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"A. W. P. of O."-We have not heard that your application has been neglected, and we should be quite as liker to hear of it, if it met such a fate, as your neighbors. Tell your friends that refrigerators is too cool a subject to worry about this hot weather. We are expecting to hear from your case daily; you can manufacture and sell without invalidating your rights to a patent in the least, and we should advise you to do so.

"S. E. C., of Mass."-If you can arrange friction rollers so as to totally annihilate friction, you have the most important invention yet discovered. There are many combinations used to diminish friction, but none that approach to annihilating it.

"A. A. D., of Miss."-Your revolving hoe appears to be new and patentable. The best thing for you to do is to send a model. We will inform you of the way by letter. If you send a little better drawing on one sheet, and a more full description, we could file a caveat.

"S. O. L., of Ohio."-Your boiler is certainly different from any we have seen, but is it not very expensive to make and complicated. To us it would appear to have advantages in the rapidity with which you can generate steam and get it up. These are, no doubt, important advantages, and should be secured by patent. The first thing for you to do is to make a model, and employ an agent to do the business, as drawings and duplicates will have to be made.

"A Mechanic, Weare, N. H."-Had you signed your name to the letter which you sent us, it would have been answered according to the best of our ability, but as no proper name was attached to it, your communication has been consigned to oblivion. When will you learn, with others of our correspondents, that no letters can receive replies from this office unless the writer attaches some other than an anonymous signature?

"F. L., of N. Y."-The pressure rolls, independent of feeding, are claimed in the Woodworth patent, and Mr. Gibson would surely be successful if you contested the right with him.

"H. W. G., of N. C."-Hurriedly we would say, do not let the steam enter the liquor for distilling. The spirit could be driven off, however, by a steam pipe or a coil in the still.-You will hear from us soon.

"W.H.N., of Tenn."-We do not see where a claim could be instituted, and there is nothing in the way of your using it freely. You cannot rip larger timber than of the conjoint diameter of the two saws. The principle of arranging them as adopted by you, has long been known. The changing of the speed of the saws is a common arrangement and could not be patented. So far as we understand it, and we believe we comprehend it all, you can use it freely, but could get no patent.

"D. B., of N. Y."-Your door hasp does not present any thing patentable, and we could not advise you to spend any money on the

"T. J., of N. Y."-We are much obliged to you for your kind letter-will try and answer you soon. There is a good pump named Stiven's: see our advertising page.

"J.S., of Ky."-We would have published either one or other of your articles, but they were so long that we did not like to occupy the room, and the last one would cost considerable for an engraving. On your side we have given always a faverable opinion.

"E. G. W., & G. F., of N. Y."-We believe the rim is patentable, but we do not see how any claim can be made upon the bevel

"A. W. McD., of Va."-There is not a single work on the subject to show the relative value of steam and water power. The marbe decided on.

"S. R., of Md."-We believe your instrument is patentable; you will hear from us in a short time.

"A. C. L., of Mich."-We did not know that Mr. Bolles had a patent; you can easily ask him to show it you; perhaps it was secured long ago. We do not see anything in his or yours that we could consider patentable for the whole operation is well known in other

"B. T., of Me."-There seems to be decided novelty in your invention, but it is a matter of doubt with us whether you had better patent | pointed in getting a volume at all, should it or not. If you desire to control the entire they wait until the Nos. are all published? practice, the secret could be kept better without than with a patent; of this, however, you are the best judge.

"G. D., of Va."-Much will depend upon your management. We cannot advise in the premises, not knowing either party.

"A. M. W., of Mass."-We will look into the business further, and speak if necessity occurs. We mean to be well advised on the point.

"J. A., of N. Y."-Your letter has been filed away. Of course we are not at liberty to enter into any controversy with the parties :your letter is not the first we have received in regard to the same subject.

"W. W. H., of Pa."-Yours of the 12th has been received; we shall examine the matter when the time comes round.

"J. D., of Pa."-Your model had not arrived when our paper went to press.

"J. C. O. of R. L"-Your article has been examined; we cannot publish it, because we know it to be contrary to the facts in the case. Our columns are not open to malignant imputations against any one-facts we must have.

"E. P., of Ind."-You are mistaken about the "gutta percha;" it is the sap of a tree, and abounds in the island of Singapore and in the Malayan Peninsula. It is not found in this country as you suppose

"J. M., of Mo."—An octagon is a plane geometrical figure contained by eight sides, and consequently having eight angles. When the sides and angles are equal, the figure is a regu-

"C. E. A., of N. Y."-We are not aware that such a proposition has ever been made: if it has we have entirely forgotten the date. It could not be accepted at any rate, it being of no practical utility.

"O. S., of Tenn."-Your idea strikes us very favorably, and we have no idea but that you would be able to obtain a patent for it, a model will first be required. You had better construct one without delay and send it to this

"H. M. P., of Mass."-We shall publish, next week, the relative answer in your letter to our article. It is our duty to discuss all such questions. The daguerreotype by Staites' Light is three years old.

purchase of all kinds of machinery, and will receive your order as soon as you are prepared to send it forward.

"G. G. H., of N. Y."-We have just received your letter.

"C. S., of Ky."-We do not see any part of your pump on which to base a new claim.

"J. K. H., of Ala."-Your specification has been received, the alterations made as suggested, and the application filed in the Patent

H. & R., of N. Y.; A. W. D., of Me.; O. W. W., of N. Y .- Your specifications and drawings were immediately forwarded to the Patent office, on their arrival at this office.

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