

By the petition of John Parson, George ^{Howard} Parson and George J^r Simon, and a transcript from the Records of Somerset County Court, it appears that, at May Term 1831, of the said County Court, the said John Parson, George Parson and George J^r Simon were fined the sum of fifty dollars for selling merchandise, without License. The Petitioners state that the said John Parson, George Parson and Simon are a certain store of John and son partners in trade, in Somerset County, trading under the firm of John and son & Co. that they had a License for retailing merchandise; that the said John and son sold his interest in said store to the Petitioner George Parson, who went into the said store as a partner in the place of said John and son. They aver that, without the least intention to defraud the revenue of the State, they went out to sell under the license granted to the first firm aforesaid, conceiving they had a right to do so, - they, therefore pray for a remission of the aforesaid fine. And the said Court having recommended a compliance with the prayer of the Petitioners. - we do hereby remit the said fine, so far as the same is payable, to the State.

Geo. Howard
Thomas Worthington
Saml Turner
Wm Potter.

By a transcript from the Records of Charles County Court, it appears that a certain Peter D. Hutton was fined by the said Court, at August Term 1828, the sum of twenty dollars, for an assault & battery on Regu. Bowell, and that Edward Pyle and William A. Culany became securities for said fine. The said Edward Pyle and William A. Culany represent, by their petition, that they were entered upon the record as securities for the said fine, without the knowledge or consent of either of them; that they believe the said Peter D. Hutton has been a persecuted, Mardant and oppressed citizen, and that he is extremely poor and has a family of young children, to support, and that he is totally unable to pay the fine which was imposed by the Court, and which through some inadvertance of the Clerk and Petitioners, were entered as securities;

The Petitioners made the foregoing representation upon oath. And the Court having stated that upon the foregoing representation of the Petitioners, and well knowing that in the press of business, numbers of Justices and bail present themselves, at the same time in special cases, the Law requires, that it is both possible and probable ^{ad mistake} may have been made, and having recommended a compliance with the prayer of the Petitioners. And the Clerk having joined in the said recommendation and admitted that the mistake may have occurred, - we do hereby remit the said fine.

Geo. Howard
S. Turner
Thomas Worthington
Wm Potter.