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Note.—Throughout this Gazette the names in Italics within parentheses are those of Communicators of Invention

Complete Specifications.

Patent Office, Perth, 1st July, 1898.

OTICE is hereby given that the undermentioned Applications for the Grant of Letters Patent, and the complete Specifications annexed thereto, have been accepted, and are now open to public inspection at this Office.

Any person or persons intending to oppose any of such applications must leave particulars, in writing, in duplicate (on Form G), of his or their objections thereto, within two calendar months from the first appearance of this advertisement in the Western Australian Government Gazette. A fee of ten shillings and sixpence (10s. 6d.) is payable with such notice.

- Application No. 1771.—Thomas Theophilus Draper, of 267 Little Collins Street, Melbourne, in the Colony of Victoria, Electrician, and William Ryley, of 403 Toorak Road East, South Yarra, in Victoria, aforesaid, Engineer, "Animproved process and apparatus for Extracting the Liquid obtained by the Treatment of Metalliferous Slime, Pulp, or Sand, with Solvents."—Dated 7th September, 1897.
- Application No. 1804.—Edmund James Mills, D.Sc., F.R.S., of 60 John Street, in the county of Glasgow, Scotland, Professor of Technical Chemistry, "Improvements in formation and preparation of Soluble Colloids of the Gelatine class."—Dated 23rd September, 1897.
- Application No. 1975.—Edward John Way, General Manager of the George Goch Amalgamated Gold Mining Company, Limited, near Johannesburg, in the South African Republic, "Improvements in the Construction of the Cams and Cam Shafts of Stamp Mills, and in the means of fixing or attaching said Cams to their shafts; applicable also for securing other rotating parts or members to their Driving Shafts."—Dated 14th March, 1898.
- Application No. 2043.—Louis Pearce, of Adelaide Street, Fremantle, Western Australia, Architect, "Improved means for altering the Gauge of Railway Rolling Stock."—Dated 7th May, 1898.

- Application No. 2057.—The Pacific Pearl Fishing Company, Limited, of 93 Pitt Street, Sydney, in the Colony of New South Wales (Assignee of Carrick Paul, of Carrington Avenue, Hurstville, near Sydney, aforesaid, Civil Engineer), "Improvements in Sub-Marine Vessels or Diving Apparatus."—Dated 17th May, 1898
- Application No. 2078.—CLEMENT HARRY PEAD, Metallurgist, of Boksburg, near Johannesburg, South African Republic, "An Improved Stimes Filter Press."—Dated 31st May, 1898.
- Application No. 2079.—George Herbert Lloyd, of the firm of Thomas Piggott & Company, Limited, of Spring Hill, in the City of Birmingham, England, Engineer, "Improvements in the Method of and Appliances for Riveting."—Dated 31st May, 1898.
- Application No. 2080.—John Colquhoun-Thomson, of Walhalla, in the Colony of Victoria, Engineer, "An Improved Dry Crushing and Classifying Apparatus for Quartz and other Ores, adaptable also as a Wet Crushing Apparatus."—Dated 2nd June, 1898.
- Application No. 2083.—Joseph Hall, Engineer, of Burley Engine Works, Leeds, in the County of York, England, "Improvements in Machinery for treating Skins, Hides, Leather, and the like Substances."—Dated 3rd June, 1898.
- Application No. 2084.—Samuel Fyfe, of 46
 Nott Street, Port Melbourne, in the Colony of
 Victoria, Plumber and Gasfitter, and Walter
 Chamberlain Peacock, of Equitable Buildings,
 Collins Street, Melbourne, in the said Colony,
 Merchant, "An improved Method of and Machine
 for Labelling and Wrapping Tins and other
 Vessels."—Dated 7th June, 1898.
- Application No. 2085.—Samuel Fyfe, of 46 Nott Street, Port Melbourne, in the Colony of Victoria, Plumber and Gasfitter, and Walter Chamberlain Peacock, of Equitable Buildings, Collins Street, Melbourne, in the said Colony, Merchant, "An improved Labelling Machine, principally useful for Labelling Bottles."—Dated 7th June, 1898.

Application No. 2086.—Albert Henry Nathan, of Sydney, in the Colony of New South Wales, Merchant (Assignee of Edward Gillow and Hugh Jones, both of Marrickville, Sydney, aforesaid, Engineers), "An improved Tobacco-Cutting Machine."—Dated 7th June, 1898.

MALCOLM A. C. FRASER,

Registrar of Patents.

Patent Office, Perth, 15th July, 1898.

OTICE is hereby given that the undermentioned Applications for the Grant of Letters Patent, and the Complete Specifications annexed thereto, have been accepted, and are now open to public inspection at this Office.

Any person or persons intending to oppose any of such applications must leave particulars, in writing, in duplicate (on Form G), of his or their objections thereto, within two calendar months from the first appearance of this advertisement in the Western Australian Government Gazette. A fee of ten shillings and sixpence (10s. 6d.) is payable with such notice.

- Application No. 1725.—John Francis Nunan, of Nos. 248 to 258 Swanston Street, Melbourne, in the Colony of Victoria, Furniture Dealer, "Improvements in Bedsteads and in Mattresses therefor."—Dated 4th August, 1897.
- Application No. 1803.—HERBERT EDWARD RICHARD RAYNER, of 2 Commercial Chambers, Manse Street, Dunedin, in the Colony of New Zealand, Contractor, "Improvements in Fencing Standards."—Dated 23rd September, 1897.
- Application No. 1807.—Edward Charles Ludwig Kressel, of 21 Glaserton Road, London, England, Analytical Chemist, and Thomas Hill-Jones, of 31 Eagle Wharf Road, London, England, Manufacturing Chemist, "The Manufacture of an Improved Alimentary Extract."—Dated 28th September, 1897.
- Application No. 1808.—CHARLES RICHARD VALENTINE, of Whiteliffe, Chinbrook Road, Grove Park, Lee, in the County of Kent, England, Colonial Merchant, "Improvements in Capsuling Food Extracts, Medicines, and the like."—Dated 28th September, 1897.
- Application No. 1809.—August Heinrich Wilhelm Wedler, of 141 Rundle Street, Adelaide, in the Province of South Australia, Umbrella Manufacturer, "Improved Union and Coupling for Flexible Hose used in Garden Watering, and for other purposes."—Dated 28th September, 1897.
- Application No. 1867.—Charles Oliver Lyons, of 184 Fitzgerald Street, West Perth, Western Australia, "Improved Fastening for Sanitary Pans and other purposes."—Dated 18th November, 1897.
- Application No. 2029.—URY DE GUNZBURG, of 52 Boulevard Lamouroux, Vitry-sur-Seine, Seine Department, in the Republic of France, Gentleman, "Improvements in Method for Preserving and Tanning Skins."—Dated 25th April, 1898.
- Application No. 2055.—Edward James McCarthy, of Esperance, Western Australia, Importer, "A Process for Treating and Preparing Paper Bark for the Preservation of Fruit and other Perishable Substances."—Dated 17th May, 1898.
- Application No. 2062.—Daniel O'Brien, of Forrest Road, Hurstville, near Sydney, in the Colony of New South Wales, Sanitary En-

- gineer, "Improvements in Closets or Privies and in Deodorising and Disinfectant Material for use in such Closets or Privies."—Dated 25th May, 1898.
- Application No. 2063.—John Matherson, of Bourke, in the Colony of New South Wales, Butcher, "Improvements in certain Descriptions of Brooms, Brushes, and the like."—Dated 25th May, 1898.
- Application No. 2067.—MAX GRAETZ, of 31 Lausitzer Strasse, Berlin, Prussia, German Empire, Manufacturer, "Improvements in Oilburners for the Production of Non-luminous Flames, especially for Heating Incandescent Bodies."—Dated 25th May, 1898.
- Application No. 2076.—Thomas Boss Walker, of Woodlands, Hainault Road, Leytonstone, England, Commission Agent, "Improvements in the Manufacture of Folding Boxes."—Dated 28th May, 1898.
- Application No. 2081.—ROBERT FAIRWEATHER, of Fremantle, Western Australia, Engineer, "An Improved Key and Keybed for Securing Wheels and such like on Shafts."—Dated 2nd June, 1898.
- Application No. 2088.—WILLIAM HUMBLE and Ward Nicholson, both of the Vulcan Foundry, Little Malop Street, Geelong, in the Colony of Victoria, Engineers (Assignees of Thomas Strong Humble, of the Vulcan Foundry, aforesaid, Engineer), "An Improvement in or connected with the Monkey Plates and Rams of Baling Presses."—Dated 14th June, 1898.
- Application No. 2089.—Edward Bowen, of Katandra, in the Colony of Victoria, Farmer, "Improved Apparatus for Straining and Holding Fence Wires until Spliced."—Dated 14th June, 1898.
- Application No. 2092.—MASON ROUNDS PIERCE, Builder, and Francis Henry Murphy, Electrician, both residing of 221 East, 126th Street, New York, United States of America, "Bicycle Gears."—Dated 14th June, 1898.
- Application No. 2094.—ESTHER JANE MENES-DORFFER, of No. 6 Reid Street, Northcote, in the Colony of Victoria, Married Woman, "A Removable Lid or Cover for Jugs."—Dated 14th June, 1898.
- Application No. 2109.—WILLIAM HUDSON HAND, Major, King's Liverpool Regiment, Grena Lodge, Richmond, Surrey, England (Assignee of Malcolm Horsley Hawes, Gas Engineer, and Robert Farrington, Merchant, both of 71 Shoe Lane, in the County of Middlesex, England), "Improvements in or relating to Gas and Oil Lighting."—Dated 21st June, 1898.
- Application No. 2110.—Henry Maclachlan, Engineer, and John Wesley Lahey, Saw Miller, both of Brisbane, in the Colony of Queensland, "An Improved Apparatus for Fastening in any position lifting and falling Window Sashes."—Dated 21st June, 1898.

MALCOLM A. C. FRASER,
Registrar of Patents.

Patent Office, Perth, 29th July, 1898.

OTICE is hereby given that the undermentioned Applications for the Grant of Letters Patent, and the complete Specifications annexed thereto, have been accepted, and are now open to public inspection at this Office.

Any person or persons intending to oppose any of such applications must leave particulars, in writing, in duplicate (on Form G), of his or their objections thereto, within two calendar months from the first appearance of this advertisement in the Western Australian *Government Gazette*. A fee of ten shillings and sixpence (10s. 6d.) is payable with such notice.

- Application No. 1712. Charles Augustus Wyle, of Perth, Western Australia, Contractor (Richard M. Spencer), "Improvements in Window Screens, more particularly in that class known as Fly Screens."—Dated 26th July, 1897.
- Application No. 1823.—Arnold Fredrik Lundstrom, of 50 Klarabergsgatan, Stockholm, in the Kingdom of Sweden, Engineer (Assignce of John Landin, of 40 Drottninggatan, Stockholm aforesaid, Engineer), "Improvement in Wet Process for Extracting Gold from Gold Ores or Ore Waste."—Dated 12th October, 1897.
- Application No. 1841.—Ernest Henry Kinleside Crawford, of Walcha, in the Colony of New South Wales, Squatter, "An Improved Combined Cooling Chamber and Filter."—Dated 26th October, 1897.
- Application No. 1855.—Mephan Ferguson, of the Olderfleet, Collins Street, Melbourne, in the Colony of Victoria, Engineer, "Improvements in Machines for Forming Dovetail or Approximately Dovetail Edges on Plates to be used in the Manufacture of Rivetless Pipes."—Dated 8th November, 1897.
- Application No. 1856.—Mephan Ferguson, of the Olderfleet, Collins Street, Melbourne, in the Colony of Victoria, Engineer, "An Improved Machine for Closing the Locking Bar or Bars used in the Construction of certain kinds of Rivetless Pipes."—Dated 8th November, 1897.
- Application No. 2030. Hugo Riecken, of 9 and 11 Worship Street, London, England, "Improvements in the Electrolytical Treatment of Ores and Slimes for the Recovery of Precious Metals therefrom, and Apparatus therefor."—Dated 25th April, 1898.
- Application No. 2073.—The Boulder Milling Company, Limited, of 55 and 56 Bishopsgate Street Within, London, England (Assignee of William Adolph Köneman, of 23 Moorfields, London, England, Civil and Mining Engineer), "An Improved Process and Apparatus for the Recovery of Metals from Pulverised Ores under agitation by means of suitable Solvents."—Dated 28th May, 1898.
- Application No. 2090.—Joseph Samuel Beeman, of 182 Earls' Court Road, London, England, Engineer, "Improvements in Machinery for Finishing the end of a Cigarette."—Dated 14th June, 1898.
- Application No. 2091.—Alfred Andrew Lockwood, of 29 Cornhill, London, England, Mining Engineer, "Improvements in Amalgamating Apparatus."—Dated 14th June, 1898.
- Application No. 2093.—Joseph Wales, of 76 Elizabeth Street, Newport, in the Colony of Victoria, Engineer "An Improved Apparatus for Collecting and Sedimenting Auriferous and other Slimes, and for the Restoration for re-use of the Clarified Water."—Dated 14th June, 1898.
- Application No. 2095.—Alfred George Wells, of 29 Cornhill, London, England, Engineer, "Improvements in Grinding Mills."—Dated 14th June, 1898.
- Application No. 2101.—John Augustus Bagshaw and Thomas Henry Bagshaw, trading under the style and name of "J. S. Bagshaw & Sons," of Elizabeth Street, Adelaide, in the

