[OFFICIAL.]

Index of Inventions

FOR WHICH

Letters Patent of the United States

WERE GRANTED FOR THE WEEK ENDING

June 10, 1873,

AND EACH BEARING THAT DATE. [Those marked (r) are reissued patents.]

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APPLICATIONS FOR EXTENSIONS.

Applications have been duly filed, and are now pendingfor the extension of the following Letters Patent. Hearings upon the respective applications are appointed for the days hereinafter mentioned:

25,395.—BOOT HEEL.—S. Dodge, Jr., B. Potter, Jr. Aug. 27. 25.442.—Boiler and Steamer.—D. R. Prindle. Aug. 27. 25,443.—SEEDING MACHINE.—S. G. Randall. Aug. 27. 25 747.—EMERY AND CAOUTCHOUC.—T. J. Mayall. Sept. 24. 25,484.—Grain Separator.—J. L. Booth. September 3. 25,499.—Railroad Car Seat.—E. Wheeler. September 3.

EXTENSIONS GRANTED.

24,867.—Ore Separator.—W.O. Bourne. 24,402.—Steam Pressure Regulator.—A. P. Pitkin. 24,428.-TRIP HAMMER.-B. Hotchkiss. 24,452.-Rolling Metal for Jewelry.-J. S. Palmer. 24,436.—RAILROAD BAR.—H. Webb

DISCLAIMER.

24,367.—ORE SEPARATOR.—W. O. Bourne.

DESIGNS PATENTED.

6,699 & 6,700.—ALE PUNPS.—S. Lane, Jr., Englewood, N.J. 6,701.—Cooking Stove.—G. Smith & H. Brown, Phila., Pa. 6,702.—CAPE.—M. Landenberger, Philadelphia, Pa.

TRADE MARKS REGISTERED.

Druggists' Goods.—Arnold & McNary, N.Y 1300.—Whisky.—J. Bumgardner & Sons, Staunton, Va 1,301.—Hog Products.—G. Cassard & Son, Baltimore,Md 1,302.-MEDICINES.-S. De Grath, Jersey City, N. J. 1,303.—Stoves, etc.—Hicks & Wolfe, Troy, N. Y 1,304.—SILICIAS, ETC.—Lesher & Co., New York city. 1,305.—Cured Fish.—H. Mayo & Co., Boston, Mass. 1,306.—Flavoring Extracts.—Steele&Price,Chicago,Ill. 1.307 & 1.303.-FRUIT JARS.-Consolidated Fruit Jar Co. New York city. 1,309.—Books.—D. C. Cutler, Carthage, Ill.

1,310.—RAISINS.—F. C. Lewis, Trenton, N. J. 1,311.—Chewing Tobacco.--Liggett & Myers, St. Louis, Mo.

1,312.—COD LIVER OIL.—H. M. Rogers & Co., N. Y. city. 1,313.—MEDICINE.—E. M. Tubbs & Co., Manchester, N. H.

,	SCHEDULE OF PATENT FEES:	
1	On each Cayeat	.\$10
1	On each Trade-Mark	.\$25
1	On filing each application for a Patent (17 years)	.\$15
9	On issuing each original Patent	.\$20
2	On appeal to Examiners-in-Chief	.\$10
3	On appeal to Commissioner of Patents	.\$20
3	On filing each application for a Patent (17 years). On issuing each original Patent. On appeal to Examiners-in-Chief. On appeal to Commissioner of Patents. On application for Reissue. On application for Extension of Patent.	.\$30
9 ;	On application for Extension of Patent	.850
٠.	On granting the Extension	.850
0 ;	On filing a Disclaimer	.\$10
8	On an application for Design (3% years)	.810
3	On an application for Design (7 years)	.815

VALDE OF PATENTS.

And How to Obtain Them.



ROBABLY no investment of a small sum of money brings a greater return than the expenseincurred in obtaining a patent even when the invention is but a small one. Large inventions are found to pay correspondingly well. The names of Blanchard, Morse, Bige low, Colt, Ericsson, Howe, McCormick, Hoe and others, who have amassed immense for tunes from their inventions, are well known. And there are thousands of others who have $realize \verb|d| large sums from their patents.$

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HOW TO Cotonics This is the closing inCOBTAIN COLORS IN Quiry in nearly eve-

ry letter, describing some invention which comes to this office. A positive answer can only be had by presenting a complete application for a patent to the Commissioner of Patents. An application consists of a Model, Drawings, Petition, Oath, and full Specification. Various official rules and formalities must also be observed. The efforts of the inventor to do all this businesshimself are generally without success. After great perplexity and delay, he is usually glad to seek the aid of persons expe rienced in patent business, and have all the work done over again. The best plan is to solicit proper advice at the beginning. If the parties consulted are honorable men, the inventor may safely confide his ideas to them: they will advise whether the improvement is probably patentable, and will give him all the directions needful to protect his rights.

How Can I Best Secure My Invention?

This is an inquiry which one inventor naturally asks another, who has had some experience in obtaining patents. His answer generally is as follows, and correct: Construct a neat model, not over a foot in any dimension—smaller if possible—and send by express, prepaid. addressed to Munn & Co., 87 Park Row, together with a description of its operation and merits. On receipt thereof, they will examine the invention carefully, and advise you as to its patentability, free of charge. Or, if you have not time, or the means at hand, to construct a model, make as good a pen and ink sketch of the improvement as possible and send by mail. An answer as to the prospect of a patent will be received, usually, by return of mail. It is sometimes best to have a search made at the Patent Office; such a measure often saves the cost of an application for a patent.

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In order to have such search, make out a written description of the invention, in your own words, and a pencil, or pen and ink, sketch. Send these, with the fee of \$5, by mail, addressed to Munn & Co., 37 Park Row, and in due time you will receive an acknowledgment thercof, followed by a written report in regard to the patentability of your improvement. This special search is made with great care, among the models and patents at Washington, to ascertain whether the improvement presented is patentable

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expensive. American inventions, even if already patented in this country, can be patented in Canada provided the Ameri-

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This affords a desirable opportunity to persons wishing to reinvest July interest cr dividends.

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