

That the said Treasurer pay to James Doyle Fifteen pounds, fifteen shillings due him per Account passed by the Auditor,

That the said Treasurer pay to John Winter Ten pounds, ten shillings due him per Account passed by the Auditor,

That the said Treasurer pay to His Excellency Thomas Sim Lee Esq'r Seven hundred and fifty pounds to be laid out in the repairs of the Government house and Accounted for.

Commission issued to Henry Cooksey appointed an Inspector at Piles's Warehouse in Charles County in the place of Hezekiah Dent.

In Council May 10th. 1792

Thomas Marshall of Prince Georges County by his Petition to the Board sets forth, that he being a Magistrate of Prince Georges County omitted to attend at Upper Marlbro at the meeting of the Magistrates under the Act of Assembly to regulate the Inspection of Tobacco, that he did not know it was necessary he should attend, that had he known that the Law required his attendance peremptorily [*sic*] he would most certainly have endeavored to be present, that he had not seen the Law and believes that it had not been [p. 74] sent down but a few Days Before the meeting required, if at all: that he has been presented for his omission to attend and fined in the heavy Sum of twenty pounds, which Sum is very inconvenient for him to pay, and it appears by the transcript from the Clerk of Prince Georges County that the said fine was laid at June Court 1790. The Board on consideration of the Circumstances, and four of the Justices of the said County having recommended the Petitioner, do order and direct that the said fine of twenty pounds be remitted upon all the Costs arising on the said Presentment being paid

Tho's S. Lee  
J. H. Stone  
John Davidson

In Council May 10, 1792

John Hancock Beanes of Prince Georges County by his Petition sets forth that he together with a Mr McDaniel were appointed Inspectors of Piscataway Warehouse, that they agreed upon what repairs were necessary to be done to the said Warehouse, and the Petitioner having engagements upon hand of a very urgent nature it was determined that Mr McDaniel should attend the Magistrates of Prince Georges County [p. 75] at their meeting under the Act to regulate the Inspection of Tobacco, passed November 1789, that Mr McDaniel did attend at Upper Marlbro upon the Magistrates at their meeting, upon the Day appointed by Law and the Petitioner did not know that the Act required his actual attendance, that had he known it he should have shewn due Obedience to the Law, altho' he must have sustained a heavy loss by so doing for being at that time in the line of Inn-keeping and having a large and numerous meeting on the same Day at his house by an engagement entered into long before the passage of the said Act his presence was absolutely required at his own house, that in consequence of his non attendance on the day appointed he was presented and fined in the heavy sum of twenty pounds, which fine he finds very inconvenient to pay, and it appears by the transcript from the Clerk of the said County that the said fine was laid at April term 1792. The Board on consideration of the Circumstances and having the recommendation of two of the Associate