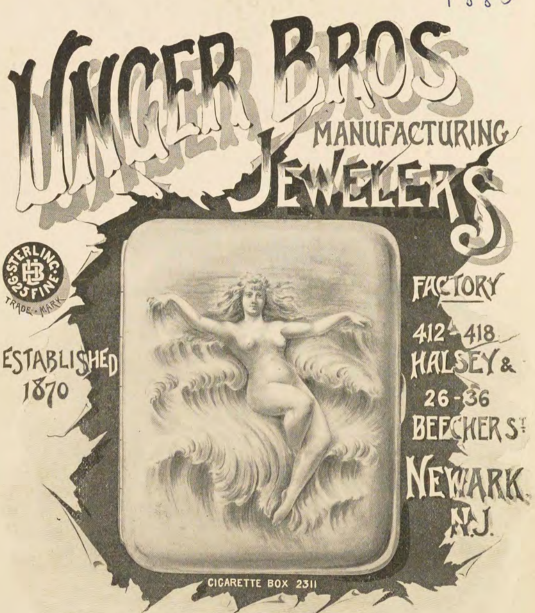
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The Jewelers' Circular Publishing Co.

New York

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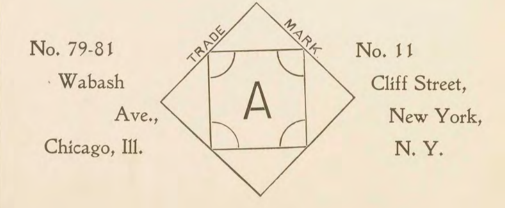
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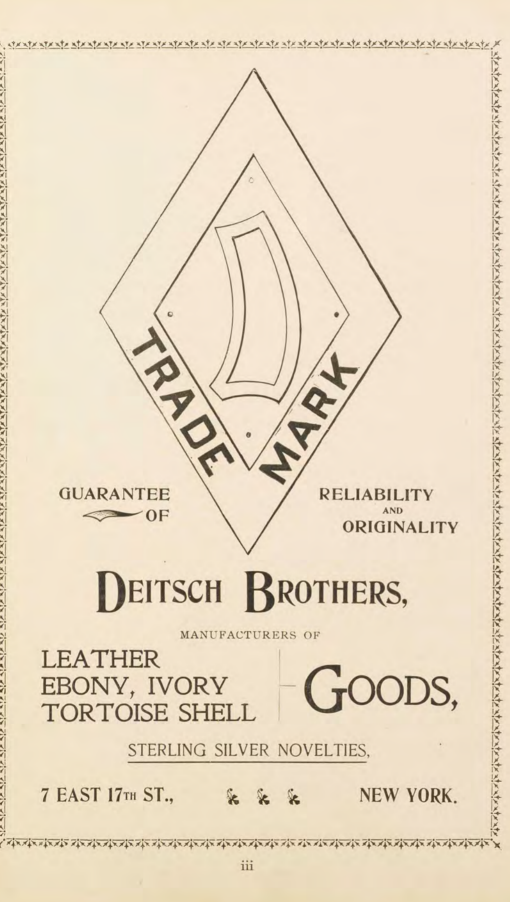


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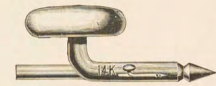
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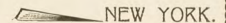
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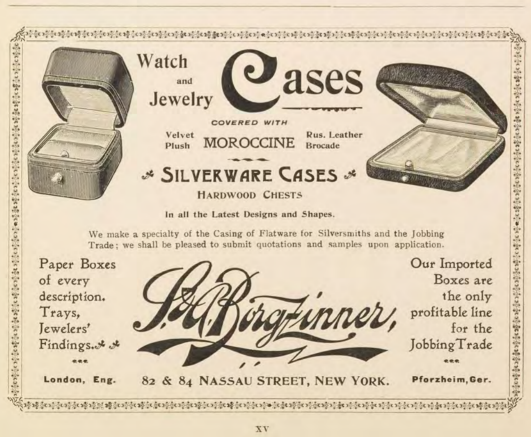
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White Metal Hollow Ware Nickel Silver Hollow Ware

Sterling Silver

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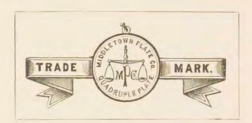
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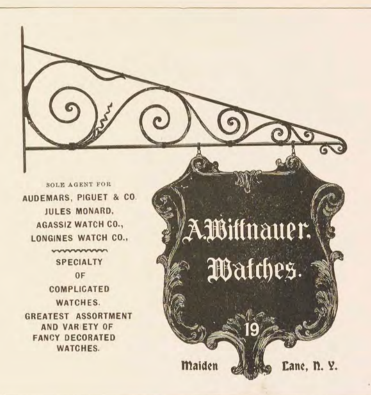
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14 WK

187WK

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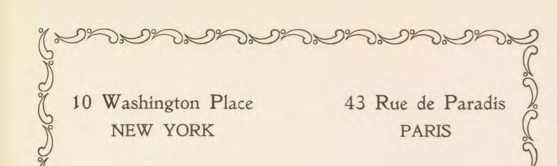
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Manufactory, Providence, R. I.

TRADE-MARKS

of the

JEWELRY AND KINDRED TRADES.

BEING A COMPLETE COLLECTION OF ILLUSTRATIONS AND REPRESENTATIONS OF THE MARKS, REGISTERED AND UNREGISTERED, USED BY MANUFACTURERS AND DEALERS OF JEWELRY, AMERICAN WATCHES,
FOREIGN WATCHES, WATCH CASES, SILVERWARE, SILVER
PLATED WARE, SOUVENIR SILVERWARE, IMITATION
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PORCELAIN, CUT GLASS AND
COGNATE LINES.

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THE TEXT OF THE NATIONAL TRADE-MARK LAW AND FORMS ADOPTED BY THE UNITED STATES PATENT OFFICE FOR THE OBTAINING OF TRADE-MARK REGISTRATIONS; TREASURY DEPARTMENT REGULATIONS BEARING UPON TRADE-MARKS; REVIEW OF THE NATIONAL LAW AND THE COMMON LAW HAVING REFERENCE TO TRADE-MARKS, WITH INSTRUCTIONS FOR OBTAINING FOREIGN REGISTRATIONS; THE EXACT TEXTS OF THE SILVER AND GOLD STAMPING LAWS OF THE DIFFERENT STATES OF THE UNION; AND INTRODUCTORY ESSAYS TO THE STERLING SILVER MARKS, ENTITLED

"HISTORICAL SKETCH OF MAKER'S MARKS,"

AND

"MARKS OF GOLD AND SILVER SMITHS."

OVER 1800 ILLUSTRATIONS AND REPRESENTATIONS OF TRADE-MARKS.

NEW YORK:
THE JEWELERS' CIRCULAR PUBLISHING CO.,
189 BROADWAY.
1896.

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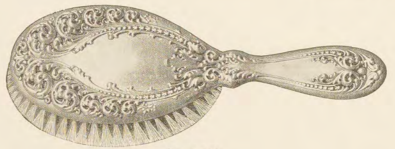


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Hollow Ware,

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No. 2,500.

54 Maiden Lane, (FAHYS BLDG.) New York.

San Francisco, 120 Sutter Street. Chicago, Columbus Memorial Bldg. Cincinnati, Carew Bldg.

Factory, Sag Harbor, L. I., N. Y.



INTRODUCTION.

T is a common practice for the author or publisher of a book to offer in his prefatory note some excuse for its production. In placing "Trade-Marks of the Jewelry and Kindred Trades" before the jewelry industry, its publishers need not make any excuse. The work is the outcome of a distinct, expressed demand. The numerous inquiries from members of the trade as to the identification of certain trade-marks, which have been published in the columns of The Jewelers' Circular, have been one manifestation of this demand, while numerous personal inquiries at the office of this publication have been another. The recent great increase in the number of manufacturers of silver articles has by itself created a demand for a work of reference in which the many new marks used by these manufacturers might be identified. When it is remembered that in the department in this book devoted to sterling silverware alone, there are illustrated 175 marks, it will be appreciated that a work such as we here present is a valuable aid to the memory of the jeweler.

The work of collecting these 1,800 trade-marks has extended over a period of nearly one year, but the encouragement and prompt co-operation offered by the trade have greatly lightened the task, and we take this opportunity to express our thanks to our friends. An especially gratifying circumstance, during the progress of the production of this volume, has been the adoption of marks by very many firms who desired to be represented in the book, and the reliance many firms have placed in our ability to conceive original, attractive, appropriate and practical stamping marks. Particular pains have been exercised to have the marks plainly drawn and engraved in large size, so that all the details of every design would be distinct. A two-fold consideration actuated this idea. First, many designs approach each other so closely in general character that when stamped in miniature in the gold or silver, their differentiation by the ordinary eye is a difficult matter; therefore, by their accurate reproduction in large size, showing all the details of their design, identification is made certain. Second, by reference to these carefully and accurately enlarged reproductions, a manufacturer who, in designing a new mark, conscientiously desires to avoid adopting any device that may resemble any other already existing, may steer clear from legal complications and pecuniary loss.

An especially valuable feature of this reference work on trade-marks resides in the fact that all the marks of the trade which have been registered by the United States Government are so designated. Every trade-mark in the jewelry and kindred trades (pottery, china and glassware excepted) covering which the United States Government has granted letters of registration is contained in this work. Another feature is the reproduction or depiction of a large number of marks which, while no longer used, are still seen on goods which were produced by the predecessors of current firms or by the firms themselves in an earlier stage of their career. The publication of these marks is of as great importance as, if not greater than that of the marks currently used. These old marks are, as far as our knowledge and investigation extend, designated in the succeeding pages as being discontinued.

It is desirable that a work on trade-marks such as we here present, to be complete and thoroughly useful, should contain matters bearing upon legislation having reference to trade-marks. This work, therefore, contains a reprint of the National Trademark Law, with complete rules and forms adopted by the United States Patent Office for the registration of trade-marks; Treasury Department trade-mark regulations; a digest of the National law and of the common law bearing upon the subject of trademarks, prepared especially for this book by a well-known patent lawyer; and reprints of the laws passed in 13 States of the Union regulating the sale of goods marked "sterling," "sterling silver," "coin" and "coin silver," and the laws passed in two States regulating the stamping of the karat on gold goods. As it is an almost universal practice among manufacturers to stamp on their products some mark designating quality in connection with their individual marks, it will be seen that the relation between these laws and trade-marks is very intimate. The reprint of these stamping laws, occupying 11 pages, forms in itself a handy work of reference for manufacturers, jobbers and retailers alike. The laws have been copied from the statute books of the 13 States, the copies being furnished the publishers by the Secretary of State of each State. They are reprinted exactly as to phraseology, spelling, punctua-Variations in the spelling of the same tion and relative type display. word in the same law occur often, while in the second section of the South Carolina law there is a palpable error, namely, in the requiring that "nine hundred and twenty-five one thousandths" of the component parts of the metal of which the article is made must be pure silver to permit of the article being stamped with the words "coin" or "coin silver."

A necessary adjunct to a work of this character, it would seem, is a history of the systems of stamping and marking obtaining among the workers in the precious metals of past generations. The essay entitled "Historical Sketch of Maker's Marks," by J. H. Buck, specially prepared for this book, reviews the subject of stamping and marking from medieval times to modern days, while the essay, "Marks of Gold and Silver Smiths," by F. W. Fairholt, brings the history down to 50 years ago. The latter essay appeared in the London Art Journal for October, 1855, and is remarkably comprehensive and exhaustive. Undoubtedly few copies of this issue of the Art Journal are extant, and it was our desire to preserve this valuable contribution to the literature of gold and silver smithing, as well as its appropriateness to the work in hand, that led us to include it in "Trade-Marks of the Jewelry and Kindred Trades," which we now present as the fruit of a year's labor, hoping that the demand for such a work, so distinctly expressed, has been satisfactorily filled.

THE JEWELERS' CIRCULAR PUBLISHING Co.

October 1, 1896.

NOTES.

All those trade-marks having an asterisk (*) before them in the case of words, or under them in the case of designs, are registered by the United States Government.

An asterisk (*) preceding a firm's name denotes that all the trade-marks of that firm printed above the name are registered by the United States Government.

One style of type has been maintained throughout the work to represent word, name and initial trade-marks. This type is known as 8-point light face Gothic condensed, and is that seen in this word: JEWELER. One line is devoted to each trade-mark of this character.

The trade-marks under each department have been arranged alphabetically according to the names of the firms owning them.

The Bowden Rings

HAVE MAINTAINED THEIR GREAT POPULARITY IN THE TRADE BY REASON OF THEIR

Correct Quality,
Perfect Finish and
Boundless Variety.

INSIST UPON SEEING EITHER OF OUR MARKS ON RINGS.

STAMP USED ON 14K. STONE RINGS.



STAMP USED ON 10K. STONE RINGS.

J. B. Bowden & Co.,

3 Maiden Lane, New York.

JEWELRY MARKS.

Note: As many firms make both gold and plated jewelry, it is practically impossible to separate the jewelry manufacturers, in respect to their marks, into distinct classes. It was, therefore, deemed expedient to group all the jewelry trade-marks under one department.

Almost every manufacturing jewelry firm has gone into the manufacture of silver goods during the past three years. Therefore, in addition to those trade-marks under the "Sterling Silver" department, it may be said that a large number of the jewelry marks here presented appear also on silver articles, accompanied or unaccompanied with the word "sterling."

T. W. A.

THOMAS W. ADAMS & CO., 11 John St., NEW YORK.

GOLDINE

*CHARLES H. ALLEN & CO., ATTLEBORO, MASS.

CENTENNIAL

*FREEMAN S. ALLEN, WASHINGTON, D. C.



ALLING & CO., 170 Broadway, NEW YORK.

LEFEVRE

*AMERICAN JEWELRY CO., CINCINNATI, OHIO.



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AVERBECK & AVERBECK, 16 Maiden Lane, NEW YORK.



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BARKER MFG. CO., 93 Sabin St., PROVIDENCE, R. I.



BARSTOW & WILLIAMS, 26 Fountain St., PROVIDENCE, R. I.



BAUM & OPPENHEIM, 41-43 Maiden Lane, NEW YORK.

В

BATTIN & CO., Ogden St. and Third Ave., NEWARK, N. J.



BIPPART & CO., Cor. Marshall and Halsey Sts., NEWARK, N. J.



*CARTER, HASTINGS & HOWE, 15 Maiden Lane, NEW YORK.

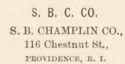


BLISS BROS., ATTLEBORO, MASS.



CHAMPENOIS & CO. 50 Walnut St., NEWARK, N. J.

*PRINCESS (Earrings.)





J. BULOVA, 57 Maiden Lane, NEW YORK.



JOSEPH F. CHATELLIER, 860 Broadway, NEW YORK. (Out of business.)



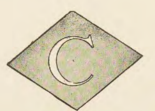
GEORGE H. CAHOONE & CO., 7 Beverly St., PROVIDENCE, R. I.



L. H. COHEN, 143 Elm St., NEW YORK.



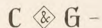
CAPRON & CO., 43 Sabin St., PROVIDENCE, R. I.



D. R. CORBIN, 10 Cortlandt St., NEW YORK.

14 Y

W. F. CORY & BROTHER, 27 Marshall St., NEWARK, N. J.



CUTLER & GRANBERY, NORTH ATTLEBORO, MASS.



JOS. H. DESCHAMPS, 701 Chestnut St., PHILADELPHIA, PA.

> *STONINE CHIC THE MAGNET



O. C. DEVEREUX & CO., 224 Eddy St., PROVIDENCE, R. I.



DONLEY & CO., 623 Atwells Ave. PROVIDENCE, R. I.



ECKFELDT & ACKLEY, 49 Chestnut St. NEWARK, N. J.



*WILLIAM M. ELIAS & BROTHER, NEW YORK.

(Out of business.)



*FALKENAU, OPPENHEIMER & CO. 40 Maiden Lane, NEW YORK.



FLETCHER, BURROWS & CO., 53 Clifford St., PROVIDENCE, R. I.















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PEERLESS VICTORIOSO CORONADO REPORTER SUPREMO

(These marks also appear on watch cases, movements and clocks.)

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*FOSTER & BAILEY, 100 Richmond St., PROVIDENCE, R. I.





GOLDSMITH & FRANK, 14 Maiden Lane, NEW YORK.



J. L. GRANBERY, 33 Union Square, NEW YORK.



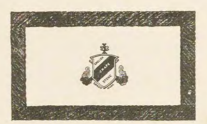
*W. C. GREENE & CO., 101 Sabin St., PROVIDENCE, R. I.



HARVEY & OTIS, 183 Eddy St., PROVIDENCE, R. I.



HENRY C. HASKELL, 11 John St., NEW YORK.



*FOWLER BROS., 183 Eddy St., PROVIDENCE, R. I.





*FRANKLIN JEWELRY CO., PHILADELPHIA. PA. (Out of business.)



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HESSELPOTH & SMETHURST, 931 Chestnut St., PHILADELPHIA, PA.



*ELBERT E. HICKOK, ST. LOUIS, MO.



& C C

HORTON, ANGELL & CO.,
ATTLEBORO, MASS.



JONES & WOODLAND, 49 Chestnut St., NEWARK, N. J.



JORALEMON & INGRAHAM, 47 Chestnut St., NEWARK, N. J.



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KENT & STANLEY CO., LTD., 101 Sabin St., PROVIDENCE, R. I.



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R. OLIVER &

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23 John St., NEW YORK.



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R. M. CO.

