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APPLICATION NO.	FILIN	G DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
13/573,002	08/13/2012		Steven James McGee		5960
37952	7590 01/09/2017			EXAMINER	
Saw Concepts, LLC ATTN: Steven J. McGee				ANSARI, NAJEEBTJDDIN	
P.O. Box 28					
Oceanport, NJ 07757				ART UNIT	PAPER NUMBER
				2468	
				MAIL DATE	DELIVERY MODE

01/09/2017 PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attachment attached communication. PTOL-90A (Rev. 04/07)

This application is abandoned in view of:
 Applicant's failure to timely file a proper reply to the Office letter mailed on <u>07 April 2016</u>. A reply was received on (with a Certificate of Mailing or Transmission dated), which is after the expiration of the period for reply (including a total extension of time of month(s)) which expired on
(b) A proposed reply was received on <u>08 July 2016</u> , but it does not constitute a proper reply under 37 CFR 1.113 to the final rejection.
(A proper reply under 37 CFR 1.113 to a final rejection consists only of: (1) a timely filed amendment which places the application in condition for allowance; (2) a timely filed Notice of Appeal (with appeal fee); or (3) if this is utility or plant application, a timely filed Request for Continued Examination (RCE) in compliance with 37 CFR 1.114. Note that RCEs are not permitted in design applications.)
(c) A reply was received on but it does not constitute a proper reply, or a bona fide attempt at a proper reply, to the non-final rejection. See 37 CFR 1.85(a) and 1.111. (See explanation in box 7 below).
(d) ☐ No reply has been received.
2. Applicant's failure to timely pay the required issue fee and publication fee, if applicable, within the statutory period of three months from the mailing date of the Notice of Allowance (PTOL-85).
(a) The issue fee and publication fee, if applicable, was received on (with a Certificate of Mailing or Transmission dated), which is after the expiration of the statutory period for payment of the issue fee (and publication fee) set in the Notice of Allowance (PTOL-85).
(b) ☐ The submitted fee of \$ is insufficient. A balance of \$ is due.
The issue fee required by 37 CFR 1.18 is \$ The publication fee, if required by 37 CFR 1.18(d), is \$ (c) The issue fee and publication fee, if applicable, has not been received.
3. Applicant's failure to timely file corrected drawings as required by, and within the three-month period set in, the Notice of Allowability (PTO-37).
(a) Proposed corrected drawings were received on (with a Certificate of Mailing or Transmission dated), which is after the expiration of the period for reply.
(b) ☐ No corrected drawings have been received.
4. The letter of express abandonment which is signed by the attorney or agent of record or other party authorized under 37 CFR 1.33(b). See 37 CFR 1.138(b).
5. The letter of express abandonment which is signed by an attorney or agent (acting in a representative capacity under 37 CFR 1.34) upon the filing of a continuing application.
6. The decision by the Board of Patent Appeals and Interference rendered on and because the period for seeking court review of the decision has expired and there are no allowed claims.
7. 🔀 The reason(s) below:
A proper reply to the final rejection Office Action filed 04/07/2016 (Notice of Appeal or Request for Continued Examination) has not been filed.

/NAJEEB ANSARI/ Examiner, Art Unit 2468 /MELANIE JAGANNATHAN/ Primary Examiner, Art Unit 2468



FIGURE 1: 13/573,002 SUMMARY



Formed 1870

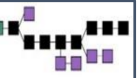












Patent Worthy Idea Formed **CIRCA 2006**

USPTO citation directs to SAW Concepts LLC's web pages suspending regular, formal process, content, format rules

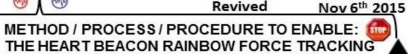
LITTLE LEAGUE BASEBALL TOURNAMENT; EMBODIMENT

13,573,002 October 16, 2014 Revived

LETTER USPTO Office Action

. Transco V Performance

citation screen capture web images not time stamped



10/709,358 April 29, 2004



12/856,715 Aug. 16, 2010



Screen Captures with No Time Stamps mailed by USPTO

METHOD TO ENABLE HEARTBEAT 911 2005 2004 2002 2003

2006 2007 2008

2009

2010 2011 2012

2013 2014 2015

11/601,035 Nov. 17, 2006 METHOD TO ENABLE THE HEARTBEAT BEACON FOR 13/573,002 Heart Beacon Cycle Aug. 13, 2012 HOMELAND SECURITY AND HOMELAND DEFENSE INTEROPERABILITY

10/605,144 Sep. 11, 2003 Method to commercialize structured military messaging

USPTO screen capture circa 2006 sent to applicant without date time stamps thus suspending regular patent procedures, formatting etc. for an Indefinite period. Screen capture established that a patent worthy idea was formed. Many use cases i.e., stock, currency, commodities may be theme variants.

