

SUPPLEMENT  
TO THE  
**NEW ZEALAND GAZETTE**

OF  
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WELLINGTON, THURSDAY, NOVEMBER 26, 1891.

*Despatch.—The Adherence of New Zealand to the International Convention for the Protection of Industrial Property.*

Department of Justice,  
Wellington, 20th November, 1891.

**T**HE following despatch, received from Her Majesty's Principal Secretary of State for the Colonies, is published for general information.

W. P. REEVES.

(New Zealand.—General.)

Downing Street, 29th September, 1891.

MY LORD,—With reference to your Lordship's telegram of the 11th August, I have the honour to acquaint you that the adherence of the colony under your Government to the International Convention for the Protection of Industrial Property has been forthally notified by the Secretary of State for Foreign Affairs to the Government of the Swiss Confederation, and that the Swiss Government, through Her Majesty's Minister at Berne, has acknowledged the notification, and has stated that the colony will be considered as forming part of the Union from the 7th September, and that an intimation of the adhesion will be made to the contracting States.

It does not appear to be necessary that the colony should contribute to the expenses of the International Bureau.

I enclose for convenience of record a copy of the circular despatch of the 9th July, 1884, of which you state in your telegram no trace could be found.

I have, &c.,  
KNUTSFORD.

Governor the Right Hon. the Earl of  
Onslow, G.C.M.G., &c.

(Circular.)

Downing Street, 9th July, 1884.

SIR,—With reference to my circular despatch of the 18th April last, I have the honour to transmit to you a copy of the International Convention for the Protection of Industrial Property, which was signed at Paris on the 20th March, 1883, and to which Her Majesty's Government have given their adhesion by a declaration dated the 17th March last.

I have, &c.,  
DERBY.

The Officer Administering the Government of  
New Zealand.

[English Text.]

INTERNATIONAL CONVENTION FOR THE PROTECTION OF  
INDUSTRIAL PROPERTY.

[Signed at Paris, 20th March, 1883. Ratifications exchanged at  
Paris, 6th June, 1884.]

I.—INTERNATIONAL CONVENTION.

His Majesty the King of the Belgians, His Majesty the Emperor of Brazil, His Majesty the King of Spain, the President of the French Republic, the President of the Republic of Guatemala, His Majesty the King of Italy, His Majesty the King of the Netherlands, His Majesty the King of Portugal and the Algarves, the President of the Republic of Salvador, His Majesty the King of Servia, and the Federal Council of the Swiss Confederation, being equally animated with the desire to secure, by mutual agreement, complete and effectual protection for the industry and commerce of their respective subjects and citizens, and to provide a guarantee for the rights of inventors, and for the loyalty of commercial transactions, have resolved to conclude a Convention to that effect, and have named as their Plenipotentiaries, that is to say,—

His Majesty the King of the Belgians: The Baron Beyens, Grand Officer of His Majesty's Royal Order of Leopold, Grand Officer of the Legion of Honour, His Majesty's Envoy Extraordinary and Minister Plenipotentiary at Paris, &c. ;

His Majesty the Emperor of Brazil: M. Jules Constant, Count de Villeneuve, Member of His Majesty's Council, His Majesty's Envoy Extraordinary and Minister Plenipotentiary at the Court of His Majesty the King of the Belgians, Commander of the Order of Christ, Officer of His Majesty's Order of the Rose, Chevalier of the Legion of Honour, &c. ;

His Majesty the King of Spain: His Excellency the Duke de Fernan-Núñez, de Montellano et del Arco, Count de Cervellon, Marquis de Almonacid, Grandee of Spain First Class, Chevalier of the Distinguished Order of the Golden Fleece, Grand Cross of the Order of Charles III., Chevalier de Calatrava, Grand Cross of the Legion of Honour, Senator of the Kingdom, His Majesty's Ambassador Extraordinary and Plenipotentiary at Paris, &c. ;

The President of the French Republic: M. Paul Challemeil-Lacour, Senator, Minister for Foreign Affairs; M. Hérisson, Deputy, Minister of Commerce; M. Charles Jagerschmidt, Minister Plenipotentiary of the First Class, Officer of the National Order of the Legion of Honour, &c. ;

The President of the Republic of Guatemala: M. Crisanto-

Medina, Officer of the Legion of Honour, his Envoy Extraordinary and Minister Plenipotentiary at Paris, &c. ;

His Majesty the King of Italy : M. Constantin Ressiman, Commander of His Majesty's Orders of Saints Maurice and Lazarus, and of the Crown of Italy, Commander of the Legion of Honour, Councillor of the Italian Embassy at Paris, &c. ;

His Majesty the King of the Netherlands : The Baron de Zuylen de Nyevelt, Commander of His Majesty's Order of the Netherlands Lion, Grand Cross of His Majesty's Grand Ducal Order of the Oaken Crown, and of the Golden Lion of Nassau, Grand Officer of the Legion of Honour, His Majesty's Envoy Extraordinary and Minister Plenipotentiary at Paris, &c. ;

His Majesty the King of Portugal and the Algarves : M. Jose da Silva Mendes Leal, Councillor of State, Peer of the Realm, Minister and Honorary Secretary of State, Grand Cross of the Order of St. James, Chevalier of the Order of the Tower and Sword of Portugal, Grand Officer of the Legion of Honour, His Majesty's Envoy Extraordinary and Minister Plenipotentiary at Paris, &c. ; M. Fernand de Azevedo, Officer of the Legion of Honour, First Secretary of the Portuguese Legation at Paris, &c. ;

