CATHOLSO JOURNAL



The Southern Cheyennes were out. Every year they would form a war issue owing to the same cause. An party and ride on a sort of picnic employe was convicted for attempting causing congestic. and decay. visit to the Northern Cheyennes. up to steal some of these worthless notes, on the Red Cloud Agency, near Fort with the intention of selling them to Robinson. They would burn, kill collectors. and piliage all along the route, both soing and coming.

picnic. I was chief scout. My side even as the result of a misshapen let. miles from nearest land. partner was Frank Powel. Setter ler The use of a small, instead of known by his Indian nfkname of 3 capital, "B" in the word "Brief" White Beaver. We were ho, on the led a short time ago to the destructrail of the Cheyennes. White tion of 25,000 forms issued to the va- dans were greatly opposed to photo-Beaver and I were riding far ahead rious postoffices.

up the troops, while I dismounted the mistake was discovered, 10,000 It led, as I expected, to a sheltered to be burned valley on the bankr of the Republian River.

the banks that hid this valley, and were held at a certain angle in the looked down. There, in the dusk, light.

to govern Rome head.

I had my rifle unslung and began il certain bank notes was so arranged but to to, the onconig cavalry that by drawing a pencil line in a to shoot, not only to stop their rush. where I was. The Indians replied astant bank by dim light, while tection. there was so many of them that I

in 1901 a Spanish engraver was and much better suck. I was not heard boasting that he had "signed Within 20 miles of New York City hit, although bullets whizzed uncom- hiv name" on every one of ten thou- | Hall there is a population of 1.000,-

in and bank motes just about to be is- 000 Jews, more than in all America I had downed four of the Indians sued. When called up and asked 'y' besides and two or three of their ponies an explanation he declared that he when the cavalrymen dashed up. As had been joking But an examination the troopers charged the Cheyennes or the notes showed that certain let ran for their lives. We killed a few ters in one line were raised a juiand captured several more, but the croscopical distance above those next Test got away.

There was a hurried consultation. the employe's name. Seven hundred Some of the officers were for camp- and five dollars was the price paid

metr trail to-morrow by the smoke in all matters of art has cost the Eugene G. Sackett Co.

The "automobile disease" has been destroyed 4,000,000 telegraph. for us owing to the mispelling of a single word. In 1883 several hundred thousand groon backs were cancelled becure the tissues of the throat and lungs,

The Wonderful Petrel.

The tiny stormy petrel is a bird of The Austrian government is so intolerant of mistakes that it cancele every sea and, although so seemingly A detachment of cavalry was told documents, not only on the ground of frail, it easily breasts furious storms off to stop the Red Cloud Agency serious mistakes or misspelling. Dut Pethels maye been observed 2,000

Mohammedan Photography.

Uptil a few years ago Mohamme-



to be burned for growing old is finding out that inte oners the first or second, and assigned to the sppei-A symbolical figure on another Aus-trian note was maniciously give a there are just as many picnics to the second distingtion interview and distional sum as is paid to the sould be second department. The other second department is such during instice thereof, who shall be at an any picnics to the sould be second department in the second department in the second department is such during instice thereof, who shall be at an any picnics to the sould be second department is and the sould be second department is such and the sould be second department is and the sould be second department in the sould be second department in the sould be second department is and all indebtedness in accesses in the sould be second department is and the sould be second department. The sould be second department is a sould be sould b

Jooked down. There, in the dusk, Isaw a much Nigger band of savages than I had to looked to find. But I

with a fusilade but it is hard to hit course, never saw the light, the ue- 26 years were taxed one shilling



NATION'S COSTLY ERRORS. Recent measurements of the vibra-Enormous sums Frequently Expended by various govern-quently expended by various govern-ments to rectify errors, often appar-tritic is: some years a.c. Automobile Disease. NATE OF NEW YORK, OFFICE OF THE State of New York is referred to the Legislature to be held on the third day of Newsenber, in this State of New York is the next General Election of Senators in this State of New York is the there is the their day of Newsenber, in this State to be held on the third day of Newsenber, in this State to be held on the third day of Newsenber, in the State of the the third day of Newsenber, in the State of the the third day of Newsenber, in the State of the the third day of Newsenber, in the State of the third day of Newsenber, in the State of the third day of Newsenber, in the State

State to be held on the third day of November, to be held on the third day of November, mine; in this State to be held on the third day of November, in this State to be held on the third day of November, and is published once a week for three months next preceding such week for three months next preceding such week for three months next preceding moths next preceding moths for three months next preceding such week for three months next preceding moths next preceding moths for three months next preceding moth for three months next preceding moths for three moths for three months next preceding moths for three moths next preceding moths next preceding moths next preceding mo The "automobile disease has been inneteen hundred and eight, and is publimed once and eight, and eight, and is publimed once and eight, a

AMENDMENT NUMBER ONE

AMENDMENT NUMBER FIVE.

