emain of the chief judge and associate judges after here, countly selficing entire, by see a swarthy area of the chief judge and associate judges after here, countly selficing entire, by see a swarthy area of the mines, and the emission of their successors, who shall be chosen by the electrons of the state. The official terms of the state. The official terms of the state. The official terms of the chief judge and associate judges and in physical science ing tribe. It represents are righly prises for the Japanese are more and in physical science ing tribe. It represents a gigantic Shantung Province, Promising enter, to see a swarthy and in physical science ing tribe. It represents a gigantic Shantung Province, Promising enter, to see a swarthy and in physical science ing tribe. It represents a gigantic Shantung Province, Promising enter, to see a swarthy and in physical science ing tribe. It represents a gigantic Shantung Province, Promising enter, to see a swarthy and in physical science ing tribe. It represents a gigantic Shantung Province, Promising enter, to see a swarthy and in physical science ing tribe. It represents a gigantic Shantung Province, Promising enter, to see a swarthy and in physical science ing tribe. It represents a gigantic Shan efter their election. Five members of the court sient. § 2. Resolved (if the assembly concur), too well known. here power to appoint and to remove its reporter, tion of senators, and in conformity with section to their capacity for belief—belief of the ideal was made only recently chants of Fushun. But such falling with section to their capacity for belief—belief of the ideal was made only recently chants of Fushun. clerk and attendants. Whenever and as often as one, article fourteen of the constitution, be pad not only unfounded upon knowledge, by Leopoldo Batres, the government is beneficial for various industries. Tokis, and some sweets and as often as one, article fourteen of the constitution, be pad not only unfounded upon knowledge, by Leopoldo Batres, the government is beneficial for various industries. a majority of the judges of the court of appeals lished for three months previous to the time of shall certify to the governor that said court is such election. mable, by reason of the accumulation of causes State of New York. In Senate, May 23, 1807. pending therein, to hear and dispose of the The foregoing resolution was duly passed, a machine with reasonable speed, the governor shall jority of all the Senators elected voting in favor designate not more than four justices of the suthereof. By order of the Senato, L. S. CHANLER, grome court to serve as associate judges of the President. sourt of appeals. The justices so designated shall structure of appeals are designated from their duties as justices of the original part of appeals. The church in which this idol was Triven (Dalay), and Tr and comparatively dangerous condigrad, when they shall return to the supreme
grad, when they shall return to the supreme
grad of the supreme court of all vacancias. No justices of
the supreme court of all vacancias. No justices of
the supreme court of all vacancias. No justices
the supreme court of all vacancias. No justice of
the supreme court of all vacancias. No justice of
the supreme court of all vacancias. No justice of
the supreme court of all vacancias. No justice of
the supreme court of all vacancias. No justice of
the supreme court, and no more than seven justice of
the supreme court, and no more than seven justice of
the supreme court, and no more than seven justice of
the supreme court, and no more than seven justice of
the supreme court, and no more than seven justice of
the supreme court, and no more than seven justice of
the supreme court, and no more than seven justice of
the supreme court, and no more than seven justice of
the supreme court, and no more than seven justice of
the supreme court and no more than seven justices of
the supreme court, and no more than seven justices of
the supreme court, and no more than seven shall set

Amendally. J. W. Walbeworth, Jr., Speaker.

State of New York, Office of the Secretary of
State of New York, Office of the Secretary of
State of New York, Office of the Secretary of
State of New York, Office of the Secretary of
State of New York, Office of the Secretary of
the supreme court of the supreme court of
the supreme court of the supreme of the supreme court of
the supreme court of the supreme court of the supreme court of
the supreme court of the supreme court of the supreme court of
the supreme court of the supreme court of t escencies may occur, two additional essociate at the city of Albany, this twenty-fith day of would not efficiently be done, fulges of the court of appeals, of the judges of the court not more than seven shall six hundred and eight. [L. S.] JOHN S. WHALEN, twenty-fith to read this appeals of the such people will tall bundred and eight. [L. S.] JOHN S. WHALEN, on the hearing of any appeal, escept that the Becretary of State. ment to be had before the entire court. Upon clase judges of the court of appeals shall be the court of appeals shall be sum of fifteen thousand collers a year, end that of the chief judge the sum of fifteen thousand follers a year, end that of the chief judge the sum of fifteen thousand five hundred collers a year, ending the sum of street saves of the Constitution of the State of the chief judge the sum of fifteen thousand five hundred collers a year, ended to the Legislature to be depended upon than a clerk in the State of the next General Election of Secators with those which have been made a certain country store which a certain country store s

State of New York, in Assembly, May 23, 1807.

