

In obedience to a Subpoeney issued by order of the County Court of Ohio County at their May Term 1816 requireing <sup>me</sup> ~~the~~ to appear before the justies of our County Court at the Courthouse in Hartford on the first Monday in July next to shew Cause if anything for myself I know or can say, why the road from Hartford in the direction to Tapley's Bluff should not be established.

I cannot help wondering at the Court for ordering my name in that Subpoeny, as the Court was fully informed of my objection to roads or High ways going through my land Two years ago or near it. I will insart my Terms again to the Court.

First replace the money to me that was wrested from me for public use by its ajants at April Court 1804 and July Court 1814 it being \$14 dollars and four cents as vouchers will prove to the Court. And lawfull Interest on each sum from the Times it was Taken from me untill paid to me the Principle and Interest together.

Conditionally to the above agreement offered by me I will agree on my part that the road leading from Hartford to Tapley's Bluff as at present viewed may be established to be the public road or High way from Hartford to Daviess Courthouse on Ohio river as far as it will interfere with my survey of 2000 the Tract of Land I live on, and be a gift

I do hereby Forbid the County Court of Ohio County from ordering a Writ of Ad quod Damnum to issue in my name, I am no applicant for a road and refuse the being at any Expense about it. Given under my hand this first day of July 1816.

Sena.  
Alexander Barnett Jr. ~~SA~~