

- manufacture, or composition of matter not known or used by others before his invention or discovery thereof, and not at the time of his application for a patent in public use in Canada, or on sale therein with his knowledge, consent or allowance, shall desire to obtain an exclusive property therein, may make application, in writing, by petition to the Governor expressing such desire; but scientific principles, or purely scientific theorems, cannot be patented, even if the principles or theorem admit of a direct application to industrial objects. 5
- Scientific principles not patentable.
- Application--
Declaration--
Specification. 9. Each applicant shall, at the time of making an application, furnish a solemn declaration, with a written description and specifications and drawings illustrative thereof. 10
- Specification, what to contain. 10. The specification and description shall consist of—First, a short description of the Invention; second, the Specification; third, the Mode or Modes of operation; fourth, the Claim.
- Drawings—
what to consist of and what to show. 11. The drawings shall fully exhibit all parts of the Invention and shall consist of four figures, viz:—No. 1, Elevation; No. 2, Plan; No. 3, Longitudinal Section; No. 4, Transverse Section; each drawing shall bear the name of the invention of which it is illustrative, with written references to correspond with the specification, and certificate that it is the drawing referred to in the accompanying specification and description; but the Commissioner may require any greater number of drawings, or dispense with any of those herein prescribed. 20
- More may be required.
- Attestation in this Province; 12. The drawings and specifications shall be in duplicate; the solemn declaration, drawings and specifications shall be signed by the Inventor in the presence of a Justice of the Peace in this Province;—but when the applicant is not for the time being residing in the Province, they shall be signed by any Minister Plenipotentiary, *chargé d'affaires*, Consul or Agent, holding Commission under the Government of Great Britain, or any Notary Public of the country in which such applicant happens to be at the time of the same: each Inventor shall, moreover, deliver to the Commissioner a neat working model of his invention, of a convenient size, to exhibit advantageously its several parts, provided such invention admits of a model; and when the invention is for a composition of matter, the inventor shall furnish the Commissioner with specimens of the ingredients, or of the composition of matter, sufficient in quantity for the purpose of experiment. 30
- Attestation in foreign countries.
- Working Model to be furnished.
- Specimens of ingredients, &c. 35
- Fees to be paid on application. 13. At the time of making every such application for a Patent, the applicant shall pay to the Commissioner the fees hereinafter provided, on receipt of which the Commissioner shall make or cause to be made, an examination of the alleged new invention or discovery; and if on such examination it shall appear to the Commissioner that the facts contained in the applicant's declaration are correct, he shall issue Letters Patent to the applicant for his Invention. 40
- Examination of the case.
- Issue of Patent if found right.
- Notice to applicant if any defect be found. 14. If, however, it appears to the Commissioner that the facts are not wholly in accordance with the applicant's declaration, or that the description is defective or insufficient, he shall notify the applicant thereof, giving him briefly such information and references as may be useful in judging of the propriety of renewing or withdrawing his application, or of altering his specification to embrace only that part of the invention or discovery which is new. 45
- Attestation of Patent. 15. All Patents issuing from the Patent Office, shall be issued in the name of Her Majesty, under the Great Seal of the Province, and shall 50