

mention'd. Therefore it is consider'd by the court that
the plaintiff recover against the said defendant
the said Thirty pounds and his cost by him abt.
his suit in this behalf expended and the said
defendant in mercy &c. But this judgement
except as to the cost is to be discharge by the
payment of thirteen pounds sixteen shillings
and eight pence, together with interest from
the 11th April 1772.

Sarah Moore James
Moore & Rich. Blown {p^rps
Administrators of Thomas Moore }

In case

X Arthur Ridley..... Sift. The defendant by
his attorney comes and defend the same and injury where-
ve^r; and saith that the said Arthur Ridley did not any time
within 57^{rs} next before the day of the addition of the bill of the
1st July afforme upon himself in manner and form as that
pleas hath complaint, this he prayes may be enquir'd of by
the County & the plaintiff likewise.

Sarah Moore James Moore
and Richard Blown administrators
with the will annexed of
Thomas Moore dec'd. p^rf. { In debt
vs
Johnstone Williams. Sift.

This day came the plaintiffs by
their attorney and the defendant being solemnly
called and not appearing on the motion of the
plaintiffs by their attorney It is ordred that the
judgement obtain'd against the said defendant
and Nicholas Williams his security be confirm'd
for Eight pounds the debt in the declaration men-
tion'd. Therefore it is consider'd by the court that
the plaintiff recover agst the said defendant
the said Eight pounds and his cost by him abt.
his suit in this behalf expended and the said
defendant in mercy. But this judgement except
as to the cost is to be discharge by the paym^t
of Four pounds together with interest from the
13th July 1772 till paid.