The President of the Republic of Salvador : M. Torres-Caicedo, Corresponding Member of the French Institute, Grand Officer of the Legion of Honour, his Envoy Extraordinary and Minister Plenipotentiary at Paris, &c. ;

His Majesty the King of Servia : M. Sima M. Marinovitch, Chargé d'Affaires of Servia *ad interim*, Chevalier of the Royal Order of Takovo, &c. ;

And the Federal Council of the Swiss Confederation : M. Charles Édouard Lardy, Envoy Extraordinary and Minister Plenipotentiary at Paris, &c. ; M. J. Weibel, Engineer at Geneva, President of the Swiss Section of the Permanent Commission for the Protection of Industrial Property :

Who, having communicated to each other their respective full powers, found in good and due form, have agreed upon the following articles :—

#### ARTICLE I.

The Governments of Belgium, Brazil, Spain, France, Guatemala, Italy, Holland, Portugal, Salvador, Servia, and Switzerland constitute themselves into a union for the protection of industrial property.

#### ARTICLE II.

The subjects or citizens of each of the contracting States shall, in all the other States of the Union, as regards patents, industrial designs or models, trade-marks, and trade-names, enjoy the advantages that their respective laws now grant, or shall hereafter grant, to their own subjects or citizens.

Consequently, they shall have the same protection as the latter, and the same legal remedy against any infringement of their rights, provided they observe the formalities and conditions imposed on subjects or citizens by the internal legislation of each State.

#### ARTICLE III.

Subjects or citizens of States not forming part of the Union, who are domiciled or have industrial or commercial establishments in the territory of any of the States of the Union, shall be assimilated to the subjects or citizens of the contracting States.

#### ARTICLE IV.

Any person who has duly applied for a patent, industrial design or model, or trade-mark in one of the contracting States shall enjoy, as regards registration in the other States, and, reserving the rights of third parties, a right of priority during the periods hereinafter stated.

Consequently, subsequent registration in any of the other States of the Union before expiry of these periods shall not be invalidated through any acts accomplished in the interval, either, for instance, by another registration, by publication of the invention, or by the working of it by a third party, by the sale of copies of the design or model, or by use of the trade-mark.

The above-mentioned terms of priority shall be six months for patents and three months for industrial designs and models and trade-marks. A month longer is allowed for countries beyond sea.

#### ARTICLE V.

The introduction by the patentee into the country where the patent has been granted of objects manufactured in any of the States of the Union shall not entail forfeiture.

Nevertheless, the patentee shall remain bound to work his patent in conformity with the laws of the country into which he introduces the patented objects.

#### ARTICLE VI.

Every trade-mark duly registered in the country of origin shall be admitted for registration, and protected in the form originally registered, in all the other countries of the Union.

That country shall be deemed the country of origin where the applicant has his chief seat of business.

If this chief seat of business is not situated in one of the countries of the Union, the country to which the applicant belongs shall be deemed the country of origin.

Registration may be refused if the object for which it is solicited is considered contrary to morality or public order.

#### ARTICLE VII.

The nature of the goods on which the trade-mark is to be used can in no case be an obstacle to the registration of the trade-mark.

#### ARTICLE VIII.

A trade name shall be protected in all the countries of the Union, without necessity of registration, whether it form part or not of a trade-mark.

#### ARTICLE IX.

All goods illegally bearing a trade-mark or trade name may be seized on importation into those States of the Union where this mark or name has a right to legal protection.

The seizure shall be effected at the request of either the proper public department or of the interested party, pursuant to the internal legislation of each country.

#### ARTICLE X.

The provisions of the preceding article shall apply to all goods falsely bearing the name of any locality as indication of the place of origin, when such indication is associated with a trade name of a fictitious character or assumed with a fraudulent intention.

Any manufacturer of or trader in such goods, established in the locality falsely designated as the place of origin, shall be deemed an interested party.

#### ARTICLE XI.

The high contracting parties agree to grant temporary protection to patentable inventions, to industrial designs or models, and trade-marks, for articles exhibited at official or officially-recognised international exhibitions.

#### ARTICLE XII.

Each of the high contracting parties agrees to establish a special Government department for industrial property, and a central office for communication to the public of patents, industrial designs or models, and trade-marks.

#### ARTICLE XIII.

An international office shall be organized under the name of "Bureau International de l'Union pour la Protection de la Propriété Industrielle" (International Office of the Union for the Protection of Industrial Property).

This office, the expenses of which shall be defrayed by the Governments of all the contracting States, shall be placed under the high authority of the Central Administration of the Swiss Confederation, and shall work under its supervision. Its functions shall be determined by agreement between the States of the Union.

#### ARTICLE XIV.

The present Convention shall be submitted to periodical revisions, with a view to introducing improvements calculated to perfect the system of the Union.

To this end conferences shall be successively held in one of the contracting States by delegates of the said States. The next meeting shall take place in 1885 at Rome.

#### ARTICLE XV.

It is agreed that the high contracting parties respectively reserve to themselves the right to make separately, as between themselves, special arrangements for the protection of industrial property, in so far as such arrangements do not contravene the provisions of the present Convention.

#### ARTICLE XVI.

States which have not taken part in the present Convention shall be permitted to adhere to it at their request.

Such adhesion shall be notified officially through the diplomatic channel to the Government of the Swiss Confederation, and by the latter to all the others. It shall imply complete accession to all the clauses and admission to all the advantages stipulated by the present Convention.

#### ARTICLE XVII.

The execution of the reciprocal engagements contained in the present Convention is subordinated, in so far as necessary, to the observance of the formalities and rules established by the constitutional laws of those of the high contracting parties who are bound to procure the application of the same, which they engage to do with as little delay as possible.

