

and that the said second recognizances were afterwards perfected.

The petitioners state that, in consequence of the non-attendance of W. M. Jones for the state, the said recognizances were not perfected, and continued until March Term 1830, in the said county, W. M. Jones appeared in Court and offered to submit the said cases to the Court, but that the writs for the state being about, they were not taken up, and the said recognizances were at the said term perfected; that since the said W. M. Jones, to wit, at November Term 1830, he appeared to all the said cases, and submitted the second recognizances which were accepted; that in the other two cases fresh recognizances were entered into by him, and the cases continued, that they were ignorant of the said recognizances likely to arise from the said W. M. Jones, having left the Court at March Term 1830, and under these circumstances, they pray to be released from the aforesaid forfeitures.

And the said Court, and Judge respectively, citizens of the said county, having recommended & complied with the prayer of the said petitioners, upon consideration of their case, we do hereby remit the aforesaid forfeitures.

David Martin
George Howard
Thomas & Worthington
Sam Turner

By the petition of Tubman Jones and Littleton White, aged & transcribers from the records of Conroy County Court, it appears that they were fined by the said Court, at November Term 1830, the sum of fifty dollars, for retarding liquor without license. The petitioners state that the irregularity for which they had been convicted was committed innocently, without intent to violate the Law or defraud the state of her revenue, that they are ready and willing to pay for the whole time they were in default, (which appears to be nearly five months) notwithstanding they have ceased to do so, and although a new law for five months of their current license is unexpired, they therefore pray to be released from all the said fine, but five dollars. And the said Court having recommended & complied with the prayer of the petitioners, upon consideration of their case, we do hereby remit so much of the said fine, as is payable to the State, except five dollars.

David Martin
George Howard
Thomas & Worthington
Sam Turner

By the petition of James W. Brackenridge, and a transcript from the Records of Montgomery County Court, it appears that he was fined by the said Court, at March Term 1829, and also at November Term 1830, the sum of sixteen dollars, at each Term, for retarding liquor contrary to Law. The petitioners state that a certain Tavern License was granted to a certain Eliza Sparran, by the Justices of Montgomery County Court, some time in the year 1828, that the said Eliza Sparran constituted him the petitioner, his agent, to sell spirituous liquors, by authority of the aforesaid License, upon certain terms given between them, that believing the said proceeding to be legal, he proceeded to retail in pursuance thereof, that the Judge of the Court considered...