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NEW YORK



RIKER BROS., 42-44 Hill St., NEWARK, N. J.



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ROBINSON & CO., SOUTH ATTLEBORO, MASS



*CARL L. ROST, CRAWFORDSVILLE, IND.



*HELENA R. ROST, CRAWFORDSVILLE, IND.



*SAMUELS BROS., YOUNGSTOWN, O.



SEXTON BROTHERS, 41-43 Maiden Lane, NEW YORK.



*ERNEST R. SHIPTON, LONDON, ENGLAND.



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> B. S. O. CO, SHORT, NERNEY & CO., ATTLEBORO, MASS.



SLOAN & CO., 21-23 Maiden Lane, NEW YORK.



(10k. lockets.)

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c. SYDNEY SMITH,

191 Broadway, NEW YORK.



SNOW & WESTCOTT, 26 Cortlandt St., NEW YORK.



*STEINAU JEWELRY CO., CINCINNATI, O.





TRADE MARK
(Thimbles.)

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FAIR HARVARD
LITTLE BILLIE
HERE'S A GOOD OLD YALE
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*THAYER MANUFACTURING JEWELRY CO.,
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*TILLINGHAST & ALBRO, 143 Summer St., PROVIDENCE, R. I. J. C.M

20





TIFFANY & CO., Union Sq. and 15th St., NEW YORK.



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*HAMMOND TURNER & SONS, BIRMINGHAM, ENGLAND.



UNGER BROTHERS, 192 Broadway, NEW YORK.



*UNITED SOCIETY OF CHRISTIAN EN-DEAVOR, BOSTON, MASS.



GEO. L. VOSE & CO., 59 Clifford St., PROVIDENCE, R. I.



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WILD BROS. JEWELRY CO., 104 N. 6th St., ST. LOUIS, MO.



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MARTIN, COPELAND & CO., 37-39 Maiden Lane, NEW YORK.



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*C. H. COOKE CO., 61 Peck St., PROVIDENCE, R. I.

Westminster Lever.



*R. S. CUTTING, PROVIDENCE, R. I. DITTO

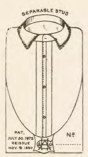


*J. A. FLOMERFELT & CO., 1 and 3 Union Sq., NEW YORK.

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R. R. FOGEL & CO., 177 Broadway, NEW YORK.

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UTOPIA SENSIBLE







TRADE MARK
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100 Stewart St.,
PROVIDENCE, R. I.

Big Bonanza



THE WORLD LEVER



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BRUMMEL

*PFAELZER BROS. & CO., 819 Market St., PHILADELPHIA, PA.

BENEDICT

*ENOS RICHARDSON & CO., 21-23 Maiden Lane, NEW YORK.

ANTI-SWEAR

J. T. SCOTT & CO., 4 Maiden Lane, NEW YORK.











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SIMPLICITÉ
*F. D. WILLIAMS,
PROVIDENCE, R. I.

To the Retail Jewelry Trade!

Our extensive advertising and long experience have made



so generally known and respected for their standard quality, excellent finish and attractive appearance that if all

Retail Jewelers

will call their customers' attention to our trade-mark as herewith stamped inside every ring, they will secure an easy sale.





FINGER RINGS.

GOLD RINGS.

KB.

THE BAILEY CO., 14 Maiden Lane, NEW YORK.





JAMES BINGHAM, 108 S. 8th St., PHILADELPHIA, PA.

(22k. Seamless.)

(18k. Seamless.)

[14k. Seamless.)

(10k. Seamless.)

(Plain Rings not Seamless.)

18 14 🖺 (Stone Rings.)

*J. B. BOWDEN & CO., 3 Maiden Lane, NEW YORK.



M. B. BRYANT & CO., 10 Maiden Lane, NEW YORK.



J. BULOVA, 57 Maiden Lane, NEW YORK.



*EUGENE DE ROGY, 751/2 Merchant St., NEWARK, N. J.







 $({\it Wedding \ Rings.})$

*DUEBER WATCH CASE MFG. CO. CANTON, O.



DOWNING, KELLER & CO., 29 Gold St., NEW YORK.



JAS. H. FINK & CO., 49 Maiden Lane, NEW YORK.

IOK

8 K

M. FITZGERALD & CO., 185 Eddy St., PROVIDENCE, R. I.

HB

HEINTZ BROS., 64 S. Division St., NEW YORK.



H HENRICH, 35 Maiden I ane, NEW YORK

FINGER RINGS (GOLD)-Continued.

★ 18 K

ALFRED HUMBERT, 802 Sansom St., PHILADELPHIA, PA.



JACOBSON BROS., 65 Nassau St., NEW YORK.

0 H. KROLL & CO., 36 John St., NEW YORK.

(I4K) Z. A. LEHMANN & CO., 20 Maiden Lane, NEW YORK.

1



CHARLES M. LEVY, 52 Maiden Lane, NEW YORK.



*LISSAUER & CO., 12 Maiden Lane, NEW YORK.

14K (18 K)

A. LOUNSBURY & SON, 130 Fulton St., NEW YORK.





I. MICHELSON, 41 John St., NEW YORK,





*H. MUHR'S SONS, 629 Chestnut St., PHILADELPHIA, PA.

18 K 🕸

PECKHAM SEAMLESS RING MFG. CO., 14 Maiden Lane, NEW YORK.







PROVIDENCE RING MFG. CO., PROVIDENCE, R. I.

> R. 18K. B. RENTZ BROS., 319 Nicollet Ave., MINNEAPOLIS, MINN.





14k. RIPLEY-HOWLAND MFG. CO., 383 Washington St.,

BOSTON, MASS.

FINGER RINGS (GOLD)-Continued.



SHAFER & DOUGLAS, 26 Cortlandt St., NEW YORK.

PRINCESS

(Initial Rings.)



*SINNOCK & SHERRILL, 21-23 Maiden Lane, NEW YORK.

22 WK 18 WK 14 WK IW

*HAYDEN W. WHEELER & CO., 2 Maiden Lane, NEW YORK.

TRADE W MARK

*J. R. WOOD & SONS, 21-23 Maiden Lane, NEW YORK.

PLATED AND FILLED RINGS.

18 日 14 日 18 (* 14 (*

(Filled Rings.)

CLARK & COOMBS, 21 Eddy St., PROVIDENCE, R. I.

IVY
IVY RING CO.,
PROVIDENCE, R. L.

14K★ 14K 18KC
(Stone Rings.) (Band Rings.) (Stone Rings.)

P. & A. LINTON,
86 Page St.,
PROVIDENCE, R. I.

W. L. & CO. *WM. LOEB & CO., 101 Sabin St., PROVIDENCE, R. I. 1492 ELANILLO YSABEL 1893 1492 ELANILLO COLON 1893

RECUERDO DE LA 1492-F Y-1893

ESPOSICION DE CHICACO

*FRANK N. OSBORNE, 12 E. 15th St., NEW YORK.

D13 2 2 14 18K- 18K=

*PALMER & CAPRON, 167 Dorrance St., PROVIDENCE, R. I.

- RADE MARK



(Gold filled Rings.)

STERN BROS. & CO., 68 Nassau St., NEW YORK.



HISTORICAL SKETCH OF MAKER'S MARKS.

By J. H. BUCK.

COPYRIGHT, 1896, BY TRE JEWELERS' CIRCULAR PUB. Co.

N early days most of the countries of Europe stamped their gold and silver wares with certain marks called hall marks, and these were controlled by the Guilds or Goldsmiths' Halls. In England—and in the course of our introduction this of foreign countries will be alone dealt with—in 1363, it was ordered that "Every Master Goldsmith shall have a mark by himself, and the same mark shall be known by them which shall be assigned by the King to survey their Work and Assay."

In 1379 it was ordained that every master goldsmith should have his own proper mark upon his work, while in 1423 it was further enacted "That no Goldsmith nor worker of silver within the City of London, sell any workmanship of Silver unless it be as fine as the Sterling before that it be Touched with the touch, and also with the Mark or Sign of the Workman of the same; and that the Mark and Sign of every Goldsmith be known to the Wardens of the Craft."

These provisions were continued by subsequent statutes. In 1675 the wardens of the Goldsmiths Co. ordered that. "All gold and silver workers bring their respective marks or cause them to be brought to Goldsmiths' Hall, and there strike the same on a table kept in the assay office and likewise enter their names and places of habitation in a book there kept for that purpose, whereby the persons and their marks might be known unto the wardens of the said company and that no person or persons do from henceforth put to sale any of the wares of either gold or silver, small or great, before the Workman's mark be struck clear and visible thereon." A quaint old book "A Touch-stone for Gold and Silver Wares" by W. B., published in

London, 1677, thus describes the mode of entering marks in the office of Goldsmiths' Hall:

"In this Office is likewise kept for Publique View a Table or Tables artificially made in Columns (that is to say) one Column of hardened Lead, another of Parchment or Velom, and several of the same sorts. In the Lead Columns are struck or entred the Workers Marks, (which are generally the two first Letters of their Christian and Sirnames) and right against them in the Parchment or Velom Columns are writ and entred the Owners Names; This is that which is meant in the before recited Statutes, by the Expression of making the Workers Mark known to the Surveyors, or Wardens of the Craft: Which said Wardens Duty is to see that the Marks be plain, and of a fit Size, and not one like another,. And to require the thus Entring the said Marks, And also the setting them clear and visible on all Gold and Silver work, not only on every work, but also on every part thereof that is wrought apart, and afterwards Soddered or made fast thereto in finishing the same."

"The reason for setting the worker's mark on every part of the work is to take away all color of excuse from the maker of false work, who might otherwise craftily pretend that the part marked by him was good silver or gold, and (the unmarked part being bad) that the bad was added by somebody else since the plate went out of his hand."

The marks of the first makers were emblems or symbols, such as a cross, a rose, a crown or a star, and devices similar to the traders' or merchants' marks, so generally employed during the latter part of the XVth century, often to distinguish property when the owner

was unable to read or write. In many cases these marks* "were adopted instead of armorial bearings by traders to whom arms were not permitted. They were used for stamping goods, were engraved on rings, and often placed on monuments. They had one essential

feature in common-a cross. simple form of mark was a cross surmounting a mast or staff, with streamers or other devices apparently taken from parts of a ship; it had a forked base. When, after a time, initials of names were introduced, they at first formed part of the mark, the letter A being often made by crossing the forked base. The cross being an emblem of Christianity, was considered to counteract the wiles of Satan." These devices were not confined to any one trade, but were used by potters, pewterers, coopers, masons, blacksmiths, ironmongers, stationers, etc., etc., and controled by their guilds.

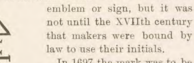
In marking gold and silverwares the maker sometimes used the



X Silversm

Robert Harding, Goldsmith, c. 1489

initials of his name either with or without an



Stationers'

TO 10 1

In 1697 the mark was to be the first two letters of the maker's surname. In 1739 owing to the uncertainty as

to law it was made compulsory that makers were to destroy their existing marks and substitute for them the initial letters of their Christian and Surname and this provision has remained in force in England ever since.





At Christ church, Bruton Parish, Va. (1686), is the mark of Peeter Harache, of London, on a two-

handled cup. This mark in 1697 became the first two letters of his surname.

On a chalice and paten (1702) at Trinity church, Newport, R. I., are the marks of John Bodington at the "Mitre" in Foster Lane, London. Francis Garthorne, of

Sweethins Lane, made in 1694 silver vessels for Trinity church and St. John's chapel, New York, Christ church, Cambridge, and St. Paul's church, Newburyport, Mass., marked with his initials. The large service of seven pieces given to



Trinity church, New York, in 1709, and that of six pieces to St. Peter's, Albany, 1711, by Queen Anne, are by the same maker and marked with the first two letters of his surname, the A within the G.

The maker's mark should, strictly speaking, represent the name of the maker of the article in question; but this mark is not always a sure guarantee, as merchants and wholesale dealers, in some instances, register their own names at the assay office and then request the real makers to stamp such goods as are ordered by them with their—the merchant's or wholesale dealer's—punch to represent the work as of their own manufacture.

In America during Colonial times the few manufacturers of silverware do not appear to have had any system of hall marking, although in Pennsylvania and Maryland silversmiths, having become dissatisfied by reason of abuses and frauds in the trade, tried to establish an assay office to regulate assays and stamp gold and silver.

Boston was the home of the first silversmiths. In 1652 John Hull was employed to superintend the Mint. He was a goldsmith and one of the founders of the First Church; his mark, together with his partner's (Robert Sanderson), is to be found on silver in the possession of this church, the old South, and the First Church, Dorchester. Hull died 1683, Sanderson 1693.

John Dixwell, the son of one of the regicides, was born in New Haven and after his father's death moved to Boston where he worked at his trade of a silversmith. He was one of the founders and officers of the New North Church, and presented a cup to that church 1717. He made numerous pieces of plate, now in the possession of churches in Boston; died 1725.

Other silversmiths of Boston of the XVIIIth century whose marks are still in existence are: Benjamin Burt, John Burt, W. Burt, John Foster, William Cowell, Jacob Hurd, Nathaniel Hurd—whose advertisement reads as follows, Boston Gazette, 28th April, 1760:

"Nathaniel Hurd informs his customers he has removed his shop from Maccarty's Corner

^{*}London Signs and Inscriptions: Norman, 1893.

on the Exchange, to the back Part of the opposite Brick Building, where Mr. Ezekiel Price kept his Office, where he continues to do all Sorts of Goldsmiths' Work, likewise engraves in Gold Silver, Copper, Brass, and Steel, in the neatest Manner, at a reasonable Rate.

Paul Revere, the great patriot, Samuel Minott, W. Cowell, Moulton, &c.

There were silversmiths also at Newburyport, Salem, Newport, Albany, Lancaster, Pittsburgh, Providence, Annapolis, &c., who made spoons and forks and other small wares.

In New York the Register of Freemen gives the names of jewelers and silversmiths, commencing 29th September, 1683, ending June 13th, 1775.

In 1767 the silversmiths of Philadelphia petitioned for the establishment of an assay office to regulate, assay and stamp gold and silver.

The act was prepared, and on being twice returned by the governor to the assembly, it was agreed by a large majority not to further press it. It, therefore, fell through. No trace is left as to the tenor or wording of the bill, save that an inspector was to have been appointed.

The goldsmiths, silversmiths and jewelers were represented in the Federal procession of 1788. (Pennsylvania Gazette, July 9, 1788.) "William Ball, Esq., senior member, with a silver urn. Standard bearers, Messrs. Joseph Gee and John Germon, carrying a silk flag,

with the goldsmiths' arms on one side; motto, Justitia Virtutum Regina, and on the reverse, the Genius of America, holding in her hand a silver urn, with the following motto: The Pirity, Brightness and Solidity of this metal is emblematic of that Liberty which we expect from the New Constitution, her head surmounted by fourteen stars, ten of them very bright, representing the States which have ratified, two less bright, descriptive of New York and North Carolina, whose ratifications are shortly expected, one with three dark points and two light ones, an emblem of Rhode Island, and one with equal lustre with the first ten, just emerging from the horizon, near one-half seen, for the rising State of Kentucky.

"After which followed the rest of the masters, with the journeymen and apprentices, in all thirty-five."

At first the makers followed the English system in their marks, using the initials of their name with or without some emblem, all in different shaped shields, or in oval or round panels; then the name infull appeared, sometimes with emblems, such as an eagle, a star, a head, etc., in separate punches later we have separate punches with the words coin or D (for dollar "good as a dollar") and then STERLING. Registered trade-marks are now in vogue, and as a rule are only intelligible to those in the business, the retailer often adding his name in a separate punch.

EXAMPLES OF MAKER'S MARKS.

(B) (B) G&M (1) (2) COIN @D PS STERLING D @ D HHECK (I Anthony) B CLEVELAND GORDON II SARGEANT EB New York, 1786. E-BRASHER D-V-V D.V. VOORHIS Freeman, of New York, 1773. WGForbes V.V.4.5 New York, c. 1789. N-YORK Freeman, of New York, 1761. Newport, 1808. LYNG NICHOLS Freeman, of New York, 1746, E-LOWNES Philadelphia, 1808. Chairman of the First Gold and of Silversmiths' Society. 网络安图 Sharp, Philadelphia. New York, 1800. [I-SAYRE]

Chronological List

... of a few ...

EXAMPLES OF SILVER WITH MAKER'S MARKS



Mark	Maker	Article and Owner	Dated
I H	John Hull and		
(A)	Robert Sanderson	Beaker, First Church, Boston	1659
RS		Chalice, " " "	1661
	44	Beakers, " " Dorchester	1679
(D)	John Dixwell	Cup, King's Chapel, Boston "The gift of Elder John Dixwell"	1717
	[I·Kneeland]	The Vassall Tankards Harvard University	1729
R.G	RGREEN	Flagons, Christ Church, Boston	1729
	JOHN BURT	Loving Cup, Harvard University	1731
	[I-HURD]	Basin, Christ Church, Boston	1732
(S·B)	[S:Burrill]	Flagon, Second Church, Boston	1733
	[J-CLARKE]	Flagon, S. John's Church, Providence	1734
	(T^Edwards)	Freeman of New York 1731 Basin, S. Michael's, Bristol, R. I.	1747
	[W-BURT]	Flagon, Old South, Boston	1748
	(I-BRIDGE	Flagon, King's Chapel, Boston	1751
	REVERE	Cup, Old South, Boston	175
	W: Cowell	Tankard, Old South, Boston	176
	Minott	Flagon, Old South, Boston	176
	I: Potwine	Tankard, Second Church, Boston	177
	MOULTON	Plate, King's Chapel, Boston	179
B·BURT)	BENJAMEN	Tankard, First Church, Dorchester	180

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MARKS OF GOLD AND SILVER SMITHS.