#### ARTICLE XVIII.

The present Convention shall come into operation one month after the exchange of ratifications, and shall remain in force for an unlimited time, till the expiry of one year from the date of its denunciation. This denunciation shall be addressed to the Government commissioned to receive adhesions. It shall only affect the denouncing State, the

Convention remaining in operation as regards the other contracting parties.

ARTICLE XIX.

The present Convention shall be ratified, and the ratifications exchanged in Paris, within one year at the latest.

In witness whereof the respective Plenipotentiaries have signed the same, and have affixed thereto their seals.

Done at Paris the 20th March, 1883.

- (L.S.) BEYENS.
- (L.S.) VILLENEUVE.
- (L.S.) DUC DE FERNAN-NUNEZ.
- (L.S.) P. CHALLEMEL-LACOUR.
- (L.S.) CH. HÉRISSE.
- (L.S.) CH. JAGERSCHMIDT.
- (L.S.) CHRISANTO-MEDINA.
- (L.S.) RESSMAN.
- (L.S.) BARON DE ZUYLEN DE NYEVELT.
- (L.S.) JOSE DA SILVA MENDES LEAL.
- (L.S.) F. D'AZEVEDO.
- (L.S.) J.-M. TORRES-CAICEDO.
- (L.S.) SIMA M. MARINOVITCH.
- (L.S.) LARDY.
- (L.S.) J. WEIBEL.

II.—FINAL PROTOCOL.

On proceeding to the signature of the Convention concluded this day between the Governments of Belgium, Brazil, Spain, France, Guatemala, Italy, the Netherlands, Portugal, Salvador, Servia, and Switzerland, for the protection of industrial property, the undersigned Plenipotentiaries have agreed as follows:—

1. The words "industrial property" are to be understood in their broadest sense; they are not to apply simply to industrial products properly so called, but also to agricultural products (wines, corn, fruits, cattle, &c.), and to mineral products employed in commerce (mineral waters, &c.).

2. Under the word "patents" are comprised the various kinds of industrial patents recognised by the legislation of each of the contracting States, such as importation patents, improvement patents, &c.

3. The last paragraph of Article II. does not affect the legislation of each of the contracting States as regards the procedure to be followed before the tribunals, and the competence of those tribunals.

4. Paragraph 1 of Article VI. is to be understood as meaning that no trade-mark shall be excluded from protection in any State of the Union from the fact alone that it does not satisfy, in regard to the signs composing it, the conditions of the legislation of that State; provided that on this point it complies with the legislation of the country of origin, and that it had been properly registered in said country of origin. With this exception, which relates only to the form of the mark, and under reserve of the provisions of the other articles of the Convention, the internal legislation of each State remains in force.

To avoid misconception, it is agreed that the use of public armorial bearings and decorations may be considered as being contrary to public order in the sense of the last paragraph of Article VI.

5. The organization of the special Department for Industrial Property mentioned in Article XII. shall comprise, so far as possible, the publication in each State of a periodical official paper.

6. The common expenses of the International Office, instituted by virtue of Article XIII., are in no case to exceed for a single year a total sum representing an average of 2,000fr. for each contracting State.

To determine the part which each State should contribute to this total of expenses, the contracting States, and those which may afterwards join the Union, shall be divided into six classes, each contributing in the proportion of a certain number of units, namely:—

1st class	..	..	25 units.
2nd class	..	..	20 "
3rd class	..	..	15 "
4th class	..	..	10 "
5th class	..	..	5 "
6th class	..	..	3 "

These co-efficients will be multiplied by the number of States in each class, and the sum of the result thus obtained will supply the number of units by which the total expense has to be divided. The quotient will give the amount of the unit of expense.

The contracting States are classed as follows with regard to the division of expense:—

1st class	..	..	France, Italy.
2nd class	..	..	Spain.
3rd class	..	..	Belgium, Brazil, Portugal, Switzerland.
4th class	..	..	Holland.
5th class	..	..	Servia.
6th class	..	..	Guatemala, Salvador.

The Swiss Government will superintend the expenses of the International Office, advance the necessary funds, and render an annual account, which will be communicated to all the other Administrations.

The International Office will centralise information of every kind relating to the protection of industrial property, and will bring it together in the form of a general statistical statement, which will be distributed to all the Administrations. It will interest itself in all matters of common utility to the Union, and will edit, with the help of the documents supplied to it by the various Administrations, a periodical paper in the French language dealing with questions regarding the object of the Union.

The numbers of this paper, as well as all the documents published by the International Office, will be circulated among the Administrations of the States of the Union in the proportion of the number of contributing units as mentioned above. Such further copies as may be desired either by the said Administrations or by societies or private persons will be paid for separately.

The International Office shall at all times hold itself at the service of members of the Union, in order to supply them with any special information they may need on questions relating to the international system of industrial property.

The Administration of the country in which the next Conference is to be held will make preparations for the transactions of that Conference, with the assistance of the International Office.

The Director of the International Office will be present at the meetings of the Conferences, and will take part in the discussions, but without the privilege of voting.

He will furnish an annual report upon his administration of the office, which shall be communicated to all the members of the Union.

The official language of the International Office will be French.

7. The present final protocol, which shall be ratified together with the Convention concluded this day, shall be considered as forming an integral part of, and shall have the same force, validity, and duration as, the said Convention.

In witness whereof the undersigned Plenipotentiaries have drawn up the present protocol.

