

SUPPLEMENT

TO THE

NEW ZEALAND GAZETTE

THURSDAY, AUGUST 18, 1892.

Published by Authority.

WELLINGTON, THURSDAY, AUGUST 18, 1892.

Arrangements between the Colonies of Victoria and New Zealand relating to Patents and Trade-marks.

Patent Office,
Wellington, 18th August, 1892.

THE two following Orders in Council are published for general information.
C. J. A. HASELDEN,
Registrar of Patents, Designs, and Trade-marks.

Provisions of Section 106 of "The Patents, Designs, and Trade-Marks Act, 1889," to apply to the Colony of Victoria.

GLASGOW, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this fifth day of July, 1892.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by the one hundred and seventh section of "The Patents, Designs, and Trade-marks Act, 1889" (hereinafter called "the said Act"), it is, among other things, enacted that where it is made to appear to the Governor in Council that the Legislature of any British possession, other than New Zealand, has made satisfactory provision for the protection of inventions, designs, and trade-marks, or any of them, patented or registered in New Zealand, the Governor may from time to time, by Order in Council, apply all or any of the provisions of the last-preceding section of the said Act relating to the protection of inventions, designs, and trade-marks protected or registered in England, with such variations or additions, if any, as to the Governor in Council may seem fit, to inventions, designs, and trade-marks, or any of them, patented or registered in such British possession; and by the said first-mentioned section it is also provided

that an Order in Council made under the said section shall, from a date to be mentioned for the purpose in the order, take effect as if its provisions had been contained in the said Act; but the Governor in Council may revoke any such Order in Council:

Order in Council:

And whereas it has been made to appear to the Governor in Council that the Legislature of the Colony of Victoria has, under and by virtue of the provisions of "The Patents Act, 1890," made satisfactory provision for the protection of inventions for which protection has been applied for in New Zealand, and also has, under and by virtue of the provisions of "The Trade-marks Act, 1890," made like provision for the protection of trade-marks applied for or entitled to protection in New Zealand:

And whereas it is expedient that provision should be made.

And whereas it is expedient that provision should be made,

And whereas it is expedient that provision should be made, under the provisions of the hereinbefore-recited section of the said Act, for the application of the provisions of the one hundred and sixth section of such Act to inventions and trade-marks patented or registered in the Colony of Victoria, subject, however, as hereinafter mentioned:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, in pursuance and exercise of the power and authority vested in him by the one hundred and seventh section of the said Act, and by and with the advice and consent of the Exceutive Council of the said colony, doth hereby order and declare that all the provisions of the one hundred and sixth section of "The Patents, Designs, and Trademarks Act, 1889," relating to the protection of inventions and trade-marks patented or registered in England shall apply to inventions patented and trade-marks registered in the Colony of Victoria, subject, however, to this variation: that application shall be made in New Zealand in the case of a patent within six months, and in the case of a patent within six months, and in the case of a protection in the Colony of Victoria.

And in further pursuance and exercise of the power and authority aforesaid, and with the like advice and consent at

aforesaid, it is ordered that this present Order in Counci shall take effect from and after the first day of August next. ALEX. WILLIS,

Clerk of the Executive Council

CERTAIN PROVISIONS OF "THE PATENTS ACT, 1890," AND OF "THE TRADE-MARKS ACT, 1890," TO APPLY TO THE COLONY OF NEW ZEALAND.

At the Executive Council Chamber, Melbourne, the 18th day of July, 1892.

Present:

HIS EXCELLENCY THE GOVERNOR,

MR. SHIELS, MR. McLEAN, MR. OUTTRIM, MR. TURNER,

MR. GAVAN DUFFY.

