STATUTES

OF

THE UNITED KINGDOM

OF

GREAT BRITAIN AND IRELAND,

15 & 16 VICTORIA. 1852.

20394

LONDON:
Printed by Her Majesty's Printers;
1852.

(Price 18s. in Boards.)

783 0 0 For British Ambassador's House at Madrid, to 31st March 1853.

1,595 0 0 For Earl of Shaftesbury's Pension.

4,000 0 0 For Menai Straits.

§ XXIII. Supplies to be applied only for the Purposes aforesaid.

XXIV. Expenditure for Navy, Army, and Ordnance Services respectively to be confined to the separate Services for which granted. Treasury may, on Application, alter the proportionate Amounts for such separate Services, provided the total Grant to each Department be not exceeded.

XXV. Rules to be observed in the Application of the Sum appropriated to Half Pay. Not to prevent the receiving of Half Pay under any Act relating to the General or Local Militia, &c. Paymaster General, by Permission of the Treasury, may issue Half Pay to Officers appointed to Civil Offices since July 1828. An Account of the Number of Officers so receiving Half Pay to be laid before Parliament annually.

XXVI. Treasury may authorize Military Officers in Civil Employments to

receive Half Pay in certain Cases.

XXVII. Persons concerned in issuing, paying, and receiving Money for Payment of Half Pay, without the requisite Oaths, indemnified. 14 & 15 Vict. c. 101.

XXVIII. Half Pay allowed to Officers of the Manx Fencibles.

XXIX. Half Pay Allowances to Chaplains of Regiments not holding Ecclesiastical Benefices derived from the Crown.

XXX. Surplus of Sum by 14 & 15 Vict. c. 101. appropriated to Half Pay Officers to be disposed of as Her Majesty shall direct.

XXXI. Widows, &c. claiming Pensions to make required Declaration.

XXXII. Declarations to be made as specified in 5 & 6 W. 4. c. 62.

C A P. LXXXIII.

An Act for amending the Law for granting Patents for Inventions. [1st July 1852.]

WHEREAS it is expedient to amend the Law concerning Letters Patent for Inventions, P. Letters Patent for Inventions: Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the

same, as follows:

I. The Lord Chancellor, the Master of the Rolls, Her Majesty's Certain Persons Attorney General for England, Her Majesty's Solicitor General constituted for England, the Lord Advocate, Her Majesty's Solicitor General Commissioners for Scotland, Her Majesty's Attorney General for Ireland, and Inventions, Her Majesty's Solicitor General for Ireland, for the Time being Three of whom respectively, together with such other Person or Persons as may may act, the be from Time to Time appointed by Her Majesty, as herein-after Chancellor or mentioned, shall be Commissioners of Patents for Inventions; and Master of the it shall be lawful for Her Majesty from Time to Time, by Warrant under Her Royal Sign Manual, to appoint such other Person or Persons as She may think fit to be a Commissioner or Commissioners as aforesaid; and every Person so appointed shall continue such Commissioner during Her Majesty's Pleasure; and all D d 4

Rolls being



A.D.1852.

the Powers hereby vested in the Commissioners may be exercised by any Three or more of them, the Lord Chancellor or Master of the Rolls being One.

Seal of the Commissioners.

C.83.

II. It shall be lawful for the Commissioners to cause a Seal to be made for the Purposes of this Act, and from Time to Time to vary such Seal, and to cause to be sealed therewith all the Warrants for Letters Patent under this Act, and all Instruments and Copies proceeding from the Office of the Commissioners, and all Courts, Judges, and other Persons whomsoever shall take notice of such Seal, and receive Impressions thereof in Evidence, in like Manner as Impressions of the Great Seal are received in Evidence, and shall also take notice of and receive in Evidence, without further Proof or Production of the Originals, all Copies or Extracts, certified under the Seal of the said Office, of or from Documents deposited in such Office.

Commissioners to make Rules and Regulations, which shall be laid before Parliament,

Commissioners to report annually to Parliament.

Treasury to provide Offices.

Commissioners, Treasury, to appoint Clerks,&c.

Petition and Declaration to with a Provisional Specification.

III. It shall be lawful for the Commissioners from Time to Time to make such Rules and Regulations (not inconsistent with the Provisions of this Act) respecting the Business of their Office, and all Matters and Things which under the Provisions herein contained are to be under their Control and Direction, as may appear to them necessary and expedient for the Purposes of this Act; and all such Rules shall be laid before both Houses of Parliament within Fourteen Days after the making thereof, if Parliament be sitting, and if Parliament be not sitting then within Fourteen Days after the next Meeting of Parliament; and the Commissioners shall cause a Report to be laid annually before Parliament of all the Proceedings under and in pursuance of this Act.

IV. It shall be lawful for the Commissioners of Her Majesty's Treasury to provide and appoint from Time to Time proper Places or Buildings for an Office or Offices for the Purposes of this Act.

V. It shall be lawful for the Commissioners, with the Consent with Consent of of the Commissioners of the Treasury, from Time to Time to appoint for the Purposes of this Act such Clerks and Officers as the Commissioners may think proper; and it shall be lawful for the Commissioners from Time to Time to remove any of the Clerks and Officers so appointed.

VI. Every Petition for the Grant of Letters Patent for an Invention, and the Declaration required to accompany such Petibe accompanied tion, shall be left at the Office of the Commissioners, and there shall be left therewith a Statement in Writing, herein-after called the Provisional Specification, signed by or on behalf of the Applicant for Letters Patent, describing the Nature of the said Invention; and the Day of the Delivery of every such Petition, Declaration, and Provisional Specification shall be recorded at the said Office, and endorsed on such Petition, Declaration, and Provisional Specification, and a Certificate thereof given to such Applicant or his Agent; and all such Petitions, Declarations, and Provisional Specifications shall be preserved in such Manner as the Commissioners may direct, and a Registry thereof and of all Proceedings thereon kept at the Office of the Commissioners.

Applications to be referred to Law Officer,

VII. Every Application for Letters Patent made under this Act shall be referred by the Commissioners, according to such Regulations as they may think fit to make, to One of the Law Officers. C. E. S. S. S. Store a Store £ .

VIII. The



5 VIII. The Provisional Specification shall be referred to the The Provisional Law Officer, who shall be at liberty to call to his Aid such scientific Specification to or other Person as he may think fit, and to cause to be paid to be referred to such Person by the Applicant such Remuneration as the Law who, if satisfied, Officer shall appoint; and if such Law Officer be satisfied that the may give a Provisional Specification describes the Nature of the Invention, he Certificate of shall allow the same, and give a Certificate of his Allowance, and his Allowance, such Certificate shall be filed in the Office of the Commissioners, which shall be and thereupon the Invention therein referred to may, during the Term of Six Months from the Date of the Application for Letters Patent for the said Invention, be used and published without Prejudice to any Letters Patent to be granted for the same, and such Protection from the Consequences of Use and Publication is herein-after referred to as Provisional Protection: Provided always, that in case the Title of the Invention or the Provisional Specification be too large or insufficient, it shall be lawful for the Law Officer to whom the same is referred to allow or require the same

IX. The Applicant for Letters Patent for an Invention, instead Inventor may of leaving with the Petition and Declaration a Provisional Speci-deposit, in lieu fication as aforesaid, may, if he think fit, file with the said Petition of a Provisional and Declaration an Instrument in Writing under his Hand and a Complete Seal (herein-after called a Complete Specification), particularly Specification, describing and ascertaining the Nature of the said Invention, and such Deposit to in what Manner the same is to be performed, which Complete confer for a Specification shall be mentioned in such Declaration, and the Day limited Time of the Delivery of every such Petition, Declaration, and Complete the like Rights Specification shall be recorded at the Office of the Commissioners, Patent. and endorsed on such Petition, Declaration, and Specification, and a Certificate thereof given to such Applicant or his Agent, and thereupon, subject and without Prejudice to the Provisions hereinafter contained, the Invention shall be protected under this Act for the Term of Six Months from the Date of the Application, and the Applicant shall have during such Term of Six Months the like Powers, Rights, and Privileges as might have been conferred upon him by Letters Patent for such Invention, issued under this Act, and duly sealed as of the Day of the Date of such Application; and during the Continuance of such Powers, Rights, and Privileges under this Provision, such Invention may be used and published without Prejudice to any Letters Patent to be granted for the same; and where Letters Patent are granted in respect of such Invention, then in lieu of a Condition for making void such Letters Patent in case such Invention be not described and ascertained by a subsequent Specification, such Letters Patent shall be conditioned to become void if such Complete Specification, filed as aforesaid, does not particularly describe and ascertain the Nature of the said Invention, and in what Manner the same is to be performed; and a Copy of every such Complete Specification shall be open to the Inspection of the Public, as herein-after provided, from the Time of depositing the same, subject to such Regulation as the Commissioners may make.