Concurrent Resolution of the Senate and Astwelve of article six of the constitution, in relation to the compensation of justices of the mpreme court.

Section 1. Resolved (if the Senate concw), court. immense wing power, it belongs to That section twelve of article six of the constitution be amended to read as follows: § 12. No That section two of article six of the constitu-person shall hold the office of judge or justice of tion be amended to read as follows: Article VI. That section ten of article eight of the constitu-

and followed up the trail on foot switch all of which hau The compensation that life offers the first or second, and assigned to the appel-

State of New York, In Assembly, Mar. 51, 1906, not actually engaged in performing the duties ty years, and a sinking fund shall be created en -The foregoing resolution was duly passed, s of such appellate justice in the department to the issuing of the said bonds for their redensptien majority of all the members elected to the As which he is designated, may hold any term of by raising annually a sum which will produce a sembly voting in lavor thereof, three-fifths being the supreme court and exercise any of the powers amount equal to the sum of the principal and inminuty voting in layor thereol, three-niths being the supreme court and exercise any of the powers amount equal to the sum of the principal and the present. By order of the Amembly, J. W. WADS-of a justice of the supreme court in any county, tarent of mid bonds at their maturity. All, en-WORTH, JR., Speaker. State of New York, Office of the Secretary of the state. From and after the last day of De- in anticipation of the collection of tarea, which State, ma: I have compared the preceding copy comber, eighteen hundred and ninety-five, the ap-are not retired within five years after their date Bats, m: I have compared the preceding copy commer, eighteen hundred and ninety-lave, the ap- atw not retrict which are yet atwr that and of concurrent resolution, proposing an amend, pellate division shall have the jurisdiction now ex. of issue, and bonds issued to provide for the emp-ment to section twelve of article six of the Con-ercised by the supreme court at its general terms ply of water, and any debt hereafter incurred by ditution, with the original concurrent resolution and by the general terms of the court of common, any portion or part of a city if there shall be any ditution, with the original concurrent resolution and by the general terms of the court of common, any portion or part of a city if there shall be any on file in this office, and I do hereby certify pleas for the city and county of New York, the such debt, shall be included in ascertaining the that the same is a correct transcript therefrom, superior court of the city of New York, the supe-power of the city to become otherwise individe and the same to the city of New York, the supeand of the whole thereof Given under my hand rior court of Buffalo and the city of Brooklys, except that debts incurred by the city of Ree and the whole thereof the Becretary of State and such additional jurisdiction as may be con. York alter the first day of January, mission has

aforesaid provisions. JOHN & WHALKN, Sec

AMENDMENT NUMBER SEVEN.

Concurrent Resolution of the Senate and of article six of the constitution in relation to the limitation of the indebtedness of cities and justices of the appellate division of the supreme excepting certain kinds of bonds from computation of the debt of a city for purposes Section 1. Resolved (if the ssembly concur), limitation.

