

Ordered that the Treasurer of the Western Shore pay Samuel Evans or order thirty three dollars for thirty three nights service in guarding the State House &c, under Resolution of the General Assembly, & amount allowed.

Ordered that the Treasurer of the Western Shore pay William Sadds or order thirty three dollars for thirty three nights service in guarding the State House &c, under Resolution of the General Assembly, & amount allowed.

Ordered that the Treasurer of the Western Shore pay Daniel Dorsey or order thirty three dollars for thirty three nights service in guarding the State House &c, under Resolution of the General Assembly, & amount allowed.

By the petition of William Crawford of Cecil County, and a transcript from the Records of Cecil County Court, it appears that the said William Crawford was fined by the said Court, at April Term 1835, the sum of ten dollars for retailing spirituous liquor without License.

The petitioner represents that at his trial, it was made appear to the entire satisfaction of the Court that his neglect to obtain a License was owing to his having confided in his bond, who promised to obtain it for him, and to an impression that his said bond had complied with his promise, which however he had failed to do, and that on learning that no License had been taken out for him he promptly applied for, and obtained one, and that such being the facts of the case the lowest amount of fine permitted by existing Laws was imposed upon him - He therefore prays for a remission of said fine. And the Judges of the said Court having certified the truth of the petitioners representation and recommended a remission of said fine. We do hereby remit the same.

James Thomas

Thos W Neay

G. C. Washington

N. F. Williams

Quinn Harris

John Sellartun

Wednesday May 20th 1835.
The Council met. Present the same as on yesterday.

By the petition of Jacob Pickins, and transcripts from the Records of Montgomery County Court, it appears that the said Pickins was fined by the said Court, at March Term 1835 the sum of sixteen dollars in each of four several cases for selling spirituous liquor without License. The petitioner states that his violations of the Law was the result of his ignorance as to the time when he should have taken out License, and not from any disposition to evade the Law. He therefore prays for a remission of said fines. And the Honble Charles J. Kilgour, one of the Judges of the said Court having recommended