By F. W. FAIRHOLT.

HE early works of the artisans who practised on the precious metals bear no impress of a private nature by which they might be distinguished from each other. We do not, indeed, meet with any notice of a recognised "mark" upon gold or silver plate before the fourteenth century. At this time, as wealth increased, and the more settled habits of the nobility and gentry led them to decorate their tables with flagons and cups, enriched by the hand of the silversmith, the extra demand seems to have originated a series of deceptive practices in dishonest workmen, who alloyed their metals considerably, thus damaging the fair trader and robbing the purchaser also. As early as 1260 an "assay" was established in Paris for gold and silver, which regulated the proper alloy to be used in each; and this was popularly known throughout Europe as "the touch of Paris," † and is frequently alluded to as the standard for gold and silver wares in the earliest charters of the English Goldsmiths' Company. The statute granted by Edward III. to the latter fraternity in the year 1300 is remarkable for containing the earliest notice of a distinctive mark; he orders all works to be "signée de une teste de Leopart." The mark, therefore, was a peculiarly national one, for the old French "leopart" is the heraldic term for the lion passant guardant which appears on the arms of England, originally borne by our sovereigns as lords of Poitou. The statute declares that unprincipled traders "made false work of gold and silver, as bracelets, lockets, rings and other jewels, in which they set glass of divers colours, counterfeiting true stones; and did put more alloy in the silver than they ought, which they sold to those who had no skill in such things." It, therefore, ordained that all gold

and silver works should be sold openly and only at the King's Exchange or at the recognised shops, "and that none, pretending to be goldsmiths, shall keep any shops but in Cheap."* In the statute of the thirty-seventh year of the same reign, mention is again made of the king's mark, conjoined with that of the artificer: and it gives the Goldsmiths' Company the privilege of going from shop to shop to test the metals used by workmen, and if found to be alloyed beyond the legal standard, the work was to be broken up and forfeited to the king. It is enjoined that "none do work gold unless it be as good as the assay of the mystery, † or silver unless as good or better than the king's coin," and that when completed it shall be brought to the hall to be assayed, and that such as will bear the touch shall be marked "with the owners' and assayers' marks" and afterwards stamped "with the Liberds hede crowned." These old customs are still retained, and articles now sent to be marked are stamped if good, but if bad are crushed into a mass of metal and so returned to the maker, who thus loses the whole of his labor on the work. If such work be composed of various pieces, such as a candelabrum, each separate piece is stamped before the whole are put together, as it is obvious that deception might be practised in the quality of the metal if one part only of such work was "hall-marked."

The assay was effected by a portion of the metal being removed by a tool, and this was anciently termed the "borihl," from the buril or burin, used to obtain it. On early works a wavy or zig-zag line marks where the

^{*} Reproduced from the Art Journal, London, Eng., *Reproduced from the Art Journal, London, Edg., October 1, 1855.

† i. e., examination by the touchstone, used formerly as a test for gold.

† Herbert's "History of the Twelve Great Livery Companies of London."

^{*} Cheap, now Cheapside, was the great London thoroughfare, and the charter further explains the reason for this by stating that "many of the trade kept shops in obscure turnings and by-lanes and streets, fraudulently buying and selling and rendering detection difficult.

⁺ The old term for any trade which required an apprenticeship to learn, was craft or mystery.

tool passed, and it is most frequently seen on old German plate.

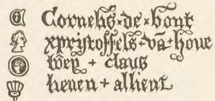
The standard for gold allowed by the assay when first introduced with the coinage was of twenty-four carats fine,* or pure gold, and from Henry III. to Edward III. it remained so; it was subsequently twenty-three carats, three and a half grains fine, and half a grain alloy. Under the rule of Henry VIII. it was debased to twenty carats, but he occasionally issued crowns of gold at twenty-two carats. This latter amount of alloy became the usual one, and was fixed by royal authority in the reign of Charles I. and still continues so under the name of the "old standard." In 1798 an act was passed allowing gold articles to be made of a lower or worse standard, viz., of eighteen carats of fine gold out of twentyfour ; such articles were to be stamped with a crown and the figures 18 instead of the lion passant, to distinguish them.

The standard of silver has always (with the exception of about twenty years) been eleven ounces, two dwts., and eighteen dwts. alloy to the pound; and was distinguished by the term sterling from the reign of Henry II., when it first occurs. Under that of William III. an act was passed to alter the standard of silver to ten ounces, ten dwts., and sixteen dwts. alloy; this act continued in operation for twenty-two years, being repealed in 1719, when the "old standard of England" was restored, as it still remains.

The standard for gold, therefore, now is twenty-two carats of fine gold and two of alloy. For silver, eleven ounces, two dwts. of fine silver and eighteen dwts. of alloy in every twelve ounces or pound troy.

The early attempts to debase metals, which have been already alluded to, led to the enactment of severe laws against delinquents. In France, Philip-le-bel, in his ordonnance of 1275, notices the fraudulent custom of mixing lead and white metal "pour composer un métal ayant toute l'apparence de l'argent pur," and in 1313 a solemn conclave was held, where it was enacted that fine and imprisonment should follow all who neglected to mark ("poinçon") their work by the authorised marker, appointed by the Corporation of Goldsmiths of Paris. In order that the private mark of each maker should be known, each

stamp was impressed on a sheet of copper and kept by the company for reference, having the name of the worker attached. One these tables is preserved in the Hôtel de Ville, at Ghent, containing all the names and marks of the goldsmiths of that city in 1454; we engrave the four first on the list,



the commencing name being that of Cornelius de Bont, a man of great reputation in his own day, who adopted a mark which formed a rebus of his own name. The large C being the initial of his Christian name; and the ermine spot in its centre, called bont in the Flemish language, standing for his surname. The Goldsmiths' Company of London still possesses a similar copper tablet, impressed with a vast variety of the marks of ancient members of the fraternity, in columns of various sizes for various work, and which are emblems or symbols, such as a rose, heart, flower, &c. The earliest of such marks discovered on a piece of plate is the heart here

engraved, which is impressed on the spoon once belonging to Henry VI., and which was given by that unfortunate monarch to Sir Ralph Pudsey, in 1463, after the battle of Hexham, and is now preserved at Hornby Castle, Westmoreland. Mr. Octavius Morgan, who first published this mark in the "Journal of the Archaeological Institute," vol. ix., dates its manufacture to the year 1445, from the circumstance of its

hD & A A abe 18

having a Lombardic H (Fig. 1, of the group above) and which corresponds with that date, according to the plan adopted by the gold-smiths of using a different letter to denote the year in which each article was fabricated. The principles on which these annual letters were constructed, are cycles of twenty years: a new alphabet being always adopted at the end of each period. When, therefore, a certain letter is found to belong to a certain year that is proper to its order, the character of the cycle of twenty years is obtained. By these means Mr. Morgan has been able to

^{*} The carat is a term used by refiners, whereby they certify a certain composition of weights used in assaying and computing standard gold, and this carat contains either the twenty-fourth part of a pound, or the twenty-fourth part of an ounce, troy.

construct a table from 1438, taking the Lombardic H as the type of the letters used from 1438, when A was used, to 1457, when V terminated the alphabet, as it usually did, the last four letters never being adopted as marks. The alphabet from 1458 to 1497 has not been discovered. The type of that used from 1478 to 1477 may be seen in Fig. 2, which is upon "the anathema cup" at Pembroke College, Cambridge, bearing date 1497—that date expressing its gift to the college, but the letter denoting the year of its manufacture to have been 1481. The alphabet from 1498 to 1517 was the church text in small letters, with split tops, like Fig. 3, copied from Sir Thomas Leigh's cup, belonging to the Mercers' Company of London, and denoting its manufacture in 1499. From 1518 to 1537, Lombardic letters, cusped inwards, were used, similar to Fig. 4. Plain Roman capitals were used from 1538 to 1557. Small black letters not capitals, from 1558 to 1577; and they may be distinguished more readily from the church text small letters, to which they bear resemblance, by being in an escutcheon accompanied by another stamp of a lion passant. From 1578 to 1597 plain Roman capitals were used in an escutcheon with a lion passant. Lombardic letters, cusped outwards, as in Fig. 5, were used from 1598 to 1617, from which period to the present, an almost perfect series has been obtained by the indefatigable research of Mr. Morgan. Small italic letters. as exhibited at Fig. 6, were used from 1618 to 1637. The ancient court hand capitals were adopted from 1638 to 1657. Our alphabet of those used from 1696 downwards will exhibit their form, except in two instances-that of the letters C and D forming Figs. 7 and 8 of our series. The similarity of these two alphabets might puzzle those who would date old plate, but that the earliest alphabet is accompanied by the marks of a leopard's head and a lion passant; while the more modern one has the figure of Britannia, and the lion's head erased, for marks. More difficulty may be experienced in detecting the alphabet used from 1678, inasmuch as it is accompanied by a lion passant, as the earlier ones are : they differ, however, in form, being bolder and squarer than the earlier letters.

The following is the court hand alphabet which succeeded this:

A			A	1696	
8			В	1697	

4						
C					C	1698
0	4	-			D	1699
总		+			Е	1700
P		-			F	1701
•	+	i.	4	-	G	1702
B	9	9			Н	1703
8					1	1704
8	+				K	1705
Ì		-	1		L	1706
B	+				М	1707
P					N	1708
Φ	141				0	1709
15	4			÷	P	1710
R					Q	1711
B			÷		R	1712
0					S	1713
đ		- 2	4.		Т	
B	,				V	1715

This was succeeded by the following alphabets:

> A to V from 1716 to 1735. a to n 1736 - 17551756 - 1775A to MI -1776 - 1795.a to u A to U — 1796 - 1815. †1856 - 1835, ‡a to n A to M -1835 - 1855.

For the better comprehension of the style and arrangement of the usual marks, we engrave two early examples. The first is from



eign's head.

an apostle spoon, which from the bimpressed on it, was made in 1501. It

has also the leopard's' head erased. On the

^{*}These letters, though precisely similar to what were used from 1736 to 1755, may be distinguished by being accompanied by the sovereign's head after 1784. The earlier ones have the leopard's head and lion passant only.

† These Roman capitals are accompanied by the sovereign's head.

‡ This alphabet may be distinguished by the sovereign's head.

bowl at the end of the handle is the "mark" of the goldsmith, which is of very curious form, being similar in construction to the old "merchants' marks" seen so commonly on tombs, painted windows and seals during the middle ages, when rich traders not having the right to "bear coat-armour," adopted variable marks of this kind in place of it. Our second example is from a cup in the Bernal Collection, found in pulling down an old house in Essex; upon it are three marks: the letter

L in an escutcheon, denoting it to have been made in 1528, the leopard's head



crowned, and the initials of its maker's name. In the year 1700 (12 Wm. III.) it was enacted that the maker's mark should consist of the two first letters of his surname, that this should be followed by the others, consisting ing of the lion's head erased, "the figure of a woman commonly called Britannia," the arms of the cities where the plate was assayed, and also with a distinct and variable mark or letter, annually changed on election of new







wardens to show the year when such plate was made." We here engrave

an example of these marks copied from a silver candlestick; the letter C on the last escutcheon, denotes it to have been made in 1698

In 1762 (2 Geo. III.) the gold and silversmiths were ordered to mark their works with the first letters of their Christian and sur-

names, the leopard's head, the lion pas-



sant and the variable letter to mark the year; all which are exhibited in our cut, copied from a ladle which (as the letter shows) was manufactured in 1765.

In 1784 (24 Geo. III. cap. 53) a new mark was enacted to be used, which consisted of the king's head, which was

A added to the others, making the extraordinary

number of five marks, including the maker's. The leopard's head occasionally disappears on more modern plate; thus the mark here copied from a table-

spoon manufactured in 1814 is without

it. It will be noticed in both the latter instances that the maker's private mark accompanies his initials after the fashion of the ancient artisans. In 1798 (38 Geo. III. cap. 69) goldsmiths were authorized to use gold of 18 carats fineness, to be marked with a crown, and the figures 18 to denote its variation from the purer standard. These marks stood in place of the lion passant.

It will thus be seen that four marks are used on plate, independent of the maker's initials or symbols, viz.:

I, THE STANDARD MARK, being—For Gold.

A lion passant, for England.
A thistle, for Scotland.

A harp crowned, for Ireland. For Silver.

A lion's head erased.

The figure of Britannia.

II. The Hall Mark, being—
A leopard's head crowned, for London.

A castle, for Edinburgh.

Hibernia, for Dublin.

Five lions and a cross, for York.

A castle, for Exeter.

Three wheatsheaves and a dagger, for Chester.

Three castles, for Newcastle.

An anchor, for Birmingham.

A crown, for Sheffield.

A tree and fish, for Glasgow.*

III. THE DUTY MARK, which is— The head of the sovereign.

IV. The Date Mark, which is—
A letter of the alphabet (changed yearly).

Foreign marks offer a wide field for investigation, and it is one at present little occupied. Those which are used are chiefly made up from the arms or badges of the towns. Thus

+ This is used to indicate that the duty has been paid; it is not placed on watch-cases, as they are exempted from duty. Gold pays at the rate of 17s. per ounce; and silver 1s. 6d.; which the Goldsmith's Companies collect for the government, levying a small charge to reimburse themselves for marking, and the expense of making the assay.

^{*} From a paper by W. Chaffers, F. S. A., in "Notes and Queries," vol. vii., Mr. O. Morgan, in the "Journal of the Archaeological Institute," vol ix., says that the right of assay was confined by the statute of 2 Henry VI., to Norwich, York, Neweastle, Lincoln, Bristol, Salsbury and Coventry. Norwich, as early as 1567, used the arms of the city for its mark; the rose and crown, and a rose sprig, were also used there. But the proper marks of all these towns are derived from their arms. Scotland originally used St. Andrew's cross, and the castle for Edinburg, where for a long time plate was marked only. Glasgow adopted its arms (as above) in the reign of George III. Now all the Scottish plate is known by the Thistle, and the Irish by the Harp.

the mark for Antwerp is the open hand, two of which appear on the shield of arms of that city, immortalizing the old legend of its foundation by Brabo,* one of the fabled chieftains of Julius Cæsar, who destroyed a giant living where the city now stands, who summoned every sailor to pay toll to him as he passed, and if he refused, the giant punished him by cutting his right hand off and casting it into the river.

The arms of the city of Augsburg is a pineapple; and hence it appears as the distinguishing mark of the work of its goldsmiths, who added thereto their initials, as exhibited in the cut, copied from a nef (a ship-like cup for confections) made in the sixteenth century. The goldsmiths of Augsburg were of European renown for the beauty and taste of their metal work.

It is very common to find cups of their manufacture entirely fashioned in the shape of a pineapple.

The old mark of Amsterdam is here given;

it is generally known as "the old Warper mark."
It is frequently combined with the lion rampant, as in our second example,

which exhibits a group of marks on an old Apostle spoon, where they are both combined with the initials of the maker's name, I. H. K., and the letter Y, indicative of the year, after the fashion of the English marks. So popularly known was the purity of our standard that in 1608 the king sent from England Walter Basbee, assay master to Goldsmiths' Hall to the Emperor of Russia, for the purpose of making for him a standard of gold and silver in his mint, equivalent to that in the Tower of London, which shows the high estimation in which that standard was held upon the continent. The mark now used on Russian

silver is here engraved; and it is generally accompanied by the numerals 84, to denote the number of parts of pure silver in the 100: thus 84 fine, 16 alloy = 100. The scepter, anchor, and grapnell, are the mint-mark of St. Petersburg. The date-mark and maker's name are

The most complete series of pational marks hitherto published are those of the French artisians before the great Revolution. They are given by Lacroix and Seré, in their

also generally added.

*This apocryphal character is said to have given the name to the country of Brabant, from his own.

"Histoire de L'Orfévrerie-Joaillerie," Paris, 1850. We select for cuts twenty-four specimens of the most curious of these marks, and describe the entire series:—



Abbeville A Bee.
AgenClock-hands (Fig. 1).
Aix A Wheatsheaf.
Alais A Wing.
Alençon A Spider.
Amiens and Montdidier. A Cross-bow (Fig. 2).
Angers A Racket-bat.
Angoulême A Pig's head.
Apt A Pair of Scales.
Arles Head of a Crozier.
Arras A Chair.
Avalon, A Bull's Head.
Avesnes A Shovel.
Aurillac A Jack-boot (Fig. 3).
Autun A Shoe-buckle.
Auxerre A Candlestick.
Bailleul A Mariner's Compass.
Bar-le-Duc A Fish and Flower Fig 4).*
Bar-sur-Aube A Girdle $(Fig. 5)$.
Bayonne A Bird-cage. †
BeaucaireA Coffee-pot.
Beaune A Drinking-glass.
Beauvais A Fish.
Bergues-StVinox A Watch-seal.
Besançon
Beziers A Trumpet.
BloisAn Urn.
BordeauxAn Unicorn.
Boulogne-sur-Mer and A Cardinal's Hat.



Bourg-en-Bresse	. A Watch-chain (Fig. 7)
Bourges	A Ram's Head.
Brest, Lesneven, and Landerneau.	A Ship.
Caen	.A Ploughshare.
Cahors	.A Dog seated.

^{*} The fish is the barbel.

Calais A Spur.

[†] Another mark is also used, displaying the arms of the city.

