TO: Mail Stop 8
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P.O. Box 1450

REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

Alexan	idria, VA 22313-1450	TRADEMARK			
In Complianc	te with 35 U.S.C. § 290 and/or 15	U.S.C. § 1	116 you are hereby advis of Texas, Marshall Di	ed that a court action	on has been on the following
	Patents. (the patent action				
DOCKET NO. 2:15-cv-1575	DATE FILED 10/2/2015		TRICT COURT Eastern District o	of Texas, Marsh	all Division
PLAINTIFF		I	DEFENDANT		
LoganTree LP			FitBit Inc.		
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF F	PATENT OR TRAI	DEMARK
1 6,059,576	5/1/2000	Theo	dore L. Brann		
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5					
	In the above—entitled case, the f	S-11	outout(a)/tradomark(a) ha	ve been included:	
DATE INCLUDED	INCLUDED BY	ollowing I	batem(s)/ trademark(s) na	ve been meradea.	
DATE INCLUDED	Amen	dment	☐ Answer ☐	Cross Bill	Other Pleading
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF	PATENT OR TRA	DEMARK
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	ove—entitled case, the following d	lecision ha	s been rendered or judger	ment issued:	
DECISION/JUDGEMENT					
CLERK	(BY)	DEPUTY	CLERK	4 - 7 -	DATE
	1				

Copy 1—Upon initiation of action, mail this copy to Director Copy 3—Upon termination of action, mail this copy to Director Copy 2—Upon filing document adding patent(s), mail this copy to Director Copy 4—Case file copy

MCCATHERN

MELINDA LLOYD Legal Assistant mlloyd@mccathernlaw.com

October 8, 2015

Via CMRRR 7014 0150 0001 5173 8087

Mail Stop 8 Director of the U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450

Re: Cause No. 2:15-cv-1575; LoganTree LP v. FitBit Inc., Eastern District of Texas, Marshall Division.

To Whom It May Concern:

Enclosed please find a file-stamped copy of Form AO120 regarding U.S. Patent No. 6,059,576, currently pending in the above-referenced Court.

Sincerely,

Melinda Llovd

HAS/ml Encl.



Commissioner for Patents United States Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450 www.uspto.gov

Patent	No.	6059576

NOTICE OF EXPARTE REEXAMINATION

Notice is hereby given that a request for <i>ex parte</i> reexamination of U.S. Patent No.
6059576 on04/04/14_ under 35 U.S.C. § 302 and
37 C.F.R. § 1.510(a).
The reexamination proceeding has been assigned Control No. 90/013201

This Notice incorporates by reference into the <u>patent file</u>, all papers entered into the reexamination file.

Note: This Notice should be entered into the patent file.

Commissioner for Patents
United States Patent and Trademark Office
P.O. Box 1450
Alexandria, VA 22313-1450
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P75M

MICHAEL CAYWOOD LOCKE PURNELL RAIN HARRELL 100 CONGRESS SUITE 300 AUSTIN TX 78701 DATE PRINTED

11/19/07

MAINTENANCE FEE REMINDER

According to the records of the U.S. Patent and Trademark Office (USPTO) the maintenance fee for the patent(s) listed below (for which the above address is on record as the fee address under 37 CFR 1.363) has not been paid within the six-month period set forth in 37 CFR 1.362(d). THE MAINTENANCE FEE MAY STILL BE PAID WITH THE APPLICABLE SURCHARGE SET FORTH IN 37 CFR 1.20(h), WITHIN THE SIX-MONTH GRACE PERIOD SET FORTH IN 37 CFR 1.362(e).

Unless payment of the maintenance fee and the applicable surcharge is received in the USPTO within the six-month grace period, THE PATENT WILL EXPIRE AS OF THE END OF THE GRACE PERIOD. 35 U.S.C. 41(b).

The total payment due is the amount required on the date the fee is paid (and not necessarily the amount indicated below). All USPTO fees (including maintenance fees) are subject to change. Customers should refer to the USPTO Web site (www.uspto.gov) or call the Maintenance Fee Branch at 571-272-6500 for the most current fee amounts for the correct entity status before submitting payment. The total payment due indicated below is based on the entity status according to current Office records (shown below).

Timely payment of the total payment due is required in order to avoid expiration of the patent. A maintenance fee payment can be timely made using the certificate of mailing or transmission procedure set forth in 37 CFR 1.8.

U.S. PATENT APPL. PAY-TOTAL ATTORNEY FEE MAINT. APPL PATENT ISSUE MENT SMALL FILING PYMT DOCKET AMT SURCHG NUMBER NUMBER DATE DATE YEAR ENTITY? DUE NUMBER

6059576 180 65 08976228 05/09/00 11/21/97 8 YES 1245 13326/59157

The maintenance fee and the applicable surcharge can be paid quickly and easily over the Internet at www.uspto.gov by electronic funds transfer (EFT), credit card, or USPTO deposit account payment methods. The mailing address for all maintenance fee payments not electronically submitted over the Internet is: U.S. Patent and Trademark Office, P.O. Box 979070, St. Louis, MO 63197-9000.

Direct any questions about this notice to: Mail Stop M Correspondence, Director of the United States Patent and Trademark Office, P.O. Box 1450, Alexandria, VA 22313-1450.

