men and true," he forfeited the confidence ty which is now by law exempted from of McDonald, and proved that his profes- levy and sale upon execution, was passed sions were mere windy declamations in- at the last session of the Legislature: tended only to accomplish the object of SECT. XXV. Hereafter, the widowor his wishes. At the meeting of the con- children of any decedent, dying within vention at Johnstown on the 17th of July, this commonwealth, if the said decedent McKinney received what was considered shall shall have left a widow or children a good nomination-this he declined in a who were residing with him at the time to the nominee his hearty support. This levy and sale upon an execution against convention met, and after considerable a debtor, may retain either real or percappropriately been styled "the war the value of three hundred dollars; and horse of the party." A man whose De- the same shall not be sold, but suffered mocracy has never been doubted, whose to remain for the said widow and family; tion dares to question the validity of his nomination and offered himself as a candidate, asking the support of the demo- ninth day of April, A. D., 1849, an act cratic party of this district.

tle Cambria at Johnstown, were deter- That this section shall not affect or impair mined to act independent of her will at any liens for the purchase money of such Ligonier, and one of them, I am credibly real estate; and the said appraisement. informed, pledged himself to oppose Gen. upon being signed and certified by ap-McDonald's delegates, and support those of Dr. Smith long before he could legally Court. shall be filed among the records decide upon the relative merits of the two thereof. sets of Claimants. And now a few words regarding my own course. The length to which a man in convention should go in defined; but the general understanding is, ship. that so long as there is a reasonable chance for the success of the man in whose favor you are instructed, so long, you would be required to vote for him. the Legislature have been received and are county, I claim to have done, others may receive them. think differently; but of one thing I am certain, every candid, unprejudiced mind Ebensburg, Sep. 16 1850-3t. will admit that in ballotting for Alexander M'Kinney six times, I fulfilled my instructions. It was evident to every man in the convention, as well as those around, that he could not be the nominee; his "good men and true" were determined either that he should be nominated, or the convention should be "broken up" without a nominee, as they were unwilling to change ground or make any compromise in order to harmonize the unpleasant state of affairs existing, and as Bedford county had settled down upon one of our firmest and most faithful Democrats, the responsibility of settling the sincerity I cast my vote for John Snod-grass, and by that vote he became the leparty of the 19th Congressional district. The opinion of Alexander M'Kinney to the contrary notwithstanding.
T. J. CANTWELL.

Youngstown, Sept. 10, 1850.

Latest News. By Electric Telegraph from London to Liverpool.

SATURDAY, Aug. 31, 12. 30 P. M. By the completion of the electric telegraph between England and France, we of brick. are in possession of news to a late hour on Friday evening, the 30th.

Two other provincials, those of the Haute Vienna and Creuse, (both sociallist departments) have expressed a wish in favor of a revision of the constitution .of 1833, and only for htat reason.

The President's tour to Cherbourg is decided upon. He is to leave Paris on the 3d of September, and return on the

The weekly accounts publishing by the Directors of the Bank of France show that the cash on hand has increased 4,250,-000 francs. The commercial bills discounted have increased by 500,000. The protested bills have increased by 500,000. The bank notes in circulation have decreased by 3,750,000 francs. The balance to the credit of the Treasury has increased 6, 750,000 francs.

The Bourse continued dull in the absence of speculation. Fives opened 96f .-80, and closed 96f60; Threes 58f.15.

In foreign exchanges, yesterday, the amount of business transacted was small, and no material alteration took place.

Latest from Texas and Mexico.

it adjourns to re-assemble on the 1st De- to law.

The papers say that the season is too late for troops marching.

At a large Union meeting, held at Houston, resolutions were adopted opposed to sending troops to Santa Fe, and instructing county delegates to accept the no particular marks, the owner is requested to the United States, shall be held and conducted Congress proposition.

Dates have been received from the city take her away, otherwise she will be disposed

of Mexico to the 19th ult. An extraordinary session of the Mexican Congress had been opened, during which it was determined not to accept of the resignation of the Minster to Washington, but leave of absence was granted to him.

