

no violation of Law or moral duty, will mark his course of life, that he is poor,
and that it will take much of his labour to pay the fine. And the said judges on inspection
of the said fine, and the Court having recommended a compliance with the prayer of the
said Petitioner we do hereby remit the said fine

His Court
1st Sergeant
Charles E. Jones
Cyrus Estep

By the Petition of Edward Dejeu of Prince Georges County, accompanied
by a transcript from the Clerks of the County, and of said County, it appears that
he was fined by the said Court at October Term 1817 in two several cases, to-wit
to-wit in each case for selling liquor without License. The Petitioner states that at
the time of selling the liquor for which he was fined, and for several years preceding that,
he had procured a Special Privilege License, and was not aware that the same did
not cover him with the quantity for which he was fined, and, therefore, he prays
that the said fine may be remitted. And the Court having recommended a
compliance with the prayer of the said Petitioner we do hereby remit the said fine.

His Court
1st Sergeant
Charles E. Jones
Cyrus Estep

By the Petition of John A. Wright of Prince Georges County, accompanied
by a transcript from the Clerks of the County, and of said County, it appears that he
was fined by the said Court at October Term 1817 in three several cases, to-wit
to-wit in each case for selling liquor without License. The
Petitioner states that he acted innocently, and without any intention to injure
or offend the State, and therefore prays for a remission of the said fine. And
the Court, and several Citizens of Prince Georges County having recommended a
compliance with the prayer of the said Petitioner we do hereby remit the
said fine.

His Court
1st Sergeant
Charles E. Jones
Cyrus Estep

By the Petition of John Quincy of Queen Anne's County, accompanied
by a transcript from the Clerks of the County, and of said County, it appears
that he was fined by the said Court at October Term 1817 two hundred dollars
for retailing Dry Goods without License. The Petitioner states that he
has been for many years a retailer of Dry Goods, that from the summer of the
year 1816 to the winter of this year, and himself was greatly afflicted with
sickness, and during this time he lost his son who had charge of his Store, and
that in his affliction, he neglected to take out a License as required by Law;
that his neglect proceeded from the cause aforesaid, and not from any disposition
to evade the Law, and therefore prays for a remission of the said fine. And
the Court having recommended a compliance with the prayer of the said Petitioner,
we do hereby remit the said fine.

His Court
1st Sergeant
Charles E. Jones
Cyrus Estep