TRADE MARKS RULES, 1883—FIRST SCHEDULE. 257

SCHEDULES.
Approved 4th December, 1883.

FIRST SCHEDULE.

FEES.

1. On application to register a trade-mark for one or more articles included in one class
   £ s. d.
   0 5 0

2. On appeal to Board of Trade on refusal of Comptroller to register
   1 0 0

3. For registration of a trade-mark for one or more articles included in one class
   1 0 0

4. For registering a series of trade-marks, for every additional representation after the first in each class
   0 5 0

5. For entering notice of opposition, for each trade-mark, whether in one or more classes
   0 0

6. On application to register a subsequent proprietor in cases of assignment or transmission, the first mark
   1 0 0

7. For every additional mark assigned or transmitted at the same time
   0 2 0

8. For certificate of refusal to register a trade-mark under section 77
   1 0 0

9. For certificate of refusal at the same time for more than one trade-mark, for each additional trade-mark after the first
   0 10 0

10. For continuance of mark at expiration of 12 years
    1 0 0

11. Additional fee where fee is paid within three months after expiration of 14 years
    0 10 0

12. Additional fee for restoration of trade-mark where removed for nonpayment of fee
    1 0 0

13. For altering address on the register, for every mark
    0 5 0

14. For every entry in the register of a rectification thereof or an alteration therein, not otherwise charged
    0 10 0
15. For cancelling the entry or part of the entry of a trade-mark upon the register, on the application of the owner of such trade-mark .................................................. 0 5 0
16. On request to Comptroller to correct a clerical error .................................................. 0 5 0
17. For certificate of registration to be used in legal proceedings ........................................ 0 10 0
18. For certificate of registration to be used for the purpose of obtaining registration in foreign countries ................................................................. 0 5 0
19. For copy of notification of registration ................................................................. 0 2 0
20. Settling a special case by Comptroller ................................................................. 2 0 0
21. For inspecting register, for every quarter of an hour ................................................. 0 1 0
22. For making a search amongst the classified representations of trade-marks, for every quarter of an hour ................................................................. 0 1 0
23. For office copy of documents for every 100 words (but never less than one shilling) .... 0 0 4
24. For certifying office copies, MS. or printed ......................................................... 0 1 0
25. For certificate of Comptroller under section 96 .................................................. 0 5 0
26. In cases where a trade-mark requires a greater space than two inches of the depth of the page of the Trade Marks Journal, for each additional inch or part of an inch .................................................. 0 2 0
27. Manchester Trade Marks Office Same as above
28. Sheffield Marks Same as above
29. On appeal from Cutlers’ Company, Sheffield, to Comptroller .................................. 1 0 0
SECOND SCHEDULE.

Forms.

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s 2
You are hereby requested to register the accompanying Trade Mark in Class____, in respect of (a)__________________________

in the name of (b)____________________________________

who claims to be the proprietor thereof (c).

To the Comptroller,

Patent Office, Trade Marks Branch,

25, Southampton Buildings,

London.

(Signed)__________________________

Dated this____day of____1883.

Note.—If the Trade Mark has been in use in respect of the goods since before 13th August, 1875, state length of such user.

(a) The official forms begin with D, or E.
F—there are none lettered A, B, C.
FORM G.

ADDITIONAL REPRESENTATION OF TRADE MARK, TO ACCOMPANY APPLICATION FOR REGISTRATION.

One representation of the Trade Mark to be affixed within this square. It must correspond exactly, in all respects, with the representation affixed to the Application Form.

Any representation of a larger size than four-by-six inches may be folded, but must then be mounted upon limed paper and affixed hereon.

TWO of these ADDITIONAL REPRESENTATIONS of the Trade Mark must accompany each Form of Application.

In the case of a Trade Mark claimed in one of the CLASSES 23 to 35, THREE of these ADDITIONAL REPRESENTATIONS of the Mark must accompany the Form of Application.
FORM H.

FORM OF APPEAL TO BOARD OF TRADE ON REFUSAL
OF COMPTROLLER TO REGISTER A TRADE MARK.

Sir,

I hereby give notice of my intention to appeal against your decision upon my application to register a Trade Mark No.____________ in Class__________ for__________

and I beg to submit my case* for the decision of the Board of Trade.

I am, Sir,

Your obedient Servant,

To the Comptroller,

Patent Office, Trade Marks Branch,
25, Southampton Buildings,
London.
FORM I.

FEE FOR REGISTRATION OF A TRADE MARK.

Sir,

In reply to your request I hereby transmit the prescribed fee for the registration of the Trade Mark No.___________.

in Class__________.

I am, Sir,

Your obedient Servant,

To the Comptroller,

Patent Office, Trade Marks Branch,
25, Southampton Buildings,
London.
FORM J.

TRADE MARKS.

NOTICE OF OPPOSITION TO APPLICATION FOR REGISTRATION.
[To be accompanied by an unstamped duplicate.]

In the matter of an Application,
No. by of .

Sir,

Notice is hereby given that I

of

oppose the Registration of the Trade Mark advertised under the
above number for Class in the Trade Marks Journal of
the day of , No. , page .

The grounds of opposition are as follows: —

To be dated and signed at the end by the opponent or his solicitor.

To the Comptroller,
Patent Office, Trade Marks Branch,
25, Southampton Buildings,
London.
FORM K.

REQUEST TO ENTER NAME OF SUBSEQUENT PROPRIETOR OF TRADE MARK UPON THE REGISTER, WITH DECLARATION IN SUPPORT THEREOF.

I, (a) ________________________________________________________________

_______________________________________________________________

hereby request that you will enter (b) __________ name (c) in the Register of Trade Marks as proprietor _______ of the Trade Mark No. _______ in Class _______.

(d) _______ entitled to the said Trade Mark and to the goodwill of the business concerned in the goods with respect to which the said Trade Mark is registered.

(c) ________________________________________________________________

_______________________________________________________________

And I do solemnly and sincerely declare that the above several statements are true, and the particulars above set out comprise every material fact and document affecting the proprietorship of the said Trade Mark as above claimed.

(f) And I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of the Statutory Declarations Act, 1835.

(g) ________________________________________________________________

Declared at __________________________________________ this _______ day of _______ 188 _______.

Before me,

(h)

To the Comptroller,
Patent Office, Trade Marks Branch,
25, Southampton Buildings,
London.
FORM I.

REQUEST FOR CERTIFICATE OF REFUSAL TO REGISTER A TRADE MARK IN USE BEFORE 13th AUGUST, 1875.

