

the remission of the fine, as within. April 17 1827, Archer, & W. Hanson.
We do, therefore, hereby, remit the said fine.

Jo. Kent
Jos. Gabby
Wm. Stewart
Danl. Martin
Arnold E. Jones

By a transcript from the Record of Baltimore County Court, it appears that a certain John Deary entered into a recognizance in the sum of three hundred dollars for the appearance of a certain Henry Williams before Baltimore County Court, at March Term 1826 to answer a charge of keeping a Gaming Table; and that the said recognizance was forfeited. On the said transcript was entered as follows viz "In consideration of the Volled Provisio granted to Henry Williams, we hereby recommend the remission of the forfeited recognizance of John Deary, as within 15th May 1827 Archer". We do, therefore, hereby remit the said forfeiture.

Jo. Kent
Jos. Gabby
Wm. Stewart
Danl. Martin
Arnold E. Jones

By transcripts from the Record of Baltimore County Court it appears that Henry G. Betty entered into a recognizance in the sum of two hundred dollars for his appearance before the said County Court at March Term 1826 to answer an indictment for keeping a Roulette Table; and that James Auld entered into another recognizance in the sum of three hundred dollars for the appearance of the said Betty, before the said Court at the term aforesaid, to answer an indictment for keeping a gaming Table; and that the said recognizances have been forfeited. On the said transcripts is entered as follows viz "In consideration of the Volled Provisio granted by the Governor in the within case, the Court of Baltimore County, do hereby recommend that the Governor and Council remit the forfeitures of the recognizances in the within case, where Henry G. Betty was recognized in the sum of two hundred dollars and the same was forfeited, also where James Auld was recognized in the sum of three hundred dollars, and the same was forfeited. 12 April 1827 Archer, W. Hanson."

We do, therefore, hereby remit the said forfeitures.

Jo. Kent
Jos. Gabby
Wm. Stewart
Danl. Martin
Arnold E. Jones

By the petition of Jacob Fechtig, of Allegany County, it is represented, that at April Term 1827 of Allegany County Court, he was convicted of retailing Dry Goods without License; that previous to the commission of the said offence he had had a License for retailing dry goods, which expired during his absence from home on necessary business, and that the offence for which he was convicted occurred during the said absence from home; that the said offence did not originate in a design to evade the payment of