

PATENTS OF INVENTION.

RULES, REGULATIONS AND FORMS

OF THE

CANADIAN PATENT OFFICE

1. A personal appearance of the applicant or his representative at the Patent Office is not required, unless specially called for by the Commissioner or Deputy Commissioner. Personal appearance not required.

2. In all cases the applicant or depositor of any paper is responsible for the merits of his allegations and the validity of the instruments furnished by him or his agent. Responsibility of applicant.

3. Correspondence may be carried on either with the applicant, or his agent, but only with one person, and will be conveyed through the Canadian mails free of charge. Correspondence.

4. All documents must be legibly and neatly written or printed on foolscap paper (13 inches long and 8 wide), with an inner margin of one inch and a-half wide. Documents, how to be prepared.

5. All communications are to be addressed—"The Commissioner of Patents, Ottawa, Canada." Papers forwarded to the Office should be accompanied by a letter, and a separate letter should be written on every subject. How to be addressed.

6. As regards proceedings not specially provided for in the accompanying forms, any other form being conformable to the letter and spirit of the law may be accepted, and if not conformable therewith will be returned for correction. Forms of proceedings.

7. Models must be neat and substantial working ones, not exceeding 12 inches on the longest side, unless otherwise allowed by special permission; models must be so constructed as to show exactly every part of the invention 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 Models.