

four shillings and her cost by her about her suit  
in this behalf expended and the said defendant  
in mercy &c. But this judgement, except as to  
the cost is to be discharged by the payment of  
three pounds seven shillings together with interest  
from the 11<sup>th</sup> day of February 1775 till paid,

Joshua Nicholson } P<sup>ps</sup>  
admirer of Aaron Sharp }  
acc<sup>t</sup> }  
Thomas Adams jun<sup>r</sup> }  
and William Morgan } In Debt

Dismiss'd agreed by the parties

Upon the petition of James Jordan Scott against Cha<sup>s</sup>  
Chapelle for one pound thirteen shillings and eleven  
pence half together with interest on the same due  
by by acc<sup>t</sup>. This day came the plaintiff by his atty  
and the defendant being duly summoned and served with  
a copy of the petition and acc<sup>t</sup> and not appearing  
on the motion of the plaintiff by his attorney who  
trav'd his demand to be just. It is considered by the  
court that the plaintiff recover against the said  
defendant the said one pound thirteen shillings  
and eleven pence and his cost by him about his  
suit in this behalf expended and the said defend  
ant in mercy &c.

Upon the petition of Kerr Mitchell &c. against  
Benjamin Pomsum for two pounds six shillings  
and two pence due by acc<sup>t</sup> this day came the P<sup>ps</sup>  
by his attorney and the defendant being duly sum  
moned and served with a copy of the petition &  
acc<sup>t</sup> and not appearing on the motion of the P<sup>ps</sup>  
by his attorney who proving his demand to be just  
It is considered by the court that the plaintiff  
recover against the said defendant the said two  
pounds six shillings and two pence and their cost  
by them about their suit in this behalf expended

Kerr Mitchell &c. P<sup>ps</sup> } In Case  
Arthur Realey }  
att<sup>y</sup> }

The defendant being omitted  
and not appearing on the motion of the plaintiff by  
their attorney It is considered that judgement be made  
for the plaintiff against the said defendant as seconds  
for want of a jail unless the said defendant shall  
appear and plead at the next court.