

DIAMOND DUST

Nothing But the Truth—Without Fear or Favour.

All is set and readiness for the game between the Wanderers and B. S. to-night. The lineup will likely be:

WANDERERS
 Innott... E. Phelan
 Critt... French
 Houston... Wallace
 McCrindle... Dejaney
 Smith... O'Donnell
 Hurton... Walsh
 Egan... D. Power
 Brown... M. Power
 Hobbin... Gleeson

One way of beating the weather on might be to keep the date of baseball matches secret to the last minute.

The Irish are a funny bunch—their football team is at the top of the ladder, and their baseballers roosting on the bottom rung.

Manager Smith has no desire of relinquishing his hold on second place in losing to-night's game, so that the match will surely be a thriller.

Let me give you a new wrinkle says sorry to the Woman.

TO THE B. I. S.
 The dark must come and the dream must die.
 The hope must fade which the morning knew.
 The one must finish last—so why not you?

You played your game in the jam-boree;
 We stuck it while the grandstand cursed;
 Truly knowing some club must be the worst.

Bill is anxious and Hiltz can't sleep; Grey and Hartnett are on the fret; Over a loss does Channing weep.
 Not yet.

Those who crown the top;
 Perish, fretting, stale, and sore;
 Should worry—who can drop
 No more.

There, struggling for the pot,
 Each day brings on another pinch;
 Are the only guys who've got
 A cinch.

The one and only Bill Innott will in the box to-night for the Wanderers. Dusty has a nice assortment of wares ready to shoot at the Harps.

Being right or left handed means nothing in baseball; the real test comes above the collar.

There's one thing the B.I.S. would never do and that is blame a Victory Empire Chessman.

Leary we are sorry to say is suffering from blood poison—the result of contact with Max Churchill's toes.

Samson or some other champion won a decision with the jaw of an ass, but such decisions go in baseball.

Someone has said that the proper definition of civility is St. Jenkins' ring life.

Are you in Europe's war? I asked a sad baseball fan.
 You look so sad, your health is bad, you're vacant in the attic.
 "No," the weary fan replied, "I act so funny like this, because each day I have to stay and root for the B.I.S."

Abbe Ruth has cracked out his teeth some run for the season establishing the world's record. His fence buster is looking for 50 over the close of the summer.

League delegates are reminded of short meeting at the Field tonight after the game to draw the Mitchell and C. of E. Garden Party fixtures.

Jimmy McGrath who does the Herculean is using a lot of space to why the Channing is not leading pennant race. Only four reasons.

The Lions, Cubs, Wanderers, Harvey's crew.

We have received some belated "Toll Em's" but as this competition is closed there is no object in publishing them. To the senders we would thank however, and request them to find the missing line in our merick comp. this week. It's difficult we admit but where's there's a there's a way.

PLAYING FROM THE GRANDSTAND
 When he boots one around in a circle you yell:
 Oh, you bonehead! put sand on your tracks!
 Whenever he fails to come through in a pinch.

When Folks Quit Coffee
 because of cost to health or purse, they naturally drink

INSTANT POSTUM

"There's a Reason"

To-day's Messages.

FOR ONE YEAR.

LONDON, July 12. Great Britain and Japan have notified the League of Nations that they have prolonged their Treaty Alliance for one year, according to the Daily Mail, at the same time pointing out that the terms of the Treaty are in accordance with the principles of the League. The reason for the prolongation of the Treaty, according to the Mail, is that Great Britain has not yet had an opportunity to consult with the dominions regarding the revision of the Treaty, which is necessary by the elimination of German influence in the far east.

HUGE BUTTER CONSIGNMENT.
 NEW YORK, July 12. Forty-four thousand kegs of Danish butter, each containing one hundred pounds, arrived here today on board the British steamship Mahla from Copenhagen. The butter was consigned to United States importers.

