

KNOX HATS

Early Autumn Styles

Are offered for your inspection.

KNOX HATS FOR MEN AND YOUNG MEN

Economical conditions make it essential for you to purchase a hat of undeniable quality, backed by a reputation. Wear a Knox — it offers the ultimate degree of service, where quality has always been maintained.

Soft Hats and Derbies priced \$7.00.

SCHAUL & ROOSA CO.

117 Main Street
HORNELL, N. Y.

STATE OF NEW YORK

The foregoing resolution was duly passed, a majority of all the members elected to the Assembly voting in favor thereof, three-fifths being present.

By order of the Senate,
JEREMIAH WOOD, President.

OFFICE OF THE SECRETARY OF STATE,
ALBANY, July 1, 1921.

Pursuant to the provisions of section two hundred ninety-five of the Election Law, notice is hereby given that the following proposed amendment to section six of article six of the Constitution of the State of New York will be submitted to the people for the purpose of voting thereon at the next general election to be held on the eighth day of November, nineteen hundred and twenty-one.

JOHN J. LYONS,
Secretary of State.

AMENDMENT NUMBER FIVE
CONCURRENT RESOLUTION OF THE SENATE AND ASSEMBLY PROPOSING AN AMENDMENT TO SECTION SIX OF ARTICLE SIX OF THE CONSTITUTION, IN RELATION TO THE QUALIFICATION OF JUDGES.

Section 1. Resolved (if the Assembly concur), That section six of article six of the Constitution be amended to read as follows:

§ 6. Inferior local courts of civil and criminal jurisdiction may be created by the legislature, but no inferior local court heretofore created shall be a court of record. Inferior courts shall be created by the legislature for the purpose of providing for the trial of civil and criminal causes, and for the trial of such causes in each county, or in such counties as the legislature shall provide for, in which no inferior local court heretofore created shall be a court of record. The legislature may provide for the trial of such causes in such counties, or in such counties as it may see fit to provide for, in which no inferior local court heretofore created shall be a court of record. The legislature may provide for the trial of such causes in such counties, or in such counties as it may see fit to provide for, in which no inferior local court heretofore created shall be a court of record.

STATE OF NEW YORK
IN SENATE,
Apr. 7, 1921.

This bill was duly passed, a majority of all the members elected to the Senate voting in favor thereof, three-fifths being present.

By order of the Senate,
JEREMIAH WOOD, President.

OFFICE OF THE SECRETARY OF STATE,
ALBANY, July 1, 1921.

Pursuant to the provisions of section two hundred ninety-five of the Election Law, notice is hereby given that the following proposed amendment to section six of article six of the Constitution of the State of New York will be submitted to the people for the purpose of voting thereon at the next general election to be held on the eighth day of November, nineteen hundred and twenty-one.

JOHN J. LYONS,
Secretary of State.

AMENDMENT NUMBER THREE
CONCURRENT RESOLUTION OF THE SENATE AND ASSEMBLY PROPOSING AN AMENDMENT TO SECTION SIX OF ARTICLE SIX OF THE CONSTITUTION, IN RELATION TO THE QUALIFICATION OF JUDGES.

Section 1. Resolved (if the Assembly concur), That section six of article six of the Constitution be amended to read as follows:

§ 6. Inferior local courts of civil and criminal jurisdiction may be created by the legislature, but no inferior local court heretofore created shall be a court of record. Inferior courts shall be created by the legislature for the purpose of providing for the trial of civil and criminal causes, and for the trial of such causes in each county, or in such counties as the legislature shall provide for, in which no inferior local court heretofore created shall be a court of record. The legislature may provide for the trial of such causes in such counties, or in such counties as it may see fit to provide for, in which no inferior local court heretofore created shall be a court of record.

STATE OF NEW YORK
IN SENATE,
Apr. 19, 1921.

This bill was duly passed, a majority of all the members elected to the Senate voting in favor thereof, three-fifths being present.

By order of the Senate,
JEREMIAH WOOD, President.

OFFICE OF THE SECRETARY OF STATE,
ALBANY, July 1, 1921.

Pursuant to the provisions of section two hundred ninety-five of the Election Law, notice is hereby given that the following proposed amendment to section six of article six of the Constitution of the State of New York will be submitted to the people for the purpose of voting thereon at the next general election to be held on the eighth day of November, nineteen hundred and twenty-one.

JOHN J. LYONS,
Secretary of State.

AMENDMENT NUMBER TWO
CONCURRENT RESOLUTION OF THE SENATE AND ASSEMBLY PROPOSING AN AMENDMENT TO SECTION SIX OF ARTICLE SIX OF THE CONSTITUTION, IN RELATION TO THE QUALIFICATION OF JUDGES.