[‡] In addition to this mark, another was used, consisting of two C's back to back, surmounted by a fleur-de-lis.

	the state of the s
Cambrai A Horse's Head.	Liesse (N. D. de)A Hatchet.
Carcassone, Castelnaud- A covered Cup.	Lille A Bird flying to the right.
Control	Limoges (A Porter's Basket (Fig. 15).
Castres A Bell.	
Chalons-sur-Soane A Key.	Lisieux A Cornucopiæ.
Chalons-sur-Marne A Key-handle.	Longwy An Heraldic Label of three points.
Chartres A Bird flying upward.	Lons-le-Saulnier A Lamp lighted.
Chateau-Gonthier A Pair of Compasses.	
Chateau-Thierry A Cock.	Lorient A Blazing Star (Fig. 16).
Chatellerault	Loudun A Lanthorn.
Chatillon-sur-Seine A Castle.	Lunel A Pine-cone.
Chaumont-en-Bassigny A Half-moon (Fig. 9).	Luçon A Shuttle.
Clermont Ferrand A Tree.	Lyon A Lion's head.
Cognac A Spear-head.	Macon An open Hand.
Colmar A Glove.	ManosqueA Book closed.
Compiègne A Stag's Head.	Mans (le) A Flower (the Tulip).
Coutances An Inkstand.	Mantes A Lozenge engrailed (Fig. 17).
Daligre ci-devant Ma- / A Porringer.	
	Marennes An Oyster.
Dieppe A Flat Fish.	Marseille A Bow of Ribbon.
Dijon A Globe in Stand.	Mauberge An Eye.
Dinan An Anchor.	Meaux A Cat seated.
Dole A Funnel.*	Melle An Ear.
Douai Its-Arms (Fig. 10).	Melun An Eel.
Draguignan A Wheat-ear.	Mende A Butterfly.
Dunkerque A Sea-weed (Fig. 11).	Mézières A Cannon.
Etampes A Lobster.	Metz A Peacock.
Falaise A Lancet.	A Flower (Mendow
Fécamp A Stirrup.	Milhau Saffron).
Fontenay-le-Comte A Torch lighted.	Montargis A Hand-comb.
Gien	Montaubon A Steel-yard (Fig. 18).
	Montpellier A Chemist's Retort.
Gisors A Plant (Fig. 12).	Morlaix A square Pillar.
Grasse A Table-fork.	***************************************
Grenoble A Dolphin.	A HI CO CO AS
A A MM Po of A	
	19 20 21 22 23 24
a de la	
13 14 15 16 17 18	Moulins (Fig. 19)
	Fig. 19).

Guise and Vervins	Head of a Staff (? Fig. 13).
Havre	
Issoire	An Acorn.
Issoudun	A Cup.
Joinville	A Vane.
La Charité	An Aspergillum.
Lafére	A Flower (the Pink).
Landrecy	. An Eraser (Fig. 14).
Langheac	A Carpenter's Rule.
Langres	A Clasp-knife.
Laon	An Artichoke.
La Rochelle	A Griffin.
Laval	A Frog.
Le Vigan	A Gridiron.

^{*} A counter-mark, similar to that of Besançon, was used also by the community; it varied in the C's being surmounted by a ducal coronet.

Moulins	Sails of a Windmill (Fig. 19).
Nantes	
Narbonne	A Tobacco-pipe.
Nevers	
Nimes	A Porcupine.
Niort	
Noyon	
Orleans	Bust of Joan-of-Arc (Fig. 20).
	A Crowned P.(Fig. 21).
	A Fish (the Skate).
Pau	
Payrat, St. Colombe a Chalabre	and A Pear with three leaves.
Périgueux	A Snail.
Perpignan	A Rat.
Pezénas	A Rake.
Poitiers	A Turkish Cap.
Pons-en-Saintonge.	A Beehive.

Pontoise	A Flower(the Clove).*
Provins	
Puy-en-Velay (le)	
Quimper	
Reims	. A Bunch of Grapes.
Rennes	. A Monkey seated.
Réthel	. A Quiver of Arrows.
D:	/ A flat Cup with
Mez	A flat Cup with Handle
Riom	
Rochefort	A Fragment of Rock.
Rodez	. A Vase. †
Ponen	A Branch with Apples.
Sables (le)	A Lamb passant.
Saintes	
Saint-Esprit and Bagno	ols A Crow standing.
Saint-Flour	A Squirrel.
Saint-Germain-en-laye	A Necklace.
St. Jean-D'Angely	A Tooth.
Saint-Lo	A Club.
Saint-Malo	A Hammer.
Saint Maixent	A Fly.
	Ré) A Pair of Snuffers.
Sainta-Manahauld	A Watering-pot (Fig. 23).
Saint Omer	
Saint Quentin and Pé	A Sword-handle.
Salins	A Pig.
Saumur	A Silver Milk-jug.
Sadan	Head of Apollo,
Semur-en-Auxois	
Senlis	
Sens	Small Helmet, feath-
	ered.

*This, though similar to the pink of Lafere, may be distinguished by its bend to the left, the other going to the right.

† As this mark in some degree resembles that of Blois, the name of the town is also marked thus:-

24	Visored Helmet with
Soissons	Shoulder-piece.
Strasbourg	A Pear withoutleaves.*
Tarascon	
Thouars	
Toul	
Toulon	A Hand-chaise (Fig.
Toulon	(24).
Toulouse	. A Trowel.
Tours	A Parrot.
Trévaux	A Vine-leaf
Troyes	A Bell-pull.
Valenciennes	
Valognes	
variognes	(turned to left).
Vannes	An Almond opened.
Verdun	
Versailles	
Vesoul	
Vitry-le-Français	Bust of Soldier in
Uzés	Hawk preparing to

This very perfect and diversified series of marks, used by a nation which has been always distinguished for its taste in working the precious metals, will, with its accompanying engravings, give the best notion of the variety and extent of those which were adopted by the gold and silversmiths of past times. The importance of such marks to the manufacturer cannot be controverted; while the guarantee given to the public, when they are conjoined to the "hall-marks" of each company, is of the utmost importance to fair and honorable dealing. It has been customary in modern times to mark fictitious plate with a series of stamps to deceive a casual glance, but they may at once be detected by their total want of meaning.

* This is the only distinction made from that used at Payrat.





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····SILVERSMITHS····

Manufacturers of Complete Lines of

Sterling Silver Table Ware

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925/1000 FINE

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Sterling.

H. F. BARROWS & CO., NORTH ATTLEBORO, MASS.



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BATTIN & CO.,

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den St. and Third Ave NEWARK, N. J.



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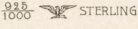
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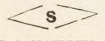






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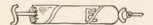
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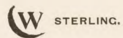
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TRADE MARK



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A.Ire	preser	ats standard plate.
XII	44	sectional plate.
4	1.5	double plate, tea spoons.
6	4.6	" dessert spoons and forks.
8	11	" table spoons,
6	6.6	triple plate, tea spoons.
9	11	" dessert spoons and forks.
19	2.5	" table spoons.

There is an amount of cheap plated ware on the market stamped with names of fictitious companies, such as "Quadruple Silver Plate Co.", "Royal Sterling Plate Co." etc. These goods are furnished, bearing no stamp, to department storekeepers, conductors of gift enterprises and jobbers of cheap merchandise, who stamp the goods themselves with such names as suit their fancy. It is, therefore, practically impossible to trace these stamps.



*THE ADAMS & SHAW CO.,

NEW YORK.
(Out of business.)



QUADRUPLE WARE.

ADELPHI SILVER PLATE CO., 62 John St., NEW YORK.

1869.

AURORA SILVER PLATE M'F'G, CO.
12 DWT,
(Flatware.)





(Hollowware.)
AURORA SILVER PLATE MFG. CO.,
AURORA, ILL.

ALBANY SILVER PLATE CO. TRIPLE PLATE.



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R. COIN.

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(Brass, German Stiver and Stiver Plated Ware.)
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WATERBURY, CONN.
(Out of business.)

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(Out of use.)



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> ORIENTAL EDWARDS

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(HOLMES & EDWARDS) XIV

(MEXICAN SILVER) (67)

(AZTEC COIN METAL)

(E) (GERMAN SILVER) 24)

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*HOMAN SILVER PLATE CO., 212-224 E. 7th St., CINCINNATI, O.

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ROYAL PLATE CO. (Flatware.)

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*LIPPIATT SILVER PLATE AND ENGRAVING CO., NEW YORK.







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NEW YORK,





MANHATTAN SILVER PLATE CO., LYONS, N. Y.



MANNING, BOWMAN & CO., MERIDEN, CONN.



MALTBY, STEVENS & CURTISS CO., SUC. BY WATROUS MFG. CO. WALLINGFORD, CONN.



(Nickel Silver, Silver Soldered Hollowware.)

Manufactured and guaranteed by



(White Metal Hollowware.)



(Spoons, Forks, Knives, Etc.)
MERIDEN BRITANNIA CO.,
MERIDEN, CONN.



(Plated Ware.)

*MERIDEN BRITANNIA CO., MERIDEN CONN.



MERIDEN SILVER PLATE CO., MERIDEN, CONN.



METROPOLITAN SILVER CO.
(John Toothill,)
241 Centre St.,
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MIDDLETOWN PLATE CO., MIDDLETOWN, CONN.

THE COLUMBIA CROWN FRINCE MALACCA PLATED

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R. S. MFG. CO.

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EXTRA SILVER PLATE

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ONEIDA COMMUNITY, NIAGARA FALLS, N. Y.





(Hollowware.)

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FLAT 1880 WARE,

BEST

(Flatware.)

PAIRPOINT MFG. CO. NEW BEDFORD, MASS.

TRIPLE PLATE 12 SECTIONAL PLATE XII STANDARD PLATE 4

(Flatware.)



(Hollowware.)

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*REED & BARTON, TAUNTON, MASS.

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ROCKFORD SILVER PLATE CO., ROCKFORD, ILL.

★ ROGERS & BRO., A 1.

(Best Quality Fiatware.)

★ R. & B. (Second Quality Flatware.)



(Hollowware.)
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C-B-R-O-G-E-R-S-V-CO

(Old Mark.)

C. ROGERS & BROS., A 1.

C. ROGERS & BROS., MERIDEN, CONN.



ROGERS SILVER PLATE CO., DANBURY, CONN.

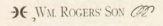






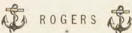


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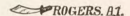




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(Nickel Goods.)

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WARNER SILVER MFG. CO., 162 La Salle St., chicago, ill.



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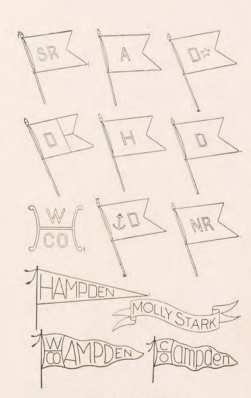
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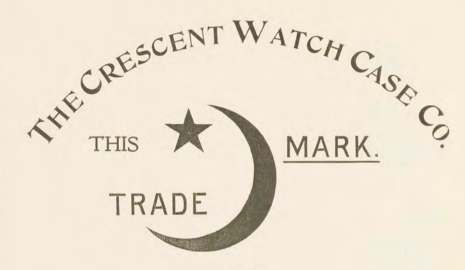
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(CHAMPION)

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(2 oz. Silver with Albata Cap.)









(14-K Gold Filled) (10-K Gold Filled) (10-K Gold Filled.)

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On Cap. CUARANTES TOBE TO TWO PLATES

On Back.

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In Back



1

Keystone Solid Gold Cases 14K)

ASTON.

In Back



In Cap.

WARRANTED 14 K. U. S. A.

(Keystone Solid Gold Cases 10K)

In Back

In Cap



Jas. Boss 14K Filled Cases

KEYSTONE WATCH CASE CO.

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In Back

In Cap.



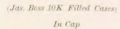




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(Cyclone Rolled Plate Cases)

In Back

In Cap





(Leader Silver Cases)



In Cap



(SILVEROID)

(Silveroid Cases)



(Patent Bow, stamped in tags)

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(Silver.)

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(All Watch Cases.)



(14.K. Cases.)
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(10K.)

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14 WK

18 WK

TW

*HAYDEN W. WHEELER & CO., 2 Maiden Lane, NEW YORK. SHEE CITY CORD SING CARD BOOK ONCE SEEN SACK A

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Joints,
Warranted
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W. & S. B. *

W. & S. B. *

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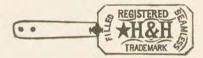
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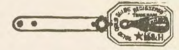
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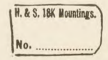






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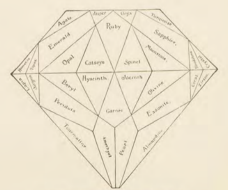
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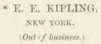
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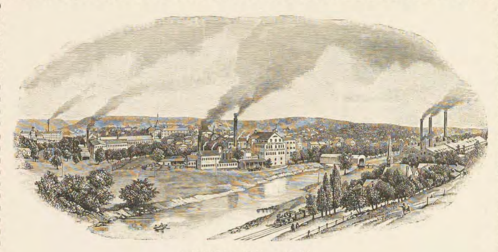
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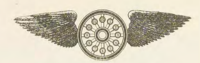
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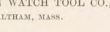
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MINTONS, STOKE-ON-TRENT



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MINTON'S LTD., STOKE-ON-TRENT, ENG.



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ROYAL PORCELAIN CO., WORCESTER, ENG.



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ART POTTERY.-Continued.

FRENCH WARES.





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FRANCE

DELINIERES WARE. ENDEMANN & CHURCHILL, 50 Murray St., NEW YORK.

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A. Hache & Co.

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Previous to 1868 Æ 1868-1882 C F H

1°82-1891 CFH CDM

1891-present CFH GDM



CH. FIELD HAVILAND CHINA. HAVILAND & ABBOT, 29 Barclay St.,

NEW YORK. (See pp. XXXIV-V.)

H&Cº PANCE

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On Decorated China-HAVILAND & CO.,

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Théo Haviland Limoges

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Wm GUÉRIN & Co Limoges

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MImple















SOME MARKS THAT HAVE BEEN USED ON SÈVRES.

GERMAN AND AUSTRIAN WARES.



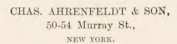














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HINRICHS & CO., 29-31 Park Place, NEW YORK.











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STUART

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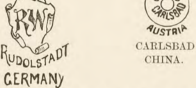
RUDOLSTADT WARE. NEW YORK & RUDOLSTADT POTTERY CO. L. STRAUS & SONS, 42-48 Warren St., NEW YORK.





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MISCELLANEOUS GERMAN AND AUSTRIAN WARES.



BONN.







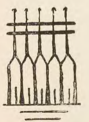
HUNGARIAN WARE.



IMPERIAL SHELL.

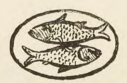


IMPERIAL CROWN.



FIVE CHURCHES.





MAGDEBOURG.

ART POTTERY (Miscellaneous German and Austrian)-Continued.









PLAUE.

ROSENTHAL'S CHINA.





ROYAL BERLIN.





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HINRICHS & CO., 29-31 Park Place, NEW YORK.



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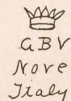
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Patent, Trade-Mark and Copyright Law

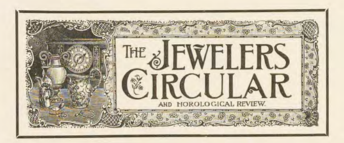


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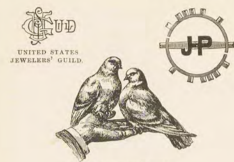


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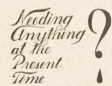


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ROEHM & SON
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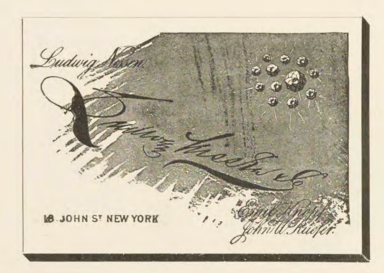
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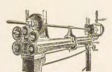
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NATIONAL TRADE-MARK LEGISLATION.

AN ACT TO AUTHORIZE THE REGISTRATION OF TRADE-MARKS AND PROTECT THE SAME,

Be it enacted by the Senate and House of Representatives of the United States in Congress assembled, That the owners of trade-marks used in commerce with foreign nations or with the Indian tribes, provided such owners shall be domiciled in the United States or located in any foreign country or tribes, which, by treaty, convention, or law, affords similar privileges to citizens of the United States, may obtain registration of such trade-marks by complying with the following requirements:

First. By causing to be recorded in the Patent Office a statement specifying name, domicile, location, and citizenship of the party applying; the class of merchandise, and the particular description of goods comprised in such class to which the particular trade-mark has been appropriated; a description of the trade-mark itself, with fac-similes thereof, and a statement of the mode in which the same is applied and affixed to goods, and the length of time during which the trade-mark has been used.

Second. By paying into the Treasury of the United States the sum of twenty-five dollars, and complying with such regulations as may be prescribed by the Commissioner of Patents.

Sec. 2. That the application prescribed in the foregoing section must, in order to create any right whatever in favor of the party filing it, be accompanied by a written declaration verified by the person, or by a member of a firm, or by an officer of a corporation applying, to the effect that such party has at the time a right to the use of the trade-mark sought to be registered, and that no other person, firm, or corporation has the right to such use, either in the identical form or in any such near resemblance thereto as might be calculated to deceive; that such trade-mark is used in commerce with foreign nations or Indian tribes, as above indicated; and that the description and fac-similes presented for registry truly represent the trade-mark sought to be registered.