- Province of South Australia, "The Disk Safety Threshing Machine."—Dated 21st June, 1898.
- Application No. 2102.—John Augustus Bagshaw and Thomas Henry Bagshaw, trading under the style and name of "J. S. Bagshaw & Sons," of Elizabeth Street, Adelaide, in the Province of South Australia, "The Combination Hand-power Winnowing Machine."—Dated 21st June, 1898.
- Application No. 2104.—ROBERT MOODIE, of 41 Alkham Road, Steke Newington, in the County of London, England, Engineer, "Improvements in Washing and Leaching Apparatus."—Dated 21st June, 1898.
- Application No. 2108.—Joseph Samuel Beeman, Engineer, of 182 Earls' Court Road, in the County of Middlesex, England, "Improvements in or relating to Machinery for providing Cigarettes with a re-inforcement or Mouth-end."—Dated 21st June, 1898.
- Application No. 2113.—Joseph Samuel Beeman, Engineer, of 182 Earls' Court Road, in the County of Middlesex, England, "Improvements in or relating to Coating or Coating and Applying Machines."—Dated 24th June, 1898.
- Application No. 2116.—George Smith Duncan, of Tarnagulla, in the Colony of Victoria, Engineer, "Improved Apparatus for the Separation of Gold and Silver-bearing Solutions from Residual Ores or Slimes."—Dated 29th June, 1898.
- Application No. 2125.—ALEXANDER CHRISTIE, Merchant, of Newcastle, in the Colony of New South Wales, "An Improved Butter-Printing and Weighing or Portioning Machine."—Dated 7th July, 1898.
- Application No. 2128.—Felix Grognet, of 6 Boulevard National à Nanterre, Department of Seine, in the Republic of France, Engineer, "An Improved Process for the Preparation of Skins."—Dated 8th July, 1898.
- Application No. 2130.—Marc Fink, of Argyle Street, St. Kilda, in the Colony of Victoria, Engineer, "An Improved Apparatus for exhausting Air and producing a Vacuum."—Dated 12th July, 1898.
- Application No. 2131.—Gustaf Dillberg, of 77 Elizabeth Street, Sydney, New South Wales, Electrician, "Improvements in the Treatment of Calcium Carbide whereby the conversion of same into Acetylene Gas may be retarded without the aid of Mechanical Devices."—Dated 12th July, 1898.
- Application No. 2132.—Gustaf Dillberg, of 77 Elizabeth Street, Sydney, New South Wales, Electrician, "Improvements in Protective Coverings for Compressed Cakes composed of Granulated Calcium Carbide, or an admixture of Calcium Carbide with other Ingredients."—Dated 12th July, 1898.
- Application No, 2133.—Gustaf Dillberg, of 77 Elizabeth Street, Sydney, New South Wales, Electrician, "Improvements in Means for using Calcium Carbide for the purpose of generating Acetylene Gas."—Dated 12th July, 1898.
- Application No. 2135.—Fred Isitt, of 64 Redmond Street, Leichhardt, near Sydney, in the Colony of New South Wales, Agent, "An invention relating to the manufacture of an Illuminating appliance to be used in connection with a Bunsen or other burner."—Dated 14th July, 1898.

MALCOLM A. C. FRASER,
Registrar of Patents.

Patent Office, Perth, 12th August, 1898.

OTICE is hereby given that the undermentioned Applications for the Cartain and Application and Applica Applications for the Grant of Letters Patent, and the complete Specifications annexed thereto, have been accepted, and are now open to public inspection at this Office.

Any person or persons intending to oppose any of such applications must leave particulars, in writing, in duplicate (on Form G), of his or their objections thereto, within two calendar months from the first appearance of this advertisement in the Western Australian Government Gazette. A fee of ten shillings and sixpence (10s. 6d.) is payable with such notice.

- Application No. 1857.—James Thomas McLean, of No. 411 Swan Street, Richmond, near Melbourne, in the Colony of Victoria, Fruiterer, "An Improved Contrivance for withdrawing and cooling the contents of internally stoppered Aerated Water Bottles."—Dated 8th November, 1897.
- Application No. 2115 .- RICHARD SPARROW, of Barrack Street, Perth, Western Australia, Licensed Patent Agent (Park Lacy Company, assignee of Ulysses S. James), "Improvements in Ore Feeding Machines."—Dated 29th June,
- Application No. 2127. -FELIX GROGNET, of 6 Boulevard National à Nanterre, Department of Seine, Republic of France, Engineer, "An Improved Process for obtaining Sterilized Raw Meat in the condition of Powder."-Dated 8th July, 1898.
- Application No. 2129.—EDWIN PATINO, of Perth, Western Australia, Farmer, "An Improved Hot Air Incubator."—Dated 12th July, 1898.
- Application No. 2134.—WILLIAM BAIN, of Casino, Richmond River, in the Colony of New South Wales, Agent, "An Improved Composition for the Destruction of White Ants and other Noxious Insects."—Dated 13th July, 1898.
- Application No. 2141.—HENRI RAYMOND VIDAL, of 11 Rue des Immeubles Industriels, Paris, France, Chemical Engineer, "An improved process for manufacturing Alkaline Cyanides and other Cyanated Products."—Dated 19th July, 1898.
- Application No. 2143.—OSCAR FREDRIK CARLSON, of Kornhamnstorg 4, Stockholm, in the king dom of Sweden, Managing Director of Stockholms Superfosfat Fabriks Aktiebolag, "Improvements in Explosives."-Dated 19th July,
- Application No. 2151.—A. Gustav Lorenz, of 17 Mathildenplatz, Darmstadt, in the Empire of Germany, Doctor of Medicine, "Process for the production of a Preparation containing the white Corpuscles of the Blood Serum of Swine immunised against Swine Fever."—Dated 25th July, 1898.

MALCOLM A. C. FRASER, Registrar of Patents.

> Patent Office, Perth, 19th August, 1898.

OTICE is hereby given that the undermentioned applications for the Grant of Letters Patent, and the complete Specifications annexed thereto, have been accepted, and are now open to public inspection at this Office.

Any person or persons intending to oppose any of such applications must leave particulars, in writing, in duplicate (on Form G), of his or their

- objections thereto, within two calendar months from the first appearance of this advertisement in the Western Australian Government Gazette. A fee of ten shillings and sixpence (10s. 6d.) is payable with such notice.
 - Application No. 1858.—HENRY WILLIAMS TRELOAR, of Adair Street, Maldon, in the Colony of Victoria, Blacksmith, "An improved Roller Mill, principally for Crushing Quartz, Mineral Ores, Tailings, and the like."—Dated 8th November,
 - Application No. 2031.—Herbert Thomas Hamil-TON, of 29 Chatham Street, Prahran, near Melbourne, in the Colony of Victoria, Joiner, "An improved Washing-board."—Dated 26th April,
 - Application No. 2121. CHARLES KINGSTON WELCH, of "Park House," Coventry, England, Engineer, "Improvements in Pneumatic Tires."-Dated 5th July, 1898.
 - Application No. 2124. GILBERT HAMILTON $ar{ ext{U}}$ mfreville and John Roderick Dodd, of 54Lambton Quay, Wellington, in the Colony of New Zealand, Merchants (Assignees of Irby W. Poor, of Rivers Street, Chicago, United States of America), "An improved Apparatus for use in Preserving Eggs."—Dated 6th July, 1898.
 - Application No. 2138.—The Automatic Gas EXTINGUISHING COMPANY, AND LIGHTING LIMITED (HOARE & KENNEDY'S PATENT), of 14 Lombard Chambers, St. George's Terrace, Perth, Western Australia (Assignee of Henry Hoare, of Perth Gas Works, Wellington Street, Perth aforesaid, Gas Engineer, and Matthew Joseph KENNEDY, of 218 Wellington Street, Perth aforesaid, Gas Engineer), "Improved Method of and Apparatus for Automatically Lighting and Extinguishing Gas Jets."—Dated 18th July,
 - Application No. 2139.—Internationale Hydro-Press - Gas Compagnie, Gesellschaft mit Beschränkter Haftung, of 25 Grosse Bleichen, Hamburg, Germany, Manufacturers (Assignee of Georg Rothgiesser, of 7 Bayreutherstrasse, Berlin, in the German Empire, Manufacturer), $\hbox{``Improvements in Gas-compressing and $Pressure-$}$ regulating Apparatus suitable for Incandescent Gas Lighting."—Dated 19th July, 1898.
 - Application No. 2140.—WILLIAM STRONACH LOCKHART, of London, England, Civil Engineer, "Improvements in Hydraulic Separators for Treating Mixed Minerals and other Substances.'
 —Dated 19th July, 1898.
 - Application No. 2144 .-- John Francis Adams, of Taplow, in the County of Buckinghamshire, England, gentleman, and Charles Risbee Iorns, of 11 Kiverdale Road, Stoke Newington, in the County of London, England, Engineer, "An improved Blind."—Dated 19th July, 1898.
 - Application No. 2145.—Arthur Thomas Timewell, of No. 3236 Lake Park Avenue, in the City of Chicago, in the County of Cook and State of Illinois, United States of America, Manufacturer, "Improvements in Filled Sack Sewing Machines."—Dated 19th July, 1898.
 - Application No. 2146.—ROBERT S. MOORE, of Oakland, County of Alameda, State of California, United States of America, "A Holding Device or Apparatus for Riveters."—Dated 19th July,
 - Application No. 2150.—Alfred George Wells, of 29 Cornhill, London, England, Engineer, "Improvements in Furnaces for the Treatment of Ores."—Dated 21st July, 1898.

Application No. 2154.—Joseph Temperley and John Ridley Temperley, both of the Temperley Transporter Company, 72 Bishopsgate Street Within, London, England, Engineers, "Improvements in Apparatus for Raising, Lowering, and Conveying, or Transporting Loads."—Dated 26th July, 1898.

MALCOLM A. C. FRASER, Registrar of Patents.

Trade Marks.

Patent Office, Perth, 19th August, 1898.

TT is hereby notified that I have received the undermentioned Applications for the Registration of Trade Marks.

Any person or persons intending to oppose any of such applications must leave particulars in writing, in duplicate (on Form F), of his or their objections thereto, within two months of the first advertisement of the applications in the Western Australian Government Gazette.

A fee of £1 is payable with such notice.

MALCOLM A. C. FRASER, Registrar of Designs and Trade Marks.

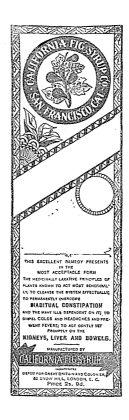
Application No. 1358, dated 17th March, 1898.—Henry Benjamin Leibmann, of Eagle Chambers, Hay Street, Perth, to register in Class 34, in respect of Serge Goods, a Trade Mark, of which the following is a representation:—

FOX'S PURE INDIGO

The essential particular of the Trade Mark is the device of Four Crowns, and applicant disclaims any right to the exclusive use of the added matter except the name "Fox's."

This Mark was first advertised in the Western Australian Government Gazette of the 1st July, 1898—vide notice at head of Trade Mark advertisements.

Application No. 1402, dated 10th May, 1898.—California Fig Syrup Company, of 324 Hayes Street, San Francisco, California, United States of America, manufacturing Chemists, to register in Class 3, in respect of Chemical Substances prepared for use in Medicine and Pharmacy, a Trade Mark, of which the following is a representation:—



The essential particulars of the Trade Mark are the combination of devices; and applicant Company disclaims any right to the exclusive use of the added matter, save and except its name and address.

This Mark was first advertised in the Western Australian Government Gazette of the 1st July, 1898—vide notice at head of Trade Mark advertisements.

Application No. 1419, dated 6th June, 1898.—Lockwood Brothers, Limited, of Spital Hill Works, Sheffield, England, Manufacturers, to register in Class 12, in respect of Cutlery and Edge Tools, a Trade Mark, of which the following is a representation:—



The essential particulars of the Trade Mark are the Ostrich and the word "Pampa," and the applicant Company disclaims any right to the exclusive use of the added matter.

This Mark was first advertised in the Western Australian Government Gazette of the 1st July, 1898—vide notice at head of Trade Mark advertisements.

Application No. 1422, dated 7th June, 1898.—Pector Et Ducout, Jne., of 3 Rue Rossini, Paris, France, Commission Merchants, to register in Class 43, in respect of a

Sparkling | Brandy, a Trade Mark, of which the following is a representation:—

MOUSCO

This Mark was first advertised in the Western Australian Government Gazette of the st July, 1898—vide notice at head of Trade Mark advertisements.

Application No. 1423, dated 8th June, 1898.—John William Trumper, Leederville, Confectioner, to register in Class 42, in respect of Confectionery, a Trade Mark, of which the following is a representation:—

SQUILL.

This Mark was first advertised in the Western Australian Government Gazette of the 1st July, 1898—vide notice at head of Trade Mark advertisements.

Application No. 1424, dated 14th June, 1898.—The Gas Light and Coke Company, Limited, of Horseferry Road, Westminster, London, S.W., England, Manufacturers of Gas and Gas Products, to register in Class 1, in respect of Chemical Substances used in Manufactures, Photography, or Philosophical Research, and Anti-corrosives, including Cyanide of Potassium, a Trade Mark, of which the following is a representation:—



This Mark was first advertised in the Western Australian Government Gazette of the 1st July, 1898—vide notice at head of Trade Mark advertisements.

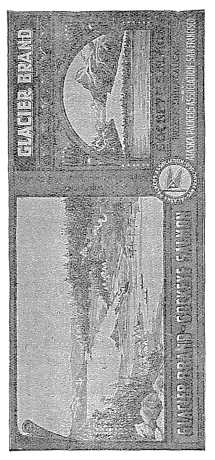
Application No. 1428, dated 14th June, 1898.—Alaska Packers Association, of San Francisco, America, to register in Class 42, in respect of Preserved Fish, a Trade Mark, of which the following is a representation:—



The essential particulars of the Trade Mark are the device and the word "Scroll," and applicants disclaim any right to the exclusive use of the added matter.

This Mark was first advertised in the Western Australian Government Gazette of the 1st July, 1898—vide notice at head of Trade Mark advertisements.