One of the insurgents at San Francisco, Belkam, has been defeated, captured and

and outlawed.

Insolvent Decedents.

The folloing important act, allowing dents to retain property to the amount of dents to retain property for prope.

Just received and for sale by G, W. TODD & Co.

to exempt property to the value of three House in the borough of Ebensburg. Mr. M'Kinney's "good men and true," hundred dollars from levy and sale on not content with defeating the wish of lit- execution and distress for rent: Provided,

MARRIED

On the 12th inst., by William G. Davis order to obey instruction from his constit- V. D. M., Mr. David L. Davis to Miss uents, has never been, (I believe,) legally | Charlotte Rager, both of Jackson town-

NOTICE.

The Pamphlet Laws of the last session of This fellow citizens of Westmoreland ready for delivery to those entitled by law to

WM. KITTELL, Proth'y.

TO FOREIGNERS. MONEY REMITTED TO BUROPE THROUGH

HARDEN & CO., To either of the following countries: Ireland, Switzeland, German y, Holland France, Denmar k, Belgium, Scotland. Austria. Wales, England, Prussia, Bohemia, Steerage passage procured. Apply to
A. L. HOLLIDAY.
Hollidaysburg, Sept. 19, 1850-3t.

PARTICULAR NOTICE!

Those indebted to the estate of Patrick M' Coy, dec'd, are most respectfully requested to difficulty devolved upon me, and in all call and settle their accounts without delay. gitimate candidate of the Democratic Johnston, on Saturday of each week for the

purpose of making settlements. JOHN M'COY, Executor. Sept. 19, 1850-3t.

TO CONTRACTORS. Proposals for the erection of a Catholic

Church at Jefferson, in Cambria county, will be received at the house of A. Long, in that place, untill the 12th day of October next, where the plans and specifications can be seen. The building is to be

By order of the building committee. THOS. M'CONNELL Sec'ry.

TO JURORS.

TAKE NOTICE, that all persons summoned to attend as Grand and Traverse ONE PERSON to fill the office of County The Council General of the Haute rejec- Jurors at October term next, will not be ted the proposition, as contrary to the law required to be in attendance until Wednes- ONE PERSON to fill the office of Counday the 9th of October next at 10 o'clock

Sept. 9, 1850.

State Senator.

WE are authorized to announce Col. Thomas C. M'Dowell, as a Volunteer Candidate for the office of STATE SENATOR, to represent the Disirict composed of the counties of Blair, Huntingdon and Cambria.

OF Philip Reilly late of Summerhill town. ship Cambria county, deceesed, are placed in

my hands for collection, and persons indebted can save costs by attending to the same with-

JAMES M'DERMIT. Ebensburg, Sept. 12 1850.

ESTRAYS.

Came to residence of the subscriber in Jack. New Obleans, Sept. 8.—Gelveston dates of the 3d inst., say that a decided disposition is manifest to accept any honorable proposition for the settlement of the boundary. It is supposed that the the boundary. It is supposed that the the boundary is not educated and the settlement of the boundary is not educated and the settlement of the boundary. It is supposed that the the boundary is not educated and the settlement of the boundary is not educated and the settlement of the boundary. It is supposed that the settlement of the boundary is not educated and the settlement of the requested to come forward, prove the owner is requested to come forward, prove the ow Legislature will not adjourn until the fate property, pay charges and take them away of Mr. Pearce's bill is ascertained, unless

CYRUS GEORGE.

P. SHIELS.

Sept. 12, 1850.

STRAY COW. CAME to the residence of the subscriber in Allegheny township, about the first of July last, a BRINDLE COW, about six years old,

of according to law. Sept. 5, 1950-48-3t.

All persons indebted to the undersigned for costs, &c., are hereby requested to come for-ward and make payment on or before the 20th day of September next. Those neglecting this notice will find their accounts in the hands Tobaso's followers have been dispersed of proper officers for collection after that time

as no longer indulgence can be given.
THOMAS TODD. August, 15, 1850-45.