In the matter of an Application for Registration of an old Trade Mark, No. in Class .

Sir,

I, of, the Applicant in the above matter, hereby request you to furnish me with your Certificate of Refusal to register the said Trade Mark.

*Signature of Applicant.

Dated this day of 188 .

To the Comptroller,
Patent Office, Trade Marks Branch,
25, Southampton Buildings,
London.
FORM M.

NOTICE OF APPLICATION FOR ALTERATION OF ADDRESS ON REGISTER OF TRADE MARKS.

In the matter of the Trade Mark,
No. registered in Class .

Sir,

Notice is hereby given that I

of

the registered proprietor of the Trade Mark numbered as above
desire that my address on the Register of Trade Marks be altered
to

Dated this day of 188 .

* Signature of proprietor.

To the Comptroller,
Patent Office, Trade Marks Branch
25, Southampton Buildings,
London.
FORM N.

NOTICE OF APPLICATION FOR ALTERATION OR RECTIFICATION OF REGISTER OF TRADE MARKS.

In the matter of the Trade Mark, No. , registered in Class in the name of

Sir,

Notice is hereby given that by an Order of the Court made on the day of 188 , it was directed that the entry on the Register of Trade Marks in respect of the Trade Mark numbered as above should be rectified in the manner therein specified.

An Office Copy of the Order of the Court is enclosed herewith.

Dated this day of 188 .

* To be signed by the person interested or his agent.

To the Comptroller,
Patent Office, Trade Marks Branch,
25, Southampton Buildings
London.
FORM O.

FORM OF APPLICATION BY PROPRIETOR OF REGISTERED TRADE MARK TO CANCEL ENTRY ON REGISTER.

Trade Mark No.____. Class____. advertised in "Trade Marks Journal," No.____, page____.

Name of Registered Proprietor or Firm ____________________________

Place of Business _____________________________________________

I, the undersigned, ____________________________
of ____________________________ [or I, the undersigned, ____________________________]

_____________________________ a member of the Firm of ____________________________

_____________________________ of ____________________________

_____________________________ on behalf of my said Firm).

apply that the entry upon the Register of the Trade Marks in Class____. of the Trade Mark No.____ may be cancelled.

The____ day of______ 188.

(Signed) ____________________________

This is the statement marked "O" referred to in the Declaration of ____________________________ ____________________________ made before me the____. of______ 188.
FORM P.

FORM OF DECLARATION IN SUPPORT OF APPLICATION FOR CANCELLATION OF TRADE MARK BY OWNER.

I,___________________________________________; [or I___________________________________________a member of the Firm of
___________________________________________] do hereby solemnly and sincerely declare, to the best of my knowledge and belief, as follows:—

(1) The application signed by me, and dated the___________ day of___________ 18__, and marked with the letter “O,” and shown to me at the time of making this Declaration, is true.

(2) I am the person whose name appears on the Register of Trade Marks as the Proprietor of the Trade Mark referred to in the said Application marked with the letter “O.”

[or My said Firm is the Firm whose name appears on the Register of Trade Marks as the Proprietor of the Trade Mark referred to in the said Application marked with the letter “O.”]

And I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of the Statutory Declarations Act, 1833.

(Signed)___________________________________________

Declared at___________________________________________
this_________ day of_________ 18___
Before me,______________________________

If the declaration be made before a Commissioner to administer oaths it will require to be stamped with a 2s. Gld. impressed Inland Revenue stamp.
FORM Q.

FORM OF REQUEST FOR CORRECTION OF CLERICAL ERROR IN REGARD TO A TRADE MARK.

Sir,

I HEREBY REQUEST THAT………………………………………………………………………………

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To the Comptroller,

Patent Office, Trade Marks Branch,
25, Southampton Buildings,
London.
FORM R.

REQUEST FOR CERTIFICATE OF REGISTRATION OF TRADE MARK FOR USE IN OBTAINING REGISTRATION ABROAD.

In the matter of the Trade Mark:
No. , registered in Class , in the name of

Sir,

I,

of

the registered proprietor of the above Trade Mark hereby request you to furnish me with your Certificate of Registration for use in obtaining registration of the same in *

†

Dated this day of , 188 .

To the Comptroller,

Patent Office, Trade Marks Branch,
25, Southampton Buildings,
London.
FORM 8.

REQUEST FOR CERTIFICATE OF REGISTRATION OF TRADE MARK FOR USE IN LEGAL PROCEEDINGS.

In the matter of the Trade Mark,
No. , registered in Class , in the name of

Sir,

I, of

the registered proprietor of the above Trade Mark hereby request you to furnish me with your Certificate of Registration for use in the following Legal Proceedings.

†

Dated this day of 188.

† Signature.

To the Comptroller,
Patent Office, Trade Marks Branch,
25, Southampton Buildings,
London.
FORM T.

APPLICATION FOR SETTLEMENT OF A SPECIAL CASE ON APPLICATION TO REGISTER A TRADE MARK.

In the matter of the Application of

and

of the Application of

Sir,

Notice is hereby given that I,

of

and I,

are unable to agree upon the facts on which the opinion of the Court is to be taken, and that we request you to fix a day on which we may attend before you and obtain your finding on the matters of fact to be submitted to the Court as settled.

Dated this day of , 188.

To be signed by both parties.

To the Comptroller,

Patent Office, Trade Marks Branch,
25, Southampton Buildings,
London.
FORM U.

GENERAL CERTIFICATE OF COMPTROLLER-GENERAL AS TO APPLICATION FOR OR REGISTRATION OF A TRADE MARK.

Patent Office, Trade Marks Branch,

London,

... ....................... 188 ...

I, Comptroller-General of Patents, Designs, and Trade Marks, hereby certify


T 2
FORM V.

TRADE MARKS.

REQUEST FOR COPY OF OFFICIAL NOTIFICATION OF REGISTRATION OF TRADE MARK.

In the matter of the Trade Mark,
No. , registered in Class .

Sir,

I, ,
of ,
the registered proprietor of the Trade Mark above named hereby request that you will furnish me with a copy of the official notification of the registration of the same.

Dated this day of 188.

To the Comptroller,
Patent Office, Trade Marks Branch,
25, Southampton Buildings,
London.
FORM W.

FORM OF APPEAL FROM CUTLERS' COMPANY AT SHEFFIELD TO COMPTROLLER.

[To be accompanied by an un stamped duplicate.]

Sir,

I hereby give notice of appeal against the decision of the Cutlers' Company of Sheffield in regard to my application for registration of a Trade Mark No. , in Class for

and I beg to submit my case * for your decision accordingly.

