THE CERTIFICATION OF TIMEPIECES.

prosecution of researches calculated to aid in the construction of refined apparatus for the measurement of time.

For carrying on this work the bureau has been furnished with a large number of instruments of precision, and ar rangements have been made with the Safe Deposit Company of New Haven for the erection within their steel vaults of the necessary apparatus and closets for safely keeping the watch and chronometer movements while being tested. These closets comprise a refrigerator (40° Fah.), provided with zinc cases for 100 movements surrounded by chemically dried air; an oven (90° Fah.) of equal capacity, heated by coils of pipe carrying hot water; and closets of ordinary temperature (65° to 75° Fah.), having a capacity of 800 move-

Eight classes of certificates will be issued with timepieces which have been submitted for trial, stating in detail the re sults obtained with each particular movement. The cost of testing or certifying ranges between \$1 and \$4. While under examination the movements will be carefully guarded by est doubters were members of the Western Union Telegraph the Safe Deposit Company. They are not to be opened or Company. However, as there would be a possibility of liti in any way tampered with for any reason whatever, and will not be handled except by trained observers.

First-class movements will be subjected while rating to variations of position and temperature as follows: Dial up; twelve days at ordinary temperatures, one day in the refrigerator, and one day in the oven Dial vertical; fourteen days pendent up, two days pendent right, and two days pendent left. Dial down, two days. Dial up; eight days. The variations of rate under each of these conditions will be given in the certificate. For lower grade certificates the the points made by the plaintiffs. It was urged in the case tests are less protracted.

tions of issuing certificates; and in his annual report he will ity of the entire patent was affirmed, the claims specifically publish in detail the rates of such timepieces in the various classes as may show progress in the horological art.

The results of such work cannot fail to advance the stand ard of watch manufacturing. It will also enable watch buyers to know precisely what they are getting, an advan- matic circuit breaker, as set forth. tage which they will not be slow to appreciate.

-THE PAGE ELECTRICAL PATENT SUSTAINED.

The suit of the Western Union Telegraph Company against the Holmes Burglar Alarm Company, has just been! decided in the United States Circuit Court in this city, Judge Blatchford presiding, in favor of the plaintiffs. If this decision is sustained by the United States Supreme able and exhaustive document. Court, the Western Union Telegraph Company will be the possessors of one of the most gigantic of modern monopolies. The company will have the control of nearly all telegraph and electrical instruments, telephones perhaps excepted. In fact from the present time onward, until the Telegraph Company are masters of the field. By this deci sion, it may almost be said, that the exclusive right to use electricity for commercial and domestic purposes is taken from the public and transferred to the hands of the above corporation. This result is due to the wicked practice of private legislation in which Congress too often indulges The injury done in this way to the public interests is incalculable.

The history of this case is briefly as follows:

Many years ago, dating back to 1836, it is said, Charles Grafton Page, of Washington, D. C., first made electrical inventions, among which, it is alleged, was an electrical coil and armature, which had a set screw applied to adjust or regulate the throw or motion of the armature. Without others, might, and we are confident would, find such vesthis little set screw, or its mechanical equivalent, it would be practically impossible to work an ordinary telegraph instrument, signal apparatus, burglar alarm, or electric motor.

Page suffered his invention to go into public use without taking steps to apply for a patent, and under the general power for propelling pleasure boats by a reduction of the patent laws, in consequence of his neglect, lost all right to inspection fee could not fail to give a great impetus to the a patent.

naps at some future time or another he might coax Congress to grant a special act in his favor, and as preliminary given rise to many inventions and the development of conthereto he filed an application for a patent, which under siderable industrial establishments. The very important the law was refused examination, on the ground that the invention was public property, and he himself was an examiner in the Patent Office. Page was, in fact, the examiner of electrical patents, and for many years it had been his official duty to issue hundreds of patents, all of which contained his alleged original invention.

In 1868 Page was taken sick, and when it appeared that he had not long to live, Congress, at the instance of his friends, with a view to assist his family, passed the following unwise and sweeping act:

Chap. XXXII.—An act to authorize Charles Grafton Page to apply for and receive a patent:

Be it enacted by the Senate and House of Representatives patent for his "induction apparatus and circuit-breakers," ascension and 20 south,

now on file in the United States Patent Office, including At the recommendation of the board of managers of the therewith his circuit-breakers described by him prior to said Winchester Observatory of Yale College, the corporation of application; and that if the Commissioner shall adjudge the the college has established a horological bureau for the said Page to have been the first inventor thereof, he shall issue rating of watch movements and other timepieces, and the to him a patent, which patent shall be valid notwithstanding said Page's invention may have been described or in use prior to said applicatian, and notwithstanding the fact that said Page is now an examiner in the United States Patent Office provided, that any person in possession of said apparatus prior to the date of said patent shall possess the right to use, and vend to others to use, the said specific apparatus in his possession, without liability to the inventor, patentee, therefor.

