

months, he was discharged, at the instance of the United States, by a Jury of his country without their seeing the law, that by this time he had spent all his little earnings and was in debt and compelled to quit, and on the day of his final discharge he was again detained and held to view by process from the United States Circuit Court to appear as a witness in some cause then depending; that thus detained in Baltimore without funds or friends, he admitted that for about three weeks, and no longer, he did keep a Roulette table. He declares that this is the only offence of the kind he ever committed; that he is reduced to actual poverty, and is unable to pay said fine, and that he has already been confined in jail for want of security near several weeks. He therefore prays for remission of the said fine, and the Sheriff of Baltimore County, the Warden of the Jail, and the Marshal of the district, having recommended the said Alexander Ramsey as a suitable object of mercy, we do hereby remit the said fine.

Geo Howard  
 Jm Potter  
 Thos Worthington  
 Sam Turner

By the petition of Bruce Bowen and a transcript from the Records of Calvert County Court, it appears that he was fined by the said Court, at May Term 1830, the sum of five dollars, for an assault & battery on the body of negro Saury, the property of the late Richard J. Somerville.

The petitioners state, that besides the said fine he was imprisoned thirty days for the said offence, which was the more severely felt by him, being inflicted at a period of the year which required his particular attention in providing for a family entirely dependent upon his labour and exertions for sustenance. He further states that he has never been arraigned in Court before, and has invariably sustained the character of a peaceable man and good citizen. He therefore pleads the indulgence of the Decentives. And many respectable Citizens of the said County, having joined in the representation and prayer of the petitioners, we do hereby remit the said fine.

Geo Howard  
 Jm Potter  
 Thos Worthington  
 S Turner

By a representation of the Jurors of Sussex County Court, it appears, that at May Term last of the said Court, a fine of fifty dollars was imposed by them upon John Egan, for selling liquor without license.

They further represent that if they had had any discretion in the case would certainly, if now the evidence, had acquitted him upon his paying an amount of the License; that it clearly appeared that he had acted in his business under the impression that a License had been granted him, but in he was in error from the neglect of a friend, who had sent to obtain a License. They therefore recommended a remission of the said fine, and do hereby remit so much thereof as is, pay at the time.