Scientific American.



[Reported Officially for the Scientific American.] LIST OF PATENT CLAIMS Issued from the United States Patent Office FOR THE WEEK ENDING AUGUST 12, 1856.

CORN SHELLER—Calvin Adams, of Oak Hill, N. Y. ; I claim alternating the annular rows of rotating teeth of the shelling cylinder with stationary toothed rags, when the said shelling cylinder is combined with a rack com-posed of a series of self-adjusting toothed segments, sub stantially in the manner set forth.

WASHING MACHINE—D. L. Allard, of Rokeby, Ohio : I claim, in combination with an endless apron, D, tor conveying the clothes to be washed, the series of rotating pounding balls, b, the whole being operated substantial-ly in the manner, and for the purpose set forth.

ly in the manner, and for the purpose set forth. Isvatup Supportens-J. T. Alston, of Raleigh, N.C. I claim hinging the cushioned back thereoft ot the central connecting cross piece, k, of its base frame, when the side pieces of asid frame, in front of said cross piece, are left open for the reception between them of an invalid to re-ceive the benefit of the back and arms of said supporter, substantially as set forth. I also claim connecting the arms, a a, to the base frame of the supporter in such a manner that either of said arms can be readily detached from said frame, and be contined therewith again, when the said base frame is left open in front, and is combined with the back of the supporter, substantially as set forth. Asko claim combining the receased flaps, o. o, with the said arms a a, of my improved invalid's supporter, when the said arms a can be aranged in conjunction with the base frame, and the back of the supporter substantially as set forth. OLL FROM CANNEL COAL-Luther and William At

Irame, and the back of the supporter substantially as set forth.
OIL FROM CANNEL COAL—Luther and William Atwood, of Waltham, Mass.: We are aware that oils for lubrication have beiore been obtained from coals, bitumens and schists, which afford paraffine in distillation, and they have been purified by acids and alkalles. These oils are solutions of paraffine in light oils or eupione, obtained in the first distillations; deriving their density and essential qualities from the paraffine. They do not resemble the heavier, uniform oils, which result from the decompositions and recompositions taking place in the same distillates at high temperatures aided by chemical agents applied in large quantities, at different steps in the manufacture, and we disclaim such oils.
We also disclaim mixed crude products heretofore obtained by dustillation from schist, dc., and confine ourselves to a transparent nearly colorless oil, having its boil, and of a density above 0.864 at 60 degs, which is formed from coals, bitumens, and other bodies affording paraffine, in their treatment by the above processes. We claim an improved oil obtained by the properties described.
OIL FROM MICH paraffine in destructive distillation, and which oil possesses the properties described.

tion, and which oil possesses the properties described. OIL FROM BITUMENS-Luther and William Atwood, of Waltham, Mass. We are aware that solid bitumens have been used to produce light naphthas by distillation and the residuums for cemeits. Heavy acid oils have also been knowr as products of their decomposition. We disclaim the production of such bodies, and confine ourselves to the use, as the basis of our manufacture, of such litumens as do not produce parafine, which we de-compose by the aid of high temperatures conjoined with chemical agents, so as to obtain a nearly colorless and odorous oil, boiling above 600 degs. Fah., remaining fluid at 32 degs., and having a density as high as 0'900 which the above described processes, although they are the result of a lr rge experience. We claim the manufacture and use of the oil having the characters described, from bitumens which do not yield parafine by distillation.

MOWING MACHINE—Ephraim Ball, of Canton, Ohio: claim the lock fastening for such cutter bar, made by he removed and upset portions of the brace and the ex-remityof the cutter bar, as set forth.

ODOMETERS-SMITH BEERS, of Naugatuck, Conn. : I do not claim the use of a sim, le spiral spring, for communi-cating motion from one shaft to another, forming an angle with it. But I claim the flexible connecting shaft, T, composed essentially of a chain, U, and spiral spring, V, or their equivalents, arranged and operating substantially in the manner and for the purpose set forth.