Application No. 1432, dated 14th June, 1898.—Alaska Packers Association of San Francisco, America, to register in Class 42, in respect of Preserved Fish, a Trade Mark, of which the following is a representation:—



The essential particulars of the Trade Mark are the combination of devices and the word "Glacier;" and the applicant disclaims any right to the exclusive use of the added matter, except in so far as it consists of its own name and address.

This Mark was first advertised in the Western Australian Government Gazette of the 1st July, 1898—vide notice at head of Trade Mark advertisements.

Application No. 1442, dated 15th June, 1898.—The Linde British Refrigeration Company, Limited, No. 35 Queen Victoria Street, London, E.C., England, to register in Class 6, in respect of Machinery of all kinds, including Refrigerating Machinery and Appliances, except Agricultural and Horticultural Machines, included in Class 7, a Trade Mark, of which the following is a representation:—

This Mark was first advertised in the Western Australian Government Gazette of the 1st July, 1898—vide notice at head of Trade Mark advertisements.

Application No. 1443, dated 21st June, 1898.—Daisy Limited, of The Twin Daisy Factories, Holbeck, Leeds, County of York, England, wholesale Druggists and Chemists, to register in Class 3, in respect of Chemical Substances prepared for use in Medicine and Pharmacy, and more particularly a Medicinal Preparation for the cure of Headache, a Trade Mark, of which the following is a representation:—

66 DASY 35

This Mark was first advertised in the Western Australian Government Gazette of the 1st July, 1898—vide notice at head of Trade Mark advertisements.

Application No. 1392, dated 16th April, 1898.—The Swan Soap and Candle Company, Limited, High Street, Fremantle, to register in Class 47, in respect of Soap, a Trade Mark, of which the following is a representation:—



ANTI-



ryphoid.

DI LEVE WELL

DED DV & OFFEDDATED

MADE FROM THE RECEIPT PREPARED BY A CELEBRATED

PHYSICIAN.

Contains a Large Percentage of DISINFECTANTS.

Is the BEST SOAP for all HOUSEHOLD PURPOSES.

As a Bath-room Soap is Unequalled.

Water in which SANITARY SOAP

It cannot injure the most delicate skin.

Disinfects and Purifies all Drains.

SHOULD BE USED IN EVERY HOME WHERE HEALTH IS VALUED.

9A08



VAATINAS

The essential particular of the above Trade Mark is the device of the Swan, and we disclaim any right to the exclusive use of the added matter.

This Mark was first advertised in the Western Australian Government Gazette of the 15th July, 1898—vide notice at head of Trade Mark advertisements.

Application No. 1441, dated 14th July, 1898.—Breitenburger Portland Cement Fabric in Hamburg, of Hamburg, Germany, to register in Class 17, in respect of Manufactures from Mineral and other Substances for Building or Decoration, a Trade Mark, of which the following is a representation:—



This Mark was first advertised in the Western Australian Government Gazette of the 15th July, 1898—vide notice at head of Trade Mark advertisements.

Application No. 1192, dated 13th August, 1897.—LIPMAN KAUFMAN, Milligan Street, Perth, Boot and Shoe Manufacturer and Importer, to register in Class 37, in respect of Leather Skins, unwrought and wrought, and Articles made of Leather, not included in other classes, a Trade Mark, of which the following is a representation:—



The essential particular of the Trade Mark consists of the device, and I disclaim any right to the exclusive use of the added matter.

This Mark was first advertised in the Western Australian Government Gazette of the 29th July, 1898—vide notice at head of Trade Mark advertisements.

Application No. 1317, dated 22nd December, 1897.— Henri Moreau, trading as "H. Moreau & Company," of 86 Pitt Street, Sydney, in the Colony of New South Wales, Wine and Spirit Merchants, to register in Class 43, in respect of Fermented Liquors and Spirits, a Trade Mark, of which the following is a representation:—

"Great Scott" ch

This Mark was first advertised in the Western Australian Government Gazette of the 29th July, 1898—vide notice at head of Trade Mark advertisements.

Application No. 1373, dated 28th March, 1898.—FARBWERKE VORM, MEISTER LUCIUS AND BRUNING, of Hoechst a Main, in the Empire of Germany, Chemical Manufacturers, to register in Class 3, in respect of Chemical and Pharmaceutical Preparations, a Trade Mark, of which the following is a representation:—

ORTHOFORM

The essential particular of the Trade Mark is the word " Orthoform."

This Mark was first advertised in the Western Australian Government Gazette of 29th July, 1898—vide notice at head of Trade Mark advertisements.

Application No. 1395, dated 25th April, 1898.—ROBERT CRAWFORD & Co., of Edinburgh and Leith, Scotland, Distillers, to register in Class 43, in respect of Fermented Liquors and Spirits, such as "Whisky," a Trade Mark, of which the following is a representation:—





ROBERT CRAWFORD & CO. EDINBURGH & LEITH.



Purveyors by Royal Warrant of Appointment to his Royal Highness the Duke of Edinburgh



As a risult of a thorough examination and careful analysis of Rol! Crawford & Co. (Edinburgh & G. Vardheads Leith) beleficated Old Leotch Whisky, I am enabled to certify that it is a Whisky of the highest class, and free from impurities of an objectionable character.

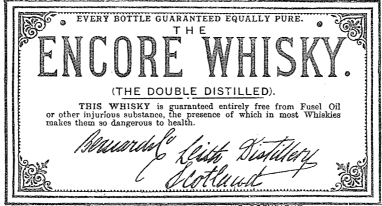
Benjamin H. Dauel, F. J. C.

Overyamin 16 Gaidl 5:5 6. Analytical Laboratory 13 Tenchurch Avenue. London, E.C. 3rd August 1894.

The Mark essentially consists of the device of the intersecting parallelograms, and the applicant Company disclaims the exclusive use of the added matter, save and except their name and address.

This Mark was first advertised in the Western Australian Government Gazette of 29th July, 1898--vide notice at head of Trade Mark advertisements.

Application No. 1406, dated 17th May, 1898.—Bernard & Co., of Leith Distillery, Scotland, Distillers, to register in Class 43, in respect of Fermented Liquors and Spirits, such as "Whisky," a Trade Mark, of which the following is a representation:



HIS LABEL IS REGISTERED AND

LANCET.—"Remarkably free from Fusel Oil, mild, wholesome, and pleasant."

BRITISH MEDICAL JOURNAL.—"All injurious substance completely removed."

MEDICAL TIMES.—"Very wholesome and pleasant, and may be safely recommended."

MEDICAL PRESS.—"Wery wholesome, and invaluable as an alcoholic stimulant."

MEDICAL RECORD.—"Must rank foremost as the purest of alcoholic stimulant."

PRACTITIONER.—"Exceptionally pure, and a safe stimulant

SANITARY RECORD.—"Such an excellent dietetic stimulant deserves a wide reputation."

PUBLIC HEALTH.—"Would be fortunate for the health of the community if in general use."

FOOD AND FUEL REFORMER—"All who take Whisky and value their health should use it."

Professor Tichborne.—"Thoroughly wholesome, and wholly free from all impurities."

Dr. Bartlett.—"Purest Whisky I ever examined, exceptionally wholesome stimulant."

Dr. PAUL.—"Wholly free from Fusel Oil and other injurious substance."

Dr. Seyvenson Macadam.—"Very wholesome, and of exceedingly fine quality."

THIS WHISKY IS THOROUGHLY MATURED FORIMMEDIATE CONSUMPTION

I have subjected to careful analysis samples of The Encore Whisky manufactured by BERNARD & CO., Distillers, Leith, and I find the same to be a thoroughly matured and high-class Whisky, and entirely free from deleterious matter.

> BENJAMIN H. PAUL, F.I.C. Analytical Laboratory, 13 Fenchurch Avenue, London, E.C., 3rd AUGUST 1894.

The essential particulars of the Trade Mark consist of (1) the word "Encore," (2) the signature "Bernard & Co.," and (3) the trading style of the applicant Company consisting of the written words "Bernard & Co., Leith Distillery, Scotland," and the exclusive use of the added matter is disclaimed.

This Mark was first advertised in the Western Australian Government Gazette of 29th July, 1898-vide notice at head of Trade Mark advertisements.

Application No. 1421, dated 7th June, 1898.—New South Wales Fresh Food and Ice Company, Limited, of Mount Street, Fremantle, to register in Class 42, in respect of Bacon and the like, a Trade Mark, of which the following is a representation:

"CLARENZO."

This Mark was first advertised in the Western Australian Government Gazette of 29th July, 1898-vide notice at head of Trade Mark advertisements.

Application No. 1451, dated 1st July, 1898.—Peter Nicolai Heering, trading as Peter F. Heering, of Overgade neden Vandet No. 166, Copenhagen, Denmark, Manufacturer of Cherry Brandy, to register in Class 43, in respect of "Kirsebær-Liqueur," or Cherry Brandy, a Trade Mark, of which the following is a representation:—



The essential particulars of the Trade Mark are the copy of the written signature and the combination of devices, and applicant disclaims any right to the exclusive use of the added matter.

This Mark was first advertised in the Western Australian Government Gazette of 29th July, 1898—vide notice at head of Trade Mark advertisements.

Application No. 1452, dated 1st July, 1898.—Norman, Limited, Davilak Chambers, Hay Street, Perth, Wine and Spirit Merchants, to register in Class 43, in respect of Fermented Liquors and Spirits, a Trade Mark, of which the following is a representation:—

"TEACHER'S."

This Mark was first advertised in the Western Australian Government Gazette of 29th July, 1898—vide notice at head of Trade Mark advertisements.

Application No. 1454, dated 8th July, 1898.—J. I. Falk & Company, Limited, 32 O'Connell Street, Sydney, in the Colony of New South Wales, to register in Class 42, in respect of Preserved Fish, Meat, Fruit, and Vegetables, and Cognate Substances or Materials in Bottles, Cans, or the like, or otherwise, a Trade Mark, of which the following is a representation:—



The essential features of the above Trade Mark are (1) the special and distinctive word or name "Invincible," (2) the representation of two warships, and (3) the device of a group of flags protruding from behind a shield, and applicant Company disclaims any right to the exclusive use of the added matter.

This Mark was first advertised in the Western Australian Government Gazette of 29th July, 1898—vide notice at head of Trade Mark advertisements.

Application No. 1455, dated 8th July, 1898.—J. I. Falk & Company, Limited, 32 O'Connell Street, Sydney, in the Colony of New South Wales, to register in Class 42, in respect of Preserved Fish, Meat, Fruit, and Vegetables, and Cognate Substances or Materials in Bottles, Cans, or the like, or otherwise, a Trade Mark, of which the following is a representation:—



The essential features of the above Trade Mark are (1) the special and distinctive word or name "Squadron," (2) the device of a war ship, (3) the shield bearing a coat of arms peculiarly Australian, and (4) a flag like an English ensign on which is a medallion, and applicant Company disclaims any right to the exclusive use of the added matter.

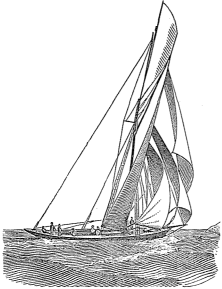
This Mark was first advertised in the Western Australian Government Gazette of 29th July, 1898—vide notice at head of Trade Mark advertisements.

Application Nos. 1457 and 1458, dated 12th July, 1898.—Stephen Smith & Company, Limited, of 51 Malmesbury Road, Bow, London, Manufacturers, etc., to register in Class 3, in respect of Chemical Substances prepared for use in Medicine and Pharmacy, including Coca Wine, being a medicinal preparation for human use. Application No. 1458, to register in Class 43, in respect of Fermented Liquors and Spirits, including Coca Wine, being a wine included in Class 43, a Trade Mark, of which the following is a representation:—



This Mark was first advertised in the Western Australian Government Gazette of 29th July, 1898—vide notice at head of Trade Mark advertisements.

Application No. 1461, dated 19th July, 1898.—Charles Frederick Klapproth and Alexander Craigie, trading as "Klapproth, Craigie & Co.," Victoria Park, South Perth, to register in Class 47, in respect of Soap, a Trade Mark, of which the following is a representation:—



BRITANNIA SOAP.

The essential particulars of the Trade Mark are the device and the word "Britannia," and applicant Company disclaims any right to the exclusive use of the added matter.

This Mark was first advertised in the Western Australian Government Gazette of 29th July, 1898—vide notice at head of Trade Mark advertisements.

Application No. 1453, dated 5th July, 1898.—Daisy, Limited, of The Twin Daisy Factories, Holbeck, Leeds, in the County of York, England, Wholesale Druggists and Chemists, to register in Class 3, in respect of Chemical Substances prepared for use in Medicine and Pharmacy, and more particularly a Medicinal preparation for the Cure of Headache, a Trade Mark, of which the following is a representation:—



This Mark was first advertised in the Western Australian Government Gazette of 12th August, 1898—vide notice at head of Trade Mark advertisements.

Applications Nos. 1252 and 1253, dated 23rd September, 1897.—The Austral Cycle Agency, Limited, of Oxford Chambers, Bourke Street, Melbourne, Colony of Victoria, and of Coventry, England, and Sydney, New South Wales, etc., Cycle Importers and Manufacturers, to register in Class 22, in respect of Velocipedes and other Carriages. Application No. 1253, to register in Class 22, in respect of Velocipedes and other Carriages, a Trade Mark, of which the following is a representation:—



The essential particulars of the Trade Mark are the following:—The combination of devices, and we disclaim any right to the exclusive use of the added matter, except our name.

This Mark was first advertised in the Western Australian Government Gazette of the 12th August, 1898—vide notice at head of Trade Mark advertisements.