- BEYENS.
- VILLENEUVE.
- DUC DE FERNAN-NUNEZ.
- P. CHALLEMEL-LACOUR.
- CH. HÉRISSE.
- CH. JAGERSCHMIDT.
- CHRISANTO-MEDINA.
- RESSMAN.
- BARON DE ZUYLEN DE NYEVELT.
- JOSE DA SILVA MENDES LEAL.
- F. D'AZEVEDO.
- J.-M. TORRES-CAICEDO.
- SIMA M. MARINOVITCH.
- LARDY.
- J. WEIBEL.

III.—ACCESSION OF HER MAJESTY'S GOVERNMENT TO THE CONVENTION SIGNED AT PARIS, 20TH MARCH, 1883.

The undersigned, Ambassador Extraordinary and Plenipotentiary of Her Majesty the Queen of the United Kingdom of Great Britain and Ireland to the French Republic, declares that Her Britannic Majesty, having had the International Convention for the Protection of Industrial Property, concluded at Paris on the 20th March, 1883, and the protocol relating thereto, signed on the same date, laid before her, and availing herself of the right reserved by Article XVI. of that Convention to States not parties to the original Convention, accedes, on behalf of the United Kingdom of Great Britain and Ireland, to the said International Convention for the Protection of Industrial Property, and to the said protocol, which are to be considered as inserted word for word in the present declaration, and formally engages, as far as regards the President of the French Republic and the other high contracting parties, to co-operate on her part in the execution of the stipulations contained in the Convention and protocol aforesaid.

The undersigned makes this declaration on the part of Her Britannic Majesty with the express understanding that power is reserved to Her Britannic Majesty to accede to the Convention on behalf of the Isle of Man and the Channel Islands, and any of Her Majesty's possessions, on due notice to that effect being given through Her Majesty's Government.

In witness whereof the undersigned, duly authorised, has signed the present declaration of accession, and has affixed thereto the seal of his arms.

Done at Paris on the 17th day of March, 1884.

(L.S.) LYONS.

IV.—DECLARATION OF ACCEPTANCE OF ACCESSION.

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, having acceded to the International

Convention relative to the protection of industrial property, concluded at Paris, 20th March, 1883, together with a protocol dated the same day, by the declaration of accession delivered by her Ambassador Extraordinary and Plenipotentiary to the Government of the French Republic, the text of which declaration is word for word as follows:—

(Here is inserted the text of No. III. in English.)

The President of the French Republic has authorised the undersigned, President of the Council, Minister for Foreign Affairs, to formally accept the said accession, together with the reserves which are contained in it concerning the Isle of Man, the Channel Islands, and all other possessions of Her Britannic Majesty, engaging, as well in his own name as in that of the other high contracting parties, to assist in the accomplishment of the obligations stipulated in the Convention and the protocol thereto annexed which may concern the United Kingdom of Great Britain and Ireland.

In witness whereof the undersigned, duly authorised, has drawn up the present declaration of acceptance, and has affixed thereto his seal.

Done at Paris the 2nd April, 1884.

(L.S.) JULES FERRY.

#### Notice of Acceptance of Complete Specifications.

Patent Office,  
Wellington, 26th November, 1891.

COMPLETE specifications relating to the under-mentioned applications for Letters Patent have been accepted, and are open to public inspection at this office. Any person may, at any time within two months from the date of this *Gazette*, give me notice in writing, in duplicate, of opposition to the grant of any such patent, stating in such notice the particular grounds of his objection. A fee of 10s. is payable with such notice:—

No. 4919.—10th February, 1891.—JOHN HISLOP, of Dunedin, New Zealand, Watchmaker. An invention for shearing sheep, clipping horses, and other similar work, to be called "Hislop's Hand-power Shearing-machine." (Specification, 3s.; drawings, 7s. 6d.)\*

No. 5078.—6th July, 1891.—REGINALD STANLEY, of Nuneaton, Warwick, England, Manufacturer. An invention for improvements in and relating to tunnelling- and mining-machines. (Specification, £2 10s.; drawings, £2 10s.)

No. 5220.—2nd October, 1891.—WILLIAM CHRISTOPHER WHITE, of Sneyd, Bowen Hills, Brisbane, Queensland, Contractor. An invention for improvements in packing-cases and crates, and in means for stowing goods carried in same. (Specification, 10s. 6d.; drawings, 15s.)

No. 5286.—12th November, 1891.—WILLIAM ANDREWS and ARTHUR WARD BEAVEN, of Christchurch, New Zealand, Engineers. An invention for an improved combined clover threshing- shelling- and cleaning-machine. (Specification, 14s. 6d.; drawings, 10s.)

No. 5287.—12th November, 1891.—WILLIAM ANDREWS and ARTHUR WARD BEAVEN, of Christchurch, New Zealand, Engineers. An invention for an improved exhaust fan and cleaning-machine for use in connection with clover or grain or grass-seed cleaning machinery. (Specification, 6s. 6d.; drawings, 5s.)

No. 5288.—12th November, 1891.—WILLIAM ANDREWS and ARTHUR WARD BEAVEN, of Christchurch, New Zealand, Engineers. An invention for an improved sheller for clover. (Specification, 4s.; drawings, 3s.)

No. 5295.—16th November, 1891.—SIGISMUND BARON WORTMANN, of 126, E. 79th Street, New York, United States of America, Gentleman. An invention for mechanical movement. (Specification, 15s.; drawings, 12s. 6d.)

No. 5297.—14th November, 1891.—CHARLES LOOMES, of Christchurch, New Zealand, Salesman. An invention for an improved trap for codlin and other moths. (Specification, 1s.; drawings, 2s.)

No. 5304.—25th November, 1891.—HOWARD OSBORNE, of Wellington, New Zealand, Trunk-maker. An invention for an improved girdle or belt. (Specification, 2s.; drawings, 3s.)

