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Contents.

(Illustrated articles are marked with an asterisk.)

2

2

(indstrated articles are marked with an asterisk.)				
American surgoons in Egypt	2) [Locomotive, reversing a (40)			
Answers to correspondents	25 Mensuration on a globe (68).			
Axies, setting (35)	27 Millstones, speed of 765)			
Batterles, Callaud's and Minottl's(4)	26 Monade			
Baitery and Leyden Jar (10)	26 Monada 26 Nozzie, variable (9)			
Battery for plating (3)	20 Observation, errors of the second			
Beads, glass (38)	27 Organ reeds, tuning (31)			
Beits, mendingmachine,	2HOysters, the cultivation of *			
Belts on pulleys (41),	27 Patent office tea set, the			
Benzine scouring, dangers of	18 Patente, American and foreign			
Boiler, circulation in (19)	26 Patents, list of Canadian			
Boller incrustation (18) 26, (32)	27 Parents, official list of			
Boiler pressure, safe (17) 26, (90).	27 Patent, the Woodbury			
Boller, strength o f (25)	27 Plants, unhealthy. 26 Plow, shade attachment fur*			
Boller tubes hlown out by steam(14)	28 Flow, shade attachment fur"			
Boils, mercurial olutment for	19 Poleaning, Paris green.			
Brass, spinulug (51).	27 Polishing stone (12)			
Bridge, double lattice fron *	21 Power from cost and zine (25)			
Bronze, casting (53)	27 Propetter trials, recent.			
Business and personal.	26 Putopa, condensers for (23) 23 Putops, pipes for (47).			
Compary (1)	26 Purpurin, synthesis of			
Campbor (1) Castinge, metal for fine (58)	21 Futly, soft (49)			
Chromosphere, the sun's	24 Radius, finding (70)			
Cider, to keep (71)	27 Saws, power for delving (29)			
Coals and water, weight of (16),	26 School, the Morgan hospita!"			
Coinage, the United States (63),	27 Scurpton, a sulcidal			
Coins. making (39)	27 Slag, utilization of			
Corona, the sun's	zsismoke, conguming (54)			
Cotton, pressing (42)	27 Snow in the streets			
Cribhing in horses	20 Sound waves, wind and			
Crime, hereditary	18 Spectroscopy, elements in (61)			
Electric clocks (2)	26 Steam, bitte (55)			
Electric gas lighting (5) Engines and chimney draft (13)	26 Steel tool question, the			
Engines hout (1) 26 (36 41.61)	SISTONE CATTALLE, AND OF THE			
Engines, boat (1) 26, (36, 44, 64) Engines, ascillating (28)	27 Staves, Chinese coaking* 27 Sun, constitution of the No. 1			
Engines, relative power of (48)	27 Telegraph relay (20).			
Engine, the Buckeye automatic*	1.) Telegraphy, neean-No 1*			
Ether, manufacture of (7)	26 Teleipertag springs (57)			
Ether, physical forces and the	b) vegetation of the White Nile*			
Enher, the, is it matter?	16] Vinewst reating (69)			
Excavations, dangers from	20 Water and vacuum (24).			
Fiying machine, the	whith aver, blue, and minight fill			
Game, shooting (62)	27 Water In a well, rise of (55)			
Gears, noisy (56)	27 Water in pipes, now of (59)			
Grubbing machine and extractor. Guns, British naval*	22 Weight fu a vacuum (3). 13 Well at Prospect Park, Brooklyn*.			
Hatching, artiticial (60),	37 Which, postable steam"			
Hesting of bearings (67)	27 Wire rope, ganesting (15)			
Horse detacher	22 Wood, preserving (54)			
Hydrocarbons on iron and steel	22 Wood, seasoning (37)			
Inversion on the retina	20 Wood under heat (2)			
Lathc, speeding a (65),	27 Zine water tanks (23)			

IS THE ETHER MATTER?

Thanks to the spectroscope, it is now known with reasonable certainty that the elements which compose our earth exist also in other parts of the Universe. There are indications also of the existence of substances unlike anything we know; but the fact, that such extra terrestrial elements appear to act on light as our familiar elements do, has given rise to the inference that the composition of the Universe is fairly represented in kind by that of the cosmic atom which we in habit, in other words, that the substantial unity of the material Universe is practically demonstrated. Limiting the term "material Universe" to the system of things which our senses make known to us, the inference may not be far out of the way; but there are reasons why the term should not be so limited. It would be absurd to suppose our feeble senses able to detect all the powers and properties of elements such as we know in part: it would be still more absurd to assume that our knowledge of the possible range of matter, even in the earth, is anything like exhaustive. T_0 pronounce upon the composition of the Universe from our meager knowledge of it is consequently somewhat presumptuous.

