Types of Patents

- Plant Patent
- Design Patent
- Utility Patent
Patent = Compromise

Invention Disclosure

Country

20-Years Monopoly

Inventor
Disclosure

- **Enablement:** A patent application must disclose the claimed invention in sufficient detail for Person Having Ordinary Skill In The Art (PHOSITA) to carry out that claimed invention.
This invention relates to theatrical illusion apparatus in general, and more specifically to an apparatus for performing a levitation illusion. The apparatus includes an improved body support frame which enhances the illusion that the suspended object or person has no external
ILLUSION APPARATUS

Inventors: Wayne A. Kuna, Oak Park; Ralph J. Kulesza, Chicago; Gordon A. Barlow, Evanston, all of Ill.

Assignee: Marvin Glass & Associates, Chicago, Ill.

Appl. No.: 657,643

Filed: Feb. 12, 1976

ABSTRACT

An illusion performing apparatus including a performing stage having a base, an upright rectangular open support frame, and a plurality of removable support walls for interchangeably mounting in the opening of the frame. Each of the support walls includes a plurality of illusion devices. A first support wall provides illusion devices for performing the illusion of making a figure disappear, performing the illusion of making a figureading magic act ing identifiable indicia support wall includes an union of separating a causing a container pear, and causing a s an animal to disapp illusion devices for g knives through a of causing a figure
Patentable Subject Matter

- Anything **under the sun** (that can be) **made by man**
- Process, machine, product or composition of matter
- Software is patentable !!!
- NOT natural phenomenon or physical laws
Utility Patent

Specifications
Description
Claims

(א) הפירוט יסתיים בתביעה או בתביעות המגדירות את האמצה, בלבד שבל

(ב) הנובע מהFiled he סביר מהמתואר בפירוט.
Utility Patent

Device (Apparatus)  Method

• A device/system for XXX, comprising:
  – Item A
  – Item B
  – Item C
  – ....

• A method for XXX, comprising:
  – Step A
  – Step B
  – Step C
  – ....

ALL items / steps must be known !!!
Patentability
59. A device for coupling digital data between first and second coaxial cables, each coaxial cable being connected for carrying an analog signal frequency multiplexed with a bi-directional digital data signal, wherein, the digital data signal carried in each coaxial cable is in a digital data frequency band and the analog signal carried in each coaxial cable is in an analog signal frequency band distinct from the digital data frequency band of the digital data signal carried in the same coaxial cable, said device comprising:
  a first coaxial connector for connecting to the first coaxial cable;
  a second coaxial connector for connecting to the second coaxial cable;
  a first filter coupled between said first and second coaxial connectors and operative for substantially passing only signals in the digital data frequency bands and for substantially stopping signals in the analog signal frequency bands, for passing digital data signals between the first and second coaxial cables; and
  a single enclosure housing said first high pass filter and said coaxial connectors.
60. The device according to claim 59 wherein said enclosure is.
14. A device for estimating the number of wire pairs connected to a single connection point, each wire pair has a similar nominal characteristic impedance $Z_0$ and the wire pairs are all connected to the single connection point, said device comprising:

- a port for connecting to the connection point,
- a lumped impedance measuring unit coupled to said port for instantaneously measuring the connection point lumped impedance $Z$,
- a $Z_0/Z$ calculator coupled to the lump impedance measuring unit for estimating the connected wire pairs count to be $Z_0/Z$; and
- an output for indicating the estimate of the number of wire pairs connected to the single connection point.
1. A method for estimating the number of wire pairs connected to a single connection point, where each wire pair has a similar nominal characteristic impedance $Z_0$, the method comprising:

   connecting a characteristic impedance measuring device to the single connection point;

   measuring, at the connection point, the lumped impedance $Z$ presented by the wire pairs adjacent the connection point;

   calculating $Z_0/Z$ to provide an estimate of the number of wire pairs connected to the single connection point; and

   providing an output indicating the estimate of the number of wire pairs connected to the single connection point.
TOILET TANK AQUARIUM

Inventor: Herbert Demoret, HC 76 Box 314, Marshall, Ark. 72650

Filed: Aug. 6, 1998

Int. Cl. E03D 1/00
U.S. Cl. 4/353; 4/363; 4/661
Field of Search 4/353, 363, 538, 4/661, 364