TAFI, ARBITRATOR.
 MONTREAL, July 12. W. H. Taft, former President of the United States, has been appointed to represent the Grand Trunk system on a board of arbitration that is to determine the amount to be paid to the dominion government for the stock of the railway. This announcement was made officially to-night by Howard Kelley, President of the Grand Trunk, acting on behalf of the board of directors of the railway.

OFFICER KILLED.
 BELFAST, July 12. Lieut. John Stokes, recently appointed organizer of defence at Police Headquarters, was killed during an attack on Newport Barracks yesterday.

SUMMER MADNESS.
 LIMA, Peru, July 12. A dispatch from Lapaz, states that a revolution has broken out in Bolivia, and that President Guera's Government has been overthrown.

What Worried Him.
 One of the best stories told by Lady Bousham-Carter, who helped her father, Mr. Asquith, at the Paisley election, concerns the days when women were fighting for the vote.

"Why is it that you are so strongly opposed to extending to women the right to vote?" one man was asked.

"My wife has become a Suffragette."

"Well, what of it? Do you find that she neglects the children or that she isn't paying enough attention to the business of running the house?"

"No, it's not that. She's become so well-informed on public matters that I have to keep busy reading all the time in order to prevent her finding out my ignorance concerning such things."

Who, Indeed?
 During the long French war, two old ladies in Strassburg were going to the kirk; the one said to the other, "Was it no' a wonderful thing that the Breish aye say their prayers before French in battle?"

"Not a bit," said the other old lady, "dinna ye ken the Breish were aye victorious over the sa'm in battle?" The other replied, "But canna the French say their prayers as well?" The reply was most characteristic, "Hoot! jabbering bodies, wha could understan' them?"

Small Feet!—Women with small feet would do well to call at Smallwood's Big Shoe Sale. Sizes 2½, 3 and 3½ Boots and Shoes at Half Price. July 13, 14.

PROHIBITION CASES.—Argument in the South Side prohibition case was heard before Judge Morris this morning. Mr. W. J. Higgins, for the defence, contended that his client was holding the liquor for another party, a possession. He quoted the case of the Star Candy Factory where and therefore not liable to prosecute the Supreme Court upheld that the company was not liable for the conduct of its servants in this particular. A written judgment will be given. Pending the decision in this matter, the other cases did not come up for hearing. Mr. J. A. Winter was counsel for the prosecution.

Small Feet!—Women with small feet would do well to call at Smallwood's Big Shoe Sale. Sizes 2½, 3 and 3½ Boots and Shoes at Half Price. July 13, 14.

PROHIBITION CASES.—Argument in the South Side prohibition case was heard before Judge Morris this morning. Mr. W. J. Higgins, for the defence, contended that his client was holding the liquor for another party, a possession. He quoted the case of the Star Candy Factory where and therefore not liable to prosecute the Supreme Court upheld that the company was not liable for the conduct of its servants in this particular. A written judgment will be given. Pending the decision in this matter, the other cases did not come up for hearing. Mr. J. A. Winter was counsel for the prosecution.

Small Feet!—Women with small feet would do well to call at Smallwood's Big Shoe Sale. Sizes 2½, 3 and 3½ Boots and Shoes at Half Price. July 13, 14.

PROHIBITION CASES.—Argument in the South Side prohibition case was heard before Judge Morris this morning. Mr. W. J. Higgins, for the defence, contended that his client was holding the liquor for another party, a possession. He quoted the case of the Star Candy Factory where and therefore not liable to prosecute the Supreme Court upheld that the company was not liable for the conduct of its servants in this particular. A written judgment will be given. Pending the decision in this matter, the other cases did not come up for hearing. Mr. J. A. Winter was counsel for the prosecution.

Small Feet!—Women with small feet would do well to call at Smallwood's Big Shoe Sale. Sizes 2½, 3 and 3½ Boots and Shoes at Half Price. July 13, 14.

