but the same to them  
or either of them hitherto to pay or them or either of them for the same in anywise to content  
hath hitherto altogether refused and still doth refuse to the Damage of the same John  
Mouschett & Company Twenty Seven Pounds Ten Shillings Currency and therefore suit  
is brought vs. forth

John Doe  
Plat. vs.  
John Doe