†

Dated this , day of , 188 .

† Signature

To the Comptroller,

Patent Office, Trade Marks Branch,
25, Southampton Buildings,
London.
## THIRD SCHEDULE.

### GENERAL NOTE.

Any wares made of mixed materials (for example, of both cotton and silk) shall be included in such one of the classes appropriated to those materials as the registrar may desire.

### CLASSIFICATION OF GOODS

*Illustrations.*

*Note.*—Goods are mentioned in this column by way of illustration, and not as an exhaustive list of the contents of a class.

#### CLASS 1.

**Chemical substances used in manufactures, photography, or philosophical research, and anti-corrosives.**

Such as—
- Acids, including vegetable acids.
- Alkalies.
- Artists' colours.
- Pigments.
- Mineral dyes.

#### CLASS 2.

**Chemical substances used for agricultural, horticultural, veterinary, and sanitary purposes.**

Such as—
- Artificial manure.
- Cattle medicines.
- Deodorisers.
- Vermin destroyers.

#### CLASS 3.

**Chemical substances prepared for use in medicine and pharmacy.**

Such as—
- Cod liver oil.
- Medicated articles.
- Patent medicines.
- Plasters.
- Rhubarb.
Classification of Goods—continued.

Class 4.

Raw or partly prepared vegetable, animal, and mineral substances used in manufactures, not included in other classes.

Such as—

- Resins.
- Oils used in manufactures and not included in other classes.
- Dyes, other than mineral.
- Tanning substances.
- Fibrous substances (e.g., cotton, hemp, flax, jute).
- Wool.
- Silk.
- Bristles.
- Hair.
- Feathers.
- Cork.
- Seeds.
- Coal.
- Coke.
- Bone.
- Sponge.

Class 5.

Unwrought and partly wrought metals used in manufacture.

Such as—

- Iron and steel, pig or cast.
- Iron, rough.
- " bar and rail, including rails for railways.
- " bolt and rod.
- " sheet, and boiler and armour plates.
- " hoop.
- Lead, pig.
- " rolled
- " sheet.
- Wire.
- Copper.
- Zinc.
- Gold, in ingots.
CLASSIFICATION OF GOODS—continued.

CLASS 6.
Machinery of all kinds, and parts of machinery, except agricultural and horticultural machines included in Class 7.

Such as—
Steam engines.
Boilers.
Pneumatic machines.
Hydraulic machines.
Locomotives.
Sewing machines.
Weighing machines.
Machine tools.
Mining machinery.
Fire Engines.

CLASS 7.
Agricultural and horticultural machinery, and parts of such machinery.

Such as—
Ploughs.
Drilling machines.
Reaping machines.
Thrashing machines.
Churns.
Cyder presses.
Chaff cutters.

CLASS 8.
Philosophical instruments, scientific instruments, and apparatus for useful purposes. Instruments and apparatus for teaching.

Such as—
Mathematical instruments.
Gauges.
Logs.
Spectacles.
Educational appliances.

CLASS 9.
Musical instruments.

CLASS 10.
Horological instruments.
Classification of Goods—continued.

Class 11.
Instruments, apparatus, and contrivances, not medicated, for surgical or curative purposes, or in relation to the health of men or animals.

Such as—
- Bandages.
- Friction gloves.
- Lancets.
- Fleams.
- Enemas.

Class 12.
Cutlery and edge tools.

Such as—
- Knives.
- Forks.
- Scissors.
- Shears.
- Files.
- Saws.

Class 13.
Metal goods not included in other classes.

Such as—
- Anvils.
- Keys.
- Basins (metal).
- Needles.
- Hoes.
- Shovels.
- Corkscrews.

Class 14.
Goods of precious metals (including aluminium, nickel, Britannia metal, &c.) and jewellery, and imitations of such goods and jewellery.

Such as—
- Plate.
- Clock cases and pencil cases of such metals.
- Sheffield and other plated goods.
- Gilt and ormolu work.

Class 15.
Glass.

Such as—
- Window and plate glass.
- Painted glass.
- Glass mosaic.
- Glass beads.
CLASSIFICATION OF GOODS—continued.

CLASS 16.

Porcelain and earthenware.

Such as—
China.
Stoneware.
Terra Cotta.
Statuary porcelain.
Tiles.
Bricks.

CLASS 17.

Manufactures from mineral and other substances for building or decoration.

Such as—
Cement.
Plaster.
Imitation marble.
Asphalt.

CLASS 18.

Engineering, architectural, and building contrivances.

Such as—
Diving apparatus.
Warming apparatus.
Ventilating apparatus.
Filtering apparatus.
Lighting contrivances.
Drainage contrivances.
Electric and pneumatic bells.

CLASS 19.

Arms, ammunition, and stores not included in Class 20.

Such as—
Cannon.
Small arms.
Fowling pieces.
Swords.
Shot and other projectiles.
Camp equipage.
Equipments.
CLASSIFICATION OF GOODS—continued.

CLASS 20.

Explosive substances.

Such as—

Gunpowder.
Gun-cotton.
Dry saltpetre.
Fog-signals.
Percussion caps.
Fireworks.
Cartridges.

CLASS 21.

Naval architectural contrivances and naval equipments not included in Classes 19 and 20.

Such as—

Boats.
Anchors.
Chain cables.
Rigging.

CLASS 22.

Carriages.

Such as—

Railway carriages.
Waggons.
Railway trucks.
Bicycles.
Bath chairs.

CLASS 23.

Cotton yarn and thread.

Such as—

Sewing cotton on spools or reels.
Sewing cotton not on spools or reels.
Dyed cotton yarns.

CLASS 24.

Cotton piece goods of all kinds.

Such as—

Cotton shirtings.
Long cloth.
CLASSIFICATION OF GOODS—continued.

CLASS 25.
Cotton goods not included in Classes 23, 24, or 33.

Such as—
Cotton lace.
Cotton braids.
Cotton tapes.

CLASS 26.
Linen and hemp yarn and thread.

CLASS 27.
Linen and hemp piece goods.

CLASS 28.
Linen and hemp goods not included in Classes 26, 27, and 50.

CLASS 29.
Jute yards and tissues, and other articles made of jute not included in Class 50.

CLASS 30.
Silk, spun, thrown, or sewing.

CLASS 31.
Silk piece goods.

CLASS 32.
Other silk goods not included in Classes 30 and 31.

CLASS 33.
Yarns of wool, worsted, or hair.
Classification of Goods—continued.

