

By the petition of John Rigby and James W. Wagner, accompanied by attorneys from the records of Baltimore City Court, it appears, that they entered into a recognizance in the sum of two thousand dollars, jointly and severally for the appearance of certain Leonard Storm before the said City Court to answer a charge of keeping and maintaining within the said City a gaming table, at which persons were permitted to game for money; which said recognizance was afterwards forfeited. The Petitioners state that the said Storm some time before the commencement of the Court left the City of Baltimore and has not since returned; that having been indemnified to the amount of one thousand dollars, they are ready and willing immediately to lodge that sum in the hands of the proper Officer; that inasmuch as the recognizance was unusually high and much more than has been demanded in similar cases, they are induced to hope that they will be discharged from the remaining portion of the said forfeiture. And the Court having recommended that a payment of one thousand dollars into Court the balance of the said forfeiture be remitted. We do, hereby remit the same, upon the conditions of

Jos. Kent  
Jos. Gabby  
Wm. Stewart  
Dan. Martin  
Arnold E. Jones

By the petition of James Scott of the City of Baltimore it is represented that he is now actually imprisoned in the Jail of Baltimore County, under a writ from Anne Arundel County Court, as a forfeited recognizance for the sum of two hundred dollars, which he had entered into for his appearance before the said County Court of Anne Arundel to answer a charge against him removed for trial from Baltimore City Court. He states that he did attend the said Court at Baltimore Term 1825 the whole of the first day, and finding that no one appeared to prosecute he came off being excused and removed from his business, and being engaged there to, without intending any disrespect to the Laws of the Land, that he again appeared at the following Term and remained about the same time, and finding still no one appearing to prosecute, he as before returned to Baltimore, but not without having seen Counsel, by whom he was encouraged to believe he would have the case struck off the Docket; that he then left Baltimore under the full belief and persuasion of his Counsel that the case would be attended to accordingly, but that he now finds to his great surprise that so far from the case being discontinued, he has been within the last week excused for the forfeited recognizance. In he, therefore, prays a remission of the said forfeiture. And the Court having recommended a compliance with the prayer of the petitioner. We do, hereby remit the same.

Jos. Kent  
Jos. Gabby  
Wm. Stewart  
Dan. Martin  
Arnold E. Jones

By a transcript from the Records of Baltimore County Court, it appears that a certain Elizabeth Barthour was fined by the said Court, at March Term 1827 the sum of sixteen dollars, for selling liquor without License. On the said transcript was this endorsed viz. "In consideration of the bodily infirmity and ignorance of Elizabeth Barthour who is an aged woman, we