NOTE: This notice was automatically generated based on the amount of time that elapsed since the date a patent was granted. It is possible that the patent term may have ended or been shortened due to a terminal disclaimer that was filed in the application. Also, for any patent that issued from an application filed on or after June 8, 1995 containing a specific reference to an earlier filed application or applications under 35 U.S.C. 120, 121, or 365(c), the patent term ends 20 years from the date on which the earliest such application was filed, unless the term was adjusted or extended under 35 U.S.C. 154 or 156. Patentee should determine the relevant patent term for a patent before paying the maintenance fee.





COMMISSIONER FOR PATENTS
UNITED STATES PATENT AND TRADEMARK OFFICE
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Paper No. 15

THEODORE L. BRANN P.O. BOX 2345 BOERNE, TX 78006-6766

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MAY 2 4 2006

OFFICE OF PETITIONS

In re Patent No. 6,059,576 Issue Date: May 9, 2000 Application No. 08/976,228 Filed: November 21, 1997 Patentee: Theodore L. Brann

ON PETITION

This is a decision on the petition under 37 CFR 1.378(c) to accept the unintentionally delayed payment of a maintenance fee for the above-identified patent filed May 5, 2006. This is also a decision on the petition under 37 CFR 1.182 requesting expedited consideration of the petition under 37 CFR 1.378(c).

The petitions are GRANTED.

The 3 ½ year maintenance fee in this case is hereby accepted and the above-identified patent is hereby reinstated as of the mail date of this decision.

It is noted that a change of correspondence address was filed on May 22, 2002. However, petitioner should note that the mere filing of a change of correspondence address will not affect the fee address. Therefore, if petitioner desires to receive future correspondence regarding any Maintenance Fee Reminder which <u>may</u> be mailed regarding maintenance fees for the above-identified patent, the "fee address" and/or "customer number" forms should be submitted to the Maintenance Fee Division.

Telephone inquiries concerning this matter may be directed to the undersigned at (571) 272-3204.

The patented file is being returned to the Files Repository.

Sherry D. Brinkley Petitions Examiner Office of Petitions MAY 1 9 2006 W

PTO/SB/123 (01-06)
Approved for use through 12/31/2008. OMB 0651-0035
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

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equired to respond to a collection	<u>on of information unless it displays a valid OMB control number</u>
Patent Number	6059576
Issue Date	05/09/2000
Application Number	08976228
Filing Date	11/21/1997
First Named Inventor	Theodore L. Brann
Attorney Docket	

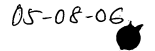
		
Please change the Correspondence Address for the above-	dentified patent to:	
The address associated with Customer Number:		TE COP
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Firm or LoganTree LP		
Theodore L. Brann, GP P O Box 2345		
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Telephone 210-698-6020, Ext. 40	Email	
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I am the:		
Patentee.		
Assignee of record of the entire interest. See 37 Statement under 37 CFR 3.73(b) is enclosed. (F		
Attorney or agent of record. Registration Number	r	
Signature Theodores L. Brann		
Typed or Printed Name Theodore L. Brann, GP		
Date 05/05/2006	Telephone 210-69	98-6020, Ext. 40
NOTE: Signatures of all the inventors or assignees of record of the if more than one signature is required, see below*.		re required. Submit multiple forms
*Total of <u>one</u> forms are submitted.		

This collection of information is required by 37 CFR 1.33. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 3 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop Post Issue, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.









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PETITION TO ACCEPT UNINTENTIONALLY DELAYED PAYMENT OF | Docket Number (Optional)

	MAIN	ITENANCE	E FEE IN AN EXPIRED PATENT (37 CFR 1.378(c))	
		P.O. Box Alexandria Fax: (571	sioner for Patents x 1450 ia, VA 22313-1450 1) 273-8300	
	l N		nation or assistance is needed in completing this form, please contact Petitions Information 272-3282.	
	P	atent No. <u>605</u>	59576 Application Number08976228	-
	ls	ssue Date <u>05/</u>	/09/2000 Filing DateFiling Date	
	C.	nu ad	Maintenance fee (and surcharge, if any) payment must correctly identify: (1) the patent umber (or reissue patent number, if a reissue) and (2) the application number of the ctual U.S. application (or reissue application) leading to issuance of that patent to nsure the fee(s) is/are associated with the correct patent. 37 CFR 1.366(c) and (d).	
		Also comple	ete the following information, if applicable	
		The above -	- identified patent:	
			is a reissue of original Patent No, original issue date, original application number, original filing date	<u> </u>
			resulted from the entry into the U.S. under 35 U.S.C. 371 of international application filed on	·
			CERTIFICATE OF MAILING (37 CFR 1.8(a))	
	the add	United States Iressed to Mail	nat this paper (along with any paper referred to as being attached or enclosed) is being de is Postal Service on the date shown below with sufficient postage as first class mail in a il Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, il U.S. Patent and Trademark Office on the date shown below.	an envelope
			705/2006 L. Brass Date Signature	
	СКНЦОК	00000009 605	THE OD GREEKLY ROUGH SHIRT MANAGER	29 6050576
006			450.00 gp Typed or printed name of person signing Certificate	

[Page 1 of 3]

This collection of information is required by 37 CFR 1.378(c). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 1 hour to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.