any court longer than until and including the last § 2. The legislature shall divide the state into tion be amended to read as follows: Article VIII. any court longer than until and including the last § 2. The legislature shall divide the state into tion be amended to read as follows: Article VIII. day of December next after he shall be seventy four judicial departments. The first department § 10. No county, city, toya or village shall here-years of age. Each justice of the supreme court shall consist of the county of New York; the after give any money or property, or loan its shell receive from the state the sum of ten other shall be bounded by county lines, and be money or credit to or in aid of any individual, thousand dollars per year. Those assigned to compart and equal in population as meanly as may association or corporation, or become directly or the appellate divisions in the third and fourth be. Once every ten years the legislature may indirectly the owner of stock in, or boads of, any separatments shall each receive in additions the alter the judicial departments, but without in- association or corporation; mor shall any such ied a short time ago to the destruc-tion of 25,000 forms issued to the va-for any but now they have taken it in 1850 an Austrian designer of up seriously, and some photograph-in 1850 an Austrian designer of the sing the form of the form of the form of the troopers, when, near dusk. We came upon tracks not half an bob an Austrian designer of the signed his name in they ere of real merit are found among sector cities, counties or districts, as not quorum, and the concurrence of three shall be its poor as may be authorized by law. No counter or districts, as not quorum, and the concurrence of three shall be its poor as may be authorized by law. No counter or districts, as not quorum, and the concurrence of three shall be its poor as may be authorized by law. No counter or districts, as not quorum, and the concurrence of three shall be its poor as may be authorized by law. No counter or districts, as not quorum, and the concurrence of three shall be its poor as may be authorized by law. No counter or districts, as not quorum, and the concurrence of three shall be its poor as may be authorized by law. No counter or districts, as not quorum, and the concurrence of three shall be its poor as may be authorized by law. No counter or districts, as not quorum, and the concurrence of three shall be its poor as may be authorized by law. No counter or districts, as not quorum, and the concurrence of three shall be its poor as may be authorized by law. No counter or districts, counties or districts, as not quorum, and the concurrence of three shall be its poor as may be authorized by law. No counter or districts, counter or districts, counter or districts, counter or districts, as not the governor shall be allowed to become indebtes to see one or the governor shall be interested values, shall be allowed to become the governor shall be interested with the appellate or districts or any manner to as amount to a second the provided by and they are now received. They are now received within a constitute the appellate or descented values and the constitute the appell what they are now receising. Those justices designate those who shall constitute the appellate ored ten per centum of the assessed valuation of the ed by law, such additional sum as a point of unexpired portions of their respective terms of such limitation, eacept as herein other the justices of those departments. A justice office, if less than five years. From time to time, shall be absolutely void, except as herein other unexpired portions of their respective terms of of such limitation, except such as now may effet. slocted in the third or fourth department as as the terms of such designations expire, or var wise provided. No county or city whose present cancies occur, he shall make new designations. A indebtedness exceeds ten per centum of the as than I had to looked to find. But I one attempt was secretly made to tails, which brushes the files from he is cleared shall receive in addition ton dol-be reidents of the department. He may also further amount until such indebted in any make temporary designations in case of the ab-torn official papers and notes to prop-both of her sides at once Man who against uses A custom house regula-lion form was so spaced by the com-positor that the initial words in every a rifie bullet sent up a puff of dust from the ridge tot a yard from my bead against the Pagal. claim in Canada to solve is the fuel supply the future. No ecoal of any kind the section shall apply to the pre-the and allocate in a part of the pre-the section shall apply to the pre-the section shall apply to the pre-the section apply to the section shall apply to the future. No ecoal of any kind the section apply to the future. No ecoal of any kind the section apply to the future. The section apply to the fu lectaration against the Papal. (dots) (i) Canada to solve is the fuel supply every kind and source unascover. The pro-post provent tax of the fuel supply every kind and source unascover. The pro-post provent tax of the fuel supply every kind and source unascover. The pro-post provent tax of the fuel supply every kind and source unascover. The pro-post provent tax of the fuel supply every kind and source unascover. The pro-post provent tax of the fuel supply every kind and source unascover. The pro-post provent tax of the fuel supply every kind and source unascover. The pro-post provent tax of the fuel supply every kind and source unascover. The pro-post provent tax of the fuel supply every kind and source the fuel supply to the cur). That the foregoing amendment be referred partment in arrears may transfer any pending, such boscie which may be issued in any ene it certain bank notes was so arranged that by drawing a pencil line in a farticular way a rude outline of arms particular way a rude outline of arms During the reign of William and to be lessent and to be lessent and to be chosen at the next gen-appeals from such department to any other driver appeals from such department to any other driver appeals from such department to any other driver appeals from such department to any other driver to the lessent to ensure and, in conformity with partment for hearing and determination. No jue, the lessent and in conformity with partment for hearing and determination. No jue, the lessent and in conformity with partment to which he may be designated ensure of the assessed ensures of the subject is tasessed ensures of the assessed estats of soil city subject is tasessed estats of soil city subject is tasessed estats of soil city subject is tasessed to per-time of such election. State of New York, in Senate, Apr. 14, 1901.— The foregoing resolution was duly passed, a ma-jority of all the Senators elected voting in favor and those pertaining to the appellate division of monitor while be any end end and those pertaining to the appellate division of monitors while but the term of the bonds to provide for the supply of water, incover, other than those of a justice out of court, jority of all the Senators elected voting in favor and those pertaining to the appellate division of monitors while be aring and decision of monitors while solutions and those pertaining to the appellate division of monitors while a subject is the term of the bonds to provide for the supply of water, in a form the duties of an appellate division of monitors and the suprement and the appellate division of monitors and the bonds to provide for the bonds tone of the bonds to provide for the bonds to provide f thereof, three fifths being present By order of to the hearing and decision of motions submitted, supply of water, in excess of the limitation of the Benate, L. 8. CHANLER, President, by consent of counsel, but any such justice, when indebicances fixed herein, shall not exceed time.

I crawled up to the top of one of leard which could be seen if the note come as we have missed.

