

That the said Treasurer pay to Stephen Clark Three pounds nineteen shillings and one penny half penny due him per Account passed by the Auditor General.

That the said Treasurer pay to William Stewart fifteen shillings due him per Account passed by the Aud'r. General.

That the said Treasurer pay to Jubb Fowler Fifteen pounds, two shillings due him for the Board of Thomas Walley per Account passed by the Auditor General.

In Council April 21. 1791

Henry Hall of Upper Marlboro. in Prince Georges County by his Petition sets forth that he has for some time kept a small Shop in the said Town, and has regularly complied with the Law relating to licence to retail spiritous liquors, but that during his absence a half gill of Rum was called for and drank in his house, for which he has been presented and fined 600 tcs. [tierces] of Tobacco as appears by a transcript annexed to the Petition. The Petitioner in addition to his plea of ignorance of the transaction represents that he has suffered lately by fire which would render the payment of the fine very burthensome to him. The Board having reason from the Recommendation of three Justices of the said County to believe the facts stated to be true, do order that the above fine be remitted on his paying all the Costs arising thereon.

J. E. Howard
H. Ridgely
John Davidson
John Kilty

[p. 293]

The Petition of George Leggett of Baltimore Town praying the remission of a forfeited recognizance of ten pounds for the appearance of a certain Simeon Leet at January term last of Baltimore County Court was read and rejected.

In Council April 21. 1791

By the Petition of Thomas Beall of Baltimore County it is represented that he entered into a Recognizance in the penalty of forty five pounds for the appearance of a certain James McDowell at the Court of Oyer and terminer &ca. for the said County; soon after which the said McDowell absconded and the Petitioner has been at considerable expence in endeavoring to have him brought back to Justice without effect, That execution has issued on the forfeiture and the Petitioner has in consequence been put into Prison; being unable to pay the Money. He further represents that he has a large family who are suffering greatly through his confinement. The Board having reason to believe by the Recommendation of three Justices of the aforesaid Court that the Petitioner is through his poverty and his numerous family a proper object of clemency, do order that the above forfeiture of forty five pounds, be remitted; on the Petitioners paying all legal Costs which have accrued thereon.

J. E. Howard
H. Ridgely
John Davidson
John Kilty