Application No. 1254, dated 23rd September, 1897.—The Austral Cycle Agency, Limited, of Oxford Chambers, Bourke Street, Melbourne, Colony of Victoria, and of Coventry, England, and Sydney, New South Wales, etc., Cycle Importers and Manufacturers, to register in Class 22, in respect of Velocipedes and other Carriages, a Trade Mark of which the following is a representation:—

ATALANTA

This Mark was first advertised in the Western Australian Government Gazette of 12th August, 1898—vide notice at head of Trade Mark advertisements.

Application No. 1257, dated 23rd September, 1897.— The Austral Cycle Agency, Limited, of Oxford Chambers, Bourke Street, Melbourne, Colony of Victoria, and of Coventry, England, and Sydney, New South Wales, etc., Cycle Importers and Manufacturers, to register in Class 22, in respect of Velocipedes and other Carriages, a Trade Mark, of which the following is a representation:—



The essential particulars of the Trade Mark are the following:—The combination of devices and the word "Star," and we disclaim any right to the exclusive use of the added matter, except our name,

This Mark was first advertised in the Western Australian Government Gazette of 12th August, 1898—vide notice at head of Trade Mark advertisements.

Application No. 1306, dated 19th November, 1897.—Sutchiff Bros., Coolgardie, Storekeepers, to register in Class 42, in respect of Tea in packets, tins, or in other packages, a Trade Mark, of which the following is a representation:—



The essential particulars of the above Mark consist of the device of a Cockatoo, and we disclaim any right to the exclusive use of the added matter, except in so far as our own name and address is concerned.

This Mark was first advertised in the Western Australian Government Gazette of 12th August, 1898—vide notice at head of Trade Mark advertisements.

Application No. 1357, dated 15th March, 1898.—The Morton-Pringle Gas-Heating Company, Limited, 86 Moorgate Court, Moorgate Street, in the City of London, England, to register in Class 18, in respect of Gas Stoves, a Trade Mark, of which the following is a representation:—

OMEDWÂR

This Mark was first advertised in the Western Australian Government Gazette of 12th August, 1898—vide notice at head of Trade Mark advertisement.

Application No. 1420, dated 7th June, 1898.—New South Wales Fresh Food and Ice Company, Limited, Mouatt Street, Fremantle, to register in Class 42, in respect of

Butter, a Trade Mark, of which the following is a representation:—



The essential particulars of the Trade Mark are the device and the words "Golden Star," and applicant company disclaims any right to the exclusive use of the added matter.

This Mark was first advertised in the Western Australian Government Gazette of the 12th August, 1898—vide notice at head of Trade Mark advertisements.

Applications Nos. 1444 and 1445, dated 21st June, 1898.— Lever Bros., Limited, of Birkenhead, England, and Sydney, New South Wales, Soap Manufacturers, to register in Class 47, in respect of Candles and Common Soap. Application No. 1445, to register in Class 48, in respect of Toilet Soap and Perfumed Soap, a Trade Mark, of which the following is a representation:—

STARLIGHT

This Mark was first advertised in the Western Australian Government Gazette of the 12th August, 1898—vide notice at head of Trade Mark advertisements.

Application No. 1459, dated 15th July, 1898.—John Charles Wilson Nicholson, trading as Nicholson & Co., Barrack Street, Perth, Piano Warehouseman and Importer, to register in Class 9, in respect of Pianos, Organs, Harmoniums, etc., a Trade Mark, of which the following is a representation:—

WILMER.

This Mark was first advertised in the Western Australian Government Gazette of 12th August, 1898—vide notice at head of Trade Mark advertisements.

Application No. 1460, dated 15th July, 1898.—John Charles Wilson Nicholson, trading as Nicholson & Co., Barrack Street, Perth, Piano Warehouseman and Importer, to register in Class 9, in respect of Pianos, Organs, Harmoniums, etc., a Trade Mark, of which the following is a representation:—

NANON.

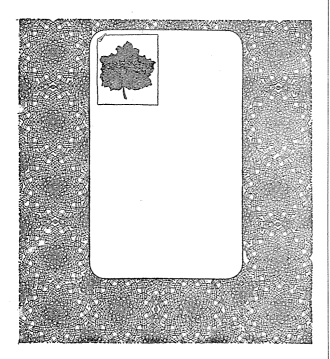
This Mark was first advertised in the Western Australian Government Gazette of 12th August, 1898--vide notice at head of Trade Mark advertisements.

Application No. 1462, dated 19th July, 1898.—FOSTER McClellan Company, of Buffalo, New York, United States of America, to register in Class 3, in respect of Patent Medicines, Medicated Articles, and other Chemical Substances in Medicine and Pharmacy for human use, a Trade Mark, of which the following is a representation:—

This Mark was first advertised in the Western Australian Government Gazette of 12th August, 1898—vide notice at head of Trade Mark advertisements.

Application No. 1463, dated 19th July, 1898.—FOSTER McClellan Company, of Buffalo, New York, United States of America, to register in Class 3, in respect of Patent Medicines, Medicated Articles, and other Chemical Substances in Medicine and Pharmacy for human use, a Trade Mark, of which the following is a representation:—

GOVERNMENT



This Mark was first advertised in the Western Australian Government Gazette of 12th August, 1898—vide notice at head of Trade Mark advertisements.

Application No. 1468, dated 26th July, 1898.—B. T. Veale & Co., Limited, Newcastle Street, West Perth, in the Colony of Western Australia, to register in Class 42, in respect of Substances used as Food or as Ingredients in Food, a Trade Mark, of which the following is a representation:—



This Mark was first advertised in the Western Australian Government Gazette of 12th August, 1898—vide notice at head of Trade Mark advertisements.

Application No. 1469, dated 26th July, 1898.—B. T. Veale & Co., Limited, Newcastle Street, West Perth, in the Colony of Western Australia, to register in Class 42, in respect of Substances used as Food or as Ingredients in Food, a Trade Mark, of which the following is a representation:—

ORIENT.

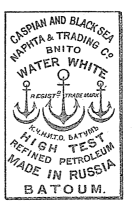
This Mark was first advertised in the Western Australian Government Gazette of 12th August, 1898—vide notice at head of Trade Mark advertisements.

Applications Nos. 1470 and 1471, dated 28th July, 1898.— George Mason, of Samson Street, East Perth, Soap Manufacturer, to register in Class 48, in respect of Perfumed Soap and Toilet Articles. Application No. 1471, to register in Class 47, in respect of Candles, Common Soap, Detergents and other Laundry Preparations, a Trade Mark, of which the following is a representation:—

NOO NOO.

This Mark was first advertised in the Western Australian Government Gazette of 12th August, 1898—vide notice at head of Trade Mark advertisements.

Application No. 1474, dated 1st August, 1898.—La Societe Commerciale et Industrielle de Naphte Caspienne et de la Mer Noire, of 13 Rue La Fayette, Paris, France, Merchants, to register in Class 47, in respect of Illuminating, Heating, or Lubricating Oils and Petroleum, a Trade Mark, of which the following is a representation:—



The essential particular of the Trade Mark is the representation of the three anchors, and the applicant Company disclaims the exclusive use of the added matter, save and except its name and address.

This Mark was first advertised in the Western Australian Government Gazette of the 12th August, 1898—vide notice at head of Trade Mark advertisements.

Application No. 1475, dated 1st August, 1898.—DYNAMITACTIEN-GESELLSCHAFT VORMALS ALFRED NOBEL & Co., in Hamburg, in the German Empire, Manufacturers of Explosives, to register in Class 20, in respect of Explosive Substances, a Trade Mark, of which the following is a representation:—



The Trade Mark consists of the representation of a shamrock, and the word "Shamrock."

This Mark was first advertised in the Western Australian Government Gazette of the 12th August, 1898—vide notice at head of Trade Mark advertisements.

Application No. 1259, dated 23rd September, 1897.— THE AUSTRAL CYCLE AGENCY, LIMITED, of Oxford Chambers, Bourke Street, Melbourne, Colony of Victoria, and of Coventry, England, and Sydney, New South Wales, etc., Cycle Importers and Manufacturers, to register in Class 22, in respect of Velocipedes and other Carriages, a Trade Mark, of which the following is a representation:



The essential particular of the Trade Mark is the combination of devices, and we disclaim any right to the exclusive use of the added matter, except our name.

This Mark was first advertised in the Western Australian Government Gazette of the 19th August, 1898-vide notice at head of Trade Mark advertisements.

Application No. 1351, dated 2nd March, 1898.—Dr. Tibbles' VI-Cocoa, Limited, of Bunhill Row, London, England, Manufacturers, to register in Class 42, in respect of Substances used as Food or as Ingredients in Food, a Trade Mark, of which the following is a representation:-



The essential features of the Trade Mark are the device and the word "Vi," and the applicant disclaims any right to the exclusive use of the added matter.

This Mark was first advertised in the Western Australian Government Gazette of the 19th August, 1898-vide notice at head of Trade Mark advertisements.

Applications Nos. 1472 and 1473, dated 28th July, 1898.-GEORGE MASON, of Samson Street, East Perth, Soap Manufacturer, to register in Class 48, in respect of Perfumed Soap and Toilet Articles. Application No. 1473, to register in Class 47, in respect of Candles, Common Soap, Detergents, and other Laundry Preparations, a Trade Mark, of which the following is a representation:-

"WOMAN'S FRIEND."

This Mark was first advertised in the Western Australian Government Gazette of the 19th August, 1898—vide notice at head of Trade Mark advertisements.

Application No. 1418, dated 30th May, 1898.—WILLIAM BURFORD, trading under the firm-name or style of "W. H. Burford and Sons," at Sturt Street, Adelaide, in the Province of South Australia and elsewhere, Manufacturers, to register in Class 47, in respect of Common Soap, Extract of Soap, Detergents, Starch, Blue, Washing Powders, and all other preparations for Laundry purposes, Illuminating, Heating, and Lubricating Oils and Axle Grease, a Trade Mark, of which the following is a representation:—

BOUGIES.

This Mark was first advertised in the Western Australian Government Gazette of the 19th August, 1898-vide notice at head of Trade Mark advertisements.

Application No. 1482, dated 16th August, 1898.--Wil-LIAM BURFORD, trading under the firm-name or style of "W. H. Burford and Sons," of Sturt Street, Adelaide, South Australia, Manufacturers, to register in Class 47, in respect of Candles, Starch, and Kerosene, a Trade Mark, of which the following is a representation:—



The essential particulars of the Trade Mark consists of the words "Etoiles" on an oblong device; the exclusive use of the added matter is disclaimed.

 $P._{\frac{919}{98}}$.

Patent Office, Perth, 18th August, 1898.

IIS Excellency the Governor, with the advice of the Executive Council, has been pleased to make the following Regulations, under the 52 Vict., No. 5; 55 Vict., No. 15, and 58 Vict., No. 4, for carrying into effect the provisions of the Patents Acts of Western Australia.

> MALCOLM A. C. FRASER, Registrar of Patents.

Patents Rules.

Rules relating to Applications for Patents for Inventions and Proceedings thereon, the Registration of Patents and Patent Agents, and Appeals to the Law Officer.

SHORT TITLE.

1. These Rules may be cited as "The Patents Rules, 1898."

COMMENCEMENT.

2. These Rules shall come into operation on and from the first day of September, One thousand eight hundred and ninety-eight.

Interpretation.

3. In the construction of these Rules, any words herein used, defined by the said Acts, shall have the meanings thereby assigned to them respectively.

- 4. The fees to be paid under the above-mentioned Acts shall be those specified in the list of fees in the First Schedule to these Rules.
- 5. Such fees shall be paid in cash at the Patent Office on the delivery there of the instrument, or upon the proceeding in respect whereof the fee is payable, as the case may

FORMS.

6. The Forms set forth in the Second Schedule to these Rules, other than A, A¹, A², A³, A⁴, A⁵, A⁶, B, and C, may, as far as they are applicable, be used in any proceedings under these Rules.

- 7. (1.) An application for a patent containing the declaration mentioned in section 7 and sub-section 2 of section 8 of the Act of 1894, shall be made either in the Form A, or the Form A¹, or the Form A², or the Form A³, or the Form A, or the Form A, or the Form A, at t
- (2.) When the declaration is not made by all the applicants, the applicant making the declaration may sign the application on behalf of all the applicants.
- (3.) The Forms B and C shall be used for provisional specifications and complete specifications respectively.

Hours of Business.

8. The Patents Office shall be open to the public every week day during ordinary office hours, except on public holidays.

Application with Provisional or Complete Specifications.

Agency.

9. An application for a patent must be signed by the applicant, but all other communications between the applicant and the Registrar, and all attendances by the applicant upon the Registrar, may be made by or through an agent duly authorised to the satisfaction of the Registrar, and, if he so require, resident in Western Australia.

Statement of address

10. The application must be accompanied by a statement of an address to which all notices, requisitions, and communications of every kind may be made by the R gistrar or by the Attorney General, and such statement shall thereafter be binding upon the applicant, unless and until a substituted statement of address has been furnished by him to the Registrar. The Registrar may require that the address mentioned in this Rule be in Westen Australia.

$Order\ of\ recording\ applications.$

- 11. Applications for a patent sent by prepaid letter through the post shall, as far as practicable, be opened and numbered in the order in which the letters containing the same have been respectively delivered in the ordinary course of post.
- 12. Applications left at the Patents Office otherwise than through the post shall be in like manner numbered in the order of their receipt at the Patents Office.

Application for separate patents by way of amendment.

13. Where a person making application for a patent includes therein, by mistake, inadvertence, or otherwise, more than one invention, he may, after the refusal of the Registrar to accept such application, amend the same so as to apply to one invention only, and may make application for separate patents for each of the other inventions.

Every such application shall, if the applicant notify his desire to that effect to the Registrar, bear the date of the first application, and shall, together therewith, be proceeded with in the manner prescribed by the Acts and by these Rules as if every such application had been originally made on that date.

