

Leading Wholesale Trade of Montreal.

**GLADSTONE.**

The finest Tobacco and neatest package got up in Canada. The above brand is specially made for connoisseurs, and is manufactured from the pure

**SUN CURED NORTH CAROLINA LEAF.**

**CANADA TOBACCO WORKS,**

**A. D. PORCHERON, Proprietor,**

22 & 24 ST GEORGE ST., MONTREAL.

**SCOTT, SUTHERLAND & CO.,**

TRADE AUCTIONEERS,  
TORONTO.

We claim to be the leading house in Ontario for the sale of Bankrupt and Surplus stocks, and from our large connection and rapidly increasing business we can guarantee fair prices for any goods that may be sent us, for sale and returns. Settlements prompt, either by cheque or cash draft to consignee's own order. Liberal cash advances on goods consigned for sale. Trade sales held fortnightly throughout the season.

SCOTT, SUTHERLAND & CO.,  
TRADE AUCTIONEERS, TORONTO.

**JOHN TAYLOR & CO.,**

Manufacturers and Importers of

**HATS, CAPS, FURS,**

&c., &c., &c.,

**537 ST. PAUL STREET,  
MONTREAL.**

LANARK COUNTY has been having hot days, cold nights and heavy dews, causing serious rust in the wheat, and giving the farmers occasion for some grumbling.

YARMOUTH, N.S., ship owners, who have suffered so severely during recent years, are much encouraged by the turn in freight rates, and are now hopeful of a fine season's business.

A. & O. SREEVES, saw mill, of Salisbury, N.B., have obtained discharge in bankruptcy in the Westmoreland County Court, but some of the creditors are dissatisfied and have entered an appeal. The firm has resumed business.

B. ROSAMOND, woollen manufacturer, Almonte, Ont., is building a large worsted factory as an addition to his establishment. Rosamond is now in England arranging for machinery which is expected to arrive before the 1st of October.

Owing to persistent efforts on the part of some few progressive members of the Yarmouth Agricultural Society, farmers in that section are raising wheat and barley more extensively than ever before.

The merchants of Almonte, Ont., and neighboring villages are suffering from the establishment of numerous granges in their midst—a variety of competition that the regular storekeeper can only regard as an unmitigated nuisance.

The Moncton, N.B., sugar refinery is progressing rapidly. The requisite machinery has been purchased in Scotland, and it is expected that refining will commence about the 1st of October. The stock is all subscribed and 40 per cent. already paid up.

ASSURANCES of an official character are given that if a sufficient amount of foreign capital be subscribed toward the establishment of a cotton mill at London, Ont., that city will deal liber-

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# GREENE & SONS COMPANY, MONTREAL.

MANUFACTURERS  
HATS AND FURS,  
INTERMEDIATE  
PROFITS SAVED  
BY PURCHASING DIRECT  
FROM THE MANUFACTURERS.

WAREHOUSE, { 517, 519, 521, 523, } MONTREAL.  
ST. PAUL STREET.

ally with the company undertaking the enterprise.

The Hon. Mr. Wood with the Agricultural Commissioners who are visiting all the principal counties in Ontario, with the view of procuring all the information possible respecting the resources and products of the respective counties, will hold meetings in Chatham, Ont., on the 22nd and 23rd inst.

The following applications for discharge under the Insolvent Act of 1875 are announced in the *Canada Gazette* of the 10th inst: Joseph Pecever, Hamilton, Aug. 23rd; William Burger, Trafalgar, Aug. 17th; Chas. A. McDonnell, Picton, Aug. 13th; Martin & English, Pemberton, Aug. 13th.

LAST year, when the system of charging market fees was in vogue in Mitchell, Ont., one Brooks, a boot and shoe merchant, bought the fees and subsequently fell behind in his payments. About the same time he sold out his stock. At the instance of the town authorities he was thereupon capiased and lodged in jail. Brooks claims to have a good cause of action against the town as he had no thought of leaving the country.

The only failure in Yarmouth, N.S., since the repeal of the Insolvent Act is that of G. E. Lavers, clothier, who has made an assignment for the benefit of his creditors without preference. It is estimated that the estate would pay about 25 cents in the dollar if all the creditors came in, but as many will probably prefer not to release the insolvent but await their chances, those who do participate may obtain quite a large dividend on their claims. The liabilities are placed at about \$8,000.

The following dividends under the Insolvent Act of 1875 are announced in the *Canada Gazette* of the 10th inst: D. H. Scurrow, Owen

Sound, third and final dividend, July 15th; James Glass, Belleville, first dividend, July 27th; Archibald McMillan, Kingston, first and final dividend, July 27th; L. H. Springins, Hamilton, second dividend, July 19th; David Sarson, Hamilton, July 6th; Manning & Co., Toronto, second and final dividend, July 26th; Northcott Bros., Toronto, first and final dividend, July 26th.

A WESTERN correspondent writes: "The County of Kent never more deservedly earned its title as the garden of Canada than it is doing this season: the country is looking rich and luxuriant, and all the products of the field, except clover, appear to vie with each other in quantity and quality. The hay and fall wheat crop is heavy and good, and the greater part well harvested. Oats are turning out heavy, and all other cereals are good. The hot season has been most favorable for corn, which will turn out splendid; one fifty acre field in the Township of Raleigh is now in what they call silk. Clover, owing to the mild winter, is very light, and in some places entirely killed."

A grocer and general dealer, of Bridgetown, Annapolis County, N.S., established for many years, failed in May last, and executed a deed of trust conveying all his real and personal property to a near relative to be divided amongst certain specified creditors in full, general claimants only participating in any surplus that might remain after such distribution. The existing state of the law in that Province, we understand, renders the instrument a valid one, and dissatisfied creditors are powerless in the matter. Little or no surplus, it is expected, will remain after the claims of the arbitrarily preferred creditors are met. A correspondent justly observes, "this is worse than the Insolvent Act."