

June Court Anno Domini 1747

W. Corn. Sandford vs Muschell & Company

Date	Description	Currency	Old	Description	Currency
October 3 rd 1745	To Ballance due a Settlement to Geo. Riddell Horn	52-14-5	1745	By Geo. Riddell Horn for men wages & 20 of Corn	13-6-0
	To ditto due to John Graham Horn	22-0-6		By John Muschell	39-2-2
	To sundry from Eastern Shore Books 2 of Dec	10-4-3		By Andrew Cook	2-15-8
	To British Books	22-16		By John Gillians Board	16-13-4
		£ 97-15-3	1746	By Paper Currency	1-16-0
June 2 nd 1747	Errors Receipted of Muschell Horn			By Robert Morrison's Dow	10-8-6
				By order to Ignatius Mitchell	15-0-0
					84-0-2 1/2
				Ballance due	13-15-0
					97-15-3

This is to certify that the above account is a true copy taken of the books of John Muschell & Company provided in time according to Law. Witness my hand this 9th June 1747

The Store

And the aforesaid Cornelius Sandford in his proper person comes & defends the force and injury when he does pray to ~~the~~ Court until the next Court to be holden at Charles Town on the second Tuesday in June next and he has it and same day is given the said Muschell & Company here ~~to~~

Corn. Sandford in his proper person as the ~~person~~ And now here at this day to wit the second Tuesday in June next comes as well the said Muschell & Company by their attorney as pray that the Court do give judgment according to their Petition and answer and because the said Cornelius to their Declaration aforesaid against him may know and because the said Cornelius to the Declaration aforesaid the said Muschell & Company does not answer nor the action aforesaid in any wise gainway return by the said Muschell & Company remains against the said Cornelius Sandford thereupon without defence

It is therefore considered by the Court here that the said Muschell & Company do recover against the said Cornelius their Damages by occasion of the Carriages and drabits by the Justices of the Court here are a first 16 Thirteen Pounds fifteen Shillings Currency as also Two Hundred & Twenty Seven pounds of base for his costs & charges by him about his Suit in this Part laid out and Expended to the same Muschell & Company of their agent by the Court here adjudges and the same Corn. Sandford in Money &c

John Muschell & Company vs
Jeremiah Aderton Judgment by Default

Charles County vs Jeremiah Aderton late of Charles County Inhabitant was attached to answer unto John Muschell & Company of a plea of Trespass upon the Case &c

And Whereupon the said John Horn by Jeremiah have their attorney complain for that Whereas the said Jeremiah on the Twenty ninth day of May in the year past did owe One Thousand Seven Hundred and forty Six of Charles Co. was indebted unto the said John Horn in the sum of Nine pounds Currency for divers Particulars lying & properly in Account as by a Particular Account thereof sheweth

(In)