C. J. A. HASELDEN,  
Registrar of Patents, Designs, and Trade-marks.

NOTE.—The cost of transcribing the specification and an estimate of the amount required for copying the drawings have been inserted after the notice of each application. Any order for a copy or copies should be accompanied by a post-office order or postal notes for the cost of copying.

An asterisk (\*) denotes the complete specification of an invention for which a provisional specification has been already lodged.

The date of acceptance of each application is given after the number.

#### List of Provisional Specifications accepted.

NO. 5284.—13th November, 1891.—ELIAS DIMANT, of 204, Little Flinders Street, Melbourne, Victoria, Warehouseman. An invention for an improved spring-bottom foundation or backing for bedsteads, mattresses, couches, chairs, seats, and the like.

No. 5285.—13th November, 1891.—ROBERT STARKE, of West Regent Street, Glasgow, Scotland, Solicitor, and WILLIAM PATERSON, of Phoenix Chemical Works, Maryhill, near Glasgow, Scotland, Chemist. An invention for improvements in the extraction of metals from ore.

No. 5289.—6th November, 1891.—ARTHUR WEMYSS HORSBURGH, of Auckland, New Zealand, Settler. An invention for a standard compass for the use of ships, surveyors, &c.

No. 5290.—6th November, 1891.—ARTHUR WEMYSS HORSBURGH, of Auckland, New Zealand, Settler. An invention for a compensating compass for the use of ships, surveyors, &c.

No. 5292.—16th November, 1891.—HENRY VINCENT SMITH, of 33, Cunningham Street, South Yarra, near Melbourne, Victoria, Gentleman. An invention for improved contrivances for closing and locking the doors of railway-carriages.

No. 5293.—16th November, 1891.—HENRY VINCENT SMITH, of 33, Cunningham Street, South Yarra, near Melbourne, Victoria, Gentleman. An invention for improved means for operating semaphore-arms.

No. 5294.—16th November, 1891.—HENRY VINCENT SMITH, of 33, Cunningham Street, South Yarra, near Melbourne, Victoria, Gentleman. An invention for a magnetic lock, principally applicable to doors, gates, boxes, and drawers.

No. 5298.—16th November, 1891.—RICHARD KEARNS, of Upper Nelson Street, Auckland, New Zealand, Telegraph Instructor. An invention entitled "Kearns' Combination Telegraph Sounder Instrument."

No. 5299.—20th November, 1891.—WILLIAM NELSON, of Tomoana, Hawke's Bay, New Zealand, Sheep-farmer, and JAMES JUST NIVEN, of Waipukurau, Hawke's Bay, New Zealand, Engineer. An invention for improved means or apparatus for actuating the cutters of sheep-shearing machines.

No. 5300.—20th November, 1891.—WALTER COLE, of 39, Coleman Street, London, England, Architect. An invention for improvements in centrifugal machinery or apparatus for separating cream from milk.

No. 5301.—20th November, 1891.—ALURED EDWARD GIBSON, M.A., of 4, St. Clare Terrace, Dartmouth, Devonshire, England, Instructor in Physics. An invention for an improved cigarette or cigar.

No. 5302.—23rd November, 1891.—JOSEPH SAMUEL BEE-MAN, of St. Kilda, near Melbourne, Victoria, Engineer. An invention for an improved process for treating refractory gold- and silver-bearing materials.

No. 5303.—23rd November, 1891.—JOHN CRASTER MOWBRAY, of Palmerston North, Wellington, New Zealand, Land Agent. An invention for an improved apparatus for tethering and leading cattle and some other animals.

C. J. A. HASELDEN,  
Registrar of Patents, Designs, and Trade-marks.

#### Letters Patent lapsed.

LETTERS PATENT lapsed through non-payment of renewal-fee, from the 13th November, 1891, to the 26th November, 1891:—

No. 1968.—H. J. Smith, davits.

No. 1975.—G. Barrell, washing-machine.

No. 1976.—C. H. Cox, boot-gloss.

C. J. A. HASELDEN,  
Registrar of Patents, Designs, and Trade-marks.

#### Applications for Letters Patent lapsed.

APPLICATIONS for Letters Patent (with which complete specifications have been lodged) lapsed, from the 13th November, 1891, to the 26th November, 1891:—

No. 4386.—G. E. Cluett, fish-curing.

No. 4387.—J. and T. Christie, smoke-testing machine.

No. 4401.—A. Tait, belt-coupling.

C. J. A. HASELDEN,  
Registrar of Patents, Designs, and Trade-marks.

#### Subsequent Proprietor of Letters Patent registered.

SUBSEQUENT proprietor of Letters Patent, through assignment, registered since the 13th November, 1891. (The name of the patentee is given in brackets):—

No. 5054.—John Edmond. [W. E. Harding.]

C. J. A. HASELDEN,  
Registrar of Patents, Designs, and Trade-marks.

*List of Subsequent Proprietors of Trade-marks registered.*

SUBSEQUENT proprietors of trade-marks, by assignment, registered since the 13th November, 1891. (The name of the original proprietor is given in brackets):—

No. 84/898.—The National Starch Manufacturing Company. [Messrs. Duryea.]

No. 85/77.—The National Starch Manufacturing Company. [The Glen Cove Manufacturing Company.]

C. J. A. HASELDEN,  
Registrar of Patents, Designs, and Trade-marks.

*Application for Registration of a Trade-mark.*

(No. 360.) Patent Office,  
Wellington, 26th November, 1891.