WHEREAS by the 54th section of "The Patents Act, 1890," it is, amongst other things, enacted that the Governor in Council may make any arrangement with the Government or

Council may make any arrangement with the Government or Governments of any Australian Colony, or with the Government of the Colony of New Zealand, or of the Colony of Fiji, for the mutual protection of inventions, and that the provisions of the now reciting section shall apply only to such of the colonies aforesaid to which the Governor from time to time, by Order in Council, declares them to be applicable:

And whereas by the 31st section of "The Trade-marks Act, 1890," it is enacted, amongst other things, that if the Governor in Council is pleased to make any arrangement with the Government of any British possession for the mutual protection of trade-marks, and that the provisions of the now reciting section shall apply to such of the British possessions with respect to which the Governor from time to time, by Order in Council, declares them to be applicable:

with respect to which the Governor from time to time, by Order in Council, declares them to be applicable:

And whereas the Governor in Council has made arrangements with the Government of the Colony of New Zealand for the mutual protection of patents and trade-marks:

Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby order that all the provisions contained in section 54 of "The Patents Act, 1890," shall apply to inventions in respect of which application for protection has been made in the Colony of New Zealand, and that the provisions of section 31 of "The Trade-marks Act, 1890," shall apply to trade-marks in respect of which application has been made in the Colony of New Zealand, or which is entitled to protection in such colony.

And, in further pursuance and exercise of the power and authority aforesaid, and with the like advice and consent as aforesaid, it is ordered that this Order in Council shall take effect from and after the 1st day of August next.

And the Hon. William Shiels, Her Majesty's Attorney-General for Victoria, shall give the necessary directions herein accordingly.

G. Wilson Brown, Clerk of the Executive Council.

Patents and Trade-marks at the Chicago Exhibition.

Patent Office.

Wellington, 16th August, 1892.

THE following is the text of an Act of the United States THE following is the text of an Act of the United States Congress, recently passed, to protect foreign exhibitors at the Chicago Exhibition from prosecution for infringing patent and trade-mark rights granted by the United States Patent Office, and is published for general information.

C. J. A. HASELDEN,

Registrar of Patents, Designs, and Trade-marks.

N Acr to protect Foreign Exhibitors at the World's Columbian Exposition from Prosecution for exhibiting Wares protected by American Patents and Trade-marks. BE IT ENACTED by the Senate and House of Representatives BE IT ENACTED by the Senate and House of Representatives of the United States of America in Congress assembled, That no citizen of any other country shall be held liable for the infringement of any patent granted by the United States, or of any trade-mark or label registered in the United States, where the act complained of is or shall be performed in connection with the exhibition of any article or thing at the World's Columbian Exposition at Chicago. Approved, 6th April, 1892.

Notice of Acceptance of Complete Specifications.

Patent Office.

Patent Office,
Wellington, 18th August, 1892.
OMPLETE 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. 5215.—30th September, 1891.—HERBERT JOHN ISITT,

of Brancepeth, Masterton, New Zealand, Clerk and Accountant. An invention entitled "Isitt's Patent Non-corroding Air-tight, Heat-resisting Bi-sulphide of Carbon Carrier,"

being a pot for carrying bi-sulphide of carbon for the destruction of rabbits. (Specification, 3s.)*

No. 5235.—14th October, 1891.—ALEXANDER McCall, of North Melbourne, Victoria, Grocer. An invention for an im-

proved contrivance for preventing horses running away with vehicles. (Specification, 6s.; drawings, 3s.)*

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, aforesaid,

James Just Niven, of Waipukurau, Hawke's Bay, aforesaid, Engineer. An invention for an improved means or apparatus for actuating the cutters of sheep-shearing machines. (Specification, 18s.; drawings, £2 10s.)*

No. 5446.—25th February, 1892.—Thomas George Daw, Newspaper Proprietor and Publisher, and Hilder Daw, Printer and Publisher, both of Quaker's Hall, Sevenoaks, Kent, England. An invention for improvements in machines for producing stereotype matrices and typewriting, in the manufacture of type for such matrices, and in the preparation of material to form matrices or moulds. (Specification, £2 5s.; drawings, £1 15s.)*

No. 5689—29th July, 1892—James Anderson, of Eding.