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Adjustment date: 05/30/2006 CKHLOK 05/09/2006 TBESHAH1 00000029 6059576 01 FC:1599

MAY 1 6 2006

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1. SMALL ENTIT	Υ							
✓ Patentee	claims, or has previou	ısly claimed, smal	l entity status. See 37 0	OFR 1.27.				
2. LOSS OF ENTITLEMENT TO SMALL ENTITY STATUS								
Patentee is no longer entitled to small entity status. See 37 CFR 1.27(g).								
3. MAINTENANCE FEE (37 CFR 1.20(e)-(g))								
The appropriate maintenance fee must be submitted with this petition, unless it was paid earlier.								
	OT Small Entity			Small Entity				
Amount	Fee	(Code)	Amount	Fee	(Code)			
\$	3 1/2 yr fee	(1551)	\$ 450.00	3 1/2 yr fee	(2551)			
\$	7 1/2 yr fee	(1552)	\$	7 1/2 yr fee	(2552)			
L_J \$	11 1/2 yr fee	(1553)	\$	11 1/2 yr fee	(2553)			
		MAINTI	ENANCE FEE BEING S	SUBMITTED \$ 450.00				
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4. SURCHARGE								
		2 1 20(i)(2) of \$ -	1640.00 (Fee C	ode 1558) must be paid	l as a condition			
	g unintentionally delaye			ode 1000) must be paid	as a condition			
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5. MANNER OF	PAYMENT							
✓ Enclosed	d is a check for the sum	of \$_2490.00	·					
	harge Deposit Account his authorization is atta		the sum o	of \$ A	duplicate			
Payment	by credit card. Form F	PTO-2038 is attacl	ned.					
6. AUTHORIZAT	ON TO CHARGE AN	Y FEE DEFICIEN	CY					
The Dire deficience	ctor is hereby authorize by to Deposit Account N	ed to charge any r	naintenance fee, surch	arge or petition of this authorization is at	tached.			

[Page 2 of 3]

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contribution number the USF the USF them to publicat or issua applicat authoriz	WARNING: er/applicant is cautioned to avoid submitting personal information in documents filed in a patent at the to-identity theft. Personal information such as social security numbers, bank account numbers (other than a check or credit card authorization form PTO-2038 submitted for payment purposes) PTO to support a petition or an application. If this type of personal information is included in document of the USPTO. Petitioner/applicant is advised that the record of a patent application is available and of the application (unless a non-publication request in compliance with 37 CFR 1.213(a) is made and of a patent. Furthermore, the record from an abandoned application may also be available in is referenced in a published application or an issued patent (see 37 CFR 1.14). Check cation forms PTO-2038 submitted for payment purposes are not retained in the application file at available.	bers, or credit card is never required by uments submitted to its before submitting to the public after le in the application) to the public if the its and credit card
	8. STATEMENT	
	The delay in payment of the maintenance fee to this patent was unintentional.	
	9. PETITIONER(S) REQUEST THAT THE DELAYED PAYMENT OF THE MAINTENANCE FEE ACCEPTED AND THE PATENT REINSTATED.	BE
	Theodore L. Brann 05	
		//05/2006 Date
	THEODORE L. BRANN	
	Typed or printed name(s) Registration N	lumber, if applicable
	210-347-5380	
	Telephone Number	
_	P.O. BOX 2345	
	Address	j
	BOERNE, TX 78006-6766 Address	
	37 CFR 1.378(d) states: "Any petition under this section must be signed by an attorney or agent registered to practice before the Patent and Trademark Office, or by the patentee, the assignee, or other party in interest."	
	ENCLOSURES:	
	Maintenance Fee payment	İ
	Surcharge under 37 CFR 1.20(i)(2) (fee for filling the maintenance fee petition)	
	REQUEST FOR EXPEDITED SERVICES: RETURN ADDRESSED POSTCARD	RECEIVE
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	[Page 3 of 3]	IVIAY 1 6 2008

Ex. 1002 / Page 9 of 169

OFFICE OF I



FROM:

Theodore L Brann

Logan Tree LP P O Box 2345

Boerne, TX 78006-6345

TO:

Commissioner for Patents

Attn: Sherry Brinkley

P O Box 1450

Alexandria, VA 22313-1450

Dear Sherry,

Included in the amount check number 3761 is written for is an additional \$400 to pay for expedited services associated with the processing of my "Petition To Accept Unintentionally Delayed Payment of Maintenance Fee In An Expired Patent."

Per the advice I received today from Cliff I will contact you in a few days to bring this request to your attention.

Thank you for your assistance.

Sincerely, Thusdore L. Brenn MAY 5, 2006

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OFFICE OF PETITIONS

I am the : X

*Total of

Patentee.