Application by representative of deceased inventor.

14. An application for a patent by the legal representative of a person who has died possessed of an invention shall be accompanied by an official copy of or extract from his will, or of the letters of administration granted of his estate and effects, in proof of the applicant's title as such legal representative, and must be supported by such further evidence as the Registrar may require.

Notice and advertisement of acceptance.

15. On the acceptance of an application, with a provisional or complete specification, the Registrar shall give notice thereof to the applicant, and shall, advertise such acceptance in the *Gazette*.

Inspection on acceptance of complete specification.

16. Upon the publication of such advertisement of acceptance in the case of an application with a complete specification, the application and specification or specifications with the drawings (if any) may be inspected at the Patents Office upon payment of the prescribed fee.

INTERNATIONAL ARRANGEMENTS.

Foreign applications.

17. The term "foreign application" shall mean an application by any person for protection of his invention in a British possession or in a Foreign State, to which, by any order of the Governor-in-Council for the time being in force, the provisions of Section 3 of "The Patents, Designs, and Trade Marks Acts Amendment Act, 1894," have been declared applicable.

18. An application in Western Australia for a patent for any invention, in respect of which a foreign application has been made, shall contain a declaration that such foreign

application has been made, and shall specify all the Foreign States or British possessions in which foreign applications have been made, and the official date or dates thereof, respectively.

The application must be made within seven months from the date of the first foreign application, and must be signed by the person or persons by whom such first foreign application was made. If such person or any of such persons be dead, the application must be signed by the legal personal representative of such dead person, as well as by the other applicants, if any.

- 19. The application in Western Australia shall be made in the Form \mathbb{A}^4 in the Second Schedule to these Rules, and, in addition to the specification, provisional or complete, left with such application, must be accompanied by—
 - (1.) A copy or copies of the specification and drawings or documents corresponding thereto, filed or deposited by the applicant in the Patent Office of the Foreign State or British possession in respect of the first foreign application duly certified by the official chief or head of the Patents Office of such Foreign State or British possession as aforesaid, or otherwise verified to the satisfaction of the Registrar;
 - (2.) A statutory declaration as to the identity of the invention in respect of which the application is made, with the invention in respect of which the said first foreign application was made, and if the specification or document corresponding thereto be in a foreign language, a translation thereof shall be annexed to and verified by such statutory declaration.
- 20. On receipt of such application, together with the prescribed specification and the other document or documents accompanying the same, required by the last preceding rule, and with such other proof (if any) as the Registrar may require of or relating to such foreign application, or of the official date thereof, the Registrar shall make an entry of the applications in both countries, and of the official dates of such applications respectively.
- 21. All further proceedings in connection with such application shall be taken within the times and in the manner prescribed by the Acts or Rules for ordinary applications.
- 22. The patent shall be entered in the Register of Patents as dated of the date on which the first foreign application was made, and the payment of renewal fees and the expiration of the patent shall be reckoned as from the date of the first foreign application.
- SIZE AND METHOD OF PREPARING DRAWINGS ACCOMPANYING PROVISIONAL OR COMPLETE SPECIFICATIONS.

Drawings for specifications.

23. If drawings are required, they should accompany the provisional or complete specification to which they refer, except in the case provided for by Rule 26.

Size of drawings and requirements as to paper, &c.

24. The drawings accompanying provisional or complete specifications shall be made upon sheets of imperial drawing paper, eight inches by thirteen inches, or sixteen inches by thirteen inches, including a margin of half-an-inch all round. All the lines must be absolutely black; Indian ink of the best quality should be used, and the same strength or colour of the ink maintained throughout the drawing. Any shading must be in lines clearly and distinctly drawn, and as open as is consistent with the required effect. Section lines should not be too closely drawn. All letters and figures of reference must be bold and distinct, not less than one-eighth of an inch in height; and the same letters should be used in different views of the same parts. In cases of complicated drawings, the reference letters must be shown outside the figure, and connected with the part referred to by a fine line. The border line should be one fine line only. The drawings must not be folded, but must be delivered at the Patent Office either in a perfectly flat state or rolled upon a roller so as to be free from creases or breaks.

Copies of drawings.

25. A facsimile of the original drawings, prepared strictly in accordance with the regulations prescribed in Rule 24, must accompany the originals. No colour must be used for any purpose upon the copy of the drawings.

Provisional drawings and complete specifications.

26. If an applicant desires to adopt the drawings lodged with his provisional specification as the drawings for his complete specification, he should refer to them as those "left with the provisional specification."

EXERCISE OF DISCRETIONARY POWER BY REGISTRAR. Notice of hearing.

27. Before exercising any discretionary power given to the Registrar by the Act adversely to an applicant for a patent or for amendment of a specification, the Registrar shall give him seven days' notice, at least, of the time when he may be heard personally or by his agent before the Registrar.

Notice by applicant.

Within seven days from the date when such notice would be delivered in the ordinary course of post, or such longer time as the Registrar may appoint in such notice, the applicant shall notify to the Registrar whether or not he intends to be heard upon the matter.

Registrar may require statement, etc.

Whether the applicant desires to be heard or not, the Registrar may at any time require him to submit a statement in writing, within a time to be notified by the Registrar, or to attend before him and make oral explanations with respect to such matters as the Registrar may re-

Notification of decision.

30. The decision or determination of the Registrar in the exercise of any such discretionary power as aforesaid, together with the reasons therefor, shall be notified by him in writing to the applicant and any other person affected

Opposition to Grants of Patents.

Notice of opposition.

31. A notice of opposition to the grant of a patent shall be on Form D, and shall state the ground or grounds on which the person giving such notice (hereinafter in Rules 34, 35, 38, and 40 called the opponent), intends to oppose the grant, and must be signed by him. Such notice shall state his address for service in Western Australia, and must be furnished in duplicate.

Copy for applicant.

32. On receipt of such notice, the duplicate copy thereof shall be transmitted by the Registrar to the applicant.

Particulars of prior patent.

Where the ground or one of the grounds of opposition is that the invention has been patented in this Colony on an application of prior date, the number and date of such prior application shall be specified in the notice.

$Opponent's\ evidence.$

Within fourteen days after the expiration of two months from the date of the advertisement of the acceptance of a complete specification, the opponent may leave at the Patents Office statutory declarations in support of his opposition, and on so leaving shall deliver to the applicant a list thereof.

Further proceedings.

35. Within fourteen days from the delivery of such list the applicant may leave at the Patents Office statutory declarations in answer, and on so leaving shall deliver to the opponent a list thereof, and within seven days from such delivery the opponent may leave at the Patents Office his statutory declarations in reply, and on so leaving shall deliver to the applicant a list thereof. Such last-mentioned declarations shall be confined to matters strictly in reply.

Copies of the declarations mentioned in this and the last preceding Rule may be obtained either from the Patents Office or from the opposite party.

Closing of evidence.

36. No further evidence shall be admitted on either side except upon the written consent of the parties duly notified to the Registrar, or by special leave of the Registrar on application made to him for that purpose.

Notice of application to receive further evidence or for extension of time for lodging evidence.

37. Either party making application for admission of further evidence or for extension of time for lodging evidence shall give three days notice thereof to the opposite party, who shall be entitled to oppose the application.

Notice of hearing.

38. On the completion of the evidence, or at such other time as he may see fit, the Registrar shall appoint a time for the hearing of the case, and shall give the parties seven days notice at the least of such appointment. If the applicant or the opponent desires to be heard, he must forthwit; send the Registrar an application on Form E, together with the prescribed fee. The Registrar may refuse to hear either party who has not sent such application for bearing. If neither party applies to be heard the for hearing. If neither party applies to be heard, the Registrar shall decide the case, and notify his decision to the parties.

Disallowance of opposition in certain cases.

- 39. On the hearing of the case no opposition shall be allowed in respect of any ground not stated in the notice of opposition, and where the ground or one of the grounds is that the invention has been patented in this Colony on an application of prior date, the opposition shall not be allowed upon such ground unless the number and date of such prior application shall have been duly specified in the notice of opposition.
- 40. Where the ground of an opposition is that the applicant has obtained the invention from the opponent or from a person of whom such opponent is the legal representative, unless evidence in support of such allegation be left at the Patents Office within the time prescribed by these Rules, the opposition shall be deemed to be aban-doned and a Patent shall be sealed forthwith.

Decision to be notified to parties.

41. The decision of the Registrar, after hearing any party who applies under Rule 38, shall be notified by him to the parties.

AMENDMENT OF SPECIFICATION.

Request for leave to amend.

A request for leave to amend a specification shall be signed by the applicant or patentee, and shall be accompanied by a duly certified copy of the original specification and drawings, showing in red ink the proposed amendment, and shall be advertised by publication of the request and the nature of the proposed amendment in the Gazette, and in such other manner (if any) as the Registrar may in each case direct.

Notice of opposition.

43. A notice of opposition to the amendment shall state the ground or grounds on which the person giving such notice (hereinafter called the opponent) intends to oppose the amendment, and shall be signed by him. Such notice shall state his address for service in Western Australia, and must be furnished in duplicate.

Copy for the applicant.

44. On receipt of such notice the duplicate copy thereof shall be transmitted by the Registrar to the applicant or patentee, as the case may be (hereinafter called the applicant).

Opponent's evidence.

45. Within fourteen days after the expiration of one month from the first advertisement of the application for leave to amend, the opponent shall leave at the Patents Office statutory declarations in support of his opposition, and on so leaving shall deliver to the applicant a list thereof.

Further proceedings.

46. Upon such declarations being left, and such list being delivered, the provisions of Rules 35, 36, 37, 38, and 41 shall apply to the case, and the further proceedings therein shall be regulated in accordance with such provisions as if they were here repeated.

Requirements thereon.

47. Where leave to amend is given, the applicant shall, if the Registrar so requires, and within a time to be limited by him, leave at the Patents Office a new specification and drawings as amended, to be prepared in accordance with Rules 24, 25, and 90.

Leave by order of court.

48. Where a request for leave to amend is made by or in pursuance of an order of the court or a judge, an official or verified copy of the order shall be left with the request at the Patents Office.

Advertisement of amendment.

49. Every amendment of a specification shall be forthwith advertised by the Registrar in the Gazette, and in such other manner (if any) as the Registrar may direct.

APPPEAL TO THE ATTORNEY GENERAL.

Notice of appeal.

50. When any person intends to appeal to the Attorney General from a decision of the Registrar in any case in which such appeal is given by the Act, he shall, within fourteen days from the date of the decision appealed against, leave at the Patents Office a notice of his intention.

Statement of grounds of appeal.

Such notice shall state the nature of the decision appealed against and whether the appeal is from the whole, or part only, and if so, what part of such decision.

Copy to be sent to opponent.

A copy of such notice of intention to appeal shall be sent by the party so intending to appeal, when there has been an opposition before the Registrar, to the opponent or opponents.

Notice to Attorney General.

Upon notice of appeal being filed, the Registrar shall forthwith transmit to the Attorney General all the papers relating to the matter of the application in respect of which such appeal is made.

 $Special\ leave\ to\ appeal\ after\ time.$

54. No appeal shall be entertained of which notice is not given within fourteen days from the date of the decision appealed against, or such further time as the Registrar may allow, except by special leave upon application to the Attorney General.

Notice of hearing.

55. Seven clear days' notice, at least, of the time and place appointed for the hearing of any appeal shall be given by the Attorney General.

To whom given.

56. Such notice shall in all cases be given to the Registrar, and the appellant; and, where there has been an opposition before the Registrar, to the opponent or opponents Evidence.

57. The evidence used on appeal to the Attorney General shall be the same as that used at the hearing before the Registrar ; and no further evidence shall be given, save as to matters which have occurred or come to the knowledge of either party after the date of the decision appealed against, and except with the leave of the Attorney General upon special application for that purpose.

Cross-examination of witnesses.

58. The Attorney General, shall, at the request of either party, order the attendance at the hearing on appeal, for the purpose of being cross-examined, of any person who has made a declaration in the matter to which the appeal relates, unless in the opinion of the Attorney General there is good ground for not making such order.

Witnesses' expenses.

59. Any person requiring the attendance of a witness for cross-examination shall tender to the witness whose attendance is required a reasonable sum for expenses.

Taxation of costs.

Where the Attorney General orders that costs shall be paid by any party to another, he may fix the amount of such costs; and if he shall not think fit to fix the amount thereof, he shall direct by whom and in what manner the amount of such costs shall be ascertained.

Proper amount of payments,

61. If any costs so ordered to be paid be not paid within fourteen days after the amount thereof has been so fixed or ascertained, or such shorter period as shall be directed by the Attorney General, the party to whom such costs are to be paid may apply to the Attorney General for an order for payment under the provisions of Section 45 of the Act ("Patent Act, 1888").

Documents to be filed.

62. All documentary evidence required, or allowed by the Attorney General to be filed, shall be subject to the same regulations, in all respects, as apply to the procedure before the Registrar, and shall be filed at the Patents Office.

CERTIFICATES OF PAYMENT OR RENEWAL.

Payments of fees.

63. If a patentee intends, at the expiration of the fourth or seventh year from the date of his patent, to keep the same in force, he shall, before the expiration of such fourth or seventh year, as the case may be, pay the prescribed fee of Five pounds or Ten pounds, as the case may be.

Certificate of payment.
On due compliance with these Rules, and as soon as may be after such respective period as aforesaid, or any enlargement thereof respectively duly granted, the Registrar shall issue a certificate that the prescribed payment has been duly made.

Enlargement of Time.

Enlargement of time for payments of renewal fees.

65. An application for an enlargement of the time for making a prescribed payment shall state in detail the circumstances in which the patentee by accident, mistake, or inadvertence has failed to make such payment, and the Registrar may require the patentee to substantiate by such proof as he may think necessary the allegations contained in the application for enlargement.

