

DIARY—CONTENTS—EDITORIAL ITEMS.

DIARY FOR JUNE.

1. Tues. Paper day, C. P. New Trial day, Q. B. Last day for Notice of Trial in County Court.
2. Wed. New Trial day, C. P. Open day, Q. B.
3. Thur. Open days.
4. Frid. New Trial day, Q. B. Open day, C. P.
5. Sat. Open days. Last day to give Notice for Call.
6. SUN. 2nd Sunday after Trinity C. S. Patterson appointed a Justice of the Court of Error and Appeal, 1874.
8. Tues. County Court Sittings and General Sessions. (Ex. York) Last day for J. P.'s to return Convictions.
13. SUN. 3rd Sunday after Trinity.
15. Tues. Magna Charter signed 1215.
18. Frid. Battle of Waterloo.
20. SUN. 4th Sunday after Trinity. Accession of Queen Victoria, 1837. 39th Vict. begins.
21. Mond. Longest day.
23. Wed. Hudson Bay Company's territory transferred to Canada, 1870.
25. Frid. Lord Dufferin landed at Quebec, 1872.
27. SUN. 5th Sunday after Trinity.

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THE  
**Canada Law Journal.**

Toronto, June, 1875.

Judge Boyd, the secretary of the annual meeting of the County Judges for Ontario, informs us that the next meeting of that body will take place in this city, at Osgoode Hall, on Tuesday 22nd of June next.

We notice that the *Law Times* republishes in full our report of the *Cornwall Election case*, decided by the Chancellor of Ontario. The Election Acts in England and Canada are so similar that we may expect to see any carefully considered case in this country quoted there, not of course as an "authority," but as of some weight, for the reputation of the bench in Ontario is very high with those of the profession in England who are familiar with our decisions.

The death of Mr. Baron Pigott is announced in the English papers as having taken place on the 28th April. The immediate cause of his death was bronchitis, but he had not been well since he fell from his horse some time since. The following notice of the late learned judge is from the *Law Journal*:—

"The Hon. Sir Gillery Pigott was born in 1813, and was called to the bar in 1839; he joined the Oxford Circuit, and had a fair practice as a junior. In 1856 he was created a serjeant-at-law. He was M. P. for Reading, and a Liberal in politics. He was raised to the bench in 1863. During his judicial career of just twelve years, the deceased judge discharged his duties with zeal and ability. The death of an able and painstaking judge is a public loss. The profession unfeignedly regret the decease of a judge whose high character, kindness, and courtesy made him an esteemed favourite both of the bench and the bar."