Class 34.
Cloths and stuffs of wool, worsted, or hair.

Class 35.
Woollen and worsted and hair goods not included in Classes 33 and 34.

Class 36.
Carpets, floor-cloth, and oil-cloth.

Class 37.
Leather, skins unwrought and wrought, and articles made of leather not included in other classes.

Class 38.
Articles of clothing.

Class 39.
Paper (except paper hangings), stationery, and book-binding.

Such as—
- Saddlery.
- Harness.
- Whips.
- Portmanteaus.
- Furs.
- Hats of all kinds.
- Caps and bonnets.
- Hosiery.
- Gloves.
- Boots and shoes.
- Other ready-made clothing.

Such as—
- Envelopes.
- Sealing wax.
- Pens (except gold pens).
- Ink.
- Playing cards.
- Blotting cases.
- Copying presses.
Classification of Goods—continued.

Class 40.
Goods manufactured from india-rubber and gutta-percha not included in other classes.

Class 41.
Furniture and upholstery.
Such as—
Paper hangings.
Papier-maché.
Mirrors.
Mattresses.

Class 42.
Substances used as food, or as ingredients in food.
Such as—
Cereals.
Pulses.
Olive oil.
Hops.
Malt.
Dried fruits.
Tea.
Sago.
Salt.
Sugar.
Preserved meats.
Confectionery.
Oil cakes.
Pickles.
Vinegar.
Beer clarifiers.

Class 43.
Fermented liquors and spirits.
Such as—
Beer.
Cyder.
Wine.
Whisky.
Liqueurs.
CLASSIFICATION OF GOODS—continued.

CLASS 44.
Mineral and aerated waters, natural and artificial, including ginger-beer.

CLASS 45.
Tobacco, whether manufactured or unmanufactured.

CLASS 46.
Seeds for agricultural and horticultural purposes.

CLASS 47.
Candles, common soap, detergents; illuminating, heating, or lubricating oils; matches; and starch, blue, and other preparations for laundry purposes.

Such as—
Washing powders.
Benzine collas.

CLASS 48.
Perfumery (including toilet articles, preparations for the teeth and hair, and perfumed soap).

CLASS 49.
Games of all kinds and sporting articles not included in other classes.

Such as—
Billiard tables.
Roller skates.
Fishing nets and lines.
Toys.
CLASSIFICATION OF GOODS—continued.

CLASS 50.

Miscellaneous, including—

(1.) Goods manufactured from ivory, bone, or wood, not included in other classes.

(2.) Goods manufactured from straw or grass, not included in other classes.

(3.) Goods manufactured from animal and vegetable substances, not included in other classes.

(4.) Tobacco pipes.

(5.) Umbrellas, walking sticks, brushes and combs.

(6.) Furniture cream, plate powder.

(7.) Tarpaulins, tents, rick-cloths, rope, twine.

(8.) Buttons of all kinds, other than of precious metal or imitations thereof.

(9.) Packing and hose of all kinds.

(10.) Goods not included in the foregoing classes.

Such as—

Cooper's wares.
APPENDIX.

[Note.—The information and instructions contained in this Appendix have been issued by the official authorities for the benefit of persons proposing to apply for Patents, or to register Design or Trade-Marks.]

I.

INFORMATION FOR INTENDING APPLICANTS FOR PATENTS FOR INVENTIONS.

1. All applications and communications must be made in English. No models are required.

2. Any person, whether a British subject or not, may make an application for a patent.

3. Two or more persons may make a joint application for a patent, and a patent may be granted to them jointly.

4. Applications may be left at the Patent Office or be sent, prepaid, by post. Applications sent by post must be addressed to the Comptroller, Patent Office, 25, Southampton Buildings, Chancery Lane, London.

5. Forms of application may be obtained at the undermentioned places in the United Kingdom:

(a.) At the Inland Revenue Office, Royal Courts of Justice.

(b.) At the following Post Offices:

London General Post Office, E.C.

District Post Office, 226, Commercial Road, E.

9, Blackman Street, Borough, S.E.

Charing Cross, W.C.

28, Eversholt Street, Camden Town, N.W.

Post Office, 12, Parliament Street, S.W.

(c.) The Chief Post Offices at the more important towns in the United Kingdom.

6. The "declaration" in the form of application does not require to bear a 2s. 6d. stamp when made before a Commissioner.
7. An application for provisional protection consists of—
   (a.) The form of application (a), either Patent Form A or A1, for £1 each form.
   (b.) The form of provisional specification (Patent Form B) (gratis).

8. An application for complete protection consists of—
   (a.) The form of application, either Patent Form A or A1, as for provisional protection, for £1 each form; and
   (b.) The form of complete specification (Patent Form C) £3.

9. The object of a provisional (b) specification is to afford to intending patentees a period of nine months provisional protection in which to develop their inventions, but it is not necessary to leave a provisional specification when an intending patentee is prepared to leave a complete specification in the first instance. Where a provisional specification has been left, the applicant is required by Act to leave a complete specification in connexion with such provisional specification within nine months (c) from the date of the provisional specification, should he desire to obtain a patent. Where a complete specification is left after a provisional specification a second application form is not required.

   In order to avoid unnecessary trouble, applicants should carefully read the directions upon the forms of application before filling them up.

10. The "declaration" (d) in the form of application must be signed by the applicant or applicants; but all other communications may be made by or through agents duly authorised to the satisfaction of the Comptroller.

11. The specifications and all other documents must be written or printed in large and legible characters upon strong wide-ruled foolscap paper of a size of 13 inches by 8 inches (on one side only), leaving a margin of two inches on the left-hand part thereof; and the signatures of the applicants or agents thereto must be written in a large and legible hand.

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(a) Note.—There are two forms of application, namely, one Patent Form A, when the application is made by the applicant or applicants; and Patent Form A1 when the intention is a "communication" from abroad.

(b) Act, sect. 5.

(c) Act, sect. 8.

(d) Act, sect. 5, sub-sec. 2.
12. The drawings (c) accompanying provisional or complete specifications must be made upon half sheets or sheets of imperial drawing paper, to be within a border line of 19 inches by 12 inches, or 27 inches by 19 inches with a margin of half an inch all round.