Enlargement of time for leaving or accepting a complete specification.

An application for enlargement of time for leaving or accepting a complete specification shall state in detail in what circumstances, and upon what grounds, such extension is applied for, and the Registrar may require the applicant to substantiate such allegations by such proof as the Registrar may think necessary. Registrar may enlarge time.

67. The time prescribed by these Rules for doing any act, or taking any proceeding thereunder, may be enlarged by the Registrar if he think fit, and upon such notice to other parties, and proceedings thereon, and upon such terms, as he may direct.

REGISTER OF PATENTS.

Entry of Grant.

68. Upon the sealing of a patent the Registrar shall cause to be entered in the Register of Patents the name, address, and description of the patentee as the grantee thereof, and the title of the invention.

Subsequent proprietors.

69. Where a person becomes entitled to a patent, or to any share or interest therein, by assignment either throughout the Colony or for any place or places therein, or by transmission or other operation of law, a request on Form M, for the entry of his name in the register as such complete or partial proprietor of the patent, or of such share or interest therein, as the case may be, shall be addressed to the Registrar, and left at the Patents Office.

Signature of Request.

70. Such request shall, in the case of individuals, be made and signed by the person requiring to be registered as proprietor, or by his agent duly authorised to the satisfaction of the Registrar, and, in the case of a body corporate, by their agent authorised in like manner.

Contents of request.

Every such request shall state the name, address, and description of the person (hereinafter called the claimant) claiming to be entitled to the patent, or to any share or interest therein, as the case may be, and the particulars of the assignment, transmission, or other operation of law, by virtue of which he requires to be entered in the register as proprietor, so as to show the manner in which, and the person or persons to whom, the patent, or such share or interest therein as aforesaid, has been assigned or transmitted.

Production of documents of title and other proof.

72. Every assignment and every other document containing, giving effect to, or being evidence of, the transmission of a patent or affecting the proprietorship thereof as claimed by such request, except such documents as are matters of record, shall be produced to the Registrar, together with the request above prescribed, and such other proof of title as he may require for his satisfaction.

As to a document which is a matter of record, an official or certified copy thereof shall in like manner be produced

to the Registrar.

Copies for Patent Office.

There shall also be left with the request an attested copy of the assignment, or other document above required to be produced.

As to a document which is a matter of record, an official or certified copy shall be left with the request in lieu of an

attested copy.

Body corporate.

74. A body corporate may be registered as proprietor by its corporate name.

Entry of orders of the Governor in Council or of the court.

75. Where an order has been made by the Governor in Council for the extension of a patent for a further term, or for the grant of a new patent, or where an order has been made by the court for the revocation of a patent, or otherwise affecting the validity or proprietorship of the patent, the person in whose favour such order has been made shall forthwith leave at the Patents Office an office copy of such order. The register shall thereupon be rectified, or the purport of such order shall otherwise be duly entered in the register, as the case may be.

Entry of payment of fees on issue of certificate.

76. Upon the issue of a certificate of payment under Rule 64, the Registrar shall cause to be entered in the Register of Patents a record of the amount and date of payment of the fee on such certificate.

Entry of failure to pay fees.

77. If a patentee fails to make any prescribed payment within the prescribed time, or any enlargement thereof duly granted, such failure shall be duly entered in the register.

Entry of licenses.

78. An attested copy of every license granted under a patent shall be left at the Patent Office by the licensee, with a request on Form N, that a notification thereof may be entered in the register. The licensee shall cause the accuracy of such copy to be certified as the Registrar may direct, and the original license shall at the same time be produced and left at the Patents Office, if required, for further verification.

Hours of inspection of register.

- 79. The Register of Patents shall be open to the inspection of the public on every week day between the hours of ten and four, except on the days and at the times following
 - (a) Public holidays;
 - (b) Days which may from time to time be notified by a placard posted in a conspicuous place at the Patents Office;
 - (c) Times when the register is required for any purpose of official use.

Certified copies of documents.

80. Certified copies of any entry in the register, or certified copies of, or extracts from, patents, specifications, disclaimers, affidavits, statutory declarations, and other public documents in the Patents Office, or of or from registers and other books kept there, may be furnished by the Registrar on payment of the prescribed fee.

COMPULSORY LICENSES.

Petition for compulsory grant of licenses.

81. A petition to the Governor in Council for an order upon a patentee to grant a license shall show clearly the nature of the petitioner's interest, and the ground or grounds upon which he claims to be entitled to relief, and shall state in detail the circumstances of the case, the terms upon which he asks that an order may be made, and the purport of such order.

To be left with evidence at Patents Office.

The petition and an examined copy thereof shall be left at the Patents Office, accompanied by the affidavits, or statutory declarations, and other documentary evidence (if any) tendered by the petitioner in proof of the alleged default of the patentee.

Directions as to further proceedings unless petition refused.

83. Upon perusing the petition and evidence, unless the Governor in Council shall be of opinion that the order should be at once refused, the Governor in Council may require the petitioner to attend before the Registrar, or other person or persons appointed by the Governor in Council, to receive his or their directions as to further proceedings upon the petition.

Procedure-Petitioner's evidence.

84. If, and when a prima facie case for relief has been made out to the satisfaction of the Governor in Council, the petitioner shall, upon the requisition of the Governor in Council, and on or before a day to be named by the Governor in Council, deliver to the patentees copies of the petition and of the affidavits or statutory declarations and other documentary evidence (if any) tendered in support thereof.

Patentee's evidence.

85. Within fourteen days after the day of such delivery or such further time as may be allowed by the Governor in Council, the patentee shall leave at the Patents Office his affidavits or statutory declarations in opposition to the petition, and deliver copies thereof to the petitioner.

Evidence in reply.

86. The petitioner, within fourteen days from such delivery, shall leave at the Patents Office his affidavits or statutory declarations in reply, and deliver copies thereof to the patentee. Such last-mentioned affidavits or declarations, shall be confined to matters strictly in reply.

Further proceedings.

87. Subject to any further directions which the Governor in Council may give, the parties shall then be heard at such time, before such person or persons, in such manner, and in accordance with such procedure as the Governor in Council may, in the circumstances of the case, direct, but so that full opportunity shall be given to the patentee to show cause against the petition.

GENERAL.

Mode of sending notices, etc.

Any application, statement, notice, or other document authorised or required to be left, made, or given at the Patents Office or to the Registrar or to any other person under these rules may be sent by a prepaid letter through the post, and if so sent shall be deemed to have been left, made, or given respectively at the time when the letter containing the same would be delivered in the ordinary course

of post.

In proving such service or sending, it shall be sufficient to prove that the letter was properly addressed and put into

the post.

Amendment of documents.

Any document for the amending of which no special provision is made by the Act may be amended, and any irregularity in procedure, which in the opinion of the Registrar may be obviated without detriment to the interests of any person, may be corrected, if and on such terms as the Registrar thinks fit.

Size, &c., of documents.

90. Subject to any other directions that may be given by the Registrar, all documents and copies of documents sent to or left at the Patents Office or otherwise furnished to the Registrar or to the Attorney General shall be the Registrar or to the Attorney General shall be written or printed in large and legible characters in the English language upon strong wide-ruled paper (on one side only), of a size of thirteen inches by eight inches, leaving a margin of two inches on the left-hand part thereof, and the signature of the applicants or agents thereto must be written in a large and legible hand. Duplicate documents shall at any time be left, if required, by the Registrar.

Refusal to accept by Registrar.

91. In cases where the Registrar refuses to accept an application for a patent, or a complete specification, or to recommend the grant of a patent, he shall notify his refusal to the applicant, and such notification shall be in the Form "V" in the Second Schedule hereto.

Industrial international or intercolonial exhibitions.

Any person desirous of exhibiting an invention at an industrial, international, or intercolonial exhibition, or of publishing any description of the invention during the period of the holding of the exhibition, or of using the invention for the purpose of the exhibition in the place where the exhibition is held, shall, after the Minister has issued a certificate that the exhibition is an industrial international or intercolonial one, give two clear days notice to the Registrar in writing of his intention to exhibit, publish, or use the invention, as the case may be.

For the purpose of identifying the invention in the event of an application for a patent being subsequently made, the applicant shall furnish to the Registrar a brief description of the invention assessment of the consequence of the content of the conten

description of his invention, accompanied, if necessary, by drawings, and such other information as the Registrar may

in each case require.

Declarations.

- Any statutory declarations required by the Act, or these Rules, or used in any proceedings thereunder, shall be made and subscribed as follows:—
 - (1.) In Western Australia or elsewhere, before any commissioner of the Supreme Court for taking affidavits, or any justice on the commission of the peace for Western Australia;
 - (2.) In any place in the British dominions out of Western Australia, before any court, judge, or justice of the peace, or any person authorised to administer oaths there in any court;
 - (3.) In any place out of the British dominions before a British Minister, or person exercising the functions of a British Minister, or a British consul, vice-consul, or other person exercising the functions of a British consul, or a notary public, or before a judge or magistrate.

Notice of seal of officer taking declaration to prove itself.

94. Any document purporting to have affixed, impressed, or subscribed therete or thereon the seal or signature of any person hereby authorised to take such declaration, in testimony of such declaration having been made and subscribed before him, may be admitted by the Registrar without proof of the genuineness of any such seal or signature, or of the official character of such person, or his authority to take such declaration.

Power to dispense with evidence, &c.

Where, under these Rules, any person is required to do any act or thing, or to sign any document, or to make any declaration on behalf of himself or any body corporate, or any document or evidence is required to be produced to or left with the Registrar, or at the Patents Office, and it is shown to the satisfaction of the Registrar that from any reasonable cause such person is unable to do such act or thing, or to sign such document or make such declaration, or that such document or evidence cannot be produced or left as aforesaid, it shall be lawful for the Registrar, with the sanction of the Minister, and upon the production of such other evidence, and subject to such terms as the Minister may think fit, to dispense with any such act or thing, document, declaration, or evidence.

REGISTRATION OF PATENT AGENTS.

Register of patent agents.

96. A register shall be kept by the Registrar of Patents, subject to the provisions of these Rules, for the registration of patent agents in pursuance of the Act.

Contents of register.

97. The register shall contain in one list the names of all the patent agents who are registered under "The Patents Act, 1888," and these Rules. Such list shall be made out alphabetically according to the surnames of the registered persons, and shall contain in addition the full name of each registered person, together with his designation, address and the date of registration.

The register shall be in the Form A in the Third Schedule to these Rules, subject to such variations as shall from time to time be required.

Printed copies to be published.

98. The Registrar shall cause a correct copy of such register to be published in the Government Gazette in the month of January in each year. A copy of the register so published shall be admissable as evidence of all matters stated therein, and the absence of the name of any person in such copy of the register shall be evidence until the contrary is made to appear that such person is not registered under the said Act.

Registration of agents.

99. Any person who is desirous of being registered under the provisions of the 38th section of "The Patents Act, ' shall lodge with the Registrar of Patents, at the Patents Office, a statutory declaration in the Form B in the Third Schedule to these Rules. The Registrar shall, if he think fit, require further or other proof of the ability of such person to transact business under the provisions of the Act. Upon receipt of such statutory decaration, or of such further or other proof to his satisfaction, and upon payment of the fee specified in the First Schedule to these Rules, as the case may be, the Registrar, with the sanction of the Governor, shall cause the name of such person to be entered in the register, and shall thereupon cause to be issued to him a certificate, under the hand of the Registzar and the seal of the Patents Office, in the Form C in the Third Schedule to these Rules, certifying that such person has been registered as a patent agent

Correction of register of patent agents.

100. The Registrar of Patents shall from time to time insert in the register of patent agents any alteration which may be notified to him in writing, or which may come to his knowledge, in the address of any person so registered, and shall erase from the register the name of any person whom he shall know to be dead or to have permanently left the Colony.

Erasure of names of persons who have ceased to practise.

101. The Registrar of Patents may erase from the register the name of any registered person who has ceased to practise as a patent agent, but not (save as hereinafter provided) without the consent of that person. For the purposes of this Rule, the Registrar of Patents shall send a notice by post or otherwise to such person, to his registered address, requiring him to state whether or not he has ceased to practise or whether he has changed his residence; and if, within three months from the date of sending such notice, the Registrar does not receive a reply thereto from the said person, he may erase the name of that person from the register, and that person shall for the purposes of this Rule be deemed to have ceased to practise as a patent agent.

Erasure of name for non-payment of fee.

102. If any registered person shall not, within one month from the first day of January in each year on which the annual registration fee, specified in the First Schedule to these rules, becomes payable, pay such fee to the Registrar of Patents, the Registrar of Patents shall send to such registered person by post or otherwise, to his registered address, a notice requiring him to pay his annual registration fee on or before a day to be named in such notice; and if such registered person shall not, within one month from the day mentioned in such notice, pay the registration fee so due by him, the Registrar of Patents may erase the name of such person from the register: Provided that the name of a person erased from the register may be restored to the register by direction of the Governor, upon his showing cause to the satisfaction of the Governor for non-payment of such fee, and fulfilling such conditions as the Governor may impose.

Registrar to act on evidence.

103. The Registrar of Patents in each case shall, subject to these Rules, act in the execution of his duty on such evidence as he may deem sufficient, and his decision shall in each case be notified by him to the registered person at his registered address.

Erasure of incorrect entries.

The Governor may order the Registrar of Patents to erase from the register any entry therein which has been proved to his satisfaction to have been incorrectly made, or to have been caused to be inserted therein by fraud

 $Erasure\ of\ names\ of\ persons\ convicted\ of\ crimes,\ and\ persons\ guilty\ of\ disgraceful\ conduct.$

- 105. The Governor may order, by writing under his hand, the Registrar of Patents to crase from the register the name of a person who has been proved to his satisfaction-
 - (a.) To have been convicted in this Colony or elsewhere of a felony or misdemeanour;
 - (b.) Or to have been guilty of disgraceful professional conduct in his practice as a patent agent.

