

made her journal a valid medium for the publication of legal notices, and evidence in the courts. Mrs. Bradwell was not only devoted to legal pursuits herself, but her family connections were in the same profession. Her husband is a lawyer, and was a judge for a number of years. Her surviving son and daughter are both lawyers, and the daughter has married a lawyer. Mrs. Bradwell leaves a most honorable record as a journalist and was equally esteemed in private life.

The death of Mr. T. J. Doherty, Q. C., has removed from professional life in Montreal, a gentleman very favorably known to a large circle of his *confrères*. Mr. Doherty has been in poor health for some years, and was compelled to give up work entirely a year ago. He was the eldest son of Mr. Justice Doherty, who recently retired from the bench, and a brother of Mr. Justice C. J. Doherty.

THE MONSON APPEAL.

That the Court of Appeal was right in dissolving the interlocutory injunction recently granted by Mr. Justice Mathew and Mr. Justice Henn Collins in the cases of *Monson v. Madame Tussaud (Lim.)* and *Monson v. Tussaud*, on the fresh evidence which was not before the Divisional Court, it is impossible to doubt. Whether Mr. Monson is or is not ultimately proved to have authorised the negotiation between Mr. Tottenham and the defendants Madame Tussaud (Lim.) for the sale of his gun and shooting clothes and the taking of a better effigy than the one that now stands in Napoleon Room No. 2, within the turnstile which admits curious visitors to the Chamber of Horrors, it is unquestionable that the conflicting affidavits laid before the Court of Appeal made it the imperative duty of that tribunal to leave the issue of alleged license for the jury without any provisional expression of opinion in regard to it. We have, therefore, no adverse criticism to pass on the actual *chose jugée* in these remarkable cases. But the condition in which the judgment of the Court of Appeal has left the numerous, varied, and highly