

March Court - - 1741 - - 260

say the truth of the premises & together with the other Jurors aforesaid before Impannelled and sworn  
being Elected by them and sworn upon their Oaths say that the aforesaid Hugh Remond is not Guilty of the  
premises in manner and form as the aforesaid Hugh Remond above by pleading alledged -

Therefore it is Considered that the aforesaid Gabriel Connell take nothing by his writ  
aforesaid but be in mercy for his false Favour and that the aforesaid Hugh Remond goe thereof  
without day And further it is Considered by the Court that the aforesaid Hugh Remond Recover against

786 The aforesaid Gabriel Connell costs and charges by him about his defense in that part sustained to the same Hugh according to the  
form of the Statute in such case lately made and provided of his aforesaid Adjudged and that the aforesaid  
Hugh have there of Execution &

At Sarah Challie command was given to the Sheriff of Somerset County that he should  
Geo. Wheatly Dennis take Wheately Dennis Sale of Somerset County planter if he should be found  
in his bailie wick and him should safe keep so that he might have his body before  
the Justices of his Lordships County Court of Somerset to be held at dividing Creek the third Tuesday of  
June Anno Domini one thousand seven hundred and forty one to answer unto Sarah Challie of a plea of  
trespass upon the case & and the same day is given to the aforesaid Sarah here &c

And the aforesaid Sarah Challie complained of the aforesaid Wheately Dennis with the plea  
aforesaid no form following heretofore knowned in Somerset County for Wheately Dennis Sale of Somerset County planter  
as was attested to answer unto Sarah Challie of a plea of trespass upon the case &

And Whereupon the said Sarah by Robert Jenkins Henry her Attorney complains -  
that whereas she said Wheately whilst he was a single man and unmarried to witt on the twelfth day of May  
Anno Domini seventeen hundred and forty at the County of Somerset aforesaid within the said Court in -  
consideration that the said Sarah then and there being a widow and unmarried at the special instance -  
and request of the said Wheately then and there agreed with the said Wheately and upon herself assumed and  
to the said Wheately faithfully promised that she the said Sarah would marry and take the said Wheately for  
her husband upon himself assumed and to the said Sarah then and there faithfully promised that he the  
said Wheately would marry and take to wife the said Sarah and also that the said Sarah giving faith and  
credit to the assumption of the said Wheately did altogether refuse to contract Matrimony with any other man  
and as yett remains a widow and unmarried and always from the time of the making of the promise and -  
assumption