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Please type a plus sign (+	· ·	U.S. Patent and Tri	ademark Office; U.S.	PTO/SB/123 (10-00) ugh 10/31/2002. OMB 0851-0035 DEPARTMENT OF COMMERCE
Under the Paperwork Reduction	Act of 1995, no persons are required to	respond to a collection of info	rmation unless it disp	plays a valid OMB control number.
	NGE OF	Patent Number	6,	059,576
	ENCE ADDRESS	Issue Date	M	AY 9, 2000
	atent	Application Number	08	1976228
Address to: Assistant Commissioner		Filing Date	No	V. 21, 1997
Washington, D.C. 20231		First Named Invento	THE	TUDURE L. BRANN
Customer Num or X	Type Customer Number I	_I ————————————————————————————————————	•	Number Bar Code Label here
Firm or Individual Name	THEODORE L. I	BRAKN		
Address	PO BOX 234	5		
Address				
City	BOERNE	State	TX	ZIP 78006
Country	USA		·	
Telephone	210-698-6020	Fax		
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Assignee of record of the entire interest. See 37 CFR 3.71.

forms are submitted.

	orney or agent of record.
Typed or Printed Name	THEODORE L. BRANN
Signature	Theodop L. Brans
Date	MAY 22, 2002

NOTE: Signatures of all the inventors or assignees of record of the entire interest or their representative(s) are required. Submit multiple forms if more than one signature is required, see below*.

Burden Hour Statement: This form is estimated to take 3 minutes to complete. Time will vary depending upon the needs of the Individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Washington, DC 20231.

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Assistant Commissioner for Patents
- Washington, D.C. 20231

MAILING INSTRUCTIONS: This form should be used for transmitting the ISSUE FEE. Blocks 1 through 4 should be completed where appropriate. All further correspondence including the Issue Fee Receipt, the Patent, advance orders and notification of maintenance fees will be mailed to the current correspondence address as indicated unless corrected below or directed otherwise in Block 1, by (a) specifying a new correspondence address; and/or (b) indicating a separate "FEE ADDRESS" for maintenance fee notifications.

CURRENT CORRESPONDENCE ADDRESS (Note: Legibly mark-up with any corrections or use Block 1)

QM12/1206

MICHAEL CAYWOOD LOCKE PURNELL RAIN HARRELL 100 CONGRESS SUITE 300 AUSTIN TX 78701

TER 2 B June

Note: The certificate of mailing below can only be used for domestic mailings of the Issue Fee Transmittal. This certificate cannot be used for any other accompanying papers. Each additional paper, such as an assignment or formal drawing, must have its own certificate of mailing.

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Cecilia Howells

) Leb. 23	2000	(Date)
APPLI	CATION NO.	FILING DATE	TOTAL CLAIMS	EXAMINER AND GROUP		DATE MAILED
0	8/976,228	11/21/97	029 CHEN	G, J	3713	12/06/99
First Named Applicant	BRANN,	-	35 USC 15	4(b) term ext. =	0 Day	3 a

TITLE OF INVENTION TRAINING AND SAFETY DEVICE, SYSTEM AND METHOD TO AID IN PROPER MOVEMENT DURING PHYSICAL ACTIVITY

ATTY'S DOCKET NO.	CLASS-SUBCLASS	BATCH NO.	APPLN. TYPE	SMALL ENTI	TY FEE DUE	DATE DUE
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Change of correspondence address Use of PTO form(s) and Customer N Change of correspondence addre PTO/SB/122) attached. "Fee Address" indication (or "Fee	lumber are recommended, but	t not required.	(1) the name attorneys or the name or member a land the name	ng on the patent front pass of up to 3 registered agents OR, alternative f a single firm (havin registered attorney or es of up to 2 registered agents. If no name is list printed.	patent 1 Locke Li ely, (2) g as a agent) 2 patent	ddell & Sapp L
 ASSIGNEE NAME AND RESIDENC PLEASE NOTE: Unless an assigned Inclusion of assignee data is only at the PTO or is being submitted unde filing an assignment. (A) NAME OF ASSIGNEE 	e is identified below, no assigr opropiate when an assignmen	nee data will appea t has been previou	ar on the patent.	of Patents and Tr	s are enclosed (make check rademarks): or - # of Copies10	,
(B) RESIDENCE: (CITY & STATE Of Please check the appropriate assign ☐ individual ☐ corporation of the corpo	4b. The following fees or deficiency in these fees should be charged to: DEPOSIT ACCOUNT NUMBER (ENCLOSE AN EXTRA COPY OF THIS FORM) I issue Fee Advance Order - # of Copies					
The COMMISSIONER OF PATENTS A	IND TRADEMARKS IS reques	sted to apply the Is	sue Fee to the ap			
(Authorized Signature) NOTE; The Issue Fee will not be accept or agent; or the assignee or other party Trademark Office. Burden Hour Statement: This form depending on the needs of the indivito complete this form should be ser Office, Washington, D.C. 20231. DC ADDRESS. SEND FEES AND THI Patents, Washington D.C. 20231	ted from anyone other than the in interest as shown by the rest is estimated to take 0.2 hour dual case. Any comments on to the Chief Information (D NOT SEND FEES OR COS FORM TO: Box Issue Fe	e applicant; a region region of the Pater of the amount of Difficer, Patent and DMPLETED FOR e, Assistant Com	23, 2000 stered attorney and Time will vary time required at Trademark MS TO THIS imissioner for		TSEGAY1 00000049 089	76228 605.00 GP 30.00 DP
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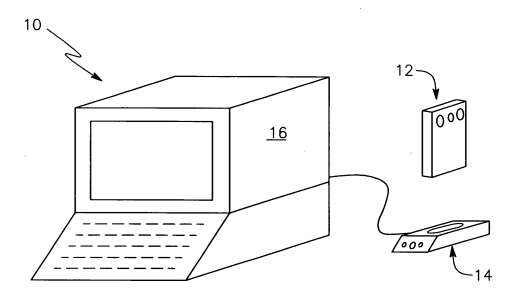
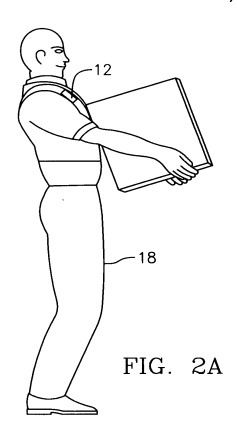
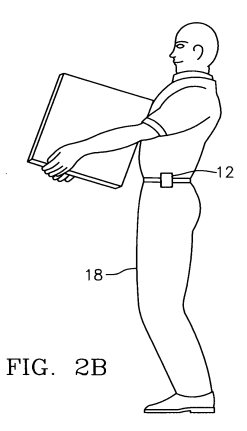


