NGLISH LAW TRIAL.

DOUE SCENES IN AN ENG-LISH COURT ROOM.

ous Case of Adams vs. Colerand Another-The Suit for Libel

British by life presents some features not aften duplined in America. When we get really refly with high bred old families, who never soiled their hands with latter, ever sid anything so common as to work for their living, may be we too can fo work for their living, may be we too can have such legal scenes as the Lady Colin Campbell district case presents. Our high aris peracts too, perhaps in time will be able to bring so many servants around them that such a thing as privacy or solitode for one second is unknown. Our ladyships will not even third to leok into a land glass to see if the row's feet are coming about their eyes will at having a man servant looking in the land glass to see in the row's feet are coming about their eyes.



ring to be like the British aristoc wenthy American lamily varm of lazy, impudent, nies and une down their most en we shall be, to a certain extent, Lords and ludyships over the water. ha itish aristocracy in America!

Br. high likewise illustrates the ways Br. high life in private is that just in parties and called Arians vs. Coler-mother. The Coleridge in the case a personage than the ford chief ngland, peer of the realm, sir. defendant. The plaintiff is his le son-in-law, Mr. Charles Waralso a lawyer.

titions offer a good view of the which law court. Two years ugo Mr. Adams ridge, an amiable of 28. Adams was Coleridge had a pa and a number of big brothers.

She was certainly old enough to know in Great Britein & wo nan is not supposed to have any mid to speak of, espe inly an unmarried woman. h may be old lough to be grand-

young brother, vet that snip of a boy

I to rightfully be the boss of his old r. The lord chief justice of England ble sons interfered in Miss Colermatters. They wrote letters to her beau, abusing him like a home Miss Coleridge did the thereupon im every one of the letters abusing the fidelity deserved a roward, and s married Miss Coleridge at once. sued his unwilling pa-in-law for

e case has been going on over since, in orm or another. Once it was supposed closed, but the plastiff got hold of some letters that he had not known about at Then it broke out afresh, like the lpox, only worse. The revelations that made were enough to disgust a New York police justice. You may know by that that they were pretty tough.

The penuriousness, the petty and tyrannical The penuriousness, the petty and tyrannical home rule of the chief dispenser of justice in the British empire on which the sun never were brought out in black letters upon a gift lackground. The old gentleman visited as here a few years ago, with his thin stomach and bald head. Looking at him one can see that with for judges are sometimes a good thing. Justice Coleridge was honored unthing. Unstice Coleridge was honored undinners given to him, with longer and heavier seedles, from one end of the land to the other. He is the oldest fogy in England, and inguishes bimself on all occasions by de-

e bearded plaintiff, Mr. Adams, conduct-

own case in the trial that came off re-Though ho widower Colcridge. with did it that 'tis the gray kair that ows the age

THE PLAINTIFF.

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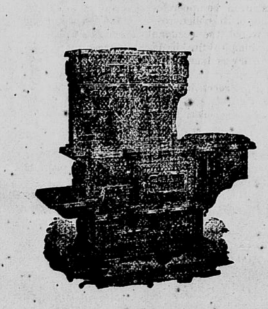
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CLERK OF DISTRICT COURT. Final Proofs Contests and Con veyancing Aren'ed to.

Nature of Final Prec —Land Office at Farg.

J. T., Dec. 1st, 1886. Notice is hereby given to
he following named settler has filed notice of his
named on to make final proof in supp
files claim and secure final entry thereof, vir
andrew B. Ness, D. S. No. 16280, for the nw. k
cc. 24, pp. 147 n. r. Cl. w., and names the follow
ng as his witnesses, viz: Lowis Larson and Oc
is. Bisken, of Jesse, and Albert Larson and Sc
on H. Berg, of Cooperstown, Griggs county
D. T.

The tealmony of claimant and witnesses to be

D. T.
The tealmony of claimant and witnesses to be taken before the judge and ex-officio clerk oprobate court, at Cooperstown, Griggs count. T. on Thurday, the 20th day of January t. D. 1887, at his office.

#7.72 MICHAEL F. BATTELLE, Register.

Notice of Final Proof—Land office at Farge, T., Dec. 9th, 1886. Notice is hereby given the he following named settler has filed notice of himselion to inake final proof in support of himselion to inake final proof in support of himselion and secure final centry thereof, vist.

Charles H. Frost, H. K. No. 9998. for the nw f. Sec. 2, 19 145 n. r. 58 w. and names the following as his witnesses, vist. Ole Balkan, Charles Chattas amuel B. Langford, William Hendersof ill of Cooperstown P. O., Griggs county, D. T. The testimony of claimant and witnesses to a kenbefore Hen. William H. France judge of the same of the country of the country of the same of the country of the first court at Cooperstown, Griggs county, I. On Thursday, the 2th day of January, A. 11887, at his office.

Michael F. Battelle, Register.

Glass & MacLaren, Attys.

48-1

Notice of First Proof—Land Office at Fargo, D. T., January 1887.
Notice is a celly given that the following named ettler has filed notice of his intention to make fished proof in sum out of his claim and secure final analythereof, viz:
John E. Warner, H. E. No. 8089, for the nw & of sec. 32, u. 44 n., r 58 w, and names the formowing as his witness s, viz: Charles Schultz, W. Ham Star, Ed. a. Ladburry, Fred Ladburry, a liam Star, Ed. a. Ladburry, Fred Ladburry, a of Dazey P. O., Barnes county, B. T.
The testimons of claimant and witnesses to be maken more Hon. Wm. H. Francis, jindge of each judicial district of Dakota territory a his absence before John N. Jorgensen, clerked out, in Cooperstown, Grigges county, D. Ton Sa urday the 20th day of February, A. It is a shreadle. Michael F. Batterlie, Glass & MacLaren, Regise.

S at hisother I Glass & MacLuren, Attys.

Notice of the A. PROOF-Land once a First T. Dec. 27st 1930.

Notice is hereby given that the following mare entire has thed notes of his intention to small and proof in support of his cinim and secure in entry thereof, viz. Aslak Gunderson, H. E. 703, for the se k of sec. 25, tp. 144 h., r. 59 wand names the tolk wing as his witnesses, vignad O. Stee. Thomas O. Stee. Charles Nelson and O. Stee. Thomas O. Stee. Charles Nelson and You will be the tolk wing the witnesses of the second proof of the proof of the

Mo7, at his office.

MICHAEL F. BATTELLE, Register
J. O. Oie, Att'y.

50-3

Nonce of Final Probleman. Once at harp. T. Nov. 27th. 1886. Notice is hereby give that the following named settler has filed notice is intention to make final proof in support his claim and secure final entry thereof, viz:

Edwin dadbury, H. L. No. 6030, for the soull east quarter of sec. 6. 19 125 µc. 78 w. and name the following as his witnesses, viz: Thomas Curta. Edward Reyes, Charles E. Dennett, Charles Delore piage of districtiourt, or in k absunce briogs and districtiourt, or in k absunce briogs Alex. McConnett, clerk thereof, a Valley City, Barnes county, D. T., on Thursday, the 2rd day of February, A. D. 1837, at his office Michael P. Battelle, Register, M. Winterer Atty.

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Notice to Creditors.

ritory of Dakota, County of Grigge,

the matter of the estate of Platt S. Buell. totice is hereby given, that the unde

to been daly appointed, excentor of the last en duly qualified as ruch.

All persons having claims against the aid Platt S. Buell, are hereby nations roof, to the undersigned, at the judge of probate, of the county said, within four mouths from t of this native, which is made a of this notice. which is me

WALLACE P. PURT