Sec. 3. That the time of the receipt of any such application shall be noted and recorded. But no alleged trade-mark shall be registered unless the same appear to be lawfully used as such by the applicant in foreign commerce or commerce with Indian tribes, as above mentioned, or is within the provision of a treaty, convention, or declaration with a foreign power; nor which is merely the name of the applicant; nor which is identical with a registered or known trade-mark owned by another, and appropriate to the same class of merchandise, or which so nearly resembles some other person's lawful trade-mark as to be likely to cause confusion or mistake in the

mind of the public, or to deceive purchasers. In an application for registration the Commissioner of Patents shall decide the presumptive lawfulness of claim to the alleged trade-mark; and in any dispute between an applicant and a previous registrant, or between applicants, he shall follow, so far as the same may be applicable, the practice of courts of equity of the United States in analogous cases.

Sec. 4. That certificates of registry of trade-marks shall be issued in the name of the United States of America, under the seal of the Department of the Interior, and shall be signed by the Commissioner of Patents, and a record thereof, together with printed copies of the specifications, shall be kept in books for that purpose. Copies of trade-marks and of statements and declarations filed therewith, and certificates of registry so signed and sealed shall be evidence in any suit in which such trade-marks shall be brought in controversy.

Sec. 5. That a certificate of registry shall remain in force for thirty years from its date, except in cases where the trade-mark is claimed for and applied to articles not manufactured in this country, and in which it receives protection under the laws of a foreign country for a shorter period, in which case it shall cease to have any force in this country by virtue of this act at the time that such trade-mark ceases to be exclusive property elsewhere. At any time during the six months prior to the expiration of the term of thirty years, such registration may be renewed on the same terms and for a like period.

Sec. '. That applicants for registration under this act shall be credited for any fee or part of a fee heretofore paid into the Treasury of the United States with

intent to procure protection for the same trade-mark.

SEC. 7. That registration of a trade-mark shall be prima facie evidence of ownership. Any person who shall reproduce, counterfeit, copy, or colorably imitate any trade-mark registered under this act and affix the same to merchandise of substantially the same descriptive properties as those described in the registration shall be liable to an action on the case for damages for the wrongful use of said trade-mark at the suit of the owner thereof; and the party aggrieved shall also have his remedy according to the course of equity to enjoin the wrongful use of such trade-mark used in foreign commerce or commerce with Indian tribes, as aforesaid, and to recover compensation therefor in any court having jurisdiction over the person guilty of such wrongful act; and courts of the United States shall have original and appellate jurisdiction in such cases without regard to the amount in controversy.

Sec 8. That no act on or suit shall be maintained under the provisions of this act in any case when the trade-mark is used in any unlawful business or upon any article injurious in itself, or which mark has been used with the design of deceiving the public in the purchase of merchandise, or under any certificate of registre fraudulently obtained.

Sec. 9. That any person who shall procure the registry of a trade-mark, or of himself as the owner of a trade-mark, or an entry respecting a trade-mark, in the office of the Commissioner of Patents, by a false or fraudulent representation or declaration, orally or in writing, or by any fraudulent means, shall be liable to pay any damages sustained in consequence thereof to the injured party, to be recovered in an action on the case.

Sec. 10. That nothing in this act shall prevent, lessen, impeach, or avoid any remedy at law or in equity which any party aggrieved by any wrongful use of any trade-mark might have had if the provisions of this act had not been passed.

- SEC. 11. That nothing in this act shall be construed as unfavorably affecting a claim to a trade-mark after the term of registration shall have expired; nor to give cognizance to any court of the United States in an action or suit between citizens of the same State, unless the trade-mark in controversy is used on goods intended to be transported to a foreign country, or in lawful commercial intercourse with an Indian tribe.
- Sec. 12. That the Commissioner of Patents is authorized to make rules and regulations and prescribe forms for the transfer of the right to use trade-marks and for recording such transfers in his office.
- SEC. 13. That citizens and residents of this country wishing the protection of trade-marks in any foreign country, the laws of which require registration here as a condition precedent to getting such protection there, may register their trade-marks for that purpose as is above allowed to foreigners, and have certificate thereof from the Patent Office.

Approved March 3, 1881.

AN ACT RELATING TO THE REGISTRATION OF TRADE-MARKS.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That nothing contained in the law entitled "An act to authorize the registration of trade-marks and protect the same," approved March third, eighteen hundred and eighty-one, shall prevent the registry of any lawful trademark rightfully used by the applicant in foreign commerce or commerce with Indian tribes at the time of passage of said act.

Approved August 5, 1882.

RULES AND FORMS ADOPTED BY THE UNITED STATES PATENT OFFICE FOR THE REGISTRATION OF TRADE-MARKS UNDER THE ACT OF MARCH 3, 1881.

United States Patent Office, Washington, D. C., January 4, 1892.

The following regulations, designed to be in strict accordance with the provisions of the act of March 3, 1881, for the registration of trade-marks, are published for gratuitous distribution.

Applicants for registration and their attorneys are advised that their business will be facilitated by the observance as closely as possible of the appended forms.

W. E. SIMONDS,

Commissioner of Patents.

WHO MAY OBTAIN REGISTRATION.

- 1. (a) Any person, firm or corporation domiciled in the United States or located in any foreign country which, by treaty, convention, or law, affords similar privileges to citizens of the United States,* and who is entitled to the exclusive use of any trade-mark, and uses the same in commerce with foreign nations or with Indian tribes.
- (b) Any citizen or resident of this country wishing the protection of his trademark in any foreign country the laws of which require registration in the United States as a condition precedent

STATUTORY REQUIREMENTS.

2. Every applicant for registration of a trade-mark must cause to be recorded in the Patent Office—

^{*} For a list of the countries having treaties with the United States at this time see page 166.

(a) The name, domicile, and place of business of the firm or corporation desiring the protection of the trade-mark, and the residence and citizenship of individual applicants.

(b) The class of merchandise and the particular description of goods comprised

in such class to which the trade-mark has been appropriated.

(c) A description of the trade-mark itself, with fac-similes thereof, and the mode in which it has been applied and used.

(d) The length of time during which the trade-mark has been used by the

applicant on the class of goods described.

3. A fee of \$25 is required on filing each application, except in the cases hereinafter named. (See pars. 17 and 18.)

THE APPLICATION.

4. An application for the registration of a trade-mark will consist of a statement or specification, a declaration or oath, and the fac-simile with duplicates thereof. The statement and declaration should be written on one side of the paper only.

5. These should be preceded by a brief letter of advice requesting registration

and signed by the applicant.

- 6. The statement should announce the full name, citizenship, domicile, residence and place of business of the applicant (or, if the applicant be a corporation, under the laws of what State or nation incorporated), with a full and clear specification of the trade-merk, particularly discriminating between its essential and non-essential features. It should also state from what time the trade-mark has been used by the applicant, the class of merchandise, and the particular goods comprised in such class to which the trade-mark is appropriated, and the manner in which the trade-mark has been applied to the goods. (See form, p. 164.)
- 7. The declaration should be in the form of an oath by the person, or by a member of the firm, or by an officer of the corporation, making the application, to the effect that the party has at the time of filing his application a right to the use of the trade-mark described in the statement; that no other person, firm or corporation has a right to such use, either in the identical form or in such near resemblance thereto as might be calculated to deceive; that such trade-mark is used in lawful commerce with foreign nations or Indian tribes, one or more of which should be particularly named; and that it is truly represented in the fac-simile presented for registry. (See form, p. 165.)
- 8. This oath may be taken within the United States before a notary public, justice of the peace, or the judge or clerk of any court of record. In any foreign country it may be taken before the secretary of a legation or consular officer of the United States, or before any person duly qualified by the laws of the country to administer oaths, whose official character shall be certified by a representative of the United States having an official seal.

FAC-SIMILES TO BE FILED.

9. An applicant for registration of a trade-mark must in every case, which admits of it, furnish a drawing thereof which conforms to the rules for drawings of mechanical patents. If for any reason such drawing does not constitute a satisfactory fac-simile of the trade-mark, two copies of the trade-mark, as actually used,

must be deposited in addition to the required drawing, to be preserved in the office for reference.

PROCEEDINGS IN THE OFFICE.

- 10. All applications for registration are considered in the first instance by the trade-mark examiner. An adverse decision by such examiner upon the applicant's right to registration will be reviewed by the Commissioner in person upon petition, without fee.
- 11. No trade-mark will be registered unless it shall be made to appear that the same is used as such by the applicant in commerce between the United States and some foreign nation or Indian tribe, or is within the provisions of a treaty, convention or declaration with a foreign power, nor which is merely the name of the applicant, nor which is identical with a known or registered trade-mark owned by another and appropriated to the same class of merchandise, or which so nearly resembles some other person's lawful trade-mark as to be likely to cause confusion in the mind of the public or to deceive purchasers, or which is merely descriptive in its nature.
- 12. The statement may be amended to correct informalities or to avoid objections made by the office, or for other reasons arising in the course of examination; but no amendments will be admitted unless warranted by something in the statement or fac-simile as originally filed. In respect to amendments, the established rules in regard to applications for patents will be observed. The declaration cannot be amended. If that filed with the application is faulty or defective, a substitute declaration may be filed.
- 13. In case of conflicting applications for registration, or in any dispute as to the right to use which may arise between an applicant and a prior registrant, the office will declare an interference, in order that the parties may have an opportunity to prove priority of adoption or right; and the proceedings on such interference will follow, as nearly as practicable, the practice in interferences upon applications for patents; but each applicant and registrant will be held to the date of adoption alleged in the statement filed with his application. On the petition of any party dissatisfied with the decision of the Examiner of Interferences, the case will be reviewed by the Commissioner without fee.
- 14. When these requirements have been complied with, and the office has adjudged the trade-mark lawfully registrable, a certificate will be issued by the Commissioner, under seal of the Interior Department, to the effect that applicant has complied with the law, and that he is entitled to the protection of his trade-mark in such case made and provided. Attached to the certificate will be a fac simile of the trade-mark and a printed copy of the statement and declaration.
- 15. The protection for such trade-mark will remain in force for thirty years, and may, upon the payment of a second fee, be renewed for thirty years longer, except in cases where such trade-mark is claimed for and applied to articles not manufactured in this country, and in which it receives protection under the laws of any foreign country for a shorter period, in which case it will cease to have force in this country, by virtue of the registration, at the same time that the trade-mark ceases to be exclusive property elsewhere.
- 16. The right to the use of any trade-mark is assignable by an instrument in writing, and provision is made for recording such instrument in the Patent Office. But

no such instrument or conveyance will be recorded unless the trade-mark shall have been registered as provided by law; and it must be identified by its certificate number. No particular form of instrument is prescribed.

17. Owners of trade-marks for which protection has been sought by registering them in the Patent Office under the act of July 8, 1870 (declared unconstitutional by the Supreme Court of the United States), may register the same for the same goods, without fee, on compliance with the foregoing requirements. With each application of this character a specific reference to the date and number of the former certificate is required.

18. Applicants whose cases were filed under the act of 1870, either prior to or since the decision of the Supreme Court declaring it unconstitutional, which are now pending before the Office, are advised to prepare applications in conformity with the law and for going rules. On the receipt of such an application, referring to the date of the one formerly filed, all fees paid thereon will be duly applied. Those who have paid only \$10 as a first fee are advised that the law does not provide for a division of the legal fee of \$25 and that the remainder of the entire fee is required before the application can be entertained.

COPIES AND PUBLICATIONS.

19. Printed copies of the statement and declaration in each case, with a duplicate of the trade-mark, can be furnished by the Office.

The Official Gazette of the Patent Office will contain a list of all trade-marks registered, with the name and address of the registrant, an illustration of the trade mark, a brief statement of its essential features, and the particular description of goods to which it is applied.

FEES.

20. On filing an application for registration of a trade-mark	\$25.00
For abstracts of title:	
For the certificate of search	1.00
For each brief from the digests of assignments	
For copies of matter in any foreign language, for every 100 words or frac	
tion thereof.	
For translation, for every 100 words or fraction thereof.	
For recording every assignment, agreement, power of attorney, or other	
paper, of 300 words or under	
For recording every assignment, agreement, power of attorney, or other	
paper of over 300 words and under 1,000 words	
For recording every assignment, agreement, power of attorney, or other	
paper of over 1,000 words	
For assistance to attorneys and others in the examination of records, on	
hour or less	50
Each additional hour or fraction thereof	50
For single printed copy of statement and declaration.	10
If certified, for the certificate, additional	25
Single copy of Official Gazette.	
Annual subscription Official Gazette	

CORRESPONDENCE.

21. All letters should be addressed to "The Commissioner of Patents"; and all remittances by postal order, check, or draft should be to his order.

22. Letters relating to pending applications should refer to the name of the applicant and date of filing. Letters relating to registered trade-marks must refer to the name of registrant, number or date of certificate, and the class of merchandise to which the trade-mark is applied.

23. The office cannot undertake to respond to inquiries propounded with a view to ascertain whether certain trade-marks have been registered, or, if so, to whom, or for what goods; nor can it give advice as to the nature and extent of the protection afforded by the law, or act as its expounder, except as questions may arise upon applications regularly filed. A copy of these rules with this paragraph marked will be regarded as a courteous answer to all such inquiries.

FORMS.

The following forms illustrate the manner of preparing papers for applications for registration of trade marks. Their use is not absolutely required, but as they have been made to conform to the conditions of the law, applicants will find their business facilitated by following them closely:

(1) LETTER OF ADVICE.

To the Commissioner of Patents:

The undersigned presents herewith a fac-simile of his lawful trade-mark, and requests that the same, together with the accompanying statement and declaration, may be registered in the United States Patent Office in accordance with the law in such cases made and provided.

A. B.

(2) STATEMENT BY AN INDIVIDUAL.

To all whom it may concern:

Be it known that I, A. B., a citizen of the United States, residing at Baltimore, Maryland, and doing business at No. — ———— st., in said city, have adopted for my use a trade-mark for whisky, of which the following is a full, clear and exact specification:

My trade-mark consists of the word-symbol Moonshine. This has generally been arranged as shown in the accompanying fac-simile, which represents a rude still-house surrounded by hills and forests. Three men are engaged variously about, and the scene is illuminated partly by the light of the fire, partly by the moon, which appears in the heavens. Underneath the picture appears the word "Moonshine" in ornamental letters; but the style of lettering is unimportant, and the entire picture may be omitted or changed at pleasure without materially affecting the character of my trade-mark, the essential feature of which is the word-symbol Moonshine.

This trade-mark I have used continuously in my business since July 4, 1876, The class of merchandise to which this trade-mark is appropriated is distilled liquors, and the particular description of goods comprised in said class upon which I use it is whisky. It is my practice to apply my trade-mark to the bottles containing the liquor by means of suitable labels on which it is printed in color, as above described. The word is sometimes also blown into the bottles.

A. B.

Witnesses:

C. D. E. F. (3) STATEMENT BY A FIRM.

To all whom it may concern:

Our trade-mark consists of the arbitrary word Teuton. This has generally been arranged as shown in the accompanying fac-simile, in which it appears in plain block capitals, printed in black, in a horizontal line. But other forms of type may be employed, or it may be differently arranged or colored, without materially altering the character of our trade-mark, the essential feature of which is the word Teuton.

This trade-mark has been used continuously in business by us and those from whom we derive our title since July 11, 1840.

The class of merchandise to which this trade-mark is appropriated is wearing apparel, and the particular description of goods comprised in such class on which it is used by us is men's overalls. It has been our practice to mark our trade-mark on the inside of the waistband of the goods with a stencil, or to print it upon tags which are secured to the goods in any desired manner.

C. D. & Co.

Witnesses:

D. E. F. G.

(4) STATEMENT BY A CORPORATION.

To all whom it may concern:

Be it known that the Rocky Mountain Mill Company, a corporation organized under the laws of the State of South Dakota, and located in the city of Garfield, Hancock County, in said State, and doing business in said city of Garfield, and also at Chicago, Illinois, has adopted for its use a trade-mark for wheat flour, of which the following is a full, clear, and exact specification:

The trade-mark of said company consists of a representation of a Rocky Mountain sheep and the words Big Horn. These have generally been arranged as shown in the accompanying fac-simile, in which the animal named, popularly known as the "Big Horn," is represented in an erect attitude upon a cliff or rock. In the back ground are mountains covered with forests, with distant white peaks; upon the sky portion are the words Big Horn, and arranged in a circle about the whole are the words Rocky Mountain Mill Company in plain capital letters. But these words may be omitted, and the various accessories of the picture may be varied at pleasure, or altogether omitted, without materially altering the character of the said trade-mark, the essential features of which are the words Big Horn and the representation of a Rocky Mountain sheep.

This trade-mark has been continuously used by said corporation since about the middle of October, 1884.

The class of merchandise to which this trade-mark is appropriated is flour, and the particular description of goods comprised in such class on which it is used by the said company is wheat flour. It is usually affixed to the goods by printing it on the bags, or stenciling it on the heads of barrels in which the flour is packed.

ROCKY MOUNTAIN MILL COMPANY,

Witnesses:*

J. H.

By G. F., President.

^{*}If the corporation have a seal it may be used to authenticate the signature of the officer.

(5) DECLARATION.

STATE OF —, COUNTY OF —, ss:

Sworn and subscribed before me, a ------, this ------ day of ------, 18---.
G. H., J. P.

If the application is made by a firm or corporation, this declaration should be modified accordingly. Thus—

For a firm.

A. B., being duly sworn, deposes and says that he is a member of the firm, the applicant named, etc.; * * * that the trade-mark is used by the said firm in commerce, etc.

