

salaries, and payments allowed as aforesaid, and for defraying the current and incidental expenses of such office or offices; and the sums to be so allowed shall be paid out of such monies as may be provided by Parliament for that purpose: and the Commissioner is hereby authorized to draw upon such moneys, from time to time, for such sums as shall be necessary to carry into effect the provisions of this Act, governed, however, by the several limitations herein contained: And it shall be his duty to lay before both Houses of Parliament, in the month of January annually, if Parliament be then sitting, or if Parliament be not then sitting, then within fourteen days after the next meeting of Parliament, a detailed statement of all salaries, fees, allowances, sums and compensations to be appointed, allowed or granted under this Act; and it shall also be his duty to lay before Parliament at the same time, a list of all applications for Protection, Patents, Copyrights and Trade marks which shall have been granted or registered during the preceding year, designating under proper heads the subjects of such protections, patents and copyrights, and furnishing an alphabetical list of all the applicants so protected, and Patentees, and parties who have registered Designs or Trade marks, with their places of residence: and he shall also furnish at the same time a list of all Patents and copyrights which will expire before the next meeting of Parliament, as well as a list of all Patents and copyrights which shall have become public property during the period elapsed since his previous report, together with such other information of the state and condition of the Patent Bureau as may be useful to Parliament or to the public.

Returns to
Parliament.

What it must
contain.

70. The several forms in the schedule to this Act may be used for and in respect of the several matters therein mentioned, and the Commissioner may, when he thinks fit, vary such forms as occasion may require, and cause to be printed and circulated such other forms as he may think fit to be used for the purposes of this Act.

Forms in
schedule may
be used.

71. All applications for Patents, pending at the time of the passing of this Act, shall be proceeded with and acted on in the same manner as though filed after the passing hereof.

Pending ap-
plications.

72. And with regard to any new and original design, whether such design be applicable to the ornamenting of any article of manufacture, or of any substance, artificial or natural, or partly artificial and partly natural, and that whether such design be so applicable for the pattern, or for the shape, or for the configuration, or for the ornament thereof, or for any two or more such purposes, and by whatever means such design may be so applicable, whether by printing or by painting, or by embroidery, or by weaving, or by sewing, or by modelling, or by casting, or by embossing, or by engraving, or by staining, or by any other means whatsoever, manual, mechanical, or chemical, separate or combined: Be it enacted, that the proprietor of every such design, not previously published or made known, shall have the sole right to apply the same to any article of manufacture, or to any such substances as aforesaid, after having duly registered such design on the conditions hereinafter set forth, provided that such right thus granted shall only exist during the respective terms hereinafter mentioned, to be computed from the time of registration; and every such registration shall be termed a "Copyright."

Copyright for
designs of
certain kinds.

73. In respect of the application of any such design to ornamenting any article of manufacture contained in the first, second, third,

Duration of
copyright.