PROHIBITION CASES.—Argument in the South Side prohibition case was heard before Judge Morris this morning. Mr. W. J. Higgins, for the defence, contended that his client was holding the liquor for another party, a possession. He quoted the case of the Star Candy Factory where and therefore not liable to prosecute the Supreme Court upheld that the company was not liable for the conduct of its servants in this particular. A written judgment will be given. Pending the decision in this matter, the other cases did not come up for hearing. Mr. J. A. Winter was counsel for the prosecution.

Small Feet!—Women with small feet would do well to call at Smallwood's Big Shoe Sale. Sizes 2½, 3 and 3½ Boots and Shoes at Half Price. July 13, 14.

PROHIBITION CASES.—Argument in the South Side prohibition case was heard before Judge Morris this morning. Mr. W. J. Higgins, for the defence, contended that his client was holding the liquor for another party, a possession. He quoted the case of the Star Candy Factory where and therefore not liable to prosecute the Supreme Court upheld that the company was not liable for the conduct of its servants in this particular. A written judgment will be given. Pending the decision in this matter, the other cases did not come up for hearing. Mr. J. A. Winter was counsel for the prosecution.

Small Feet!—Women with small feet would do well to call at Smallwood's Big Shoe Sale. Sizes 2½, 3 and 3½ Boots and Shoes at Half Price. July 13, 14.

PROHIBITION CASES.—Argument in the South Side prohibition case was heard before Judge Morris this morning. Mr. W. J. Higgins, for the defence, contended that his client was holding the liquor for another party, a possession. He quoted the case of the Star Candy Factory where and therefore not liable to prosecute the Supreme Court upheld that the company was not liable for the conduct of its servants in this particular. A written judgment will be given. Pending the decision in this matter, the other cases did not come up for hearing. Mr. J. A. Winter was counsel for the prosecution.

Small Feet!—Women with small feet would do well to call at Smallwood's Big Shoe Sale. Sizes 2½, 3 and 3½ Boots and Shoes at Half Price. July 13, 14.

PROHIBITION CASES.—Argument in the South Side prohibition case was heard before Judge Morris this morning. Mr. W. J. Higgins, for the defence, contended that his client was holding the liquor for another party, a possession. He quoted the case of the Star Candy Factory where and therefore not liable to prosecute the Supreme Court upheld that the company was not liable for the conduct of its servants in this particular. A written judgment will be given. Pending the decision in this matter, the other cases did not come up for hearing. Mr. J. A. Winter was counsel for the prosecution.

Small Feet!—Women with small feet would do well to call at Smallwood's Big Shoe Sale. Sizes 2½, 3 and 3½ Boots and Shoes at Half Price. July 13, 14.

PROHIBITION CASES.—Argument in the South Side prohibition case was heard before Judge Morris this morning. Mr. W. J. Higgins, for the defence, contended that his client was holding the liquor for another party, a possession. He quoted the case of the Star Candy Factory where and therefore not liable to prosecute the Supreme Court upheld that the company was not liable for the conduct of its servants in this particular. A written judgment will be given. Pending the decision in this matter, the other cases did not come up for hearing. Mr. J. A. Winter was counsel for the prosecution.

Small Feet!—Women with small feet would do well to call at Smallwood's Big Shoe Sale. Sizes 2½, 3 and 3½ Boots and Shoes at Half Price. July 13, 14.

PROHIBITION CASES.—Argument in the South Side prohibition case was heard before Judge Morris this morning. Mr. W. J. Higgins, for the defence, contended that his client was holding the liquor for another party, a possession. He quoted the case of the Star Candy Factory where and therefore not liable to prosecute the Supreme Court upheld that the company was not liable for the conduct of its servants in this particular. A written judgment will be given. Pending the decision in this matter, the other cases did not come up for hearing. Mr. J. A. Winter was counsel for the prosecution.

Small Feet!—Women with small feet would do well to call at Smallwood's Big Shoe Sale. Sizes 2½, 3 and 3½ Boots and Shoes at Half Price. July 13, 14.