STEERING APPARATUS-J. W. Drummond, of Nor waik, Conn.: I do not claim a sector att. ched to the rud dar head, acted on by a pinion, as this has before beer

But I am not aware that a twowristed or leaved pinon, actuated by the steering wheel, has ever before been so applied in connection with the aforesaid sector, that the two wrists or leaves of the pinion can be placed on the plane of motion of the sector, and thereby avoid all ten-dency to turn the steering wheel by any surge or wave against the rudder, and also in connection with said two leaved or wristed pinion. I make use of a spring or its equivalent to hold the wristoof said pinion on the desired pl.ne. I claim arranging a pinion having two leaves or

equivalent to note the wristor said planton of the desired plante. I claim arranginging a planton having two leaves or wrists in such a manner relatively with the sector or wheel acting on the rudder, that the said wrists or leaves can be turned into the plane of motion of said sector or wheel, to prevent motion to the steering wheel by any surge or wave against the rudder, as specified. And in combination with the aloresaid two wristed or leaved planon, I claim the T-headed rod and spring, K, or their equivalents, to tend always to bring the said two wrists or leaves into the plane of motion of the sector or wheel, substantially as specified.

ACCORDEONS—Anthony Faas, of Philadelphia, Pa.: I claim the sliding and perforated board, e, when the said board is combined with the perforated board, d, in such a manner as to produce the effects substantially as e forth. I also claim the double keys, b c, constructed and operating in the manner and for the purpose specified.

FILTERING SAND FOR CIDER-ITA HOMES, of Lei-cester, N. Y.-I do not claim making cider trom apples. Nor do I clam simply evaporating cider by boiling. But I claim the described discovery and process for making a beverage and syrup from the juice of apples, as set forth.

OPERATING FARM GATES-Chester Hunter and N. tham of Norwalk, Ohio We claim the hars J.J. spring K, groove I, and clasps C D, when arranged as described and for the purpose set forth.

Coal Hous-C. F. Kneeland, of Buffalo, N. Y.: I do not claim the combination of wood and iron or other met-al in any construction whatever. But I claim a coal hod with a wood and metal bottom made and secured in its place, substantially in the man-ner set forth.

PAINT COMPOUNDS.—Frederick Kuhlmann, of Lille, France:—I claim the admixture of silicate of alkali, in substance with a paint, varnish, ink, or dye, instead cl using it in layers or coatings, as heretofore done, using for the protection of the several individual coloring mat-ters, such agents as are known to scientific or practical chemists, and which I have described.

ATTACHING INESTANDS TO DESKS-L.R. Satterlee, of Rochester, N. Y.-I claim attaching inkstands to desks or tables, by means of the base plate, B, cup, C, and screws, S S, substantially as described.

FILES-G. W. Ramsay, of New York City: I claim constructing flat files in pairs, or with right and left cut-ting edges or corners, as described. Also in making the grooves to run in the manner described, in combination with said files, all substantially as set forth,

DIES FOR SCREW BLANKS-C. R. Gardner, of Detroit Mich.: I claim the elevation, a, and the slope, b, each, substantially as described, and for the purposes specified. SUCSTANUALLY AS GESCRIDED, and for the purposes specified. SHEFT METAL WARE—Theo.Gomme, of Chas. E. A. Beaugrand, of Paris, France : We claim the use of the rod, f,sliding within the stamping puncheon, f, for giving motion to the plate, f, on the upper part of said pun-cheon, so as to hold the work in place, and subsequently to disengage it, the whole operating for preserving the thickness of the metal uniform when acted upon by the puncheon between the grooved and bevelled rings, as de-scribed.

Scribea. FRUIT Box—J. W. Hayes, of Newark, N. J.: I claim the combination of the two pieces of veneering. A and B, with the notches or slots, a a a, and the longitudinal open-ings, c c, interwoven at the center, bent at right angles and secured together by the cord, e, in the slots, a a a. as described and for the purpose mentioned.

FIRE ARMS-F. W. Hoffman, of New York City: I claim so combining the cap, b, with the cock, that the opening and closing of the end of the barrel shall be effected by the act of cocking the piece, substantially as set torth.

ARTIFICIAL STONE—St. J. Ravenel, of Charleston, S. C.: I claim the described substitute for stone, marble, or brick, produced substantially in the manner set forth.

FELTING HAT BODIES-E. R. Barnes, of Brookfield, Conn., and J. B. Blakeslee, of Newton, Conn. : We claim the peculiar arrangement of suspending and rendering elastic and adjustable the endless r. tating bed of felting machines substantially in the manner described, so that it may be elevated ordepressed, while in operation, and at the same time possesses an oscillating motion in order to adapt itself to the varying stages of the process of felt-ing.

