

DIARY—CONTENTS—EDITORIAL NOTES.

DIARY FOR JUNE.

1. Sun...Whit Sunday.
2. Mon...Supreme Court sits.
6. Fri...Convocation meets.
7. Sat...Easter Term ends.
8. Sun...Trinity Sunday.
9. Mon...County Court Term for York begins.
10. Tues...County Court sittings (ex. York) begin.
14. Sat...County Court Term for York ends.
15. Sun...1st Sunday after Trinity.
17. Tues...Burton and Patterson, J.J., sworn in as Judges of Court of Appeal, 1874.
18. Wed...Battle of Waterloo. Earl Dalhousie, Gov. of Canada, 1820.
20. Fri...Accession of Queen Victoria, 1837.
21. Sat...Thos. Galt sworn in as Judge, C.P., 1869.
22. Sun...2nd Sunday after Trinity.
23. Mon...Hudson Bay Co. Territory transferred to Dominion, 1870.
24. Tues...Convocation meets.
28. Sat...Queen Victoria crowned, 1837.
29. Sun...3rd Sunday after Trinity.

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Canada Law Journal.

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WE are glad to see that our enterprising contemporary *The Legal News* has revived under the genial influence of spring, though in a diminished form. The publisher announces that it will be edited with a view to the special needs of the profession in the Province of Quebec.

In England, the present number of Queen's Counsel on the roll is one hundred and eighty-two. Of these about twenty are County Court Judges or in other judicial positions, and about thirty have retired from practice. In Ontario there are seventy-two Queen's Counsel, of whom about six are not in practice.

WE have the authority of the Court of Queen's Bench in England for saying, that any person propelling a velocipede, may be legally regarded and accurately spoken of as a gentleman driving his carriage (see *Taylor v. Goodwin*, 27 W. R. 489), because a "carriage" is anything that carries people, and to "drive" is to make to run.

Mr. Justice Johnson gave a decision recently in Quebec, in the case of *Falardeau v. Smith*, on the Stamp Act, which will be of interest. It is published in the last number of *The Legal News*. The proper stamps were placed on the note sued on at the time it was made, but by some error or inadvertence were not cancelled by the maker. The plaintiff, the payee, at the trial, applied to be allowed to fix double stamps, so as to validate the note, etc., and the application was granted, and judgment given in his favour.