Patents of Invention.

or used by others before his invention thereof, and not being in public use or on sale, with his consent or allowance as such inventor, for more than one year previous to this application, for a patent therefor in Canada.

That by assignment, dated on the 1st September, 1887, the said John Smith transferred to the said David Brown, an undivided one-half interest in the said invention.

Your petitioners therefore pray that a Patent may be granted to them jointly for the said invention as set forth in the specification in duplicate relating thereto and, for the purposes of the Patent Act, your petitioners elect their domicile in the city of Toronto, Province of Ontario.

JOHN SMITH, DAVID BROWN.

TORONTO, 1st September, 1887.

FORM 5.

BY AN ADMINISTRATOR OR EXECUTOR.

To the Commissioner of Patents, Ottawa:

The petition of James Clayton, of the city of Kingston, in the Province of Ontario, stone-cutter, administrator of the estate (or executor of the last will and testament) of Thomas Clayton, in his lifetime, of the said city of Kingston, deceased, millwright (as reference to the duly certified copy of letters of administration (or letters testamentary) hereto annexed will more fully appear), showeth:

That the said Thomas Clayton did invent a new and useful composition of matter for making artificial stone, not known or used by others before his invention thereof, and not being in public use or on sale, with the consent or allowance of the said Thomas Clayton as such inventor, for more than one year previous to this application for a patent therefor, in Canada.

Your petitioner therefore prays that a Patent may be granted to him as administrator (or executor) of the estate of the said Thomas Clayton for the said invention, as set forth in the specification in duplicate relating thereto, and, for the purposes of the Patent Act, your petitioner elects his domicile in the city of Ottawa, Province of Ontario.

JAMES CLAYTON.

KINGSTON, 1st September, 1887.