

" Newton, paid by the said Azel Storrs Lyman, (the receipt whereof is  
 " hereby acknowledged,) and in consideration of the premises, he, the  
 " said William Edward Newton, doth by these presents grant, bargain,  
 " sell, assign, transfer and set over unto the said Azel Storrs Lyman, his  
 " executors, administrators, and assigns, all that the said invention  
 " herebefore mentioned and all those the said before Letters-Patent  
 " bearing date the twenty-first day of June, one thousand eight hundred  
 " and fifty-eight, together with all privileges exclusive and other powers,  
 " benefits and advantages whatsoever to the same or to the said Inven-  
 " tion and Letters-Patent belonging, or in any wise appertaining, or  
 " used, exercised or enjoyed therewith, and all the estate, right, title,  
 " interest, property, claim and demand whatsoever, both at law and in  
 " equity, of him the said William Edward Newton, of, in, to or out of  
 " the said Letters-Patent hereby assigned or expressed and intended so  
 " to be, to have, hold, receive, take and enjoy the said Invention and  
 " Letters-Patent, and all and singular other the premises hereby as-  
 " signed or expressed and intended so to be with the profits and advan-  
 " tages incident thereto and to be derived therefrom unto the said Azel  
 " Storrs Lyman his executors, administrators and assigns, for all the  
 " residue and remainder now to come and unexpired of the said term of  
 " fourteen years. by the said Letters-Patent granted, and the said  
 " William Edward Newton doth hereby for himself covenant and agree  
 " with the said Azel Storrs Lyman his executors, administrators and  
 " assigns, in manner following (that is to say), that he the said William  
 " Edward Newton, shall and will at the costs of the said Azel Storrs  
 " Lyman his executors, administrators or assigns, execute a specifica-  
 " tion of the said Invention and cause the same to be filed pursuant to  
 " the proviso contained in the said Letters-Patent, and the said William  
 " Edward Newton for himself his heirs, executors and administrators,  
 " doth hereby further covenant and agree with the said Azel Storrs  
 " Lyman, his executors, administrators and assigns, that he the said  
 " William Edward Newton hath not at any time heretofore made, done,  
 " committed, omitted or wittingly or willingly permitted or suffered to  
 " be done any act, deed, matter or thing whatsoever, whereby or by  
 " reason or means whereof the said recited Letters-Patent or the rights,  
 " privileges, powers, authorities, benefits or advantages incident thereto  
 " or conferred thereby are or can, shall or may be impeached, charged,  
 " incumbered or prejudicially affected in any manner whatsoever or  
 " whereby or by means whereof he the said William Ewd. Newton is  
 " hindred or prevented from assigning or transferring the same, or ren-  
 " dered the less liable to assign or transfer the same to the said Azel  
 " Storrs Lyman, his executors, administrators and assigns, in manner  
 " aforesaid and according to the true intent and meaning of these  
 " presents. And also that he the said William Edward Newton, his  
 " executors, administrators and all and every other person or persons  
 " having or claiming, or who shall or may have or claim any interest  
 " into or out of the said Letters Patent and premises hereby assigned  
 " or intended so to be, or any part thereof by, from, under, or in trust  
 " for him the said William Edward Newton, his executors, adminis-  
 " trators or assigns shall and will, from time to time, and at all times  
 " hereafter during the continuance of the said term of fourteen years  
 " by the said Letters-Patent, granted upon the request and at the cost  
 " and charges of the said Azel Storrs Lyman, his executors, adminis-  
 " trators or assigns, make, do and execute, or cause or procure to be  
 " made, done and executed all such further and other lawful and rea-  
 " sonable acts, deeds, assignments and assurances in the law whatsoever,  
 " for the better and more absolutely assigning and transferring the said