

By the petition of Thomas Townsend of Prince Georges County, viz, it appears that on the 14th day of December 1829, he entered into a recognizance in the sum of one hundred dollars with two sureties in the sum of fifty dollars each for his appearance before Prince Georges County Court at Spring Term 1830, to answer, and that the said recognizance was afterwards forfeited.

The petitioner avers that he attended Court three or four days during the said term, solely in compliance with said recognizance, and that he appeared himself to the Court and was by it finally discharged, that believing his discharge had been regularly entered he neglected to attend until, to his great surprise and mortification, he was arrested on account of the forfeiture of said recognizance: for which he is now in custody of the Sheriff, in the Clerk having, it seems from press of business or other cause omitted to enter his discharge in the Court, therefore prays for a remission of the said forfeiture. And the said Court having recommended a compliance with the prayer of the petitioner, and stated its belief of the truth of his statement, we do, hereby, remit the aforesaid forfeiture.

David Martin
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By the petition of Archibald Edmonston of Prince Georges County and a transcript of the proceedings of the County Court, said County, it appears that the said Archibald Edmonston had entered into a recognizance in the sum of fifty dollars with Isaac Seagas and Washington Edmonston in the sum of twenty five dollars each for the appearance of the said Archibald Edmonston before the said County Court at Spring Term 1830, and to keep the peace, and that the said recognizance has been forfeited.

The petitioner avers that he did appear in the said Court, as he was bound to do, but that it seems the Clerk omitted to note his appearance, and discharge the said recognizance, and he avers that it was in consequence of such omission of the Clerk and not from any default, neglect or improper conduct, his, that the said forfeiture was entered, he therefore prays for a remission thereof. And the Judges of the said Court having recommended a compliance with the prayer of the petitioner, and stated that they have no doubt of the correctness of the facts set forth by the said petitioner, we do, hereby, remit the said forfeiture.

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