YesWeScan: The FEDERAL CASES

GRUNDY v. YOUNG.

Case No. 5,850.

[1 Cranch, C. C. 443.]¹

Circuit Court, District of Columbia.

July Term, 1807.

ERROR-SUPERSEDEAS-INJUNCTION.

Motion for judgment on a forthcoming bond given on the original judgment, which had been enjoined. The injunction was dissolved on the 29th of April, 1807. The writ of error was taken out on the 14th of May, 1807. THE COURT rose on the 30th of April, 1807.

Judgment on the bond and execution awarded; the writ of error to the decree of dissolution being no supersedeas to the original judgment at law.

[NOTE. Case No. 5,851 was an action of debt upon the injunction bond. In 6 Cranch (10 U. S.) 51, the appeal from the interlocutory decree dissolving the injunction was dismissed in an opinion by Chief Justice Marshall. The bill in equity seeking to obtain relief from the judgment was dismissed by the circuit court upon final hearing, and the complainant appealed to the supreme court (7 Cranch [11 U. S.] 548), which, in an opinion by Mr. Justice Livingston, affirmed the decree.]



¹ (Reported by Hon. William Cranch, Chief Judge.)