No. 5689.—29th July, 1892.—James Anderson, of Edington Mains, Otago, New Zealand, Gentleman. An invention entitled "Anderson's Improvements in Combined Drills," for entitica "Anderson's Improvements in Combined Drins, for sowing all kinds of manures, seeds, and grain, and for forming ridges or drills, and for topping and uprooting turnips, and for uprooting potatoes, and for grubbing land. (Specification, 3s.; drawings, 5s.)

No. 5690.—5th August, 1892 —Julius Evinor, of the Australia Hotel, Castlereagh Street, Sydney, New South Wales, Doctor of Medicine. An invention for improved means for locking nuts on bolts. (Specification, 3s.; drawings, 5s.)

No. 5694.—6th August, 1892.—Alfred Naylor Pearson, of Rathmines Road, Auburn, Victoria, Agricultural Chemist, and Robert Penn, of Laurel Cottage, Montague Street, South Melbourne, Victoria, aforesaid, Engineer. An invention for an improved method of, and apparatus for, manufacturing rectangular-meshed wire-netting. (Specification, £2 5s.; drawings, £3.)

No. 5695.—5th August, 1892.—John Thomas Walker, of Wanganui, New Zealand, Farmer. An invention for an improvement in wire-strainers, to be called "Walker's Wirestrainer." (Specification, 5s. 6d.; drawings, 7s. 6d.)

No. 5696.—30th July, 1892.—John Stevenson, of Wainiwa, Otago, New Zealand, Blacksmith. An invention entitled "Stevenson's Adjusting Reversible Pulverising Tailpiece," for attaching to the ordinary mould-board or tail-piece of digger or other plough for the purpose of pulverising and obliterating the furrow. (Specification, 2s. 6d.; drawings, 3s.) No. 5694.--6th August, 1892.—ALFRED NAYLOR PEARSON,

No. 5697.—6th August, 1892.—WILLIAM EDGAR SMITH, of Wanganui, New Zealand, Farmer. An invention for an improvement in metal-cutting shears, to be called "Smith's Shears." (Specification, 3s. 6d.; drawings, 3s.)

No. 5700.—5th August, 1892.—Bartholomew Ward, of Oxford North, Auckland, New Zealand, Contractor. An invention for an improved wire strainer. (Specification for

vention for an improved wire-strainer. drawings, 7s. 6d.) (Specification, 6s.;

No. 5702.—10th August, 1892.—John Henry Lawrence, of No. 30, Latrobe Terrace, Geelong, Victoria, Slater. An invention for an improved method of, and apparatus for, concentrating syrups for confectionery. (Specification, 12s. 6d.; drawings, 7s. 6d.)

No. 5703.—10th August, 1892.—Walter Swain and William Philipson, of Hillfold Mills, Astley Bridge, near Bolton, Lancaster, England, Pneumatic-tyre Manufacturers. An invention for improvements in the construction of tyres for bicycles, tricycles, and other road-vehicles. (Specification, 12s.; drawings, 10s.)

No. 5704.-11th August, 1892.--George William Shailer, of Main Street, Palmerston North, New Zealand, Photographer. An invention for an appliance for regulating the discharge of liquids from watering-pots or other vessels. (Specification, 5s. 6d.; drawings, 5s.)

No. 5705.—10th August, 1892.—John James Sutherland Hardie, of Christchurch, New Zealand, Cabinetinaker. An invention for an improved portable press, to be called "The Simplex Copying-press." (Specification, 3s. 6d.; drawings, 5s.)