Fresh SHAD,

borough of Ebensburg, to meet at the Court

House in said borough The Electors of the district composed of the who shall make the like notes in the list of votownship of Cambria to meet at the Court

The Electors of the district composed of the township of Allegheny, to meet at the School House in the town of Loretto in said township. The Electors of the district composed of the James Shannon, in said borough.

The Electors of the district composed of the borough of Conemaugh, to meet at School house number one, in said borough, The Electors of the district composed of the

township of Conemaugh, to meet at chool House number thirteen in said township . The Electors of the district composed of the number three in said township.

The Electors of the district composed of the township of Clearfield, to meet at the house of John Douglass, in said township. The Electors of the district composed of the township of Jackson, to meet at the house of

Charles Dillon in said township. The Electors of the district composed of the township of Richland, to meet at the house of Jacob Kring, in said township.

The Electors of the district composed of the House number one in the town of Jefferson, in said township.

The Electors of the district composed of the township of Susquehanna to meet at the house of Matthew Conrad, in said township. The Electors of the district composed of the township of Washington to meet at the School

No. 4, in said township. The Electors of the district composed of the

number one in said township. At which time and places the qualified Electors, as aforesaid, will elect by Ballot

ONE PERSON for Auditor General of the Commonwealth of Pennsylvania.

of the United States, to represent the following Proclamation of the Governor, it is 19th Congressional district in the Com-

monwealth of Pennsylvania. ONE PERSON, in conjunction with the counties of Huntingdon and Blair, to fill the office of Senator, to represent the counties of Huntingdon, Blair and Cambria, in the Senate of Pennsylvania.

TWO PERSONS, in conjunction with the county of Bedford to fill the office of members of the House of Representatives, to represent the counties of Bedford and Cambria in the House of Representatives of Pennsylvania.

ONE PERSON to fill the office District Attorney for the county of Cambria. Surveyor for the county of Cambria.

ty Commissioner for the county of ple, in such manner, and at such time, at least Cambria, and JOHN BRAWLEY, Sheriff. ONE PERSON to fill the office of Coun-

ty Auditor for the county of Cambria. I also make known and give notice, as in and by the 13th section of the aforesaid act 1 am directed. "that every person, excepting jus-tices of the peace, who shall hold any office or appointment of profit or trust under the Gov. ernment of the United States or of this State, or any city or incorporate district, whether a commissioned officer or otherwise, a subordinate officer or agent who is or shall be, employ-Lagislature and of the select or common council of any city commissioners of any incorporate districts, is by law incapable of holding or exercising at the same time, the office or apelection of this commonwealth, and that to i i. spector or judge or other officer of any such election, shall be illegible to any office then to be voted for."

Also, that in the 61st section of said act it is enacted that "every general and special election, shall be opened between the hours of eight and ten in the forenoon, and shall continue without interruption or adjournment un-

shall be closed. The general, special, city in incorporate district and township elections, and all elections for electors of president and vice president of come forward, prove property, pay charges and by the inspectors and judges elected as aforesaid, and by clerks appointed as in hereinafter

provided. "No person shall be permitted to vote at any election, as aforesaid but a white freeman of the age of twenty-one years or more, who shall have resided in this state at least one year, and in the election district where he offers to vote at least ten days immediately preceding such eral Asembly met, and it is hereby compensation, to be fixed by law, which shall election, and within two years paid a state or enacted by the authority of the same. election, and within two years paid a state or enacted by the authority of the same. county tax, which shall have been assessed at least ten days before the election. But a citithey shall not have paid taxes.

11.