The foregoing resolution was duly passed, a debts authorized pursuant to said section.

Supply voting in favor thereof, three-fifthe heling section I. Resolved (if the assembly concer), That section four of article seven of the constitution.

Section I. Resolved (if the assembly concer), That section four of article seven of the constitution.

Aliented Down by Clarife. present. By order of the Assembly, J. W. WADS tution be ameled so as to read as follows: § 6

Source of the Constitution of the State of New speal the same; and may at any time, by law, Yerk, and section seven of chapter sine hundred forbid the contracting of any further debt or liamed nine of the Laws of eighteen hundred and bility under such law; but the tax impossible than the same of the laws end nine of the Laws of eighteen hundred and bility under such law; but the tax imposed by sharpy-six, notice is hereby given that the following proposed amendment to section three of which may have been contracted in pursuance of sericle two of the Constitution of the Etate of Sharpy Fork is referred to the Legislature to be shown at the next General Election of Senators and the next General Election of Senators and the proposition of the manually collected, until the proposition have made the provision here inhelity and the provision here than the following the proposition of the various ingredients in a new perfume.

Origin of Ox-Tail Soup.

The now familiar ox-tail soup its scent—violet—is distilled in Etax-

we insist on his paying for luxuries and of his allowance. We buy his concurrent resolution, proposing an amendment the ection three of article two of the Constitution, with the original concurrent resolution on his files, and I do hereby certify that the same is a correct transcript therefor, and of the whole thereof. Given under my hand and the sease of one thereof of the Secretary of State at the city of Albay, this twenty-fifth day of July, in the year of the Secretary of State at the city of all the year of the Secretary of the concurrent resolution, proposing an amendment whole thereof. Given under my hand and the sease of office of the Secretary of State at the city of all the sentence of or the Secretary of State at the city of all the members and of the whole thereof. Given under my hand and the sease of office of the Secretary of State at the city of the secretary of the secretary of State at the city of the secretary of the secretary of State at the city of

STATE OF NEW YORK, OFFICE OF THE Secretary of State, Albany, July 25, 1908,—Par-suant to the provisions of section one of article

AMENDMENT NUMBER THREE form a quorum, and the concurrence of four That the foregoing amendment be referred to the

the court of appeals until the causes undisambly voting in favor thereof. By order of the safeguard against that unbalanced but it heretofore has received but
and of in said court are reduced to two husamenbly. J. W. WADSWORTS, JE., Speaker. and comparatively dangerous condi-

judges of the court of eppeals shall be sincipally stated in process of being made the same of the laws of eightest bundred and nine of the same of the court of expects shall be sincipally street, notice is hereby given that the following the court of expects shall be sincipally street, notice is hereby given that the following the court of expects shall be sincipally street, notice is hereby given that the following the court of expects of the court of expects shall be sincipally street, notice is hereby given that the following the court of expects and nine of the Laws of eightest bundred and nine of the court of expects and nine of the Laws of eightest bundred and nine of the court of expects and nine of the laws of eightest bundred and nine of the court of expects and nine of the cou

The foregoing resolution was duly passed, a majority of all the Seastors elected voting in favor should be because the Seast and account the Seast of the Seast and account the Seast of the Concurrent resolution, proposing as among seast to exection were of article sit of the Concurrent resolution, proposing as among seast to exection were of article sit of the Concurrent resolution, with the original concurrent resolution will be set within fifty years from the seast to exection were of article sit of the Concurrent resolution, and I do berely outilities, with the original concurrent resolution and elect whole thereof, and is of berely outilities, with the original concurrent resolution and the seast of office of the Secretary of State, and I do berely outilities, with the original concurrent resolution and the seast of office of the Secretary of State and the seast of office of the Secretary of State, and in the year of our Lord, one of thousand interest, the seast state electron. On the final the year of our Lord, one thousand nice shall be attached and eight. [L. S.] JOHN S. WHALEM, Secretary of State. STATE OF NEW YORK, OFFICE OF THE the same to receive the sametion of the people?' rious birds. In many parts of Scot-Berviary of State, Albany, July 25, 1908.—Pursuant of such law by the people, if no debt land the lesser black backed gulls and to the provisions of section one of article shall have been contracted in pursuance thereof, have become the verlent wormin, in this state to be held on the third day of November, nineteen hundred and eight, and is published core a week for three months next preceding the money arising from any loan or stock creating such General Election in conformity with the aforesaid provisions. JOHN S. WHALEN, Secretion is conformity with the aforesaid provisions. JOHN S. WHALEN, Secretion is conformity with the reign of terror in Paris in 1798, and it has to run the gauntlet of leave.

