

Moses in that he rashly and Subtily to deceive and defraud the said four pounds nine shillings and six pence to the said Moses altho: the same to do the said Richard by the same Moses on the aforesaid twelfth day of May in the year aforesaid and often afterwards at the County aforesaid he was thereunto requested hath not paid or Contented but the same to him hitherto to pay or Content hath refused and still doth refuse and deny to the damage of the said Moses of Eight pounds Curr^t money of Maryland aforesaid And thereupon he brings Suit &c

Neog^t vs John Doe R. Knight

1740 Rich^t Knight Do^r
 May 12th: To 7 yards kersey at 8^p 2^l 16^s 0^d
 To 6 yards sea suckers at 8^p 2^l 8^s 0^d
 To 2 hats at 0^l 6^s 0^d
 To 1 doz buttons 0^l 2^s 6^d
 To 3 shanes mohair 0^l 1^s 6^d
 To 3 Laces 0^l 0^s 9^d
 To thread 0^l 1^s 6^d
 To a paper of pins 0^l 0^s 9^d
 To a pair Stockins 0^l 8^s 0^d
 To paid your order to John M^r Neal 0^l 5^s 0^d
 To paper money to you 0^l 1^s 0^d
 To thread and needles 0^l 5^s 0^d
 To paper money to you 0^l 1^s 0^d
6^l 17^s 0^d

1740 Contra
 Feb^r 14th 19th By p^r Robert Gibbs 2-16^s 12^d port^r 1^l 7^s 6^d
 at 2^d
 Batt^r due to be paid in port^r at 2^d 4^l 9^s 6^d
6^l 17^s 0^d
 Error Excepted of Moses Challie Jun^r

And the aforesaid Richard Knight by George Douglas his Attorney Com^r and defend^r the force and Injury when &c and pray^r the Court thereof to Imparle here untill next Court to be held at dividing Creek the third Tuesday of August then next following and he hath it and the same day is given to the aforesaid Moses here also &c

At which day here come again as well the aforesaid Moses Challie as the aforesaid Richard Knight by their Attorneys aforesaid and whereupon the said Richard Knight as before defend^r the force and Injury when &c and saith that he cannot deny the Action aforesaid of the aforesaid Moses Challie nor but that he did assume upon himself in manner and form as the aforesaid Moses Challie above against him hath Complain^d and as to the damage of the same Moses by him by Occasion of the premises in that part sustained the same Richard saith and Acknowledgeth that the aforesaid Moses hath sustained damages by Occasion of the premises beyond his Costs and Charges by him about his Suit in that part apposed to four pounds nine shillings and six pence Curr^t money of Maryland and not more and because the aforesaid Moses deny^s not this but the same Allegation grants to be true pray^s Judgment for those damages above Acknowledged together with his Costs and Charges aforesaid to him to be adjudged &c

Therefore by Consent of the parties aforesaid it is Considered that the aforesaid Moses Challie recover against the aforesaid