A copy of the drawings will be required upon rolled imperial drawing paper or upon thin Bristol board of the same dimensions as the original drawing or drawings. All the lines must be absolutely black, Indian ink of the best quality to be used, and the same strength or colour of the ink maintained throughout the drawing. Any shading must be in lines clearly and distinctly drawn and as open as is consistent with the required effect. Section lines should not be too closely drawn. No colour must be used for any purpose upon the copy of the drawings. All letters and figures of reference must be bold and distinct. The border line should be one fine line only. The drawings must not be folded, but must be delivered at the Patent Office either in a perfectly flat state or rolled upon a roller so as to be free from creases or breaks (f).

13. With a view of preparing an illustrated journal of patented inventions as directed by the Act, every applicant must, after his application has been accepted, also furnish the Patent Office with the drawing and concise explanatory statement required by Rule 31.

14. Copies of the Patent Rules (price, prepaid, [7d.], including postage within the United Kingdom) can be obtained from the Patent Office, Sale Branch, 38, Cursitor Street, Chancery Lane, E.C.

Applications for copies of the Rules should be addressed to the Comptroller, at the above address.

15. Every patent will be granted for the term of 14 years from its date, subject to the payment of £50 before the end of the fourth year of the term, and £100 before the end of the eighth year, or in lieu thereof to the payment of annual or renewal fees of £10, £15, and £20, commencing before the expiration of the fourth year of the term, and extending to and inclusive of the thirteenth year; for amount of fees, see Schedule of Fees annexed to the Rules. These

(c) Act, sect. 5, sub-sec. 1. Sect. 6, 10.

(f) As the drawings accompanying the provisional and complete specification respectively are copied at the Patent Office for publication by the process of photolithography, this rule must be strictly observed, in order that correct copies may be made. — Official Note.
payments must be made by way of stamped forms which may be obtained at the places set forth in the list in paragraph 5.

16. The subsequent fees to be paid upon applications made prior to the 1st of January, 1884, are:

(a.) The stamp duties required under the Patent Law Amendment Acts of 1852-3, must be paid upon subsequent proceedings in connexion with applications made prior to 1st January, 1884, up to and including the £5 stamp duty upon filing the “final” specification as required by Act. All applications under the Acts of 1852-3 must be completed in accordance with their provisions up to the stage of filing the final specification. Patents granted upon applications made prior to the first of January, 1884, are exempt from the provisions of the Act of 1883, as to the compulsory grant of licenses.

(b.) The payments which, under the conditions of the Letters Patent are payable before the end of the third year (1884), are by the Act of 1883, made payable before the end of the fourth year (1885); the fee may be paid either in one sum or by annual payments. (See Schedule of Fees).

(c.) The seventh year's payment, which under the conditions of Letters Patent is payable before the end of the seventh year, must in those instances where the £50 payment has already been paid, be paid as heretofore in one sum of £100.

In cases where the patentee has elected before the end of the fourth year to pay annual fees, he must, should he desire to keep his patent in force, continue the annual payments to the end of the term.

NOTE.—As to the fees payable in respect of patents, see the Official Notice, ante, p. 275.
II.

INSTRUCTIONS TO PERSONS WHO WISH TO REGISTER DESIGNS UNDER THE PATENTS, DESIGNS, AND TRADE MARKS ACT, 1883.

Preliminary.


Copies of the Rules, together with the Act, may be obtained on payment of 2s. for each copy at the Patent Office, Sale Branch, 38, Cursitor Street, London, E.C.

Copies will also be sent by post, on a prepaid application to that address, accompanied by a Post Office Order for the amount payable to H. Reader Lack, at the Chancery Lane Post Office, London, W.C.

2. In order to obtain registration application must be made to the Comptroller in pursuance of Rules Nos. 6-12.

Applications.

3. Stamped Forms of Application to register have been issued, and can be obtained at the principal agencies in the United Kingdom, hereinafter mentioned (g).

Applications sent by post should be addressed—

The Comptroller,
Patent Office,
Designs Branch,
25, Southampton Buildings,
London, W.C.

4. An application (b) consists of the following:

(1.) The form of application, Form E, properly filled up, and

(g) See ante, p. 289, for list of places.  
(b) Designs Rules. 6-15, ante, pp. 227-8.
such evidence as will enable the Comptroller to identify the design.

(a.) If it is desired to secure a date of registration at once, one sketch of the design may be sent with the application form. In this case the design, if accepted, will be registered as of the date on which it was received; but no certificate will be issued until three exact drawings or specimens have been sent in substitution for the sketch. Or,

(b.) The application may be complete in the first instance if applicant sends three exactly similar drawings, photographs, or specimens.

The Drawings or Photographs.

5. The drawings (a), &c., accompanying an application must be sent in triplicate, each representation of each design upon strong foolscap paper (on one side only) of the size of 13 in. by 8 in.

6. When sketches, drawings, or tracings are furnished, they must be fixed. Drawings on tracing paper cannot be received. If tracings are supplied they must be done on tracing cloth or mounted on thick paper.

7. Rough sketches cannot be accepted.

8. When the design is to be applied to a set, each of the drawings accompanying the application, or the sketch, if a sketch is sent, should show the various arrangements in which it is proposed to apply the design to the articles included in the set.

9. When specimens (b) of the design are furnished in lieu of drawings, &c., they must be of such a nature as can be pasted into books, and the dimensions of each such specimen must not exceed 12 in. by 21 in.

10. The representations of a design should not be accompanied by any lengthened explanatory statement.

11. Only two views of the same design can be accepted, unless in the case of a design for a set.

12. All goods to which registered designs are applied—Classes (i) 1 to 12—should during the period of copyright bear the abbreviation “R,” and the number given on registration.

(a) Designs Rules, 8, 9. (b) Ibid. 9. (i) Ibid. 5.
All goods to which registered designs are applied—Classes 13 and 14—should during the period of copyright bear the abbreviation "Regd."

