

SMITH STILL IN THE DARK.

NEW-JERSEY'S DEMOCRATIC SENATOR WITHOUT POLITICAL OPINIONS.

HE AFFECTS IGNORANCE ON NATIONAL AFFAIRS AND DECLINES TO DEFINE HIS POSITION.

Senator James Smith, Jr., reached New-York yesterday morning on the American liner New-York. He appeared to be in splendid health and excellent spirits.

Several relatives and friends met the Senator at the pier. Among them were his son, his cousin, P. L. Bryce; his brother-in-law, J. F. Stanley; John Keboe and L. T. Fell.

Senator Smith was willing to talk on almost every conceivable subject except his political attitude or questions which might lead up to it.

He said that inasmuch as he had heard no political news for a week he would not find it easy to express his views intelligently, and added that he believed the best interests of his party demanded his keeping his political views to himself for the present.

The Senator had a good deal to say of his travelling experiences abroad, particularly of his trip from Marienbad to London, which, he declared, left a worse effect than a six days' ride on American roads would have done.

He said that his trip had been purely one of business, the business of improving his health. He has been taking the treatment at the Carlsbad baths twice daily for a month, and has lost more than twenty pounds of superfluous flesh.

Senator-elect Joseph H. Foraker, of Ohio, was Senator Smith's fellow-voyager on the home trip, and the New Jersey politician declared Mr. Foraker a congenial companion.

Senator Smith's health was reported to be excellent. He is said to be in splendid health and excellent spirits.

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FOR HIS SECOND TERM.

CONGRESSMAN STEWART, OF THE VTH DISTRICT RENOMINATED.

AN ENTHUSIASTIC CONVENTION HELD IN PASSAIC YESTERDAY—NEW-JERSEY'S GREETING TO MAINE—THE ST. LOUIS PLATFORM INDORSED.

Passaic, Sept. 15 (Special).—James F. Stewart, of Passaic, was renominated for Congress at the convention of the Republicans of the Vth Congress District, which was held here to-day.

The delegates began to arrive about 10 o'clock this morning and by 11 o'clock Rettinger's Hall, where the convention was held, was packed.

The Democrats of the Vth Congress District of New Jersey, in convention duly assembled, heartily endorsed the platform of the National Democratic Convention, adopted at Chicago, and the nomination there made of the Hon. William J. Bryan, for President and Vice-President of the United States.

We are thoroughly in accord with the platform of the Democratic State Convention, convened at Trenton on the 9th inst., and we pledge our earnest and hearty support to the electoral ticket there nominated.

We demand that all fees and salaries of public officers be reduced, and that they shall be elected by direct vote of the people.

We demand the election of United States Senators by the people, and pledge the nominee of this convention to do so in his power.

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NEWARK.

The committees of the Board of Works held sessions yesterday. The Rev. Father Morell, pastor of St. Lucia's Church, offered \$200 for two city lots north of his church in Sheffield-st., to be used for a parochial school. The subject was referred to the Board.

The Board of Public Works yesterday granted a rule to show cause why Frank Kohl, father of the late Judge Kirkpatrick, should not be appointed executor of the estate of the late Judge Kirkpatrick.

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ELECTION LAWS DEFINED.

JUDGE DEPUES TIMELY CHARGE TO THE ESSEX COUNTY GRAND JURY.

HE PAYS SPECIAL ATTENTION TO THE PRINTING AND DISTRIBUTION OF BALLOTS, THAT THE ELECTION MAY NOT BE INVALIDATED.

By errors or frauds. Judge Depues, who was absent from the Essex County courts when they convened last Tuesday, yesterday delivered his charge to the Grand Jury.

The charge mainly relates to two subjects, namely, the printing of the ballots which the late charter election was done so negligently that hundreds of ballots were contested and a seat is now pending in the Supreme Court, and the illegal practices at the primary elections preceding the charter election. He said in part:

I refrained from instructing the last Grand Jury on the subject of the printing of the ballots, because I was not concluded until near the close of the session of that Grand Jury. This Grand Jury will continue its session until the late fall elections, and this is an excellent opportunity to urge upon you the necessity of the strict enforcement of the laws relating to the conduct of elections.

A pamphlet prepared under legislative authority for the instruction of election boards contains the text of the laws which govern the printing of the ballots. It is the duty of the election boards to see that the state of the law at the present time. An inspection of this pamphlet will disclose the fact that the most stringent laws have been enacted for the purpose of preventing frauds and irregularities at the primary elections. My purpose at this time is to direct attention to those statutes which prescribe the mode of conducting elections, and to the preparation and distribution of official ballots for use at the polls.

After reviewing the various acts passed since 1873, he said: On an examination of the statute it will be perceived that from the first step in the choice of public officers, the election of delegates to select the electors, to the final act of the election, the law provides for the most stringent precautions and ample means for punishing fraudulent practices and conduct that may impair or imperil the honesty and fairness of the election.

With respect to the preparation, printing and distribution of official ballots and envelopes, the law is expressed with precision. By Section 32 of the Ballot Reform act of 1891, as amended by the act of 1892, it is made the duty of the county or municipal clerk to provide and cause to be printed the ballots and envelopes to be used at the election in the form prescribed. The statutory provision is that all ballots prepared by any county or municipal clerk shall be printed on plain white paper, to be of uniform size, quality and type, and that no two ballots shall be so printed as to be distinguished from the back of the ballot, and without any mark, word, device or figure thereon, except as herein provided.

Section 33 as amended by the act of 1893 prescribes what shall be printed on the back of the ballots, and the duties of the county or municipal clerk in relation to the printing of the ballots. Section 34 as amended by the act of 1891 provides for official envelopes to be provided and furnished to the county or municipal clerk, and also for the manner in which the printing of the ballots and envelopes is to be done. It is the duty of the clerk to see that the description therein prescribed, and also for the manner in which the printing of the ballots and envelopes is to be done. It is the duty of the clerk to see that the description therein prescribed, and also for the manner in which the printing of the ballots and envelopes is to be done.

Section 35 as amended by the act of 1891 provides for the manner in which the printing of the ballots and envelopes is to be done. It is the duty of the clerk to see that the description therein prescribed, and also for the manner in which the printing of the ballots and envelopes is to be done. It is the duty of the clerk to see that the description therein prescribed, and also for the manner in which the printing of the ballots and envelopes is to be done.

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