

1821-022
BEDFORD Co

Chancery Causes: Ephraim Bondurant - VS - Joseph Taylor

Bondurant

Boudinmont

of Lynn B?

Taylor

1808 mem.

Copy granted -

1871 Dec

W. W. W.

Know all Men by these presents, that we Ephraim
Bordman Daniel Bordman & Gen^l Lockett
are held & firmly bound unto Joseph Taylor ^{David Lockett}
in the sum of Sixty Dollars
Current money of Virginia To which payment well & truly to be
made to the said

his Heirs Exors & Admrs we bind ourselves &
each of us, our & each of our Heirs Exors & Admrs jointly &
severally firmly by these presents, sealed with our seals & dated
this 25th day of May 1807

The condition of the above
obligation is such that whereas the above bound Ephraim
Bordman hath obtained an
Injunction to stay all further proceedings on a Judgment at Law
recovered against Levin ^{in our County} of Bedford by the
above named Joseph Taylor ^{till the}
matter thereof can be heard in Equity on a Bill now filed, now
if the said Ephraim Bordman
shall pay & satisfy all such Damages Costs as shall
be awarded against Levin - in case the Injunction aforesaid
be dissolved, then the above obligation to be void else to remain in
full force & Virtue. a

Signed & acknowledged
in the presence of

Ephraim Bordman ^{Seal}
Daniel Bordman ^{Seal}
Eveleach Lockett ^{Seal}
David Lockett ^{Seal}

1806 Joseph Taylor to Ephraim Bondurant Dr

to the swoop of horses	16	00
to two pair Shews	3	00
to one pair Breeches	1	00
to one bridle and bit	1	00
paid Samuel Peard	10	00
to one bushel Salt	2	00
	<hr/>	

Balance Due Thirty Dollars 33

Bondurant
3 Spec Imp
Taylor.

Executed
May 1st 1811
Arch: Foadler
D.S
for D. Saunders.

The Commonwealth of Virginia to the Sheriff of
Bedford County greeting. We command you that you
Summon Col. John Taylor to appear before our Justice of
our Court of our said County at the Court house thereof
on the fourth Monday in May next to answer a
bill of Supplication exhibited against him by Ephraim
Bourmont and that he shall in no wise omit
under the penalty of £100 - and have thereunto
this writ. Witness James Tomlin Clerk of our said
Court the 19th day of April 1844 - In the 35th
year of our Independence.

J. H. H. H.

To the worshipful Court of Bedford County
in chancery sitting peaceably complacently
= my Sheweth to your worship your
Orator Ephraim Taylor ~~the~~ Heirs
= vant that he bought a horse of
a certain Joseph Taylor for forty
dollars that your Orator being
the legal Heir said Taylor drew
his Maid for the whole sum of
forty dollars, without allowing your
Orator sundry credits to which
he was entitled - Your Orator
states that the Account herein
referred to ought to be credited
against the said Bond - all of
which Credits amounting to thirty
three dollars were for transactions
previous to the said Bond except
the sum of ten dollars paid
~~the said Samuel Read -~~

But now so it is the said Taylor
having obtained ~~from~~ the Court
an appointment to the undisturbed
possession of the said premises
your orator being unable
to defend himself at Law
& has upon Examination by your
orator has been forced to give
a Delivery Bond. All which
actings are contrary to Equity
& tend to your orators Injury.
In tended Consideration
whereof. It is humbly as your
orator is without ~~any~~ ~~redress~~
the Writings except in Chancery
to the end therefore that
the said Joseph Taylor (who
your orator prays may be

made Defendant) may on oath
answer the premises, Hay whether
your orator is not entitled to sit
for the account aforesaid may
it please the Court to grant
a Subpoena to enjoin all
further proceedings on the
Judgments aforesaid until the
Matters herein contained
may be heard in Equity,
may it please the Court
~~to grant a Subpoena to~~
make such other Decree as to
them shall seem just for his
Duty bound he will ever
Prayd

Bedford, March 5. 1805
Sworn to in Court

Walter C. B. L.