13. The following is a list of the stamped forms to be had at the places mentioned in paragraph 3:—

**DESIGNS.**

<table>
<thead>
<tr>
<th>Letter</th>
<th>Title of Form</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>E</td>
<td>Application for Registration of Design in Classes 1 to 12</td>
<td>0 10 0</td>
</tr>
<tr>
<td>E</td>
<td>Application for Registration of Design in Classes 13 and 14 (woven and printed textiles)</td>
<td>0 1 0</td>
</tr>
<tr>
<td>F</td>
<td>Appeal to Board of Trade on refusal of Controller to Register a Design</td>
<td>1 0 0</td>
</tr>
<tr>
<td>H</td>
<td>Application for Copy of Certificate of Registration of Design</td>
<td>0 1 0</td>
</tr>
<tr>
<td>I</td>
<td>Request for Certificate for use in Legal Proceedings</td>
<td>0 5 0</td>
</tr>
<tr>
<td>K</td>
<td>Request to enter Name of subsequent Proprietor of Design, with Declaration in support thereof:—In Classes 1 to 12</td>
<td>0 10 0</td>
</tr>
<tr>
<td>K</td>
<td>13 and 14 (woven and printed textiles)</td>
<td>0 1 0</td>
</tr>
<tr>
<td>L</td>
<td>Notice of Intended Exhibition of an Unregistered Design</td>
<td>0 5 0</td>
</tr>
<tr>
<td>M</td>
<td>Request for Correction of Clerical Error or Address</td>
<td>0 5 0</td>
</tr>
<tr>
<td>N</td>
<td>Request for Search under Sect. 53</td>
<td>0 5 0</td>
</tr>
<tr>
<td>O</td>
<td>Application to Register Design for &quot;Set&quot; of Articles</td>
<td>1 0 0</td>
</tr>
</tbody>
</table>

N.B.—Forms E classes 1 to 12, E classes 13 and 14, and O are kept on sale at the places named in paragraph 3. The other forms must be bespoken of the post-masters at those places.

The Patent Office, Designs Branch, is open from 10 a.m. to 4 p.m.
III.

INSTRUCTIONS TO PERSONS WHO WISH TO REGISTER TRADE-MARKS.

Preliminary.

1. All communications relating to Trade-Marks, not being Sheffield marks, should be addressed to the Comptroller, Patent Office, Trade-Marks Branch. All applications should be in the English language.

They may be made by post, or left at the Patent Office, Trade-Marks Branch, 23, Southampton Buildings, Chancery Lane, London, W.C.

2. The fees in relation to Trade-Marks Registration cannot be received at the Patent Office. They should be paid in exchange for the stamped forms required, which may be obtained at the following places (m.)

3. The following is a list of the stamped forms under the Patents, Designs, and Trade-Marks Act, 1883, which relate to Trade-Marks, and which may be obtained at the places mentioned above:

<table>
<thead>
<tr>
<th>Letter</th>
<th>Title of Form</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>F</td>
<td>Application for Registration of Trade-Mark</td>
<td>£ 0 5 0</td>
</tr>
<tr>
<td>G</td>
<td>Additional Representation Form</td>
<td>No stamp</td>
</tr>
<tr>
<td>H</td>
<td>Appeal to Board of Trade on Refusal of Comptroller to Register a Trade-Mark</td>
<td>1 0 0</td>
</tr>
<tr>
<td>I</td>
<td>Registration Fee</td>
<td>1 0 0</td>
</tr>
<tr>
<td>J</td>
<td>Notice of Opposition to Application for Registration</td>
<td>1 0 0</td>
</tr>
<tr>
<td>K</td>
<td>Request to enter Name of subsequent Proprietor, with Declaration in support thereof</td>
<td>1 0 0</td>
</tr>
<tr>
<td>L</td>
<td>Request for Certificate of refusal to Register a Trade-Mark</td>
<td>1 0 0</td>
</tr>
</tbody>
</table>

(m) See ante, p. 283, for list of places.
III.—INSTRUCTIONS AS TO TRADE-MARKS.

TRADE-MARKS—continued.

<table>
<thead>
<tr>
<th>Letter</th>
<th>Title of Form</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>M</td>
<td>Notice of Application for Alteration of Address</td>
<td>£ s. d.</td>
</tr>
<tr>
<td>N</td>
<td>Notice of Application for Alteration or Rectifica-</td>
<td></td>
</tr>
<tr>
<td></td>
<td>tion of Register</td>
<td></td>
</tr>
<tr>
<td>O</td>
<td>Application to Cancel Entry of Mark on Register</td>
<td></td>
</tr>
<tr>
<td>Q</td>
<td>Request for Correction of Clerical Error</td>
<td></td>
</tr>
<tr>
<td>R</td>
<td>Request for Certificate of Registration for use</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Abroad</td>
<td></td>
</tr>
<tr>
<td>S</td>
<td>Request for Certificate of Registration for use in</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Legal Proceedings</td>
<td></td>
</tr>
<tr>
<td>T</td>
<td>Application for Settlement of a Special Case</td>
<td></td>
</tr>
<tr>
<td>T1</td>
<td>Request for General Certificate of Comptroller</td>
<td></td>
</tr>
<tr>
<td>V</td>
<td>Request for Copy of Official Notification</td>
<td></td>
</tr>
<tr>
<td>W</td>
<td>Appeal from Cutlers' Company at Sheffield to</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Comptroller</td>
<td></td>
</tr>
</tbody>
</table>

Of the above forms those bearing the letters "F," "G," and "I" are kept in stock at the various offices named in paragraph 2. Any of the others when required must be bespoke.

SALE OF OFFICIAL PUBLICATIONS (n).

DEFINITION OF A TRADE-MARK.

7. The definition of a Trade-Mark (not used prior to the 13th August, 1875), is given in the 61th section (a) of the Patents, Designs, and Trade-Marks Act, 1883, as follows:

"For the purposes of this Act, a Trade-Mark must consist of or contain at least one of the following essential particulars:

"A name of an individual or firm printed, impressed, or woven in some particular and distinctive manner; or

"A written signature or copy of a written signature of the individual or firm applying for registration thereof as Trade-Mark; or

"A distinctive device, mark, brand, heading, label, ticket, or fancy word or words not in common use."

All new Marks, therefore, which it is desired to register must include one or more of the above essential particulars.

(n) Clauses 4, 5, 6, relate to the list of the publishers from whom sale of the Act, the Rules, and the they can be obtained.

Trade-Marks Journal, and give a (a) Pages 119-129, ante.
APPENDIX.

The 64th section goes on—"There may be added to any one or more of these particulars any letters, words, or figures, or combination of letters, words, or figures, or any of them."

In addition to the above—

"Any special and distinctive word or words, letter, figure, or combination of letters or figures, or of letters and figures used as a Trade-Mark before the thirteenth day of August, one thousand eight hundred and seventy-five, may be registered as a Trade-Mark under this part of this Act."

A person wishing to adopt a Trade-Mark should, before engraving a block and circulating impressions of the Mark among his customers, make a search (p) or a formal application at the Trade-Marks Branch of the Patent Office with the view of ascertaining whether his proposed Mark is already registered, or whether, from its being calculated to deceive by a resemblance to other Marks already on record, it would be refused registration under the 72nd section of the Patents, Designs, and Trade-Marks Act, 1883.