WHEREAS, in and by an Act of the Gentory evidence either on his own oath or affireral Assembly of the Commonwealth of mation of another, that has paid such a tax, or Pennsylvania, entitled "An act to regulate the on failure to produce a receipt, shall make oath partly written and partly printed from citizens Elensburg, on the third day after the day of General Elections within the Commonwealth," of the payment thereof, or 2nd if he claim a duly qualified to vote for members of the Gen election, being for the present year on FRI. a good nomination—this he declined in a who were residing with him at the time it is enjoined en me to give Public Notice of right to vote by being an elector between the eral assembly, and deposit them in a box or DAY the Iliu of OCTOBER next, then and of his death and the estate be insufficient such election to be held, and to enumerate in age of 21 and 22 years, he shall depose on oath boxes to be for that purpose provided by the pledged himself that he will abide the deto pay his debts exclusive of the amount
cision of the next convention and accord of property now by iaw exempted from

T. JOHN BRAWLEY High Sheriff of the I. JOHN BRAWLEY, High Sheriff of the make such proof of his residence in the district are favorable to the amendment may express to attend said meeting of judges, then the cercounty of Cambria, do hereby make known and as is required by this act, and that he does ver. their desire by voting each a written or print. tificate or return aforesaid shall be taken give this public notice to the Electors of the illy believe, from the accounts given him that ed, or partly written and partly printed ballet, charge of by one of the inspectors or the clerks difficulty nominated a man who has not sonal property belonging to said estate to said county of Cambria, that a General Elec. he is of age aforesaid, and give such other evition will be held in the said county of Cambria dence as is required by this act, whereupon the on the SECOND TUESDAY of October next, name of the person so admitted to vote, shall be being the 8th day of the month) at the sever- inserted in the alphabetical list by the inspec. al election districts established by law in said tors and a note made opposite thereto by writing the word "tax," if he shall be admitted to "age," if he shall be admitted to vote by reason 9th day of April, 1850, "Relative to the Elec-of such age shall be called out to the clerks, tion of Auditor General, Surveyor General and

> ters kept by them . "In all cases where the name of the person claiming to vote is found on the list furnished by the commissioners and assessor, or his right to vote whether found thereon or not is objected to by any qualified citizen, it shall be the duty borough of Johnstown, to meet at the house of of the inspectors to examine such person on oath as to his qualifications, and if he claims to have resided within the state for one year or more, his oath shall not be sufficient proof thereof, but shall make proof there by at least one competent witness, who shall be a qualified elector, that he has resided within the district for more than ten days next preceding said election and shall also himself swear that his bena township of Carroll, to meet at School House fida residence in pursuance of his lawful calling is within the district, and that he did not remove into said district for the purpose of voting

"Every person qualified as aforesaid and who shall make due proof, if required, of his resi- Governor; and the person so appointed shall dence and payment of taxes, as aforesaid, shall continue in office until the end of the term for be admitted to vote in the township, ward or which his predecessor was elected. district, in which he shall reside.

act, from holding such election, or use or same day every third year thereafter, elect one township of Summerhill, to meet at School threaten any violence to any such officer, or competent persons, being a practical surveyor, shall interrupt or improperly interfere with him to act as county surveyor for the proper counin the execution of his duty, or shall block up ty for the term of three years, who shall do the window, or avenue to any window where and perform all the duties, and have and rethe same may be holding, or shall riotously dis- | ceive all the emoluments now pertaining to the turb the peace at such election, or shall use or practice any intimidating threats, force or violence, with design to influence unduly or over-House situate at the foot of Inclined Plane awe any elector or to prevent him from voting or restrain the freedom of choice, such person on conviction shall be fined in any sum not township of White to meet at School House exceeding \$500 for any time not less than I month nor more than 12 months, and if it shall offence shall be had, that the person so offend. enacted by the authority of the same, ONE PERSON for Canal Commission- ing was not a resident of the city, ward, or diser of the Commonwealth of Pennsyl- trict, or township where the said offence was then on conviction, he shall be sentenced to tion on the second Tuesday of October next, pay a fine of not less than \$100 nor more than \$1,000, and be imprisoned not less than

ONE PERSON for Surveyor General of 6 months nor more than 2 years. to fill the office of member of Congress of which amoudment added hereto, and by the

PENNSYLVANIA, SS.

In the name and by the authority of the Commonwealth of Pennsylvania, WILLIAM F. JOHNSTON, Governor of the said Commonwealth.

