

March Court. - - - 1741 - - - 263

Then next following and he hath it and the same day is given to the aforesaid Sarah herall 8^o

At which day here came again as well the aforesaid Sarah Challie as the aforesaid Wheately Dennis by their Attorneys aforesaid and whereupon the said Wheately Dennis prayes further leave him to Impartr
here untill next Court to be held at dividing Creek in and for the County aforesaid the third Tuesday of November
then next following and he hath it and the same day is given to the aforesaid Sarah here also 8^o

At which day here came again as well the aforesaid Sarah Challie as the aforesaid Wheately Dennis by their Attorneys aforesaid and whereupon the aforesaid Wheately Dennis as before defends the force and Injury whereto and says he did not affiue upon himself in manner and form as the said Sarah above against him hath complained and of this he puts himself upon the Country and the aforesaid Sarah in like manner.

Therefore command is to the Sheriff of Somerset County that he shalld cause to come before the Justices of his Lordships County Court of Somerset to be held at dividing Creek the third Tuesday of March then next following twelve a.m. by whom aforesaid and whom other Justices to recognize aforesaid and the same day is given to the parties aforesaid there 8^o

At which day here came again as well the aforesaid Sarah Challie as the aforesaid Wheately Dennis by their Attorneys aforesaid and the Jurors of that Jury therein Impannelled being called some of them (as aforesaid) —
~~Freake~~ William Jones Edward Roak John Hirst Nutter Thomas Perkins Angelo Atkinson and William Trespin came and were sworn upon that Jury and because the residue of the Jurors of that same Jury did not appear Therefore others of the bystanders are by the Sheriff of the County aforesaid Elected and at the request of the aforesaid Sarah Challie and by the command of the aforesaid Justices orderly put on whose names to the pannell within written are affixed according to the form of the statute in such case made and provided which same Jurors so orderly put on that is to say Henry Loxes Thomas Lambden John Mabrough
Thomas Pollet and Malheus Kemp being called likewise came who to say the truth of the premises aforesaid together with the other Jurors aforesaid before Impannelled and sworn being Electred tried and sworn upon their oaths say that Wheately Dennis did affiue upon himself in manner and form as the aforesaid Sarah Challie above against him complained and accepted the damages of the same Sarah by reason of the non performance of his promise and assumption aforesaid beyond her costs and charges by her about her Suit in this part opposed to Twenty five pounds Sterling money and for those costs and charges to One pound of tobacco

Therefore it is considered that the aforesaid Sarah Challie Recover against the aforesaid Wheately Dennis her damages aforesaid by the Jurors aforesaid in form aforesaid accepted as also One thousand Two and Seventy Two pounds of tobacco for her costs and charges to the same Sarah by the Court here of