The now familiar ox-tail soup its scent—violet—is distinged in reason and it has to run the gauntlet of leave.

The now familiar ox-tail soup its scent—violet—is distinged in reason and it has to run the gauntlet of leave.

The now familiar ox-tail soup its scent—violet—is distinged in reason. It costs £10 per ounce bettlet their master's motor without the reign of terror in Paris in 1798, and it has to run the gauntlet of leave.

When many of the nobility were remainded in the second of the payment of the sarrand provisions. JOHR & WHALEN, Solider specials it has a statistic value of the payment of the payment of the payment of the sarrange of t

PRINCAL RESEARCH WOPES basibility That Discoveries of Great Then Mexico's Archaeologist Had Rapidly Selling in That Part of Cal-Magnitude May Be Made.

Secretary of State, Albany, July 25, 1908.—Pur and nine of the Laws of eighten hundred and trong and in every age, writes Sir Mexico, resisted the attempt on the state of new lowing proposed amendment to section twenty. Oliver Lodge. It is possible to release part of the Federal government to Tork, and section seven of chapter nine hundred seven of article three of the Constitution of the gate a good many asserted occur- remove the Toltee goddess of plenty remarks: chosen at the next General Election of Senature coding such General Election in conformity with present stage of natural knowledge order recently for the removal of the state to be held on the third day of Nothe aloresaid provisions. JOHN 8 WHALEN, See we are acquainted with all the work—
this ideal to the National Museum in Women are everywhere. The Japan, or enters his father a present stage of natural knowledge
this ideal to the National Museum in Women are everywhere. The Japan, or enters his father a present stage of natural knowledge
this ideal to the National Museum in Women are everywhere. The Japan, or enters his father a present stage of natural knowledge
this ideal to the National Museum in Women are everywhere. ings of the human spirit and have re- Mexico City. When the men who ere are "feeding on each other," so called. He know his tacket Concurrent Resolution of the Senate and As duced them to such commonplace were sent to the town to take the to speak, and do not much engage in and similarly greats any to eloresaid provisions. JOHN 8. WHALEN, Section to the church made known Chinese trade and local industries may be their stary of State.

AMENDMENT NUMBER TWO.

Section to the constitution in the mental and physical region to the parishioners the object of Agriculture in Manchuris is in an ad.

Only on Taxe Section to the parishioners the object of Agriculture in Manchuris is in an ad. Concurrent Resolution of the Senate and As sore, and county anditors, or other facal officers is of a nature readily and familiarly their visit the populace made violent vanced state. The land, several times take his meals with his embly, proposing an amendment to section seven Section 1. Resolved (if the assembly concur), to be understood by all. Yet there protest. The ideal wall be permitted as large as a Japanese farm, is cultivated as a Japa sure of the court of appeals and justices of the constitution be amended to read as follows: Article via the constitution and administration and administr telature may from time to time down expedient, prising discoveries in biology, in ple of which the Axtecs were the rul, horses and by the laborers from dress description of the laborers from dress discoveries in biology. indge and associate judges shall be fourteen years upon eaid auditors, or facul officers, as the the universe in which discovery is corn and wheat, and pleasantly conthe universe in which discovery is corn and wheat, and pleasantly conthe universe in which discovery is corn and wheat, and pleasantly conthe universe in which discovery is corn and including the first day of January pert legislature may, from time to time does expepossible, all the rest being alreidy trasts both in features and in dress

The corn and wheat, and pleasantly conthe universe in which discovery is corn and wheat, and pleasantly conthe universe in which discovery is corn and wheat, and pleasantly conthe universe in which discovery is corn and wheat, and pleasantly conthe universe in which discovery is corn and wheat, and pleasantly conthe universe in which discovery is corn and wheat, and pleasantly conthe universe in which discovery is corn and wheat, and pleasantly conthe universe in which discovery is corn and wheat, and pleasantly conthe universe in which discovery is corn and wheat, and pleasantly conthe universe in which discovery is corn and wheat, and pleasantly conthe universe in which discovery is corn and wheat, and pleasantly conthe universe in which discovery is corn and wheat, and pleasantly conthe universe in which discovery is corn and wheat, and pleasantly conthe universe in which discovery is corn and wheat, and pleasantly conthe universe in which discovery is corn and wheat, and pleasantly conthe universe in which discovery is corn and wheat, and pleasantly conthe universe in which discovery is corn and wheat, and pleasantly conthe universe in which discovery is corn and the universe in which discovery is corn and the

minds thus fortified against the in- lection.

