work on the lathe or planer, and the after-services, of the any suit or proceeding to enjoin any person from the use of surface plate and straight edge, guided by human skill, a patented article, that the defendant therein, or his assignwere necessary to secure a good job. On the planer, espe-jor, purchased the patented article for use or consumption, cially, the requirement of exact threaded screws was and not for sale or exchange, in good faith and in the usual noticed. It is difficult on the best of planers to plane a course of trade, without notice that the same was covered piece with two really parallel surfaces, if those surfaces are by a patent, or without notice that the seller had no right to wide enough to be tested by straight edges and end measure sell such article; and in all such cases notice received after, about the same as would be obtained from a good steam pieces combined; the elevating screws at each end of the such purchase shall not have the effect to impair in any way head rarely agree. Possibly this lack of absolute uniform- the right of such purchaser as absolute owner.' ity in the two screws at each side of the crosshead is the The following are the names of members of the Senate reason why the planer cannot be made to do work both and the States they represent: ways with roughing and finishing cut, the two ends of the crosshead on both sides of the planer not working together. If the production of exact screws can aid in this improvement, and add at least thirty-three per cent to the profitable work of the planer, it will be a point of much value gained. That this improvement in the exactness of machine tools of precision is possible, and that it can be accomplished by present practical means, is indicated by the fact that several of our best known tool builders are availing themselves of the advantages of the new system.

DECISIONS RELATING TO PATENTS.

BEFORE THE COMMISSIONER OF PATENTS. EX-PARTE MARSHALL.

Butterworth, Commissioner:

Appeal from the Examiners-in-Chief.

Considered as a generic term, a combination may be defined to be a co-ordination of individual functions, so as to constitute a common function. Co-ordination necessarily implies some modification of the individual function of each part as it existed prior to the combination.

To be patentable a combination must conform to the requirements of the definition given above, and must also contain two other elements—namely, novelty and utility.

A shoe containing the ordinary front lacing and the common elastic web in its side presents a mere aggregation of Benjamin Harrison. . Indianapolis Joseph N. Dolph Portland. old features, and not a patentable combination.

PROSPECTS OF THE PATENT BILLS.

The hostile patent bills that have passed the House and John J. Ingalls.... ... Atchison. other bills now before the Senate have not yet been reached. Preston B. Plumb...... Emporia. Meantime hundreds of letters and remonstrances against the passage of these bills have been sent by individuals in all parts of the country, and hundreds more will soon be sent forward. If the friends of the patent laws continue Benjamin F. Jonas.... N. Orleans. to pour in their protests for a short time longer, it is believed this mischievous legislation may be postponed and at last defeated. Nothing has a more powerful influence with | Eugene Hale Ellsworth, Senators and Representatives than forcible letters from their own townsmen and constituents. We therefore urge upon inventors, manufacturers, and all who wish to uphold the industries of the nation to write directly to Senators, and give reasons why these bills should be set aside. Legislat- Henry L Dawes Pittsfield. ors need to understand the views and feelings of the people George F. Hoar....Worcester. they represent, and then they will speak and act accordingly.

No person should defer his protest in the hope that others will do something or that some combined movement will Thomas W. Palmer. Detroit. take place. Let each individual promptly organize himself into an association of one, and send forward his arguments, Dwight M. Sabin....Stillwater. resolves, and letters, without hesitation or delay.

For the convenience of readers we here repeat the numbers and general nature of some of the bills now before the

House bill 3,925, introduced by Hon. Mr. Calkins, of Indiana, provides substantially that if the inventor or owner of a patent shall dare to attempt to sustain his rights by bringing a suit against infringers, he shall recover no costs, aud shall pay to the infringer's lawyer a counsel fee of \$50. This bill was passed in the House of Representatives by an enormous majority, on January 21, and is now before the Senate for concurrence. The members who voted for it apparently regard it as a very upright proceeding to encourage the inventor to reveal his invention by passing laws to give him a patent, and then passing other laws to deprive him of the benefit of said patent. This is the way Congress exemplifies integrity and fair dealing before the people.

House bill 3,934, introduced by Mr. Vance of N. C., provides substantially that any person may use any patented article he pleases without liability, but shall become liable after receiving notice that a patent exists; and may then require the patentee to give him the use of the patent for a royalty to be named by the courts, thus robbing the patentee in the first instance and then depriving him of the control of | his patent. This bill was passed by the House, January 22, 1884, by a vote of 114 ayes to.6 noes.

of the Scientific American for Feb. 2.

House bill 3,617, introduced by Mr. Anderson, of Kansas, reduces the lifetime of a patent from 17 years to 5 years. Not yet passed, but perhaps soon will be by a great majority, as there is no member in the House who has so far ventured to say a word in protest or speak in favor of inventors or the present patent system.

