(Continued from Page Three).

been kept at home by alliance of one element of the Democracy with the dominant Republican machine in that city. We were urged that the expediencies of harmony required that we should shut our eyes to these irregularities, but no set of men with a spark of justice in their breast could do other than we have done."

The first speaker for the minority eport was Mr. Straus.

Mr. Straus asked that the substitution of the minority for the major-ity report should be on the ground that the majority report was an at-tack upon the indefensible rights of the Democrats of the sovereign State

The New York delegation, showed marked signs of sympathy with the nority report as Mr. Straus went They cheered him lustily as did many other delegates, notably those of Pennsylvania, when he said that any man who had read law for three weeks knew that, to deprive delegates of their seats, it must be shown that enough illegal votes had been coast at the election in change the recast at the election to change the re-sult and no evidence of this kind, he declared, had been heard by the cre-

ientials committee. Mr. Straus was given an ovation as he left the stand.

conclude the argument in behalf of the minority report, the chair recognized John D. Bellamy, of North Carolina, one of the signers of the document. He declared the contestants brought absolutely no sort of credentials with them to set against the undisputed counts of ballots cast in favor of the Guffey delegates. The speaker called out a storm of disapproval when he asserted that the Republicans who went to the polls as Democrats had a right to he polls as Democrats had a right to have their votes counted as Democrats.

No, no, nothing like that," came the chorus from the floor. Mr. Bellamy explained, he said. that the Democratic party was ready to open its doors to any one who desired to adopt its principles.

GOVERNOR HASKELL REPLIES. The closing speech for the majority and the last of the debate was by Governor Haskell, of Oklahoma. He tion against the labor element.

promptly took up the scheme of Mr.
Bellamy that Republicans could propThe sub-committee on tariff conerly vote at Democratic primaries. He discussed in sarcastic sentences the contention of Mr. Bellamy, asserting that, under that gentleman's argument he might as well have been elected a delegate to the Chicago con-He had charged the contestees in the Pennsylvania cases with collusion with the Republicans and with being the tools of the Standard Oil Company. He said the convention should say to the contestees, "Go back to your Standard Oil tanks. Yells mingled with hisses greeted the

"I've heard that hissing sound come out of a pipe line many a time," shouted Governor Haskell. He concluded by strongly urging the adopttion of the majority report.

A roll call was demanded and grant-"The question is on the adoption clerk to call the States.

ing 9 votes ave and 1 no. New York Delaware cast all her six votes

Illinois, voting under the minority. unit rule, cost 54 votes for the ma-

When Indiana was reached Chairman Kern announced: "Indiana does not vote under the unit rule, but individually cast her 30 votes 'no.' Louisiana voted are solidly

Maine cast 11 votes for the minority and one for the majority: Michigan was divided but the unit rule carried her over to the side of the majority report.

Nebraska naturally went for the majority as did Nevada. New Jersey voted 13 for the mi-nority, three for the majority, eight delegates being absent.

New York threw its full strength of 78 votes with the Guffey faction Oklahoma gave her 18 votes for the majority report. When Pennsylvania was reached a demand was made for a poll of the delegation. The poll Yeas 27, nays 28, absent 2, not voting 1.

South Carolina yea 4, nay 12, ab-

Tennesse yea 12, nay 12. Texas nay 36. Utah nay 6. Vermont yea 2, nay 5, Virginia yea 22, nay 2. Wasnington, nay 10. West Virginia yea 13, nay 11. Wisconsin nay 26. Wyoming nay 6.

South Dakota nay 8.

Arizona, nay 6. District of Columbia yea 6. Hawaii nay 6. New Mexico nay 6. Porto Rico nay 6. Rhode Island yea 5, nay 3.

IDAHO CHANGES VOTE. Idaho announced that it desired to hange its vote from six for the ma- pleted jority report to two for the minority report and four for the majority.

The roll call was then closed.
"Upon this question." announced
Chairman Bell, "the ayes have 387
Notes and the noes 615."
The announcement was greeted with

great cheering. The majority report then adopted by a viva voce vote.

Great confusion followed the an-

nouncement of the result of the roll to-morrow. It was seconded in a flash, and carried with a shout, and the delegates made for the doors. Tar Heels Stand For Minority Report in Guffey Fight.

Special by Staff Correspondent. Denver, Colo., July 8 .- Mr. J. D.

signed the minority report in the Guney contest to-night and his delegation is standing by him in the fight on the floor. H. E. C. B.

WORKING ON THE PLATFORM.

Sub-Committee Appoints Several Minor Sub-Committees and All Are Working Hard—Income Tax Law and Restriction of Oriental Immigration Among the Suggestions Adopted — Tariff Committee Asks For Free Print Paper, Free Wood Pulp, Etc.

Denver, July 8.—After being in easion most of last night, the working sub-committee of the Democratic committee on resolutions resumed

LEST THE WORLD AFFORDS. it gives me unbounded pleasure to commend Bucklen's Arnica Salve," says W. Jenkins, of Chapel Hill. N. C. am convinced it's the best salve the sid affords. It cared a felon on my mib, and it never fails to heat every e. bern or wound to which it is appeal." Sc. at all drug stores. its sitting at an early hour to-day but at 7 p. m. took a recss until 9

p. m.