References Cited

U.S. PATENT DOCUMENTS
4,364,132 12/1982 Robinson 4/538

Primary Examiner—David J. Walczak

ABSTRACT

A new toilet tank assembly aquarium for housing aquatic creatures. The assembly includes a toilet bowl assembly with a toilet tank assembly coupled to the toilet bowl assembly and a tank as a space located opening the toilet tank assembly.
10. A toilet comprising:
a toilet bowl assembly;
a toilet tank assembly being coupled to said toilet bowl assembly;
said toilet tank assembly having a top, a front, a back, and a pair of sides, said front, back and sides of said toilet tank assembly defining an interior space, said top of said toilet tank assembly having an opening into said interior space of said toilet tank assembly;
a base lid substantially covering said opening of said top of said toilet tank assembly;
an aquarium reservoir having an open top, a front, a back, a pair of sides and a bottom, said bottom of said aquarium reservoir being spaced apart said top of said toilet tank assembly, each of said sides of said aquarium reservoir being associated with a side of said toilet tank assembly;
a pair of side panels, one of said side panels being extended between one of said sides of said toilet tank assembly and the associated side of said aquarium reservoir, another of said side panels being extended between another of said sides of said toilet tank assembly and the associated side of said aquarium reservoir;
a back panel being extended between said back of said toilet tank assembly and said back of said aquarium reservoir;
UNLOCKING A DEVICE BY PERFORMING GESTURES ON AN UNLOCK IMAGE

Inventors: Imran Chaudhri, San Francisco, CA (US); Bas Ordin, San Francisco, CA (US); Freddy Allen Anzures, San Francisco, CA (US); Marcel Van Os, San Francisco, CA (US); Stephen O. Lemay, San Francisco, CA (US); Scott Forstall, Mountain View, CA (US); Greg Christie, San Jose, CA (US)

Assignee: Apple Inc., Cupertino, CA (US)

Subject to any disclaimer, the term of this patent is extended or adjusted under 35 U.S.C. 154(b) by 394 days.

Appl. No.: 11/322,549

Filed: Dec. 23, 2005

Prior Publication Data

Device 1000

Touch Screen 1014

FOREIGN PATENT DOCUMENTS

EP 1 284 450 A2 2/2003

(Continued)
What is claimed is:
1. A method of controlling an electronic device with a touch-sensitive display, comprising:
   detecting contact with the touch-sensitive display while the device is in a user-interface lock state;
   moving an unlock image along a predefined displayed path on the touch-sensitive display in accordance with the contact, wherein the unlock image is a graphical, interactive user-interface object with which a user interacts in order to unlock the device;
   transitioning the device to a user-interface unlock state if the detected contact corresponds to a predefined gesture;
   and
   maintaining the device in the user-interface lock state if the detected contact does not correspond to the predefined gesture.
Utility Patent

Specifications
Description
Claims

serconet
Definition of a Patent

• A patent is a grant by a government to a ‘first to file’ inventor to exclude others from making, importing, selling, offering to sell or using a single patented invention for a limited period.
Geography Limited !!!!

- Local patent office
- Local patent attorney
- Formal language
- Local criteria / rights
Two Israeli plaintiffs filed a lawsuit against the company in the amount of 2.5 million shekels.

The plaintiffs claim that the company marketed a product nearly identical to a unique patented device registered with the Patent Office in Israel.

According to the plaintiffs, Eliezer and Gabriel Israel, through their lawyer "Yotam Virez" Nesski, they developed and market today a unique patented device for hair removal.

According to the plaintiffs, in 1995, in the spirit of cooperation, the parties agreed to examine the possibility of cooperation between the parties in the development of a similar product, but the agreement was not reached. And then the defendants began to market a similar product, which is alleged to be a patent violation.

The plaintiffs claim that they approached the defendants for cooperation in 1995, and included plans for cooperation that were not reached, and then the cooperation ended.

According to them, in 2009, the plaintiffs approached the defendants again and offered cooperation, but the defendants informed them that they did not need to develop a similar product.
Alexander Graham Bell  
Elisha Gray  

February 14, 1876
Patentability

- Public disclosed (‘Prior Art’).
- Worldwide.
- By anyone / inventor.
- Prior to ‘Priority Date’.
Patentability

4. Amitsa new? - What?

Amitza, is considered new, if it is not published in any way in Israel or in the world, before the date of the request -
(1) by description, in writing or in drawing or in any other way,
by which a person of average knowledge can perform it from the terms of the description;
(2) by use or presentation,
by which a person of average knowledge can perform it from the knowledge of this way.

