Fig. 4, wheel: DRAWING

Reference for example: a. Shaft. b. Valve.

c. Regulator. &c., &c., &c.

(Place and date.)

Certified that this is the drawing referred to in the specification hereunto annexed. (Signature of the Applicant.)

(Signature of Inventor.)

Signature Signature

Witnesses.

15. An application to obtain the extension of a former Patent to the whole of the Dominion, must be accompained with the former Patent itself, with neat DUPLICATE COPIES of the original specification and drawings, certified by the inventor before the same two witnesses signing the Petition, and the said Petition shall be made after the following form:

Patents of Invention.

Petition, and the said Petition shall be made after the following form: To the Commissioner of Patents, Ottawa: -I, (names) of the (locality of residence) in the Country of (name of Country) in the Province of (er elsewhere as the case may be) being a British subject (or a resident of Canada for upmards of a year.) and being the discoverer (or inventor) of the subject matter of a Patent ranted to me on (day, month and year.) in the Province of [Now Scotia, New Brunswick or former Province of (er aday, month and year.) in the Province of [Now Scotia, New Brunswick or former Province of Canada, or for the Provinces of Outario and Quebec as the case may be.] which I now produce, and the said subject matter of my said invention and patent called (name of inversion] being not, with my consent, known, or used nor on sale in any of the other Provinces of the Donillion, I hereby, therefore, pray, that a Patent, under the "Patent Act of 1869," be granted to me extending the publices of my former Patent over the whole of the Dominion, for the remainder of rimer fractions to capited] In testimony thereof, I have signed, in the presence of the two undersigned witnesses, at the place and date hereunder mentioned. (Place and date) (Signature of Ambiant)

Signature of the two witnesses.

(Signature of Applicant.)

## CANADA PATENT OF INVENTION.

16. A Patent of Invention will be made after the following form :

[Seal]-Whereas, in accordance with an Act of the Parliament of Canada, called "THE PATENT Act or 1869."

## (Name of Patentee.)

of the [name of locality] in the Province of [Name of Province] being a resident of Canada, having elected his domicile for the purposes of the present patent in [designation in full of domicile elected] having otherwise completed with the requirements of the said Act, to obtain a patent, and having furnished specification and drawings, one duplicate of each being hereunto annexed, as part essential of this present patent, the said specification and drawings being the description and illustration of the said invention called [name of the invention or improvement] of which the said [names]

Indication of the said invention called *name of the understor or improvementy* of which the said *names*] declares limself to be the aventor. THE PERSENT PATENT is granted to him, his heirs, assigns or other legal representatives for the period of *five years* from the date thereof, subject to extension of further periods, in accordance with the "PATENT ACT OF 1869," to confer on the said Patentee all the privileges intended to be conferred by the said Act, or by the Patentee complying with the further obligations required by the said Act.

by the said Act. PROVIDEN ATWAYS, that the validity of this present Patent rests on the truthfulness of the allegations, description and specification of the said Patentee. The present Patent, however, shall cease and determine, and be null and wold at the end of three years from the date thereof, unless the patentee shall, within that period, have commenced, and after such commencement, carry on in Canada the construction or manufacture of the said Invention and shall cease and determine and be null and void at the end of eighteen months from the granting thereof, if the patentee or his legal representatives import or cause to be imported into Canada the invention for which this patent is granted. IN TESTMONY WHEREOF the present Patent has been signed, according the said Act, sealed with the scal of the Patent Office, and countersigned in the Department of Agriculture on the (date. month and year written in jull, and prominently.) Countering the patenty Commissioner.

Countersigned Deputy Commissioner. Signature of the Commissioner of Patents or of a Member of the Privy Council.

Bignature of the Commissioner of Patents or of a Member of the Privy Council. The Specification will be attached to the patent to form an essential part thereof, and the first foilo of the said specification will be scaled at one corner with the scal of the Patent Office. The present form, otherwise remaining the same, will be altered in some particulars to meet the circumstances of the case, when the Patent is given to joint inventors, to an assignee or assignees, to legal representatives, or when it is a patent extending a former patent to the whole of the Dominion or is a re-issue, or in any other special case. If. The models required by law must be neat and substantial working models, the dimensions of which are not to exceed, in any case, eighteen inches in their longest side, unless otherwise allowed by special permission previously obtained; such models must be so constructed as to show exactly every part of the invention and is mode of working. In cases where cas and substantial is be of which being dangerous or explosive substances are required by law, they must be contained in glass bottles properly arranged. Both models and bottles must be are in or the inventor, the title of the invention at the date of the application; and they must be furnished to the Patent office free of every charge and delivered in good order.

in good order. 18. All fees required by law shall be transmitted with the application to which they appertain in values not subject to any discount, and are better made, whenever practicable, in Post Office money orders, inclosed in registered letters.

orders, inclosed in registered letters. 19. All applications must be proceeded with and perfected witbin two years after the lodg.ng of the petition, in default of which it will be regarded as abandoned, and all previous proceedings and payment of fees will be held at the empiration of that period as of no avail. 30. Two or more separate inventions cannot be clatmed in one application, nor patented in one patent, unless they are so dependent of and connected with each other as to be necessarily taken together to obtain the end sought for by the inventor; and in this latter case the Commissioner of Patents is the judge as to whether or not the pretensions of the applicant are founded in fact and regard. reason.

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