

escape as he then had other prisoners in custody to whom safety he was obliged to attend. The Court further represent that the fines imposed in these cases were returned by the Clerk to the Treasurer of the State and the then Sheriff, Henry Green was consequently charged with them by the Treasurer as due to the State, and the Warden of the Jail charged with them by the Sheriff, although nothing has been received by either of those officers. The Court being satisfied that neither of those officers are under all the circumstances, justly chargeable with said fines, respectfully ask the Governor to interpose in their behalf and release the said Henry Green late Sheriff and C. M. Hudson, Warden of the Jail of Baltimore County, from the payment of the fines imposed on said Thomas Fuller against the last of whom the judgment will remain in full force and be put in execution when opportunity serves. Whereupon we do hereby remit the said fines so far as to release the said Sheriff and Warden from them and each of their responsibility therefor to the State, leaving them in full force against the said Fuller.

James Thomas
G. & Washington
Thos. W. Peazey
John S. Martin

By the petition of Isaac Hill of Cecil County, it appears that he had entered into a Recognizance in the sum of fifty dollars for his appearance before Cecil County Court and that at October term 1833 of the said Court his said Recognizance was forfeited by reason of his non attendance. The said Petitioner being recommended by the said Court to Executive Clemency. We do hereby remit the said forfeiture.

James Thomas
G. & Washington
Thos. W. Peazey
John S. Martin

By the petition of George B. Moran, and a transcript from the proceedings of Charles County Court, it appears that the said Moran was fined by the said Court, at August term 1832, the sum of sixty dollars, for an assault on Walter and Henry F. Hickey. The petitioner states that, not expecting to hear the said case he suggested he had not prepared to show the extenuating circumstances at the trial, but that he obtained permission from the Judge to examine testimony subsequently, and that upon that testimony the Judge was induced to recommend the reduction of the fine to thirty dollars. He further states that he is very poor, and therefore hopes the fine will be remitted as recommended. And the chief Judge of the said Court having recommended the remission of thirty dollars of the said fine, we do hereby remit accordingly.

James Thomas
G. & Washington
Thos. W. Peazey
John S. Martin