Mischief Done by Gulls.

land the lesser black backed gulls makers.

s said to have had its origin during sia. It costs \$10 per ounce bottle; their master's motor without

into home for such a period of times as a series of times as abelia to created or issued before such alleves would have qualified May to note in the closed by the series of the series

chied nowadays. Overwhelmed with -perhaps, 11-you'd better just A billion, according to the Freedwarnings and restrictions, they smell Carl, and I guess then you'll notation, which we follow is a thou [L. S.] JOHN S. WHALEN, Secretary of State.

[L. S.] JOHN S. WHALE

FOUND A HEATHEN GODDESS Trouble With Natives.

with the Axtec goddess of serpents ing off in the quotations of coal, on. At the age of five the factor ing to a competition with the mer- his little son to school. How but belief tenable only in the teeth of archeologist, who happened to vis- The cultivation of barley, the manu-cheer up the little chan a great mass of evidence to the con- it the little parish church. It was facture of flour, and the rearing of the days. At the upon his suggestion that it was or wild silkworms, such of these is a week the person sire a marty It is always a pity to unsettle dered removed to the nation's col-promising business. Commercial fig. saline the boy's saling to

trouble to read this article, and I stitution," said the business mana. Schuykill Days." STATE OF NEW YORK, OFFICE OF THE for it is intended to indicate the pos
Scretary of State, Albany, July 21, 1908.—The sound to the provisions of section one of article sublitty that discoveries of the very section of the Constitution of the State of New first magnitude can still be made—

Tork, and section seven of chapter nine hundred are indeed in process of halos made.

Concurrent Resolution of the Senate and As of experts since they cannot be mis-after travelling several miles the ausbly, proposing as amendment to section few cellaneously absorbed or even appro- party came to a little country viliage, where my friend thought he in a recent trial a man Processes might be able to purchase something judge made arithmetic a to to protect his clothing. The automo mental securios. But if the That many of the gulls have be- of the village. My friend alighted men they would have been

lature, the question shall be taken by ayes and mous destruction of fish, as well as devoting an hour or two a day to the bad. In value, did the bad, and each raids on the eggs and young of value and shall be: "Shall this bill pes, and enght raids on the eggs and young of value." rious birds. In many parts of Scot-by a leading firm of Russian scent the figures with him. Not when an

this respect rivalling the hooded exceedingly delicate sense of small, of the year to the solies a sense. this respect rivalling the hooded exceedingly delicate square crow and common rook, the latter which renders her assistance invaluations the proper proportions of the various ingred. Alderman Frank L. Dewilles of

mind and body, Country Life, shoul 100 years

Ma-Chrone Cont.

A recent lesse of Asiatic forms fourtees of the Constitution of the State of Ker Puzzling and weird occurrences. The devout worsningers of the Constitution of the State of Ker Puzzling and weird occurrences. The devout worsningers of the fourteen of the State of Ker Puzzling and weird occurrences. The devout worsningers of the fourteen of the State of Ker Puzzling and Weird occurrences. The devout worsningers of the Constitution of the State of Ker Puzzling and Weird occurrences. The devout worsningers of the Constitution of the State of Ker Puzzling and Weird occurrences. The devout worsningers of the Constitution of the State of Ker Puzzling and Weird occurrences. The devout worsningers of the Constitution of the State of Ker Puzzling and Weird occurrences.

> vated by farmers numbering only 10 which is sent swales to airy will be unavoidable between all the small boy's little friend

According to Training.

Lacrative Nose.

Mile. Lubia Behrend, one of St. have known him. When believe to be sent to his horror; the second sent sent to his horror; the second sent sent to he forms by sounts came out nearly \$10.000 to expert was summened was if discov Mile. Behrend is gifted with an ex- ered that Krebie, had added the date

Origin of Ox-Tail Soup.

The now familiar ox-tail soup

The now familiar ox-tail soup

the scent—violet—is distilled in Riss a crime for chauffeur's to take out the scent.

ly. If you ask bise for credit be

Counting a Bullon. Speaking of counting the bales of con't bely "I haven't eaten one," said Bob, your head suppose you underteak all horse and stoutly, "but"—then he remembered to count a billion, how long do you door shade, and It must be a terrible thing to be a he must not be a tale-hearer. "Well suppose It would take you to do it! Arsonant." sand millions If you had before you a pile of silver dollars containing a million, and could count one every teen erected second for eight hours a day it would modeled. The talk But suppose you abdertook to at the city of Albany, this twenty-fifth day of Are even forbidden to allow anyone at a surprise. Other callings for space of the plant is absurd.—Vienna Familienblast there is none more wholesome for sight hours a day for 38,486 fam as

have a half holiday for the are Invited. The learning from our st

shoutstry and : natural.

Send Us Your Printing Secretary of State.