For a corporation.

A. B., being duly sworn, deposes and says that he is secretary (or other officer) of the corporation, the applicant named in the foregoing statement, etc.; * * * that the trade-mark is used by said corporation in commerce, etc.

(6) AMENDMENT.

To the Commissioner of Patents: In the matter of my application for registration of trade-mark for watches, No. 5319, filed June 11, 1876, I desire to amend my statement as follows:

Page 1, line 16, cancel the words "the arbitrary word Zenith," and insert in the place thereof the following: the representation of a five-pointed star, having the word Zenith printed across its face.

Same page, line 20, erase "about four years" and insert since July 1st, 1872.

A. B. By P. & Q. His attorneys.

Dated Geneva, Switzerland, October 1, 1876.



REGULATIONS OF THE TREASURY DEPARTMENT.

CIRCULAR.

TRADE-MARKS.

[1890. Department No. 112. Division of Customs.

Treasury Department,
Office of the Secretary,
Washington, D. C., October 31, 1890.

To Officers of the Customs and Others:

The circular of the 10th instant, No. 92, concerning "trade-marks," is bereby withdrawn, and in lieu thereof the following is prescribed:

The attention of officers of the customs and others is invited to the following provisions of Section 7 of the Act of October 1, 1890, viz.:

"Section 7. That on and after March first, eighteen hundred and ninety-one, no article of imported merchandise which shall copy or simulate the name or trademark of any domestic manufacture or manufacturer shall be admitted to entry at any custom house of the United States. And in order to aid the officers of the customs in enforcing this prohibition, any domestic manufacturer who has adopted trade-marks may require his name and residence and a description of his trade-mark, to be recorded in books which shall be kept for that purpose in the Department of the Treasury, under such regulations as the Secretary of the Treasury shall prescribe, and may furnish to the Department fac-similes of such trade-marks; and thereupon the Secretary of the Treasury shall cause one or more copies of the same to be transmitted to each collector or other proper officer of the customs."

Applications for the recording of names or trade-marks in this Department will mention the name and residence of the domestic manufacturer, and furnish a description of the mark and the names of the ports to which the fac-similes should be sent. No such name or trade-mark will be received unless accompanied by the proper proof of ownership, which must consist of the affidavit of the owner or one of the owners, certified by a notary public or other officer entitled to administer oaths and having a seal.

On the receipt by a customs officer of any such fac-similes, with information from the Department that they have been recorded therein, he will properly record and file them, and will exercise care to prevent the entry at the custom house of any article of foreign manufacture copying or simulating such mark.

No fees are charged for recording trade-marks in the Department and custom houses.

A sufficient number of fac-similes should be forwarded to enable the Department to send one copy to each port named in the application.

O. L. Spaulding, Assistant Secretary.

TRADE=MARKS.

COMPILED BY GEORGE H. BENJAMIN.

THERE are two classes of trade-marks:—United States Trade Marks, and Common Law Trade-Marks.

UNITED STATES TRADE-MARKS.

The law of the United States relating to trade-marks was approved March 3d, 1881, and relates only to such marks as are used "in commerce with foreign nations or with Indian tribes."

The law specifically provides that the applicant for registration of a mark must state under oath the foreign nations or Indian tribes with which the mark has been used, and also that when infringement of a mark is charged, the bill of complaint must aver that the infringer is using the mark "in commerce with foreign nations or Indian tribes."

The former laws of the United States relating to trade-marks were more general in terms and were thought to apply to trade-marks used in commerce in or between the several States.

This view was, however, held by the Supreme Court of the United States to be erroneous, on the ground that the Constitution of the United States did not give Congress the power to legislate relative to the commerce of the individual States. Subsequent to this decision the Act of 1881 was passed which contained the specific limitation first mentioned.

The only advantages, therefore, of a United States trade-mark may be stated to be:—

First. The protection of trade-marks used in commerce with foreign nations and Indian tribes

Second. The registrant may take advantage of reciprocal arrangements with foreign governments relating to trade-marks.

Third. The registrant may register trade-mark with the Department of the Treasury and thereby prevent entry into the United States of goods bearing mark.

Fourth. Registration of trade-mark is in the Courts of the United States prima facie evidence of ownership, and may be used in the Courts of the individual States as proof of date of claim to such ownership.

SUBJECT FOR TRADE-MARKS.

The law provides that the name of applicant cannot be registered as a trademark, and the United States Courts have held that a word in common use as a geographical name, as well as a word which merely designates quality, class, grade or style, are not proper subjects for a trade-mark.

Arbitrarily chosen symbols or word, especially if the word denotes origin, manufacture or ownership, is the best subject for a trade-mark.

REQUIREMENTS FOR REGISTRATION.

- (a) The applicant must be a resident of the United States or of any foreign country or tribe which by treaty, convention or law affords similar privileges to citizens of the United States.
- (b) The applicant must execute under oath certain formal documents, specifying name, domicile, location and citizenship, the length of time the trade-mark has been in use, the fact that the trade-mark has been used in commerce with foreign nations and Indian tribes, and that no other person, firm or corporation has the right to such use, either in the identical form or in any such near resemblance thereto as might be calculated to deceive. There must also be included a description of the class of merchandise to which the trade-mark has been appropriated; also a description of the trade-mark itself with fac-similes thereof and a statement of the mode in which the trade-mark is applied or affixed to the goods.

TERM

The registration of a trade-mark remains in force for thirty (30) years from date of certificate, and at any time during six months prior to the expiration of the original term, upon making application and paying fee, the term will be extended for 30 years.

COST

The Government fee for registration for 30 years is twenty-five dollars (\$25), agency fee twenty-five dollars (\$25), both of which are payable in advance.

INFRINGEMENT.

The provision of the law relative to this subject is as follows:-

Any person who shall reproduce, counterfeit, copy, or colorably imitate any trade-mark registered under this act and affix the same to merchandise of substantially the same descriptive properties as those described in the registration shall be liable to an action on the case for damages for the wrongful use of said trade-mark at the suit of the owner thereof; and the party aggrieved shall also have his remedy according to the course of equity to enjoin the wrongful use of such trade-mark used in foreign commerce or with Indian tribes, as aforesaid, and to recover compensation therefor in any court having jurisdiction over the persons guilty of such wrongful act; and courts of the United States shall have original and appellate jurisdiction in such cases without regard to the amount in controversy.

That no action or suit shall be maintained under the provisions of this act in any case when the trade-mark is used in any unlawful business or upon any article injurious in itself, or which mark has been used with the design of deceiving the public in the purchase of merchandise, or under any certificate of registry fraudulently obtained.

PENALTY FOR FALSE STATEMENT IN REGISTERING.

That any person who shall procure the registry of a trade-mark, or of himself as the owner of a trade-mark, or an entry respecting a trade-mark, in the office of the Commissioner of Patents, by a false or fraudulent representation or declaration, orally or in writing, or by any fraudulent means, shall be liable to pay any damages sustained in consequence thereof to the injured party, to be recovered in an action on the case.

DEPARTMENT OF TREASURY REGULATIONS.

That on and after March 1st, eighteen hundred and ninety-one, no article of imported merchandise which shall copy or simulate the name or trade-mark of any domestic manufacture or manufacturer shall be admitted to entry at any custom house of the United States. And in order to aid the officers of the customs in enforcing this prohibition, any domestic manufacturer who has adopted trade-marks may require his name and residence and a description of his trade-marks to be recorded in books which shall be kept for that purpose, in the Department of the Treasury, under such regulations as the Secretary of the Treasury shall prescribe, and may furnish to the Department fac-similes of such trade-marks; and thereupon the Secretary of the Treasury shall cause one or more copies of the same to be transmitted to each collector or other proper officer of the customs.

No fees are charged for recording trade-marks in the Department.

TRADE-MARKS WITH FOREIGN NATIONS.

The following is a list of the governments with which conventions for the reciprocal registration and protection of trade-marks have been entered into by the United States:—

Austria Hungary,	Italy,
Belgium,	Russia,
Brazil,	Servia,
France,	Spain,
German Empire,	Switzerland,
Great Britain and Colonies,	The Netherlands.

The laws of certain of these countries require that the trake-mark must be registered in America before an application for registration will be considered.

COST OF FOREIGN TRADE-MARKS.

Argentine Republic	00.00	Lagos	\$100.00
		Leeward Islands	90.00
	70.00	Luxembourg	60.00
Belgium	60.00	Malta	80.00
Bermuda	75.00	Mauritius	100.00
	75.00	Mexico	85.00
	100.00	Natal	100.00
	100.00	Newfoundland	85.00
British Honduras	80.00	New South Wales	65.00
Canada General Trade-mark	65.00	New Zealand	65.00
	62.50	Norway	60.00
	100,00	Orange Free State	100.00
Ceylon	90.00	Paraquay	
	100.00	Peru	225.00
	50.00	Portugal	65.00
Columbia	75.00	Portugese Colonies	65.00
Denmark	65.00	Queensland	65.00
Dutch East Indies	70.00	Roumania	
Dutch West Indies, Curacao	70.00	Russia	
Dutch West Indies, Surinam	70.00	St. Lucia	
Egypt	75.00	St. Vincent	80.00
Falkland Islands	75.00	Servia	70.00

T	0= 00	a: +	100.00
Fiji Islands	85.00	Sierra Leone	
Finland.	75.00	South African Republic	110.00
France	60.00	South Australia	70.00
Germany	65.00	Spain	65.00
Gibralter		Straits Settlements	100.00
Gold Coast Colony	100.00	Sweden	70.00
Great Britain	65.00	Switzerland	60.00
Greece	100.00	Tasmania	65.00
Grenada	125.00	Trinidad	75.00
Guatemala	100.00	Tunis	75.00
Hawaii.	70.00	Turkey	90.00
Holland	65.00	Uruguay	125.00
Hong Kong	125.00	Venezuela	85.00
Hungary	65.00	Victoria	60.00
India	70.00	Western Australia	60.00
Italy	65.00	Zululand	125.00
Jamaica.	95.00		

COMMON LAW TRADE-MARKS.

The common law has long recognized that certain property rights may be acquired by occupancy. A common law trade-mark may, therefore, be defined as a trade symbol, word or name, the right to control the use of which has been acquired by unopposed use.

It is immaterial, so far as the question of ownership is concerned, whether the use has been in this country or Europe, providing it can be shown that such use in Europe was a matter of common knowledge in this country. The policy of the law has always been to sustain the right of ownership in such trade-mark, and by so doing encourage trade and protect the public against fraud.

The right in a common law trade-mark may be enforced anywhere in the United States and there is no requirement of registration.

SUBJECT OF TRADE-MARKS.

The courts of the several States have followed the definitions laid down by the United States Courts. (See subject of United States Trade-Marks.)

TERM.

Common law trade-marks are perpetual.

INFRINGEMENT,

Infringement may be restrained by a Bill in Equity praying for an injunction and damages filed in a court of proper jurisdiction of the State in which the infringer can be found or an action at law may be brought for damages, or the owner may proceed criminally under the penal statutes, which are similar to those of New York.

PENAL STATUTES OF NEW YORK RELATING TO TRADE-MARKS.

Sec. 364. A person who, knowingly, in a case where provision for the punishment for the offences is not otherwise specially made by statute:

- 1. Falsely makes or counterfeits a trade-mark; or
- z. Affixes to any article of merchandise, a false or counterfeit trade-mark, knowing the same to be false or counterfeit, or the genuine trade-mark, or an imitation of the trade mark of another, without the latter's consent; or
 - 3. Sells, or keeps, or offers for sale, an article of merchandise to which is

affixed a false or counterfeit trade-mark, or the genuine trade-mark, or an imitation of the trade-mark of another, without the latter's consent; or

4. Has in his possession a counterfeit trade-mark, knowing it to be counterfeit, or a die, plate, brand or other thing for the purpose of making falsely or counterfeiting a trade mark, and

feiting a trade-mark; or

- 5. Makes or sells, or offers to sell or dispose of, or has in his possession with intent to sell or dispose of an article of merchandise with such a trade-mark as to appear to indicate the quantity, quality, character, place of manufacture or production, or persons producing or manufacturing the article, but not indicating it truly; or
- 6. Who knowingly sells, offers or exposes for sale, any goods which are represented in any manner, by word or deed to be the manufacture or product of any person, firm, or corporation other than himself, unless such goods are contained in the original packages and under the labels, marks, or names placed thereon by the manufacturer who is entitled to use such marks, names, brands, or trade-marks; or,
- 7. Who shall sell or expose for sale any goods in bulk, to which no label or trade-mark shall be attached, and shall, by representation, name or mark written or printed thereon, represent that such goods are the production or manufacture of a person who is not the manufacturer, is guilty of a misdemeanor.

USING FALSE MARKS TO MANUFACTURE.

Sec. 438 (a) A person who, with intent to defraud or to enable another to defraud any person, manufactures or sells knowingly, or causes to be manufactured or sold, any article, marked, stamped, or branded, or encased, or enclosed in any box, bottle or wrapper, having thereupon any engraving, or printed label, stamp, imprint, mark or trade-mark, which article is not the manufacture, workmanship, or production of the person named, indicated or denoted by such marking, stamping, branding, or by or upon such engraving, printed label, stamp, imprint, mark, or trademark, is guilty of a misdemeanor.

ARTICLE OF MERCHANDISE DEFINED.

Sec. 365. The expression, "article of merchandise," as used in this title signifies any goods, wares, work of art, commodity, compound mixture or other preparation or thing, which may be lawfully kept or offered for sale.

TRADE-MARK DEFINED.

Sec. 366. A "trade-mark" is a mark used to indicate the maker, owner or seller of an article of merchandise, and includes, among other things, any name of a person or corporation, or any word, letter or device, emblem, figure, seal, stamp, diagram, brand, wrapper, ticket, stopper, label or other mark, lawfully adopted by him, and usually affixed to an article of merchandise, to denote that the same was imported, manufactured, produced, sold, compounded, bottled, packed or otherwise prepared by him; and also a signature or mark, used or commonly placed by a painter, sculptor or other artist, upon a painting, drawing, engraving, statue, or other work of art, to indicate that the same was designed or executed by him.

AFFIXING DEFINED.

Sec. 367. A trade-mark is deemed to be affixed to an article of merchandise when it is placed in any manner in or upon either—

- 1. The article itself: or,
- 2. A box, bale, barrel, bottle, case, cask, or other vessel or package, or a cover

wrapper, stopper, brand, label, or other thing, in, by, or with which the goods are packed, inclosed, or otherwise prepared for sale or disposition.

TRADE-MARKS DEEMED COUNTERFEITED.

Sec. 368. An imitation of a "trade-mark" is that which so far resembles a genuine trade-mark as to be likely to induce the belief that it is genuine, whether by the use of words or letters, similar in appearance or in sound, or by any sign, device or other means whatsoever.

FALSE LABELS.

Sec. 438. A PERSON WHO, WITH INTENT TO DEFRAUD, either-

1. Puts upon an article of merchandise, or upon a cask, bottle, stopper, vessel, case, cover, wrapper, package, band, ticket, label, or other thing, containing or covering such an article, or with which such an article is intended to be sold, or is sold, any false description or other indication thereof, or respecting the kind, number, quantity, weight or measure of such article, or any part thereof, or the place or country where it was manufactured or produced, or the quality or grade of any such article, if the quality or grade thereof is required by law to be marked, branded, or otherwise indicated on or with such article: or,

2. Sells, or offers for sale, an article, which to his knowledge is falsely described or indicated upon any such package, or vessel containing the same, or label thereupon, in any of the particulars specified; or,

3. Sells, or exposes for sale any goods in bulk to which no name or trademark shall be attached, and orally or otherwise represents that such goods are the manufacture or production of some other than the actual manufacturer or producer, a case where the punishment for such offense is not specially provided for otherwise by statute, is guilty of a misdemeanor.

SEARCH FOR ARTICLES.

Sec. 371. Whenever a registered owner of a trade-mark, or his agent, makes oath before a magistrate that he has reason to believe, stating the grounds of his belief, that a bottle, siphon, barrel, vessel or other thing to which is affixed a trademark belonging to him is being used, or filled, or has been sold, or offered for sale by any person whomsoever, in violation of the preceding sections, then the magistrate may issue a search warrant to discover the thing, and cause the person having it in his possession to be brought before him, and may thereupon inquire into the circumstances and if, upon examination, he finds that such person has been guilty of the offense charged, he may hold the offender to bail to await the action of the Grand Jury, and the offender shall also be liable to an action on the case for damages for such wrongful use of such trade-mark at the suit of the owner thereof, and the party aggrieved shall also have his remedy according to the course of equity to enjoin the wrongful use of his trade-mark, and to recover compensation therefor in any court having jurisdiction over the person guilty of such wrongful use.

GENERAL CONSIDERATIONS.

Notwithstanding the fact that United States trade-marks have no application to domestic trade and are specifically limited to trade with foreign nations and Indian tribes, still it is advisable, if possible, to bring any valuable trade-mark within the terms of the United States law. To do this it is only necessary to make a single sale of the goods to which the trade-mark is applied, to some one located in a foreign country. This act permits the owner to make the required oath and the trade-mark will be registered.

In case of infringement where sale outside of the country can be proved, the owner can proceed both in the United States and State Courts if desired. Ordinarily it is preferable to bring suit in the United States Courts on account of the smaller cost.

Criminal proceeding may likewise be taken.

Further registration is *prima facie* evidence of ownership, and may some time be most valuable in proving date of adoption of mark.

The right to record the trade-mark with the Department of the Treasury and so prevent importation of foreign made goods has heretofore proved of very considerable value.