-9th August, 1892.—Lewis Rose Gillanders, No. 5708.-

No. 5708.—9th August, 1892.—Lewis Rose Gillanders, of Ravensbourne, Dunedin, New Zealand, Engineer. An invention for self-holding, boltless, fish-plates for rail-joints. (Specification, 5s.; drawings, 5s.)
No. 5711.—13th August, 1892.—James Keir, of Ashburton, New Zealand, Machinist. An invention entitled "Keir's Improved Elevator Hinge," for the more expeditious folding of straw-elevators for threshing-machines. (Specifications, 4s. drawings 7s. 6d.) 4s.; drawings, 7s. 6d.)

-15th August, 1892.-George McCaul, of Auckland, New Zealand, Plumber. An invention for a revolving cowl, to be known as "McCaul's Self-adjusting Syphon Ventilator or Chimney-top." (Specification, 2s. 6d.; draw-

ings, 5s.)
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 ledged.

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

Provisional Specifications accepted.

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

N O. 5691.—5th August, 1892.—James Moore, of City Road, South Melbourne, Victoria, Timber Merchant (Assignee of Francis Irving Campbell, of 47, Leopold Street, South Yarra, Victoria, Foreman Joiner). An invention for

No. 5693.—6th August, 1892.—George Walter Blanks and Bernard Lefebure, of Glebe, Sydney, New South Wales, Engineers. An invention for an improved brick-

making machine.

No. 5598.—9th August, 1892.—Harriette Allen, Wife of Frank Allen, of Wellington, New Zealand, Insurance Manager. An invention for an improved receptacle for

Manager. An invention for an improved receptacle for visiting-cards.

No. 5699.—3rd August, 1892.—John Cameron Fraser, of Coromandel, Auckland, New Zealand, Saw mill Proprietor. An invention entitled "Fraser's Eureka Battery-grating Superseder and Gold-retainer."

No. 5701.—10th August, 1892.—James Garton Bower the younger, of Earlham House, Norwich, England, a Manager Director of the firm of Barnard, Bishop, and Barnards (Limited). An invention for improvements in machinery for the manufacture of wire-netting.

No. 5706.—9th August, 1892.—George William Heslop, of Albert Street, Auckland, New Zealand, Engineer. An invention entitled "Heslop's Improved Positive Motion Counter for Totalisators."

No. 5709.—12th August, 1892.—Charles Scott Gallo-

No. 5709.—12th August, 1892.—Charles Scott Galloway, of Port Napier, New Zealand, Engineer. An invention for improvements in water-tube steam-boilers.

No. 5710.—12th August, 1892.—Job Osborne, of Doyleston, Canterbury, New Zealand, Farmer. An invention for improvements in and mode of attaching clover-threshing or drawing apparatus to combines.

Note.—Provisional specifications cannot be inspected, or

their contents made known by this office in any way, until the complete specifications in connection therewith have been accepted.

The date of acceptance of each application is given after

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

Notice of Request to amend Specification.

Patent Office,

Wellington, 18th August, 1892. REQUEST to be allowed to amend the specification A REQUEST to be allowed to amend the specification relating to the under-mentioned application for letters patent has been received, and is open to public inspection at this office. Any person may, at any time within one month from the date of this Gazette, give me notice, in writing, in duplicate, of opposition to the amendment, stating in such notice the particular grounds of his objection. A fee of 10s. is payable with such notice:—

No. 4320. -George Gettings, of Onehunga, Auckland, No. 4520.—GEORGE GETTINGS, Of Onenunga, Augmand, New Zealand, Engineer and Ironworker. An invention for an improved heating and annealing furnace by the use of atmospheric gas, with an improved bottom or bed for sheet-furnace, and for combining both operations in one furnace; to be termed "An Atmospheric-gas Combination Heating and Close-annealing Furnace."

The nature of the proposed amendments is as follows

1. By striking out all the words in the title, where it occurs, from and including the words "by use of atmospheric gas" to the end.