X. In case of any Application for Letters Patent for any Invent Letters Patent, tion, and the obtaining upon such Application of Provisional Pro- granted to the tection for such Invention, or of Protection for the same, by reason First Inventor 7-11 111 V

of not to be invali-



dated by Protection obtained in fraud of the First Inventor.

of the Deposit of a Complete Specification as aforesaid in fraud of the true and First Inventor, any Letters Patent granted to the true and First Inventor of such Invention shall not be invalidated by reason of such Application, or of such provisional or other Protection as aforesaid, or of any Use or Publication of the Invention subsequent to such Application, and before the Expiration of the Term of such provisional or other Protection.

Commissioners to cause Protections to be advertised

XI. Where any Invention is provisionally protected under this Act, or protected by reason of the Deposit of such Complete Specification as aforesaid, the Commissioners shall cause such Provisional Protection or such other Protection as aforesaid to be advertised in such Manner as they may see fit.

Application for Letters Patent to be advertised, and also Oppositions to the same.

XII. The Applicant for Letters Patent, so soon as he may think fit after the Invention shall have been provisionally protected under this Act, or where a Complete Specification has been deposited with his Petition and Declaration, then so soon as he may think fit after such Deposit, may give Notice at the Office of the Commissioners of his Intention of proceeding with his Application for Letters Patent for the said Invention, and thereupon the said Commissioners shall cause his said Application to be advertised in such Manner as they may see fit; and any Persons having an Interest in opposing the Grant of Letters Patent for the said Invention shall be at liberty to leave Particulars in Writing of their Objections to the said Application at such Place and within such Time and subject to such Regulations as the Commissioners may direct.

Specification and Objections to be referred to Law Officer.

XIII. So soon as the Time for the Delivery of such Objections shall have expired, the Provisional Specification or Complete Specification (as the Case may be) and Particulars of Objection (if any) shall be referred to the Law Officer to whom the Application has been referred.

Power to Law by or to whom Costs shall be paid.

XIV. It shall be lawful for the Law Officer to whom any Officer to order Application for such Letters Patent is referred, if he see fit, by Certificate under his Hand, to order by or to whom the Costs of any Hearing or Inquiry upon any Objection, or otherwise in relation to the Grant of such Letters Patent, or in relation to the Provisional (or other) Protection acquired by the Applicant under this Act, shall be paid, and in what Manner and by whom such Costs are to be ascertained; and if any Costs so ordered to be paid be not paid within Four Days after the Amount thereof shall be so ascertained, it shall be lawful for such Law Officer to make an Order for the Payment of the same, and every such Order may be made a Rule of One of Her Majesty's Superior Courts at Westminster or Dublin, and may be recorded in the Books of Council and Session in Scotland, to the Effect that Execution may pass thereupon in common Form.

Power to Law a Warrant to be made for sealing of Letters Patent.

XV. It shall be lawful for such Law Officer, after such Hearing, Officer to cause if any, as he may think fit, to cause a Warrant to be made for the sealing of Letters Patent for the said Invention, and such Warrant shall be sealed with the Seal of the Commissioners, and shall set forth the Tenor and Effect of the Letters Patent thereby authorized to be granted, and such Law Officer shall direct the Insertion in such Letters Patent of all such Restrictions, Conditions. and Provisoes as he may deem usual and expedient in such Grants,



or necessary in pursuance of the Provisions of this Act; and the said Warrant shall be the Warrant for the making and sealing of Letters Patent under this Act according to the Tenor of the said Warrant: Provided always, that the Lord Chancellor shall and Chancellor to may have and exercise such Powers, Authority, and Discretion have same in respect to the said Warrant, and the Letters Patent therein Powers in redirected to be made under this Act, as he now has and might now spect to Warexercise with respect to the Warrant for the Issue under the Great now has. Seal of Letters Patent for any Invention, and with respect to the making and issuing of such Letters Patent; and the Writ of Scire Writ of Scire facias shall lie for the Repeal of any Letters Patent issued under facias. this Act, in the like Cases as the same would lie for the Repeal of Letters Patent which may now be issued under the Great Seal.

XVI. Provided also, That nothing herein contained shall ex- Nothing to tend to abridge or affect the Prerogative of the Crown in relation affect the Preto the granting or withholding the Grant of any Letters Patent; rogative of the and it shall be lawful for Her Majesty, by Warrant under Her ing or with-Royal Sign Manual, to direct such Law Officer to withhold such holding Grant Warrant as aforesaid, or that any Letters Patent for the issuing of Letters whereof he may have issued a Warrant as aforesaid shall not issue, Patent. or to direct the Insertion in any Letters Patent to be issued in manner herein provided of any Restrictions, Conditions, or Provisoes which Her Majesty may think fit in addition to or in substitution for any Restrictions, Conditions, or Provisoes which would otherwise be inserted therein under this Act; and it shall also be lawful for Her Majesty, by like Warrant, to direct any Complete Specification which may have been filed under the Provision herein-before contained, and in respect of the Invention described in which no Letters Patent may have been granted, to be cancelled, and thereupon the Protection obtained by the filing of such Complete Specification shall cease.

XVII. All Letters Patent for Inventions granted under the Letters Patent Provisions herein-before contained shall be made subject to the to be made Condition that the same shall be void, and that the Powers and subject to Privileges thereby granted shall cease and determine, at the Expiration of Three Years and Seven Years respectively from the of certain Con-Date thereof, unless there be paid, before the Expiration of the ditions. said Three and Seven Years respectively, the Sum or Sums of Money and Stamp Duties in the Schedule to this Act annexed; and the Payment of the said Sums of Money and Stamp Duties respectively shall be endorsed on the Warrant for the said Letters Patent; and such Officer of the Commissioners as may be appointed for this Purpose shall issue under the Seal of the Commissioners a Certificate of such Payment, and shall endorse a Receipt for the same on any Letters Patent issued under the Authority of the said Warrant; and such Certificate, duly stamped, shall be Evidence of the Payment of the several Sums respectively.

XVIII. The Commissioners, so soon after the sealing of the said Letters Patent Warrant as required by the Applicant for the Letters Patent, shall issued under cause to be prepared Letters Patent for the Invention, according the Great Scal to the Tenor of the said Warrant, and it shall be lawful for the to be valid for the whole of the Lord Chancellor to cause such Letters Patent to be sealed with the United King-Great Seal of the United Kingdom, and such Letters Patent so dom, the Chansealed shall extend to the whole of the United Kingdom of Great nel Islands, and

rant, &c. as he

Avoidance on Nonfulfilment

Britain the Isle of Man.



Britain and Ireland, the Channel Islands, and the Isle of Man; and in case such Warrant so direct, such Letters Patent shall be made applicable to Her Majesty's Colonies and Plantations abroad or such of them as may be mentioned in such Warrant; and such Letters Patent shall be valid and effectual as to the whole of such United Kingdom, and the said Islands and Isle, and the said Colonies or Plantations, or such of them as aforesaid, and shall confer the like Powers, Rights, and Privileges as might, in case this Act had not been passed, have been conferred by several Letters Patent of the like Purport and Effect passed under the Great Seal of the United Kingdom, under the Seal appointed to be used instead of the Great Seal of Scotland, and under the Great Seal of Ireland respectively, and made applicable to England, the Dominion of Wales, the Town of Berwick-upon-Tweed, the Channel Islands, and Isle of Man, and the said Colonies and Plantations, or such of them as aforesaid, to Scotland, and to Ireland respectively, save as herein otherwise provided: Provided always, that nothing in this Act contained shall be deemed or taken to give any Effect or Operation to any Letters Patent to be granted under the Authority of this Act in any Colony in which such or the like Letters Patent would be invalid by the Law in force in the same Colony for the Time being: Provided always, that a Transcript of such Letters shall, so soon after the sealing of the same and in such Manner as the Commissioners shall direct, be transmitted to the Director of Chancery in Scotland, and be recorded in the Records of Chancery in Scotland, upon Payment of such Fees as the Commissioners shall appoint, in the same Manner and to the same Effect in all respects as Letters Patent passing under the Scal appointed by the Treaty of Union to be used in place of the Great Seal of Scotland have heretofore been recorded, and Extracts from the said Records shall be furnished to all Parties requiring the same, on Payment of such Fees as the Commissioners shall direct, and shall be received in Evidence in all Courts in Scotland to the like Effect as the Letters Patent themselves.