The right to record assignments of United States trade-marks is also of value, as enabling transfer of interest to be readily made and title to be proved.

Finally, there is a possibility of a new trade-mark law based upon what is known as the "commerce clause" of the Constitution, which since the decision of the Supreme Court in the inter-state railway case has been thought to have a bearing upon the question of inter-state trade-marks.

Hence, it is advisable to obtain registration, as the new law may make further requirements, etc.







STATE LAWS

REGULATING THE STAMPING OF THE WORDS "STERLING," "STERLING SILVER," "COIN," OR

"COIN SILVER" ON WARES OF SILVER OR METAL PURPORTING TO BE

SILVER; AND THE KARAT ON WARES OF GOLD OR

METAL PURPORTING TO BE GOLD.

NOTE:--Following are all the laws passed by the different States up to the date of issue of this book. They are arranged according to their passage, and are reproduced exactly as to phraseology, punctuation, spelling and arrangement, from the statute books of the different States.

MASSACHUSETTS.

AN ACT TO REGULATE THE SALE OF GOODS MARKED STERLING, STERLING SILVER, COIN, OR COIN SILVER.

Be it enacted, etc., as follows:

Section 1. A person who makes or sells, or offers to sell or dispose of, or has in his possession with intent to sell or dispose of, any article of merchandise marked, stamped or branded with the words "sterling," or "sterling silver," or encased or enclosed in any box, package, cover or wrapper or other thing in or by which the said article is packed, enclosed or otherwise prepared for sale or disposition, having thereon any engraving or printed label, stamp, imprint, mark or trade-mark, indicating or denoting by such marking, stamping, branding, engraving or printing, that such article is silver, sterling silver, or solid silver, unless nine hundred and twenty-five one thousandths of the component parts of the metal of which the said article is manufactured are pure silver, shall be deemed guilty of a misdemeanor.

Section 2. A person who makes or sells, or offers to sell or dispose of, or has in his possession with intent to sell or dispose of, any article of merchandise marked, stamped or branded with the words "coin," or "coin silver," or encased or enclosed in any box, package, cover or wrapper or other thing in or by which the said article is packed, enclosed or otherwise prepared for sale or disposition, having thereupon any engraving or printed label, stamp, imprint, mark or trade-mark, indicating or denoting by such marking, stamping, branding, engraving or printing, that such article is coin or coin silver, unless nine hundred one thousandths of the component parts of the metal of which the said article is manufactured are pure silver, shall be deemed guilty of a misdemeanor.

Section 3. Whoever violates the provisions of either of the preceding sections shall forfeit a sum not exceeding one hundred dollars for each offence.

Section 4. This act shall take effect on its passage. [Approved April 23, 1894.]

NEW YORK.

AN ACT TO AMEND THE PENAL CODE.

BECAME A LAW MAY 3, 1894, WITH THE APPROVAL OF THE GOVERNOR. PASSED, THREE-FIFTHS BEING PRESENT.

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. The following sections are hereby added to the penal code, to take effect June first, eighteen hundred and ninety-four:

§ 354a. A person who makes, or sells, or offers to sell or dispose of, or has in his possession, with intent to sell or dispose of any article of merchandise marked, stamped or branded with the words "sterling," or "sterling silver;" or encased, or inclosed in any box, package, cover or wrapper, or other thing in, by or which the said article is packed, inclosed or otherwise prepared for sale or disposition, having thereupon any engraving, or printed label, stamp, imprint, mark or trade mark, indicating or denoting by such marking, stamping, branding, engraving or printing that such article is silver, sterling silver or solid silver, unless nine hundred and twenty-five one-thousandths of the component parts of the metal of which the said article is manufactured is pure silver, is guilty of a misdemeanor.

§ 364b. A person who makes, or sells, or offers to sell or dispose of, or has in his possession with intent to sell or dispose of, any article of merchandise marked, stamped or branded with the words "coin" or "coin silver;" or incased or inclosed in any box, package, cover or wrapper, or other thing in, by or which the said article is packed, inclosed or otherwise prepared for sale or disposition, having thereupon any engraving, or printed label, stamp, imprint, mark or trade mark, indicating or denoting by such marking, stamping, branding, engraving or printing that such article is coin or coin silver, unless nine hundred one-thousandths part of the component parts of the metal of which the said article is manufactured is pure silver, is guilty of a misdemeanor.

[Every law, unless a different time shall be prescribed therein, shall not take effect until the twentieth day after it shall have become a law. Section 43, article II, chapter 8, General Laws.]

SOUTH CAROLINA.

Passed January 6, 1895.

AN ACT TO REGULATE THE SALE OF GOODS MARKED "STERLING," "STERLING SILVER,"
"COIN," OR "COIN SILVER."

Section 1. Be it enacted by the Senate and House of Representatives of South Carolina, now met and setting in General Assembly, and by authority of the same.

A person who makes or sells or offers to sell or dispose of, or has in his possession with intent to sell or dispose of, any article of merchandise marked, stamped or branded with the words "sterling" or "sterling silver," or encased or enclosed in any box, package, cover or wrapper, or other thing in or by which the said article is packed, enclosed or otherwise prepared for sale or disposition, having thereon any engraving or printed label, stamp, imprint, mark or trade-mark, indicating or denoting by such marking, stamping, branding, engraving or printing that such article is silver, sterling silver or solid silver, unless nine hundred and twenty-five one thousandths of the component parts of the metal of which the said article is manufactured are pure silver, shall be deemed guilty of a misdemeanor.

Section 2. A person who makes or sells, or offers to sell or dispose of or has in his possession with intent to sell or dispose of any article of merchandise marked, stamped or branded with the words, "coin" or "coin silver," or enclosed in any box, package, cover or wrapper, or other thing in or

by which the said article is packed, enclosed or otherwise prepared for sale or disposition, having thereon any engraving or printed label, stamp, imprint, "mark" or "trade-mark" indicating or denoting by such marking, stamping, branding, engraving or printing that such article is "coin" or "coin silver," unless nine hundred and twenty-five* one thousandths of the component parts of the metal of which the said article is manufactured are pure silver, shall be guilty of a misdemeanor.

Section 3. Whoever violates the provisions of either of the preceding sections shall, upon conviction, be subject to a fine not exceeding one hundred dollars for each offense or be imprisoned in the county jail not more than thirty days.

Section 4. This act shall take effect upon its passage.

Approved December 21, 1894.

MAINE.

APPROVED JANUARY 29, 1895.

AN ACT TO REGULATE THE SALE OF GOODS MARKED "STERLING," "STERLING SIL-VER," "COIN" OR "COIN SILVER."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. A person who makes or sells, or offers to sell or dispose of, or has in his possession with intent to sell or dispose of, any article of merchandise marked, stamped or branded with the words "sterling," or "sterling silver," or encased or enclosed in any box, package, cover or wrapper or other thing in or by which the said article is packed, inclosed or otherwise prepared for sale or disposition, having thereon any engraving or printed label, stamp, imprint, mark or trade-mark, indicating or denoting by such marking, stamping, branding, engraving or printing, that such article is silver, sterling silver, or solid silver, unless nine hundred and twenty-five one-thousandths of the component parts of the metal of which the said article is manufactured are pure silver, shall be deemed guilty of a misdemeanor.

Section 2. A person who makes or sells or offers to sell or dispose of, or has in his possession with intent to sell or dispose of any article of merchandise marked, stamped or branded with the words "coin," or "coin silver," or encased or inclosed in any box, package, cover or wrapper or other thing in or by which the said article is packed, inclosed or otherwise prepared for sale or disposition, having thereon any engraving or printed label, stamp, imprint, mark or trade-mark, indicating or denoting by such marking, stamping, branding, engraving or printing, that such article is coin or coin silver, unless nine hundred one-thousandths of the component parts of the metal of which the said article is manufactured are pure silver, shall be deemed guilty of a misdemeanor.

Section 3. Whoever violates the provisions of either of the preceding sections shall forfeit a sum not exceeding one hundred dollars for each offense, the same to be recovered on complaint before any trial justice, police or municipal court in the county in which said offense is committed.

MISSOURI.

AN ACT TO REGULATE THE SALE OF GOODS MARKED "STERLING," "STERLING SIL-VER," "COIN" OR "COIN SILVER."

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section 1. A person who makes or sells, or offers to sell or dispose of, or has in his possession with intent to sell or dispose of, any article of merchandise marked,

^{*}While this seems to be an error, the reprint follows exactly the copy of the law furnished by the Secretary of State of South Carolina-Ep.

stamped or branded with the words "sterling," or "sterling silver," or encased or enclosed in any box, package, cover or wrapper or other thing in or by which the said article is packed, enclosed or otherwise prepared for sale or disposition, having thereon any engraving or printed label, stamp, imprint, mark or trade-mark, indicating or denoting by such marking, stamping, branding, engraving or printing that such article is silver, sterling silver, or solid silver, unless nine hundred and twenty-five one thousands (one thousandths) of the component parts of the metal of which the said article is manufactured are pure silver, shall be deemed guilty of a misdemeanor.

Sec. 2. A person who makes or sells, or offers to sell or dispose of, or has in his possession with intent to sell or dispose of, any article of merchandise marked, stamped or branded with the words "coin," or "coin silver," or encased or enclosed in any box, package, cover or wrapper or other thing in or by which the said article is packed, enclosed or otherwise prepared for sale or disposition, having thereon any engraving or printed label, stamp, imprint, mark or trade-mark, indicating or denoting by such marking, stamping, branding, engraving or printing that such article is coin or coin silver, unless nine hundred one-thousands (one thousandths) of the component parts of the metal of which the article is manufactured are pure silver, shall be deemed guilty of a misdemeanor.

Approved March 11, 1895.

NEW HAMPSHIRE.

AN ACT TO REGULATE THE SALE OF GOODS MARKED "STERLING," "STERLING SILVER," "COIN," OR "COIN SILVER."

Be it enacted by the Senate and the House of Representatives in General Court convened:

Section 1. A person who makes or sells, or offers to sell or dispose of, or has in his possession with intent to sell or dispose of, any article of merchandise marked, stamped, or branded with the words "sterling" or "sterling silver," or encased or inclosed in any box, package, cover or wrapper, or other thing in or by which the said article is packed, inclosed, or otherwise prepared for sale or disposition, having thereon any engraving or printed label, stamp, imprint, mark, or trade-mark, indicating or denoting by such marking, stamping, branding, engraving or printing that such article is silver, sterling silver, or solid silver, unless nine hundred and twenty-five one thousandths of the component parts of the metal of which the said article is manufactured are pure silver, shall be deemed guilty of a misdemeanor.

Section 2. A person who makes or sells, or offers to sell or dispose of, or has in his possession with intent to sell or dispose of, any article of merchandise marked, stamped, or branded with the words "coin" or "silver coin," or encased or inclosed in any box, package, cover or wrapper, or other thing in or by which the said article is packed, inclosed, or otherwise prepared for sale or disposition, having thereon any engraving or printed label, stamp, imprint, mark, or trade-mark, indicating or denoting by such marking, stamping, branding, engraving, or printing that such article is coin or coin silver, unless nine hundred one thousandths of the component parts of the metal of which the said article is manufactured are pure silver, shall be deemed guilty of a misdemeanor.

Section 3. Whoever violates the provisions of either of the preceding sections shall forfeit a sum not exceeding one hundred dollars for each offence.

Section 4. This act shall not be so construed as to apply to such springs, catches, or pins as may be necessary to adapt it to its use.

Section 5. This act shall take effect on and after July 1, 1895.

(Approved March 27, 1895.)

ARKANSAS.

AN ACT TO REGULATE THE SALE OF GOODS MARKED "STERLING," "STERLING SILVER,"
"COIN," OR "COIN SILVER."

Be it enacted by the General Assembly of the State of Arkansas:

Section 1. A person who makes or sells, or offers to sell or dispose of, or has in his possession with intent to sell or dispose of, any article of merchandise marked, stamped or branded with the words "sterling," or "sterling silver," or encased or enclosed in any box, package, cover or wrapper or other thing in or by which the said article is packed, inclosed, or otherwise prepared for sale or disposition, having thereon any engraving or printed label, stamp, imprint, mark or trade-mark, indicating or denoting by such marking, stamping, branding, engraving or printing, that such article is silver, sterling silver or solid silver, unless nize hundred and twenty-five one-thousandths of the component parts of the metal of which the said article is manufactured are pure silver, shall be deemed guilty of a misdemeanor.

Sec. 2. A person who makes or sells, or offers to sell or dispose of, or has in his possession with intent to sell or dispose of, any article of merchandise marked, stamped or branded with the words "coin," or "coin silver," or encased or enclosed in any box, package, cover or wrapper, or other thing in or by which the said article is packed, inclosed, or otherwise prepared for sale or disposition, having thereon any engraving, or printed label, stamp, imprint, mark or trade-mark, indicating or denoting by such marking, stamping, branding, engraving or printing, that such article is coin or coin silver, unless nine hundred one-thousandths of the component parts of the metal of which the said article is manufactured are pure silver, shall be deemed guilty of a misdemeanor.

Sec. 3. Whoever violates the provisions of either of the preceeding (preceding) sections shall upon conviction thereof be fined in any sum not exceeding one hundred dollars for each offence.

Sec. 4. This act shall take effect upon its passage. Approved April 19, 1895.

MICHIGAN.

AN ACT TO REGULATE THE SALE OF GOODS MARKED "STERLING," "STERLING SILVER," "COIN" OR "COIN SILVER."

Section 1. The People of the State of Michigan enact, A person who knowingly makes or sells, or offers to sell or dispose of, or has in his possession with intent to sell or dispose of, any article of merchandise marked, stamped or branded with the words "sterling" or "sterling silver," or encased or enclosed in any box, package, cover or wrapper, or other thing in or by which the said article is packed, enclosed or otherwise prepared for sale or disposition, having thereon any engraving or printed label, stamp, imprint, mark or trademark, indicating or denoting by such marking, stamping, branding, engraving or printing, that such article is silver, sterling silver, or solid silver, unless nine hundred and twenty-five one-thousandths of the component parts of the metal of which the said article is manufactured are pure silver, shall be deemed guilty of a misdemeanor.

Sec. 2. A person who knowingly makes or sells, or offers to sell or dispose of, or has in his possession with intent to sell or dispose of, any article of merchandise marked, stamped or branded with the words "coin," or "coin silver," or encased or enclosed in any box, package, cover or wrapper, or other thing in or by which the said article is packed, inclosed or otherwise prepared for sale or disposition, having thereon any engraving or printed label, stamp, imprint, mark or trade-mark, indicating or denoting by such marking, stamping, branding, engraving or printing, that such article is coin or coin silver, unless nine hundred one-thousandths of the component parts of the metal of which the said article is manufactured are pure silver, shall be deemed guilty of a misdemeanor.

Approved May 8, 1895.

CONNECTICUT.

AN ACT CONCERNING THE MANUFACTURE AND SALE OF GOLD AND SILVER ARTICLES.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

Section 1. Any and every article represented to be of gold, which is made for sale, or offered for sale, or held in possession with intent to sell by any dealer, shall bear upon it, plainly stamped, the figures indicating the exact number of twenty-fourth parts of pure gold or proportion of gold that the said article or articles contain.

Sec. 2. Any manufacturer or dealer who makes for sale, or sells, or offers to sell or dispose of, or has in his possession with intent to sell or dispose of, any article or articles constructed in part of gold or any alloy or imitation thereof, having thereon, or on any box, package, cover, wrapper or other thing enclosing or encasing such article or articles for sale, any stamp, brand, engraving, printed label, trade-mark, imprint, or other mark, indicating, or designed or intended to indicate, that the gold alloy, or imitation thereof in such article or articles is different from or better than the actual kind and quality of such gold, alloy, or imitation thereof, shall be guilty of a misdemeanor.

Sec. 3. Any manufacturer or dealer who makes for sale, sells, or offers to sell or dispose of, or has in his possession with intent to sell or dispose of, any article or articles constructed in part of silver, or any alloy or imitation thereof, having thereon, or on any box, package, cover wrapper, or other thing enclosing or encasing such article or articles for sale, any stamp, brand, engraving, printed label, trade-mark, imprint, or other mark, containing the word "sterling" or the words "sterling silver," referring, or designed or intended to refer, to the silver, alloy, or imitation thereof in such article or articles, when such silver, alloy, or imitation thereof shall contain less than nine hundred and twenty-five one thousandths thereof of pure silver, shall be guilty of a misdemeanor.

. Sec. 4. Any manufacturer or dealer who makes for sale, sells, or offers to sell or dispose of, or has in his possession with intent to sell or dispose of, any article or articles constructed in part of silver, or any alloy or imitation thereof, having thereon, or on any box, package, cover, wrapper, or other thing enclosing or encasing such article or articles for sale, any stamp, brand, engraving, printed label, trade-mark, imprint, or other mark containing the word "coin" or the words "coin silver," referring, or designed or intended to refer, to the silver, alloy, or imitation thereof, in such article or articles, when such silver,

alloy, or imitation shall contain less than nine-tenths thereof of pure silver, shall be guilty of a misdemeanor.

Sec. 5. Every person guilty of a violation of any of the provisions of this act shall, upon conviction thereof, be fined in any sum not exceeding one thousand dollars, or imprisoned in a common jail not exceeding one year, or both, at the discretion of the court.

Sec. 6. This act shall take effect January first, 1896. Approved, June 20, 1895.

VIRGINIA.

APPROVED FEBRUARY 13TH, 1806.

