"In witness whereof, We have caused these Our Letters to be made "Patent this Twenty-first day of June, one thousand eight hundred and fifty-eight, in the twenty-second year of Our Reign, and to be sealed as of the said twenty-first day of June, one thousand eight hundred and fifty-eight.

"By Warrant,

(Signed,)

"EDMUNDS.

"We hereby certify the above
"to be a true Copy,
"(Signed,) А. J. Ркотнеко,
"Ed. Towers,
"Clerks in the Great Seal Patent-Office."

SCHEDULE B.

"This Indenture, made the twenty-sixth day of November, in the " year of our Lord one thousand eight hundred and fifty-eight, between "William Edward Newton, of the office for Patents, 66 Chancery Lane, " in the County of Middlesex, Civil Engineer, of the one part, and Azel "Storrs Lyman, of the City, County and State of New York, in the United States of America, Gentleman, of the other part. Whereas, the said William Edward Newton obtained Letters-Patent from her " present Most Excellent Majesty, Queen Victoria, bearing date the twenty-first of June, one thousand eight hundred and sixty-eight, for "an invention of an improved method of effecting the separation of the "fibres of Wood for the manufacture of Paper therefrom, which is also "applicable to the separation of the fibres of flax or other substances " for the manufacture of textile fabrics, and also to the separation of "other substances for similar or other purposes," thereby giving and granting full power, sole privilege and authority unto the said "William Edward Newton, his executors, administrators and assigns, " or such others as he or they should at any time agree with, and no " others, from time to time and all times during the term of fourteen "years thereby granted, to lawfully make, use, exercise and vend within "the United Kingdom of Great Britain and Ireland, the Channel Islands and Isle of Man, the said Invention in which said Letters-"Patent is contained a proviso avoiding the said Letters-Patent, and " all liberties, privileges and advantages whatever, thereby granted, in " case the said William Edward Newton should not by an instrument in " writing under his hand and seal, particularly describe and ascertain " the nature of the said Invention and in what manner the same was to " be performed and cause the same to be filed in the Great Seal Patent " Office within six calendar months next and immediately after the date " of the now reciting Letters-Patent: And whereas the period limited by the said proviso contained in the said recited Letters-Patent for "filing a specification of the said Invention has not yet arrived, and "whereas the said William Edward Newton hath agreed to assign the said Letters-Patent the said Azel Storrs Lyman, the said William Edward Newton having obtained the same on behalf of, and as Agent " for the said Azel Storrs Lyman: Now this Indenture witnesseth that " in pursuance of the said agreement and in consideration of the sum of "five shillings of lawful English money to the said William Edward