

CARLING'S AMBER ALE.**CARLING & CO.**

Brewers & Maltsters,
LONDON, CANADA.

A Stock of their celebrated Amber Ale and Porter always on hand—in cask and in bottle. Orders from the Trade respectfully solicited.

Dobbin, Lamont & Co.,

IMPORTERS OF

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AND

FANCY DRY GOODS,
230 McGill St., MONTREAL.

McGIBBON & BAIRD.

AGENTS FOR THE

CANADIAN MEAT & PRODUCE CO.

SHERBROOKE, P. Q.

Are now prepared to take orders for the preparations of this Company, consisting of Preserved Provisions in Tins,

Assorted Soups in Tins,

Potted Meats in Tins,

Salted and Smoked Meats,

Sausages in Tins and Skin,

And sundry other delicacies suitable for the Breakfast and Supper Table. McGibbon & Baird can confidently recommend these goods as equal, and in some cases superior, to the imported, and prices are much lower. Full particulars in price lists, which may be had on application.

McGIBBON & BAIRD,

ITALIAN WAREHOUSE, 221 St. James St., Montreal

dant took exception to the jurisdiction of the Court, alleging that, inasmuch as the stock was subscribed for in the District of St. Francis, and the defendant was served with the writ there, the Court here had no jurisdiction. The judge dismissed the plaintiff's action.

—Some time ago John Johnson, marble dealer, Hamilton, got into difficulty, and for a time the sheriff was in possession of his establishment. Matters were arranged, and things went on smoothly again. About ten days ago an execution was issued, and Johnson made an assignment, the estate showing liabilities to the amount of between \$8,000 and \$9,000 and assets to about half that amount. Since then he has disappeared, and his creditors, convinced that all is not right, are making anxious inquiries as to his whereabouts.

—A decision of importance to insurance companies was given a few days ago by the courts in Toronto. One Worswick brought an action against the Canada Fire and Marine Insurance Co. to recover the amount of a policy he held on a mill for which he had furnished the machinery. The premises were burned. A watchman was at the time of the insurance kept, on the premises but not at the time of the fire. The defendants set up this discontinuance of the watchman's services as a breach of warranty. The judge held that the case came within *Stokes v. Cox*, 1 H. & N. 533, and gave a decree for the plaintiff.

Leading Wholesale Trade of Montreal

FALL TRADE.

OGILVY & CO.,

IMPORTERS OF

DRY GOODS

CORNER OF

St. Peter and St. Paul Streets,

MONTREAL

And Cor. of Wellington & Jordan Sts.

TORONTO.

E. & C. CURNEY,

MANUFACTURERS OF

STOVES, RANGES,

HOLLOW WARE,

HOT AIR FURNACES,

HOT AIR REGISTERS,

PARLOR COAL GRATES,

Thimble Skeins, &c, &c,

HAMILTON AND TORONTO, Ont.

—The meeting of creditors in the case of Hamilton & Co., dry goods merchants of St. Joseph street, whose failure and its causes we noticed in our issue of the 4th inst., resulted in the showing of liabilities of \$48,200 and nominal assets of \$60,000, depreciable to a very large extent, particularly in the item of real estate. This fact is confirmed by the offer of compromise made by the insolvents, viz., 45 cents on the dollar, which was refused, the creditors holding out for 65 cents, which it is thought the estate should readily realize. The meeting adjourned till the 28th, to allow the insolvents to consider the proposition.

—At the meeting of O. Deblois' creditors last Friday a statement of his affairs was submitted showing liabilities of \$86,000 and nominal assets of \$108,000, which would boil down to a large extent. Of the liabilities, some \$68,000 is secured by mortgage, and it may be questioned if all the real estate together would bring this figure. Considerable discussion took place with regard to a partnership formed between Mr. Deblois and his foreman some six weeks before Mr. Deblois' failure, by which some of the creditors thought their interests were prejudiced, and Messrs. Abbott, Tait & Wotherpoon were appointed attorneys to the estate to examine into this deed of partnership in the interests of creditors. Mr. Deblois had no offer to make for the estate.

—Alexander Robertson, the Belleville insolvent, in jail here, writes to us, asking us to publish some lengthy documents bearing on his

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*SCHLUMBERGER & CO'S***ALSATIAN THREAD**

Black,

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White and

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A perfect substitute for

SEWING SILK.

Sole Agent for the Dominion,

T. L. McCONKEY,

355 NOTRE DAME STREET

MONTREAL.

P. O. BOX 1245.

Being appointed agents in Canada for the best manufacturers of pure

White Wax**Spermaceti and****Paraffine.**

We can now execute all orders from stock in warehouse at manufacturers' prices. Also

Tin Foil

Of any size or thickness to order.

DEVINS & BOLTON,

Next the COURT HOUSE,
MONTREAL.

case, in reply to the judgment of Judge Torrance, which appeared in our columns two weeks ago. We understand he has appealed from Judge Torrance's decision, which condemns him to remain in jail, and that judgment on the appeal will be given in a few days. Robertson is evidently trying to arouse sympathy in his own favor. If he has been harshly treated, the Courts will provide him with a legal remedy. We do not think, however, his creditors would have gone to so much trouble and expense to prosecute him had there not been some ground for it.

—The Windsor Hotel in this city will be open for the reception of guests on Monday, the 28th inst. Those who have admired the exterior of this finest hotel building in the world will be no less struck with the elegance of the interior design. If the enterprising capitalist and contractor who has become proprietor of the Windsor will cater for the inner as well as he has in the matter of furniture, carpets, etc., provided for the outer comforts of his guests, of which we have little doubt, he will confer a boon upon the public which they will not be slow to appreciate. The vice-regal ball, on the occasion of the visit of Lord and Lady Dufferin with their suite, will be held on the 12th prox.