The sub-committee spent the first half of the day in discussing suggestions of Mr. Bryan and others relative to planks in the platform, but shortly after noon decided that in order to make progress it would in order to make progress it would be the committee of the divide the work and be necessary to divide the work and consequently sub-committees of the sub-committee were appointed on various subjects, including in-junctions, trusts, railroads, resources.

of the country, tariff, etc. INJUNCTION PLANK AGREED UPON.

The minor sub-committee consisted f three members, and the remainder of the day was spent largely by them in consultations over the various subjects. There were, flowever, some questions upon which the full subcommittee found it possible to pass and these included the publicity of campaign contributions, relative to which a strong plank was adopted. The committee also adopted various other suggestions, among them being planks demanding the enactment of an income tax law, providing for the restriction of Oriental immigration, denouncing what the committee Roosevelt's pertermed President petuation of his dynasty, etc.

The injunction sub-committee was the first to be appointed and its members were buslly occupied during the day,

This sub-committee reported a Judge Parker and Mr. Sullivan, had is seat than Mr. Pettigrew took the reached a complete agreement. He also made the announcement that the plank had been scrutinized by or no confidence in the Federal course the officers of the Federal course. placing of labor disputes on a level low this course, with other disputes and against the A conclusion courts regarding laborers differently from other classes of citizens. There early in the day. is no requirement for notice previous to an injunction proceeding because Mr. Gompers had said that none would be demanded providing there could be a cessation of discrimina-

The sub-committee on tariff consisted of Messrs. Pettigrew, of South Dakota: Brown, of Nebraska, and Alshuler, of Illinois, and it reported to the full sub-committee by 5 o'clock. That committee recommended the adoption of a comprehensive plank on the tariff, including among others a provision for free print paper, free wood pulp, lum- States." ber, logs, etc. No definite announce ment on the question of the Philippine tariff relative to sugar was made by the sub-committee. Following is the text of the sub-committee's tariff recommendation;

"We welcome the belated promise of tariff reform now offered by the Republican party as a tardy recognition of the righteousness of the but the people cannot safely of the minority report in place of trust the execution of this important that postion of the majority report work to a party which is so obligated to the highly protective interests that it postpones relief until after the And we call attention to Alabama led off with -22 votes in the significant fact that the promise the negative and Arkansas followed now made is wholly vitlated by the evening there was much discussion by suit with 18. Colorado split by castdelegates led in the applause which have been fostered and developed. The officers of the Federation of Labor were satisfied with the plank, other

GEORGIA HOLDING ORT.

Florida cast her ten votes in the negative and Georgia, always against the order of injunction hearings.

From order to the provision demanding notice in advance of injunction hearings. yoted for the be made in the tariff upon the ne-ing under the cessities of life, and especially on the full sub-committee had passed on cheaper than at home, and graduated reductions should be made in such other schedules as may be necessary restore the tariff to a revenue

PREAMBLE FOR PLATFORM. Every consideration of public policy suggests the conservation of our wood lands and the removal of these import duties which put premium upon the destruction of our forests. Existing duties have given to paper manufacturers a shelter be hind which they have organized combinations to raise the price of pulp and of paper and to impose a

mediate repeal of the tariff on wood pulp, print paper, lumber, logs, wood and timber, placing the same on the free list"

The full sub-committee gave siderable attention to the subject of a preamble for the platform and there was for a time a good deal of rivalry between the preamble of the New York platform and that of the Nebraska platform, the former being championed by Judge Parker, and the latter by former Senator Petti-grew and others. Ultimately the the Nebraska language was accepted be-

cause of its brevity.

During a discussion of the amble Senator Pettigrew declared that there was too much of a tendency toward making stump speeches in the platform, and he an-nounced his intention of moving for the appointment of a committee of three for the simplification of the of his friends at Denver to have his soon as it shall have been com-

COMMITTED TO BRYAN'S POLI-

CIES. among the other questions disday were those relative to the writ of injunction, the expression of confidence in the courts, the physical of railroads and the guarantee of bank deposits. There was a sharp division of sentiment upon many of these, but as the day wore on it bea motion to adjourn until 11 o'clock pletely committed to all of Mr. came evident that a large majority Bryan's policies, and while the members did not manifest the willingness to accept the language even of Mr. Bryan in a majority of instances, there were one or two opposition expressions with reference to his policies. So nearly unanimous was the sub-committee that one of Bellamy, the North Carolina member the members facetiously declared of the committee on, credentials, that it stood "sixteen to one" on all propositions, Judge Parker generally

being the one odd member During the day the committee reached its conclusion that it would not insert any declaration on the question of the rights of negroes. Mr. Bryan had made a tentative suggestion against discrimination on account of the race, but the Southern members of the sub-committee expressed the opinion that the declaration of principles would be more acceptable In the Southern States if there should be no intimation of the party's attitude on this subject. During the discussion some of the members of the committee said there would be no objection to Mr. Bryan announcing his direct treatment with Dr. King's Capersonal views on the subject in his etter of acceptance in case he should be nominated. Probably the nearest approach to a clash during the day was on the subject of the courts, when Judge Parker and Senator Pet-

