

“ 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,) A. J. PROTHERO,

“ 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 to 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