

March Court 1740 82

Grant in and for the County aforesaid 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 came again as well the aforesaid Moses Challie Junr as the aforesaid Nathaniel Horsey by their attorneys aforesaid and whereupon the said Nathaniel prays further Leave thereof to Imparke here until 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 Moses here also &c.

At which day here came again as well the aforesaid Moses Challie Junr as the aforesaid Nathaniel Horsey by their attorneys aforesaid and whereupon the said Nathaniel prays further Leave thereof to Imparke here until next Court to be held at dividing Creek in and for the County aforesaid the third Tuesday of March then next following and he hath it and the same day is given to the aforesaid Moses here also &c.

At which day here came again as well the aforesaid Moses Challie Junr as the aforesaid Nathaniel Horsey by their attorneys aforesaid and whereupon the said Nathaniel Horsey as before defends the force and Injury when &c. and protesting that he the said Nathaniel did not Assume upon himself in manner and form as the said Moses above against him hath complained for plea he says that the said Moses his Accon there of against him to have and maintain ought not because he says that he the said Nathaniel at any time within three years next before the Impetration of the Originall writ of him the said Moses did not Assume upon himself in manner and form as the said Moses above against him hath complained and this he is ready to verify wherefore he prays Judgment if the said Moses his Accon aforesaid against him the said Nathaniel to have and maintain ought Yes And the said Moses saith that he by any thing by the aforesaid Nathaniel above in pleading alleged from having his Accon against him thereof as aforesaid to be precluded ought not because he saith that he the said Nathaniel did Assume upon himself not only in manner and form as the said Moses above against him hath declared but also did further Assume upon himself within three years next before the Impetration of the Originall writ of him the said Moses in manner and form as the aforesaid Moses above against him hath complained and this he prays may be Inquired of by the Country &c. and the aforesaid Nathaniel in Like manner.

Therefore Command is to the Sheriff of the County aforesaid that Immediately he should Cause to come here before his Lordships Justices at about now here held at dividing Creek in and for the County aforesaid Twelve &c. by whom &c. and who neither &c. to recognize &c. because as well &c. and the Jurors of that Jury being called some of them to wit Hulton Hill, David Gold, John Woodford, Edward Rook, Thomas Pottet, George Tull, Lanthier Laws, Lillaton Townsend, William Gray, and Richard Wallis came and were sworn upon that Jury and because the Residue of the Jurors of that same Jury did not appear therefore others of those standing by herenuto elected by the Sheriff of the County aforesaid and at the request of the aforesaid Moses Challie and by the Command of the said Justices are newly put on whose names to the pannel within written are affiled according to the form of the Statute in such Case made and provided which said Jurors soe newly put on (to wit) John Burnall Junia and Joshua Sturges being called Likewise came who to say the truth of the premises aforesaid together with the other Jurors aforesaid first Impanelled and sworn being elected Jurors and Sworne upon their Oath say that the aforesaid Nathaniel Horsey did assume upon himself in manner and form