No Flies on This Cow

.burning cabins and ranch build- FL therland heavy losses in cancelled Sagar printed matter. One of his first acts Mantels, Grates, Chandeliers So after them we went. And at as sovereign was to show his subor-

dawn we came upon them at the ford dinates how the imperial arms should of Frenchman's Fork. Then we at- be printed. After many thousand tacked. It was a hot brush while it forms and documents had been inlasted. For those Cheyennes fought pressed with these arms an antiquary Sike cornered rats. The man who of high authority proved to His Mamyn Indians can't fight is mistaken jenty that the new design was nor They won't willingly offer battle only wrong, but also humiliating to against what looks to them like bad himcelf. Seven thousand five hundred edds or even chances. They like a dc lars' worth of papers were prompt Paint, Oil and Glass Co. sure thing. That is why some peo-ily reduced to ashes

ple call them cowards. But no one In another case the Kaiser "cubwho knows them will share in such edited" the German money order form a belief. in such a way that the public could

But they were no match for Uncle not make head or tail of it binally THE ECONOMICAL DRUG STORE Sam's trained cavalry. We got four the new form had to be called in and teen Cheyenne scalps and captured thousands of unused copies destroyed more than two-thirds of their horses. Fifteen thousand pounds' worth of this meant that more than 'two- the eleven-shilling postal orders had thirds of the band must return on to be destroyed by the British Gen Soot all the long journey to their eral Postoffice some time ago uwing to M. R. Conmor, 182 W. Main St.

the poundage stamped on the face havagency. But the survivors were glad ing been 1d. Instead of 11/2d., as it enough I think to get away at all should have been. The estimated They made a bee-line for their own loss to the country was £100.

Rency, and the >nnual visit to the England seldom has to put up with Northern Cheyennes was postponed such losses, but foreign governments indefinitely. If ever a picnic was are less lucky. Both on the Continent successfully broken up that was the and in America carelessness or wantonness in misprinting money orders.

White Beaver during the fight re- telegraph forms and bank notes has 17 Main St. B. Keit to Wilder Bldg selved a lance wound in the leg that led to serious loss and curious complihaid him up for some weeks. There plications.

was a greaser (Mexican) in the camp France has been a bad sufferer. in who hates him because White Beav- 1898 more than twenty thousand hunor had once blocked the greaser's at- dred-franc credit notes were printed tempt to steal a sick man's blankets with a word badly misspelled, the error and had thrashed him for the at not being noticed until some tempted theft. notes had been issued to banks.

One morning as I was riding into camp from a scouting trip I saw this Early Extravagance in Dress. greaser cook sneaking into White Reports from Sweden that a league Beaver's tent. I knew he had no has been formed there for the purpose right there. So I followed on the gun. I saw there was trouble break- man's dress have an Elizabethan ring of restraining extravagance in woing.,

I reached the tent just in time to citizens of London were become so exres the greaser holding a red hot travagant in their dress that it was frying pan (full of bacon fat and thought necessary to restrain the bacon) above White Beaver's wound-same;" and the result was a proclama- 100 mechanical movements, and pored leg He was about to pour the tion issued by her majesty "against traits of all the famous American ecalding fat on the wound. White excesses of apparel, gold chains and inventors. Beaver lay there helpless, too proud cloaks, the latter of which were made O'M te call tor help against a mere so tong that they reached down to greaser. the heels." Still more arbitrary was

With one hand I grabbed the cook z proclamation of 1465, announcing by the shirt collar. With the other that "a ridiculous custom having long snatched the frying pan from him. prevailed of wearing shoes with toes Then, pulling his collar backward, I of enormous length, for the future the emptied the whole sizzling mass-beaks of toes should not evbacon fat and all-down his back be ceed two inches in length, on the tween his shirt and his skin. The greaser howled like a burned municated and paying a fine of 20 dog and went out of camp in about shillings, to be equally divided be three jumps. We could hear him tween thesking, the chamberlain and Tell for a mile or more. None of us the company of cordwainers."

ever saw him again.