The fee for making a search amongst the classified representations of Trade-Marks is 1s. for each quarter of an hour. The fee for a formal Application is 5s.

The Comptroller does not undertake to make searches amongst the Trade-Marks recorded at his Office, except in connection with formal applications for registration.

APPLICATIONS FOR REGISTRATION.

8. Applications sent by post should be addressed to—

The Comptroller,

Patent Office,

Trade-Marks Branch,

25, Southampton Buildings,

London, W.C.

Agents and other persons who may be interested in more than one Application are particularly requested to make communications relating to different Applications in separate letters.

9. An Application for the registration of a Trade-Mark consists of:

(a.) An Application Form (Form "F." in the Second Schedule to the Trade-Marks Rules, 1883), giving certain particu-
III.—INSTRUCTIONS AS TO TRADE-MARKS.

1. (specified in the form), and bearing an impressed stamp of 5s.

(The Applicant should before filling up the form carefully read the marginal notes).

(b.) Certain additional representations of the Trade-Mark, mounted on forms (Form "G.").

10. A separate Application Form is required for each class.

11. If the mark be the property of a firm (q), it should be signed by a member of the firm, who should add after his signature "A Member of the Firm;" if of a company, by the secretary or other principal officer, who shall add after his signature, and designation, "for the Company."

12. Applications may be made by agents (r) in the names of and on behalf of the owners of trade-marks. The agent must be duly authorised by the owner or owners; the necessary authority should be signed by the owner or owners.

Applications made by agents should have after the name of the agent the description "Agent."

13. A representation of the trade-mark should be placed in the centre of the Application Form.

14. Where an application is made for a trade-mark used on any metal goods other than cutlery, edge tools, and raw steel, it should be stated in the Application Form of what metal or metals the goods are made. See section 81 of the Act as to Sheffield marks.

15. When the mark consists of or includes words printed in other than Roman characters, (s) there should be given at the back of or at the foot of the Application Form and of each of the additional representations a translation of such words, signed by the applicant or his agent.

In the case of marks claimed in Classes 23, 24, or 25, the applicant should state by what name the particular mark claimed would be referred to in the invoices of his house.

Additional Representations of Mark.

16. Each of the additional (t) representations should be placed in the centre of a separate form (Form "G.").

In the case of a trade-mark which is not claimed in Classes 23

(q) Trade-Marks Rules, 7, ante, p. 216.  
(r) Ibid. 8.  
(s) Ibid. 13.  
(t) Ibid. 13.
to 35, two additional representations are required for each class claimed.

In the case of a trade-mark claimed in any one or more of the Classes 23 to 35 three additional representations should be sent for each of such classes.

The representations of the mark on the Form "G." must agree in every respect with each other, and with that of the Form "F."

17. Representations of a mark of a large size may be folded. In that case they must, however, be backed with linen and firmly affixed to the forms. Representations must in no case be executed in pencil. They should be not only of a durable nature, but of such a kind as will admit of their being preserved and bound together in volumes as records of the property of the owners.

SERIES OF TRADE-MARKS.

18. By section 66 (a) of the Patents, Designs, and Trade-Marks Act, 1883, the Comptroller is empowered to register under one registration a series of trade-marks which, whilst they resemble each other in the material particulars, differ from each other in respect of the statements of the goods for which they are used, of the statements of numbers, of the statements of price, of the statements of quality, or of the statements of names of places. When an application is made for such a series, a representation of each of the marks included in the series must be affixed to the Form "F."

and also to each of the Forms "G."

COMMON OR OPEN MARKS.

19. In the case of a trade-mark used before (x) the 13th August, 1875, common or open marks of any kind may be registered in connexion with it, but in the case of a trade-mark not so used, common or open marks consisting of a word or combination of words only can be registered as a part of the mark.

In each case, the applicant for entry of such common particular or particulars must disclaim the right to the exclusive use of the same in a note at the back of or at the foot of the Application Form and of each of the additional representations, such note to be signed by the applicant or his agent.

See section 74 of the Act, sub-section 3, for definition of common marks.

(a) Sub, p. 130, and Trade-Marks Rules, 14, ante, p. 217.

(x) See ante, pp. 123, 125-9.
III.—INSTRUCTIONS AS TO TRADE-MARKS. 301

CLASSIFICATION (y) OF GOODS.

20. A Guide to the classification of Goods under the Trade-Marks Rules, 1883, can be obtained on application at the Patent Office, Trade-Marks Branch, and should be asked for if the applicant feels any difficulty in determining to which of the classes set out in the third schedule to the rules the goods for which he uses his mark belong.

ADVERTISEMENT (z) IN THE TRADE-MARKS JOURNAL.

21. A trade-mark cannot in any case be entered upon the Register until two months after its advertisement in the Official Paper.

22. A wood-block or electrotypes (a) must be furnished for each mark in each class claimed (except in the case of Classes 23, 24, and 25, for which no blocks or electrotypes are required) but no block or electrotypes should be forwarded until a formal demand for it is sent by the Comptroller.

23. In the case of a series of trade-marks differing only in respect of the particulars mentioned in Sections 66 of the Patents, Designs, and Trade-Marks Act, 1883, a wood-block or electrotypes must be furnished for each mark in the series for each class claimed.

24. The wood-blocks or electrotypes furnished must correspond exactly with the representations, must afford perfectly distinct impressions of the marks, and must be upon a scale sufficiently large to reproduce the marks faithfully. Worn or mutilated blocks or electrotypes cannot be accepted.

25. The largest space available for the insertion of any single block or electrotypes is eight and a half inches broad by ten inches deep.

When a block or electrotypes exceeds two inches in depth, a charge for additional space is made, at the rate of two shillings for every inch or part of an inch beyond the two inches.

26. The number given by the Comptroller should not be cut on the face of the block or electrotypes, but should be marked upon the side in such a manner as to secure its identification.

27. All blocks or electrotypes should be sent to the Patent

(y) Trade-Marks Rules, 6. ante, p. 215.
(z) Ibid. 25-28.
(a) Ibid. 27.
Office, Trade-Marks Branch, together with the papers marked "Form 2," and with the representation of the mark sent for the guidance of the applicant in preparing the blocks or electrotypes.

28. The blocks or electrotypes supplied for the advertisement of trade-marks cannot in any case be returned to applicants.

Restrictions (6) on Registration.

29. Ornamental or coloured groundwork, such as tartans or checks, cannot be claimed as part of a mark unless such groundwork be included within the mark by some border or lines.