FIG. 1





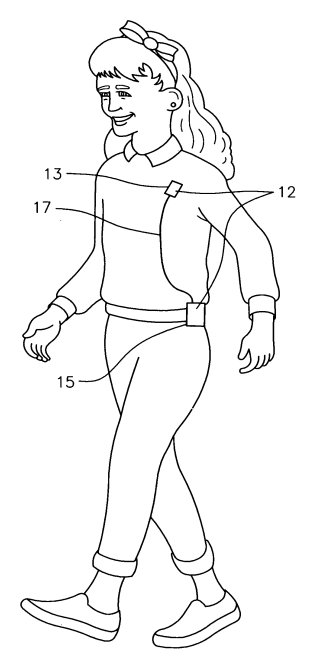


FIG. 2C

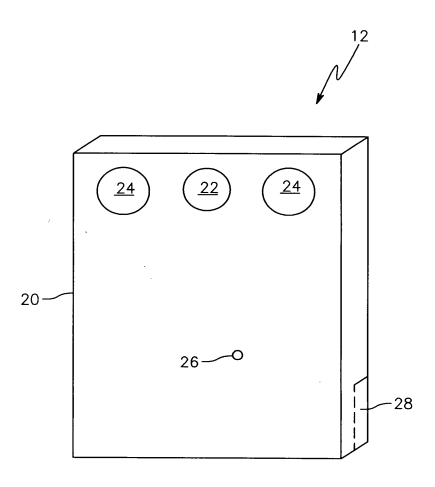
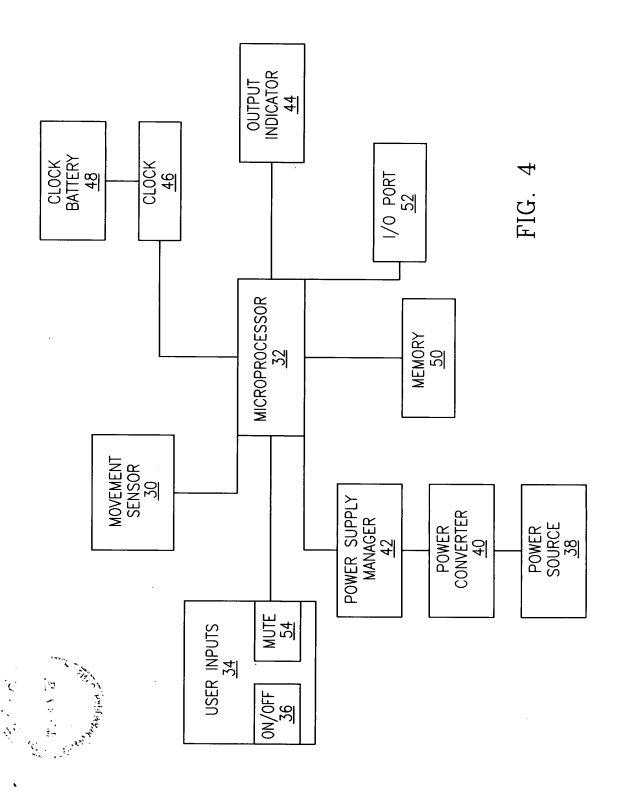
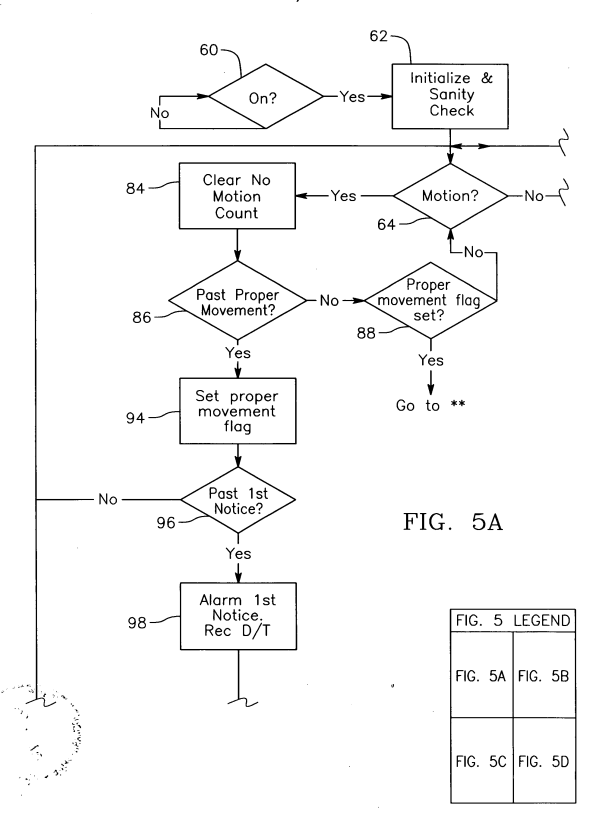