Nothing to give effect to any Letters Patent granted in any Colony.

Letters Patent not to be issued after 3 Months from Date of Warrant.

No Letters
Patent (except
in lieu of those
lost, &c.) to be
issued after
Expiration of
Protection
given by this
Act.

XIX. Provided always, That no Letters Patent, save as hereinafter mentioned in the Case of Letters Patent destroyed or lost, shall issue on any Warrant granted as aforesaid, unless Application be made to seal such Letters Patent within Three Months after the Date of the said Warrant.

XX. Provided also, That no Letters Patent (save Letters Patent issued in lieu of others destroyed or lost) shall be issued or be of any Force or Effect unless the same be granted during the Continuance of the Provisional Protection under this Act, or, where a Complete Specification has been deposited under this Act, then unless such Letters Patent be granted during the Continuance of the Protection conferred under this Act by reason of such Deposit, save that where the Application to seal such Letters Patent has been made during the Continuance of such provisional or other Protection as aforesaid, and the sealing of such Letters Patent has been delayed by reason of a Caveat or an Application to the Lord Chancellor against or in relation to the sealing of such Letters Patent, then such Letters Patent may be sealed at such Time as the Lord Chancellor shall direct.

XXI. Provided



XXI. Provided also, That where the Applicant for such Letters Letters Patent Patent dies during the Continuance of the Provisional Protection, may be granted or the Protection by reason of the Deposit of a Complete Specificato Personal cation, (as the Case may be,) such Letters Patent may be granted Representatives to the Executors or Administrators of such Applicant during the during Term of Continuance of such Provisional or other Protection, or at any Protection, or Time within Three Months after the Death of such Applicant, within 3 Months notwithstanding the Expiration of the Term of such Provisional after Decease. or other Protection, and the Letters Patent so granted shall be of the like Force and Effect as if they had been granted to such Applicant during the Continuance of such Provisional or other Protection.

XXII. Provided also, That in case any such Letters Patent If Letters shall be destroyed or lost, other Letters Patent of the like Tenor Patent be deand Effect, and sealed and dated as of the same Day, may, subject stroyed or lost, to such Regulations as the Commissioners may direct, be issued others may be under the Authority of the Warrant in pursuance of which the original Letters Patent were issued.

XXIII. It shall be lawful (the Act of the Eighteenth Year of Letters Patent King Henry the Sixth, Chapter One, or any other Act, to the con- may be dated as trary notwithstanding,) to cause any Letters Patent to be issued of the Day of in pursuance of this Act to be sealed and bear Date as of the Day the Application for the same, and in case of such Letters Patent for any Invention provisionally registered under the "Protection of Inventions Act, 1851," as of the Day of such Provisional Registration, or, where the Law Officer to whom the Application was referred, or the Lord Chancellor, thinks fit and directs, any such Letters Patent as aforesaid may be sealed and bear Date as of the Day of the sealing of such Letters Patent, or of any other Day between the Day of such Application or Provisional Registration and the Day of such sealing.

XXIV. Any Letters Patent issued under this Act sealed and Letters Patent bearing Date as of any Day prior to the Day of the actual sealing thereof shall be of the same Force and Validity as if they had same Validity been sealed on the Day as of which the same are expressed to be as if sealed on sealed and bear Date: Provided always, that save where such the Day of the Letters Patent are granted for any Invention, in respect whereof Date. a Complete Specification has been deposited upon the Application for the same under this Act, no Proceeding at Law or in Equity shall be had upon such Letters Patent in respect of any Infringement committed before the same were actually granted.

XXV. Where, upon any Application made after the passing Letters Patent of this Act, Letters Patent are granted in the United Kingdom for obtained in or in respect of any Invention first invented in any Foreign Country or by the Subject of any Foreign Power or State, and a Patent or like Privilege for the Monopoly or exclusive Use or Exercise of Inventions not auch Invention in any Foreign Country is there obtained before to continue in the Grant of such Letters Patent in the United Kingdom, all Rights force after the and Privileges under such Letters Patent shall (notwithstanding the Foreign any Term in such Letters Patent limited) cease and be void imme-Patent. diately upon the Expiration or other Determination of the Term during which the Patent or like Privilege obtained in such Foreign Country shall continue in force, or where more than One such Patent or like Privilege is obtained abroad, immediately upon the



Expiration or Determination of the Term which shall first expire or be determined of such several Patents or like Privileges: Provided always, that no Letters Patent for or in respect of any Invention for which any such Patent or like Privilege as aforesaid shall have been obtained in any Foreign Country, and which shall be granted in the said United Kingdom after the Expiration of the Term for which such Patent or Privilege was granted or was in force, shall be of any Validity.

Letters Patent not to prevent the Use of Inventions in Foreign Ships resorting to British Ports: except Ships of Foreign States in whose Ports British Ships are prevented from using

XXVI. No Letters Patent for any Invention (granted after the passing of this Act) shall extend to prevent the Use of such Invention in any Foreign Ship or Vessel, or for the Navigation of any Foreign Ship or Vessel, which may be in any Port of Her Majesty's Dominions, or in any of the Waters within the Jurisdiction of any of Her Majesty's Courts, where such Invention is not so used for the Manufacture of any Goods or Commodities to be vended within or exported from Her Majesty's Dominions: Provided always, that this Enactment shall not extend to the Ships or Vessels of any Foreign State of which the Laws authorize Subjects of such Foreign State, having Patents or like Privileges for the exclusive Foreign Inven- Use or Exercise of Inventions within its Territories, to prevent or interfere with the Use of such Inventions in British Ships or Vessels, or in or about the Navigation of British Ships or Vessels, while in the Ports of such Foreign State, or in the Waters within the Jurisdiction of its Courts, where such Inventions are not so used for the Manufacture of Goods or Commodities to be vended within or exported from the Territories of such Foreign State.

Specifications to be filed instead of being enrolled.

XXVII. All Letters Patent to be granted under this Act (save only Letters Patent granted after the filing of a Complete Specification) shall require the Specification thereunder to be filed in the · High Court of Chancery, instead of requiring the same to be enrolled, and no Enrolment shall be requisite.

Specifications, &c. to be filed Lord Chancellor shall direct.

XXVIII. Every Specification to be filed in pursuance of the Condition of any Letters Patent shall be filed in such Office of the in such Office as Court of Chancery as the Lord Chancellor shall from Time to Time appoint, and every Provisional Specification and Complete Specification left or filed at the Office of the Commissioners on the Application for any Letters Patent shall forthwith after the Grant of the Letters Patent, or if no Letters Patent be granted then immediately on the Expiration of Six Months from the Time of such Application, be transferred to and kept in the said Office appointed for filing Specifications in Chancery; and in case Reference is made to Drawings in any Specification deposited or filed under this Act, an extra Copy of such Drawings shall be left with such Specification.

As to filing extra Copies of Drawings.

XXIX. The Commissioners shall cause true Copies of all Specifications to be cifications (other than Provisional Specifications), Disclaimers, and open to Inspec- Memoranda of Alterations filed under or in pursuance of this Act, and of all Provisional Specifications after the Term of the Provisional Protection of the Invention has expired, to be open to the Inspection of the Public at the Office of the Commissioners, and at an Office in Edinburgh and Dublin respectively, at all reasonable Times, subject to such Regulations as the Commissioners may direct; and the Commissioners shall cause a Transcript of the said Letters Patent to be transmitted for Enrolment in the Court of Chancery,

Copies of Spetion at Office of Commissioners, and at Edinburgh and Dublin.