Approved March 19, 1868.

could ever be sustained in the courts, and among the greatgation against them in any event, by the holders of the Page patent, they concluded that the safest way was to purchase an interest in the patent enough for their own protection, until revealed in the following manner: and for a small sum they acquired such interest from the

Judge Blatchford's decision, we understand, sustains all that the Special Act of Congress, in 1868, was unconstitu-The astronomer in charge of the bureau, Mr. Leonard tional, as the apparatus had been in use so long, but the desustained in the decision being the eleventh, twelfth, and thirteenth, and here is where the great importance of the one being the largest and of most interest. case appears. These three claims are:

11. The adjustment of the retractile force of an auto-

adjustable retractor.

IMPORTANT DECISION BY THE U. S. CIRCUIT COURT armature of an electro-magnet by means of a set screw or 6 cm. any mechanical equivalent for substantially the same purpose, substantially as herein set forth.

We intend in a future number to discuss the subject further and present abstracts from the Judge's decision, which, we are informed, covers fifty pages, and is a very formid.

THE INSPECTION OF SMALL STEAMERS.

of Steam Vessels took notice of the excessive license fee for would warrant placing the date of its fall not later than steam yachts and other small vessels using steam power, and twenty-five years ago. This wanderer through space, which Supreme Court gives a contrary decision, the Western Union suggested that a charge of \$5 would be enough for the annual inspection of such craft.

> The objection to the present fee of \$25 is two-fold; it is out of proportion to the size and importance of the vessels paying the license, being as much as is charged for steamers of 100 tons burden, and it is practically prohibitory to a large class of men who would otherwise build and use such vessels for pleasure or profit. There are thousands of miles which would in the aggregate play an important part in Sciences in this city. furthering inland commerce, if small steamers could be used without having to pay an inspection tax large enough to swallow up all or a great portion of the profits of such use. Thousands of farmers, cotton growers, fruit growers, and sels an easy and profitable means for conveying produce to local centers of distribution and consumption, to the great advantage of local and general traffic, where ordinary cartage is impossible or unprofitable This with the great exready the limited use of steam for small pleasure yachts torpedo boat of Herreshoff may be instanced as one of the indirect fruits of the manufacture of small marine engines; and there is no telling what other inventions of radical importance might not result from the lifting of the practical embargo which an excessive license fee has hitherto laid upon the general use of small steamers.

Congress to carry out the Inspector General's recommendal notes, and to facilitate the interchange of ideas respecting tion. Its passage would be altogether beneficial.

Another Comet.

The Smithsonian Institution has received from the Astronomer Royal of England the announcement of the dis of America, in Congress assembled, that the Commissioner covery by Gill, at Cape Town, South Africa, on February of Patents is hereby authorized to receive and entertain a re 12, of a comet in 8 hours 58 minutes right ascension, 12°31 newal of the application of Charles Grafton Page for letters north declination, with a daily motion of 2° 35' in right

ARTIFICIAL DIAMONDS.

A new dispatch from London states that Professor Maskelyne, of the mineral department of the British Museum, announces the production of artificial diamonds by J. Ballantine Hannay, of Glasgow. Tests by Prof. M. leave no doubt that the crystals are diamonds. In our Supplement, No. 216, Feb. 21, we gave an account of the production of artificial diamonds by R. S. Baxter, of Dundee, whose specimens are also positively identified as diamonds. The MacTear crystals, it will be remembered, were proved not to be diamonds.

A NEW METEORITE.

