DIARY-CONTENTS-EDITORIAL ITEMS.

DIARY FOR JULY.

1.	Tues	Dominion Day. Master and Reg. in Chy.,
		Clks, and Dep. Clks, Crown, make ret. of
		fees. Co. Treas. to ret. to Local Treas.
		arr. taxes on occupied lands. Last Day
		for Co. Co. to equalize Asses. Rells.
		Long Vacation begins,

6. SUN. . . 4th Sunday after Trinity.

7. Mon.... Co. Court Term begins.

Heir and Devisee Sittings begin.

 Thurs. . Last day for Master and Reg. in Chy., Clks. and Dep. Clks. Crown, to pay over fees to Provincial Treasurer.

12. Sat County Court Term ends.

13. SUN... 5th Sunday after Trinity.

15. Tues... St. Swithin. Co. Judge to comp. Appeals for Court of Revision.

20. SUN ... 6th Sunday after Trinity.

22. Tues... Heir and Devisee Sittings end.

27. SUN. . . 7th Sunday after Trinity.

CONTENTS.

EDITORIALS:			
County Judges' Criminal Courts	197		
Practice in Probate Courts	197		
Mr. Edwin James	197		
Surgical Definitions	197		
Insolvent Act—Decision in Nova Scotia	198		
Delegation of Judicial Functions	198		
The Bar of England	198		
The Chief Justice of England and Mr. Cushing	198		
The Wills Act, 1873	199		
Travelling by Rail	202		
CANADA REPORTS:			
Ontario:			
Notes of Recent Decisions:			
Court of Error and Appeal	211		
Common Law Chambers	211		
Chancery Chambers	212		
ENGLISH REPORTS:			
Digest of English Law Reports	213		
REVIEWS:	:		
High on Injunctions	223		
The Law Magazine and Review	223		
American Law Review	223		
AUTUMN ASSIZES, 1873	223		
CHANCERY AUTUMN CIRCUITS, 1873	223		
LAW SOCIETY OF UPPER CANADA	224		

THE

Canada Law Journal.

Toronto, July, 1873.

The Law Times notes the statistics we recently published with reference to the results of trial by judge and by jury upon the number of convictions, and concludes by thinking it somewhat remarkable, after looking at the figures, that offenders ever elect to be tried by the Judge.

A question which has given rise to much discussion in the purliens of Doctors' Commons, has recently been for the first time expressly decided by Vice-Chancellor Little, of the Lancaster Chancery Court. He held with some hesitation that where a testator appoints his wife to be his executrix during her widowhood, and she dies without having married again, that her executor represents the testator: Mayers v. Langton, 17 Sol. Jour. 537.

Mr. Edwin James, who has been refused re-admittance to the Bar of England, is about to be received into the ranks of the attorneys, unless the examiners refuse to examine him, when he must apply to the Court of Queen's Bench to compel them to do so. The Law Times says a gross indignity has been perpetrated upon the profession by the solicitor to whom Mr. James has been articled, by the insertion of the name of the latter, still an articled clerk, in the corner of the card of the solicitor.

On a trial for an assault, a surgeon, in giving his evidence, informed the Court, that on examining the prosecutor, he found him suffering "from a severe contusion of the integuments under the left orbit, with a great extravasation of blood, and ecchymosis in the surrounding cellu-