

that he had entered into five several recognizances in the sum of fifty dollars each, for his appearance before Safford County Court, at May Term 1827, to answer five several presentments against him for assault and batteries. The Petitioner states that his absence was not occasioned by any desire to elude or procrastinate Justice, but was solely owing to his being in the City of New York, where he had gone with the view of getting employment. He further states that he has no property, and is wholly unable to pay said forfeitures, and therefore is constrained to throw himself upon Executive Mercy, and respectfully to solicit a remission of the said forfeitures. And the Court having recommended a compliance with his petition, we do hereby remit the said forfeitures.

Jos. Kent

David Martin

Mrs Stewart

Charles E. Jones

Rezin Estep

By the Petition of Sam Irving of Somerset County, accompanied by a transcript from the Records of the County Court of said County, it appears that he was fined by the said Court, at May Term 1828, sixteen dollars, for selling liquor without License. The Petitioner states that the selling of spirituous liquors for which he was fined, was under a License granted to a certain Barton Cannon, and subsequently transferred to him, which transfer has been decided to be illegal, contrary to his understanding. He disclaims any design to violate or evade the Law, the public revenue not having been impaired, as the amount of the whole year had been paid by the said Cannon, and being (as he alleges) unable to pay the said fine, he prays to be released therefrom. And the Court having recommended a compliance with his prayer, we do hereby remit the said fine.

Jos. Kent

David Martin

Mrs Stewart

Charles E. Jones

Rezin Estep

By the Petition of Attorney Kirby of Safford County, accompanied by a transcript from the Records of the County Court of said County, it appears that he was fined by the said Court, at May Term 1828, twenty dollars, for an assault and Battery on Joshua H. Batchelor. The Petitioner states that although he has been convicted of the said offence, that in point of fact he was entirely innocent, having had no participation in the assault or in the concert and arrangements which led to it; that he is very poor, and has a wife and family to support, and being entirely dependant on his daily labour for that purpose, and altogether unable to pay the said fine, he prays that it may be remitted. And sundry respectable Citizens of the said County, having recommended a compliance with his prayer, we do hereby remit the said fine.

Jos. Kent

David Martin

Mrs Stewart

Charles E. Jones

Rezin Estep