opposing parties, if any, an opportunity of examining and uscertaining whether the application in question interferes with patents previously granted to them. If the application pass this ordeal, the Royal Letters Patent are granted shortly after. In passing through the various stages, up to this point, the application is watched and defended by skilled engineers and legal solicitors, on behalf of our client. In a large majority of instances no opposition is offered, and the patent issues at the cost given.

A synopsis of the Patent Laws of any foreign country, with cost of obtaining letters patent, will be forwarded to persons requiring the same on the receipt of *five dollars* for each country so indicated. The information given in every case will convey a clear idea of the nature of the law at present existing, and the obligations entailed both on the Government issuing the letters patent and on the patentee.

GREAT BRITAIN.

(Average cost supposing no opposition is encountered.)

1st 3 years \$313, if one skin of parchment is required.

2nd 4 " \$250; stamp attached to letters patent at end of third year.

3rd 7 " \$500; stamp attached to letters patent at end of seventh year.

Total, 14 " \$1065

A prior search through the Patent Office, if required, will cost thirty dollars more.

In Great Britain patents are assignable, either in whole or in part; and the fees to Government, for the succeeding terms, may be paid by the assignees.

Foreign applications for patents in Great Britain are usually made in the form of "Communications from abroad. "The patents issue to our agent in trust for the applicants, and are transferred to the respective parties by deeds of assignment. This course prevents the transmission of documents back and forth, which would cause considerable expense and delay, as well as risk of oss by shipwreck or otherwise.