It is easy to perceive that our range of knowledge is ex. The great interest involved in this patent, and the corceedingly limited. Relatively few aerial vibrations affect responding efforts which have been put forth, both to sustain our sense of hearing; an extremely narrow range of lumi and to defeat it, have induced inquiry on our part, some of nous undulations are visible to us: and equally limited is the results of which we shall now lay before our readers. We our capacity to measure temperature, density, or any other do not propose to discuss the validity of the patent, but only accident of matter. The earth might easily contain number- to refer to some of the extraordinary circumstances connected tion, concludes that the hydro-dynamical theory of action is less kinds and grades of matter so rare or so dense as to be with its history. entirely beyond our power of recognition. The application-which was for an improvement in planing magnetic phenomena is to be sought by means of mathema-For illustration, hydrogen passes through cast iron as machines-was filed, June 3, 1848; was rejected, February water does through loose sand. 'The resistance which a cast 28, 1849; was withdrawn and \$20 returned to the applicant, theoretical physics, laid down in Newton's 'Principia," is by iron ball would meet in its flight through an atmosphere of October 4, 1852. It then lay as dead as an antediluvian foshydrogen would, on the other hand, be scarcely appreciable. sil for more than eighteen years, when, on December 5, 1870, the principles of all departments of natural philosophy The difference in density between cast iron and hydrogen, a new application was filed by Woodbury for the same subthough very great, is far from infinite: were it infinite, the ject matter. This was unsuccessfully pressed by different galvanic and magnetic action have been reached in conformresistance which either would offer to the passage of the attorneys for more than two years, the applicant in one case ity with Newton's rules and principles. The author's main other would be infinitely slight: to us, nil. So with every at least having offered an attorney \$5,000 as a conditional conclusions, relative to the modus operandi of the physical other sort of matter in a medium infinitely more dense or fee, which was declined on account of the hopelessness of the forces, to which this system of philosophy seems to point, infinitely more rare than itself. It is possible, therefore, to undertaking. conceive, as Dr. Young suggests, of series of worlds of dif. On March 27, 1873, Fisher and Duncan, late Commissioners ferent orders, pervading each other, mutually unknown and of Patents, became Woodbury's attorneys, and on April 26 folunknowable, in the same space. lowing the patent was allowed. It was issued three days

poseless speculation; and if there were not, one could hardly gone out in the regular course of business in the Patent there could not be an hypothesis which would answer the a preference. requirements of a perfect hypothesis more completely than The main decision allowing the patent to Woodbury was most complicated and the most difficult to divine."

dulations, and afterwards verified by experiment, some of 'was fully observed. thing inconceivably more solid and elastic than steel!

ethereal basis of light by substituting therefor some excessively rare form of ordinary matter. To meet the requiredeed; at the same time it would have to possess an elastic force at least a million million (1,000,000,000,000) times as great as the atmosphere at the earth's surface, conditions quite inconsistent with the main body of our knowledge conundulations must be matter of an entirely different grade from anything else we know.

Any comparison between ordinary matter and anything so taken as suggestive rather than demonstrative; nevertheless the results of such comparisons give us perhaps as correct a notion of the physical basis of light as we are able to entertain. Our only clue to its possible qualities lies in the extreme rapidity with which light rays traverse it. It is understood that the velocity of wave motion depends, other things being equal, on the elasticity of the medium. Know. ing the relative velocities of light and sound, Sir John Herschel calculated the necessary elasticity of the ether (in other words, the amount of force which the wave theory of light requires to be exerted at each point of space) as 1,148,000,000,000 times the elastic force of ordinary air at the surface of the earth. The atmospheric pressure is fifteen pounds to the square inch; the corresponding ethereal should be declared, and the patent was issued accordingly. pressure must therefore be about seventeen million million a similar manner, the pressure of the ether would sustain a column of mercury six times as high as the sun!

force us to accept."

impossible and incredible; as extraordinary matter, or, as be more detrimental to the interests of the Office. we have imagined, matter of a higher grade, it is consistent and reasonable. If we admit one such higher or lower grade of matter, the door is opened for the possible exist. cuce of an infinite series of them.

teach us not to be hasty in limiting the scope of the Universe to elements such as we know.

THE WOODBURY PATENT.

escape it in contemplating the theory of light now generally Office. Such an advance was, it is true, not wholly without accepted by the scientific world, a theory involving condi-precedent; but as it always creates inconvenience and confutionsso astounding that nothing short of a neworder of mat- sion, it is only allowed in very extraordinary cases. We ter seems adequate to meet its requirements. Practically know of nothing in this case that should have given it such