NAIL PLATE FEEDING APPARATUS—Adolphus Hed-daens, of Pittsburg, Pa. : I claim, first, connecting the feeding apparatus with the nail machine, by ball writs or universaljoints, in some point or points situated in a vertical line through the center of the nail, when cut, and of locating all the points of such connection in this vertical line, for the purpose of giving the feed apparatus a lateral motion in the arc of a circle, whose cutter is in that vertical line, whereby the feed apparatus may be accurately adjusted, withoutstopping the operation either of the feeder or the nail machine. Second (the use of an elliptical spring or steel hoop, as the bearing for the other front end of the screw, in com-bination with the sleeve, s, ball, a', cam, f', and spring, g', for the purpose of allowing the turning of the nail plate, and drawing it back while turning. Third, the use of the large wheel, G, constructed as described, in combination with the pawl, t, and pinion, p, for the purpose of communicating the requisite motion to the feed acrew and nail plate, together with the cam wrench, l' to lower the spring, b', ofthe pawl, t, whereby the feed apparatus may be instantaneously stopped, with-out interfering with the sction of the nail machine or de-taching the one from the other. Firgx Arm.—F. D. Newbury, assignor to R. V. Dewitt,

FIRE ARM-F. D. Newbury, assignor to R.V. Dewitt of Albany, N. Y.: I claim the releasing spring, T, to hrow the arm, D, promptly down, to permit a re-charge of the piece

throw the arm, D, promptly down, to permit a re-charge of the piece. I claim the concave breech seat, M, or its substitute. I claim the method of arranging the tape priming, by in-serting the same through the stock in the manner de-scribed, either without metal priming, J K. I claim the spring, s, when applied to the tock, to pre-vent the retraction of the tape, and to cover the priming from the weather, arranged substantially as shown and described.

described. I claim the feeding spring piece, p, in combination with the lever, D, as its moving power.

the lever, D, as its moving power. FIRE ARMS-A. N. Newton, of Richmond, Ind. : I do not claim the selfadjusting thimble, constructed and op-erating in the manner set forth in J. D. Green's patent June 27. 1854. Neither do I claim asilding collar on the breech, forced against the end of the barrel by a spring acting on the trigger, as in J. C. Daye's patent. Dec. 18, 1855. Nor do I claim a cone-headed pin, and five or more ex-panding rings in combination with a radial breech, as in B. F. Joslyn's patent, Aug. 28, 1855. Nor do I claim inserting a metal ring into the slide, with a chamber in the rear of said ring, as in H. Conant's pat-ent, April 1st, 1856. But I claim two or more expanding bands, as shown and represented, in combination with the chamber and slid-ing breech pin, completely overlapping the joint between said breech pin and chamber, substantially in the manner and for the purpose described. SASH FASTERER-Wm. Patton, of Towanda, Pa. : I

and for the purpose described. SASH FASTENER—Wm. Patton, of Towanda, Pa.: I claim the described supporting and self-locking sash fastener, composed essentially of the plate. B, bolt A, and catch, n, when said bolt is arranged in an upright posi-tion, and hung forward of its fulera, so that its whole weight shall tend to throw it into the catches, the whole being constructed and operating together and in the man-ner and for the purpose set forth.

GOLD WASHER AND AWALGAMATOR-W. S. Pierce, of North Attleborough, Mass: I claim constructing the washer, or separator, substantially as described, viz, hav-ing the furnace, B, placed with the case, A, which has oblique or taper sides, the ledges or plates, a, placed on the top plate of the furnace, and the screen, C, and the sponge B, which is fitted between the screens, D, placed in the case, A, the whole being arranged as shown for the purpose specified.

SFRING PULLYS FOR WINDOW SHUTTERS-John Shopland, of Honesdale, Pa.: I claim, in combination with the pulley and spring, the self-acting compensating brake for holding the pulley at any fixed point, regard-less of the increased power of the coiled spring as it is wound up in drawing down or raising up a sash, door, or other thing to which it may be attached, substantially as described.