PROHIBITION CASES.—Argument in the South Side prohibition case was heard before Judge Morris this morning. Mr. W. J. Higgins, for the defence, contended that his client was holding the liquor for another party, a possession. He quoted the case of the Star Candy Factory where and therefore not liable to prosecute the Supreme Court upheld that the company was not liable for the conduct of its servants in this particular. A written judgment will be given. Pending the decision in this matter, the other cases did not come up for hearing. Mr. J. A. Winter was counsel for the prosecution.

Small Feet!—Women with small feet would do well to call at Smallwood's Big Shoe Sale. Sizes 2½, 3 and 3½ Boots and Shoes at Half Price. July 13, 14.

PROHIBITION CASES.—Argument in the South Side prohibition case was heard before Judge Morris this morning. Mr. W. J. Higgins, for the defence, contended that his client was holding the liquor for another party, a possession. He quoted the case of the Star Candy Factory where and therefore not liable to prosecute the Supreme Court upheld that the company was not liable for the conduct of its servants in this particular. A written judgment will be given. Pending the decision in this matter, the other cases did not come up for hearing. Mr. J. A. Winter was counsel for the prosecution.

Here and There.

POLICE COURT.—One drunk was discharged.

Stafford's Drug Store, Theatre Hill, is open every night till 9.30.

WEATHER ACROSS COUNTRY.—Calm and fine. Temperature 45 to 50.

Pebecco Tooth Paste gives a pleasant, agreeable, wholesome feeling to the mouth.—jns8, eod, tf

ARRIVED THIS MORNING.—The express which left here Sunday, arrived at Port aux Basques at 4.55 this morning.

P-E-B-E-O stands for PURITY, CLEANLINESS — and BEAUTY.—jns8, eod, tf

ST. BON'S RE-UNION.—Members are reminded that they are expected to be in their places at 5 minutes to 8 to-morrow morning.

Brick's Tasteless makes you eat. Try a bottle and prove it for yourself.—apr28, tf

WILL BUILD.—We understand Hon. Dr. Campbell will construct a substantial residence on Duckworth Street, adjoining Dryer's property. Operations will begin in the fall.

Your teeth are most important to your health. Pebecco Tooth Paste preserves and beautifies the teeth.—jns8, eod, tf

ON DOCK.—S.S. Hartside and S.S. Strathcona are both on dock having new plates put on their bows. The former ship is being painted while the latter is receiving some repairs to her deck fittings.

Women's Black Leather Laced Boots, worth \$6.50 per pair, now \$4.00 at Smallwood's Big Shoe Sale.—jly13, tf

SCHRE. CONRAD LIBELLED.—As a result of the collision between the Schooners Lady St. John's and Harold Conrad, off Cape Race on Friday night last, the latter, her cargo and freight has been libelled in the sum of \$15,000.

BASEBALL!
 To-Night,
 WANDERERS vs. B. I. S.
 Gate 10c. Ladies free.

It would be wise for every housekeeper to buy their supply of gummed paper Jam Crook Covers now. They may be impossible to procure later in the season. BISHOP, SONS & CO., LTD., are now selling a small quantity at Fourteen Cents per package.

SUSU'S PASSENGERS.—S. S. Susu sailed this morning at 10 o'clock for Change Islands and intermediate ports with the following passengers: Mrs. W. Blunden, Rev. A. E. Blunden, J. Newman, Frank and Mrs. White, T. W. Penny, Mrs. C. Bradley, K. Morgan, C. Pomeroy, Mrs. E. Pond and daughter, Mrs. Malone, A. Windsor, Dr. White-way, Miss Newman, Mr. Goodyear and 7 in second cabin.

SMALL FEET!—Women with small feet would do well to call at Smallwood's Big Shoe Sale. Sizes 2½, 3 and 3½ Boots and Shoes at Half Price.—jly13, tf

PROHIBITION CASES.—Argument in the South Side prohibition case was heard before Judge Morris this morning. Mr. W. J. Higgins, for the defence, contended that his client was holding the liquor for another party, a possession. He quoted the case of the Star Candy Factory where and therefore not liable to prosecute the Supreme Court upheld that the company was not liable for the conduct of its servants in this particular. A written judgment will be given. Pending the decision in this matter, the other cases did not come up for hearing. Mr. J. A. Winter was counsel for the prosecution.