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few minutes before the committee Parker presented a plank announcing took a recess at 7 o'clock, stating the party's confidence in the Federal through Mr. Williams, its chairman, courts, in support of which he made that the three members, himself, a strong plea. He had no sooner taken the officers of the Federation of or no confidence in the Federal courts, Labor and was acceptable to them. but he was willing to compromise by The plank as thus recommended leaving the subject entirely untouched takes a position favorable to the and the sub-committee decided to fol-

A conclusion to ignore the question of woman's suffrage was arrived at The plank on Oriental immigration

which received the approval of the sub-committee was offered by Mr. Inman, of Oregon, and was as follows: "Oriental laborers are within our porders in vast and increasing numbers, especially on the Pacific coast. They are being employed by tens of thousands in every branch of labor, thereby reducing wages and depriving our American citizens of the means of earning a livelihood. We demand the speedy enactment of a law that will prevent further immigration of Oriental laborers into these United

DISCUSSION OF INJUNCTION

PLANK. After reaching an agreement on a plank on the question of injunction and announcing the fact the sub-committee of the sub-committee on platform having that subject in charge to-night failed to supply the full committee with the document and thus Democratic position on this question, caused a suspension of the entire proceeding on that question. Not only did the sub-committee fail to present its report but up to 11 o'clock neither Mr. Williams nor Mr. Sullivan, of the subcommittee, had put in appearance at the committee meeting. During the use of the qualifying words under the labor leaders of the injunction which the present tariff iniquities plank and while it was asserted that the officers of the Federation of Labor of the tariff by the reduction of im- representatives of labor made loud port duties. Articles entering into protest against the omission of the

articles competing with such Ameri- all but three or four subjects to be an manufactures as are sold abroad dealt with and members of the subcommittees expressed full confidence that the sub-committees would be able to present a complete report when the full committee meets at 9 o'clock to-

At 11:30 the sub-committee adjourned until 8:30 a.m. to-morrow.

BRYAN DEEPLY AFFECTED.

an Find No Words to Express His Good Will Which the Demonstration Indicates-Deeply Affected by the Compliment Paid Him.

Fairview, July 8 .- "The Democrats have been very good to me, and can find no words to express my deep appreciation of confidence and goowill which the demonstration indi It was with these words that Wil llam J. Bryan this afternoon, speaking

to a number of newspaper men, ac

knowledged the remarkable stration given him by delegates to the Democratic convention. That Mr. Bryan was deeply affected by the outburst was apparent in the gravity which he uttered the senti-ment quoted. The delirious homage of one hour and 26 minutes was pictured in crisp telegrams received at Fairview and the thrill of it showed

in flashes in the eyes of the man to whom it was paid. Judge Gray at Home Attending to Official Business.

Wilmington, Del., July 3 .- Judge Scorge Gray unmoved by the off ats language of the entire document as nominated for President or of Mr. nated for Vice President, is quietly at-tending to official business at his of fice in the Federal building to-day The preparation of judicial opinions attention and he was busy all after-

Judge Gray is not in communication with Denver. He is receiving no telegrams from that city nor is he sending any. He has made no public dec laration since his message to the Associated Press last week in relation vice presidency in which he said that he "would under no circum-stances accept such a nomination if it should be made.'

Japs Interested in Convention. Tokio, July 8.—There is great anxiety here to know the results of the Democratic national convention in America.

General Carr Carried Tar Heel Banner in Bryan Demonstration. Special by Staff Correspondent.

Denver. Colo., July 8 .- In the great Bryan demonstration to-day Gen Julian S. Carr. of Durham, carried ber of Tar Heels, who had been wathe North Carolina banner. A numterbound at Lincoln, Neb., came in to-H. E. C. B.

Catarrh

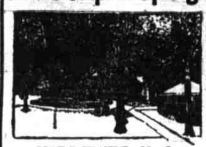
Cold in Head, Hay Fever, rapidly defects the mucous membrane of the throat and leads to graver complications unless promptly attended to We recommend King's Sarsaparilla internally to purify the direct treatment with Dr. King's Ca-tarrh Remedy (a douche comes with each bottle). It gains a foothold from which it is hard to dislodge. With treatment of these two medi-cines any ordinary case will yield quickly—the very worst cases will be greatly relieved. The price, \$1.00; tigrew expressed in sharp language, three for \$2.50, and guaral diametrically opposite opinions. Mr. Sold by Burwell & Dunn.

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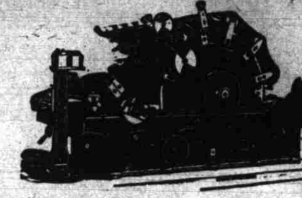
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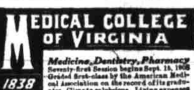
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