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Chancery, Dublin, and shall cause the same to be enrolled therein, and the Transcript or Exemplification thenceforward shall have the like Effect to all Intents and Purposes as if the original Letters Patent had been enrolled in the Court of Chancery in Dublin, and all Parties shall have all their Remedies by Scire facias or otherwise, as if the Letters Patent had been granted to extend to Ireland only.

XXX. The Commissioners shall cause to be printed, published, Specifications. and sold, at such Prices and in such Manner as they may think fit, all Specifications, Disclaimers, and Memoranda of Alterations be printed and deposited or filed under this Act, and such Specifications (not published. being Provisional Specifications), Disclaimers, and Memoranda respectively shall be so printed and published as soon as conveniently may be after the filing thereof respectively, and all such Provisional Specifications shall be so printed and published as soon as conveniently may be after the Expiration of the Provisional Protection obtained in respect thereof; and it shall be lawful for the As to present-Commissioners to present Copies of all such Publications to such ing Copies of public Libraries and Museums as they may think fit, and to allow Publications to the Person depositing or filing any such Specification, Disclaimer, public Libraor Memorandum of Alteration to have such Number, not exceeding Twenty-five, of the Copies thereof so printed and published, without any Payment for the same, as they may think fit.

XXXI. It shall be lawful for the Lord Chancellor and the Enrolments. Master of the Rolls to direct the Enrolment of Specifications, Dis- &c. may be reclaimers, and Memoranda of Alterations heretofore or hereafter moved to the enrolled or deposited at the Rolls Chapel Office, or at the Petty Bag Office, or at the Enrolment Office of the Court of Chancery, or in the Custody of the Master of the Rolls as Keeper of the Public Records, to be transferred to and kept in the Office appointed for filing Specifications in Chancery under this Act.

XXXII. The Commissioners shall cause Indexes to all Specific Commissioners cations, Disclaimers, and Memoranda of Alterations heretofore or to cause Into be hereafter enrolled or deposited as last aforesaid to be pre- dexes to be pared in such Form as they may think fit, and such Indexes shall Specifications, be open to the Inspection of the Public at such Place or Places as &c., which may the Commissioners shall appoint, and subject to the Regulations to be printed and be made by the Commissioners, and the Commissioners may cause published. all or any of such Indexes, Specifications, Disclaimers, and Memoranda of Alterations to be printed, published, and sold in such Manner and at such Prices as the Commissioners may think fit.

XXXIII. Copies, printed by the Printers to the Queen's Majesty, of Specifications, Disclaimers, and Memoranda of Alterations shall &c. as printed be admissible in Evidence, and deemed and taken to be primâ facie Evidence of the Existence and Contents of the Documents to which they purport to relate in all Courts and in all Proceedings relating to Letters Patent.

XXXIV. There shall be kept at the Office appointed for filing Register of Specifications in Chancery under this Act a Book or Books, to be Patents to be called "The Register of Patents," wherein shall be entered and recorded in chronological Order all Letters Patent granted under this Act, the Deposit or Filing of Specifications, Disclaimers, and Memoranda of Alterations filed in respect of such Letters Patent, all Amendments in such Letters Patent and Specifications, all Confirmations

made to old

Specifications, by Queen's Printers to be Evidence.



Confirmations and Extensions of such Letters Patent, the Expiry, Vacating, or Cancelling such Letters Patent, with the Dates thereof respectively, and all other Matters and Things affecting the Validity of such Letters Patent as the Commissioners may direct, and such Register, or a Copy thereof, shall be open at all convenient Times to the Inspection of the Public, subject to such Regulations as the Commissioners may make.

A Register of Proprietors to be kept at the Specifications.

XXXV. There shall be kept at the Office appointed for filing Specifications in Chancery under this Act a Book or Books, en-Office for filing titled "The Register of Proprietors," wherein shall be entered, in such Manner as the Commissioners shall direct, the Assignment of any Letters Patent, or of any Share or Interest therein, any Licence under Letters Patent, and the District to which such Licence relates, with the Name or Names of any Person having any Share or Interest in such Letters Patent or Licence, the Date of his or their acquiring such Letters Patent, Share, and Interest, and any other Matter or Thing relating to or affecting the Proprietorship in such Letters Patent or Licence; and a Copy of any Entry in such Book, certified under such Seal as may have been appointed or as may be directed by the Lord Chancellor to be used in the said Office, shall be given to any Person requiring the same, on Payment of the Fees herein-after provided; and such Copies so certified shall be received in Evidence in all Courts and in all Proceedings, and shall be prima facie Proof of the Assignment of such Letters Patent, or Share or Interest therein, or of the Licence or Proprietorship, as therein expressed: Provided always, that until such Entry shall have been made the Grantee or Grantees of the Letters Patent shall be deemed and taken to be the sole and exclusive Proprietor or Proprietors of such Letters Patent, and of all the Licences and Privileges thereby given and granted; that certified Duplicates of all Entries made in the said Register of Proprietors shall forthwith be transmitted to the Office of the Commissioners in Edinburgh and Dublin, where the same shall also be open to the Inspection of the Public; and any Writ of Scire facias to repeal such Letters Patent may be issued to the Sheriff of the County or Counties in which the Grantee or Grantees resided at the Time when the said Letters Patent were granted; and in case such Grantee or Grantees do not reside in the United Kingdom it shall be sufficient to file such Writ in the Petty Bag Office, and serve Notice thereof in Writing at the last known Residence or Place of Business of such Grantee or Grantees; and such Register or a Copy shall be open to the Inspection of the Public at the Office of the Commissioners, subject to such Regulations as the Commissioners may make: Provided always, that in any Proceeding in Scotland to repeal any Letters Patent Service of all Writs and Summonses shall be made according to the existing Forms and Practice; provided also, that the Grantee or Grantees of Letters Patent to be hereafter granted may assign the Letters Patent for England, Scotland, or Ireland respectively as effectually as if the Letters Patent had been originally granted to extend to England or Scotland or Ireland only, and the Assignee or Assignees shall have the same Rights of Action and Remedies, and shall be subject to the like Actions and Suits as he or they should and would have had and been subject to upon the Assignment of Letters



XXXVI. Notwithstanding any Proviso that may exist in former As to Interest in Letters Patent, it shall be lawful for a larger Number than Twelve Letters Patent. Persons hereafter to have a legal and beneficial Interest in such Letters Patent.

XXXVII. If any Person shall wilfully make or cause to be Falsification or made any false Entry in the said Register of Proprietors, or shall Forgery of wilfully make or forge, or cause to be made or forged, any Writing Entries a Mis-falsely purporting to be a Copy of any Entry in the said Book, or demeanor. falsely purporting to be a Copy of any Entry in the said Book, or shall produce or tender, or cause to be produced or tendered, in Evidence any such Writing, knowing the same to be false or forged, he shall be guilty of a Misdemeanor, and shall be punished by Fine and Imprisonment accordingly.

XXXVIII. If any Person shall deem himself aggrieved by any Entries may be Entry made under colour of this Act in the said Register of Pro- expunged. prietors, it shall be lawful for such Person to apply, by Motion, to the Master of the Rolls, or to any of the Courts of Common Law at Westminster in Term Time, or by Summons to a Judge of any of the said Courts in Vacation, for an Order that such Entry may be expunged, vacated, or varied; and upon any such Application the Master of the Rolls, or such Court or Judge respectively, may make such Order for expunging, vacating, or varying such Entry, and as to the Costs of such Application, as to the said Master of the Rolls or to such Court or Judge may seem fit; and the Officer having the Care and Custody of such Register, on the Production to him of any such Order for expunging, vacating, or warying any such Entry, shall expunge, vacate, or vary the same, according to the Requisitions of such Order.

