and certified copy of the patent and of the petition, affidavit, specification and drawings relating thereto.

- 6. In any proceeding by Statement of Claim to impeach or annul a patent of invention, the plaintiff shall give security for the defendant's costs therein in the sum of one thousand dollars.
- 7. A writ of scire facias to impeach or annul a patent of invention may be in the form "AA" in the schedule hereto. It shall be tested of the day on which it is issued. It may be served in any manner in which an Information or a Statement of Claim may be served, and shall be returnable immediatly after service thereof.
- 8. An appearance shall be entered for the defendant within fourteen ways from the day of service of the writ, inclusive of the day of service.
- 9. If the defendant does not appear according to the exigency of the writ the Court may, on motion therefor, give such judgment, as upon the writ, it considers the plaintiff entitled to.
- 10. If the defendant appears before judgment is signed, he shall be served with a Statement of Claim, and thereafter the action shall proceed in accordance with the practice of the Court in proceedings commenced by a Statement of Claim.
- 11. On the trial of any action to impeach or annul a patent of invention the defendant shall be entitled to begin and give evidence in support of the patent, and if the plaintiff gives evidence impeaching the validity of the patent the defendant shall be entitled to reply.

PARTICULARS IN ACTIONS TO IMPEACH A PATENT, OR FOR INFRINGEMENT.

- 12 With an Information or Statement of Claim to impeach or annul a patent the plaintiff must deliver particulars of the objections on which he means to rely.
- 13. In an action for infringement of a patent the plaintiff must deliver with his Statement of Claim, or by order of the Court or a Judge at any subsequent time, particulars of the braches complained of.