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or his invenve been in prior to the uch twelve ifacture in s obtained, facture and under any lian patent patent for 8. The patent may be granted to any person to whom the in-Representativentor entitled under the sixth section to obtain a patent has tives of assigned or bequeathed the right of obtaining the same, or in de-obtain the fault of such assignment or bequest, to the executors or administrators or assigns of the deceased inventor.

9. Any person, who has invented any improvement on any As to patents patented invention, may obtain a patent for such improvement, for improvements on but shall not thereby obtain the right of vending or using the patented original invention, nor shall the patent for the original invention inventions, confer the right of vending or using the patented improvement.

10. In cases of joint applications, the par at shall be granted as to joint in the names of all the applicants; and in such cases, any assign-patent from one of the said applicants or patentees to the other or to any person, shall be registered in like manner as other assignments.

CONDITIONS AND FORMALITIES.

11. Every inventor, before a patent can be obtained, shall make beclaration to oath, or, when entitled by law to make an affirmation instead of applicant for an oath, shall make an affirmation, that he verily believes that he a patent is, or, in the case of the inventor being deceased, the applicant shall make oath or affirm that the person whose assignee or representative he is, was the inventor of the invention for which the patent is solicited, and that the several allegations in the petition contained are respectively true and correct. Such oath or affirm-Before whom ation may be made before any Justice of the Peace in Canada; but if the inventor or the applicant is not at the time in Canada the oath or affirmation may be made before any Minister Plenipotentiary, chargé d'affaires, consul, vice-consul or consular agent, holding commission under the Government of the United Kingdom, or any Judge of the country in which the applicant happens at the time to be.

12. The petitioner for a patent shall for all the purposes of this Applicant to Act elect his domicile at some known and specified place in Canada in Canada, and mention the same in his petition for a patent.

13. The applicant shall, in his petition for a patent, insert the Particulars title or name of the invention, and shall, with the petition, send in application, a specification, in duplicate.

14. The specification shall correctly and fully describe the Specification mode or modes of operating contemplated by the inventor; and drawing, and shall state clearly and distinctly the contrivances and things what to show which he claims as new and for the use of which he claims an exclusive property and privilege; it shall bear the name of the place where it is made, the date, and be signed by the inventor if he be alive, (and if not by the applicant). two witnesses: in