IN THE SENATE OF THE UNITED STATES.

FEBRUARY 20, 1904.

Mr. Clapp introduced the following bill; which was read twice and referred to the Committee on Patents.

A BILL

To provide for the registration and protection of trade-marks.

- Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 That the owners of trade-marks used in commerce with for-
- 4 eign nations, or among the several States, or with Indian
- 5 tribes, or with the insular or other possessions of the United
- 6 States, provided such owners shall be domiciled in the United
- 7 States or insular or other possessions or territory thereof, or
- 8 located in any foreign country or tribes, which, by treaty,
- 9 convention, or law, affords similar privileges to the citizens of
- 10 the United States, may obtain registration of such trade-
- 11 marks by complying with the following requirements:
- First. By causing to be recorded in the Patent Office a
- 13 statement specifying name, domicile, location, and citizenship
- 14 of applicant; the class of merchandise and the particular
- 15 description of goods comprised in such class, to which the



- mark is appropriated; a description of the mark, with fac-1
- simile thereof, and a statement of the manner of applying the 2
- same to the goods and the length of time during which the 3
- trade-mark has been used. 4
- Second. By paying into the Treasury of the United 5
- States the sum of fifteen dollars and complying with such 6
- 7 regulations as may be prescribed by the Commissioner of
- Patents. 8
- SEC. 2. That the application must be accompanied by a 9
- 10 written declaration verified by the person, or by a member of
- 11 a firm, or by an officer of a corporation applying, to the effect
- 12 that such party has at the time a right to the use of the trade-
- 13 mark sought to be registered, and that no other person, firm,
- 14 or corporation has the right to such use either in the identical
- 15form or in any such near resemblance thereto as might be calcu-
- lated to deceive; that such trade-mark is used in commerce 16
- 17 between the several States, or with foreign nations, or with
- 18 Indian tribes, or with the insular or other possessions of the
- 19 United States, and that the description and facsimile presented
- 20 truly represent the trade-mark sought to be registered.
- 21 SEC. 3. That the filing date of any such application shall
- 22be noted and recorded, but no alleged trade-mark shall be
- 23 registered unless the same appear to be lawfully used in a
- 24 lawful business by the applicant, in the commerce above
- indicated, or is within the province of a treaty, convention, 25



- or declaration with a foreign power; nor which is identical 1
- 2 with a registered trade-mark owned by another and appro-
- 3 priated to the same class of merchandise, or which so nearly
- 4 resembles some other person's registered trade-mark as to be
- 5 likely to cause confusion or mistake in the mind of the public
- 6 as to deceive purchasers. In an application for registration
- 7 the Commissioner of Patents shall decide the presumptive
- lawfulness of claim to the alleged mark, and in any dispute 8
- 9 between an applicant and a previous registrant, or between
- applicants, he shall follow as far as the same may be applicable 10
- 11 the practice of courts of equity of the United States in analogous
- 12 cases.
- 13 Sec. 4. That certificates of registration under this Act
- shall be issued in the name of the United States of America, 14
- under the seal of the Department of the Interior, and shall be 15
- signed by the Commissioner of Patents or the acting com-16
- missioner, and a record thereof, together with printed copies 17
- 18 of the specifications or drawings or facsimile shall be kept by
- Copies of trade-marks and of the Commissioner of Patents. 19
- statements and declarations filed therewith, and certificates of 20
- registration so signed and sealed shall be evidence in any 21
- suit in which such trade-marks shall be brought into contro-22
- 23 versy.
- SEC. 5. That the certificate of registry shall remain in 24
- force for thirty years from its date, except in cases where the 25