In the Senate the bill introduced by Mr. Voorhees, of Indiana (S. 1,558), provides in effect that all patents shall be free to the public. This bill caps the climax; it has not yet passed; but soon will be if the members of the Senate share in the views of the House majority.

The following is the text of Senator Voorhees' bill:

S. 1,558. "Be it enacted, etc.—That it shall be a valid

James L. Pugh Eufaula. John T. MorganSelma.	James Z. Geo Lucius Q. C. 1
ARKANSAS. James D. WalkerFayetteville. Augustus H. GarlandLittle Rock.	George G. Ve Francis M. Co
CALIFORNIA. James T. FarleyJackson. John F. MillerS.Francisco.	Cbarles H.Va Charles F.Ma
COLORADO, Nathaniel P. HillDenver, Thomas M. Bowen Del Norte,	John P. Jones James G. Fai
CONNECTICUT. Orville H. PlattMeriden. Joseph R. HawleyHartford.	Henry W. Bla Austin F. Pik
DELAWARE. Thos. Francis Bayard. Wilmington. Eli SaulsburyDover.	William J. Se John R. McPl
FLORIDA. Wilkinson CallJacksonville Charles W. JonesPensacola.	Elbridge G L Warner Miller
GEORGIA. Joseph E. BrownAtlanta. Alfred H. ColquittAtlanta.	NORT Zebulon B. Va Matt W. Rans
ILLINOIS, John A. Logan	George H. Pe

ALABAMA.

INDIANA.

IOWA. William B. Allison Dubuque. James F. Wilson.Fairfield.

KANSAS. KENTUCKY.

John S. Williams... .. Mt. Sterling James B. Beck....Lexington. LOUISIANA.

Randall L. Gibson......N. Orleans. MAINE. William P. Frye..... Lewiston. MARYLAND.

James B. Groome.....Elkton. Arthur P. Gorman.....Laurel. MASSACHUSETTS.

MICHIGAN. Omar D. Conger.....Port Huron.

MINNESOTA. Sam'l J.R.McMillan, St. Paul. MISSISSIPPI. orge....Jackson. Lamar...Oxford.

MISSOURI est Kansas Citv. Cockrell..Warrensburg.

NEBRASKA. an Wyck.Neb'ka City. anderson Omaha.

s......Gold Hill. air......Virginia City. HAMPSHIRE. airPlymouth.

ke..... Franklin. EW JERSEY. ewell....Camden herson . . Jersey City.

NEW YORK. Lapham . .Canandaig'a. er......Herkimer. TH CAROLINA.

ance....Charlotte. som.....Weldon. OHIO. endleton . Cincinnati. ın..... Mansfield.

OREGON.

J. Donald Cameron . Harrisburg. John I. Mitchell Wellsboro. RHODE ISLAND.

Nelson W. Aldrich . . . Providence. Henry B. Anthony ... Providence. SOUTH CAROLINA. Wade Hampton Columbia.

Matthew C. Butler....Edgefield. TENNESSEE. Howell E. Jackson. Jackson. Isham G. Harris.....Memphis. TEXAS.

Sam Bell Maxey......Paris. Richard Coke......Waco. VERMONT.

Justin S. Morrill.Strafford. George F. Edmunds..Burlington. VIRGINIA.

William Mahone Petersburg. H H.Riddleberger....Woodstock. WEST VIRGINIA Johnson N. Camden Parkersb'g. John E. Kenna......Kanawha. WISCONSIN.

Angus Cameron..La Crosse, Philetus SawyerOshkosh.

PATENTS AND POLITICS.

It is estimated that between 30,000 and 40,000 citizens of the State of New York have received patents for their inventions which remain unexpired. Nearly every manufacturer in the State is an owner, or is interested in or works under some patent. It is probable that at least 100,000 voters in New York State are directly connected with industries that will be greatly damaged if these bad patent laws are passed. The majority that carries the State in the approaching election will not probably be very large. Which of the two great parties will sweep the State?

Certainly it will not be the party whose senators and representatives in Congress are doing all they can to destroy the interests of their constituents at home. What is true of New York is true of several other States. The inventors and manufacturers of the country will have power enough in the coming elections to determine upon which side the victory shall rest; and that power is likely to be exercised. A little ingenuity, a little determined and united effort, the business.

THE TRIPLE THERMIC MOTOR.