JOHN BRAWLEY, Esquire, Sheriff of

gislature, at two successive sessions of the Common Pleas, and of such other Courts of AND WHEREAS, the Constitution of the said Commonwealth requires that any amendment the law, by the qualified electors of the resso agreed spon shall be submitted to the peo-

nonses, as the Legislature shall prescribe. AND WHEREAS, by an Act of the General Judges of the Supreme Court shall hold their of Jane Todd and Thomas Court of CamAssembly of the State, passed the ninth day offices for the term of fifteen years, if they of April, Anno Domini, one thousand eight shall so long behave themselves well, (subject David Todd, Jr., deceased Ponnsylvania, hundred and fifty; it is provided "that for the to the allotment hereinafter provided for, subpurpose of ascertaining the sense of the citizens of this Commonwealth, in regard to the Judges of the several Courts of Common Pleas, adoption or rejection of the said amendment, and of such other Courts of Record, se are or the Governor of this Commonwealth shall is shall be established by law, and all other Auditor to decide and report upon the excepsue a writ of election directed to the sheriff of each and every county of this Commonwealth, commanding them to give notice in the usual ed under the legislative, judiciary, or executive department of this State or United States, or of the townships, wards and districts therein, of any city or incorporate district; and also, on the second Tuesday in October, in the year that every member of Congress, and the State of our Lord one thousand eight hundred and fifty for the purpose of deciding upon the adoption or rejection of the said amendment; which said election shall be held at the places, and be opened and closed at the time at and within which the general elections of this Commonwealth are held, opened and closed."

Now THEREFORE, in obedience to the requirements of the tenth article of the Constitution, and in accordance with the true intent and meaning of the said Act of the General Assembly of this Commonwealth, I-WILLIAM when the terms of the new Judges shall com-F. Johnston, Governor of the said Commonwealth of Pennsylvania, do issue this writ commanding and requiring you the said John BRAWLEY, Sheriff of Cambria county, to give notice in the usual manner that an election twelve years, and one for fifteen years, the will be held according to the terms of the Constitution, and provisions of the act of the Gen. eral assembly aforesaid, in each of the town ships, wards and districts therein, on the sec. ond Tuesday in October, in the year of our Lord one thousand eight hundred and fifty, til seven o'clock in the evening, when the polls for the purpose of deciding upon the adoption during his term, and thereafter each Judge or rejection of said amendment.

Given under my Hand and the Great Seal of the State, at Harrisburg, this twelfth day of August, in the year of our Lord one thousand eight hundred and fifty, and of the Commonwealth the seventy-fifth.

By the Governor, A. L. RUSSELL, Secretary of the Commonwealth.

Sec. 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in Gentumes, receive for their services an adequate

That for the purpose of ascertaining the sense of the citizens of this Commonwealth in zen of the united states who has previously regard to the adoption or rejection of the said been a qualified voter of this state, and removed amendment, the Governor of this Commontherefrom and returned, and who shall have wealth shall issue a writ of election, directed resided in the election district, and paid taxes to the sheriff of each and every county of this as aforesaid, shall be entitled to vote after re- Commonwealth, commanding them to give shall reside within this Commonwealth; and siding in this state six months. Provided, That notice in the usual manner. that an election the other Judges during their continuance in the white freeman, citizens of the united states will be held in each of the townships, wards between the ages of 21 and 22 years, and have and districts therein, on the second Tuesday ty for which they were respectively elected. resided in the election district ten days as in October in the year of our Lord, one thous.

J. S. M'CALMONT, resided in the election district ten days as in October in the year of our Lord, one thousaforesaid, shall be entitled to vote, although and eight hundred and fifty, for the purpose of deciding upon the adoption or rejection of the "No person shall be permitted to vote whose said amendment, which said election shall be

name is not contained in the list of taxable in- held at the places, and be opened and closed at abitants furnished by the commissioners unless the time and within which the general elec . 76th section of the act first afcresaid, the judgst, he produce a receipt for the payment, with. tions of this Commonwealth are held, opened es of the aforesaid districts shall respectively containing on the inside thereof the words, of the election of said district, who shall do posed to such amendment, may express their opposition by voting each a similar ballot. Given under my hand at my office, in Eb containing on the inside thereof the words, ensburg, the 2d day of September. A. D. 1850 'against the amendment."

