

By the petition of Charles Talbot, and a transcript from the records of
Montgomery County Court, it appears, that at March Term in the year 1829
judged by the said Court the sum of twenty dollars for an assault & battery on
Michael B. Griffith. The Petitioner states, that he was convicted upon the testimony
of the said Griffith, and that he the said Griffith, admitted to a certain man
Hurdston, after the said fine had been imposed, that he the said Griffith
committed the first assault upon the petitioner. He further states, that he
is very poor, and entirely unable to pay the said fine, and therefore prays for
a remission thereof. And the principal fact stated by the petitioner being
substantiated by the deposition of William O. Chappell, and the Delegates
from Montgomery County, having recommended a compliance with the
Prayer of the Petitioner, we do hereby, remit the said fine.

Geo Howard
Wm Allen
Thomas Worthington
Sam Turner
George W Purcell
Robt W Bowie

By the petition of James G. Williams, and two transcripts
from the Records of Charles County Court, it appears, that he entered into
two recognizances, with Alexander Manning as his security, jointly and
severally, in each, in the sum of one hundred dollars, each recognizance
for his appearance before the said County Court at August Term 1830,
to answer two several presentments against him, and that the said
recognizances have since been forfeited.

The Petitioner states that he was willing and anxious to
have said cases tried, and for that purpose employed Counsel, summoned
Witnesses, and attended several terms of the said Court, but failed when
the said cases tried, by reason of the absence of the State Witness, who
not attend, and is since dead. He states that he would greatly have
preferred to have tried his cases, than have them got off by any other means,
as it would have afforded him an opportunity of vindicating his character
from imputation, that after having urged his trials at August Term 1830,
and having them continued by order of the Court, he was prevented attending
at March Term 1831 by some indisposition, and that in that interim
he wrote to his Counsel to represent his situation to the Court, and his
cases continued, but that from a press of business in the Court, the cases
were not resumed, but were forfeited. He therefore prays for a remission
of the said forfeitures. And the foregoing representation of the petitioner is
confirmed by his Counsel, and two of the Judges of the said Court, have
recommended the remission prayed for. — we do hereby, remit
said forfeitures.

Sam Turner
George W Purcell
Robt W Bowie