XXXIX. All the Provisions of the Acts of the Session holden Provisions of in the Fifth and Sixth Years of King William the Fourth, Chapter 5 & 6 W.4. c. 83. Eighty-three, and of the Session holden in the Seventh and and of 7 & 8

Fighty Very of Her Misses Chapter Sixty pipe respectively. Vict. c. 69. as to Eighth Years of Her Majesty, Chapter Sixty-nine, respectively, Disclaimers and relating to Disclaimers and Memoranda of Alterations in Letters Memoranda of Patent and Specifications, except as herein-after provided, shall be Alterations to applicable and apply to any Letters Patent granted, and to any apply to Patents Specification filed under the Provisions of this Act: Provided always, that all Applications for Leave to enter a Disclaimer or Applications Memorandum of Alteration shall be made, and all Caveats relating for Disclaimers thereto shall be lodged at the Office of the Commissioners, and shall be referred to the respective Law Officers in the said first-Commissioners. recited Act mentioned: Provided also, that every such Disclaimer or Memorandum of Alteration shall be filed in the Office appointed for filing Specifications in Chancery under this Act, with the Specification to which the same relates, in lieu of being entered or filed and enrolled as required by the said first-recited Act, or by the Act of the Session holden in the Twelfth and Thirteenth Years of Her Majesty, Chapter One hundred and nine, and the said Acts shall be construed accordingly: Provided also, that such filing of any Disclaimer or Memorandum of Alteration, in pursuance of the Leave of the Law Officer in the first-recited Act mentioned, certified as therein mentioned, shall, except in Cases of Fraud, be conclusive as to the Right of the Party to enter such Disclaimer or Memorandum of Alteration under the said Acts and this Act; 3 4 16 Vict. Еe

under this Act.

and Caveats to be at Office of



and no Objection shall be allowed to be made in any Proceeding upon or touching such Letters Patent, Specification, Disclaimer, or Memorandum of Alteration, on the Ground that the Party entering such Disclaimer or Memorandum of Alteration had not sufficient Authority in that Behalf: Provided also, that no Action shall be brought upon any Letters Patent in which or on the Specification of which any Disclaimer or Memorandum of Alteration shall have been filed in respect of any Infringement committed prior to the filing of such Disclaimer or Memorandum of Alteration, unless the Law Officer shall certify in his Fiat that any such Action may be brought, notwithstanding the Entry or Filing of such Disclaimer or Memorandum of Alteration.

Provisions of 2&3 Vict. c.67., and 7 & 8 Vict. c. 69. as to Confirmation and Prolonga-Patents under this Act.

XL. All the Provisions of the said Act of the Fifth and Sixth 5&6W.4.c.83., Years of King William the Fourth, for the Confirmation of any Letters Patent, and the Grant of new Letters Patent, and all the Provisions of the said Act, and of the Acts of the Session holden in the Second and Third Years of Her Majesty, Chapter Sixtyseven, and of the Session holden in the Seventh and Eighth Years tion, to apply to of Her Majesty, Chapter Sixty-nine, respectively, relating to the Prolongation of the Term of Letters Patent, and to the Grant of new Letters Patent for a further Term, shall extend and apply to any Letters Patent granted under the Provisions of this Act, and it shall be lawful for Her Majesty to grant any new Letters Patent, as in the said Acts mentioned; and in the granting of any such new Letters Patent Her Majesty's Order in Council shall be a sufficient Warrant and Authority for the sealing of any new Letters Patent, and for the Insertion in such new Letters Patent of any Restrictions, Conditions, and Provisions in the said Order mentioned; and the Lord Chancellor, on the Receipt of the said Order in Council, shall cause Letters Patent, according to the Tenor and Effect of such Order, to be made and sealed in the Manner herein directed for Letters Patent issued under the Warrant of the Law Officer: Provided always, that such new Letters Patent shall extend to and be available in and for such Places as the original Letters Patent extended to and were available in: Provided also, that such new Letters Patent shall be sealed and bear Date as of the Day after the Expiration of the Term of the original Letters Patent which may first expire.

In Actions for Letters Patent, Particulars to be delivered, and no Evidence allowed not mentioned therein.

XLI. In any Action in any of Her Majesty's Superior Courts Infringement of of Record at Westminster or in Dublin for the Infringement of Letters Patent the Plaintiff shall deliver with his Declaration Particulars of the Breaches complained of in the said Action, and the Defendant, on pleading thereto, shall deliver with his Pleas, and the Prosecutor in any Proceedings by Scire facias to repeal Letters Patent shall deliver with his Declaration, Particulars of any Objections on which he means to rely at the Trial in support of the Pleas in the said Action or of the Suggestions of the said Declaration in the Proceedings by Scire facias respectively; and at the Trial of such Action or Proceeding by Scire facias no Evidence shall be allowed to be given in support of any alleged Infringement or of any Objection impeaching the Validity of such Letters Patent which shall not be contained in the Particulars delivered as aforesaid: Provided always, that the Place or Places at or in which and in what Manner the Invention is alleged to have



have been used or published prior to the Date of the Letters Patent shall be stated in such Particulars: Provided also, that it shall and may be lawful for any Judge at Chambers to allow such Plaintiff or Defendant or Prosecutor respectively to amend the Particulars delivered as aforesaid, upon such Terms as to such Judge shall seem fit: Provided also, that at the Trial of any Proceeding by Scire facias to repeal Letters Patent the Defendant shall be entitled to begin and to give Evidence in support of such Letters Patent, and in case Evidence shall be adduced on the Part of the Prosecutor impeaching the Validity of such Letters Patent, the Defendant shall be entitled to the Reply.

XLII. In any Action in any of Her Majestys Superior Courts Courts of Comof Record at Westminster and in Dublin for the Infringement of mon Law may Letters Patent, it shall be lawful for the Court in which such grant Injunc-Action is pending, if the Court be then sitting, or if the Court be Infringement. not sitting then for a Judge of such Court, on the Application of the Plaintiff or Defendant respectively, to make such Order for an Injunction, Inspection, or Account, and to give such Direction respecting such Action, Injunction, Inspection, and Account, and the Proceedings therein respectively, as to such Court or Judge

may seem fit.

XLIII. In taxing the Costs in any Action in any of Her Particulars to Majesty's Superior Courts at Westminster or in Dublin, commenced be regarded in after the passing of this Act for infringing Letters Patent regard shall be had to the Particulars delivered in such Action, and the Plaintiff and Defendant respectively shall not be allowed any Costs in respect of any Particular unless certified by the Judge before whom the Trial was had to have been proved by such Plaintiff or Defendant respectively, without regard to the general Costs of the Cause; and it shall be lawful for the Judge before whom any such Action shall be tried to certify on the Record that the Validity of the Letters Patent in the Declaration mentioned came in question; and the Record, with such Certificate, being given in Evidence in any Suit or Action for infringing the said Letters Patent, or in any Proceeding by Scire facias to repeal the Letters Patent, shall entitle the Plaintiff in any such Suit or Action, or the Defendant in such Proceeding by Scire facias on obtaining a Decree, Decretal Order or final Judgment, to his full Costs, Charges, and Expenses, taxed as between Attorney and Client, unless the Judge making such Decree or Order, or the Judge trying such Action or Proceeding, shall certify that the Plaintiff or Defendant respectively ought not to have such full Costs: Provided always, that nothing herein contained shall affect the Jurisdiction and Forms of Process of the Courts in Scotland in any Action for the Infringement of Letters Patent or in any Action or Proceeding respecting Letters Patent hitherto competent to the said Courts: Provided also, that when any Proceedings shall require to be taken in Scotland to repeal any Letters Patent, such Proceedings shall be taken in the Form of an Action of Reduction at the Instance of Her Majesty's Advocate, or at the Instance of any other Party having Interest with Concurrence of Her Majesty's Advocate, which Concurrence Her Majesty's Advocate is authorized and empowered to give upon just Cause shown only.

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Payments and Stamp Duties on Letters Patent to be as in Schedule.

XLIV. There shall be paid in respect of Letters Patent applied for or issued as herein mentioned the filing of Specifications and Disclaimers, Certificates, Entries, and Searches, and other Matters and Things mentioned in the Schedule to this Act, such Fees as are mentioned in the said Schedule; and there shall be paid unto and for the Use of Her Majesty, Her Heirs and Successors, for or in respect of the Warrants and Certificates mentioned in the said Schedule, or the Vellum, Parchment, or Paper on which the same respectively are written, the Stamp Duties mentioned in the said Schedule; and no other Stamp Duties shall be levied, or Fees, except as herein-after mentioned, taken in respect to such Letters Patent and Specifications, and the Matters and Things in such Schedule mentioned.

