

time of holding Court in June 1790, and that he took out a licence at the said Term, which was in force until the usual time of holding June term 1791. That he went to Chester town for the purpose of obtaining a licence at an adjourned Court, being ignorant of the abolition of June Court until after the adjournment of a March Court in course - that when he went to Chester town for the purpose aforesaid the adjourned March Court was further adjourned, at which last adjournment he did not apply by reason of his mistaking the day of adjournment. That licence was granted to him at October term last for which he paid the sum of three pounds, the said licence to continue in force until a March term last, by which omission the State has lost forty shillings. That he had no intention to violate the Laws. And the said Justice having recommended a remission of the said fine. The Board do order and direct that the said fine of two thousand pounds of Tobacco be remitted upon payment of Forty shillings current money and all costs.

James Brice
 H. Ridgely
 Davidson

Informant April 4. 1792

On the Petition of Barton

Moore of Montgomery County setting forth that in the year seventeen hundred and eighty nine, he was
 appointed 1