

he directed his clerk to apply to a Judge for permission to retake, as then required by Law, but that his clerk instead of applying to a Judge as he was directed, went to a Justice of the peace, and that the said Justice, greatly misexercising his authority, to the (yet that it was not necessary to make application to a Judge to take the Justice, could give a certificate that would authorize the said petitioner to open his store, and see his goods, and that accordingly, the said Justice did give a certificate to the Clerk, and his store was opened thus illegally. He further states that he has since paid the Clerk of the said Court, full price for License from the first day his store was opened. He therefore prays to be released from the said fines. And the Court, having recommended a compliance with his prayer, we do hereby remit the said fines.

Jos Kent  
David Martin  
Jm Stewart  
Amos E Jones  
Rezin Estep.

By the Petition of James Baden and William C Watson of Prince Georges County, accompanied by a transcript from the Records of the County Court of said County, it appears that a certain Stacey Gibbons and the said James Baden and William C Watson, entered into a recognizance, the said Gibbons in \$100 and the said Baden and Watson in \$50 each, for the appearance of the said Gibbons before Prince Georges County Court, to answer for Felony; and that the said Baden and Watson and a certain Martin Green entered into a recognizance in \$50 each for the said Green's appearance before the said County Court, to answer for Felony; which said recognizances, have been forfeited. The Petitioners state that the failure of the said Gibbons and Green to appear agreeably to the tenor of the said recognizances, did not proceed from any unwillingness to meet the charges against them, but from a belief formed from information which they had sought for their direction, that it was unnecessary for them to appear in Court and answer charges which their accuser had abandoned and retracted. The Petitioners further state that the said Gibbons and Green (mere boys) were upon very slight grounds, suspected by a certain William C Tusten of having stolen from him a small quantity of Tobacco and that the said Tusten had them arrested upon a charge therefore; that the said Tusten soon became convinced of his error, and very honorably and promptly retracted his charges, and communicated the same to the said Gibbons and Green, and informed them that it was no longer necessary for them to appear in Court; that the boys accordingly remained at home, conscious of their innocence and entirely ignorant of the legal consequences. They, therefore pray for a remission of the said forfeitures. And the said Court having recommended a compliance with their prayer, we do hereby remit the said forfeitures.

Jos Kent  
David Martin  
Amos E Jones  
Rezin Estep.

By the Petition of Edmund M Love, of Talbot County, accompanied by a transcript from the Records of the County Court, of said County, it appears,