5. The advancement of the amitsa - What?

The advancement of the amitsa is not considered obvious to a person of average knowledge, based on the knowledge that has been published before the date of the request, by the ways mentioned in paragraph 4.
Patentability

- Public disclosed (‘Prior Art’).
- Worldwide.
- By anyone / inventor.
- Prior to ‘Priority Date’.

NEW  USEFUL

- ANY useful benefit
Patentability

Does not have to be a ‘light bulb’ invention !!!
Patentability

. Aamzahah chisurah peson - mide'i? (tikhrakh: 'sh"s)

Aamzahah, bin shbeh morzor bey' shere'ah hale'kh bi'le' tate'ah mekonolez, shatiaa teshi'a, meorehleh, neto'ah.

Le'shermos tusheniyir ris b'ye tukdhemot tamzahat - di'a aamzahah chisurah peson.

4. Aamzahah teshve' - mide'i?

Aamzahah, netbshet l'chashat, am la' neferesmi beparmi, bey' birsharei beyin mahto'at lh', lefin tso'arah.

Netzivat -

(1) Ul' di'ti 'aron, b'hat va' b'mahza va' ko'hla va' be'derek ahat'ah, ba'amfek shubel-mekzot u'le'koli le'belez:

-Arot la'fim esrur hazah;

(2) Ul' di'ti netzol va' hazah, ba'amfek shubel-mekzot u'le'koli le'belez arot la'fim esrurim shurveda Derek uk.

5. Tukdhemot tamzahat - mide'i?

Tukdhemot tamzahat - di'a tukdhemot sha'ane' na'azot rezut beyni' hemmoni meli' le'belez-mekzot mitzva' neve'el.

Semk azorit shokhber neferesmi, lefin tso'arim hekh'ah, Derekim ha'amnova bo'se'at 4.
United States Patent

Jivoin

3,641,884
Feb. 15, 1972

MANUFACTURING FLEXIBLE DRINKING STRAWS

Inventor: Anton Jivoin, 4207 N. Hamlin St., Chicago, Ill. 60625

Filed: July 7, 1969
Appl. No.: 839,299

2,391,915 1/1946 McLaughlin
2,508,798 5/1950 Polson
2,631,645 3/1953 Friedman
2,837,980 6/1958 Brewer
3,242,828 3/1966 Larkin
3,291,009 12/1966 Davis
3,339,004 8/1967 Nardone
3,409,224 11/1968 Harp
3,530,556 9/1970 Hole

93/94 X
93/84 TW
93/84 TW
93/59 ES
93/77
93/80
264/293
93/94 X
93/94 X

15
45
CLOCK FOR KEEPING TIME AT A RATE OTHER THAN HUMAN TIME


Appl. No.: 550,167
Filed: Jul. 9, 1990
Patentability

McCrimes and co-workers: A system of fastening clothes pins to the line:

They hang over the line and extend their hand towards a cloth hanger on the end of the line (when a movement is made, there is no warning, the hanger sways and it falls away).

The patent of this solution is solving the problem.

In pairs, clothespins are connected through a thread to a rotating ring on the line. Even if the clothespin falls from the hand, it will still hang down, passing under the line. A device to prevent the fall and loss of clothespins - Israeli Patent No. 108585.
Patentability

- Public disclosed (‘Prior Art’).
- Worldwide.
- By anyone / inventor.
- Prior to ‘Priority Date’.