FIG. 3





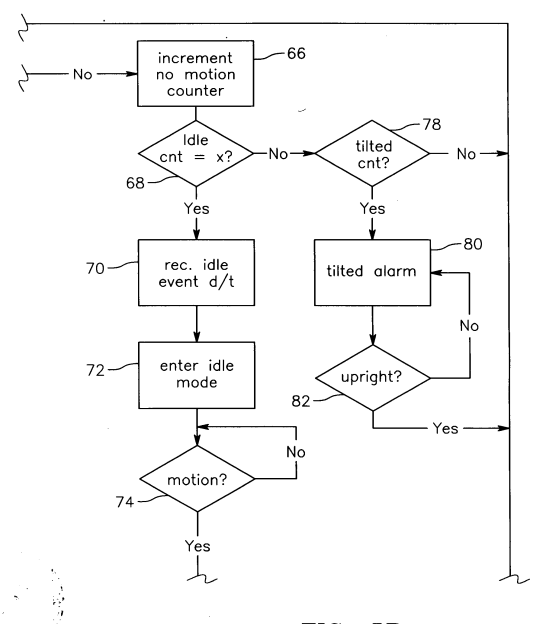
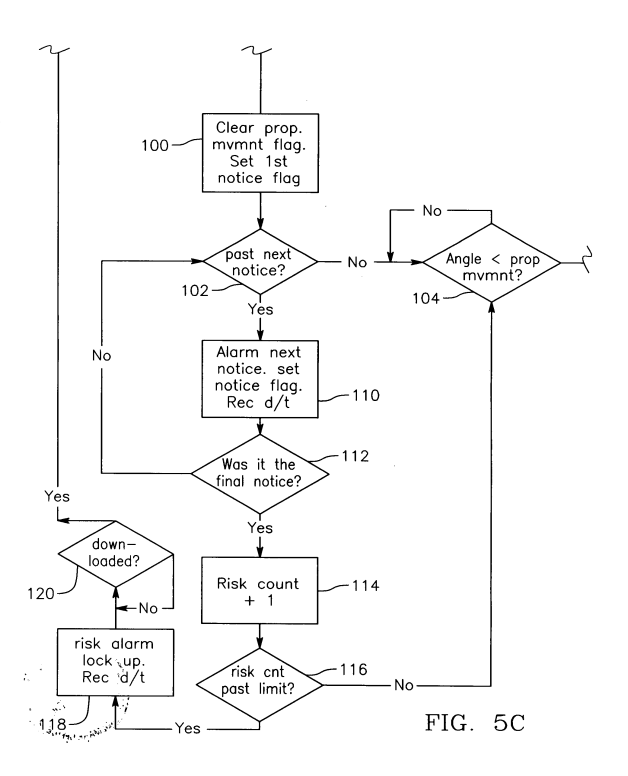


FIG. 5B



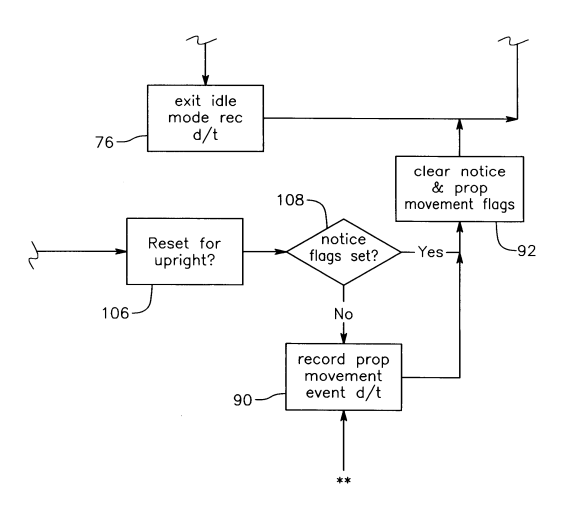


FIG. 5D





GROUP NO.:

EXAMINER:

BATCH NO.:

3713

F27

Cheng, J.

IN THE UNITED STATES PATENT AND TRADEMARK OFFIGE

IN RE:

Brann, T.