Small Feet!—Women with small feet would do well to call at Smallwood's Big Shoe Sale. Sizes 2½, 3 and 3½ Boots and Shoes at Half Price.—jly13, tf

PROHIBITION CASES.—Argument in the South Side prohibition case was heard before Judge Morris this morning. Mr. W. J. Higgins, for the defence, contended that his client was holding the liquor for another party, a possession. He quoted the case of the Star Candy Factory where and therefore not liable to prosecute the Supreme Court upheld that the company was not liable for the conduct of its servants in this particular. A written judgment will be given. Pending the decision in this matter, the other cases did not come up for hearing. Mr. J. A. Winter was counsel for the prosecution.

Small Feet!—Women with small feet would do well to call at Smallwood's Big Shoe Sale. Sizes 2½, 3 and 3½ Boots and Shoes at Half Price.—jly13, tf

PROHIBITION CASES.—Argument in the South Side prohibition case was heard before Judge Morris this morning. Mr. W. J. Higgins, for the defence, contended that his client was holding the liquor for another party, a possession. He quoted the case of the Star Candy Factory where and therefore not liable to prosecute the Supreme Court upheld that the company was not liable for the conduct of its servants in this particular. A written judgment will be given. Pending the decision in this matter, the other cases did not come up for hearing. Mr. J. A. Winter was counsel for the prosecution.

Small Feet!—Women with small feet would do well to call at Smallwood's Big Shoe Sale. Sizes 2½, 3 and 3½ Boots and Shoes at Half Price.—jly13, tf

PROHIBITION CASES.—Argument in the South Side prohibition case was heard before Judge Morris this morning. Mr. W. J. Higgins, for the defence, contended that his client was holding the liquor for another party, a possession. He quoted the case of the Star Candy Factory where and therefore not liable to prosecute the Supreme Court upheld that the company was not liable for the conduct of its servants in this particular. A written judgment will be given. Pending the decision in this matter, the other cases did not come up for hearing. Mr. J. A. Winter was counsel for the prosecution.

Small Feet!—Women with small feet would do well to call at Smallwood's Big Shoe Sale. Sizes 2½, 3 and 3½ Boots and Shoes at Half Price.—jly13, tf

PROHIBITION CASES.—Argument in the South Side prohibition case was heard before Judge Morris this morning. Mr. W. J. Higgins, for the defence, contended that his client was holding the liquor for another party, a possession. He quoted the case of the Star Candy Factory where and therefore not liable to prosecute the Supreme Court upheld that the company was not liable for the conduct of its servants in this particular. A written judgment will be given. Pending the decision in this matter, the other cases did not come up for hearing. Mr. J. A. Winter was counsel for the prosecution.

Small Feet!—Women with small feet would do well to call at Smallwood's Big Shoe Sale. Sizes 2½, 3 and 3½ Boots and Shoes at Half Price.—jly13, tf

PROHIBITION CASES.—Argument in the South Side prohibition case was heard before Judge Morris this morning. Mr. W. J. Higgins, for the defence, contended that his client was holding the liquor for another party, a possession. He quoted the case of the Star Candy Factory where and therefore not liable to prosecute the Supreme Court upheld that the company was not liable for the conduct of its servants in this particular. A written judgment will be given. Pending the decision in this matter, the other cases did not come up for hearing. Mr. J. A. Winter was counsel for the prosecution.

Small Feet!—Women with small feet would do well to call at Smallwood's Big Shoe Sale. Sizes 2½, 3 and 3½ Boots and Shoes at Half Price.—jly13, tf

PROHIBITION CASES.—Argument in the South Side prohibition case was heard before Judge Morris this morning. Mr. W. J. Higgins, for the defence, contended that his client was holding the liquor for another party, a possession. He quoted the case of the Star Candy Factory where and therefore not liable to prosecute the Supreme Court upheld that the company was not liable for the conduct of its servants in this particular. A written judgment will be given. Pending the decision in this matter, the other cases did not come up for hearing. Mr. J. A. Winter was counsel for the prosecution.

