teration within twenty days after the the ordinance or proposition to be attachment of the clerk's certificate sufficiency
tition (subject to tition (subject to a referendary
under the provisions of section under the provisions of section 2 of
this chapter): and if the ordinance shall be passed by the common council,
but shall be vetoed by the mayor, and but shall be vetoed by the mayor, and by the common council, then within five days after determination that said or-
dinance shall have so failed of final adoption, the common council shall which said ordinance without alteration, shall be
the people; or,
(b) Forthwith after the clerk shall attach to the petition accompanying
such ordinance his certificate of suf ficiency, the common council shall proceed to call a special election at which said ordinance, without alteration, shall be
people.
If the petition be signed by electors five per the entire vote cast for all candidates for mayor at the last preceding general election at which a mayor was elected, then such ordinance, without common council to a vote of the people at the next general municipal election that shall occur at any time after thirty days from the date of the clerk's certificate of sufficiency attached to the pe
The ballots used when voting upon the words "For the ordinance" (stat ing the nature of the proposed ordi nance) and "Against the ordinance" (stating general nature of the proposed
ordinance). If a majority of the qualified electors voting on said proposed ordinance shall vote in favor thereof, such ordinance shall thereupon become a valid and binding ordinance of th city; and any ordsance proposed by a vote of the people can not be re pealed or amended except by a vote of the people.
Any number of proposed ordinances may be voted upon at the same election, in accordanco wrided provisions of this section; provided, that there
shall not be held under this section of the charter, more than one special elec tion in any period of six months.
The common council may submit a
proposition for the repeal of any such ordinance, or for amendments thereto, to be voted upon at any succeeding
general city election; and should such proposition, so submitted, receive a majority of the votes cast thereon at
such election, such ordinance shall be such election, such ordinance shall be
repealed or amended accordingly repealed or amended accordingly
Whenever any ordinance or proposition is required by this charter to be any election, the city clerk shall cause

## Headache

Can be Cured with Dr. Miles AntiPain Pills.
If your nerves are subject to disturbances, such as Headaches, Neuralgia,
Backache,
Rheumatism, Backache, Rheumatism, Menstrual
Pains, Sleeplessness, etc., their jarring
and jangling can be quickly ended with and jangling can be quickly
a Dr. Miles' Ant1-Pain Pill.
Dr. Miles' Antt-Pain Pill.
Dr. Miles' Antl-Pain Pills are pleasant little pink tablets, which do not act on the bowels, nor do they have any
disagreeable : weakening or habit-iorming effect on the system.
They are the result of the latest scien-
tific knowledge on the subject of Pain, tific knowledge on the subject of Pain,
and bring relief sately and quickly to
the greatest sufferer.
You should aiways keep a box of Dr.
Miles' Ant1-Pain Pills in the house, since Miles' Antl-Pain Pills in the house, since
you never know when paIn may attack you never know when paln may attack
you, and it is wrong to suffer when your suffering can be so quickly relleved.
Dr. Miles' Antl-Pain Pills contaln oplum, chloral, cocaine, morphlne, or imilar drugs, and are sold by druggists pader a guarantee to By relieving Pain, Dr. Miles' Antl-
Pain Plls shorten suffering, and lengthan life. 25 centa. Never sold in bulk.
"I have used Dr. Miles Ant-ratill Pills
When troubled With headache, and find

