Ordered by the Right Honourable Edward Burtenshaw Lord St. Leonards, Lord High Chancellor of Great Britain.

I. All Specifications in pursuance of the conditions of Letters Patent, and all Complete Specifications accompanying petitions and declarations before grant of Letters Patent, shall be filed in the

Great Seal Patent Office.

II. All Specifications in pursuance of the conditions of Letters Patent, and all Complete Specifications accompanying petitions for the grant of Letters Patent, shall be respectively written bookwise upon a sheet or sheets of parchment, each of the size of twenty-one inches and a half in length by fourteen inches and three fourths of an inch in breadth; the same may be written upon both sides of the sheet, but a margin must be left of one inch and a half on every side of each sheet.

III. The drawings accompanying such Specifications shall be made upon a sheet or sheets of parchment, each of the size of twenty-one inches and a half in length by fourteen inches and three fourths of an inch in breadth, or upon a sheet or sheets of parchment, each of the size of twenty-one inches and a half in breadth by twenty-nine inches and a half in length, leaving a margin of one inch and a

half on every side of each sheet.

IV. The charge for office or other copies of documents in the Great Seal Patent Office shall be at the rate of twopence for every ninety words.

(Signed) St. Leonards, C. Dated the 1st October, 1852.

Note.—It is recommended to Applicants and Patentees to make their elevation drawings according to the scale of one inch to a foot.

SECOND SET OF RULES AND REGULATIONS under the Act 15 & 16 Vic., cap. 83, for the passing of Letters Patent for Inventions.

By the Right Honourable Edward Burtenshaw
Lord St. Leonards, Lord High Chancellor
of Great Britain, the Right Honorable Sir
John Romilly, Master of the Rolls, Sir Frederic Thesiger, Her Majesty's Attorney General, and Sir FitzRoy Kelly, Her Majesty's
Solicitor General, being four of the Commissioners of Patents for Inventions under the
said Act.

I. The office of the Directory of Chancery in Scotland, being the office appointed by the Act for the recording of transcripts of Letters Patent, shall be the office of the Commissioners in Edinburgh for the filing of copies of specifications, disclaimers, memoranda of alterations, provisional specifications, and certified duplicates of the register of proprietors.

II. All such transcripts, copies, and certified duplicates shall be bound in books, and properly indexed, and shall be open to the inspection of the public at the said office, every day from ten to

three o'clock.

III. The charge for office copies of such transcripts, copies, and certified duplicates, recorded and filed in the said office, shall be at the rate of two pence for every ninety words.

IV. The Enrolment Office of the Court of Chancery in Dublin, being the office appointed by the

Act for the enrolment of transcripts of Letters Patent, shall be the office of the Commissioners in Dublin for the filing of copies of specifications, disclaimers, memoranda of alterations, provisional specifications, and certified duplicates of the register of proprietors.

V. All such transcripts, copies, and certified duplicates shall be bound in books and properly indexed, and shall be open to the inspection of the public at the said Enrolment Office every day, Christmas Day and Good Friday excepted, from

ten to three o'clock.

VI. The charge for office copies of such transcripts, copies, and certified duplicates, enrolled and filed as aforesaid, shall be at the rate of two-pence for every ninety words.

VIII. A provision is to be inserted in all Letters Patent in the respect whereof a Provisional and not a Complete Specification shall be left on the application for the same, requiring the Specification to be filed within six months from the date of the application.

IX. No amendment or alteration, at the instance of the applicant, will be allowed in a Provisional Specification after the same has been recorded, except for the correction of clerical errors or of

omissions made per incuriam.

X. The Provisional Specification must state distinctly and intellibly the whole nature of the invention, so that the Law Officer may be apprized of the improvement, and of the means by which it is to be carried into effect.

(Signed)

ST. LEONARDS, C. JOHN ROMILLY, M.R. FRED. THESIGER, A.G. FITZROY KELLY, S.G.

Dated the 15th October, 1852.

Ordered by the Right Honourable Edward Burtenshaw Lord St. Leonards, Lord High Chancellor of Great Britain.

Every application to the Lord Chancellor against or in relation to the sealing of Letters Patent shall be by notice, and such notice shall be left at the Commissioners' office, and shall contain particulars in writing of the objections to the sealing of such Letters Patent.

(Signed) St. Leonards, C.

Dated the 15th October, 1852.

THIRD SET OF RULES AND REGULATIONS under the Act 15 & 16 Vic., cap. 83, for the passing of Letters Patent for Inventions, and under the Act of the 16 & 17 Vic., cap. 115.

By the Right Honourable Robert Monsey Lord Cranworth, Lord High Chancellor of Great Britain, the Right Honourable Sir John Romilly, Master of the Rolls, Sir Alexander James Edmund Cockburn, Her Majesty's Attorney General, and Sir Richard Bethell, Her Majesty's Solicitor General, being four of the Commissioners of Patents for Inventions under the said Act of the 15 & 16 Vic., cap. 83.

It is ordered as follows:

Rule VII. of the Second Set of Rules and Regu-