

Charles Sevill of Prince George's County by his Petition sets forth that He has been fined six hundred pounds of Tobacco for selling liquor without licence. He represents that being on the point of moving from the County, he had omitted to take out licence as had been usual with Him; but that He afterwards found an opportunity of settling himself in that County and could not then obtain licence without paying for a long time during which He had not sold liquor; to avoid which expense He determined to defer applying for one until the next Court, but to pay for the time He should sell liquor previous thereto. He therefore prays the remission of the fine imposed on him; and two of the Justices of the said Court having certified their belief that He offended rather through ignorance than design, and having recommended him to the favour of the Board, it is Ordered That the said fine be and it is (on payment of the costs) hereby remitted.

Signed

W^m Pinkney
John Davidson
James Brice
Henry Ridgely
C. Richmond.

By a representation from the Chief and one of the Associate Justices of Charles County Court it appears that Jeremiah Booth of the said County was fined six pounds current money at March term last for selling liquor without licence. The said Justices set forth that when the said Booth settled a store in said County there was no Associate Justice in commission, and the Chief Justice was on Circuit at St. Mary's County Court. That W. Booth applied to a Justice of the Peace, who was not authorized to grant it, and that He sold without licence about two weeks wherefore they recommend the remission of part of the fine imposed. The Board on consideration of these circumstances orders that four pounds ten shillings of the said fine be remitted on the Petitioner's paying all costs.

Signed

W^m Pinkney
John Davidson
James Brice
Henry Ridgely
C. Richmond.