NOTALLARELIKEHIM

## 

 CNumpt of kiention
There twouthergen which as an Bye th forent hand th nemmern harity


## 

COUNTY COURT RULES. Junt tenm, rees.







 than anything that 1 could writo Tho
wornt of tho matter is that truvel doos not neem to in any way improvo the
creature. Ho to atarta out from home with

 dieced manner, he goen back more con-
vinced than ovir that everythlng that he han men out of Enghand hi" "poantly", "nn
opinion which hoo docen not heostato to
. non in the most forciblo manner.






 that doea not happen to to Engtioh.
In no other country of tho worth,

 is ncesarily bal that toritgn opinion
is not worth consdiering, and that when deaniling with foreignera, they are undor
no obligation to obberve tho convention. al rules of lifo which govern their inter-
conres with their fellow countrymen.

 every menns in his powgiveriman to noek ount of
the wny of this greateat of all abomina


aration for the ofevingan of thaseonswid.

 drewe, their one delight woull appear tobe
to midervor to offend the ewnee of the forigngers with whom they ano broug
quany
equall



 Hmanerr nond tho dremo of till thone whom
ho mocounters abroad not quitely and


 German howilf expatiato on the ailleged
lack of cieanitines of tho Tentomic riece.

 through the itreet of ticocontinentant town,
 form with the local yrojpadices and eur
tome of the highiy civilized nativen,
 facen, as "niggerry, and in Japan, whero
ho dooes not heestato to tramp
con

 other comat townin it ion no nuamal thing
to meo an ibia yorched on the pridg polic
 And neems to bo foud of
pany. Si Lonis
Lonis Rophble.
$\qquad$ himan con
nor by any hospi-
hovo buent tho ob-
y, his entertainer,
onas or how kind, no matter how gonerous or how kind:
will probably constitute a theme of riditrayal, but to conrse sund vilgar cortceat
)