- ANY useful benefit

- Anyone skilled in the art

- Economics, stupidity, implementing…. – NOT RELEVANT !!!!
Patentability

. אמצאהchas כשירת פטנט - מתי? (ת向き: תש"ס)
. אמצאהchas בק שחרה מוצרとなひיה חליפך בחל התחלים טכנולוגיים,沙特יה תדשה, מ었ילה, גירתה
לשם לשטח תעשייתי, ויש בה התקדמויות המאזכרת - האם אמצאהchas כשירת פטנט.
4. אמצאהchas תדשה - מתי?
אמצאהchas, תובעת תדשה, אם לא מתפרסמה בפומבי, בין ישראל ובין מחוצה לה, לפני תאריך
הבקשה -
בשלב (1)
על ידי תיאור, בניה או הפרמה ואינה בקולה או בדרור אחריה, באופי שבעל-מָכַפָּזָה יכִילָה latch
אותה לפָּרַסְיַת התייאור; אמצאהchas, בנתigm או בתפגה, באופי שבעל-מקッツער יכילה latch אמצאהchas לפָּרַסְיַת שFalsyום בדרור וו.
בשלב (2)
على ידי תיאור או בתפגה, באופי שבעל-מקッツער יכילה latch אמצאהchas לפָּרַסְיַת שłożyום בדרור וו.
5. התקדמויות הממדיות - מתי?
התקדמויות הממדיות هنا התקדמויות שאינן גראות ככל התמונות המאזכרות לבולו-מקッツער ממדיות על
סמכה הידיעה שבכר נתפרסמה, לפני תאריך המכישה, בדרשים והמכישה, בדרשים והמכישה בשיער 4.
This invention relates to domestic pets and has particular reference to the care and well-being of dogs and are heat-sealed, or otherwise secured together along their outer peripheries as at 10, to provide a substantially airtight cover for the animal. The cover 7 has a tail portion 11, leg portions 12, 13, 14, and 15, and a head portion 16, which terminates in a face opening 17, which is provided with an elastic edge 18. A slide fastening element, or "zipper" 19, closes the opening in the back portion 19A of the device, and extends from the elastic headband.
Patentability

United States Patent
Agulnik

Patent No.: US 6,612,440 B1
Date of Patent: Sep. 2, 2003

BANANA PROTECTIVE DEVICE

Inventor: David B. Agulnik, P.O. Box 19137 4th Ave, Postal Outlet, Vancouver BC (CA), V6K 4R8

Notice: Subject to any disclaimer, the term of this patent is extended or adjusted under 35 U.S.C. 154(b) by 75 days.

Appl. No.: 09/780,001
Filed: Feb. 9, 2001
Patentability

(12) United States Patent
Magdi

(10) Patent No.: US 6,826,983 B1
(45) Date of Patent: Dec. 7, 2004

(54) LIGHT BULB CHANGER

(75) Inventor: Thomas Magdi, 888 Hamilton Ave., Rockledge, FL (US) 32955

(73) Assignee: Thomas Magdi, Rockledge, FL (US)

(*) Notice: Subject to any disclaimer, the term of this patent is extended or adjusted under 35 U.S.C. 154(b) by 0 days.

(21) Appl. No.: 10/361,528

(22) Filed: Feb. 10, 2003
**MOTOR VEHICLE SUNSHIELDS AND SUNSHIELD MAKING METHODS**

Inventor: Abraham Levy, P.O. Box 17212, Tel Aviv, Israel, 61171

Appl. No.: 172,627  
Filed: Mar. 24, 1988

Int. Cl. 4 ........................ B60J 1/20  
U.S. Cl. .......................... 160/84.1; 283/56;  
283/105; 493/320; 493/355; 296/97.1

Field of Search ................. 296/97 R, 95 C, 97 E;  
283/56, 105; 160/84 R, DIG. 2, DIG. 3, 229 R;  
493/320, 355

Los Angeles Times Business Section, Monday, Sep. 8, 1986.

Primary Examiner—Robert R. Song  
Attorney, Agent, or Firm—Benoit Law Corporation

**ABSTRACT**

A sunshield is made of a shading material having a predetermined value per unit area. The sunshield is divided into a sunshield proper or main body and a predetermined portion adjacent that main body corresponding in location to a certain component of the motor vehicle inside and in the vicinity of the window, in terms of a positioning of the sunshield in that window. The sunshield is scored between the main body of value and the predetermined portion adjacent to that predetermined matter.
Patentability

United States Patent

Inventor: Thomas V. Zelenka
Hanford, Calif. (205 S. Lemoore Ave.,
Lemoore, Calif., 93245)

Appl. No.: 774,081
Filed: Nov. 7, 1968
Patented: Jan. 5, 1971

References Cited
UNIVERSAL STATIES PATENTS
2,062,299 12/1936 Erickson ................... 128/35X
3,403,674 10/1968 Alimanestiano .................. 128/61
3,424,149 1/1969 Fujimoto ...................... 128/55

Primary Examiner—L. W. Trapp

BABY PATTING MACHINE
4 Claims, 2 Drawing Figs.

