

of the Petitioner, and further says that the eldest Child is not more than 11 or 12 years old, that the Petitioner has a small property but very inadequate, he believes to the support of his family and would be totally ruined by exacting from him payment of the said Debt. The Board on due consideration do order and direct that the bond aforesaid be cancelled, upon the property for which it was taken being revested in the State, and upon all Costs arising on the said bond being paid.

George Scott appointed an Associate Justice in Washington County in the room of Moses Rawlings who refuses to serve, and

Commission issued to Thomas Sprigg, and George Scott Associate Justices of the said County.

Commission issued to John Eager Howard and Daniel Bowley appointed Associate Justices of Baltimore County in the room of General Williams and James Carroll who have resigned.

George Goldsmith Presbury appointed an Associate Justice of the Court of Oyer and terminer and Goal Delivery for Baltimore County in the room of James Calhoun who has resigned and [p. 94] Commission issued to Otho Holland Williams, George Salmon, Lyde Goodwin and George Goldsmith Presbury, Justices of the said Court.

Ordered that the western shore Treasurer pay to Thomas Jones Esq'r. One hundred pounds for six Months Salary as one of the Judges of the Court of Appeals due the 1st May last.

Monday 18th. June 1792

The Council met.

Present as on Thursday.

Daniel Bowley Esq'r. having refused to act as an Associate Justice of Baltimore County William Russell is appointed and

Commission issued to John Eager Howard and William Russell Justices of the said Court.

Commission issued to Henry Brookes appointed one of the Inspectors of New George town Ware house in Montgomery County.

In Council June 18th. 1792

Whereas it appears by a Certificate from the Clerk of Prince Georges County that Robert Bowie and Ignatius Boone were at April Court last fined six pounds Current Money and fees, for retailing Spiritous Liquors Without licence and [p. 95] by the Petition of the Parties, that they being Merchants in the town of Nottingham, have for several Years past sold Spiritous liquors with licence, and in no instance have been guilty of a breach of the Law until by the late alteration which had taken place in the administration of Justice, and suppressing the June term, at which term it was the regular practice of the Petitioners to review their licence, an omission took place thro' an ignorance that the June term was put down, that they immediately at the next term took out licence and that they are ready and willing to pay for the time during which they continued to sell without licence. The Chief Justice of the District and two of his Associates of Prince Georges County aforesaid have recommended a remission of the said fine. The Board do order and direct that the said fine of Six pounds