

the said Court, and the recognizance of it has been forfeited, and the said Dennis Jones executed for the amount thereof which he alleges he is unable to pay, and that he has a large family, they therefore pray that the forfeiture of said money may be remitted. The board do in consideration of the circumstances of the case remit the said forfeiture.

Phil Chew  
Thos Emory  
Robt Archer  
Joseph Gabby.

By the Petition of John H. Ferrell accompanied by a transcript from the Record of Charles County Court it appears that he was fined the said Court at March Term 1824 the sum of sixteen dollars for retailing spirituous liquors without licence. The Petitioner alleges that he put money into the hands of a certain Saml C. Robinson with whom he had agreed to sell liquors in partnership with at a Home Place, to obtain a licence therefor, as the Law requires; that said Robinson went to Port Tobacco for that purpose and informed him upon his return that he had obtained a permit which would authorize them to sell, and that it was under a belief of being legally authorized that he proceeded to sell, he therefore prays that the said fine may be remitted. The Petitioner having verified this statement upon oath and the Honble Edmund Key one of the judges of the said Court having recommended that the prayer of the petition be granted. The board do upon consideration of the case hereby remit the said fine.

Thos Emory  
Robt Archer  
Phil Chew  
Joseph Gabby.

By the petition of James Rice of Talbot County accompanied by a transcript from the Record of the County Court of said County it appears that he was fined at May Term 1824 the sum of sixteen dollars for selling spirituous liquors without licence. The Petitioner represents that for several years prior to the month of November 1823 he had kept an ordinary in the Town of Easton under licence regularly taken out, but that owing to various circumstances he at that time declined pursuing that business or renewing his licence; that some liquor of his former stock remains on hand and one of his customers calling upon him for a glass he incautiously complied with the request, he further represents that he is very poor and unable to pay the said fine and that he has been languishing in prison since the tenth day of November last when he was committed on account of said fine of \$16 he therefore prays that the said fine may be remitted. And the Honble Richard T. Earle Chief Judge of the said Court having stated his belief that the facts stated by the petition are true and his knowledge that many of the most important officers are so, and having recommended the remission of the said fine. The board do hereby remit the said fine.

By the petition of George Miles of Frederick County accompanied by a transcript from the Record of the County Court of said County it appears that he was fined by the said Court at March Term 1824 the sum of ten dollars in five separate cases for selling liquors without licence; The Petitioner represents that being in needy circumstances with a family to support was unable to pay the said fines and in consequence thereof was committed to the Jail of Frederick County where he still remains; That he does not question the Justice of the said