NOTICE is hereby given that JOHNSTON AND COMPANY, of Featherston Street, Wellington, New Zealand, Merchants, have applied to register, under "The Patents, Designs, and Trade-marks Act, 1889," the trade-mark of which the following is a representation:—

**SURATURA**  
  
**TEA.**

The applicants claim, as the essential particular of the above represented trade-mark, the word "Suratura," and disclaim any right to the exclusive use of the words "Ceylon Tea."

*Nature of the Article to which it is intended such Trade-mark shall apply.*

Tea.

*Class of Goods in connection with which the Applicants desire the Trade-mark to be registered.*

Class No. 42.

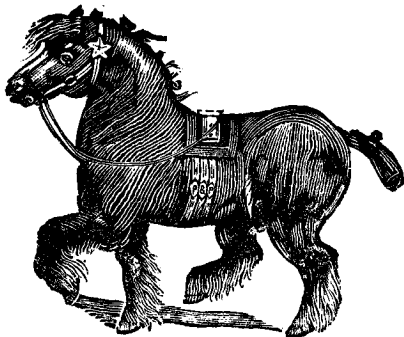
Any person may, within two months of the date of this *Gazette*, give notice, in duplicate, at this office, of opposition to the registration of the trade-mark. A fee of £1 is payable with such notice.

C. J. A. HASELDEN,  
Registrar of Patents, Designs, and Trade-marks.

*Application for Registration of a Trade-mark.*

(No. 361.) Patent Office,  
Wellington, 26th November, 1891.

NOTICE is hereby given that PATERSON AND PRYOR, of Manse Street, Dunedin, New Zealand, Artificial-food Manufacturers, have applied to register, under "The Patents, Designs, and Trade-marks Act, 1889," the trade-mark of which the following is a representation:—



*Nature of the Article to which it is intended such Trade-mark shall apply.*

The Australian aromatic horse- and cattle-food.

*Class of Goods in connection with which the Applicants desire the Trade-mark to be registered.*

Class No. 2.

Any person may, within two months of the date of this *Gazette*, give notice, in duplicate, at this office, of opposition to the registration of the trade-mark. A fee of £1 is payable with such notice.

C. J. A. HASELDEN,  
Registrar of Patents, Designs, and Trade-marks.

*Application for Registration of a Trade-mark.*

(No. 362.) Patent Office,  
Wellington, 26th November, 1891.

NOTICE is hereby given that ROBERT ASHTON LISTER, trading as "R. A. Lister and Co.," of Dursley, Gloucestershire, England, Dairy and Agricultural Engineers, has applied to register, under "The Patents, Designs, and Trade-marks Act, 1889," the trade-mark of which the following is a description:—

The word "GLISSANT."

*Nature of the Articles to which it is intended such Trade-mark shall apply.*

Lubricating oils.

*Class of Goods in connection with which the Applicant desires the Trade-mark to be registered.*

Class No. 47.

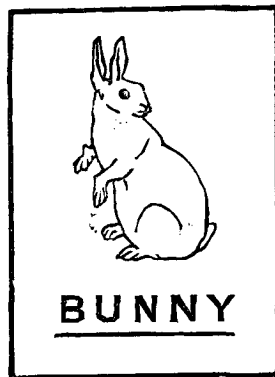
Any person may, within two months of the date of this *Gazette*, give notice, in duplicate, at this office, of opposition to the registration of the trade-mark. A fee of £1 is payable with such notice.

C. J. A. HASELDEN,  
Registrar of Patents, Designs, and Trade-marks.

*Application for Registration of a Trade-mark.*

(No. 363.) Patent Office,  
Wellington, 26th November, 1891.

NOTICE is hereby given that ARTHUR BRISCOE AND CO., of Dunedin, New Zealand, Ironmongers, have applied to register, under "The Patents, Designs, and Trade-marks Act, 1889," the trade-mark of which the following is a representation:—



*Nature of the Articles to which it is intended such Trade-mark shall apply.*

Rabbit-traps.

*Class of Goods in connection with which the Applicants desire the Trade-mark to be registered.*

Class No. 13.

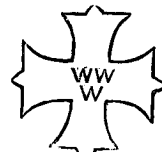
Any person may, within two months of the date of this *Gazette*, give notice, in duplicate, at this office, of opposition to the registration of the trade-mark. A fee of £1 is payable with such notice.

C. J. A. HASELDEN,  
Registrar of Patents, Designs, and Trade-marks.

*Application for Registration of a Trade-mark.*

(No. 364.) Patent Office,  
Wellington, 26th November, 1891.

NOTICE is hereby given that THE WHITECROSS COMPANY (LIMITED), of Warrington, Lancashire, England, Manufacturers, have applied to register, under "The Patents, Designs, and Trade-marks Act, 1889," the trade-mark of which the following is a representation:—



*Nature of the Article to which it is intended such Trade-mark shall apply.*

Wire.

*Class of Goods in connection with which the Applicants desire the Trade-mark to be registered.*

Class No. 5.

Any person may, within two months of the date of this *Gazette*, give notice, in duplicate, at this office, of opposition to the registration of the trade-mark. A fee of £1 is payable with such notice.

C. J. A. HASELDEN,  
Registrar of Patents, Designs, and Trade-marks.

*Application for Registration of a Trade-mark.*

(No. 365.) Patent Office,  
Wellington, 26th November, 1891.

NOTICE is hereby given that THE WHITECROSS COMPANY (LIMITED), of Warrington, Lancashire, England, Manufacturers, have applied to register, under "The Patents, Designs, and Trade-marks Act, 1889," the trade-mark a representation of which is depicted in the preceding notice, No. 364.