SERIAL NO.:

08/976,228

FILED:

November 21, 19

ALLOWED:

December 6, 1999

FOR:

A TRAINING AND SAFETY DEVICE,

SYSTEM AND METHOD TO AID IN

PHYSICAL ACTIVITY

PROPER MOVEMENT DURING

BOX OFFICIAL DRAFTSMAN THE COMMISSIONER OF PATENTS AND TRADEMARKS* WASHINGTON, D.C. 20231

LETTER OF TRANSMITTAL

Attached please find the following documents:

- 1. Submittal of Formal Drawings, including Conditional Petition for Extension of Time to File Formal Drawings;
- 2. Nine (9) drawing sheets; and
- 3. A self-addressed, stamped return-receipt postcard.

If any additional extension and/or fee is required or if any overpayment has been made, the Commissioner is hereby authorized to charge any deficit or credit any overpayment to Account No. 12-1781.

RESPECTFULLY SUBMITTED.

ATTORNEY FOR APPMCANT

Locke Liddell & Sapp LLP

100 Congress Avenue, Suite 300 Austin, Texas 78701

(512) 305-4724

*CERTIFICATE OF MAILING (37 CFR § 1.8)

I hereby certify that this paper (along with any paper referred to as being attached or enclosed) is being deposited with the United States Postal Service with sufficient postage for first class mail in an envelope addressed to the Box Official Draftsman, Assistant Commissioner for Patents, Washington, D.C. 20231 on the date indicated below.

Date: Feb. 23, 2000

eilia Howells

13326:59157:AUSTIN:197189.1

ATTORNEY DOCKET NO. 13326/59157

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE:

Brann, T.

SERIAL NO.:

08/976,228

FILED:

November 21, 199'

ALLOWED:

December 6, 1999

FOR:

A TRAINING AND SAFETY DEVICE, SYSTEM AND METHOD TO AID IN

PROPER MOVEMENT DURING

PHYSICAL ACTIVITY

BOX ISSUE FEE

Washington, D.C. 20231

GROUP NO.:

3713

EXAMINER:

Cheng, J.

BATCH NO.:

F27

Assistant Commissioner for Patents

TRANSMITTAL LETTER

Dear Sir:

Enclosed herewith please find the following documents for filing for the above-identified patent application:

- Submittal of Base Issue Fee;
- Part B of ISSUE FEE TRANSMITTAL FORM; 2.
- 3. Copy of letter of transmittal for Submittal of Formal Drawings;
- 4. Check in the amount of \$605.00 for the base issue fee;
- 5. Check in the amount of \$30.00 for ten (10) initial copies; and
- Self-Addressed and Stamped Return Receipt Postcard.

If any additional extension and/or fee is required or if any overpayment has been made, the Commissioner is hereby authorized to charge any deficit or credit any overpayment to Account No. 12-1781.

RESPECTFULLY SUBMITTED,

Michael Caywood

ATTORNEY FOR APPLICANT Locke Liddell & Sapp LLP

100 Congress Avenue, Suite 300 Austin, Texas 78701

Telephone: 512/305-4700 Facsimile: 512/305-4800

*CERTIFICATE OF MAILING (37 CFR § 1.8)

I hereby certify that this Issue Fee Transmittal is being deposited with the United States Postal Service with sufficient postage for first class mail in an envelope addressed to the Box Issue Fee, Assistant Commissioner for Patents, Washington, D.C. 20231 on the date indicated below.

Date: Feb. 23, 2000

Cecilia Howells (Lillia Howelly)

ATTORNEY DOCKET NO. 13326/59157

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

GROUP NO.: 3713

EXAMINER:

BATCH NO.:

IN RE:

Brann, T.

SERIAL NO.: 08/976,228

FILED:

November 21, 1997

ALLOWED:

FOR:

December 6, 1999

A TRAINING AND SAFETY DEVICE, SYSTEM AND METHOD TO AID IN PROPER MOVEMENT

DURING PHYSICAL

ACTIVITY

FEB 2 8 2000

Cheng, J.

F27

BOX ISSUE FEE THE COMMISSIONER OF PATENTS AND TRADEMARKS¹ WASHINGTON, D.C. 20231

SUBMITTAL OF BASE ISSUE FEE

Dear Madam:

The applicant herewith submits to the Commissioner of Patent and Trademarks the Base Issue Fee in response to the Notice of Allowance dated <u>December 6, 1999</u>.

The Applicant also requests ten (10) copies of the issued patent and submits the payment of the appropriate fee.

STATUS

At the time of this filing the Applicant/Assignee is:

[X] a small entity - the verified statement is,

[] attached, or

[X] already on file.

[] other than a small entity.

CERTIFICATE OF MAILING (37 CFR § 1.8)

I hereby certify that this Issue Fee Transmittal is being deposited with the United States Postal Service with sufficient postage for first class mail in an envelope addressed to the Box Issue Fee, Assistant Commissioner for Patents, Washington, D.C. 20231 on the date indicated below.

Date: Leb. 23, 2000

Cecilia Howells Howells

73244:57449:AUSTIN:191982.1

- 1 -

FEE PAYMENT

- [X] Attached are checks in the sum of \$ 635.00 for the Base Issue Fee and for ten (10) copies.
- [X] If any additional extension and/or fee is required or if any overpayment has been made, the Commissioner is hereby authorized to charge any deficit or credit any overpayment to Account No. 12-1781.