And where the Governor has ordered the name of any person to be erased from the register, the name of such person shall not be entered again on the register by the Registrar of Patents except by order of the Governor, and subject to the payment of such fees or the fulfilment of such other conditions as the Governor may impose.

Restoration of erased name.

106. The name of any person erased from the register at the request of such person or with his consent (unless in cases where the name of the person if not so erased might have been removed from the register by order of the Governor) may be restored to the register by the Registrar of Patents on application made to him, and on payment of such fee and subject to such terms as the Governor may think fit.

Reveal.

109. All General Rules heretofore made under the provisions of "The Patents Acts, 1888-1894," are hereby rescinded as from the day on which the present Rules shall come into operation; without prejudice, nevertheless, to anything done under such Rules.

Schedules.

FIRST SCHEDULE.

List of fees payable on and in connection with letters patent

and the registration of patent agents.	
£ s. d. £ s. c	đ.
1. On filing application with pro-	
visional specification 1 0 0	
2. On filing complete specification 2 0 0	
	0
OR	
3. On filing complete specification with first	
application 3 0	0
4. On appeal from Registrar to Law Officer.	
By appellant 2 0	0
5. On notice of opposition to grant of patent.	
	0
6. On hearing by Registrar in opposition	
cases. By applicant and by opponent respectively 1 0	0
spectively 1 0	U
^	
On application to amend specification:—	
	0
	0
9. On notice of opposition to amendment. By	n
opponent 0 10 10. On hearing by Registrar. By applicant	0
and by opponent respectively 1 0	0
11. On application to amend specification dur-	U
	0
T. T	
On certificate of renewal:	
	Δ.
	0
15. Defore end of 7 years from date of patient 10 0	U
On enlargement of time for payment of renewal	
of fees:	
24. Not exceeding 1 month 0 10	O
	0
	0
27	0
,,,	0
	0
25. On application to the Governor-in-Council	
for a compulsory license. By person	^
	0
26. On opposition to grant of compulsory license. By patentee 3 0	0
	ő
28. For every entry of an assignment, trans-	_
mission, agreement, license, or exten-	
	0
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And the second of the second o	THE RESERVE THE RESERVE THE RESERVE THE RESERVE THE PROPERTY OF THE PROPERTY O
29. On notice to Registrar of intended ex-	FORM A2.
hibition of a patent under section 42 0 10 0 30. Search or inspection fee, each 0 1 0	"The Patents Acts, 1888 to 1894." [Patents.]
31. For office copies, every 100 words 0 0 6 (but never less than 1s.)	Application for a patent. (By the assignee of the inventor alone.)
32. For office copies of drawings { according to agreement.	1 [1] hereby apply that a patent may be granted to me for an invention for [2] And
33. For certifying office copies MSS or	I do hereby sincerely declare that I am the assignee of the
printed, each 0 1 0 34. On request to Registrar to correct a	said invention from [3] by virtue of a deed of assignment made by the said [3] by virtue of a dated the
clerical error— Up to sealing 0 5 0	day of 189 . And I further sincerely declare that I am in possession of the said inven-
After sealing 0.10 0	tion, and that the said [3] is the first and true inventor thereof, and that the same is not in use by any
35. For certificate of Registrar 0 5 0 36. For altering address in register 0 5 0	other person or persons in the Colony of Western Australia
37. For enlargement of time for filing complete specification 0 10 0	to the best of my knowledge and belief. And I make this application conscientiously believing the
For enlargement of time for acceptance of a complete specification:—	same to be true. $\begin{bmatrix} 4 \end{bmatrix}$ Dated this day of A.D. 189 .
38. Not exceeding 1 month 0 10 0	[5] Before me,
39. ", ", 2 months 0 15 0 40. ", ", 3 months 1 0 0	Justice of the Peace.
Fees payable in connection with registration of Patent	 Insert name, residence, and addition of applicant. State title of invention. Insert name of inventor.
Agents:— 41. For registration of the name of any per-	[3] Insert name of inventor. [4] Insert title of Act under which declaration is made. [5] Signature of applicant.
son as a patent agent 3 3 0 42. For annual fee to be paid by every regis-	Allemania propriessos
tered patent agent 2 2 0	FORM A ³ . "The Patents Act, 1888 to 1894."
 ,	[Patents.] Application for a patent.
SECOND SCHEDULE. Forms.	(By an assignee of the inventor jointly with the inventor.)
Mayor empires	We [1] hereby apply that a patent may be granted to us for an invention for [2]
FORM A. "The Patents Acts, 1888 to 1894."	[3]
[Patents.] Application for a patent.	Witness: And I, the said [4] do hereby sincerely declare that I am the assignee of an undivided share in the
(By an original inventor or two or more inventors.) I [1]	declare that I am the assignee of an undivided share in the said invention from the said [5] by virtue of a
of [3] hereby apply	deed of assignment made by the said [5] dated
that a patent may be granted to [5] for an invention for [6] And [1] the said [2]	the day of 189. And I further sincerely declare that we, the said [5]
do hereby sincerely declare that [7] in possession of the said invention, and that [7]	and I, are in possession of the said invention, and that the said [5] is the true and first in-
the true and first inventor thereof, and that the same is not in use within the Colony of Western	ventor thereof, and that the same is not in use by any
Australia by any other person or persons to the best of [8]	other person or persons in the Colony of Western Australia to the best of my knowledge and belief; and I make this
knowledge and belief. And [1] make this declaration conscientiously believing the same	declaration conscientiously believing the same to be true.
to be true. [9] Dated this day of A.D. 189.	Dated this day of A.D. 189 . [7]
Before me,	Before me, Justice of the Peace.
Justice of the Peace,	[1] Insert names, residences, and additions of applicants. [2] State title of invention.
[2] Insert name or names in full. [3] Insert address.	[3] Signature of assignee and inventor, or assignee for himself and the inventor.
[4] Insert calling of applicant or applicants. [5] "Me" or "Us."	[4] Insert name of assignee. [5] Insert name of inventor. [6] Insert name of inventor.
6 Insert title of invention. 7 "I am" or "We are." 8 "My" or "Our."	[6] Insert title of Act under which declaration is made. [7] Signature of applicant.
[9] Insert title of Act under which declaration is made. [10] Signature of applicant or applicants.	FORM A+.
$\overline{\text{Form }} \mathbf{A}^{1}.$	"The Patents Acts, 1888 to 1894." [Patents.]
"The Patents Acts, 1888 to 1894." [Patents.]	Application for a patent under international arrangements.
Application for a patent. (When one of the applicants is not the original inventor.)	I [or we], [insert name or names in full], of [insert address and calling of applicant or applicants] hereby apply
We [1] hereby	that a patent may be granted to me [or us] in priority to
apply that a patent may be granted to us for an invention for [2] [3]	other applicants for an invention for [insert title of invention], and that such patent shall have the date [insert
Witness: And [4] the said [1]	the official date of the earliest foreign application and I [or we], the said [insert name or names in full], do hereby
do hereby sincerely declare that [4] the said in possession of the	sincerely declare that I am [or we are] in possession of the said invention, and that I am [or we are] the true and first
said invention, and that [6] the true and first	inventor thereof, and that the same is not in use within the
inventor thereof, and that the same is not in use within the Colony of Western Australia by any other person or	Colony of Western Australia by any other person or persons to the best of my [or our] knowledge and belief, and I [or
persons to the best of [7] knowledge and belief, and [4] make this declaration conscientiously	we] do hereby further declare that I [or we] have made foreign application for protection of my [or our] invention
believing the same to be true [8] Dated this day of A.D. 189	for [insert title of invention] in England and in the following British possessions, and on the following official dates, viz.:
[9]	[here insert names of countries, and follow by inserting the
Before me, Justice of the Peace.	official date of application], and in the following Foreign States and on the following official dates, viz.: [here insert
 [1] Insert names, residences, and additions of applicants. [2] State title of invention. [3] If all the applicants do not join in declaration, the one who makes 	names of countries, and follow by inserting the official date of application]. And I [or we] make this declaration
the declaration must sign here for himself, and as agent for the other	conscientiously believing the same to be true. [Insert title of Act under which declaration is made.]
applicant or applicants. [4] "I" or "We." [5] "Am" or "are."	Dated this day of A.D. 189.
6 "I, the said am," or "the said is." 7 "My" or "Our." 8 Insert title of Act under which declaration is made.	(Signature of Applicant or Applicants.) Before me
[9] Signature of applicant or applicants.	Justice of the Peace.

FORM A5. "The Patents Acts, 1888 to 1894." [Patents.] Application for a patent on behalf of a company as assignee of the true and first inventor. We [1] of being respectively [2] [3] and being duly authorised by the managing body of the said company to make this application, hereby apply that a patent may be granted to the said company for an invention for [4] and we do hereby sincerely declare that the said company are the assignees of the said invention from [5] by virtue of a deed of assignment made by the said [5] day of 189 And we further sincerely declare that the said company are in possession of the said invention, and that the said [5] is the first and true inventor thereof, and that the same is not in use by any other person or persons in the Colony of Western Australia to the best of our knowledge and belief. And we make this declaration conscientiously believing the same to be true. [6] Dated this day of а.д. 189 . Before me Justice of the Peace. Names in full of principal officers. State position, as "president," or "director and secretary." Title and address of company in full. Title of invention. Name of inventor in full. Insert Title of Act under which declaration is made. Signatures [1] Names in fu 2] State positi 3] Title and ad 4] Title of inv 5] Name of inv 6] Insert Title 7] Signatures. FORM A6. "The Patents Acts, 1888 to 1894." munication from [8]; that [7] the true and first inventor thereof, and that the same is not in use within the Colony of Western Australia by any other person or persons to the best of [8] knowledge and belief. And [1] make this declaration, conscientiously believing the same to be true [9] Dated this day of (10) Before me. Justice of the Peace. "I" or "We." Insert name or names in full. Insert address. Insert calling of applicant or applicants. "Me" or "Us." Insert title of invention. "I am" or "We are." "My" or "Our." Insert Title of Act under which declaration is made. Signature of applicant or applicants. FORM B. "The Patents Acts, 1888 to 1894." [Patents.] Provisional specification. (To be furnished in duplicate.) [3] do hereby declare that the nature of [4] be as follows:—* invention for [1] Dated this day of .189 . [6] To the Registrar, Patents Office, Perth. *Nore.—The above must form the commencement of the provisional specification; the continuation should be upon wide-ruled foolscap paper (but on one side only), with a margin of two inches on left hand of paper. The provisional specifications and the duplicate thereof must be signed by the applicant or his agent on the last sheet, the date being first inserted, as shown above. [1] Insort title of invention, as in application. [2] "I" or "We." [3] Insert name, full address, and calling of applicant or applicants, as in application. as in application. [4] "My" or "Our." [5] Insert short description of invention. [6] Signature. FORM C. "The Patents Acts, 1888 to 1894." [Patents.]

Complete specification.

Where provisional specification has been left, quote number and date. Date

(To be furnished in duplicate.)
[1] [2] do hereby declare the nature of this invention, and in what manner the same is to be

performed, to be particularly described and ascertained in and by the following statement [3] Having now particularly described and ascertained the nature of [4] said invention, and in what manner the same is to be performed, [5] declare that what [5] claim is:-

[6] 1.2. 3.

Dated this

day of

, A.D. 189 .

Note.--If this specification be accompanied by drawings, these must be prepared (in duplicate), in accordance with the following rule:-

Drawings.

The drawings accompanying provisional or complete 24. The drawings accompanying provisional or complete specifications shall be made upon sheets of imperial drawing paper, eight inches by thirteen inches, or sixteen inches by thirteen inches, including a margin of half-inch all round. All the lines must be absolutely black. Indian ink of the best quality should be used, and the same strength or colour of the ink maintained throughout the drawing. Any shading must be in lines clearly and distinctly drawn, and as open as is consistent with the required effect. Section lines should not be too closely drawn. All letters and figures of reference must be bold and distinct. letters and figures of reference must be bold and distinct, not less than one-eight inch in height; and the same letters should be used in different views of the same parts. In cases of complicated drawings, the reference letters must be shown outside the figure, and connected with the part referred to by a fine line. The border line should be one fine line only. The drawings must not be folded, but must be delivered at the Patents Office either in a perfectly flat state, or rolled upon a roller so as to be free from creases or

[1] Insert title of invention as in application.
[2] "I" or "We," followed by name in full, address, and calling of applicant or applicants, as in application.
[3] Describe the invention at length, and end with "Having now," etc. etc.

[4] "My" or "Our."
[5] "I" or "We."
[6] State distinctly the features of novelty claimed.
[7] Signature of the applicant or applicants.

FORM D.

"The Patents Acts, 1888 to 1894."

[Patents.]

Opposition to grant of patent. (To be furnished in duplicate.)

2[3] hereby give notice of my intention to oppose the grant of patent upon application No. applied upon the ground [4]

Signature.

To the Registrar, Patents Office, Perth.

[1] Place.
[2] Date.
[3] State name and full address.
[4] State upon which of the grounds of opposition permitted by section 14 of the Act the grant is opposed.

FORM E.

"The Patents Acts, 1888 to 1894."

[Patents.]

Application for hearing by the Registrar.

In cases of refusal to accept, opposition, or applications for amendment, etc.

hereby apply to be heard in reference to and request that I may receive due notice of the day fixed for the hearing. Signature.

To the Registrar, Patents Office, Perth.

[1] Place. [2] Date. [3] Insert [4] Insert Insert name and full address. Insert No. and date of application.

FORM F.

"The Patents Acts, 1888 to 1894."

[Patents.] Application to amend specification or drawings.