AN ACT TO REGULATE THE SALE OF GOODS MARKED "STERLING," "STERLING SILVER," OR "COIN SILVER," AND TO REGULATE THE SALE OF MERCHANDISE MADE OF GOLD.

1. Be it enacted by the General Assembly of Virginia,

That a person who makes or sells, or offers to sell or dispose of, or has in his possession with intent to sell or dispose of, any article of merchandise, marked, stamped or branded with the words "sterling" or "sterling silver," or encased or enclosed in any box, package, cover or wrapper, or other thing in, by or which the said article is packed, enclosed, or otherwise prepared for sale or disposition, having thereon any engraving or printed label, stamp, imprint, mark or trade-mark, indicating or denoting by such marking, stamping, branding, engraving or printing that such article is silver, sterling silver, or solid silver, unless nine hundred and twenty-five one-thousandths part of the component parts of the metal of which the said article manufactured is pure silver, is guilty of a misdemeanor, and on conviction thereof shall be fined not less than twenty-five dollars nor more than one hundred and fifty dollars, and, in default of payment, be confined in jail not less than ten nor more than sixty days, or both.

2. A person who makes or sells, or offers to sell or dispose of, or has in his possession with intent to sell or dispose of, any article of merchandise marked, stamped or branded with words "coin" or "coin silver," or encased or enclosed in any box, package, cover or wrapper or other thing in, by, or which the said article is packed, enclosed or otherwise prepared for sale or disposition, having thereon any engraving or printed label, stamp, imprint, mark, or trade-mark, indicating or denoting by such marking, stamping, branding, engraving or printing that such article is coin or coin silver, unless nine hundred one-thousandths part of the component parts of the metal of which the said article is manufactured is pure silver, is guilty of a misdemeanor, and on conviction thereof shall be fined not less than twenty-five dollars nor more than one hundred and fifty dollars, and, in default of payment, be confined in jail not less than ten nor more than sixty days, or both.

3. Any person who makes or sells, or offers to sell or dispose of, or has in his possession with intent to sell or dispose of, any article of merchandise made of gold of a less carat of fineness than is stamped or marked on it, or of a less carat of fineness than is engraved, printed, stamped or imprinted on the tag, card, box, label, package, wrapper, cover or other thing in, by, or which the said article is packed, enclosed or otherwise prepared for sale or disposition, shall be guilty of a misdemeanor, and, on conviction thereof, shall be fined not less than twenty-five dollars nor more than one hundred and fifty dollars for such offence, and, in default of payment, be confined in jail not less than ten nor more than sixty days, or both.

4. This act shall be in force from its passage.

OHIO.

AN ACT TO REGULATE THE SALE OF GOODS MARKED "STERLING," "STERLING SIL-VER," "COIN," OR "COIN SILVER."

Section 1. Be it enacted by the General Assembly of the State of Ohio, That a person who makes or sells, or offers to sell or dispose of, or has in his possession with intent to sell or dispose of any article of merchandise marked, stamped, or branded with the words "sterling," or "sterling silver," or incased or inclosed in any box, package, cover or wrapper or other thing in, by or which the said article is packed, inclosed, or otherwise prepared for sale or disposition, having thereon any engraving or printed label, stamp, imprint, mark or trade-mark, indicating or denoting by such stamping, branding, engraving or printing, that such article is silver, sterling silver or solid silver, unless nine hundred and twenty-five one-thousandths part of the component parts of the metal of which said article is manufactured is pure silver, is guilty of a misdemeanor, and be fined in any sum not exceeding one hundred (\$100.00)dollars.

Section 2. A person who makes or sells, or offers to sell or dispose of, or has in his possession with intent to sell or dispose of, any article of merchandise marked, stamped or branded with the word "coin," or "coin silver," or encased or inclosed in any box, package, cover or wrapper or other thing in, by or which the said article is packed, inclosed or otherwise prepared for sale or disposition, having thereon any engraving or printed label, stamp, imprint, mark or trade-mark, indicating or denoting by such marking, stamping, branding, engraving or printing that such article is coin or coin silver, unless nine hundred one-thousandths part of the component parts of the metal of which the said article is manufactured is pure silver, is guilty of a misdemeanor, and be fined in any sum not exceeding one hundred (\$100.00) dollars.

Section 3. To take effect on and after the first day of July, 1896. Passed March 5th, 1896.

NEW JERSEY.

A SUPPLEMENT TO AN ACT ENTITLED "AN ACT FOR THE PUNISHMENT OF CRIMES,"
APPROVED MARCH TWENTY-SEVENTH, ONE THOUSAND EIGHT
HUNDRED AND SEVENTY-FOUR.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

- 1. Any manufacturer or dealer who makes or sells, or offers to sell or dispose of, or has in his or her possession with intent to sell or dispose of, any article of merchandise marked, stamped or branded with the words "sterling" or "sterling silver," or incased or inclosed in any box, package, cover or wrapper, or other thing in or by which the said article is packed, inclosed or otherwise prepared for sale or disposition, having thereupon any engraving or printed label, stamp, imprint, mark or trade-mark indicating or denoting by such marking, stamping, branding, engraving or printing that such article is silver or sterling silver, unless nine hundred and twenty-five one thousandths of the component parts of the metal of which the said article is manufactured is pure silver, is guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine not exceeding five hundred dollars or by imprisonment not exceeding six months, or both.
- 2. Any manufacturer or dealer who makes or sells, or offers to sell or dispose of, or has in his or her possession with intent to sell or dispose of, any article of merchandise marked, stamped or branded with the words "coin" or "coin silver,"

or incased or inclosed in any box, package, cover or wrapper, or other thing in or by which the said article is packed, inclosed or otherwise prepared for sale or disposition, having thereupon any engraving or printed label, stamp, imprint, mark or trade-mark, indicating or denoting by such marking, stamping, branding, engraving or printing that such article is coin or coin silver, unless nine hundred onethousandths of the component parts of the metal of which the said article is manufactured is pure silver, is guilty of a misdemeanor, and on conviction thereof shall be punished by a fine not exceeding five hundred dollars or by imprisonment not exceeding six months, or both.

3. Any manufacturer or dealer who makes or sells, or offers to sell or dispose of, or has in his or her possession with intent to sell or dispose of, any article of merchandise whose component parts are made of the same metal soldered together, which article is marked, stamped or branded with the words "sterling" or "sterling silver," unless all of said component parts shall contain not less than nine hundred and twenty-five one-thousandths parts of pure silver, is guilty of a misdemeanor, and on conviction thereof shall be punished by a fine not exceeding five hundred dollars or by imprisonment not exceeding six months, or by both.

4. Any manufacturer or dealer who makes or sells, or offers to sell or dispose of, or has in his or her possession with intent to sell or dispose of, any article of merchandise whose component parts are made of the same metal soldered together, which article is marked, stamped or branded with the words "coin" or "coin silver," unless all of said component parts shall contain not less than nine hundred one-thousandths parts of pure silver, is guilty of a misdemeanor, and on conviction thereof shall be punished by a fine not exceeding five hundred dollars or by imprisonment not exceeding six months, or by both.

5. Any manufacturer or dealer who makes or sells, or offers to sell or dispose of, or has in his or her possession with intent to sell or dispose of, any article of merchandise comprised of leather, shell, ivory, pearl, glass, porcelain, pottery, steel or wood, to which is applied or attached a metal mounting, marked, stamped or branded with the words "sterling" or "sterling silver," unless said applied or attached metal mounting shall contain not less than nine hundred and twenty-five one-thousandths parts of pure silver, is guilty of a misdemeanor, and on conviction thereof shall be punished by a fine not exceeding five hundred dollars or by imprisonment not exceeding six months, or by both.

6. Any manufacturer or dealer who makes or sells, or offers to sell or dispose of, or has in his or her possession with intent to sell or dispose of, any article of merchandise comprised of leather, shell, ivory, pearl, glass, porcelain, pottery, steel or wood, to which is applied or attached a metal mounting marked, stamped or branded with the words "coin" or "coin silver," unless said applied or attached metal mounting shall contain not less than nine hundred one-thousandths parts of pure silver, is guilty of a misdemeanor and on conviction thereof shall be punished by a fine not exceeding five hundred dollars or by imprisonment not exceeding six months, or by both.

7. Any manufacturer or dealer who makes or sells, or offers to sell or dispose of, or has in his or her possession with intent to sell or dispose of, any article of merchandise comprised of interior works or movements and an exterior case or covering applied or attached thereto, marked, stamped or branded with the words "sterling" or "sterling silver," unless said case or covering shall contain not less than nine hundred and twenty-five one thousandths parts of pure silver, is guilty of a misde-

meanor and on conviction thereof shall be punished by a fine not exceeding five hundred dollars or by imprisonment not exceeding six months, or by both.

8. Any manufacturer or dealer who makes or sells, or offers to sell or dispose of, or has in his or her possession with intent to sell or dispose of, any article of merchandise comprised of interior works or movements and an exterior case or covering applied or attached thereto, marked, stamped or branded with the words "coin" or "coin silver," unless said case or covering shall contain not less than nine hundred one-thousandths parts of pure silver, is guilty of a misdemeanor, and on conviction thereof shall be punished by a fine not exceeding five hundred dollars or by imprisonment not exceeding six months, or by both.

Approved March 11, 1896.

RHODE ISLAND.

PASSED MAY 12, 1896.

AN ACT TO REGULATE THE SALE OF GOODS MARKED "STERLING" OR "STERLING SILVER" OR "COIN" OR "COIN SILVER."

It is enacted by the General Assembly as follows:

Section 1. Any manufacturer or dealer who makes or sells, or offers to sell or dispose of, or has in his or her possession with intent to sell or dispose of, any article of merchandise marked, stamped or branded with the words "Sterling" or "Sterling Silver," or incased or inclosed in any box, package, cover or wrapper, or other thing in or by which the said article is packed, inclosed or otherwise prepared for sale or disposition, having thereupon any engraving or printed label, stamp, imprint, mark or trade mark indicating or denoting by such marking, stamping, branding, engraving or printing that such article is silver or sterling silver, unless 925-1000 of the component parts of the metal of which the said article is manufactured is pure silver, shall be imprisoned not more than six months or fined not more than five hundred dollars for each offence.

- Sec. 2. Any manufacturer or dealer who makes or sells, or offers to sell or dispose of, or has in his or her possession with intent to sell or dispose of, any article of merchandise marked, stamped or branded with the words, "Coin" or "Coin Silver," or incased or inclosed in any box, package, cover or wrapper, or other thing in or by which the said article is packed, inclosed or otherwise prepared for sale or disposition, having thereupon any engraving or printed label, stamp, imprint, mark or trade mark, indicating or denoting by such marking, stamping, branding, engraving or printing that such article is coin or coin silver, unless 900-1000 of the component parts of the metal of which the said article is manufactured is pure silver, shall be imprisoned not more than six months or fined not more than five hundred dollars for each offence.
- Sec. 3. Any manufacturer or dealer who makes or sells, or offers to sell or dispose of, or has in his or her possession with intent to sell or dispose of, any article of merchandise whose component parts are made of the same metal soldered together, which article is marked, stamped or branded with the words "Sterling" or "Sterling Silver," unless all of said component parts shall contain not less than 925-1000 parts of pure silver shall be imprisoned not more than six months or fined not more than five hundred dollars for each offence.
- Sec. 4. Any manufacturer or dealer who makes or sells, or offers to sell or dispose of, or has in his or her possession with intent to sell or dispose of, any article of merchandie, whose component parts are made of the same metal soldered together, which article is marked, stamped or branded with the words "Coin" or "Coin

Silver," unless all of said component parts shall contain not less than 900-1000 parts of pure silver, shall be imprisoned not more than six months or fined not more than five hundred dollars for each offence.

Sec. 5. Any manufacturer or dealer who makes or sells, or offers to sell or dispose of, or has in his or her possession with intent to sell or dispose of, any article of merchandise comprised of leather, shell, ivory, pearl, glass, porcelain, pottery, steel or wood, to which is applied or attached a metal mounting marked, stamped or branded with the words "Sterling" or "Sterling Silver," unless said applied or attached metal mounting shall contain not less than 925-1000 parts of pure silver, shall be imprisoned not more than six months or fined not more than five hundred dollars for each offence.

SEC. 6. Any manufacturer or dealer who makes or sells, or offers to sell or dispose of, or has in his or her possession with intent to sell or dispose of, any article of merchandise comprised of leather, shell, ivory, pearl, glass, porcelain, pottery, steel or wood, to which is applied or attached a metal mounting marked, stamped, or branded with the words "Coin" or "Coin Silver," unless said applied or attached metal mounting shall contain not less than 900-1000 parts of pure silver, shall be imprisoned not more than six months or fined not more than five hundred dollars for each offence.

Sec. 7. Any manufacturer or dealer who makes or sells, or offers to sell or dispose of, or has in his or her possession with intent to sell or dispose of, any article of merchandise comprised of interior works or movements and an exterior case or covering applied or attached thereto, marked, stamped or branded with the words "Sterling" or "Sterling Silver," unless said case or covering shall contain not less than 925-1000 parts of pure silver, shall be imprisoned not more than six months or fined not more than five hundred dollars for each offence.

Sec. 8. Any manufacturer or dealer who makes or sells, or offers to sell or dispose of, or has in his or her possession with intent to sell or dispose of, any article of merchandise comprised of interior works or movements and an exterior case or covering applied or attached thereto, marked, stamped or branded with the words "Coin" or "Coin Silver," unless said case or covering shall contain not less than 900-1000 parts of pure silver, shall be imprisoned not more than six months or fined not more than five hundred dollars for each offence.

Sec. 9. This act shall take effect upon its passage.



ALPHABETICAL LIST OF

JEWELRY AND KINDRED FIRMS HAVING TRADE-MARKS.

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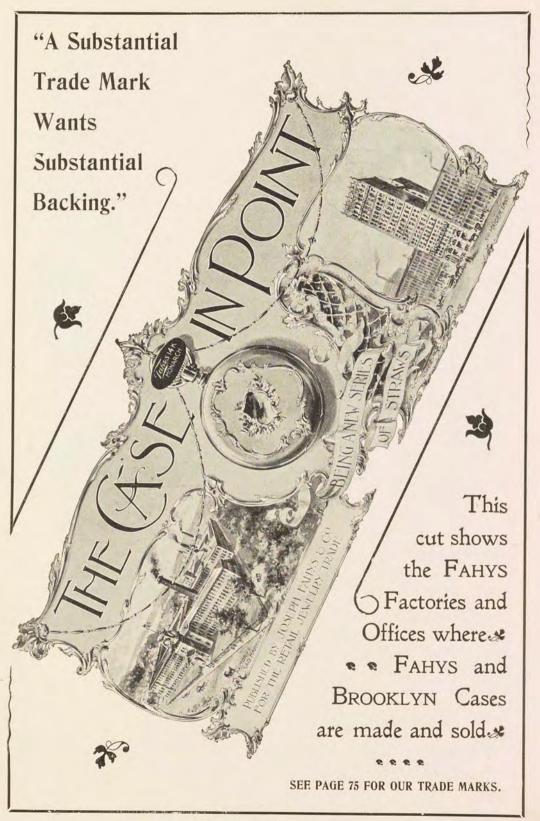


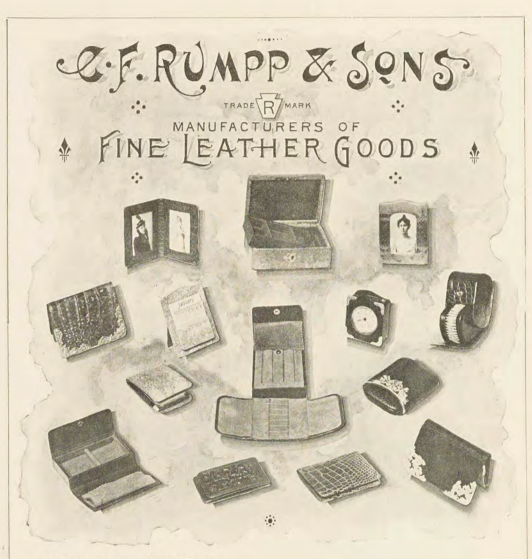
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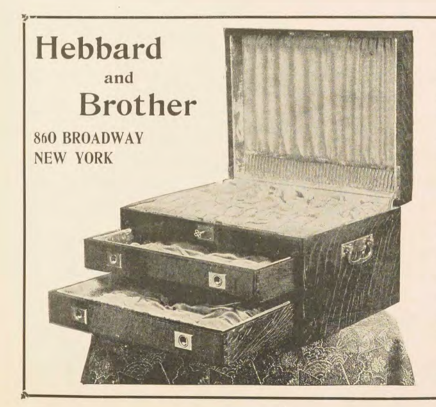
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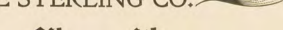
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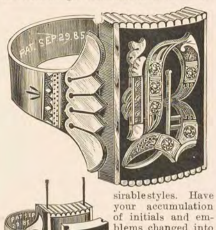


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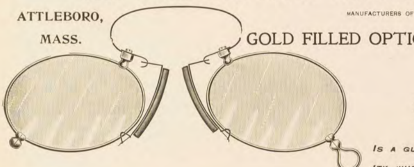
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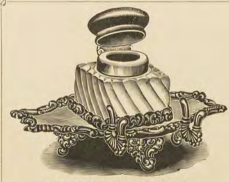
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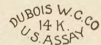
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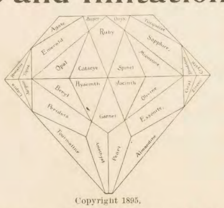
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