Section 1. Resolved (if the Assembly concur), That section six of article six of the Constitution be amended to read as follows:

§ 6. Inferior local courts of civil and criminal jurisdiction may be created by the legislature, but no inferior local court heretofore created shall be a court of record. Inferior courts shall be created by the legislature for the purpose of providing for the trial of civil and criminal causes, and for the trial of such causes in each county, or in such counties as the legislature shall provide for, in which no inferior local court heretofore created shall be a court of record.

STATE OF NEW YORK
IN SENATE,
Apr. 11, 1921.

This bill was duly passed, a majority of all the members elected to the Senate voting in favor thereof, three-fifths being present.

By order of the Senate,
JEREMIAH WOOD, President.

OFFICE OF THE SECRETARY OF STATE,
ALBANY, July 1, 1921.

Pursuant to the provisions of section two hundred ninety-five of the Election Law, notice is hereby given that the following proposed amendment to section six of article six of the Constitution of the State of New York will be submitted to the people for the purpose of voting thereon at the next general election to be held on the eighth day of November, nineteen hundred and twenty-one.

JOHN J. LYONS,
Secretary of State.

AMENDMENT NUMBER FOUR
CONCURRENT RESOLUTION OF THE SENATE AND ASSEMBLY PROPOSING AN AMENDMENT TO SECTION SIX OF ARTICLE SIX OF THE CONSTITUTION, IN RELATION TO THE QUALIFICATION OF JUDGES.

Section 1. Resolved (if the Assembly concur), That section six of article six of the Constitution be amended to read as follows:

§ 6. Inferior local courts of civil and criminal jurisdiction may be created by the legislature, but no inferior local court heretofore created shall be a court of record. Inferior courts shall be created by the legislature for the purpose of providing for the trial of civil and criminal causes, and for the trial of such causes in each county, or in such counties as the legislature shall provide for, in which no inferior local court heretofore created shall be a court of record.

STATE OF NEW YORK
IN SENATE,
Apr. 11, 1921.

This bill was duly passed, a majority of all the members elected to the Senate voting in favor thereof, three-fifths being present.

By order of the Senate,
JEREMIAH WOOD, President.

OFFICE OF THE SECRETARY OF STATE,
ALBANY, July 1, 1921.

Pursuant to the provisions of section two hundred ninety-five of the Election Law, notice is hereby given that the following proposed amendment to section six of article six of the Constitution of the State of New York will be submitted to the people for the purpose of voting thereon at the next general election to be held on the eighth day of November, nineteen hundred and twenty-one.

JOHN J. LYONS,
Secretary of State.

AMENDMENT NUMBER SEVEN
CONCURRENT RESOLUTION OF THE SENATE AND ASSEMBLY PROPOSING AN AMENDMENT TO SECTION SIX OF ARTICLE SIX OF THE CONSTITUTION, IN RELATION TO THE QUALIFICATION OF JUDGES.

Section 1. Resolved (if the Assembly concur), That section six of article six of the Constitution be amended to read as follows:

§ 6. Inferior local courts of civil and criminal jurisdiction may be created by the legislature, but no inferior local court heretofore created shall be a court of record. Inferior courts shall be created by the legislature for the purpose of providing for the trial of civil and criminal causes, and for the trial of such causes in each county, or in such counties as the legislature shall provide for, in which no inferior local court heretofore created shall be a court of record.

Saving to Property Owners

Mr. Property Owner whether you are owner of a village or city dwelling a village or city brick or frame mansueto building or block, or a set of desirable farm buildings you are when you insure in insurance coverage for your property.

Would a saving of 20 per cent. on the insurance premiums that you are now paying be of interest to you, because in companies as safe and strong and even stronger than the companies that are now protecting your property?

Write, Phone or see us at once.

SADLER & FARLEY AGENCY

WELLSVILLE, N. Y. OLEAN, N. Y.

Merchants Mutual Automobile Liability Insurance Company
Buffalo, N. Y.

Chautauque Co. Operative Live Stock Insurance Company
Westfield, N. Y.

Thirsty?

During these sweltering days we all feel more or less like a small Sahara Desert and our inner being cries out for something that will satisfy that thirst which is always with us the year around, but is emphasized very emphatically this weather.

We have found that something.

After more than a year of concentrated study and with much diligent research we have at last produced a drink that will satisfy the most critical judge or lover of good brew. This brew carries the name of XXX-A (pronounced three ex ay) and is all that it should be. It is a cool and refreshing drink that has been scientifically made, consequently it is WELL AGED, pure, pasteurized, packed in sterilized bottles and IT HAS THE TASTE.