[2] seek leave to amend of patent No. of 189, as shown duly certified, in red ink in the copy of the original hereunto annexed,

My reasons for making this amendment are as follows:hereby give I[3]notice of objection to the application of compulsory grant of a license under patent No. To the Registrar, Patents Office, Perth. Signature. Place.
Date.
Date.
"I" or "We."
State name and full address of applicants or patentees.
State reasons for seeking amendment; and where the applicant the patentee, state what interest he possesses in the letters To the Registrar, Patents Office, Perth. [1] Place.
[2] Date.
[3] State name and full address. FORM J. "The Patents Acts, 1888 to 1894." FORM G. "The Patents Acts, 1888 to 1894." [Patents.] Application for certificate of renewal. | Patents.] Opposition to amendment of specification or drawings. I [3] of [4] hereby apply for a certificate of renewal patent No. of 18 for a further (To be furnished in duplicate.) year , and hereby transmit the sum of [2]period of I [3] hereby give notice of objection to the proposed amendment of the specification (or drawings) of patent No. of 189, for the following reason:—[4] in payment therefor. Signature [5] To the Registrar, avents
[1] Place.
[2] Date.
[3] Insert
[4] H Signature. Patents Office, Perth. To the Registrar, Patents Office, Perth. Insert name and full address of patentee or his agent. Here insert name of patentee. Of patentee or of his agent. [1] Place.
[2] Date.
[3] State name and full address of opponent.
[4] State reason of opposition. FORM K. " The Patents Acts, 1888 to 1894." FORM H. [Patents.] " The Patents, Acts, 1888 to 1894." Certificate of renewal. [Patents.] Patent No. Application for compulsory grant of license.

(To be furnished in duplicate.) Patent Office, Perth, This is to certify that did on the day of in 189 , make the prescribed payment of £ I [3] hereby request you to bring to the notice of the Governor in Council the accompanying petition for respect of a period of year from and that by virtue of such payment the rights of the patentee in and that the grant of a license to me by [4] Letters Patent No. remain in force until the day Signature. 18 To the Registrar, Patents Office, Perth. Registrar. Note.—The petition must clearly set forth the facts of the case and be accompanied by an examined copy thereof (see next Form.)

[1] Place.
[2] Date.
[3] State name and full address of applicant.
[4] State name and address of patentee, and number and date of his [1] Seal. * See section 22 of "The Patents Act, 1888." FORM L. "The Patents Acts, 1888 to 1894." [Patents.] Application for enlargement of time for payment of renewal fee. FORM H1. $\begin{bmatrix} 1 \\ 2 \end{bmatrix}$ "The Patents, Acts 1888 to 1894. [3] hereby apply for an enlargement of time for month, in which to make the [4] payment of £ upon [5] patent No. of 189. The circumstances in which the payment was omitted are as [Patents.] Petition for compulsory grant of license.
To His Excellency the Governor of the Colony of Western Australia, in Council. follows:--[6] The petition of [1] of in the county of , being a person interested in the matter of this petition as hereinafter described:— To the Registrar, Patents Office, Perth. 1 Place.
[1] Place.
[2] Date.
[3] "I" or "We" to be followed by name and full address to which reply is to be sent.
[4] "Second," "Third," &c., &c., as the case may be.
[5] "My" or "Our."
[6] See Rule 65.
[7] Signature of applicant. Showeth as follows:-1. A patent dated No. was duly granted to for an invention of [2] 2. The nature of my interest in the matter of this petition, is as follows: [3] 3. [4] Having regard to the circumstances above stated, the FORM M. petitioner alleges that by reason of the aforesaid default of "The Patents Acts, 1888 to 1894." the patentee to grant licenses on reasonable terms [5] [Patents.] Your petitioner therefore prays that an order may be made by Your Excellency in Council [6] or that the petitioner may have such other relief in the premises as Your Excellency in Council may deem just. Request to enter name upon the register of patents. [2]that you will enter [5] patents [3] hereby request name in the register of Dated this day of 189 patents [3] claim to be entitled [6] Signature.

[1] Insert name, full address, and description.

[2] Insert title of invention.

[3] State fully the nature of petitioner's interest.

[4] State in detail the circumstances of the case under section 25 of the Act, and show that it arises by reason of the default of the patentee to grant licenses on reasonable terms. The statement of the case should also show as far as possible that the terms of the proposed order are just and reasonable. The paragraphs should be numbered consecutively.

[5] State the ground or grounds on which relief is claimed in the language of section 27, sub-sections (a), (b), or (c), as the case may be.

[6] State the purport and effect of the proposed order and the terms as to the amount of royalties, security of payment, or otherwise, upon which the petitioner claims to be entitled to the relief in question. Signature. nt No. of 189, granted to [7] for and by virtue of [9]

And in proof whereof I transmit the accompanying patent No. [8] with an examined copy thereof [11]
Signature. [10] To the Registrar,
Patents Office, Perth.

[1] Place.
[2] Date.
[3] "I" or "We."
[4] Insert name, full address, and description.
[5] "My" or "Our."
[6] Insert the nature of the claim.
[7] Give name and address, &c., of patentee or patentees.
[8] Insert title of invention.
[9] Specify the particulars of the instrument, giving its date, and the parties to the same, and showing how the claim here made is substantiated.

[10] Insert the nature of the instrument.
[11] Where any instrument which is a matter of record is required to be left, a certified or official copy, in lieu of an examined copy, must be lodged. To the Registrar, FORM I. "The Patents Acts, 1888 to 1894." [Patents.] Opposition to compulsory grant of license.

FORM N.

"The Patents Acts 1888 to 1894."

[Patents.]

Request to enter notification of license in the register of patents.

Place. Date.

hereby transmit an attested copy of a license granted to me by under patent No. of 189 , as well as the original license for verification, and I have to request that a notification thereof may be entered in the register.

Signature.

To the Registrar,

Patents Office, Perth.

[1] Insert name and full address.

FORM O.

" The Patents Acts, 1888 to 1894."

[Patents.]

Application for duplicate of patent.

[2] I have to inform you that the letters patent, dated [3]

No. granted to in respect of an

invention for [4] have been [5] I beg therefore to apply for the issue of a duplicate of such letters patent [6]

To the Registrar.

Patents Office, Perth.

[1] Place. [2] Date.

[3] Insert date, No., name, and full address of patentee.
[4] Insert title of invention.
[5] Insert the word "destroyed" or "lost," as the case may be.
[6] State interest possessed by applicant in the patent.

FORM P.

"The Patents Acts, 1888 to 1894."

[Patents.]

Notice of intended exhibition of an unpatented invention.

 $\begin{bmatrix} 1 \\ 2 \end{bmatrix}$

Signature of Applicant.

I [3] hereby, under the provisions of Section 46 of "The Patent Act, 1888," give notice of my intention to exhibit a of at the exhibition, which is open [4] at189 , of which the following is a on description :-

[5]

Signature.

To the Registrar,

Patents Office, Perth.

[1] Place. [2] Date. [3] State : [4] Or to

[2] Date.
[3] State name and full address of applicant.
[4] Or to be opened.
[5] Insert brief description of invention, with drawings, if necessary.

FORM Q.

"The Patents Acts, 1888 to 1894."

[Patents.]

Request for correction of clerical error.

hereby request that the following clerical error [or errors] in the [4] No. of 189, may be corrected in the manner shown in red ink in the certified copy of the original [4] hereunto annexed. Signature [5].

To the Registrar,

Patents Office, Perth.

[1] Place. [2] Date. [3] State 1 [4] State 2 [5] Name

State name and full address of applicant. State whether in application, specification, or register. Name of applicant or patentee.

FORM R.

"The Patents Acts, 1888 to 1894."

[Patents.]

Certificate of Registrar.

Patent Office, Perth, 189

Registrar of Patents, Designs, and Trade Marks, hereby certify that

To [2]

Registrar.

[1] Seal.
[2] Here insert name and full address of person requiring the information.

FORM S.

"The Patents Acts, 1888 to 1894."

[Patents.] Notice for alteration of an address in register.

Patent No.

hereby request that the address now upon the register may be altered as follows:-

Signature.

Signature.

To the Registrar, Patents Office, Perth.

[1] Place.
[2] Date.
[3] State name and full address of applicant.
[4] Insert full address to be entered upon register.

FORM T.

"The Patents Acts, 1888 to 1894."

[Patents.]

Application for entry of order of Governor in Conncil or Supreme Court in register.

I[3] hereby transmit an office copy of an order of His Excellency the Governor in Council [4] with reference to [5] and request that the purport of such order may be entered in the Register of Patents. Signature.

To the Registrar,

Patents Office, Perth.

[1] Place.
[2] Date.
[3] State name and full address of applicant.
[4] Or of the Supreme Court.
[5] State the purport of the order.

FORM U.

" The Patents Acts, 1888 to 1894."

[Patents.]

Appeal to Attorney General.

I [3] hereby give notice of my intention to appeal to the Attorney General from [4] of the Registrar of the day of 189, whereby he [5] of the year 189. No.

To the Registrar,

Patents Office, Perth.

1] Place.
2] Date.
3] Insert name and full address of appellant.
[4] Insert "the decision" or "that part of the decision," as the

case may be. [or "allowed"] application for patent" or "refused [or "allowed"] application for leave to amend patent," or otherwise, as the case may be.

FORM V.

" The Patents Acts, 1888 to 1894."

[Patents.]

Notice by Registrar of his refusal to accept.

In the matter of application No. by patent for an invention for

In accordance with the provisions of sub-section 2 of section 12 of "The Patents Act, 1888," I, Registrar of Patents, Designs, and Trade Marks for the Colony of Western Australia, hereby give you notice that I refuse to for the above-mentioned invention for the following reasons :-

Given under my hand, at the Patent Office, Perth, day of а.д. 189 . Registrar.

 T_0

FORM W.

"The Patents Acts, 1888 to 1894."

[Patents.]

Application for extension of time for leaving a complete specification.

Sir, [3] hereby apply for an extension of time for one month, in which to leave a complete specification upon application No. dated

The circumstances in and grounds upon which this extension is applied for are as follows:—[4]

Signature [5] To the Registrar,

Patents Office, Perth.

[1] Place.
[2] Date.
[3] "I" or "We."
[4] State gapes for walking.

[4] State cause for making application (see Rule 66). [5] Of applicant or agent.

FORM X.

"The Patents Acts, 1888 to 1894."

[Patents.]

Form of application for extension of time for acceptance of a complete specification.

[2]

Sir, hereby apply for extension of time for for the acceptance of the complete specificamonth tion upon application No. dated

The circumstances in and grounds upon which this extension is applied for are as follows:--[4]

Signature [5]

Place.
Date.
"I" or "We."
State cause for making application (see Rule 66).
Of applicant or agent.

The following forms have been drafted by the Registrar for use in the Patents Office:—

Statement of Address.

[Patents.]

[1]

189 .

Sir, beg to inform you that [2] pointed [3] of [4] [5] agents in connection with [5] connection with [5] application for a patent [6] and [2] authorise and request you to send all notices, requisitions, and communications in connection with [5] said application to [7] at[8] address as above given.

Signature or signatures.

Witness:

To the Registrar of Patents, Patents Office, Perth, Western Australia.

Insert sender's address and date of communication.
"I" or "We."
Name of agent or agents.
Agent's address in full.
"My" or "Our."
Insert title.
"Him" or "Them."
"His" or "Their."

Statement of address and appointment of agent.

[Patents.]

Sir, beg to inform you that [1] [1] hereby [1] beg to inform you that [1] hereby nominate, constitute, and appoint [2] of [3] in the Colony of Western Australia [4] [5] agent to obtain Letters Patent in the Colony of Western Australia, in [5] favour for [5] invention entitled and for that purpose to sign [5] name [6] and as [5] act and deed to seal and deliver all documents [except the application] that [5] said agent may think necessary or desirable, and [1] further empower [5] said agent to alter and amend such documents, whether originally signed by [7] or otherwise in any manner which may be necessary, and [1] authorise and request you to send all notices, requisitions, and communications in connection with [5] said application to [8] address as above given.

In witness whereof [1] signature this

have hereunto affixed [5] day of A.D. 189 .

To the Registrar of Patents, &c.,

Patents Office, Perth, Western Australia.

Note.—The appointment must, in all cases, be signed by the applicant.

[1] "I" or "We."
[2] Insert name of agent or agents.

[3] Agent's address in full.

[4] Agent's profession or calling.

[5] "My" or "Out."

[6] Or names.

[7] "Me" or "Us."

[8] "Him" or "Them."

[9] "His" or "Their."

[10] Signature or signatures.

THIRD SCHEDULE.

FORM A.

Form of register of persons entitled to practise as patent agents in Western Australia.

Official No.	Date of Registra- tion.	Name of Applicant.	Designa- tion,	Address.	Memorandum of any proceeding after Re- gistration is made.

FORM B.

Form of statutory declaration to be made by a person applying

form of statutory declaration to be made by a person applying for registration as a patent agent.

I, [1] , of [2] , in the Colony of Western Australia, hereby make application to be licensed as a Patent Agent under the provisions of Section 38 of "The Patents Act, 1888." In evidence of my ability, fitness, and general qualifications I transmit the accompanying orbibite. exhibits.

Witness:

Dated this day of , A.D. 189 .

[1] Insert Christian name and surname in full, and in case of a member of a firm add "member of the firm of."

[2] Insert residence.

FORM C.

Registrar's certificate of registration of a patent agent. Western Australia.

Place.

Date.

I, , Registrar of Patents, Designs, and Trade Marks, hereby certify that A.B. of in the Colony of Western Australia, has been duly registered by me as a patent agent, and that he has full authority to practise as such in the Colony aforesaid, under the pro-visions of "The Patents Act, 1888."

Given under my hand and seal of office at Perth, this , A.D. 189 . day of

Registrar.

[Seal.]