



ATENTS

The First Inquiry that presents itself to one who has made any improvement or discovery is: "Can I obtain a Patent?"

Messrs. MUNN & CO., in connection with the publication of the SCIENTIFIC AMERICAN, have been actively engaged in the business of obtaining patents for over twenty years.

Those who have made inventions and desire to consult with us, are cordially invited to do so. We shall be happy to see them in person, at our office, or to advise them by letter.

Preliminary Examination.—In order to obtain a Preliminary Examination, make out a written description of the invention in your own words, and a rough pencil or pen-and-ink sketch.

In Order to Apply for a Patent, the law requires that a model shall be furnished, not over a foot in any dimension, smaller, if possible.

The model should be neatly made of any suitable materials, strongly fastened, without glue, and neatly painted.

When the invention consists of a medicine or compound, or a new article of manufacture, or a new composition, samples of the article must be furnished, neatly put up.

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A patentee may, at his option, have in his reissue a separate patent for each distinct part of the invention contemplated in his original application.

Interferences.—When each of two or more persons claims to be the first inventor of the same thing, an "interference" is declared between them, and a trial is had before the Commissioner.

Caveats.—A caveat gives a limited but immediate protection, and is particularly useful where the invention is not fully ready for the market, or further time is wanted for experiment or study.

Foreign Patents.—American inventors should bear in mind that, as a general rule, any invention that is valuable to the patentee in this country is worth equally as much in England and some other foreign countries.

Quick Applications.—When, from any reason persons are desirous of applying for Patents or Caveats, in great haste, without a moment's loss of time, they have only to write or telegraph us specially to that effect, and we will make special exertions for them.

Patents are Granted for Seventeen Years, the following being a schedule of fees:— On filing each caveat for a Patent, except for a design, \$10

On issuing each original Patent, \$20 On appeal to Commissioner of Patents, \$20 On application for Reissue, \$50

On granting the Extension of Patent, \$50 On filing a Disclaimer, \$10 On filing application for Design (three and a half years), \$10

On filing application for Design (seven years), \$15 On filing application for Design (fourteen years), \$30 In addition to which there are some small revenue stamp taxes. Residents of Canada and Nova Scotia pay \$500 on application

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