Following closely upon the Estherville, Iowa, meteorite or any other person interested in said invention or patent of May, 1879, comes the finding of another lost celestial body, this time in Alabama. In 1873 a heavy mass of metal was found by John F. Watson while plowing on a newly On the passage of this act the Commissioner of Patents, in cleared piece of land near Chulafinne, Cleberne county, Ala. accordance with the mandates of the special law, caused the Among many early speculations as to its nature, some examination to be made, and then ordered the issue of a thought it to be bog iron ore, as there are deposits of this ore patent, which was dated April 14, 1868. Dr. Page died May in the vicinity; others thought it might be native iron. Mr. Watson, to test (?) it, had a small piece cut off by the village It was pretty generally doubted at the time of the passage blacksmith and forged into a plow point, and had also some of the law and the grant of the patent, whether the latter horseshoe nails made. It being so easily wrought tended to confirm the native iron theory. It is well known among scientists that terrestrial iron is of extreme rarity, being found only in few basaltic rocks, and then in very inconsiderable quantities. During the seven years following the discovery its real nature was unsuspected and not recognized

Mr. W. E. Hidden, an expert mineralogist and attaché of heirs of Mr. Page. Subsequently, it appears, the Western Mr. Thomas A. Edison, while in this region last November Union Company acquired the substantial control of the prospecting for rare minerals, met with ex-Governor W. H. patent, and in 1874, after careful preparation, brought this Smith, of Alabama, and heard from him the facts as above suit against the Holmes Burglar Alarm Companyas a test suit. stated. This aroused his curiosity, as his knowledge of mineralogy convinced him that in view of the facts as stated, the several hypotheses were incorrect, and that the mass of metal was of meteoric origin and not an ore of iron.

After a considerable outlay of time and money it was Waldo, will supply blanks and information as to the condicision is that the Special Act was constitutional. The valid-finally brought to New York city, and is now in Mr. Hidden's cabinet, which contains three other undescribed meteorites from the Southern States, collected within a year, this

> Originally it was reddish brown in color and incrusted with scales of rust, which fell off while being heated in the forge. It now weighs 14.5 kg. (31 lb.), about 1.5 kilos having 12. The combination of an electro-magnet armature and been cut off to make the plow point and horseshoe nails as stated. Its shape is somewhat triangular, the three diame-13. Adjusting or regulating the length of vibration of the ters being each about 25 cm.; it has an average thickness of

> > A fine metallic surface was readily obtained by filing, which, polished and etched with nitric acid, developed with marked perfection the Widmannstätten lines, which is the convincing proof of its meteoric origin.

> > A careful analysis by J. B. Mackintosh, M.E., of Columbia College, shows it to be beyond a doubt a meteorite, and of the usual iron-nickel alloy variety.

The quick oxidation of meteorites in our atmosphere, and In his report for 1879, the Supervising Inspector General its being found at only a slight depth from the surface, has strayed from its path and is now on an endless visit to us, will be placed for a short time on exhibition at Tiffany's. Union Square, New York city. This meteorite must not be confounded with the famous Claiborne, Ala., meteorite, which latter, it will be remembered, did not show the Widmannstätten figures, and contained besides an unusual percentage of nickel.

The particulars of this new meteorite are from an interestof inland waters, small lakes, rivers, bayous, and the like, ing paper lately read by Mr. Hidden before the Academy of

The American Society of Mechanical Engineers.

A new professional organization, the American Society of Mechanical Engineers, was born in this city February 17. Hitherto American mechanical engineers have had no national society; and this branch of the engineering profession has lacked in consequence the mutual aid and professional coherence which has characterized the departments of civil tension which would be given to the employment of steam and mining engineering, whose powerful associations have proved so beneficial to the members of them.

Accordingly, by invitation of Professors Thurston, Sweet, manufacture of small boilers and engines, and to their adapand other prominent mechanical engineers, some thirty gen-But in 1854 it appears to have occurred to him that per. tation to many lines of domestic and productive work. Alternen of eminence in the profession, from most of the Middle and Eastern States, met as above stated to take the preliminary steps for organizing a national society. Letters were also read from a dozen or more prominent engineers encouraging the project. The meeting was called to order by Professor John E. Sweet, formerly of Cornell University, and Messrs. A. L. Holley and Samuel S. Weber were chosen chairman and secretary.

The object of the society, as set forth in the original draught of the by-laws and rules for the government of the associa-It is gratifying to note that a bill has been introduced in tion, is to enable mechanical engineers to meet and compare improvements in the various branches of mechanical science by the publication of papers, etc. The members are to be divided into four classes-regular members, associates, honorary members, and junior members. The initiation fees are fixed at \$15 and \$10, and the annual dues \$10. Payment of \$150 will entitle eligible candidates to life membership. Seven years' practice as mechanical engineer is a condition of membership, provision being made in junior membership for such as have served for a shorter period.