U.S. Cl. ................................................. 128/55,
128/56, 128/61

Int. Cl. .............................................. A61H 23/00

Field of Search .................................. 128/54-
—56, 61; 46/243, 245; 231/1; 35/22, 23
Patentability

United States Patent

Patent Number: 5,971,829
Date of Patent: Oct. 26, 1999

Hartman

MOTORIZED ICE CREAM CONE

Inventor: Richard B. Hartman, P.O. Box 228, Issaquah, Wash. 98027

Appl. No.: 09/036,398
Filed: Mar. 6, 1998
Rotating Ice Cream Cone
by Hog Wild

Be the first to review this item

Price

In Stock.
Ships from and sold by Get Organized.

2 new from $9.98

Share your own customer images
(12) United States Patent
Wilson

(10) Patent No.: US 7,386,902 B2
(45) Date of Patent: Jun. 17, 2008

(54) PILLOW WITH BREASTS

(76) Inventor: Juanita M. Wilson, 13502 Hoffman Ct., Bowie, MD (US) 20715-6024

("*) Notice: Subject to any disclaimer, the term of this patent is extended or adjusted under 35 U.S.C. 154(b) by 98 days.

(21) Appl. No.: 11/355,084
(22) Filed: Feb. 16, 2006

(65) Prior Publication Data

(60) Provisional application No. 60/596,890, filed on 10/27, 2005.

(51) Int. Cl. 12,526,800 A3

3,112,837 A 12/1963 Manoyian
D237,569 S 11/1975 De Rue
4,227,270 A 10/1980 Rivera
5,481,771 A 1/1996 Burke, IV
5,945,778 S 12/2001 Kuesn

42
United States Patent

Kreiss

4,044,405
Aug. 30, 1977

[54] TARGET IN A BOWL OR URINAL TO ATTRACT THE ATTENTION OF URINATING HUMAN MALES

[76] Inventor: Joel S. Kreiss, Washington Valle; Road, Martinsville, N.J. 08836

[21] Appl. No.: 652,816

[22] Filed: Jan. 27, 1976

[57] ABSTRACT
A target fixedly connected to a urinal or toilet to attract the attention of human males.
Patentability

United States Patent

Michaels

TV CONTROL DEVICE

Inventor: Chris T. Michaels, New York, N.Y.
Assignee: The Raymond Lee Organization, Inc., New York, N.Y.; a part interest

Filed: Mar. 24, 1975
Appl. No.: 561,101

FIG. 1
A pair of pants that is easily separable at the crotch into right and left leg portions. Each leg portion is selected from a set of various styles to flexibility create a custom mixed or matched style for a given wearing of the pants. A closure system is provided for quick and convenient separation and re-combination of the leg portions while also providing secure use of the pants.
(12) United States Patent
(10) Patent No.: US 6,783,822 B1
(45) Date of Patent: Aug. 31, 2004

(54) MUSLIM PRAYER COUNTER

(76) Inventor: Hassan Faouaz, 1025 Angela Ct., Schaumburg, IL (US) 60173

( * ) Notice: Subject to any disclaimer, the term of this patent is extended or adjusted under 35 U.S.C. 154(b) by 44 days.

(21) Appl. No.: 10/351,502
(22) Filed: Jan. 27, 2003

(51) Int. Cl.7 ................................. B32B 3/02
(52) U.S. Cl. ....................... 428/34.1; 428/85; 428/192;
  5/417
(58) Field of Search ....................... 428/85, 192, 34.1;
  5/417

(56) References Cited

U.S. PATENT DOCUMENTS


* cited by examiner
Patentability

United States Patent
Klees et al.

Patent Number: 5,509,859
Date of Patent: Apr. 23, 1996

LEASH WITH SOUND

Inventors: Daniel J. Klees, 224 W. Park St., Mundelein, Ill. 60060; Terri Shepherd, Mundelein, Ill.

Assignee: Daniel J. Klees, Mundelein, Ill.

