### DIARY-CONTENTS-EDITORIAL NOTES.

#### DIARY FOR JULY.

1. Tu	iesDominion Day. Long Vacation begins.
6. St	nn4th Sunday after Trinity.
7. M	on, Heir and Devisee sitt. begin. Co. Court
	Terms (ex York) begin. Gen. Simcoco
	first Gov. of U. C., 1792.
8. <b>W</b>	VedTreaty with Turkey. Cyprus ceded to Eng-
	land, 1878.
12. Ss	at County Court Terms (ex York) end.
13. S	un 5th Sunday after Trinity.
14. M	ionW. P. Howland, first LieutGov. of Ontario
	1868.
15. T	mes Manitoba entered Confederation, 1870.

## 22. Tues... Heir and Devisee sittings end. 23. Wed...Union of Upper and Lower Canada, 1840.

20. Sun. ..6th Sunday after Trinity.

19. Sat. .. Quebec capitulated to English, 1629.

24. Thur.. Canada discovered by Cartier, 1534.

25. Frid. . . Battle of Lundy's Lane, 1813. 26. Sat. .. Jews first admitted to House of Commons, 1858.

27. Sun. .. 7th Sunday after Trinity.

30. Wed...First English newspaper published, 1588.

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LAW SOCIETY OF HERER CANADA	

# Canada Baw Journal.

Toronto, July, 1879.

The second edition of Mr. Henry O'Brien's Division Courts Manual, which has been announced for some time past as being in course of preparation is now ready. The first edition of this work, which was published some thirteen years ago, was favourably received by the profession, and we trust that this new edition, which the author has endeavoured to render as complete and useful as possible, may not be less fortunate than its predecessor.

The Digest is approaching completion. Part XVI ends with Trover, and it is said that two more numbers will complete the work. All will be glad to see it finished and none more so than the weary compilers. If any one wishes to ascertain how near he can come to the pattern of the patient patriarch, let him try his hand at making a Digest. editors will at least have the satisfaction of knowing that their work has been done in a most satisfactory manner.

Very few judges possess the courage of Lord Justice Bramwell. In an appeal from Fry, J., involving technical questions upon old rules of practice in equity, after the Master of the Rolls, and James, L. J., had given reasons for reversing the decision of the judge of first instance, Bramwell, L. J., concurred in the following remarkable manner: "I have sat here to-day and listened to things which I do not think I ever heard of before, and therefore I may safely say I am of the same opinion and for the same reasons." Luke v. South Kensington Hotel Co., 27 W. R. 517.