2. By striking out the words "under door-plate of heating-chamber front," in lines 39 and 40.

3. By striking out the words, &c., "across the mouth of heating-chamber C C, down the flue D, under flue-bridge E, through aperture I in the wall of flue F, Figs. I. and II., up side of heating-chamber," in lines 62 to 66, and inserting, August, 1892, inclusive:—

Registrar of Patents, Designs, and Trade-marks.

Letters Patent lapsed.

IST of Letters Patent lapsed through non-payment of renewal-fee, from the 6th August, 1892, to the 18th

in place thereof, the words "along the top and down the sides of the Chamber C."

4. By striking out all the words in brackets in lines 69, 70, and 71.

5. By striking out the first two claims, and substituting

(a.) The general arrangement and construction of the several flues and dampers, and the manner of adopting the same to the operations of sheet-heating or annealing, substantially as described herein and illustrated in the accompanying drawing.

(b.) In a close-annealing and sheet-heating furnace such as described herein the removable flue ${\bf E}$ and cinder bed plate g, as and for the purposes substantially as described

The applicant states that "the reasons for the amendment are, of course, the same as before, as this fresh application is in consequence of a clerical error caused by leaving out the matter intended to be inserted."

the matter intended to be inserved.

C. J. A. HASELDEN,

Registrar of Patents, Designs, and Trade-marks.

Note.—The above takes the place of "Notice to amend Specification" No. 4320, published in the Supplement to the New Zealand Gazette No. 60, of 21st ultimo, page 1097.

Notice of Request to amend Specification.

Patent Office, Wellington, 18th August, 1892.

A REQUEST to be allowed to amend the specification relating to the under-mentioned application for letters patent has been received, and is open to public inspection at this office. Any person may, at any time within one month from the date of this Gazette, give me notice in writing, in duplicate, of opposition to the amendment, stating in such notice the particular grounds of his objection. A fee of 10s. is

payable with such notice:—

No. 5634.—Robert Latta, of Catlin's River, Otago, New Zealand, Butcher. An invention for stuffing riding-saddles, to be called "Latta's Air-stuffing for Riding-saddles."

The nature of the proposed amendments is as follows,

viz.:

viz.:—

1. By inserting the words "or more" between the words "two" and "air," in lines 13 and 14, and between the words "one" and "on," in line 16.

2. By inserting the words "or part substitution" immediately after the word "substitution," in line 19.

3. By inserting the words "or any part" immediately after the word "seat," in line 22.

4. By inserting the words "or other suitable means may be adopted for this object" immediately after the word "escaping," in line 38.

5. By striking out the word "two," in line 3 of the claim.

6. By adding the words "or other suitable means for the same object," at the end of the claim.

The applicant states as his reasons for the amendments,

The applicant states as his reasons for the amendments, "I do not require any enlargement, but only more security from piracy."

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

Letters Patent sealed.

IST of Letters Patent sealed, from the 6th August, 1892,

to the 18th August, 1892, inclusive: No. 4986.—J. W. Oliver, governor-valve. No. 4987.—W. W. Mansfield, hose-reels.

No. 4987.—W. W. Mansfield, hose-reels.
No. 4992.—C. Ewen, potato-raiser and scarifier.
No. 5011.—B. Williams, engines.
No. 5020.—J. W. Oliver, threshing-machines.
No. 5031.—T. Woare, vinery.
No. 5049.—R. and C. A. Peace, gas-cooking apparatus.
No. 5145.—W. F. C. Fail, lubricators.
No. 5253.—A. Bartlett, racing-clock.
No. 5485.—T. Fletcher and A. Clare, gas ovens and ranges.
No. 5490.—C. and H. Burgon, sheepshears.
No. 5491.—C. and H. Burgon, sharpening sheepshears.
No. 5493.—T. R. Jordan, extraction of gold and silver.
No. 5494.—T. R. Jordan, crushing ores.
No. 5513.—C. Raleigh, screens for stamp batteries.
No. 5529.—E. B. Cutten, manufacture of chlorine and No. 5529.—E. B. Cutten, manufacture of chlorine and caustic soda.

