Some of his comments on book-making are very refreshing. In introducing Parts II and III, he remarks that the "Annotated statute is a repulsive kind of literary hack-work—the meanest form of book-making, inartistic and chaotic. A doctrine of verbal inspiration or something akin thereto, seems at the bottom of the method and probably its first practitioners were theological pedants peering at syllables and so obscuring all wider vision." We notice that the author cites many Canadian cases, and what is unusual, decisions of the English County Court Bench.

An Introduction to the Study of the Law of the Constitution, b. A. D. DICEY, K.C., of the Inner Temple. Sixth edition. London, MacMillan & Co., Limited: New York, The MacMillan Company, 1902.

In looking at this, the sixth edition of this standard work, one is struck with the author's modesty in view of his world-wide reputation as a writer on Constitutional Law. He calls attention to the works of Sir Wil iam Anson, Mr. Bryce and Mr. Lowell as throwing a flood of new light on the legal aspects of the English Constitution, and says that the study of their works has taught him much, as well as strengthened his conviction that the essential characteristics of the Constitution of England are the sovereignity of Parliament and the Rule of Law. This edition contains a valuable note on Australian Federation which will be of special interest in this country in connection with the great attention which is being paid in these days to the subject of Imperial Federation. This book is so well known and so highly thought of that no words of ours would be of any interest. The work of the publishers is, as usual, excellent.

C. E. D. Wood, of Macleod, Alberta, is removing to Regina wher e he will enter into partnership with Hon. F. W. G. Haultain, K.C., Premier of the North-West Territories.

UNITED STATES DECISIONS.

Injunction:—An employee of a glucose manufacturer, knowing the secret processes of the business, is held, in *Harrison v. Glucose Sugar Refining Co.* (C. C. App. 7th C.) 58 L. R. A. 915, to be properly enjoined from violating his contract not to enter the employ of a rival manufacturer during his term of employment.