

Jos. N. Gordon.

This balance has lately been reduced to what it now is, and will, no doubt, soon be finally settled.

Francis Gillespie.

In this case, both principal and securities are dead; suits are now depending in Cecil county court against the administrators of the securities, and there is reason to believe the greater part of the debt, and perhaps the whole, will be recovered.

John S. Blake.

His entire property has been sold, and Mr. Blake and his securities are believed to be insolvent.

Cord Hazzard.

The judgment against the principal and securities in this case, was affirmed by the court of appeals at the last June term, and a procedendo ordered; upon which a judgment will be obtained in the court below, and the money, it is expected, will be finally collected.

Fredk. Holbrook.

The principal in this case is dead, and judgment will be had at the next March term of Caroline county court, against his securities, which will secure the debt.

Charles Jones.

Judgments have been obtained upon Mr. Jones's sheriff's and collector's bonds; but all proceedings against him and his securities were suspended by the legislature until January 1830, and by a resolution of the last session, a conditional suspension was made until January 1832—only one of the securities has complied with the condition—the others, I presume, have been proceeded against.

William B. Tillotson.

This claim has been prosecuted to judgment, but the