DIARY FOR DECEMBER.

I.	Saturday Princess of Wales born, 1844.
2.	Sunday 1st Sunday in Advent.
4.	Tuesday Gen. Sessions and County Court sittings for trial in York.
6.	Thursday Rebellion broke out, 1837.
	FridayConvocation meets. Rebeis defeated at Toronto, 1837.
7· 8.	Saturday Michaelmas Term ends. Last day for payment of fees,
٠.	Law Society. Sir. Wm. Campbell, 6th C. J. of Q.B.,
	Sunday and Sunday in Advent. [1825.
9.	MondayNiagara destroyed by U. S. troops, 1813.
10.	
12.	Wednesday Sir John Thompson, P.C., died at Windsor, 1894.
13.	Thursday S. H. Strong, C.J. of S.C., 1892.
1 Ş.	Saturday J. B. Macaulay, 1st C.J. of C.P., 1849. Prince Albert
16.	Sunday 3rd Sunday in Advent. [died, 1861.
17.	MondayFirst Lower Canadian Parliament, 1792.
18.	Tuesday Slavery abolished in the United States, 1862.
19.	Wednesday. Fort Niagara captured, 1813.
21.	Friday St. Thomas. Shortest day.
23.	Sunday 4th Sunday in Advent.
24.	Monday Christmas Vacation begins.
25.	Tuesday Christmas Day.
2Ď.	Wednesday Convocation meets. Upper Canada made a Province, 1751.
27.	Thursday St. John J. G. Spragge, 3rd Chancellor, 1869.
28.	Friday Law Society admitted women as students-at-law, 1892.
29.	Saturday Sir Adam Wilson, C.J. of Q.B.D., died, 1891.
	Sundayst Sunday after Christmas.
<u>3</u> 0.	Monday Montgomery regulated at Quebec, 1775.
31.	arounds arounds and a set asset at Sacree, 1112.

Notes of Canadian Cases.

SUPREME COURT OF JUDICATURE FOR ONTARIO.

HIGH COURT OF JUSTICE.

Queen's Bench Division.

Rose, J.]

Det. to

TALLMAN T. SMART.

Chattel mortgage.—Validity of renewal Right of assignee for creditors to question R.S.O., c. 125, ss. 4, 11 53 Vict., c. 26, s. 2 (O.: "Void as against creditors" - "Cease to be valid."

Section 2 of 53 Vict., c. 26 (O.), does not enable an assignce for the general benefit of creditors to question the validity of the renewal of a chatte? mortgage

It provides that the words "void as against creditors" in R.S.O., c. 125, shall extend to such an assignee, but these words are not found in s. 11 of that Act, the section dealing with renewals; and the words "cease to be valid" there used cannot be read as equivalent to "void as against creditors."

Moss, O.C., and Lavell for the plaintiff.

Evertis for the defendant.