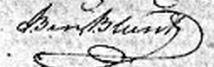


- ✓ Edmunds of " or Lawrence Debt, and  
 ✓ Mr. Henry & Peter Debt and  
 ✓ Justice of Peace or Kelly Debt, and  
 ✓ Reheft Cen. or Bank ad have long been to try the few  
 ✓ to make names as, Lawrence or Lawrence & left, Robert  
 ✓ Debt in the name of John Underwood, which is owned by the  
 ✓ left of God accordingly & with that for a remittance removed.  
 ✓  
 ✓ Lawrence Branch is also 2 days old as a wife for Becker  
 ✓ ad Braille.  
 ✓ Mrs. Griffen is also 2 days old as a wife for Rehman  
 ✓ ad Braille  
 ✓ P. B. D. H. C. Sette is also 2 days old as a wife for Becker ad  
 ✓ Braille riding 18 miles east.  
 ✓  
 ✓ Fagan to John Taylor master of Estates / debt and int. not  
 ✓ Raymed by the State of Ohio & Ohio  
 ✓  
 ✓ Same as the owner, debt, or when received, Raymed by  
 ✓ Int. State  
 ✓  
 ✓ Blau - Bratt Debt diminished  
 ✓ Amy's Odenwilly is also 2 days old as a wife for Dennis  
 ✓ S. Garfield  
 ✓ Fred Arbuthnott is also 2 days old as a wife for Spencer  
 ✓ or. Peter  
 ✓ Jordan Jackson is also 2 days old as a wife for Becker  
 ✓ ad Braille.  
 ✓ Harry or Harriet Debt, left, come into court & confess  
 ✓ had need to off & costs reparation. It is ordered that  
 ✓ the P. left, wait at liberty.

Bern Blum

- Ordered that the officers of the Bridge over Rattigan <sup>near</sup> ~~at~~ the place where  
there have been the same to be rebuilt at the same place where  
~~the former bridge was erected.~~  
John Morris Esq<sup>r</sup> of John's Case cont<sup>d</sup> 2 day of Aug<sup>ust</sup> 1792  
Taxes for Distress is same sum cont<sup>d</sup> 2 day Aug<sup>ust</sup> 1792 from  
Frank or Tolls Debt abates per<sup>d</sup> dead.  
Henry Bill or Peasle Brist<sup>r</sup> Esq<sup>r</sup> his friend who has given  
the debt.  
Ordered that Robert Gravina as by the court appointed to defend  
the cause of Esq<sup>r</sup> Blanchard in his appeal to the circuit court  
Baltimore or Baltimore Esq<sup>r</sup> Esq<sup>r</sup> Bill & answer filed and  
cont<sup>d</sup> to 2 day May term.  
Ordered that the 5<sup>th</sup> be adjourned till Monday 10 o'clock.  
  
At a court of quarter sessions cont<sup>d</sup> & held for the county  
of Talbot on Monday the 12<sup>th</sup> day of March 1792.  
Present Jno. Morris Esq<sup>r</sup> Chas<sup>r</sup> Wm. Edmunds Gent<sup>r</sup>  
Wm. Hines Gent<sup>r</sup>  
Jno. Morris Esq<sup>r</sup> having stood out all <sup>length</sup>  
of cont<sup>d</sup> night the cause was then heard on the bill of the  
def<sup>t</sup>. Whereupon it is decreed and ordered that John  
Rich Ford Dennis Arthur Bowring & Ned. Clegg & any  
two of them make rate of so much of the lands in the  
bill mentioned at 6 per cent as will be sufficient to the  
discharge the def<sup>t</sup>. demands <sup>costs</sup> & make report to  
Brother or Brother T. A. L. S.  
James Esq<sup>r</sup> or Tyler Esq<sup>r</sup> ~~debt~~ Deb<sup>r</sup> June soon  
to try the cause to wit Jacob Barden, Joshua Gardner, Wm.  
Bradley, Rob<sup>r</sup> Williams, James Gorby, Rich<sup>r</sup> Hallermeier  
Thos. Scott, Jno. Williford, John Johnson, Geo. Badger  
John Davis, & Walton Taylor. It is ordered & directed that the ex-  
cept<sup>d</sup> part pay the debt in default in execution of the bill  
and costs.