Duties under Commissioners of Inland Revenue.

Fees to be paid to Consolidated Fund.

Not to prevent Payment of Fees to Law Officers in Cases of Opposition, &c.

XLV. The Stamp Duties hereby granted shall be under the Management of Care and Management of the Commissioners of Inland Revenue; and the several Rules, Regulations, Provisions, Penalties, Clauses, and Matters contained in any Act now or hereafter to be in force with reference to Stamp Duties shall be applicable thereto.

XLVI. The Fees to be paid as aforesaid shall from Time to Time be paid into the Receipt of the Exchequer, and be carried to and made Part of the Consolidated Fund of the United Kingdom.

XLVII. Provided always, That nothing herein contained shall prevent the Payment as heretofore to the Law Officers in Cases of Opposition to the granting of Letters Patent, and in Cases of Disclaimers and Memoranda of Alterations, of such Fees as may be appointed by the Lord Chancellor and Master of the Rolls as the Fee, to be paid on the hearing of such Oppositions, and in the Case of Disclaimers and Memoranda of Alterations respectively, or of such reasonable Sums for Office or other Copies of Documents in the Office of the Commissioners, as the Commissioners may from Time to Time appoint to be paid for such Copies, and the Lord Chancellor and Master of the Rolls, and the Commissioners, are hereby respectively authorized and empowered to appoint the Fees to be so paid in respect of such Oppositions, Disclaimers, and Memoranda of Alterations respectively, and for such Office or other Copies.

Fees and Salaries of Officers.

XLVIII. It shall be lawful for the Commissioners of Her Majesty's Treasury from Time to Time to allow such Fees to the Law Officers and their Clerks (for Duties under this Act in respect of which Fees may not be payable to them under the Provisions lastly herein-before contained) as the Lord Chancellor and Master of the Rolls may from Time to Time appoint, and to allow such Salaries and Payments to any Clerks and Officers to be appointed under this Act, and such additional Salaries and Payments to any other Clerks and Officers in respect of any additional Duties imposed on them by this Act, as the said Commissioners of the Treasury may think fit.

Salaries and this Act to be paid out of Monies provided by Parliament.

XLIX, It shall be lawful for the Commissioners of Her Ma-Expenses under jesty's Treasury to allow from Time to Time the necessary Sums for providing Offices under this Act, and for the Fees, Salaries, and Payments allowed by them as aforesaid, and for defraying the current and incidental Expenses of such Office or Offices; and the Sums to be so allowed shall be paid out of such Monies as may be provided by Parliament for that Purpose.

L. 'And



L. 'And whereas divers Persons by virtue of their Offices or Power to Trea-'Appointments are entitled to Fees or Charges payable in respect sury to grant

- of Letters Patent as heretofore granted within the United King- Compensation
- dom of Great Britain and Ireland, or have and derive in respect to Persons affected by this
- of such Letters Patent, or the Procedure for the granting thereof, Act.

' Fees or other Emoluments or Advantages:'

It shall be lawful for the said Commissioners of the Treasury to grant to any such Persons who may sustain any Loss of Fees, Emoluments, or Advantages by reason of the passing of this Act, such Compensation as, having regard to the Tenure and Nature of their respective Offices and Appointments such Commissioners deem just and proper to be awarded; and all such Compensations shall be paid out of such Monies as may be provided by Parliament for that Purpose: Provided always, that in case any Person to whom any yearly Sum by way of Compensation shall be awarded and paid shall, after the passing of this Act, be appointed to any Office or Place of Emolument under the Provisions of this Act, or in the Public Service, then and in every such Case the Amount of such yearly Sum shall in every Year be diminished by so much as the Emoluments of such Person for such Year from such Office or Place shall amount to, and Provision in that Behalf shall be made in the Award to him of such yearly Sum.

LI. An Account of all Salaries, Fees, Allowances, Sums, and Compensations to be appointed, allowed, or granted under this Act shall, within Fourteen Days next after the same shall be so appointed, allowed, or granted respectively, be laid before both Houses of Parliament, if Parliament be then sitting, or if Parliament be not then sitting, then within Fourteen Days after the next

Meeting of Parliament.

LII. Letters Patent may be granted in respect of Applications As to Patents made before the Commencement of this Act, in like Manner and subject to the same Provisions as if this Act had not been passed.

LIII. Where Letters Patent for England or Scotland or Ireland have been granted before the Commencement of this Act, or are in respect of any Application made before the Commencement of this Act hereafter granted for any Invention, Letters Patent for England or Scotland or Ireland may be granted for such Invention in like Manner as if this Act had not been passed: Provided always, that in lieu of all the Fees or Payments and Stamp Duties now payable in respect of such Letters Patent, or in or about obtaining a Grant thereof, there shall be paid in respect of such Letters Patent for England or Scotland or Ireland on the scaling of such respective Letters Patent a Sum equal to One Third Part of the Fees and Stamp Duties which would be payable according to the Schedule to this Act in respect of Letters Patent issued for the United Kingdom under this Act, on or previously to the sealing of such Letters Patent; and at or before the Expiration of the Third Year and the Seventh Year respectively of the Term granted by such Letters Patent for England or Scotland or Ireland, Sums equal to One Third Part of the Fees and Stamp Duties payable at the Expiration of the Third Year and the Seventh Year respectively of the Term granted by Letters Patent issued for the United Kingdom under this Act; and the Condition of such Letters Patent for England or Scotland or Ireland shall be varied accordingly;

Account of Salaries, &c. to be laid before Parliament.

applied for before Commencement of Act.

As to Letters Patent granted before Commencement of this Act for England, Scotland, or Ireland.



and such Fees shall be paid to such Persons as the Commissioners of Her Majesty's Treasury shall appoint, and shall be carried to and form Part of the said Consolidated Fund.

Forms in Schedule may be used.

LIV. The several Forms in the Schedule to this Act may be used for and in respect of the several Matters therein mentioned, and the Commissioners may, where they think fit, vary such Forms as Occasion may require, and cause to be printed and circulated such other Forms as they may think fit to be used for the Purposes of this Act.

Interpretation of Terms.

LV. In the Construction of this Act the following Expressions shall have the Meanings hereby assigned to them, unless such Meanings be repugnant to or inconsistent with the Context; (that is to say.)

The Expression "Lord Chancellor" shall mean the Lord Chancellor, or Lord Keeper of the Great Seal, or Lords

Commissioners of the Great Seal:

The Expression "The Commissioners" shall mean the Commissioners for the Time being acting in execution of this Act:

The Expression "Law Officer" shall mean Her Majesty's Attorney General or Solicitor General for the Time being for England, or the Lord Advocate, or Her Majesty's Solicitor General for the Time being for Scotland, or Her Majesty's Attorney General or Solicitor General for the Time being for Ireland:

The Expression "Invention" shall mean any Manner of new Manufacture the Subject of Letters Patent and Grant of Privilege within the Meaning of the Act of the Twenty-first Year of the Reign of King James the First, Chapter Three:

The Expressions "Petition," "Declaration," "Provisional Specification," "Warrant," and "Letters Patent" respectively, shall mean Instruments in the Form and to the Effect in the Schedule hereto annexed, subject to such Alterations as may from Time to Time be made therein under the Powers and Provisions of this Act.

Short Title.

LVI. In citing this Act in other Acts of Parliament, Instruments, and Proceedings, it shall be sufficient to use the Expression "The Patent Law Amendment Act, 1852."

Commencement of Act. LVII. This Act shall commence and take effect from the First Day of October One thousand eight hundred and fifty-two.

The SCHEDULE to which this Act refers.

FEES TO BE PAID.

