

publish in the *Canada Gazette* a list of Patents granted, and may, with the approval of the Governor in Council, cause such specifications and drawings as may be deemed of interest, or essential parts thereof, to be printed from time to time for distribution or sale.

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WHO MAY OBTAIN PATENTS.

Residents of Canada may obtain Patents for their own discoveries and inventions.

6. Any person having been a resident of Canada for at least one year next before his application, and having discovered or invented any new and useful art, machine, manufacture, or composition of matter, or any new and useful improvement on any art, machine, manufacture or composition of matter, not known or used by others before his invention thereof, and not being at the time of his application for a patent in public use or on sale anywhere with his consent or allowance as the discoverer or inventor thereof may, on a petition to that effect presented to the Commissioner and on compliance with the other requirements of this Act, obtain a Patent granting to such person an exclusive property therein; and the said Patent shall be under the seal of the Patent Office and the signature of the Commissioner, or the signature of another member of the Privy Council in the absence of the Commissioner, and shall be good and avail to the grantee, his heirs, assigns or other legal representatives, for the period mentioned in such Patent; but no patent shall issue for an invention having an illicit object in view nor for any mere scientific principle or abstract theorem.

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Of foreign patent to same inventor.

7. An original and true inventor shall not be deprived of the right to a Patent for his invention by reason of his having, previously to his application, taken out a Patent therefor in any other country, and the same having been published at any time within six months next preceding the filing of his specification and drawing as required by this Act.

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Representative of Inventor may obtain patent

8. The Patent may be granted to any person to whom the inventor entitled under the sixth section to obtain a Patent has assigned or bequeathed the right of obtaining the same, and the exclusive property in the invention in Canada, or in default of such assignment or bequest, to the executor or administrator of the deceased inventor, or other legal representative.

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Of patent for improvement on patented invention

9. Any person, having been a resident of Canada for at least one year next before his application; and who has invented any improvement on any Patented invention, may obtain a Patent for such improvement, but shall not thereby obtain the right of vending or using the original invention, nor shall the Patent for the original invention confer the right of vending or using the patented improvement.

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Of joint applicants for patent.

10. In cases of joint applications, the Patent shall be granted in the names of all the applicants; and in such cases, any assignment from one of the said applicants or patentees to the other shall be registered in the manner of other assignments.

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CONDITIONS AND FORMALITIES.

Declaration to be made by applicant for patent

11. Every applicant for a Patent, before he can obtain the same, shall make oath or affirmation that he verily believes that he is, or that the person whose assignee or representative he is, is or was the true inventor, or discoverer of the invention for which the Patent is solicited, and that he, or the person whose assignee or representative he is, was a resident of Canada for one year next before the application, or in case of death of the Inventor, for one year next before such death. Such oath or affirmation may be

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