

Resolved that the Clerk of the Circuit Court in one of the Town papers in ...
City, and one in the City of Baltimore, to receive proposals at any time before the first
Wednesday in August next for printing two hundred copies of the Index to the Laws of the State
for the last six years, inclusive, and that the same be laid before this Department, at their
next meeting, for final action.

By the petition of Thomas Rawlings, Sheriff of Allegany County, it appears
that he was fined by the County Court of the said County, at April Term 1832, the sum
of one hundred dollars for neglect of duty, in failing to give the notice required by the License
Law. The Petitioner states that his neglect was from a want of knowledge of the
duty required of him, that he believes no other person than himself was injured by the
said neglect, he therefore prays for a remission of the said fine. And the said Court
and many of the grand jurors attending the same having recommended a
compliance with the prayer of the petitioner we do hereby remit so much of the
said fine as is payable to the State.

Geo. Howard
Thos. W. Worthington
George W. Purnell
Robt. W. Bowie

By the Petition of Ezra Boall, Sheriff of Allegany County Court,
and a transcript from the Records of the said Court, it appears, that he was fined
by the said Court, at April Term 1832, the sum of one hundred dollars, for
neglect in returning to the grand jury the Lib. returned by the Sheriff of
said County, in relation to Licenses. The Petitioner states, that the said
neglect of duty was entirely owing to a mis-apprehension of the said Law,
and not from wilful negligence. And the said Court, having recom-
mended, a remission of the said fine, and also the said remission, being recommended
by many respectable Citizens of the said County we do hereby remit so
much of the said fine, as is payable to the State.

Geo. Howard
Thos. W. Worthington
George W. Purnell
Robt. W. Bowie

By the petition of John Hoyle, of Allegany County, it appears
that he was fined by the County Court of the said County, at April Term
1832, the sum of forty dollars, for erecting a Dam in the River Potomac,
contrary to Law. The Petitioner states that he is as much interested
in presenting obstructions to the navigation of the said River, as any one else,
that the said Dam is composed of Planks supported by posts, which
broken down and carried away when there is sufficient water in the
for Boats to pass, that it is not kept up, except when there is not suffi-
water in Wills Creek to operate the Mills of others, and that of his own
Creek, and that by prostrating the same the Citizens of Wills Creek are
greatly injured, and put to great inconvenience, for in a dry season, the
other Mill in the Town of ...