THROWING PROJECTILES—A. B. Smith and William Weaver, of Clinton, Pa.: We claim the conformation of the ring which encloses the revolving disk with a mov-able muzzle, in the manner and for the purpose speci-fied

able mūzzle, in the manner and for the purpose speci-fied. We also claim the spiral tube, E, for gradually commu-nicating the motion of the disk to the balls when its out-er end is turned radially (or thereabout) outward, and is provided with a valve in said radial portion, substantial ly in the manner and for the purposes set forth. We also claim the mode of opening the valve, o, sub-stantially as described, whereby the balls are invariably brought to the ring. A, at a given point, and that point changeable at pleasure, irrespective of the position of the ring relative to its disk, or of the point to which it may chance to be directed. We also claim the employment of the cam, j, in the manner and for the purpose described.

MANUFACTURING CHAIRS-Edward Q. Smith, of Cin-cinnati, O. I claim the arrangement of the sliding ta-ble, 6, in combination with the cutter head, 3, and cutters, 8 and 9, furnished with the adjusting piece, 6, for holding the pillar to its proper relative position to the cutter head or equivalent means for making the top of the pillar the desired form and size to fit the dovetail in the chair back.

TREATING INDIA RUBBER-Wm. F. Shaw, of Boston, Mass. I claim the treatment of sulphured rubber or gutta percha with unsulphured drying oils or unsulphured ruber or percha with sulphured drying oils, in the man-ner set forth.

ner set forth. LETTERING AND ORNAMENTING GLASS—Jerome B. Shaw, of Pittsburgh, Pa.: I have been informed that in the invention of each of the parts of the foregoing pro-cess I have been anticipated by others, except in the use of metallic foil patterns of the shape of the design, ce-mented to the glass while the ground is being painted; and that paper patterns have been used to paste upon cloth while painting the ground of transparent designs thereon. I therefore make no claim to any of these things in the invention of which I may have been anticipated. But I claim in the described process of ornamenting glass the employment of patterns of metallic foil, and ce-menting the same to and removing them from the glass, as set forth, whereby I am enabled to produce ornamen-tal designs on glass at a greatly reduced cost.

PLANING METAL—Chester Van Horn, of Springfield, Mass.: I claim supporting the cross slide, F, by means of the uprights, B E, with the beam, D, fitted between them at one side of the bed plate, A, and framing, C, and having either one upright, E, or two at the opposite side of the bed plate and framing, substantially as described for the purpose set forth.

CORN HARVESTERS-Andrew Sprague, of Coldwater, Mich.: I do not claim the tongue, steering wheel, and the drive wheels and elevators. But I claim the guard, K, in combination with the knives, A, operated in the manner and for the purposes set forth.

HAT BODIES—Alvah B. Taylor, of Newark, N.J.; claim regulating the distribution of the fur or other stock upon the perforated cone, by varying the feed of the pick-ing cylinder at different parts of its length.

EXTRACTING STUMPS-Wm. O. Thompson, of Orange, Mass., and Leonard Harrington, of Worcester, Mass. : We do not claim the use of a lever and pulleys, or their ap-plication to our machine. But we claim the combination and arrangement of lever, A, and gallows frame, I, in connection with the pulleys or powerappl ed, when constructed and operating in the manner and for the purposes set forth and de-scribed.

SPINNING FRAMES—Thomas W. Taylor, of Cannelton Ind.: I claim the construction, arrangement, and drive Ind.: I claim the construction, arrangement, and arrangement, and a line of the flyers of fly frames, in combination with either a live or dead bobbin spindle, as the case may be, substantially as set forth.

VALUE GEAR FOR STEAM HAMMERS—Charles W. & John P. Willard, of Dorchester, Mass... We claim the combination of the bent rocker lever, I, the actuator, L, and the two adjustable cams, O P, the whole being applied trigether, and to the valve rod and trip hammers, substan-tially as described.

Rock DRILL—George II. Wood, of Green Bay, Wis. : I claim the combination of the hooked pitman, crank, and strap, when arranged as described, as a mechanism for lifting the drill, substantially as set forth.

BLAST FURMACE-Wm. Wright and Geo. Brown, of New Castle, Eng.: We claim the general arrangement and construction of cupolas and smelling furnaces for the self-heating of the air blast by the arrangement of the chambers and air passages, as described.

Chambers and an passages, as described. SEPARATING SILVER PROM TIN ORE—Wilhelm Zier-vogel, of Freskow, Pa.: I claim the application of wa-ter or a solution of sulphate of copper slightly impregna-ted with sulphuric acid instead of lead, quicksilver, or salt, hicherto used for this purpose to the process of separating silver from copper and other ores, rendering thereby this separation easier, shorter, less expensive, and not noxious to the health of the operator.