Appl. No.: 496,601
Filed: Jul. 29, 1995

FOREIGN PATENT DOCUMENTS

5,145,447 9/1992 Goldfarb ........................................... 446/408
5,316,515 5/1994 Hyman et al. ................................. 446/28

791389 12/1980 U.S.S.R. ........................................... 446/303

Primary Examiner—Mickey Yu
Attorney, Agent, or Firm—Dick And Harris

ABSTRACT

...
Patentability

(54) COLLAR APPARATUS ENABLING SECURE HANDLING OF A SNAKE BY TETHER

(75) Inventor: Donald Robert Martin Boys, Bella Vista, CA (US)

(73) Assignee: Central Coast Patent Agency, Inc., Armona, CA (US)

( * ) Notice: Subject to any disclaimer, the term of this patent is extended or adjusted under 35 U.S.C. 154(b) by 0 days.

(21) Appl. No.: 09/442,485

(22)Filed: Aug. 29, 2001

(51) Int. Cl. .......................... A01K 27/00

(52) U.S. Cl. ....................... 119/792; 119/654; 119/769;
119/795; 119/856; 119/864; 119/865

(58) Field of Search ................................. 119/792, 760,
119/769, 795, 815, 816, 864, 865, 714,
821, 654, 856

Fig. 4

6,156,001 A * 12/2000 Frangi et al. ......... 602/19
6,182,293 B1 * 2/2001 Mustin .................. 2164.1
6,192,855 B1 * 2/2001 Calhoun et al. ....... 119/792

OTHER PUBLICATIONS


* cited by examiner

Primary Examiner—Charles T. Jordan
Assistant Examiner—Bret Hayes

(74) Attorney, Agent, or Firm—Donald R. Boys; Central Coast Patent Agency, Inc.

ABSTRACT

A collar for collaring a snake has an elongated collar section forming a physical collar when wrapped around the body portion of the snake. The collar further has a support section

402

301

401

101
DEVICE FOR MOISTENING THE ADHESIVE COATING ON POSTAGE STAMPS AND ENVELOPES

Inventor: Donald B. Poynter, Cincinnati, Ohio
Assignee: Poynter Products, Inc., Cincinnati, Ohio

Appl. No.: 169,860
Filed: Jul. 17, 1980

Int. Cl. \^{3} \ldots
U.S. Cl. \ldots
Field of Search

ABSTRACT
Apparatus for moistening adhesive coatings on postage material and the like which includes an enclosure having a container of liquid therein. A plunger is provided to lift an absorbent applicator from the liquid and pass it in the side of the opening is opened. The applicator gue and the closure
Patentability

Human Car Wash (Patent, 1969)
United States Patent  [19]

Cane

[54] SANTA CLAUS DETECTOR

[76] Inventor: Thomas Cane, 28 Westwood Dr., San Rafael, Calif. 94901

[21] Appl. No.: 293,673

[22] Filed: Aug. 19, 1994

[51] Int. Cl. 6 ........................................... G08B 23/00

[52] U.S.

[58] Filed

[56]

3,220,1:

Patentability


3,525,862 8/1970 Carter ........................................ 362/808
4,823,240 4/1989 Shenker ........................................ 362/808
4,833,580 5/1989 Allen ........................................ 362/806
4,858,079 8/1989 Ohashi ........................................ 362/806
5,033,212 7/1991 Evanyk ........................................ 36/137
5,361,192 11/1994 Lal ........................................ 362/806

Primary Examiner—Brent A. Swarthout
Assistant Examiner—Albert K. Wong
Attorney, Agent, or Firm—Ralph C. Francis

FIG. 1A
Patentability

- Public disclosed (‘Prior Art’).
- Worldwide.
- By anyone / inventor.
- Prior to ‘Priority Date’.

• Anyone skilled in the art

• ANY useful benefit

Patentable Invention
Inventorship / Ownership

United States Patent
Fadell et al.

Patent No.: US 7,627,343 B2
Date of Patent: *Dec. 1, 2009

MEDIA PLAYER SYSTEM

Inventors: Anthony M. Fadell, Portola Valley, CA (US); Stephen Paul Zadesky, San Carlos, CA (US); John Benjamin Filson, Los Altos, CA (US)

Assignee: Apple Inc., Cupertino, CA (US)

Notice: Subject to any disclaimer, the term of this patent is extended or adjusted under 35 U.S.C. 154(b) by 427 days.

This patent is subject to a terminal disclaimer.