*Nature of the Articles to which it is intended such Trade-mark shall apply.*

Articles manufactured of and from wire, such as wire-netting, wire-ropes, and wire-nails.

*Class of Goods in connection with which the Applicants desire the Trade-mark to be registered.*

Class No. 13.

Any person may, within two months of the date of this *Gazette*, give notice, in duplicate, at this office, of opposition to the registration of the trade-mark. A fee of £1 is payable with such notice.

C. J. A. HASELDEN,  
Registrar of Patents, Designs, and Trade-marks.

*Application for Registration of a Trade-mark.*

(No. 366.) Patent Office,  
Wellington, 26th November, 1891.

NOTICE is hereby given that THE WHITECROSS COMPANY (LIMITED), of Warrington, Lancashire, England, Manufacturers, have applied to register, under "The Patents, Designs, and Trade-marks Act, 1889," the trade-mark of which the following is a description:—

The word

**ELEPHANT.**

*Nature of the Article to which it is intended such Trade-mark shall apply.*

Wire.

*Class of Goods in connection with which the Applicants desire the Trade-mark to be registered.*

Class No. 5.

Any person may, within two months of the date of this *Gazette*, give notice, in duplicate, at this office, of opposition to the registration of the trade-mark. A fee of £1 is payable with such notice.

C. J. A. HASELDEN,  
Registrar of Patents, Designs, and Trade-marks.

*Application for Registration of a Trade-mark.*

(No. 367.) Patent Office,  
Wellington, 26th November, 1891.

NOTICE is hereby given that THE WHITECROSS COMPANY (LIMITED), of Warrington, Lancashire, England, Manufacturers, have applied to register, under "The Patents, Designs, and Trade-marks Act, 1889," the trade-mark of which the following is a description:—

The word

**ELEPHANT.**

*Nature of the Articles to which it is intended such Trade-mark shall apply.*

Articles manufactured of and from wire, such as wire-netting, wire-ropes, and wire-nails.

*Class of Goods in connection with which the Applicant desires the Trade-mark to be registered.*

Class No. 13.

Any person may, within two months of the date of this *Gazette*, give notice, in duplicate, at this office, of opposition to the registration of the trade-mark. A fee of £1 is payable with such notice.

C. J. A. HASELDEN,  
Registrar of Patents, Designs, and Trade-marks.

*Application for Registration of a Trade-mark.*

(No. 368.) Patent Office,  
Wellington, 26th November, 1891.

NOTICE is hereby given that Messrs. LAKE AND Co., of 128, Lichfield Street, Christchurch, New Zealand, Boot Manufacturers, have applied to register, under "The Patents, Designs, and Trade-marks Act, 1889," the trade-mark of which the following is a representation:—



The applicants claim, as the essential particulars of the above trade-mark, the triangle within the circle as represented, and disclaim any right to the exclusive use of the letters "K of L" and the words "Registered Trade-mark."

*Nature of the Articles to which it is intended such Trade-mark shall apply.*

Boots and shoes.

*Class of Goods in connection with which the Applicants desire the Trade-mark to be registered.*

Class No. 38.

Any person may, within two months of the date of this *Gazette*, give notice, in duplicate, at this office, of opposition to the registration of the trade-mark. A fee of £1 is payable with such notice.

C. J. A. HASELDEN,  
Registrar of Patents, Designs, and Trade-marks.

*Application for Registration of a Trade-mark.*

(No. 369.) Patent Office,  
Wellington, 26th November, 1891.

NOTICE is hereby given that PETER DUTTON, of Dunedin, New Zealand, Chemist and Dentist, has applied to register, under "The Patents, Designs, and Trade-marks Act, 1889," the trade-mark of which the following is a description:—

The words "THE MIGHTY HEALER."

The applicant claims to have used the above trade-mark for a period of three years prior to the 2nd September, 1889.

*Nature of the Article to which it is intended such Trade-mark shall apply.*

Ointment.

*Class of Goods in connection with which the Applicant desires the Trade-mark to be registered.*

Class No. 3.

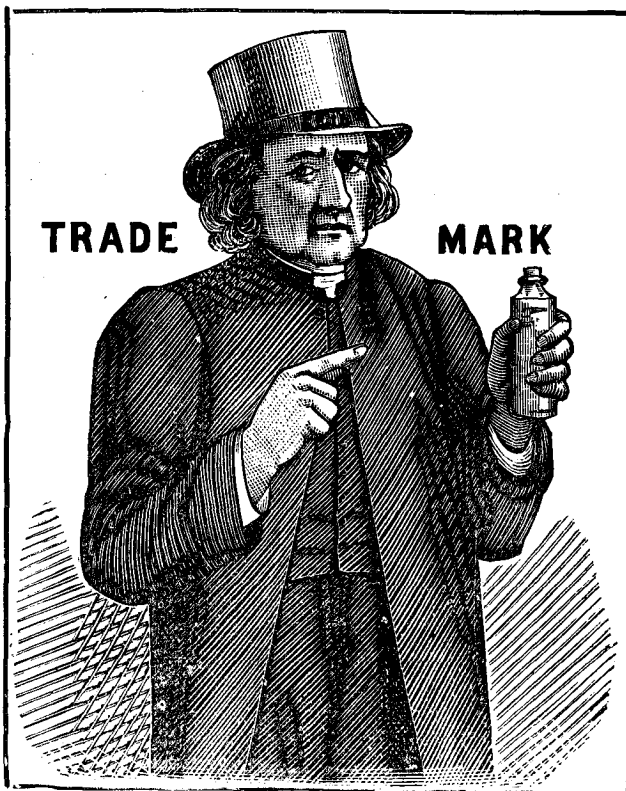
Any person may, within two months of the date of this *Gazette*, give notice, in duplicate, at this office, of opposition to the registration of the trade-mark. A fee of £1 is payable with such notice.

