

remitted?

(Signed) Thomas King Carroll
Hugh McClellan
Robert Mason.

By the petition of William G. Hardy and James T. Thomas of Charles County accompanied by a transcript from the record, it appears that at August Term of Charles County Court, in the year 1828, a recognizance for the appearance of William G. Hardy in the penalty of \$500. to testify as a witness for the State in a prosecution against Henry Jones, was forfeited. — The petitioners state that the said Hardy was called as a physician to visit a Negro named Leonard the property of the accp. mortoed, who was said to have been shot by the said Henry Jones. That your petitioner was recognized as a witness, but that hearing that said Jones had obtained a writ of habeas corpus from the Governor of Maryland and being ignorant of the Law, he supposed the prosecution to be at an end, and did not suppose that he was bound to appear, & pray a discharge, that under these circumstances, the recognizance was forfeited, and prays a resipiorio — And the Court Having recommended a remission of said recognizance, we do hereby remit it, on payment of Costs. —

(Signed) Thomas King Carroll
Hugh McClellan
Robert Mason
Benjamin F. Blackall

By the petition of Patrick McCuskar, it appears that at June Term 1829, of Baltimore City Court, he was convicted of selling liquor without license, and fined by said court. — The petitioners states that he has been for some time a retailer of spirituous liquors in the City of Baltimore under license, which expires on the first of May 1829: that he renewed it on the 12th June, and that paid back to 1st May on which day the license was dated, and that the offense was committed between the 1st May & 12th June, and that he has no intention to defraud the state, and prays a remission. And the Court Having certified to the truth of the facts stated in the petition, and recommended a remission of the forfeiture, we do hereby remit the same.

(Signed) Thomas King Carroll
Benjamin F. Blackall
Robert Mason
Otha Scott.