TARIFF BILL.

The menied aristocracy are in confusien and are having their energies taxed to the uttormest to know how to maintain a high protective tariff and at the same time prevent the payment of the debt, and retain the national banking institutions. So long as they can manage to use the accumulation of money arising from the revenues by an extrav agant and profligate administration, the banking insritutions whose sharehelders have been fattening off the labor of the country for more than twenty years, can rest in comparative security, but when money is allowed to ac cumulate in the treasury the people will at once clamor for the extinguishment of the debt and the lifting of the burden which the unjust and unnatural banking laws have endeavored to entail upon the coming generations.

The monied power, foreseeing the difficulty and fearing the murmer of discentent which was then spreading itself throughout the lard, in consequence of the dispropertion in price of the necessaries of life and the price for labor required to purchase them, during the last session of Congress had a him. commission appointed to devise means of escape and at the same time promise the people relief and allay their discontent. Congress has met and the session is drawing to a close. The com mission has made its report and the promised relief has not been granted nor is there any likelihood of it being realized during the present session. The fellowing extract from the speech of Gen. Rosencrans will be found interesting in this connection:

During General Rosecrans' speech on the tariff, in the house, he said that freights from Europe to San Francisco have been as cheap as freights from New York. Articles of consumption which the Pacific slope people have had, were cheaper in the European market than in the east, vet when the national defense called for a tariff which deprived them of these advantages, they submitted without a murmur. They took their goods from inside our tariff line or exsmeunt of \$6,000,000 per annum, but sized properly." our people regard the present tariff system as full of injustice and oppression. They think it is building great monopelies and special interests at the exi not?" pease of the great mass of producers and consumers, which could only be justified by cortain sudden and desperate national exigencies. They have the sonviction that common justice and the | said. interest of revenue for the last ten years have demanded thorough revision and great reduction of duties, and I share fully in the convictions of my constituents of the Pacific coast when I think that the present tariff should be thorto the simplest rates of duties which will produce the revenue required for the economical administration and a reasonable protection to labor. Our people on the Pacific coast are specially anxious that this should be done. Any legislation looking honestly to this end will have my cordial support, and I shall be governed by the convictions I have here announced to my colleagues on the floor. Does the bill now before our committee answer the demands of our people? I answer that it does not.

THE CENSUS-Gen. Walker has been employed by the government to complete the census. He contemplates the reduction of volume reports on special evidence did not tend to show a contopics from 11,000 to 8000 pages, nection between Dorsey and the de-Gen. Walker adds that all reports not fendents in the preparation of bids for R. H. THOMPSON. already printed are in a fair state of progress. Acting Superintendent Seaton, the third chief clerk, is prostrated. | well be understood the questions arising One clerk is dead, another has gone south and a third lingers along in a most distressing disability of mind. Gen. Walker resumes the charge of the you mean by that sir? What do you census and if granted necessary money, mean by sneering and gigling like a fool says he will bring the whole business to a close during the current calandar year. The expense of this census will be about nine and a half cents per head of population sgainst nine cents in the minth census appropriation; \$200,000 will be enough to complete the work.

THE HAWAIAN TREATY .- A Wash ington special says: It it understood that one modification of the Hawaian treaty will be with reference to shipping, so as to assimilate Sandwich Island commerce to our coast. This, of course, will be accomplaished by providing that trade between the countries shall be carried wholly in vessels bear- from whom they came. Root & Keering either the flag of the United States or that of the Hawaian government. The object of this movement is to prevent British merchantmen from taking cargoes of merchandise from the east, personal favor." Defense objected to a unleading at the Sandwich Islands, and | question put to witness, asking the reareturning there with sugar, which they bring to San Francisco, where they are in a position to sail back again from Thence they started.

STAR BOUTE TRIALS.

The star route trials still continue attract public attention to the utter disgust of all sense of justice and decency. That our readers may have an insight of the disgusting spectacle and witness the degeneracy of our courts, we give the following extract of the proceedings contained in the dispatches of last Fiday.

A. E. Boone was called in the star route trial. He had a conversation with Miner, Stephen Dorsey, and perhaps with John Dorsey. In the conversation with Stephen he recommended Moore. Miner called at witness' of. fice next day and saw Moore. Moore insisted on a calary of \$150 a month, which Miner agreed to allow. After Moore left the city he called Miner's attention to the fact that a check had not been sent to his wife according to promise. He also saw Stephen Dorsey, who promptly sent the check upon Moore's request. In connection with Stephen Dorsey, in November, 1877, Dorsey produced a letter from Peck, desiring him to secure an experienced man to get up bids for next letting. He offered witness the position, but the latter declined to accept a salary, de-

. Witness was asked who received the proposals when they were returned, but objection was made and another discussion followed. Bliss said Ingersoll was right in his statement that the government assumed that Stephen W. Dorsey was the root of the concern, -in fact he sent out the proposals and recisced them. The court allowed the question, and witness said: The packages were returned to him through Stephen W. Dorsey. Three postmasters responded,-the postmasters at Little Rock, Hot Springs and Helena, and the proposals were used in bidding at All goods of this manufacture made by the letting, all that could get in, said the witness.

manding an interest in the business,

which Dorsey finally agreed to give

In response to a question for identification of the letter, Bliss read as follows: "U. S. Senate Chamder, Washington, D. C., Dec. 9, 1878."

"Are you sure it is the United States senate chamber?" said Ingersoll, with savage emphasis on the quoted words. Then as the court rapped for order, ported them and paid the debts to the "Oh, I only wanted that to be empha-

Merrick immediately presented another letter to witness, and inquired: "The Stephen W. Dorsey who signed that was United States senator, was he A .- "Yes, sir."