C. J. A. HASELDEN,  
Registrar of Patents, Designs, and Trade-marks.

*Application for Registration of a Trade-mark.*

(No. 370.) Patent Office, Wellington, 26th November, 1891.  
**N**OTICE is hereby given that WILLIAM WILDMAN and WILLIAM SCOTT LYELL, trading together at Auckland, New Zealand, in copartnership under the name or style of "Wildman and Lyell," have applied to register, under "The Patents, Designs, and Trade-marks Act, 1889," the trade-mark of which the following is a representation:—

YE BISHOP'S BOTTLE.



The applicants claim, as the essential particulars of the above represented trade-mark, the device of the figure of a bishop holding a bottle in one hand and pointing to it with the other, and the words "Ye Bishop's Bottle;" and disclaim any right to the exclusive use of the words "Trade mark."

*Nature of the Articles to which it is intended such Trade-mark shall apply.*

Medicines.

*Class of Goods in connection with which the Applicants desire the Trade-mark to be registered.*

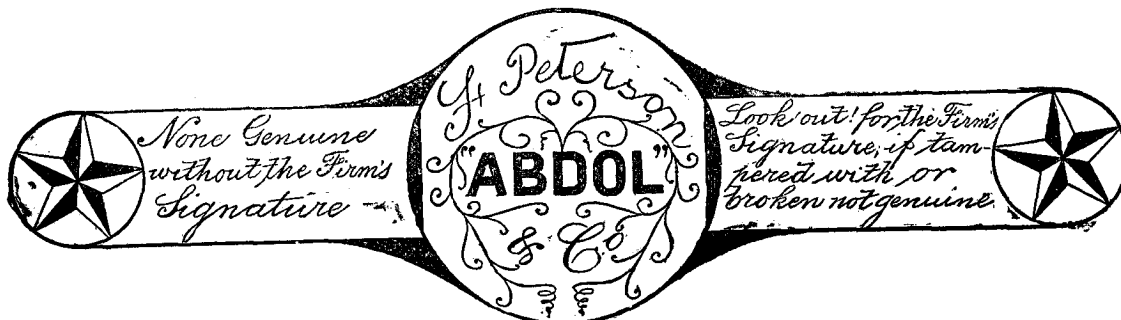
Class No. 3.

Any person may, within two months of the date of this *Gazette*, give notice, in duplicate, at this office, of opposition to the registration of the trade-mark. A fee of £1 is payable with such notice.

C. J. A. HASELDEN,  
 Registrar of Patents, Designs, and Trade-marks.

*Application for Registration of a Trade-mark.*

(No. 371.) Patent Office, Wellington, 26th November, 1891.  
**N**OTICE is hereby given that F. PETERSON AND Co., of Aratapu, Auckland, New Zealand, "Abdol" Manufacturers, have applied to register, under "The Patents, Designs, and Trade-marks Act, 1889," the trade-mark of which the following is a representation:—



The applicants claim, as the essential particulars of this trade-mark, the word "Abdol," and the copy of the written signature of the firm, "F. Peterson & Co.;" and disclaim any right to the exclusive use of the other printed matter.

*Nature of the Articles to which it is intended such Trade-mark shall apply.*

Patent medicines for cure of toothache.

*Class of Goods in connection with which the Applicants desire the Trade-mark to be registered.*

Class No. 3.

Any person may, within two months of the date of this *Gazette*, give notice, in duplicate, at this office, of opposition to the registration of the trade-mark. A fee of £1 is payable with such notice.

C. J. A. HASELDEN,  
 Registrar of Patents, Designs, and Trade-marks.

COPIES of "The Patents, Designs, and Trade-marks Act, 1889," with Regulations thereunder, and printed forms of application and specification, can be obtained from the Patent Office, the Government Printer, Local Patent Offices, or Money-order Offices.

Local Patent Offices for the reception of applications for Letters Patent have been established at the following places: Auckland, Thames, New Plymouth, Wanganui, Gisborne, Napier, Blenheim, Westport, Greymouth, Hokitika, Christchurch, Ashburton, Timaru, Oamaru, Dunedin, Queenstown, Lawrence, and Invercargill. In every case the office is at the Courthouse.

Specifications of all Patents and Letters of Registration applied for in the colony can be inspected at the Patent Office, and particulars of Patents, &c., granted in England, the United States, Canada, and the Australian Colonies can be seen at the Patent Office Library at the Museum, Wellington.

The following publications of this office can be had from the Government Printer:—

1. Printed Specifications to the end of the year 1879.

2. Annual Lists of Letters Patent and Letters of Registration applied for, and Particulars of Applications, and Patents lapsed, from 1880 to 1888 inclusive.

3. Annual Report of the Registrar, containing list of Letters Patent applied for during 1889; particulars of applications and Patents lapsed from 1889 to 1890; nature of Letters Patent, &c., applied for during the year 1889, &c.

The Patent Office Supplement to the *New Zealand Gazette* is published fortnightly, and contains all notices required by law to be gazetted concerning Patents and Trade-marks. It also contains particulars of lapsed applications for Patents and of expired Letters Patent, and other information useful to inventors, manufacturers, and others. This Supplement is issued free to subscribers to the *Gazette*, and to others on payment of a special subscription of 10s. per annum, payable in advance to the Government Printer.

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By Authority; GEORGE DIDSBURY, Govt. Printer, Wellington.