

riding switch, and said Oulamp face, He further states that he is a very
poor man; that he has a wife and four small children and that he is utterly
unable to pay the said fines; that he is now in prison while his family are in a
most deplorable condition: his wife being sick in bed and expecting every hour to
be taken in Labour. he therefore humbly prays to be released from the said
fines. And sundry respectable Citizens of Frederick County having recommended
the said Petitioner to Executive Mercy we do hereby remit the said fines.

Jos. Kent
Wm Stewart
Dan Martin
Aruld Jones

By the petition of Epson Hoall of Cecil County accompanied by a
transcript from the Records of the County Court of said County, it appears that
the said Epson Hoall entered into a recognizance in the sum of two
hundred dollars for his appearance before the said Court at September Term
1826 to answer an Indictment therein pending against him: which recog-
nizance was afterwards forfeited. The petitioner states that conscious of his
innocence of the charge made against him, he always intended to submit himself
to a fair trial, and that in pursuance of this intention he was on the road travelling
to Elkton Court at the last September Term, when he was met by William
Miller (the witness for the State against him) by whom he was informed that
the Court had that day called up his case and continued it, and that it was entirely
unnecessary for him to attend, in consequence of which information he returned
home and did not attend the Court. He further states that the information
given to him by the said William Miller was false, and that the Court, not
knowing the reason of his absence, forfeited his recognizance and ordered a
Capias ad Satisfaciendum against him on the recognizance, and a Capias ad-
respondendum upon the Indictment: that in the mean time having returned
to the State of Delaware where he was engaged in Labouring in the Canal
he was not served with the Execution, or process to answer, but has nevertheless
made his appearance voluntarily at the last April Term of the said
Court, and the prosecution not being prepared for trial he has again entered
into recognizance for his appearance at the next Term, he therefore prays
to be released from the said forfeiture. And the Court having recommended
a compliance with the prayer of his petition we do hereby remit the said
forfeitures.

Jos. Kent
Jos. Gabby
Wm Stewart
Dan Martin
Aruld Jones

By the petition of Walter Sutherland of Charles County accompanied
by a transcript from the Records of the County Court of said County, it appears
that the said Sutherland, together with a certain Edward Pipe entered into
a recognizance jointly and severally, in the sum of fifty dollars for the
said Sutherland's appearance before Charles County Court at a Term 1824
to answer an indictment against him pending before the said Court, which
said recognizance was afterwards forfeited. The petitioner states that he