I make known that by an Act, passed the of America, the seventy fifth. Sec. 1. Be it enacted by the Senate September 2d, 1850. and House of Representatives of the Commonwealth of Pennsylvania in M. D. MAGEHAN. General Assembly met, and it is hereby

enacted by the authority of the same,

That the qualified voters of this commonwealth shall choose by ballot, one person to fill the office of Auditor General, and one person to fill the office of Surveyor General, on the 2d Tuesday of October, Anno Domini, one thousand eight hundred and fifty, and at their general election every third year thereafter. SEC. 3. That the general election laws now n force for the choice of a governor of this commonwealth, shall regulate the elections of Auditor General and Surveyor General; and in case any vacancy should occur in either of said offices, by death resignation or otherwise, the same shall be filled by appointment of the

Sec. 5. That the qualified voters of each "If any person shall prevent or attempt to county of this commonwealth shall on the prevent any officer of any election under this second Tuesday of October next, and on the respective deputies of the surveyor general.

I also make known that by an Act passed the third day of May, 1850, "Providing for the Sec. 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in be shown to the court, where the trial of such General Assembly met, and it is hereby

That the qualified voters of the city and county of Philadelphia, and of each and every committed, and not entitled to vote therein, county in the state, shall at the general elecand every three years thereafter, elect one person, learned in the law, who has been two years admitted to the bar, and who shall have the Commonwealth of Pennsylvania.

I also make known, that by an Act, passed the Sth day of April, 1850, for the purpose of for one year next proceeding his election, who ONE PERSON, in conjunction with the counties of Westmoreland and Bedford counties of Westmoreland and Bedford posed amendment to the Constitution, a copy county.

RESOLUTION

Relative to an Amendment of the Con-

stitution. Resolved by the Senate and House of Repre. sentatives of the Commonwealth of Pennsylva nia, in General Assembly met, That the Con. stitution of this Commonwealth be amended in the second section of the fifth article, so Cambria county, SENDS GREETING:
that it shall read as follows: The Judges of the Supreme Court, of the several Courts of Com amend the Constitution of this mon Pleas, and of such other Courts of Record Commonwealth in the second sec. as are or shall be established by law shall be tion of the fifth article thereof by elected by the qualified electors of the Comproviding for the election of the monwealth, in the manner following, to wit: Judges of this Commonwealth by The Judges of the Supreme Court, by the the people, has been agreed to by a majority of qualified electors of the commonwealth at large: the members elected to each house of the Le-Record as are or shall be established by law, and all other Judges required to be learned in pective districts, over which they are to preside or act as Judges; and the Associate Judges three months after being so agreed to by the of the Courts of Common Piess by the qualisequent to the first election.) the President Judges required to be learned in the law, shall hold their offices for the term of ten years, if they shall so long behave themselves well; the CAMBRIA COUNTY, SS. Associate Judges of the Courts of Common Pleas shall hold their offices for the term of five years, if they shall so long behave them by the Governor, but for any reasonable cause, which shall not be sufficient grounds of im peachment, the Governor shall remove any of them on the address of two thirds of each branch of the Legislature. The first election shall take place at the general election of this Commonwealth next after the adoption of this amendment, and the commissions of all the Judges who may be then in office shall expire on the first Monday of December following, mence. The person who shall then be elected Judges of the Supreme Court shall hold their offices as follows: One of them for three years, one for six years, one for nine years, one for term of each to be decided by lot by the said Judges, as soon after the election as convement, and the result certified by them to the Governor, that the commissions may be issued in accordance thereto. The Judge whose commission will first expire, shall be Chief Justice whose commission shall expire shall in turn be the Chief Justice, and if two or more co.m. missions shall expire on the same, the Judges holding them shall decide by lot which shall be the Chief Justice. Any vacancies, happening by death, regignation or otherwise, in any of the said courts, shall be filled by appointment by the Governor. to continue till ed for confirmation to the Orphan's Court to the first Monday of December succeeding the next general election. The Judges of the Supreme Court and the Presidents of the sevoffice; but they shall receive no fees or perqui sites of office, nor hold any other office of profit under this Commonwealth, or under the government of the United States, or any other State of this Union. The Judges of the Supreme Court, during their continuance in office

Speaker of the House of Representatives. | dec'd. V. BEST,

2.