No. 5536.—J. T. Sandell, sensitive plates, &c. No. 5547.—J. A. Bonsack, making cigarettes No. 5547.—J. A. Bonsack, making cigarettes. No. 5548.—P. C. Choate, producing metallic zinc.

C. J. A. HASELDEN,

Registrar of Patents, Designs, and Trade-marks.

No. 2322.—J. O. Wallace, treating fibres.
No. 2332.—W. Bell, J. W. Broomhead, W. A. Jones, and
J. L. Suckling, shearing or clipping.
No. 2334.—T. Cottle, medicine.
No. 2335.—J. Wren, broom.
No. 2337.—J. Brown, gold-saving.
No. 2338.—E. Fischer and M. Weber, extracting gold,
No. 2339.—J. Gooch, shop-fronts.
No. 2343.—H. Durand, cartridge-filler, &c.

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

Applications for Letters Patent lapsed.

IST of applications for Letters Patent (with which complete specifications have been lodged) lapsed, from the 6th August, 1892, to the 18th August, 1892, inclusive:

No. 4846.—H. P. Washbourne, mortar.
No. 4848.—J. Owen, W. Miller, and G. Gettings, furnace.
No. 4851.—R. Cockerell, dredge-bucket.
No. 4856.—W. J Alpe, bait-can.
No. 4864.—J. Anderson and A. Morrison, ventilator.

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

Renewal Fees paid.

ETTERS Patent on which the renewal fees (under "The Patents Act, 1883") have been paid. (The date of payment is noted at the end.)

No. 2469.—C. A. Bergersen and J. Jensen, wire-strainer. 8th August, 1892. No. 2511.—W. A. Bramley, saw-handle.

10th August, 1892.

No. 2573.—M. Pedersen and J. Nielsen, separators. 10th August, 1892.

No. 3166.—Les Explosifs Favier, explosives and cartridges, c. [A. Favier.] 3rd August, 1892. C. J. A. HASELDEN, Registrar of Patents, Designs, and Trade-marks.

 $Design \ \ registered.$

O. 16.—15th August, 1892.—W. Armstrong, of Wanganui, New Zealand, Blacksmith. Class No. 1.

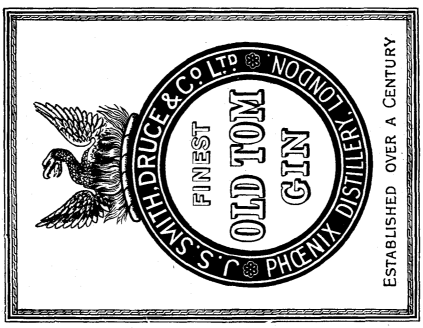
C. J. A. HASELDEN Registrar of Patents, Designs, and Trade-marks.

Application for Registration of a Trade-mark.

(No. 410.)

Patent Office, Wellington, 18th August, 1892.

OTICE is hereby given that J. S. SMITH, DRUCE, AND Co. (LIMITED), of Phœnix Distillery, Mile End, London, England, 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 (1) that this trade-mark consists of an essential particular, as defined by section 70 of the Patent Designs, and Trade-marks Act, by reason of the same being a distinctive label; (2) that the said mark consists of an essential particular as aforesaid in the device of a circle surmounted by a phenix rising from the flames; (3) that the said trade-mark consists of an essential particular as aforesaid in the device of an oblong bearing thereon a circle surmounted by a phenix rising from the flames; (4) that the said trade-mark consists of an essential particular in the device of a phenix rising from the flames, as applied to wines and spirits. The applicants disclaim any right to the exclusive use of the words "Fine Old Tom Gin," "Distillery," and "Established over a Century."

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

Wines and spirits.

Class of Goods in connection with which the Applicants desire the Trade-mark to be registered. Class No. 43.

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. 527.)

Patent Office

(No. 527.)