Stare decisis et non quieta movere A court may

300 + structured military message templates form syntax library, lexicon.

Reuse of parsing, processing procedures logic establishes syntax consensus among a distributed system of systems

10/709,358 continuation further established all things related to the internet are formed using time cycles to parse, process syntax as instructions.

Not reverse itself

13/573,002 Baseball theme main embodiment addresses "221 errors" using real world, physical world concrete terms as compared to internet metaphors, memes such as packets, frames, Bitcoin, Blockchain, hops, "HEARTBEAT" pings that are abstract, abstractions. 13,573,002 is compliant with Alice Corp V CLS Bank ruling.

10/708,000 Jan. 30, 2004 continuation of 10/605,144 Method to enable a Homeland Security "Heartbeat" Parenthesis around term "heartbeat" describes Internet

USA Supreme Court June 19, 2014 ALICE CORPORATION PTY, LTD. v. CLS BANK INTERNATIONAL ET AL. claims ineligible for patent protection under 35 U. S. C. §101 "claims may not be directed to an abstract idea"

TCP/IP metaphor as an abstraction. "Heartbeat" describes time cycles, intervals, periods created by a Central Processing Unit. Time intervals are used to parse, process or not process syntax as instructions thus forming the basis of all things, artifacts internet related. This patent worthy idea forms the main embodiment upon which all other embodiments and claims are based. All filings, embodiments, claims after this point in time related to 10/708,000 do not constitute new material or new claims as variations on main embodiment.





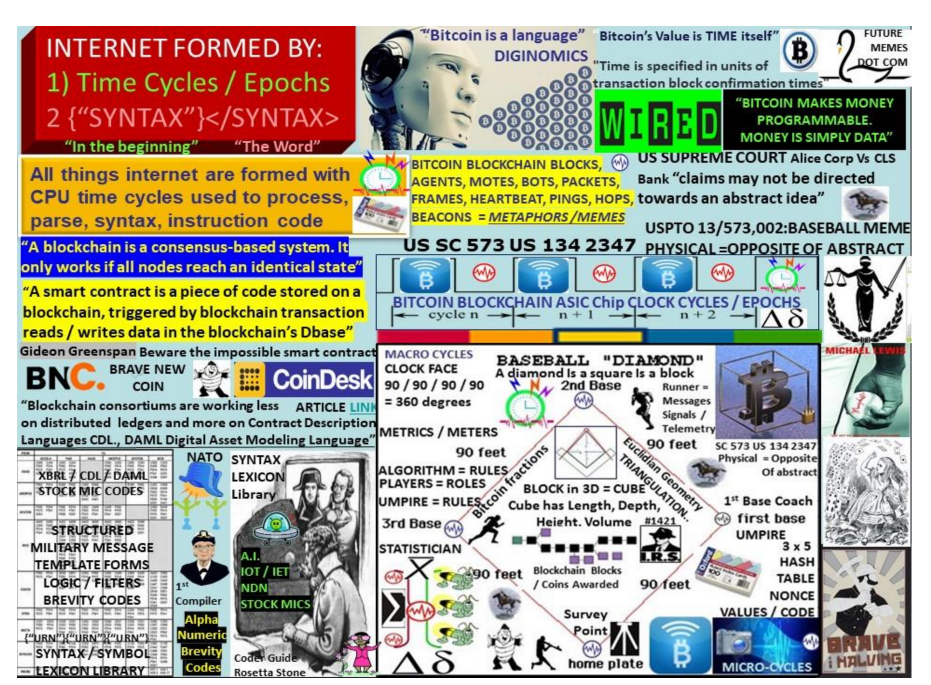


FIGURE 3 Supreme Court Alice Corp Vs CLS Bank #573 Summary