

CHAS. WACHTEL,

Manufacturer of

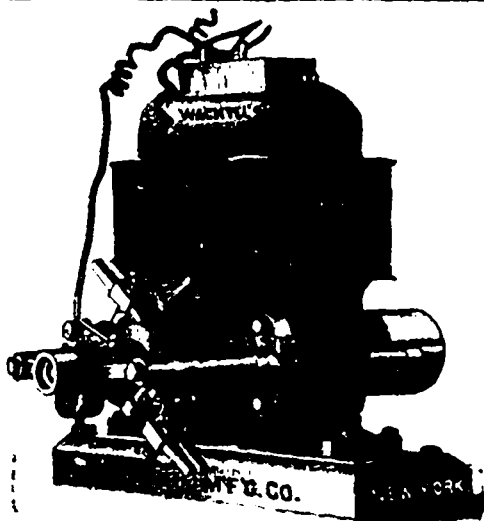
Motors, Dynamos,

CEILING FANS,

PROPELLER AND EXHAUST FANS,

(Patented Dec. 13, 1892, February 24, 1894).

Corner N. J. R. R. Avenue and Hamilton St.,
NEWARK, N. J.



BUSINESS TROUBLES.

E. Dussault & Co., dry goods, Quebec, are offering creditors 35c on the dollar.

The Ira Cornwall Co., sporting goods, St. John, N.B., has called a meeting of creditors.

E. S. Belcaco, cigars, city, has compromised, liabilities of \$1,500, at 20 per cent cash.

Chas. Roy, boots and shoes, Quebec, has compromised with his creditors at 2c on the dollar, liabilities \$4,500.

The liabilities of Belanger & Neven, general store, Lachine, who recently assigned, amount to \$14,000.

D. C. Watson, jeweller, Sherbrooke, is offering to compromise at 25c on the dollar; liabilities \$300.

The Carriek Financial and Banking Company, Mildmay, is understood to have gone into voluntary liquidation.

Frank Kean, manufacturer of veneer, Orillia, recently assigned and the stock has been sold out; liabilities \$2,500.

Migneault & Frere, St. Charles, St. Hyacinthe county, mills and foundry, are offering a compromise at 20c on the dollar.

Anthony Walker, confectioner, city, recently interviewed his creditors and obtained an extension spread over 12 months; liabilities \$8,000 to \$9,000.

Hoffman, Rubin & Co., dry goods, St. John, N.B., recently held a meeting of their creditors in Montreal at which they are understood to have disclosed liabilities of \$15,000. Nothing definite was done.

The Week Publishing Company, Toronto, has assigned to Mr. A. McLachlan. The creditors will meet on January 6th. The indebtedness of the paper is about \$100, and the nominal assets are said to be about the same. The principal creditor is the Presbyterian News Company, for printing and supplies.

The following have assigned: Mills Bros, hats, etc., Peterboro; D. Keith, trader, Mattawa; Alice Roedding, confectioner, Tilsonbury; Fleming & Co., bakers, Belleville; T. Bernard & Co., general store, Boucherville; John C. Oppenheiser, dealer in evaporators, etc., Walkerton; Knowles & Co., silverware, etc., Windsor, N.S.; A. B. Shaw, general store, Middle Musquodoboit, N.S.; H. B. Brown, tailor, St. John, N.B.; Jas. Shea, farmer, Ingonishe, N.S.; C. McDonald, reserve mines, N.S.; Mrs. E. Fortier, St. Albert, Ont.

Parret's Lightning Eradicator

For Removing Stains, Oil, Pitch, Grease, Dirt, Paint, and Spots from Silks, Carpets, Woolen Goods, etc., without injury.

When brought in contact with Grease converts it into a Soap, which, being sponged out leaves the goods like new. It never leaves a ring on clothing after removing spots like Benzine, Alcohol, Ammonia, Ether, etc. It is splendid for Cleaning Kid Gloves, it cleans them on the hand without taking them off and leaves them Soft, Dry and Pliable.

IT WORKS LIKE A CHARM.

Sample box sent postpaid on receipt of 10cts. Large size, 25cts. For Sale by all druggists.

PARRET & CO., 660 GATES AVENUE, BROOKLYN, N. Y.

Beware of Counterfeits.

None other Genuine.

Elliott Burns, master carter, city, has assigned on demand of Dame Sarah Ann Burns. His assets are three horses, sleighs, carts, etc., and a lot of lumber in St. Ann's ward. The liabilities are about \$2,000. The principal creditors are the Montreal Trust & Loan Company, \$600; F. Roy, \$360; and Sarah Ann Burns, \$1,300.

The Positive Lock and Washer Company of America, whose principal place of business is at Newark, N.J., has made a demand of assignment on Albert Holden, doing business under the firm of A. Holden & Co. The assets are office furniture at 30 St. John street, stock in trade and book debts. The liabilities are placed at \$19,781. The largest creditors are the Bowling Iron Company, \$511; the Phoenix Company, \$1,798; Torrey & Sons, \$510; The Positive Lock Washer Company, \$301; The Bushnell Company, \$2,051; Watson Heater Company, \$200; Felix Sauvageau, \$353; Mrs. M. C. Waddell, \$10,000; Mrs. H. P. Holden, \$8,523.

The recent failure of F. N. Messner, Formosa, Ont., is likely to be a disastrous one for most of the families in the vicinity. For thirty-five years Mr. Messner has been the leading man of Formosa. He carried on a large store and brewery business, loaned money on mortgages, accepted the care of other people's money, built churches, schools, and convents, spent much time at religious meetings, gave largely to charity, and in many ways helped the poor and needy. His reputation inspired confidence in the community to such an extent that everybody who had accumulated money beyond their immediate necessities placed it in his hands for safety and investment. A few years ago Mr. Messner met with heavy losses by fire, and also by bad investments in Manitoba. He also paid large sums for life insurance, and was giving too much interests on his deposits. These gradually put him behind, until the hard times came, when people wanted their money, and he

was unable to pay. His liabilities amount to about a hundred thousand dollars mostly to the farmers and villagers around him, with comparatively trifling assets.

The Barrie, Ont., dry goods firm of J. A. McIntosh & Co., has assigned to J. G. Hay, Toronto, and the creditors have been called to meet on January 12th. The assets and liabilities are placed on a parity at about \$7,000. S. Bertrand, butcher, Amherstburg, has assigned to E. Cammins. W. E. Vandervoort, grocer, Belleville, has assigned to H. P. Thomas. Anthony R. Marshall, thresher, Blenheim, has assigned to Andrew Rennie. George Kember, boots and shoes, Creemore, is offering to compromise at 40 per cent; creditors want 61 per cent. Liabilities \$1,200. John Dowswell, carriages, Lyndoch has assigned to J. E. Baxer. Mrs. E. Fortier, general storekeeper, of St. Albert, has assigned to A. P. Mutchmore.

A pulp wood case came up before the Superior Court of Quebec the other day. N. J. Garneau, the plaintiff, had made a contract to deliver 2,000 cords of pulp wood to the E. B. Eddy Company, the defendants, the company agreeing to pay him \$4 a cord when delivered at Hull, and to advance \$1 a cord as the wood was made, laid up and marked to the company. When the plaintiff had about 300 cords piled in the bush he applied to the company for this advance, but they refused, claiming that the advance was not earned until the wood was piled on the banks of the Coulonge, the nearest stream. The plaintiff was depending on these advances to go on and complete his contract, and by reason of the refusal of the company to make them was forced to abandon his work. The judge decided that the plaintiff had established his case, and awarded him \$2,000 and costs, finding that the plaintiff would have realized a profit of at least \$1 a cord.