

14. The defendant must deliver with his Statement in defence, or by order of the Court or a Judge at any subsequent time, particulars of any objections on which he relies in support thereof.

15. If the defendant disputes the validity of the patent, the particulars delivered by him must state on what ground he disputes it, and if one of those grounds is want of novelty, he must state the time and place of the previous publication or user alleged by him.

16. Particulars delivered may be from time to time amended by leave of the Court or a Judge.

17. At the hearing no evidence shall, except by leave of the Court or a Judge, be admitted in proof of any alleged objection or infringement of which particulars are not so delivered.

18. On taxation of costs regard shall be had to the particulars delivered by the plaintiff and by the defendant, and they respectively shall not be allowed any costs in respect of any particular delivered by them, unless the same has been proven or appears to the Court or a Judge to have been reasonable and proper, without regard to the general costs of the case.

#### ORDER FOR INJUNCTION, INSPECTION OR ACCOUNT.

19. In an action for infringement of a patent the Court or a Judge may, on the application of either party, make such order for an injunction, inspection or account, and impose such terms and give such directions respecting the same and the proceedings thereon as the Court or Judge may see fit.

#### COPYRIGHTS, TRADE-MARKS AND INDUSTRIAL DESIGNS.

20. Any proceeding in the Exchequer Court for the registration of any copyright, trade-mark or industrial design, or to have any entry in any register of copyrights, trade-marks or industrial designs made, expunged, varied or rectified, may be instituted by filing a petition in the Court.

21. A notice of the filing of the petition, giving the object of the application and stating that any person desiring to oppose it must, within *fourteen days* after