

tion claimed and its mode of working. In cases where samples of ingredients are required by law, they must be contained in glass bottles properly arranged, but dangerous or explosive substances must not be sent. Both models and bottles must bear the name of the inventor, the title of the invention and the date of the application; they must be furnished to the Patent Office free of charge and in good order.

8. All fees required by law should be transmitted with the application for any action by the office, in current bankable funds, enclosed in registered letters. Bank Drafts and Cheques or Money Orders should be made payable to "The Commissioner of Patents, Ottawa." *In no case should money be enclosed with models.*

9. An application for a Patent must be proceeded with and perfected within two years after the lodging of the petition, in default of which it will be regarded as abandoned; and all previous proceedings and payment of fees will be held at the expiration of that period to be of no avail.

10. Two or more separate inventions cannot be claimed in one application, or patented in one Patent. But if separate matters are represented to be so dependent on, and connected with each other as to be necessarily taken together, to obtain the end sought for by the inventor, the Commissioner of Patents shall be the judge whether or not the pretensions of the applicant in such respect can be entertained.

11. The filing of a protest against the issuing of a Patent shall not be taken in itself as sufficient reason to withhold the granting of such Patent to an applicant.

12. A *Caveat* can only be filed by an inventor and shall be composed of a specification (*and drawings*), certified on oath [Form No. 23] and the applicant may lodge with it additional papers during its currency, provided they are relevant exclusively to the same invention. The person filing a *Caveat* will not be entitled to notice of any application pending at the time of filing his *Caveat*. A *Caveat* must be limited to a single invention.

13. Drawings in duplicate to be attached to the duplicate specification must be made on sheets of tracing linen (eight by thirteen inches), neatly executed and without colours. (Form 14).

With each application an extra drawing is required for the Patent Office Record, on a sheet of Bristol Board 8 by 13 inches, without writing