 PRFF Write to us For Free Trial
Pain Pills, the Ne of Sclentiles Ant广

printed and he shall enclose a printed copy thereor in an envelop with a sam-
ple ballot, and mail the same to each voter, at, least ten days prior to the
election, but the common council may order such ordinance or proposition to of printed in the official newspaper
of the city and published in like man ner as ordinances adopted by the common council are required to be pubcation shall take the place of the prin ing and mailing of the ordinance or proposition, and of the sample ballot as
first above provided irst above provided.
Sec. 3. No ordinance passed by the
common council (except when otherwise required by the general other wise required by the general laws of
the state, or by the provisions of this charter, respecting street improvements, and except an ordinance for the mmediate preservation of the public peace, health, or safety, which con-
tains a statement of its urgency and is passed by a two-thirds vote of the common council, but no grant of any franchise, shall be construed to be an urgency measure, but all franchises shall be subject to the referendary vote before thirty days from the time of its final passage and its approval by the mayor; and if during said thirty days a petition signed by electors of the city equal in number to at least seven per cent of the entire vote cast
for all candidates for mayor at the last preceding general election at which a mayor was elected, protesting against the passage of such ordinance, be pre sented to the common council, the from going into operation, and it shall be the duty of the common council to reconsider such ordinance, and if the same is not entirely repealed, the com-
mon council shall submit the ordinance mon council shall submit the ordinance as is provided in section 2 of this chap
ter, to the vote of the electors of the city, either at the next general elec tion or at a special municipal election to be called for that purpose, and such ordinance shall not go into effect or the qualified electors a majority same shall vote in favor there on the petition shall be in all respects in
accordance with the provisions of said section 2, except as to the percentage of signers, and be examined and certherein provided
Sec. 4 . The holder of any elective office may be removed at any time by the electors qualified to vote for a suc-
cessor of such incumbent. The processor of such incumbent. The pro-
cedure to effect the removal of an incumbent of an elective office shall be as follows: A petition signed by electo the incumbent sought to be renoved, equal in number to at least twenty-five per centum of the entire
vote for all candidates for the office vote for all candidates for the office,
the incumbent of which is sought to be removed, cast at the last preceding
general municipal election, demanding an election of a successor of the person sought to be removed, shall be
filed with the city clerk; provided, that the petition sent to the common counof the grounds for which the removal is sought. The signatures to the pe-
tition need not all be appended to one tition need not all be appended to one paper, but each signer shall add to giving the street and number. One of the signers of each such paper shall make oath before an officer competent to administer oaths, that the statements therein niade are true, and that is the genuine signature of the person whose name purports to be thereunto subscribed. Within ten days from the date of filing such petition the city clerk shall examine and from the great
register ascertain whether or not said register ascertain whether or not said
petition is signed by the requisite number of qualified electors, and if necessary, the common council shall allow him extra help for that purpose, and he shall attach to said petition his cermination. If, by the clerk's certificate the petition is shown to be insufficient it may be amended within ten days from the date of said certificate. The
clerk shall within ten days after such clerk shall within ten days after such amendment, make like examination o the amended petition, and if his certif
icate shall show the same to be insut ficient, it shall be returned to the per son filing the same without prejudice
however, to the filing of a new petition o the same effect. If the petition shal found to be sufficient, the clerk sha submit the same to the common coun
cil without delay. If the petition shal be found to be sufficient, the common councl shall order, and fix a date for olding the said election, not less than from the date of the clerk's certificate etition is fled.
The common council shall make o itce, and all arrangements for holding

## IAMS' STALLIONS



Cheer apt thase roxes ro



 elothes"
at home.) He owne and selle more
fist-elass stallions thnin any man in U. S. He to "stirring op the animale." He has
"eompetitere out on the oof" watehtng him sell
top netehorv" Inme mypUzo mit buyern vith itit



80-- Black Percherons, Belgians, Coachers--80


 \$1000-SAVED AT IAMS-\$1000

tixiog








## FRANK IAMS



## Hides, Wool, Tallow, Furs and Sheep Pelts

and for which you will realize 25 per cent more
cash than by disposing of cash than by disposing of it at home or else.
where. Try us with one shipment and you will where try uswit one simpen, ind
Silherman Brothers, Ottumwa, lowa.

of such election, and the same shall
be conducted, returned, and the result thereof deciared in all respects as are other city elections. The suceessor of any officer so removed shall hold his predecessor. Any person sought to be remored may be a candiatit to otherwise place his name on the offictal ballot withoot nomination. In any such re
moval election, the candidate reeelv. moval election the candidate receivi
ing the thighest number of votes shail ing the highest number of votes shall
be declired elected. At such election if some other person than the incum. bent receives the highest number of votes, the incumbent shall thereupon
be deemed removed from the office upon qualification of his successor. In
un case the party who receives the high qualify within ten days after receiving notification of election, the office shall be deemed vacant. If the incumbent receives the highest number
votes he shall continue in office. That all portions of the said char
ote er in conflict with the foregoing pro-
isions be, and the same are hereby epealed.
These amendments must now go to the the legislature who must accep have invarlably accepted them in the

## 1) Japanese Credit

White the Russian credit goes down plications in this country for portions of the Japanese loan, which was of
fered to investors in New York the
other day, mark a new era in Japanese fianance, so far as America is con cerned. The rush is notable, it is said, among small investors scattered over the land. The big life insurance
company alone took $\$ 15,000,000$, and
$\$ 25,000,000$ more, went to a few large regular clients. The total amount to
rest be taken here is $\$ 75,000,000$, and there are heavy apphications from France or some of that sum, showing that French investors are tired enough of
backing the nation that suffers steady backing
defeat.

## The True Doctrine

The state is just as truly a divine institution as the church is, and the governor, the mayor, the superintendent of police, the members of the leg.
islature or the city council or the school board are just as much minis. ters and servants of God, as I am. I have just as good right to use my opportunity here in this church to enrich mysif or to push my personal am-
bitions as they have; if the scandal in the case of a pastor would be greater than in that of a public servant it is only because our notions about the service of the state have been terribly
perverted.-Washington Gladden.

Might Change His Mind A number of prominent republicans dent impression that there is no chance whatever of President Roose velt reconsidering his determination not to
(Okla.)

Bryan and Harrington Just as M. F. Harrtígton comes out w an appeal for the formation of a new political party to be made up of
all the reformers who have been work ing together under the fusion regime, moerats to stick to their colors and ing to their name and organization both mean what they say, Harring ton and Bryan must be at the parting
of the ways.mOniahai Bee: Biolig4