Appl. No.: 10/423,490

OTHER PUBLICATIONS


Primary Examiner—George Eng
Assistant Examiner—Brandon J Miller
Attorney, Agent, or Firm—Townsend and Townsend and Crew LLP

ABSTRACT

A media player system is disclosed. One aspect of the media player system pertains to a docking station that allows a
Inventorship / Ownership

- Inventor = contributor to the conception only
- All inventors must be identified
- Owner = Assignee
- Ownership begins with the inventor = The inventor is the first assignee
- Co-ownership possible. Not recommended.
- Assignment can (must) be recorded at the patent office
המצאת עזר

• עובד Чиיב chaud להעביד על כל הממצאות אמאע השגרי

שהגיע אליהם עקיב שירוטו או בשכוף שירוטו על

כל בקשה פוטנט שרגיה (דרייסה גורפת).

המצאה של עזר, שהגיעה אליהם עקיב שירוטו

בשכוף שירוטו, היא קניינה של העובד(!), אלא

אם הלות ווחר עליה תודisci שיחה והдачиים מים

זיקבול ההולדה על הממצאה.

• Sub-contractors, consultants ??????
המצאת עובד

עבוד הוריד לفاء תlatlongים בכמת, על כל האמצאה שהגיעה אליה עקב שירוריו וא
בתקופת שירוריו, سمך בכל האפר מฉายה של התכניתを変え אזו, והפ על כל בקשות-פוטו
שהגינה.

- (א) אמצאה של עבוד, שרה סכין עקב שירוריו ובתקופה-שירוריו (להלך
- אמצאות-שירור), תקוט לקיניו מצעדים, אם אין ביניהם הסכום آخرllandן זה, החלק
אם ייתו המצעדים לע האמצאות תוכ שעש השיחים מים שנמסרה של ההודעה לפ
כף://131.

(ב) הורידה העבוד בהודעה לפי סעיף 131 כי בערזר תשובת נודדת של המצעדים, תוכ
שעש השיחים מייסס ממתי הורידה העבוד, תקוט האמצאות לקיניו העבד, ולא נזק
המעביד תשובה נודדת الأربعاء, לא תקוט האמצאות לקיניו המצעדים.
המגזרת עובד

מותג

avsor.png

המדינה תובעת חצי מיליארד שקל מחברת התרופות אומיריקס

המגזרת מועגת לגדולה יורשתיה לפאוץ' בחברת חבק biçילה, שעלה בפסד פיתוחו

הכשף ג'נסן אנדר ג'נסן את אומיריקס ב-438 מיליון דולר

فادק שון

מדינת ישראל הגישה היום (ג'') לבית הממשל המחוזי בתל אביב תביעה בסכום של חצי מיליארד שקלigansילague-

והיזמה רוברט טאוב, בטענה לגזילת זכויות מדינתلاء במאוריציים-438

תכשיר הדבק הביולוגי, תכשיר מציל חיים המורשת מعقود

בתביעה נטען כי מדובר במוצר שמבוסס

 PROF. אורייאל מרטינוביץ', מנהל ברחוב מחקר התחלים בבית החולים "שיבא" אשרوقד מדריך רעייתו

במרכז שיריצי Лаמסלי, המגזרת מועגה לשתי מתו‐

המגזרות ברוג'ר בושחלחת, מצ"יביה ופרסונליים אחרים השiros מהסכמה בין

החללים, בחשיחיים, מתוישטי ומ Archer, בקיציבים ובכפיים ומודעים לסכמי ביבר

החללים על ידי המגזרה.
Intellectual Property Rights

• Copyrights
• Trademarks
• Trade Secrets
• Patents
  » Plant
  » Design
  » Utility
Nike Trademark

Design Patents for shoe shape

Patents for production technique for plastic

Design Patents for sole

Trade Secret Sole Bonding

Nike Air Patents
Patent = Compromise

Invention Disclosure

20-Years Monopoly
Patentable Subject Matter

- Anything **under the sun** (that can be) **made by man**
- Process, machine, product or composition of matter
- NOT natural phenomenon or physical laws
Definition of a Patent

• A patent is a grant by a government to a ‘first to file’ inventor to exclude others from making, importing, selling, offering to sell or using a single patented invention for a limited period.
Patentability

• Public disclosed (‘Prior Art’).
• Worldwide.
• By anyone / inventor.
• Prior to ‘Priority Date’.

Patentable Invention

• ANY useful benefit
• Anyone skilled in the art
Thank You

Yehuda Binder

(yehuda@maypatents.com)