

August 31
Liber C. B.
No. 24
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The Bond of Doct^r Henry Stevenson to Daniel Dulany Esq^r of the 18th Day of June 1768 for Fifty pounds Sterling and Interest on the same to the 18th of October 1783 amounting to Eighty three pounds, eight Shillings passed by the Auditor General exhibited to this Board and examined and approved.—

A Petition from Horatio Ford of Baltimore County was laid before the Board Setting forth that he was unfortunately led to a quarrel with a certain Charles Stret for which he was indicted, and two Presentments found against him at May Term 1782—That being Ignorant of Court Proceedings, he neglected to Attend according to the Tenor of his Recognizance, whereby the Same together with the Recognizance of Philip Norwood his Bail became forfeited for which Suit is instituted against him and his Bail for Sixty pounds Current Money—that he is greatly distressed not being able to pay the said fine and Costs, more especially on Account of his Bail who is a poor Man with a considerable Family who are wholly dependant on his Industry, and must suffer the extremity of severe Indigence if they are deprived of the Means of his Support, which must be the Case if he is thrown into Prison for the Payment of the fine aforesaid, and therefore praying a Remission thereof: and the Justices of the County Court of the said County having certified that the Allegations set forth in Said Petition are true The Board taking the Same into Consideration do order and direct a Remission of the Said forfeiture of Sixty pounds.

J. H. Stone
Sam Wright
Cha Wallace

The Council adjourned 'till Tuesday the 7th Day of September instant

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[W^m Paca, Annapolis, To his Excellency the President of Pennsylvania.]

I have the Honor to acknowledge your's of the 30th August by M^r Bullfinch.

The President of our Council wrote You on the 29th April that Captⁿ Carbury had been arrested and recognized by our Judges to appear at our General Court to be held on the second Tuesday in May: By our Laws, our Courts have Jurisdiction and may try our Citizens for Treason committed in any of the States against this or any of the United States, and Carbury's Offence was conceived to be of a treasonable Nature. But Congress having recommended that he should be sent to your State where the Offences were committed and the Confederation making it a Matter of right that the Offender shall be tried where the Offence was committed if he should be demanded by the Governor or Executive Power—our Court did not