- trade-mark is claimed for and applied to articles not manu-1
- factured in this country, and in which it receives protection 2
- under the laws of a foreign country for a shorter period, in 3
- which case it shall cease to have any force in this country by 4
- virtue of this Act at the time that such trade-mark ceases to 5
- be exclusive preperty elsewhere. At any time during the 6
- six months prior to the expiration of the term of thirty years 7
- such registration may be renewed from time to time on the 8
- 9 same terms and for a like period.
- 10 Sec. 6. That registration of a trade-mark shall be prima
- facie evidence of ownership. Any person who shall repro-11
- 12 duce, counterfeit, copy, or colorably imitate any trade-mark
- 13 registered under this Act and affix the same to merchandise
- 14 of substantially the same descriptive properties as those de-
- 15 scribed in the registration shall be liable to an action on the
- case for damages for the wrongful use of said trade-mark at 16
- 17 the suit of the owner thereof; and the party aggrieved shall
- 18 also have his remedy according to the course of equity to enjoin
- 19 the wrongful use of such trade-mark used in commerce with
- 20 foreign nations, or among the several States, or with the Indian
- 21 tribes, or with the insular or other possessions of the United
- 22 States, as aforesaid, and to recover compensation therefor in
- 23 any court having jurisdiction over the person guilty of such
- 24 wrongful act; and the courts of the United States shall have



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- original and appellate jurisdiction in such cases, without 1
- 2 regard to the amount in controversy.
- . 3 Sec. 7. That no action or suit shall be maintained under
 - the provisions of this Act when the trade-mark is used in any 4
 - 5 unlawful business or upon any article injurious in itself, or
 - 6 upon any article in connection with which false representa-
 - tions are made, or which mark has been used with the design 7
 - 8 of deceiving the public in the purchase of merchandise, or
 - 9 under any certificate of registration fraudulently obtained.
- 10 SEC. 8. That any distinctive name, word, phrase, or
- 11 symbol, or the name of a deceased person or character famous
- in history, fiction, or literature, or the name of a living cele-12
- 13 brity with the consent of such person, by which the origin or
- 14 ownership of goods can be distinguished, shall be considered
- 15 proper subject-matter for trade-mark registration under this
- Act: Provided, That no merely descriptive word or phrase, 16
- or merely the name of the applicant (unless such name be in 17
- a distinctive shape, or consist in the written signature in 18
- original or facsimile of the applicant), or a merely geograph-19
- ical name or term shall prima facie constitute a trade-mark 20
- 21 which may be exclusively appropriated under this Act: Pro-
- 22 vided further, That no public arms or decorations, including
- the national flag, shall be registerable under the provisions of 23
- this Act. 24
- SEC. 9. That every applicant for registration of a trade-25



mark, not domiciled in the United States, shall, before the 2 issuance of the certificate of registration, designate by a notice 3 in writing filed in the Patent Office, some person residing within the United States on whom process or notice of pro- 4 ceedings affecting the right of ownership in the trade-mark 5 6 of which they may claim to be the owner, brought under the 7 provisions of this Act, or under other laws of the United 8 States, may be served with the same force and effect as if 9 served upon the applicant or registrant in person.

SEC. 10. That every person who, for the purpose of de-10 ceiving the public, in any manner marks an unregistered mark, 11 12 or a package containing articles to which the unregistered marks 13 are affixed, with words indicating that the mark is registered 14 in the United States, shall be liable for every such offense to 15 a penalty of not less than one hundred dollars with costs, one 16 half of said penalty to the person who shall sue for the same 17 and the other half to the use of the United States, to be re-18 covered by any person by suit in the circuit court of the 19 United States within whose jurisdiction such offense may have 20 been committed.

