

member of the Council from the first to the eleventh day of July last, inclusive.

Captain Lewis Kemp having in 1824 obtained an order on the Store at Annapolis for fifty muskets and cartouch boxes, but not having drawn the said arms, returned the said order and requested to have his bond cancelled: which was done accordingly.

By the petition of Nipton, Wm of Prince Georges County, and a transcript from the Records of the County Court of said County, it appears that he was fined by the said Court, at October Term 1831, in two several cases, the sum of thirty dollars in each case, for two several assaults and Batteries committed on Azel Warfield.

The Petitioner states that having submitted the said assaults and Batteries to the Judges of the said Court, and they having fined him so heavy according to his ability, if he is compelled to pay the said fines, it will prove very distressing to his family. — he therefore prays for such relief as may seem meet and reasonable, and for a remission of the said fines. And sundry Citizens of the said County having recommended a compliance with the prayer of the Petitioner, and stated that they have lived near the said Nipton, Wm for several years and have always believed him to be a peaceable, good and orderly Citizen, and that they have never heard of his having an affair with anyone but the said Warfield, and that he is poor and has a family of small children to provide for. — We do, upon consideration of the said petition remit the first named of the said fines.

Geo Howard.
Thomas W Worthington
George W Funnell
R W Bowie.

By the petition of James Hillard, and a transcript from the Records of Montgomery County Court, it appears that he had been entered into a Recognizance with William Devery in the sum of fifty dollars each, for the appearance of the said William Devery before Montgomery County Court at November Term 1829 to testify as a Witness in the said Court against James Camper, Nathel Richard, and that the said Recognizance has been forfeited.

The Petitioner states that the said William Devery, in attendance at the said Court according to his Recognizance and service on the Grand Jury, and that upon his testimony a presentment was returned that he also attended at the succeeding March Term, and that the Petitioner believing that the tenor of the Recognizance had been complied with took no further charge of it, and the said Devery not appearing at the November Term 1830, the prosecuting Attorney directed the Recognizance to be forfeited; that the said Devery being now out of the reach of the Petitioner. —