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	₤	s.	d.	
On leaving Petition for Grant of Letters				
Patent	5	0	0	
On Notice of Intention to proceed with the				
Application	5	0	0	
On sealing of Letters Patent	5	0	0	
On filing Specification	5	0	0	
At or before the Expiration of the Third				
Year	40	0	0	
At or before the Expiration of the Seventh				
Year	80	0	0	
				On



On leaving Notice of Objections Every Search and Inspection Entry of Assignment or Licence Certificate of Assignment or Licence Filing Application for Disclaimer	0	•	0
Caveat against Disclaimer	2	0	0
STAMP DUTIES TO BE PAID. On Warrant of Law Officer for Letters	_		
Patent	5	0	0
On Certificate of Payment of the Fee payable at or before the Expiration of the Third Year	10	0	0
On Certificate of Payment of the Fee pay-			
able at or before the Expiration of the	00	_	_
Seventh Year	20	U	U

FORMS.

No.

PETITION.

To the Queen's most Excellent Majesty.

The humble Petition of [here insert Name and Address of Petitioner] for, &c.

Showeth,

That Your Petitioner is in possession of an Invention for

[the Title of the Invention,]

which Invention he believes will be of great public Utility; that he is the true and first Inventor thereof; and that the same is not in use by any other Person or Persons, to the best of his Knowledge and Belief.

Your Petitioner therefore humbly prays, that Your Majesty will be pleased to grant unto him, his Executors, Administrators, and Assigns, Your Royal Letters Patent for the United Kingdom of Great Britain and Ireland, the Channel Islands, and Isle of Man, [Colonies to be mentioned, if any,] for the Term of Fourteen Years, pursuant to the Statutes in that Case made and provided.

And your Petitioner will ever pray, &c.

DECLARATION.

No.

I of in the County of do solemnly and sincerely declare, That I am in possession of an Invention for, &c.

[the Title as in Petition,]

which Invention I believe will be of great public Utility; that I am the true and first Inventor thereof; and that the same is not in use by any other Person or Persons, to the best of my Knowledge and Belief; [where a complete Specification is to be filed with the Petition and Declaration, insert these Words:—" and that the Instrument in Writing under my Hand and Seal, hereunto annexed, particularly describes and ascertains the Nature of the said Invention and the Manner in which the same is to be performed;"] and I make this Declaration conscientiously believing the same to be

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true, and by virtue of the Provisions of an Act made and passed in the Session of Parliament held in the Fifth and Sixth Years of the Reign of His late Majesty King William the Fourth, intituled "An Act to repeal an Act of the present Session of Parliament, " intituled 'An Act for the more effectual Abolition of Oaths and " 'Affirmations taken and made in various Departments of the " State, and to substitute Declarations in lieu thereof, and for the " 'more entire Suppression of voluntary and extra-judicial Oaths " 'and Affidavits,' and to make other Provisions for the Abolition " of unnecessary Oaths."

A.B.

Declared at before me,

C. 83.

Day of this

A.D.

A Master in Chancery,

Justice of the Peace.

PROVISIONAL SPECIFICATION.

No.

do hereby declare the Nature of the said Invention for [insert Title as in Petition,]

to be as follows:

[here insert Description.]

Dated this

Day of A.D.

(To be signed by Applicant or his Agent.)

REFERENCE.

(To be indorsed on the Petition.)

Her Majesty is pleased to refer this Petition to sider what may be properly done therein.

to con-

Clerk of the Commissioners.

WARRANT.

In humble Obedience to Her Majesty's Command referring to me the Petition of of , to consider what may be properly done therein, I do hereby certify as follows; That the said Petition sets forth that the Petitioner

[Allegations of the Petition.]

And the Petitioner most humbly prays,

[Prayer of the Petition.]

That in support of the Allegations contained in the said Petition the Declaration of the Petitioner has been laid before me, whereby he solemnly declares, that

[Allegations of the Declaration.]

That there has also been laid before me [a Provisional Specifi-, and also a Certificate cation signed complete Specification, and a Certificate of the filing thereof,] whereby it appears that the said Invention was provisionally protected [or protected] from the Day of A.D. in pursuance of the Statute:

That



That it appears that the said Application was duly advertised: Upon consideration of all the Matters aforesaid, and as it is entirely at the Hazard of the said Petitioner whether the said Invention is new or will have the desired Success, and as it may be reasonable for Her Majesty to encourage all Arts and Inventions which may be for the Public Good, I am of opinion, that Her Majesty may grant Her Royal Letters Patent unto the Petitioner, his Executors, Administrators, and Assigns, for his said Invention within the United Kingdom of Great Britain and Ireland, the Channel Islands, and Isle of Man, [Colonies to be mentioned, if any,] for the Term of Fourteen Years, according to the Statute in that Case made and provided, if Her Majesty shall be graciously pleased so to do, to the Tenor and Effect following:

[See next Form.]

Given under my Hand, this Day of A.D.

Seal
of the Commissioners.

LETTERS PATENT.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland Queen, Defender of the Faith; To all to whom these Presents shall come greeting:

Whereas hath by his Petition humbly represented unto Us that he is in possession of an Invention for which the Petitioner conceives will be of great public Utility; That he is the true and first Inventor thereof; and that the same is not in use by any other Person or Persons, to the best of his Knowledge and Belief: the Petitioner therefore most humbly prayed that We would be graciously pleased to grant unto him, his Executors, Administrators, and Assigns, Our Royal Letters Patent for the sole Use, Benefit, and Advantage of his said Invention within Our United Kingdom of Great Britain and Ireland, the Channel Islands, and Isle of Man, [Colonies to be mentioned, if any,] for the Term of Fourteen Years, pursuant to the Statutes in that Case made and provided:

[And whereas the said hath particularly described and ascertained the Nature of the said Invention, and in what Manner the same is to be performed, by an Instrument in Writing under his Hand and Seal, and has caused the same to be duly filed in :]

And We, being willing to give Encouragement to all Arts and Inventions which may be for the Public Good, are graciously pleased to condescend to the Petitioner's Request: Know ye, therefore, that We, of Our especial Grace, certain Knowledge, and mere Motion, have given and granted, and by these Presents, for Us, Our Heirs and Successors, do give and grant unto the said his Executors, Administrators, and Assigns, Our



especial Licence, full Power, sole Privilege, and Authority that he , his Executors, Administrators, and Assigns, and every of them, by himself and themselves, or by his and their Deputy or Deputies, Servants or Agents, or such others as he the , his Executors, Administrators, or Assigns, shall at any Time agree with, and no others, from Time to Time and at all Times hereafter during the Term of Years herein expressed, shall and lawfully may make, use, exercise, and vend his said Invention within Our United Kingdom of Great Britain and Ireland, the Channel Islands, and Isle of Man, in such Manner , his Executors, Administrators, and as to him the said Assigns, or any of them, shall in his or their Discretion seem , his Executors, Administrameet; and that he the said tors, and Assigns, shall and lawfully may have and enjoy the whole Profit, Benefit, Commodity, and Advantage from Time to Time coming, growing, accruing, and arising by reason of the said Invention, for and during the Term of Years herein mentioned; to have, hold, exercise, and enjoy the said Licences, Powers, Privileges, and Advantages herein-before granted or mentioned to be , his Executors, Administrators, granted unto the said and Assigns, for and during and unto the full End and Term of Fourteen Years from the Day of A.D. next and immediately ensuing, according to the Statute in such Case made and provided; and to the End that he the said his Executors, Administrators, and Assigns, and every of them, may have and enjoy the full Benefit and the sole Use and Exercise of the said Invention, according to Our gracious Intention hereinbefore declared, We do by these Presents, for Us, Our Heirs and Successors, require and strictly command all and every Person and Persons, Bodies Politic and Corporate, and all other Our Subjects whatsoever, of what Estate, Quality, Degree, Name, or Condition soever they be, within Our United Kingdom of Great Britain and Ireland, the Channel Islands, and Isle of Man [Colonies to be mentioned, if any, that neither they nor any of them, at any Time during the Continuance of the said Term of Fourteen Years hereby granted, either directly or indirectly do make, use, or put in practice the said Invention, or any Part of the same, so attained unto as aforesaid, nor in anywise counterfeit, imitate, or resemble the same, nor shall make or cause to be made any Addition thereunto or Subtraction from the same, whereby to pretend himself or themselves the Inventor or Inventors, Devisor or Devisors thereof, without the Consent, Licence, or Agreement of the said , his Executors, Administrators, or Assigns, in Writing under his or their Hands and Seals first had and obtained in that Behalf, upon such Pains and Penalties as can or may be justly inflicted on such Offenders for their Contempt of this Our Royal Command, and further to be answerable to the said , his Executors, Administrators, and Assigns, according to Law, for his and their Damages thereby occasioned: And moreover We do by these Presents, for Us, Our Heirs and Successors, will and command all and singular the Justices of the Peace, Mayors, Sheriffs, Bailiffs, Constables, Headboroughs, and all other Officers and Ministers whatsoever of Us, Our Heirs and Successors, for the Time being, that they or any of them do not nor shall