21SEC. 11. That any person who, knowingly and with in-22 tention to deceive, for use in the commerce indicated in this 23 Act, falsely makes or counterfeits a registered trade-mark or 24a colorable imitation thereof, or affixes or causes to be affixed 25such counterfeit marks to any article of merchandise, knowing



- the same to be false or counterfeit, or falsely affixes the genu-1
- 2 ine registered trade-mark without the lawful owner's consent;
- or sells or keeps or offers for sale articles or packages in which 3
- 4 they are contained, shall be deemed guilty of a misdemeanor,
- and on conviction thereof shall be punished by a fine of not õ
- less than five hundred dollars nor more than one thousand 6
- dollars for each and every offense, at the discretion of the 7
- 8 court.
- 9 SEC. 12. That any person who shall procure registration
- of a trade-mark or entry thereof in the Office of the Commis-10
- sioner of Patents, by a false or fraudulent declaration or repre-11
- 12 sentation or ally or in writing, or by any fraudulent means,
- 13 shall be liable to pay any damages sustained in consequence
- 14 thereof to the injured party, to be recovered in an action on
- 15 the case.
- 16 Sec. 13. That nothing in this Act shall prevent, lessen,
- impeach, or avoid any remedy at law or in equity, which any 17
- party aggrieved by any wrongful use of any trade-mark 18
- might have had if the provisions of this Act had not been 19
- 20 passed.
- SEC. 14. That all applications for registration pending 21
- in the Office of the Commissioner of Patents at the time of 22
- the passage of this Act, may be amended with a view of 23
- bringing them and the certificates issued upon such applica-24
- tions under the provisions of this Act, and the prosecutions of 25



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- said applications may be proceeded with under the provisions 1
- 2 of this Act.
- SEC. 15. That should an application for registration 3
- under this Act be rejected upon a trade-mark registered 4
- under the trade-mark Act of July eighth, eighteen hundred 5
- and seventy, and not reregistered under the Act of March 6
- 7 third, eighteen hundred and eighty-one, the Commissioner of
- Patents shall, upon request of the applicant, suspend action 8
- and notify such registrant under the Act of eighteen hundred 9
- and seventy, to file an application under the provisions of 10
- 11 this Act within sixty days from the date of said notice, and
- 12 upon the failure of such registrant to file his application, the
- 13mark upon which the rejection is based shall be presumed to
- 14 be abandoned and no bar to the registry of the mark of the
- applicant. 15
- 16 Sec. 16. That all trade-marks registered under the Act
- approved March third, eighteen hundred and eighty-one, en-17
- 18 titled, "An Act to authorize the registration of trade-marks
- and protect the same," shall be reregistered under the pro-19
- 20 visions of this Act, for the same goods, upon the application
- 21 in due form above prescribed, by the original applicant or his
- successors or assigns, upon the payment into the United States 22
- 23 Treasury of five dollars in each and every case, provided that
- no adverse decision is of record in the Patent Office affecting 24



- 1 the right of ownership of the mark for which registration is
- 2 sought.
- 3 Sec. 17. That nothing in this Act shall be construed as
- 4 unfavorably affecting a claim to a trade-mark after the term
- 5 of registration shall have expired; nor to give cognizance to
- 6 any court of the United States in an action or suit between
- 7 citizens of the same State, unless the trade-mark in contro-
- 8 versy is used on goods intended to be transported to a foreign
- 9 country or in lawful commercial intercourse with an Indian
- 10 tribe, or in commerce among the several States, or with the
- 11 insular or other possessions of the United States.
- 12 SEC. 18. That the Commissioner of Patents is authorized
- 13 to make rules and regulations and prescribe forms for the
- 14 transfer of the right to use trade-marks and for recording such
- 15 transfers in his Office.
- 16 Sec. 19. That citizens and residents of this country or
- 17 residents of the insular or other possessions of the United
- 18 States wishing the protection of trade-marks in any foreign
- 19 country, the laws of which require registration here as a con-
- 20 dition precedent to getting such protection there, may register
- 21 their trade-marks for that purpose and have certificates thereof
- 22 from the Patent Office.
- SEC. 20. That this Act shall take effect upon its pas-
- 24 sage. All Acts and parts of Acts inconsistent herewith are
- 25 hereby repealed.
 - S. 4433——2





58TH CONGRESS, S. 4433.

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By Mr. CLAPP.

February 20, 1904.—Read twice and referred to the Committee on Patents.