

other proceedings, if any, and order and direct that further proceedings against him on the presentment aforesaid, do cease and determine, upon payment of the costs aforesaid, and that no further prosecution be had or carried on against him for or on account of said offence provided however, and this Nolle Prosequi is on that condition, that the said John Williams ship or be shipped in the United States Service

Given under my hand, and the Great Seal of the State of Maryland this 24<sup>th</sup> of February Eighteen Hundred and forty two and of the Independence of the United States, the sixty seventh

Seal

By the Governor  
Wm. C. Calverton  
Secretary of State

Francis Thomas

24<sup>th</sup>

This day sent a message to the General Assembly enclosing resolutions of different States on various subjects.

Received to day a message from the Senate informing the Governor that the Senate had confirmed the nominations for Charles, Carroll, St Mary's Counties, except Abel S. Green to be a Justice of the Peace for St Mary's County; also the nominations for Montgomery County, Washington County, the nominations for Baltimore City, and the nominations for officers in the Militia.

This day sent to the persons entitled to them, the Commissions for Charles County and Baltimore City.

25<sup>th</sup>

This day sent to the Senate the civil list for Frederick, Worcester, Dorchester and Talbot Counties, and also the nomination of A. H. Mandeville as Surveyor of Queen Anne County, and that of Robert J. Young as Surveyor for Prince George County.

This day granted a pardon to John W. Miller confined in the Penitentiary; it having been shown to the satisfaction of the Judges of Baltimore City Court, before whom he was tried and convicted, since his trial, that he was innocent of the offence of which he was convicted. Said pardon was in these words:

"State of Maryland, - To wit,

Whereas a certain John W. Miller, was convicted on indictment in Baltimore City Court at February term, in the year, One thousand eight hundred and forty two of Larceny, to wit, of having stolen a coat, the property of a certain James S. Bennett, and was sentenced by said court, to be confined in the Penitentiary of the State until the second day of April Eighteen Hundred and forty four: and whereas the said John W. Miller has been