that which attributes the phenomena of light to undulations claimed to be justified by the ruling of Judge Fisher in the of a highly elastic medium pervading all space. It affords a Gray case. But there, the time which had elapsed between reasonable explanation of every phenomenon in optics. More the withdrawal of the old application and the filing of the than that, it enables the investigator to anticipate effects new one was less than two thirds as great as in the Woodbury which noeye hasseen. As Fresnel observes: "There are certain case. And as abandonment-which was the vital question laws so complicated and so singular that observation alone, in this case—is specially declared by statute to be a question aided by analogy, could never lead to their discovery. To of fact, to be determined by the circumstances of each particudivine these enigmas, we must be guided by theoretical ideas lar case, this increased length of time was a proper element founded on a true hypothesis. The theory of luminous vi- to be taken into the account in forming a correct conclusion brations presents this character and these precious advan- here. But the Commissioner, without taking this circumtages; for to it we owe the discovery of optical laws, the stance into consideration, and without waiting till the case was legitimately before him, made a written order that it It would exceed the limits set for this article even to enu- should be decided on its merits, without taking the matter of merate the wonderful discoveries made by the theory of un-abandonment into the account at all, which order or decision

the predicted phenomena being so strange, exceptional, and Let it be remembered that the statute has provided four opposed to all analogy that the validity of the theory which separate tribunals for the determination of questions of patrevealed them can scarcely be questioned. Yet this most entability. These rise in grade one above another, so that satisfying theory is based on the assumption that interstellar three appeals lie successively from one to that which is next space, indeed all space which we have knowledge of whether above it, upon the payment of the prescribed fee in each case. occupied by ordinary matter or not, is pervaded by some. The next to the highest of these tribunals is the Commissioner himself; and although he may very properly give in-Attempts have been made to dispense with the assumed formal advice to an examiner when consulted by him, he should no more make a binding decision until the matter is brought regularly before him than should any other appelments of the case, such a gas would have to be very rare in- | late court, in a case still pending before an inferior tribunal.

But another act, quite as indefensible, remains to be noticed. We have stated that the statute has provided that abandonment should be treated as a question of fact. That rule is made specially applicable to cases like this. Accordcerning gases. If material, the physical basis of luminous ingly, the 41st rule of official practice provides, in these old rejected or withdrawn cases, that "Upon the hearing of such renewed applications of either class, patents will be refused if it be found that the parties have abandoned their invenunlike it as the hypothetical ether must obviously be tions; and in order that opportunity may be given for the production of proof of abandomnent, or of two years' public use, if either exists, an interference will, at the discretion of the Office, be declared between the renewed application and all applications made, or patents granted, in which the device in controversy has been claimed or described."

> Now, the discretion which is thus to be exercised means a sound and just discretion, and not one that is controlled by caprice or by favoritism. And there has never been a case since the act of 1870 was passed, and probably there never will, be one hereafter, where such an interference, for the purpose mentioned in the rule, was ever more imperatively required than in this. But, as we are informed, the Commissioner gave instructions that, in this case, no interference

Now we do not intend to be unjust, or even uncharitable (17,000,000,000,000) pounds, a pressure which Professor towards the Commissioner; but in all candor and sincerity, Cooke, of Harvard, translates into the weight of a cubic we feel bound to say that these proceedings have altogether mile of granite. The atmosphere counterbalances a column been most extraordinary, and well calculated to create a susof mercury thirty inches high. Could it be demonstrated in picion that the strict impartiality which is so necessary to secure that public confidence in the management of the Patent Office which is necessary to its ultimate success, has These numbers give but an approximate idea of the enor not been here observed. The interests of the Office require, mous solidity of the adamantine something which the earth not only uprightness in its head, but also the absence of sweeps through at the rate of eleven hundred miles a minute whatever may create a suspicion of the want of it. The without resistance! It pervades our bodies and we move question naturally arises whether the same favor would about in it with perfect indifference. As Professor Jevons have been extended to this case, and the same alacrity mani. justly observes, all our ordinary notions of matter must be fested in overstepping the line of strict official propriety, if laid aside in contemplating conclusions like these; yet "they the matter had been in the hands of other attorneys. Rightare no more than the observed phenomena of light and heat fully or wrongfully, the idea of rings within the Office, co-ope rating with rings ontside of the Office, is not unnaturally

Regarded in the light of ordinary matter, the ether is suggested by the facts of this case than which nothing can

We have written not in malice or unkindness, but with an earnest desire to benefit the Patent Office, and through it, the great body of meritorious inventors whose welfare we believe to be in no little peril. The cheapest and most effectual way The contemplation of such possibilities may at least of securing uprightness and propriety of action in any public officer is, in a candid and just way, to spread hisacts or those of others in like predicament fully before the public. This s well calculated to prevent those mistakes which arise through carelessness or inadvertence, as well as to correct those which may have had a different origin.

THE PHYSICAL FORCES ARE MODES OF ETHER PRESSURE

Professor Challis, of Cambridge University, after long and exhaustive researches upon galvanic and magnetic acalone correct. The theoretical explanation of galvanic and

tical deductions. The author believes that the science of no means confined to physical astronomy, but comprehends which have relation to physical force. His conclusions on are: That they are all modes of pressure of the ether; that the forces concerned in light, heat, molecular attraction and repulsion, and gravity are dynamical results of vibrations of the ether; and that electricity and galvanic, and magnetic There is in this line of thought something more than pur. | later, which was just two weeks earlier than it would have | forces are due to its pressure in steady motions.