30. The Royal Arms, or arms so nearly resembling them as to be calculated to deceive, and the words "Registered," "Registered Design," "Copyright," "Entered at Stationers' Hall," "To counterfeit this is Forgery," "Patent," "Patented," will not be registered under the Patents, Designs, and Trade-Marks Act, 1883, and should not, therefore, appear upon the Representations of Trade-Marks forming part of an application.

31. The following will not be registered as trade-marks, or as prominent parts of trade-marks, unless the marks have been used before 13th August, 1875:—

Representations of Her Majesty the Queen, or of any member of the Royal Family.
Representations of the Royal Crown.
National arms or flags.
Prize or exhibition medals.

32. When there appears on the face of a trade-mark an indication of the goods to which the mark is applied, the claim for its registration must be in respect of those goods only.

Forms of Counter-Statement (c) and Bond.

33. The following is a form of Counter-statement:—

Patents, Designs, and Trade-Marks Act, 1883.

Trade-Marks.

In the Matter of an Application No.
and of the Opposition thereto No.

In reply to the Notice of Opposition in this matter by

(b) See sects. 73 and 86, and also, note, pp. 121-1.
(c) See note, pp. 131-2.
of ... I give notice by way of Counter-statement that I rely for my application on the following grounds:—

(To be dated and signed by the applicant or his solicitor.)

To the Comptroller,
Patent Office,
Trade-Marks Branch,
25, Southampton Buildings,
London.

The following is a Form of Bond which the Comptroller is able to accept from persons opposing applications, and who have been required to give security for costs:—

Patents, Designs, and Trade-Marks Act, 1883.
Trade-Marks.

In the Matter of an Application No. and of the Opposition thereto No.

Know all men by these presents that we of are jointly and severally held and firmly bound to Henry Reader Lack the Comptroller-General of Patents Designs and Trade-Marks in the penal sum of pounds of good and lawful money of Great Britain to be paid to the said Henry Reader Lack or to other the Comptroller-General of Patents Designs and Trade-Marks for the time being for which payment to be well and faithfully made we bind ourselves and each of us our and each of our heirs executors and administrators firmly by these presents sealed with our seals.

Dated this day of 18 .

Whereas pursuant to the provisions of the Patents Designs and Trade-Marks Act 1883 and of the Trade-Marks Rules, 1883, an application (No. ) has been made by to the Comptroller-General of Patents Designs and Trade-Marks for the registration of a certain trade-mark And whereas the above-bounded have delivered a notice of opposition to such registration and the said have sent to the said Comptroller-General a counter-statement of the grounds on which they rely for their application And whereas the said
Comptroller-General pursuant to the terms of the said Act hath required the said to enter into the above-written obligation (subject to the condition herein-after contained) as security for such costs as may be awarded in respect of such opposition.

Now the condition of the above-written obligation is such that if the said or either of them their or either of their heirs executors or administrators do and shall well and truly pay or cause to be paid to all such costs as the High Court of Justice shall think fit to award to the said in respect of the said opposition, then the above-written obligation is to be void or else to remain in full force and virtue.

Signed, sealed and delivered by the above-bounden and in the presence of.

31. Before he is required to bring an opposition matter before the Court under Rule 29, the applicant is afforded an opportunity of objecting, if he think fit, to the solvency of the security for the costs which may be awarded in respect of the opposition.

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FEES.

35. See the First Schedule to the Trade-Marks Rules, 1883, and the List of Forms, par. 3, of these instructions.

36. An application for the Registration of a Trade-Mark will not be entered by the Comptroller, unless it be accompanied by the proper Fees in impressed Stamps.

CUTLERS' COMPANY.

37. By sect. 81 (d), sub-sect. 3, of the Patents, Designs, and Trade-Marks Act, 1883, application for the registration of Trade-Marks used on cutlery, edge tools, or on raw steel, or on goods made of steel, or of steel and iron combined, whether with or without a cutting edge, shall, if made by a person carrying on business in Hallamshire, or within six miles thereof, be made to the Cutlers' Company.

See Rules 53 to 56 and par. 14 of these Instructions.

Applications made to the Cutlers' Company in pursuance of

(d) Act, p. 116.
III.—INSTRUCTIONS AS TO TRADE-MARKS. 305

sect. 81 of the Patents, Designs, and Trade-Marks Act, 1883, should be made on Form "F," the address in the left-hand corner to be, "To the Cutlers' Company, Sheffield," instead of "To the Comptroller," and should be left at, or sent by post to, the Cutlers' Hall, Sheffield.

Each application should be accompanied by an unstamped copy on foolscap paper. See Rule 53.

Applications sent by post should be addressed—

CHAR. MACRO WILSON, Esq.,
The Law Clerk,
The Cutlers' Hall,
Sheffield.

MANCHESTER OFFICE.

38. For the convenience of merchants and manufacturers engaged in the Cotton Trade, and for the purpose of facilitating the recording of trade-marks used in respect of Cotton Goods, an office will be opened at 48, Royal Exchange, Manchester, where searches can be made on payment of 1s. for each quarter of an hour for all marks in classes of Textiles from Class 23 to Class 25.

CERTIFICATES.

39. The Comptroller's certificate in relation to a trade-mark is of four kinds, viz.—

(i.) For use in legal proceedings (c).

(ii.) For use in applying for registration in Foreign countries.

(iii.) Of any application made and of proceedings thereon.

(iv.) A certificate of refusal (c) of a mark in use before 13th August, 1875, and not registerable.

40. A person desirous of obtaining any of the above certificates should forward Form "R," Form "S," Form "T1" or Form "L" (see par. 8), as the case may be, to the Comptroller, giving the Comptroller's official number of the mark, and stating whether the certificate is required for use in legal proceedings, or for use in applying for the registration of the mark in a Foreign country, or for what other purpose.

The form should be accompanied by two unmounted copies of each mark for which a certificate is required.

(c) Sect. 77, ante, p. 138.
41. In every case where a certificate is required in respect of a cotton mark, or in respect of any trade-mark of which the representations or specimens forming part of the application for registration are coloured, two unmounted copies of the mark must be supplied, agreeing in every respect with the representations forming part of the application for registration. Special attention should be paid to this requirement, as the certificate cannot in any such case be prepared until these unmounted copies are received by the Comptroller.

REGISTRATION OF SUBSEQUENT PROPRIETORS OF REGISTERED TRADE MARKS.

42. The request and declaration to be made by a subsequent proprietor on application for the registration in his name of a registered trade-mark must be made on Form "A" (see par. 3).
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