XXX-A is a pure malt and hop brew that we know will please your taste and satisfy your desires. A case is ready for your dealer.

XXX-A is made and sold by

Schwarzenbach's

(of Hornell)

YOUR DEALER HAS IT OR CAN GET IT

Try the News Printing House for all kinds of up-to-date Commercial Printing.

Auction

The weather is a fall... Leo Horn and over the hill Mon... The attendance... Fair from this see... a busy week f... Howard Heale... Francis Coyle, o... a few days at the h... Mrs. Jim Dean... guests of Mrs. M... Andover, from Sa... Clarence Briggs... is doing some pu... lease for Frank H... recovering nicely... juries... Miss May Dean... Lorain, Ohio, Mo... caution visit with... friends. Miss An... spent hot from I... nual vacation in A... The families of... John Dean atten... wedding in Wells... Messrs. Trask... are harvesting A... crop... Next in order is... Home in Andover... A "Sa... The nunal on... a rainbow produ... ing not on rain-d... of sand suspended... was witnessed over... Salt Lake by som... The colors were... there was a sec... The main bow w... width of an ordi... segment of it... was coltice, conc... spherates of fair... between the No... No. 10 shot, wh... Exhibit a pearls... out that the pre... must have been... the outer surfac... cannot be exp... refraction and t... ally applied in th... rainbow... Selenium is... Selenium is a... element describ... States Geographi... of the interior... use in giving a... such as that... small lights and... were red. It is... the natural gres... glass. Selenium... a very poor con... the dark and a... in the light an... electric devices... on this peculiari... in telephoning... in transmitting... graphs from one... a wire.

Everything for QUALITY

- nothing for show

That's Our Idea in making CAMELS—the Quality Cigarette.


Why, just buy Camels and look at the package! It's the best packing science has devised to keep cigarettes fresh and full flavored for your taste. Heavy paper outside—secure foil wrapping inside and the revenue stamp over the end to seal the package and keep it air-tight.

And note this! There's nothing flashy about the Camel package. No extra wrappings that do not improve the smoke. Not a cent of needless expense that must come out of the quality of the tobacco.

Camels wonderful and exclusive Quality wins on merit alone.

Because, men smoke Camels who want the taste and fragrance of the finest tobaccos, expertly blended. Men smoke Camels for Camels smooth, refreshing mildness and their freedom from cigarette aftertaste.

Camels are made for men who think for themselves.



Camel

See R. B. Reynolds Tobacco Company

CONCURRENT RESOLUTIONS

ONE
EXPLANATION—Matter in brackets [] is old law to be omitted.
STATE OF NEW YORK,
OFFICE OF THE SECRETARY OF STATE,
ALBANY, July 1, 1921.

Pursuant to the provisions of section two hundred ninety-five of the Election Law, notice is hereby given that the following proposed amendment to section six of article six of the Constitution of the State of New York will be submitted to the people for the purpose of voting thereon at the next general election to be held on the eighth day of November, nineteen hundred and twenty-one.

JOHN J. LYONS,
Secretary of State.

AMENDMENT NUMBER ONE
CONCURRENT RESOLUTION OF THE SENATE AND ASSEMBLY PROPOSING AN AMENDMENT TO SECTION SIX OF ARTICLE SIX OF THE CONSTITUTION, IN RELATION TO THE QUALIFICATION OF JUDGES.

Section 1. Resolved (if the Assembly concur), That section six of article six of the Constitution be amended to read as follows:

§ 6. Inferior local courts of civil and criminal jurisdiction may be created by the legislature, but no inferior local court heretofore created shall be a court of record. Inferior courts shall be created by the legislature for the purpose of providing for the trial of civil and criminal causes, and for the trial of such causes in each county, or in such counties as the legislature shall provide for, in which no inferior local court heretofore created shall be a court of record.

Section 2. Resolved (if the Assembly concur), That section six of article six of the Constitution be amended to read as follows:

§ 6. Inferior local courts of civil and criminal jurisdiction may be created by the legislature, but no inferior local court heretofore created shall be a court of record. Inferior courts shall be created by the legislature for the purpose of providing for the trial of civil and criminal causes, and for the trial of such causes in each county, or in such counties as the legislature shall provide for, in which no inferior local court heretofore created shall be a court of record.

Section 3. Resolved (if the Assembly concur), That section six of article six of the Constitution be amended to read as follows:

§ 6. Inferior local courts of civil and criminal jurisdiction may be created by the legislature, but no inferior local court heretofore created shall be a court of record. Inferior courts shall be created by the legislature for the purpose of providing for the trial of civil and criminal causes, and for the trial of such causes in each county, or in such counties as the legislature shall provide for, in which no inferior local court heretofore created shall be a court of record.