Pursuant to the provisions contained in the "for the amendment," and those who are op . and perform the duties required of said judge

and of the Independence of the United States JOHN BRAWLEY.

Sheriff of Cambria co. Pa.

M . HASSON ATTORNEYS AT LAW. EBENSBURG, PA.

C. K. HEYER,

Ebensburg, June 20, 1850.

ATTORNEY AT LAW, EBENSBURG, PA. ffice one door west of J. S. Buchanan's Store April 12, 1849 .- 1f.

E. HUTCHINSON, JR. ATTRONEY AT LAW,

EBENSBURG, P.A. April 12, 1849-16.

DR. THOMAS C. BUNTING

South-west corner of 7th & Race sts. PHILADELPHIA,

ATTORNEY AT LAW.

All business in the several Courts of Blair, Indiana and Cambria counties entrusted to his oare, will be promptly attended to.

Office, opposite J. S. Buchanan's Store.

April 12, 1849,—tf

II. SUANKAN.

Borough of Loretto, Pa., will attend to collections entrusted to his care. May 2, 1850-30.

Will attend the several Courts of Cambrin co that it shall read as follows: The Judges of the as heretofore. Office one door west of Mr Wm. M'Farland's Cabinet Wareroom, ? HOLLIDAYSBURG, P.A. April 18, '50'-27-tf.

ANDREW DONOUGHE,

Justice of the Peace and Scrivener, BOROUGH OF SUMMITVILLE. WILL attend promptly to collections or oth business entrusted to him. Legal instruments of writing drawn with ceuracy and despatch. Sept. 4th 1850-3in.

fied electors of the counties respectively. The In the matter of the account] In the Orphans who was surviving Executor of July Term, of David Todd, Sr., dec'd. And now, to wit the 5th day of July, A. D. 1850, M. D. Magchan, For, appointed an

> tions filed to said account. By the Court.

Extract from the record of saled Court. Certified this 22's day of July, A. D. 1850!

Win. KITTELL Wm. KITTELL, Clerk.

I will atten d to the duties of the above appointment at the office of Magehan & Hasson, on Saturday the 21st day of September next, at two o'clock; P. M. M. D. MAGEHAN

Aug. 28, 1950 .- 47.

Notice.

ETTERS of Administration on the estate A of Richard Lewis, late of the Borough of Ecensburg, deceased, having been granted by the Register of Cambria county to the undersigned: Notice is hereby given to all persons ndebted to said estate to make immediate iayment, and those having claims against said estate, to present them properly authenticated for settlement.

GEORGE J. RODGERS, D. H. ROBERTS, Aug. 15, '50 .- 45-6t.

Register's Notice. ALL persons interested are hereby notified that the following accounts have been allowed and filled in the Register's office of Cambria be held at Ebensburg, on Monday the 7th day

of October mext. The account of Margaret Finegan, Adminis. tratrix of the estate of Bryan Finegan, dec'd. The account of Mary Ann Crossman and David Somerville, Administrators of the entate

of Thomas Crossman, dec'd.

The account of Peter Levy, Administrator of the estate of John Lehman, dec'd, who was Executor of Jesse Shaffer, dec'd.

The account of James Maloney, Executor of

Ann Keys, dec'd. The account of Thomas Carroll, Administrator of the estate of Michael Varley, dec'd. The account of John M'Elwaine and Jerome Dawson, Executors of Patrick Dawson, dec'd. The final account of William Wherry, Guar. dian of the minor children of John Harman,

Wm. KITTELL, Register. Speaker of the Senate. | Sept. 7, 1850-19.