A very neat example of the bisulphide of carbon engine has lately been brought to this city for private exhibition to The texts of the foregoing bills will be found on page 73 capitalists and others who may wish to purchase shares therein. It is styled the "Triple Thermic Motor." The milk was the mixture used. engine is located at No. 651 West 45th St. The motor consists of a steam boiler, a bisulphide of carbon vessel, an ordinary steam engine, a surface condenser, and pumps. The steam from the boiler warms the bisulphide of carbon and converts it into vapor which drives the engine; the exhaust vapor then passes through the condenser, where it is liquefied and is returned by pump to its vessel to be reheated, and go the rounds again.

prevent loss of energy than was shown in some of the former bisulphide of carbon engines. For example, in this new motor the pipes, engine cylinder, piston rod, etc., are careful- prise to adopt a system somewhat such as suggested, greatly ly jacketed, and every precaution taken to prevent the loss

Under such circumstances, it was not possible to do exact | defense to any action for an infringement of any patent, or | of heat or escape of the vapor; the latter precaution is rather necessary, as it yields an odor of the decayed egg class.

The mechanical execution of the engine and its parts is very creditable to the parties concerned, since its performances are nearly if not quite equal to those of a first class steam engine of the same horse power.

The engine is believed to yield thirty horse power, being engine and ordinary boiler of same sizes.

The engine is made under the patents of Mr. Thomas Colwell, of Chicago, Ill. One of his many patent claims is substantially as follows: "A motor for operating machinery, consisting of bisulphide of carbon, water, and plumbago." The addition of water and plumbago seems to be a new feature in this class of engines.

Some very exaggerated reports have been published in regard to the performances of this motor. For example, it has been stated that the steam from the boiler only had a value of fifteen horse power, while the engine yielded sixty-five horse power, the gain of power being due to the bisulphide of carbon. Such absurd statements savor of stock jobbing, and their circulation is to be regretted; probably they are not put forth by any one directly connected with the company.

Those who care to look into the theory of the bisulphide of carbon and analogous motors will find the subject discussed in the back volumes of the Scientific American. The following is from an article in our paper of Sept. 28, 1872, when the Ellis binary engine was under trial and discussion:

"Could an absolutely perfect binary vapor engine be constructed, its performance would exhibit precisely the same economy of fuel as would a perfect steam engine working between the same limits of temperature. There is, therefore, no purely scientific reason for anticipating economical advantage from this form of prime mover.

"There are, however, some practical considerations which would at least make it appear possible that the introduction of this form of engine may ultimately occur as a consequence of a superiority in economy over even the best of modern engines. It is evident that a wasteful steam engine may be converted into an economical binary engine, in which a large amount of the heat, formerly wasted, may be successfully utilized; and, in all non-condensing steam engines, some considerable proportion of the heat of the exhaust steam may be saved by such a change. Could the additional engine be constructed and operated at a moderate expense, it seems very certain that the binary plan would, in very many cases, be certainly advisable. Even with the best of condensing steam engines, it is by no means certain that the heat abstracted in the condenser might not be more economically removed and made useful by a fluid whose vapor has a higher tension than that of water at the same tem perature."

Progress of Soap Fat Butter.

A committee of the Senate of the State of New York has been engaged lately in the investigation of the bogus butter business, with a view to ascertain its nature, extent, and best probable mode of regulation.

Out of thirty specimens of butter sold by as many respectable grocers, analysis showed that only ten were composed of real butter; all the rest were chiefly composed of lard. The price charged for the soap fat butter was about twenty-five cents per pound—the real butter selling for about the same.

Dr. Love, the chemist, testified that he could not distinguish the spurious butter from the genuine so as to swear to it, by its outward appearance, but he had no doubt of the accuracy of his chemical analysis. He said that in the manufacture of butterine and oleomargarine no chemical change takes place, but simply a mechanical mixture, and that all the substances used in the mixture have the same properties after the mixture as before, so that the lard, fat, and oils used in the bogus butter are no more injurious to health in the bogus butter than out of it. He had found no traces of nitric acid in his analysis, and would have noticed it if it had been present. He was of opinion that impure substances could be deodorized, so that they could not be distinguished. Even dead animals could be so deodorized, but if diseased germs were not destroyed they would prove deleterious to health. He knew of nothing in the process of manufacture of bogus butter that would be likely to kill disease germs. He could not say that he knew of an authentic case of injury to health by eating the bogus butter.

LARD CHEESE,

Mr. Martin gave the committee the results of his explorations in a manufactory of Neufchatel cheese, at Chester. He said that Mr. Durland informed him that one and a half pounds of lard mixed with one hundred pounds of skim

Weather Signals.

A Florida correspondent suggests that the Government supply telegraph, railroad, and steamboat companies with flags and lanterns suitable to indicate by day or night the different features of the weather bulletins, and require their display accordingly as the reports are telegraphed over the country. We hardly see on what ground the Government Greater care seems to have been taken in this machine to could insist on the signals being so displayed, although it supplies the daily reports to all who care to take them. One of the trunk railroads has, however, shown the enterto the satisfaction of the country people along its line.