

Resolved that the Librarian, by notice in three *Vol. 1 p. 100*
Proposals for plans, drawings and Estimates of the cost of getting up the old *Vol. 1 p. 100*
Court Room, or its equal part of the Hall of the State House, for a Librarian
communicating for the interior at the level of the present floor, to be made
within thirty days, and that the said Librarian submit all such proposals,
plans and Estimates to the Executive, at the next meeting;

By the petition of John S. Chaney and a transcript from the
Records of Charles County Court, it appears that he was fined by the said Court,
at March Term 1833 the sum of fifty dollars for keeping a Tavern without
License. The petitioner represents that in October 1832 he rented a
Tavern in Port Tobacco from a certain Richard R. Watson who had a License
to sell liquor from the time he took possession of the House up to May 1833,
that being ignorant of the Law he believed that he had a right to sell in
virtue of the License of said Watson until May 1833, and that accordingly
he did sell, and for this acting was fined as aforesaid; that upon submitting
his case he summoned no witnesses, employed no Counsel, but acknowledges
frankly to the Court that he had sold liquor under the said circumstances.
He therefore says that inasmuch as he was morally innocent of any
violation of Law he prays for remission of the said fine. And the
petitioner having verified said representation by his oath, and sundry
respectable Citizens of said County having stated that the said Chaney
is a citizen of correct habits and a good citizen in his general relations
and recommended his application to Executive Clemency, and the
said Court having recommended the remission of a moiety of the
said fine, — we do hereby remit \$25 thereof.

James Thomas
Sam Turner
Thomas Worthington
Wm. Peter.

By the petition of William L. Brent and a transcript from the
Records of Charles County Court, it appears that a recognizance was entered
into by Jesse Day and the said William L. Brent in the sum of fifty
dollars for the appearance of the said Jesse Day before Charles County Court
at March Term 1832, and for his good behavior, and that the same
recognizance has been forfeited. The petitioner states that he was
ignorant of said recognizance and forfeiture until the seizure
property under execution thereon; that no Law had been violated
said Jesse Day nor no presentment found against him, and that
he did keep the peace as required by the said recognizance. He therefore
prays for remission of the said forfeiture. And the said Court has
recommended a compliance with his said prayer, — we do hereby
The same
Wm. Peter.