

and five hundred and sixteen pounds of value with additional costs; that he is not guilty of the crime alleged, and has always been desirous of a trial, and therefore prays a Remission of the forfeiture aforesaid and it appearing from the Certificate of the Justice of Cecil County Court that the allegations in the said Petition so far as they relate to the proceedings of the Court, are true, and the said Justice having recommended a Remission the Recuser having not been heard of for some time, and there being no probability of his appearing against the said Robert Lusher, The Board upon Consideration are of Opinion that the said forfeited Recognizances ought to be remitted, and do accordingly permit the aforesaid a sum of Twenty pounds in each of the Cases aforesaid.

Tuesday 8th July 1783.

Present as on yesterday.

Ordered that the western shore Treasurer pay to Rob^t James Footell Twenty seven pounds thirteen shillings and one penny current Money, out of the Money appropriated for the Barges in part of an Order of the 6th May last returned. —

That the said Treasurer pay to the said Rob^t Footell Thirty eight pounds, sixteen shillings current Money Balance of an Order of the 6th of May last returned. —

Friday 11th July 1783.

Present the Honorable Jeremiah & Chas^r J James Brue Esquires

Ordered that the western shore Treasurer pay to Allen Quymy Esq^r Two hundred and thirty five pounds, four shillings and ten pence specie agreeably to the Act to adjust the Debts due from this State" per Act passed the 10th Inst

Monday 14th July 1783.

Present the Excellency William Caca Esquire Governor.

The Honorable Gab^l Duvall, for S^r M^raire, for Brue & John H Stone Esq^r

A Petition from David Whiting of Caroline County was laid before the Board setting forth that at an adjourned Court held for Caroline County on the 18th Day of December 1782 he applied to the said Court for Licence to keep Ordinary in said Court and obtained Licence to keep one until the June Court then next ensuing: that being ignorant of the Laws of the State, having lived all his Time in Delaware his Wife in his absence and his thro' Ignorance and Inattention thinking his Licence authorized him to keep Ordinary for one year sold Liquor for a short time after the Expiration of his Licence until he was informed of his Error when he desisted, being desirous to conform to the Laws of the Country he lived in; that at the October Court following in the year aforesaid five presentments were found against him for selling Liquor without Licence: & therefore praying Relief: and the Justice of Caroline County Court having submitted to the Truth of the Allegations in the said Petition.

The Council taking the same into Consideration are of Opinion that the fines incurred by the said David Whiting on the Presentments beforementioned ought to be remitted & do accordingly order a Remission the same.