at any Time during the said Term hereby granted in anywise molest, trouble, or hinder the said , his Executors, Administrators, or Assigns, or any of them, or his or their Deputies, Servants, or Agents, in or about the due and lawful Use or Exercise of the aforesaid Invention, or anything relating thereto: Provided always, and these Our Letters Patent are and shall be upon this Condition, that if at any Time during the said Term hereby granted it shall be made appear to Us, Our Heirs or Successors, or any Six or more of Our or their Privy Council, that this Our Grant is contrary to Law, or prejudicial or inconvenient to Our Subjects in general, or that the said Invention is not a new Invention as to the public Use and Exercise thereof, or that the said is not the true and first Inventor thereof within this Realm as aforesaid, these Our Letters Patent shall forthwith cease, determine, and be utterly void to all Intents and Purposes, anything herein-before contained to the contrary thereof in anywise notwithstanding: Provided also, that these Our Letters Patent, or anything herein contained, shall not extend or be construed to extend to give Privilege unto the said Executors, Administrators, or Assigns, or any of them, to use or imitate any Invention or Work whatsoever which hath heretofore been found out or invented by any other of Our Subjects whatsoever, and publicly used or exercised, unto whom Our like Letters Patent or Privileges have been already granted for the sole Use, Exercise, and Benefit thereof: It being Our Will and Pleasure that the said , his Executors, Administrators, and Assigns, and all and every other Person and Persons to whom like Letters Patent or Privileges have been already granted as aforesaid, shall distinctly use and practise their several Inventions by them invented and found out, according to the true Intent and Meaning of the same respective Letters Patent and of these Presents: Provided likewise nevertheless, and these Our Letters Patent are upon this express Condition, [that if the said shall not particularly describe and ascertain the Nature of his said Invention, and in what Manner the same is to be performed, by an Instrument in Writing under his Hand and Seal, and cause the same to be filed Calendar Months next and immewithin diately after the Date of these Our Letters Patent; | [and also if the said Instrument in Writing filed as aforesaid does not particularly describe and ascertain the Nature of the said Invention, and in what Manner the same is to be performed; and also if the said his Executors, Administrators, or Assigns, shall not pay or cause to be paid at the Office of Our Commissioners of Patents for Inventions the Sums following, that is to say, the Sum of Day of Pounds on or before the the Stamp Duty payable in respect of the Certificate of such Pay-Pounds on or before the ment, and the Sum of Day of A.D. and the Stamp Duty payable in respect of the Certificate of such Payment; and also if the said his Executors, Administrators, or Assigns, shall not supply or cause to be supplied for Our Service all such Articles of the said Invention as he or they shall be required to supply by the Officers or Commissioners administering the Department of Our Service for the Use of which the same shall be required, in such Manner,



at such Times, and at and upon such reasonable Prices and Terms as shall be settled for that Purpose by the said Officers or Commissioners requiring the same; that then and in any of the said Cases these Our Letters Patent, and all Liberties and Advantages whatsoever hereby granted, shall utterly cease, determine, and become void, anything herein-before contained to the contrary thereof in anywise notwithstanding: Provided that nothing herein contained shall prevent the granting of Licences in such Manner and for such Considerations as they may by Law be granted; And lastly We do by these Presents, for Us, Our Heirs and Successors, grant unto the said his Executors, Administrators, and Assigns, that these Our Letters Patent, or the filing thereof, shall be in and by all things good, firm, valid, sufficient, and effectual in the Law according to the true Intent and Meaning thereof, and shall be taken, construed, and adjudged in the most favourable and beneficial Sense for the best Advantage of the said his Executors, Administrators, and Assigns, as well in all Our Courts of Record as elsewhere, and by all and singular the Officers and Ministers whatsoever of Us, Our Heirs and Successors, in Our United Kingdom of Great Britain and Ireland, the Channel Islands, and Isle of Man, [Colonies to be mentioned, if any, and amongst all and every the Subjects of Us, Our Heirs and Successors, whatsoever and wheresoever, notwithstanding the not full and certain describing the Nature or Quality of the said Invention, or of the Materials thereunto conducing and belonging. In witness whereof We have caused these Our Letters to be made Patent, this Day of A.D. and to be sealed and bear Date as of the said Day of **A.D.** , in the Year of Our Reign.

SPECIFICATION.

To all to whom these Presents shall come:

I of send greeting:

Whereas Her most Excellent Majesty Queen Victoria, by Her Letters Patent bearing Date the Day of A.D., in the Year of Her Reign, did for Herself, Her Heirs and Successors, give and grant unto me the said

Her special Licence that I the said my Executors, Administrators, and

Assigns, or such others as I the said

Executors, Administrators, and Assigns, should at any Time agree with, and no others, from Time to Time and at all Times thereafter during the Term therein expressed, should and lawfully might make, use, exercise, and vend, within the United Kingdom of Great Britain and Ireland, the Channel Islands, and Isle of Man [Colonies to be mentioned, if any,] an Invention for

[insert Title as in Letters Patent]

upon the Condition (amongst others) that I the said by an Instrument in Writing under my Hand and Seal, should particularly describe and ascertain the Nature of the said Invention, and in what Manner the same was to be performed, and cause the same to be filed in within Calendar Months next and immediately after the Date of the said Letters Patent:



Patent: Now know ye, that I the said do hereby declare the Nature of my said Invention, and in what Manner the same is to be performed, to be particularly described and ascertained in and by the following Statement; (that is to say,)

[describe the Invention.]

In witness whereof I the said A.B. have heretofore set my Hand and Seal, this Day of A.D.

A.B.

C A P. LXXXIV.

An Act to make better Provision respecting the Supply of Water to the Metropolis. [1st *July* 1852.]

WHEREAS it is expedient to make Provision for securing the Supply to the Metropolis of pure and wholesome Water, and otherwise to make further and better Provision in f relation to the Water Supply of the Metropolis: Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the

Authority of the same, as follows:

I. From and after the Thirty-first Day of August One thousand Restriction as eight hundred and fifty-five it shall not be lawful for any Com- to Sources of pany supplying the Metropolis or any Part thereof with Water Supply of for domestic Use, except the Governor and Company of Chelsea Waterworks, to take any Water for such Purpose from any Part of the River Thames below Teddington Lock, or from any Part of any of the tributary Rivers or Streams of the River Thomes below the highest Point where the Tide flows in such tributary Rivers and Streams respectively; and from and after the Thirtyfirst Day of August One thousand eight hundred and fifty-six it shall not be lawful for the said Governor and Company of Chelsea Waterworks to take any Water for domestic Use from any Part of the River Thames below Teddington Lock.

II. From and after the Thirty-first Day of August One thousand Reservoirs eight hundred and fifty-five every Reservoir within a Distance in within a limited a straight Line from Saint Paul's Cathedral in the City of London of not more than Five Miles, in which Water for the Supply for domestic Use of the Metropolis or any Part thereof is stored or kept by any Company, shall be roofed in or otherwise covered over: Provided always, that this Provision shall not extend to any Reservoir the Water from which is subjected by the Company to efficient Filtration after it is discharged from such Reservoir, and before it is passed into the Mains or Pipes of the Company for Distribution, or to any Reservoir the whole of the Water from which is distributed through distinct Mains or Pipes for other than domestic Purposes, nor to any Reservoir whatever the Water stored in which shall be used exclusively for other than domestic

· Purposes. III. From and after the Thirty-first Day of December One Water not to be thousand eight hundred and fifty-five, no Water shall be brought brought within or conducted within the Metropolis by any Company for the Pur- a limited Dispose of domestic Use otherwise than through Pipes or through Aqueducts.

Metropolis.

Distance to be