Religion of Mohammedans,

pipes o this description from shops

Fix in Caesar's Time. The weaving of flax has been car-tied on in Belgium from remote times. Fix cloth was woven in cer-times of Belgium in the time of for coloring meerschaum pipes that the strangest cases of klep-tomania ever brought to light was heard of in Paris. A certain woman had such a passion for smoking and Fix of Belgium in the time of for coloring meerschaum pipes that Paris that the strangest cases of klep-tomania ever brought to light was the strangest cases of klep-tomania ever brought to light was heard of in Paris. A certain woman had such a passion for smoking and paris that the strangest cases of klep-tomania ever brought to light was the strangest cases of klep-tomania ever brought to light was heard of in Paris. A certain woman had such a passion for smoking and paris the through Mun & Co. receive we cial notics, without obarge, in the this parts of Belgium in the time of for coloring meerschaum pipes that she had been for a long time stealing

A Thought. In the flat which she occupied there entities any scientific journal. Terms of a section by were found no fewer than 2,000 pipes. Terms of the flat which are completed there with a section by were found no fewer than 2,000 pipes. net one of which it is ballever the lite





ciern the institues in the departments to hold such to mondy of wat terms; or to make rules therefor. § 1. Resolved so included; and except further that any dobt (if the assembly concur), That the foregoing herosfier incurred by the oily of New York for amendment be referred to the legislature to be a public improvement moned or to be except chosen at the next general election of senators, and in conformity with section one, article four-teen of the constitution, be published for three months previous to the time of such election. Bate of News-Fortrein Senate, Feb. 25, 1907.--set on said debt and of the ennual instalments fority of all the Senators elected voting in favor is escentaring the power of said city to be thereof. By order of the Senate, LEWIS STUY. come otherwise indebted, provided that a side

a majority of all the members elected to the as poriod of time when the rotation of the sold inter-sembly voting in favor thereot. By order of the shall not be sufficient to equal the sold inter-Amembly, J. W. WADSWORTH, JR., Speaker. set and amortization instalments, and ecopy State of New York, office of the Secretary of further that any indebtodness horedofore inperiod of time when the revenue afpressid shall not be sufficient to equal the sold interourred by the rity of Now York for any rapid transit or doc. investment may be so end proportionately to the extent to which the current net revenue received by said oity thereof the whole thereof. Given under my hand and instalments thereof, provided that any increase lecal of office of the Secretary of State at the city in the debt incurring power of the city of New of Albany, this twenty-fifth day of July, in the York which shall result from the seclusion of year of our Lord one them the the city is the debt incurring power of the city of New from shall meet the interest and amortication er Aloany, this twenty nith day of July, in the debia heretofors incurred shall be acailable year of our Lord, one thousand nine hundred and debia heretofors incurred shall be acailable tight. [L B.] JOHN S. WHALEN, Secretary of only for the acquisition or construction of properties to be used for rapid transit or dock purposes. The Legislature shall prescribe the method by which and the terms and conditions under which the amount of any debt to be so excluded shall be determined, and no eyeh debt shall be excluded except in accordance with the determination so prescribed. The logislature may in its discretion confer appropriate juris-diction on the appellate division of the su-preme court in the first judicial department for the purpose of determining the amount of ony debi to be so excluded. No indubtoined of a city valid at the time of its inception shall thereafter become invalid by reason of the operation of any of the provisions of this section. Whenever the boundaries of any city are the same as those of a county, or when any city and shall include within its boundaries more than one county, the power of any county wholly included within such city to become indebted shall coase, but the debt of the county, heretofore existing, shall not, for the purposes of this section, be sectored as a part of the city debt. The amount hereafter to be raised by tax for county or eity Lady Attendant. Sech. Phone 2418 Bell Phone 127 A de hundred thousand inhabitants, or any soch dty of this state, in addition to providing for the principal and interest of existing debt, shall not in the aggregate exceed in any one year two per centum of the assessed valuation of the real and personal estate of such county or city, to be as-certained as prescribed in this section in respect to county or city debt. § 2. Resolved (if the ap-sembly concur), That the foregoing amendment be referred to the legislature to be chosen at the sext general election of senators, and in conformity with section one, article fourteen of the con-stitution, be published for three months previous

to the time of such election. State of New York, In Senate, April 21, 1908.-The foregoing resolution was duly passed, a ma-tority of all the Senators elected voting in favor thereof, three-fifths being present: By order of

the Senate, L. S. CHANLER, President. State of New York, In Assembly, Apr. 20, 1908 -The foregoing resolution was duly passed, a ma-jority of all the members elected to the Amonby voting in favor thereof, three-fifths being present. By order of the Assembly, J. W. WADS-WORTH, JR., Speaker. State of New York, Office of the Secretary of

State, st. I have compared the proceeding copy of concurrent resolution, proposing an amend-ment to section tem of article eight of the Con-Chas. P.Strogen with the original concurrent resolution on file in this office, and I do hereby certify that the same is a correct transcript therefrom, uns the mine is a correct transcript therefrom, and of the whole thereof. Given under my hand and the seal of office of the Secretary of State at the city of Albany, this twenty-fith day of July, in the year of our Lord, one thousand nine hundred and eight. [L. S.] JOHN S. WHALEN, Surveyary of State.



い響き

