

2 March Court - - - - - 1740 - - - - - 81

seven hundred and thirty nine to answer unto Moses Challie of a plea of trespass upon the Case - and the same day is given to the  
of Moses here &

At which day here came the a<sup>s</sup> Moses Challie by Francis Allen his Attorney and the sheriffe to wit John Henry  
gent now here returned that he had taken the a<sup>s</sup> Nathaniel Horsey whose body here at this day he had ready to answer the a<sup>s</sup>  
Moses Challie of the a<sup>s</sup> plea as to him it was Comanded -

Whereupon the a<sup>s</sup> Nathaniel Horsey puts in his place George Douglas gent attorney at Law against the a<sup>s</sup> Moses  
Challie of the a<sup>s</sup> plea &

And Thereupon at the request of the parties a<sup>s</sup> day is to them now here given untill next Court to be held at dividing  
Creek the third Tuesday of June then next following in the same state as at present saving to the parties a<sup>s</sup>

At which day here came againe the parties a<sup>s</sup> by their Attorneys a<sup>s</sup> and hereupon the said Moses Challie Complain  
against the a<sup>s</sup> Nathaniel Horsey in the plea a<sup>s</sup> in form following  
Somerset County s<sup>r</sup>. Nathaniel Horsey late of Somerset County ~~marriage~~ was Attached to answer unto Moses Challie s<sup>r</sup>  
of a plea of trespass upon the Case &

And Whereupon the said Moses by Francis Allen his Attorney Com plains that whereas the said Nathaniel the nine  
:teen th day of September Anno Dom<sup>o</sup> Seventeen hundred and thirty at Somerset County a<sup>s</sup> within the Jur. of this Court was  
Indebted unto the said Moses in five pounds seven shillings and ten pence Curr<sup>t</sup> money of Maryland for sundry property  
Chargeable in Acc<sup>t</sup> to be paid in Corn at twenty pence of bushell as by Account hereunto Court annexed may appear and being  
so thereof indebted the said Nathaniel in consideration thereof the day and year a<sup>s</sup> at the place a<sup>s</sup> upon himself did  
assume and to the said Moses then and there did faithfully promise that he the said Nathaniel the said five pounds seven  
shillings and ten pence to the said Moses when he should be thereunto request well and faithfully he would pay and  
Content and altho the said Nathaniel two pounds ten shillings pcell of the a<sup>s</sup> five pounds seven shillings and ten pence  
to the said Moses he hath since paid and satisfied yett as to two pounds seventeen shillings and ten pence residue thereof  
the said Nathaniel his promise and assumption a<sup>s</sup> in forme a<sup>s</sup> made nothing regarding but plotting and fraudulently  
Intending the said Moses in that pte craftily and Subtily to deceive and and defraud the said two pounds seventeen  
shillings and ten pence to the said Moses altho the same to do the said Nathaniel by the said Moses on the twenty fifth  
day of March Anno Dom<sup>o</sup> Seventeen hundred and thirty nine and often afterwards at Somerset County a<sup>s</sup> 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 five pounds fifteen shillings money a<sup>s</sup> and thereupon he brings Suit &

Proq. G. J. Doe vs. Roe

1730 Nathaniel Horsey to Moses Challie s<sup>r</sup>. Dr

Sept. 19	To 50 Gall. of Malopel @ 2s. Buf <sup>r</sup> x Curr <sup>t</sup> of Gall. @ 4s. 3d. 4	
	To 2 axes . . . . . @ 12/ . . . . . - 12s 0	
	To a powder dish 4/6. 2 <sup>l</sup> . of Lead @ 2s . . . . . - 12s 6	
		5 7 10

1731	Feb <sup>r</sup> 22.	of Contra . . . . . Cr
		By Mr. Haber Whittingham s <sup>r</sup> of Court s <sup>r</sup> of 2s 6d
		Balance due to Moses Challie . . . . . 2 17 10
		5 7 10

Errors Excepted of Moses Challie s<sup>r</sup>.

And the aforesaid Nathaniel Horsey by George Douglas his attorney Cometh and defendeth the free  
and Injury where of and prayeth Leave thereof to dispute here untill next Court to be held at dividing  
Creek