WRINGING CLOTHES-Robert P. Bradley, of Cuyahoga Falls, O., assignor to Joel Wisner, of East Aurora, N. Y.: I claim the construction and arrangement of the springs, c, so as to compensate for shortening in the act of wring; ing, and at the same time form posts at the sides for bear-ings.

CHIMNEY COWL-Geo. W. Thatcher, of Philadel-phia, Pa. : I claim the introduction of one or more cenphia, Pa. : 1 claim the introduction of one or more com-tral tubes, with their caps or frustums enclosed within an outer tube with its cap or frustum, and extending down-wards within the outer tube, so as to increase the up-ward draft, and afford protection from winds and storms.

ORE WASHER—Hezekiah Bradford, (assignor to Hora-tio Bogert,) of New York City: I claim the employment of a hollow perforated cylinder rotating on horizontal or nearly horizontal axis, provided with numerous pins or teeth on the inner periphery pointing towards the axis combined with a feeding aperture rnd hopper at one end and lifting scoops and delivery aperture at the other end, and with a water trough or vessel, within which the lower part of the said cylinder revolves, the said trough or vessel being provided with a delivery aperture con-trolled by a valve, all substantially as and for the purpose specified.

REFRICERATORS.—Thaddeus Fairbanks, (assignor to John C. Schooley.) of St. Johnsbury, Vt. 1 I claim so combining an ice receptacle with the interior of a re-frigerator as that a continuous circulation of air shall be kept up through the ice in said receptacle, and through the interior of the refrigerator, and so that the circula ting air shall deposite its moisture on the ice every time it passes through it, and be dried and cooled, and passed through the interior of the refrigerator, substantially as set forth. set forth.

BRICK MACHINES—Isaac Harman, (assignor to himsell and Wm. Beckett.) of Tamaque, Pa. 1 claim the molds composed of two halves. N and N, having any convenient number of angular projections and recesses the points of the angular projections of one half coinciding with those of the other half, the said moids being caused to expand and contract, and being constructed and operated substantially in the manner and for the purpose set lorth.

VAPOR BURNING LAMPS-Samuel Whitmarsh, of Northampton, Mass., and Wm. J. Demorest, of Orange, N. Y. : I do not claim the principle of increasing the in-tensity of combustion or flame by an admixture of atmos-pheric air, as that has long been known and used. But I claim the method of heating the air supplied through the air holes in the outer cylinder, R, in the space between the cylinders, H and I.

RE-ISSUES.

PHOTOGRAPHIC PICTURES ON GLASS-James A. Cut-ting of Boston, Mass. Patent dated July 11th, 1854. I am aware of the previous use of balsam ior the cementing of lenses and the securing of microscopic objects, and other like purposes, and do not therefore extend my claim to any of these uses. But I claim the combination of balsam or its equivalent with positive photographic pictures on glass, and with the additionalglas, by which they, with the balsam, are hermetically sealed, as described, and for the purposes set forth set forth.

set forth. APPLE PARERS-Charles P. Carter, of Ware, Mass. Patent dated Oct. 16th, 1449. I Jay no claim to the inven-tion of the combination of a rotating holder or shaft, and a knite faced to a bar, whose movements in order to keep the knife against the surface of the apple during the operation of removing the peel are directed by the hand of a person applied to it. But I claim, first, the combination of the spiral groove, i, the rack bar, P, and sector, O, or their equivalents, for the purpose of moving the knife automatically, in the manner and for the purpose set forth. Second, I claim the combination of the spiral groove, i, the lever, R, and the sliding bar, W, or their equivalents, constructed and operating in the manner substantially as described, for the purpose of throwing the apple from the prongs after the paring is completed, as set forth. Third, I claim giving to the kinfe a slight play around its axis, independent of the mechanism which actuates it for the purpose, R. R. CHARS-Wm. Van Anden, of

it for the purpose set forth. WROUGHT IRON R. R. CHAIRS-WM. Van Anden, of Poughkeepsie, N. Y., assignor (through others) to Alexr. Frear and Jacob Rowe, of New York City. Patented April 18th, 1850: 1 claim, first, the combination of two or more properly shaped dies, between which a chair blank is claim, each prior to the cuiting of that portion of it which constitutes the lips thereof, substantially in the manner and for the purposes described. Second, I claim automatic shears, in combination with through the lips thereof, substantially as set forth. Third, I claim such shears when they also act as bend-ers to complete the formation of a chair lip, by reason of their having a motion in two directions, substantially in the manner specified. Fourth, I claim the double or parting clamp and die, substantially such as is described, so that a chair may be removed from the die upon which it is formed, as set forth.

