

By the petition of William A. Dawson, and a transcript from the Records of Allegany County Court, it appears that he was fined by the said Court, at April Term last the sum of fifty dollars for selling liquor without License.

The Petitioner states that he had a License to sell liquor until May 1830, at which time it expired; that being under the impression he could renew it at any time, by giving it the first of May and paying for it from that time, he did not take out another License until in the month of December 1830, when the Clerk informed him he could not ante date the License or receive the money due before that time. He further states that it was not his intention to violate the Laws and that he was under the belief and impression that he could at any time during the year take out a License paying the amount required by Law, and that the Clerk had a right to date the License on the first of May on his paying the Tax. And the statements of the petitioner being verified by his affidavit, and the said Court having recommended the said William A. Dawson to Executive Clemency we do hereby remit, so much of the said fine as is payable to the State.

Geo Howard
Wm Potter
Thomas C. Worthington
J. Turner

By the petition of John Long and Thomas Howard, and a transcript from the Records of Charles County Court, it appears that they had heretofore entered into a recognizance in the sum of £25 each, with James J. Browne, in the sum of fifty pounds for the appearance of the said James J. Browne before the County Court of the said County, at March Term last, and for his good behavior; and that the said recognizance has been forfeited. The petitioner states that the said James J. Browne was a stranger in Charles County, friendly and about to be committed to Jail for want of security; that the said Browne shortly after the entering into the aforesaid recognizance and before the meeting of the Court left the State, and consequently the said recognizance was forfeited. They further represent that Walter Fearson, the person who caused the said Browne to be recognized as aforesaid, was sworn to the grand Jury and that no presentment was made by that body against said Browne; that they verily believe that the said Browne did not commit any breach of the peace, after their undertaking, during his residence in the State. They, therefore, pray for a remission of the forfeiture by them thus innocently incurred. And the statements of the petitioners being verified by the affidavit of John Long (one of them) and by the Clerk of the said Court, in part, and the said Court having recommended a remission of the forfeiture as prayed for, we do, hereby, remit the same.

Geo Howard
Wm Potter
Thomas C. Worthington
J. Turner