Small Feet!—Women with small feet would do well to call at Smallwood's Big Shoe Sale. Sizes 2½, 3 and 3½ Boots and Shoes at Half Price.—jly13, tf

PROHIBITION CASES.—Argument in the South Side prohibition case was heard before Judge Morris this morning. Mr. W. J. Higgins, for the defence, contended that his client was holding the liquor for another party, a possession. He quoted the case of the Star Candy Factory where and therefore not liable to prosecute the Supreme Court upheld that the company was not liable for the conduct of its servants in this particular. A written judgment will be given. Pending the decision in this matter, the other cases did not come up for hearing. Mr. J. A. Winter was counsel for the prosecution.

Small Feet!—Women with small feet would do well to call at Smallwood's Big Shoe Sale. Sizes 2½, 3 and 3½ Boots and Shoes at Half Price.—jly13, tf

PROHIBITION CASES.—Argument in the South Side prohibition case was heard before Judge Morris this morning. Mr. W. J. Higgins, for the defence, contended that his client was holding the liquor for another party, a possession. He quoted the case of the Star Candy Factory where and therefore not liable to prosecute the Supreme Court upheld that the company was not liable for the conduct of its servants in this particular. A written judgment will be given. Pending the decision in this matter, the other cases did not come up for hearing. Mr. J. A. Winter was counsel for the prosecution.

Small Feet!—Women with small feet would do well to call at Smallwood's Big Shoe Sale. Sizes 2½, 3 and 3½ Boots and Shoes at Half Price.—jly13, tf

PROHIBITION CASES.—Argument in the South Side prohibition case was heard before Judge Morris this morning. Mr. W. J. Higgins, for the defence, contended that his client was holding the liquor for another party, a possession. He quoted the case of the Star Candy Factory where and therefore not liable to prosecute the Supreme Court upheld that the company was not liable for the conduct of its servants in this particular. A written judgment will be given. Pending the decision in this matter, the other cases did not come up for hearing. Mr. J. A. Winter was counsel for the prosecution.

Small Feet!—Women with small feet would do well to call at Smallwood's Big Shoe Sale. Sizes 2½, 3 and 3½ Boots and Shoes at Half Price.—jly13, tf

PROHIBITION CASES.—Argument in the South Side prohibition case was heard before Judge Morris this morning. Mr. W. J. Higgins, for the defence, contended that his client was holding the liquor for another party, a possession. He quoted the case of the Star Candy Factory where and therefore not liable to prosecute the Supreme Court upheld that the company was not liable for the conduct of its servants in this particular. A written judgment will be given. Pending the decision in this matter, the other cases did not come up for hearing. Mr. J. A. Winter was counsel for the prosecution.

Small Feet!—Women with small feet would do well to call at Smallwood's Big Shoe Sale. Sizes 2½, 3 and 3½ Boots and Shoes at Half Price.—jly13, tf

PROHIBITION CASES.—Argument in the South Side prohibition case was heard before Judge Morris this morning. Mr. W. J. Higgins, for the defence, contended that his client was holding the liquor for another party, a possession. He quoted the case of the Star Candy Factory where and therefore not liable to prosecute the Supreme Court upheld that the company was not liable for the conduct of its servants in this particular. A written judgment will be given. Pending the decision in this matter, the other cases did not come up for hearing. Mr. J. A. Winter was counsel for the prosecution.

Small Feet!—Women with small feet would do well to call at Smallwood's Big Shoe Sale. Sizes 2½, 3 and 3½ Boots and Shoes at Half Price.—jly13, tf

PROHIBITION CASES.—Argument in the South Side prohibition case was heard before Judge Morris this morning. Mr. W. J. Higgins, for the defence, contended that his client was holding the liquor for another party, a possession. He quoted the case of the Star Candy Factory where and therefore not liable to prosecute the Supreme Court upheld that the company was not liable for the conduct of its servants in this particular. A written judgment will be given. Pending the decision in this matter, the other cases did not come up for hearing. Mr. J. A. Winter was counsel for the prosecution.