The letters were then offered in evidence as showing Dorsey's connection with the transactions to which witness testified. "In other words," Merrick and prepared to the reception of guests.

Witness on the stand was temporarily placed aside while S. W. Dorsey himself spoke to the jury on what he had written with his own hand.

The defense objected and pointed to the record of the last trial, when the court rejected the proffered evidence. oughly revised, simplified and reduced In the course of argument Ingersoll used the expression, "Where will this

"In the penitentiary," promptly innterrupted Bliss.

Ingersoll, shaking his finger at Bliss said, "You will be there as soon as my The court-This is entirely unpro-

Ingersoll-Did I provoke it? The court-No.

Ingersoll-I represent a gentlemen and do not purpose doing anything a gentleman may not do. The court said-At the last trial it

seemed to have gone off with the idea that it was an attempt to prove some entirely the other question, whether the a letting soon to be made. The court then got a certain view of the case and then ran off on that line. It might as in this case would be decided without bias from any other decision. Suddenly and with great indignation, he said to Williams, who was smiling, what do

at the decisions of this court? Williams-"I don't understand you. I don't believe the court's language is warranted. I was talking about another matter and did not hear you." The court-"You should have been listening."

Williams-"Your honor had not decided the question yet, and could not have expressed any opinion upon it." The court-"The court accepts your

disclaimer and owes you an apology for the severity of its language." The delivery of the opinion was resumed and resulted in the admission of the papers. Dosery's letters to postmasters in Arkansas, which have been already published, request them to have the blank proposals certified and returned to him, taking care to let no one know from whom they came. Root & Keerthe papers. Desery's letters to postens, mail contractors, and friends, were to be especially avoided. To Hon. Geo. Haycock, at Pine Bluff, Ark., he writes: "This is for an intimate friend of mine and I ask that you do it as a purchasers. Apply to Hermann & Ball, Roseburg,

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I ss of Appetite, Bowels costive, Pain in the Head, with a dull sensation in the back part, Pain under the Shoulder biade, fullness after eating, with a disinclination to exertion of body or mind, Irritability of temper, Low spirits, with a feoling of having neglected some duty, Weariness, Dizziness, Fluttering at the Heart, Dots before the eyes, Yellow Skin, Headache generally over the right eye, Restlessness, with fifful dreams, highly colored Urine, and

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question put to witness, asking the reason for omitting from the blank proposals certain provisions contained in the blank forms of bids issued by the department. The question was finally ruled out and the court adjourned.

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TO WILLIAM MCCARTT, DEPENDANT: IN THE NAME OF THE STATE OF OREGON: You are hereby required to appear and answer the complaint filed against you by the plaintiff, Eliza A. McCarty, in the above entitled court and suit, on or court, to-wit: The second Monday, the 14th day of May, A. D. 1833, and if you fail to so answer the said complaint, the plaintiff will take jndgment against you for want of an answer, and will apply to the court for the relief demanded in said complaint toalimony as the court may deem just. For the care and custody of the minor children, Francis McCarty, Alice G. McCarty, and Eliza McCarty, and for one-mind interest in and to the following described real property, to-wit: The northeast quarter of southeast quarter of section 8, in township 23, south range 7 west, and the north half of southwest quarter and authors to gentlement of southwest. ownship 23, south range seven west, containing 180 lasm proper, and for the costs and disbursements of his suit. This summons is published by order of the don R. S. Bean, judge of the said circuit court for Douglas county, State of Oregon, made and entered the 10th day of January, 1883.

J. W. HAMILTON,

William McCarty.

SUMMONS.

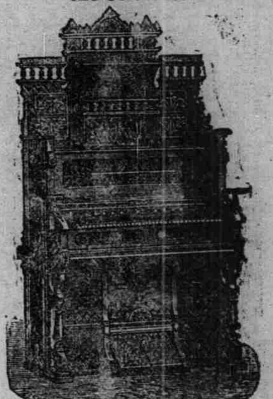
Circuit Court in and for Douglas County State of Oregon.

McCarty, p.g. | Suit in equity for divorce

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BURG, AT PRICES LOWER THAN THE LOWEST. CIGARETTES A SPECIALTY. A FINE SUPPLY OF HOLI-

> DAY GOODS CITATION.

In the County Court of the sease of Oregon for the County of Douglas. In the matter of the estate of Woodson Patterson deceased. Clistion for sale of TO JOEL PATTERSON, ANGELINE CROUCH, Martha Jane Lee, and Lovey Power, hairs at law and next of kin of Woodson Pat erson de cased. In the name of the State of Oregan, greeting: J. Kirkendall, administrator of said estate, hav heretofore filed in the said County Court of Doug heretofore filed in the said County Court of Douglas County, Oregon, his petition a king for an order to sell the real estate belonging to the estate of said deceased, to-wit. The South hilf of North half of donation claim No. 40, of Abraham Patterson and wife, situated in Douglas county. Oregon, containing 160.45 acres (excepting therefrom one acre of the northwest corner of said land). The court having set Tuesday, the second day of January, at the court house of said county, a time and place for hearing objections to said petition, and ordered that citation be served upon the heirs and next of kin of said deceased, and it appearing by the return upon said citaceased could not be found in said State and county, the court therefore duly made and entered its order continuing the time for hearing objections to said petition until Fobruary 25th, 1833, at ten o'clock a. M. of said day, at the court house in Reseburg, Oregon, at which time you and each of you and all other persons interested in said estate, are required to appear in said court and show cause, if any there be why an order of sale should not be unde as prayed for in the petition. This citation is published by order of Jos. S. Pitzhugh county judge

Attest: G. W. KIMBALL, County Clerk,
Hernaum & Balt, extoracy for administrator. HERMANN & Bald, ettorneys for admir