forth. Fifh. I claim discharging a chair from a double or part-ing die, or its equivalent, by kooks or their equivalents, acting to shove the chair off of a die, substantially as de-critical

scribed. Sixth, I claim in combination two clamping dies, one of which acts as a former and divides at proper intervals, shears which also act as benders, or their equivalents, and a discharging apparatus, acting in respect to each other, substantially in the manner and for the puppose set forth.

Great Feat of Swimming.

A man named Jackson recently swam across the Niagara river a short distance below the Falls. Such a feat never was performed before. It was one of great daring, as the water State.

rushes down with tremendous velocity, and agitates the ferry boats which cross at that spot with great violence. He must be a man of great strength, endurance, and boldness, as well as an expert swimmer.

New Coal-Burning Locomotive.

The New Jersey R. R. and Transportation Co., has recently placed a locomotive, using Cumberland coal for fuel, upon their road, and on the 14th inst. we made a trip to Newark and back, for the purpose of witnessing its operations.

It was built at the well-known establishment of Wm. Mason & Co., Taunton, Mass., and is a fine specimen of engineering skill and mechanical workmanship. In appearance it is nearly similar to the Taunton eight-wheeled wood burners. Its drivers are 5 1-2 feet; cylinders 15 by 22 inches, placed horizontal, with ports 14 by 1 1-8 inches. The valve gear has the link-motion, and the working devices are somewhat peculiarly arranged; the exhaust is 4 inches in diameter. The engineer and fireman stand as in wood-burners.

The new and important feature of this locomotive is the boiler, which is the invention of H. Boardman, No. 11 Wall st., this city, the object of which is to burn bituminous coal as fuel, and produce perfect combustion-no smoke nor sparks-and effecting a great saving in the expense for fuel. The boiler is placed in a frame in the usual manner; the furnace has a grate 5 feet 6 inches by 3 feet, and is enlarged at the top, and extends over the whole length of a series of vertical tubes (horizontal tubing is employed on all common locomotives) which occupy a space between the forward drivers and the truck. This tubing forms the bottom portion of a descending flue of a large area, which is continued from the bottom of this part of the boiler to the smoke arch in front. It also forms a low box entirely underneath the common boiler proper, and serves as a counterbalance to the boiler and machinery above, and gives great stability to the engine while running. The ends of the tubes are also placed where they do not come into contact with the intense heat of the fire-box. By this arrangement of furnace and tubing a large combustion chamber is provided at the top of the fire-box, which is supplied with a jet of warm atmospheric air by a pipe running from the outside of the smoke arch backwards, and distributing the air among the hot gases from the furnace. This jet of warm fresh air checks the too rap.d escape of unconsumed gases (smoke) and supplies them with oxygen, and they ignite, producing perfect combustion. This arrangement embraces the true philosophic principle of consuming smoke.

Excepting for a second or two, when fresh coal was fed to the furnace, we witnessed no smoke escaping from the stack. It carries no spark-arrester, for none is required; sparksthat abominable nuisance to passengers on wood-burning locomotive trains, are annihilated in this engine. The supply of steam at 100 lbs. pressure was easily maintained, and with a large train we timed it for a short distance. and the speed was at the rate of 60 miles per hour.

An engine of the same kind has been running regularly on the Providence and Worcester Railroad since October last, and has, we understand, given great satisfaction for economy of fuel and durability of all its parts.

A coal-burning locomotive for running all kinds of trains-passenger and freight-is no longer an experiment, it is a successful achievement. Patents have been secured for it in England and other countries through the Scientific American Agency, and it will, no doubt, yet be adopted on the railways of the Old World.

Railroads in Texas.

A Bill authorizing a loan by the State, to construct railroads, has passed the Texas House of Representatives.

The amount of loan is fixed at \$6000 for every mile of railroad constructed. The object of this policy is to encourage the people to invest their money in, and to construct railroads, which appear to be so necessary for the growth and developement of this immense