

Henry Nicols.

principal and securities are insolvent.

In this case there is a judgment, and the money is expected soon to be received into the treasury.

Sheppard C. Leakin.

This claim is for a forfeited recognizance by a certain Robert Henderson in Talbot county court, whence a ca. sa. issued to the sheriff of Baltimore county, who then became properly chargeable with the amount of said forfeiture. He has not accounted for it, altho' called on to do so.

Wm. Chambers & Sec'ys.

There are judgments in this case against principal and securities, and the debt supposed to be secure. Necessary measures will be taken to bring it to a successful close.

Sam. Mearns.

At December session 1827, a resolution No. 15, was passed in his favour, but he has never complied with its conditions—reference to said resolution will more fully appear.

Robert Wright.

There is a judgment against Mr. Wright, but I am not in possession of the situation of the claim. The attention of the Deputy State's Attorney will be called to it as soon as circumstances will permit.

John Creswell.

This debt, it is thought, will never be recovered, in consequence of the interference of the legislature in 1827. Vide resolution No. 22, in favour of Washington Hall.

Marcey Fountain

There are judgments against Mr. Fountain and his securities, upon which executions have been issued, and the property levied and scheduled, still remains on hand for want of bidders.