Patent Office,
Wellington, 18th August, 1892.

OTICE is hereby given that The J. B. Pace Tobacco
Company, a corporation organized under the laws of
the State of New York, and having its principal office at
179, Water Street, New York, United States of America,
have applied to register, under "The Patents, Designs, and
Trade-marks Act, 1889," the trade-mark of which the following is a representation: ing is a representation :-



The applicants claim as the essential particulars of this trade-mark the word "Mastiff" and the device of a pouch; but the right to the exclusive use of the words "Smoke Plug Cut," and "Bright, Mild, & Pure," is disclaimed.

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

Tobacco, whether manufactured or unmanufactured, such

as plug tobacco, cut plug tobacco, and cigarettes.

Class of Goods in connection with which the Applicants desire the Trade-mark to be registered. Class No. 45.

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.

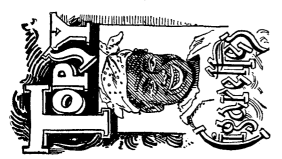
C. J. A. HASELDEN, Registrar of Patents, Designs, and Trade-marks.

Application for Registration of a Trade-mark.

(No. 532.)

Wellington, 18th August, 1892.

Notice is hereby given that Richards and Ward (Limited), of 46, Holborn Viaduct, London, England, Merchants, 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 particular of this trade-mark the label as shown, with the exception of the word "Cigarettes," the right to the exclusive use of which word they disclaim.

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

Tobacco, whether manufactured or unmanufactured.

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

Class No. 45.

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. 533.)

Patent Office.

Wellington, 18th August, 1892.

OTICE is hereby given that RICHARDS AND WARD (LIMITED), of 46, Holborn Viaduct, London, England, Merchants, 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 particular of this trade-mark the label as shown, with the exception of the words "Straight Cut" and "Cigarettes," the right to the exclusive use of which words they disclaim.

Nature of the Article to which it is intended such Trademark shall apply.

Tobacco, whether manufactured or unmanufactured.

Class of Goods in connection with which the Applicants desire the Trade-mark to be registered. Class No. 45.

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. 535.)

Patent Office. Wellington, 18th August, 1892.

NOTICE is hereby given that John Wisdom Shackel-Ford, of 194, Queen Street, Auckland, New Zealand, Manufacuring Hatter and Gentlemen's Mercer, has 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 Trademark shall apply.

Hats, shirts, and clothing.

Class of Goods in connection with which the Applicant 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

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

Application for Registration of a Trade-mark.

(No. 538.)

Patent Office.

Wellington, 18th August, 1892.

NOTICE is hereby given that CHARLES WILLIAM
HAWKINS, of 101, George Street, Dunedin, New Zealand, Medical Herbalist, has applied to register, under "The
Patents, Designs, and Trade-marks Act, 1889," the trademark of which the following is a description:-

The word

BLOSSOM.

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

Substances prepared for use in medicine and medicated articles.

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

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

Application for Registration of a Trade-mark.

(No. 539.)

Patent Office

(No. 539.) Patent Office,
Wellington, 18th August, 1892.

NOTICE is hereby given that The Northern Boot and
Shoe Manufacturing Company (Limited), of Hobson Street, Auckland, New Zealand, Manufacturers and
Importers, 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.

Boots, shoes, and slippers, whether manufactured or imported by the above-named company.

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

Application for Registration of a Trade-mark.

(No. 541.)

Patent Office.

Wellington, 18th August, 1892. Melington, 16th August, 1692.

Notice is hereby given that David Storey and Co.,
of 3, Barrack Street, Sydney, New South Wales,
Importers, 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 to have used this trade-mark in respect of the under-mentioned articles for the past three

Nature of the Articles to which it is intended such Trademark shall apply.

Hats.

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.

Registrar of Patents, Designs, and Trade-marks. | By Authority: GEO. DIDSBURY, Government Printer, Wellington.