

Montgomery County

oneas Campbell, John Holmes, William Smith, Lawrence Oneale, George French, Charles Magruder, Richard Green, W^o Run, Daniel Reintzel, Henry Brookes, Thomas Davis, Allen Bowie, George Ham Offutt, Thomas Corcoran, Lloyd Beall, Solomon Holland, John L. Summers, Greenbury Howard, Edward Burgeffs Junr and Joseph S. Belt.

John Thrilheld was appointed and commissioned Coroner for Montgomery County.

Saturday December 19. 1795

The Council met. Present His Excellency the Governor and The Honble Henry Bridgely, John Davidson William Kilty and James Thomas Esquires

Monday December 21. 1795

The Council met. Present His Excellency the Governor and The Honble Henry Bridgely, John Davidson, William Kilty and James Thomas Esquires ordered that M. John Shaw armourer deliver to Cornelius Mills for the use of an artillery company now raising in the City of Washington, two Iron four pounders, and in case there should not be two four pounders, that the said John Shaw deliver one four pounder and one six pounder for the use of the said Company as aforesaid.

Ordered that the Treasurer of the Western Shore pay to Sergeant William A. Needham the sum of Eleven pounds five shillings Current Money for six months half pay due the first day of November last.

By a representation from the Chief and Associate Justice of Washington County Court it appears that Charles Talbot of the said County was at December Term seventeen hundred and Ninety five fined on four several presentments the sum of six pounds Current Money each for selling Spiritous Liquors without licence. The said Justices represent that it appeared in evidence that William Stephen Compton regularly obtained a licence to keep an ordinary in Washington County at April Term seventeen hundred and Ninety four from the Court, and did in fact keep an ordinary in Williams Port in said County under that licence but before the expiration of the Term for which the licence was granted Compton rented his Tavern in Williams Port and sold his liquors, sign and Furniture to the Petitioner, and also the residue of the licence as both Compton and Talbot ignorantly supposed. That Talbot under the contract above stated entered into the House in Williams Port as rented to him and continued to retail under the old licence granted to Compton. - They therefore recommend