Small Feet!—Women with small feet would do well to call at Smallwood's Big Shoe Sale. Sizes 2½, 3 and 3½ Boots and Shoes at Half Price.—jly13, tf

Motor Busses.

leave Railway Station 9.30 Saturday Night for Topsail and Manuels, returning Monday morning, leaving Manuels at 7 o'clock.

C. F. LESTER
 eod, tf

STATUTORY NOTICE.

In The Matter of the Estate of Charles B. Rankin, late St. John's, Broker, Deceased.

All parties claiming to be creditors of, or who have any claims or demands upon or affecting the Estate of Charles B. Rankin, late of St. John's, Broker, deceased, are required to send particulars of their claims, in writing, duly attested, to Clift & Piment, Law Chambers, Duckworth Street, before the 15th day of July next; after which date the said Administratrix will proceed to distribute the Estate having regard only to the claims of which she shall then have had notice.

CLIFT & PIMENT,
 Solicitors for the Administratrix.
 Address:—
 Law Chambers,
 Duckworth Street,
 St. John's, Nfld.
 jns15, 41, tu

STATUTORY NOTICE.
 In the matter of the Estate of Dawa P. Osmond, late of Moreton's Harbour, in the Electoral District of Twillingate, Merchant, deceased.

All parties claiming to be creditors of, or who have any claims or demands upon or affecting the Estate of Dawa P. Osmond, late of Moreton's Harbour, in the Electoral District of Twillingate, Merchant, deceased, are required to send particulars of their claim, in writing, duly attested, to Clift & Piment, Law Chambers, Duckworth Street, before the 15th day of July next; after which date the said Executors will proceed to distribute the Estate having regard only to the claims of which they shall then have had notice.

CLIFT & PIMENT,
 Solicitors for the Executors.
 Address:—
 Law Chambers, Duckworth Street,
 St. John's, Nfld.
 jly6, 41, tu

STATUTORY NOTICE.

In the matter of the Estate of Dawa P. Osmond, late of Moreton's Harbour, in the Electoral District of Twillingate, Merchant, deceased.

All parties claiming to be creditors of, or who have any claims or demands upon or affecting the Estate of Dawa P. Osmond, late of Moreton's Harbour, in the Electoral District of Twillingate, Merchant, deceased, are required to send particulars of their claim, in writing, duly attested, to Clift & Piment, Law Chambers, Duckworth Street, before the 15th day of July next; after which date the said Executors will proceed to distribute the Estate having regard only to the claims of which they shall then have had notice.

CLIFT & PIMENT,
 Solicitors for the Executors.
 Address:—
 Law Chambers, Duckworth Street,
 St. John's, Nfld.
 jly6, 41, tu

LUMBER!

Now Landing:
 Studding,
 Joisting,
 Scantling,
 P. & T. Board,
 Rough Board,
 Clapboard,
 Palings.

H. J. STABB & CO.
 june10, eod, tf

Grove Hill Bulletin

CUT FLOWERS.
 Orders taken now for
DUTCH BULBS.
 Delivery in September.
 Place your order early
 and ensure satisfaction.

J. McNeil,
 P. O. Box 798. Telephone 247.
 Closes at 6 p.m.

THE "GRUB" PEST.

To prevent damage to plants and shrubs a simple remedy is a weak solution of Sulphate of Ammonia. Use ¼ oz. of Sulphate to one gallon of water. On no account use a stronger solution or you may "burn" the plants.

We have a limited quantity of Sulphate of Ammonia at our Showroom, Oke Building. Full instructions given with each package.

ST. JOHN'S GAS LIGHT CO.
 jns3, eod, tf

CERT