RESPECTFULLY SUBMITTED,

p. 37.797

Michael Caywood ATTORNEY FOR APPLICANT Locke Liddell & Sapp LLP 100 Congress Avenue, Suite 300 Austin, Texas 78701 (512) 305-4700







GROUP NO.: 3713

Cheng, J.

F27

EXAMINER:

BATCH NO.:

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE:

Brann, T.

SERIAL NO.:

08/976,228

FILED:

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A TRAINING AND SAFETY DEVICE, SYSTEM AND METHOD TO AID IN

PROPER MOVEMENT DURING

PHYSICAL ACTIVITY

BOX OFFICIAL DRAFTSMAN THE COMMISSIONER OF PATENTS AND TRADEMARKS* WASHINGTON, D.C. 20231

SUBMITTAL OF FORMAL DRAWINGS

Dear Sir:

To correct the informalities in the drawings noted in the Draftsman's objections on PTO-948, applicant submits herewith nine (9) new sheets of drawings for this application.

The three month period of response set in the Notice of Allowability expires on March 6, 2000. This submission is on or before this expiration date.

CONDITIONAL PETITION FOR EXTENSION OF TIME TO FILE FORMAL DRAWINGS

If an extension of term is deemed to be required, please consider this a request therefor.

If any extension or additional fee is required or if any overpayment has been made, the Commissioner is hereby authorized to charge any deficit or credit any overpayment to Account No. 12-1781.

RESPECTFULLY SUBMITTED,

Date: Ceb. 23, 2000 Registration No. 37,797

Michael Caywood

ATTORNEY FOR APPLICANT Locke Liddell & Sapp LLP

100 Congress Avenue, Suite 300

Austin, Texas 78701 (512) 305-4724

*CERTIFICATE OF MAILING (37 CFR § 1.8)

I hereby certify that this paper (along with any paper referred to as being attached or enclosed) is being deposited with the United States Postal Service with sufficient postage for first class mail in an envelope addressed to the Box Official Draftsman, Assistant Commissioner for Patents, Washington, D.C. 20231 on the date indicated below.

Certia Howells Chilia Howell

NOTICE OF ALLOWANCE AND ISSUE FEE DUE

QM12/1206

MICHAEL CAYWOOD LOCKE PURNELL RAIN HARRELL 100 CONGRESS SUITE 300 AUSTIN TX 78701

APPLICATION NO.		FILING DATE	TOTAL CLAIMS	EXAMINER AND GROUP ART UNIT		DATE MAILED	
0:	8/976,228	41/21/97	029	CHENG, J	3713	12/06/99	
First Named Applicant	BRANN,		35	USC 154(b) term ext. =	0 Days	3 a :	

TITLE OF TRAINING AND SAFETY DEVICE, SYSTEM AND METHOD TO AID IN FROPER MOVEMENT DURING PHYSICAL ACTIVITY

ATTY'S DOCKET NO.	CLASS-SUBCLASS	BATCH NO.	APPL	.N. TYPE	SMALL ENTITY	FEE DUE	DATE DUE
3 13326/59	157 434-	247.000	F27	UTILI	TY YES	\$605.00	03/06/00

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED.

THE ISSUE FEE MUST BE PAID WITHIN <u>THREE MONTHS</u> FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. <u>THIS STATUTORY PERIOD CANNOT BE EXTENDED.</u>

HOW TO RESPOND TO THIS NOTICE:

- Review the SMALL ENTITY status shown above.
 If the SMALL ENTITY is shown as YES, verify your current SMALL ENTITY status:
 - A. If the status is changed, pay twice the amount of the FEE DUE shown above and notify the Patent and Trademark Office of the change in status, or
 - B. If the status is the same, pay the FEE DUE shown above.
- If the SMALL ENTITY is shown as NO:
- A. Pay FEE DUE shown above, or
- B. File verified statement of Small Entity Status before, or with, payment of 1/2 the FEE DUE shown above.
- II. Part B-Issue Fee Transmittal should be completed and returned to the Patent and Trademark Office (PTO) with your ISSUE FEE. Even if the ISSUE FEE has already been paid by charge to deposit account, Part B Issue Fee Transmittal should be completed and returned. If you are charging the ISSUE FEE to your deposit account, section "4b" of Part B-Issue Fee Transmittal should be completed and an extra copy of the form should be submitted.
- III. All communications regarding this application must give application number and batch number. Please direct all communications prior to issuance to Box ISSUE FEE unless advised to the contrary.

IMPORTANT REMINDER: Utility patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.

PATENT AND TRADEMARK OFFICE COPY

PTOL-85 (REV. 10-96) Approved for use through 06/30/99. (0651-0033)

*U.S. GPO: 1999-454-457/24601



Notice of Allowability



Application No. 08/976,228 Applicantis

Examiner

Brann

Group Art Unit 3713



Joe H. Cheng All claims being allowable, PROSECUTION ON THE MERITS IS (OR REMAINS) CLOSED in this application. If not included herewith (or previously mailed), a Notice of Allowance and Issue Fee Due or other appropriate communication will be mailed in due course. This communication is responsive to <u>the Preliminary Amendment filed November 22, 1999</u> ∑ The allowed claim(s) is/are 1-7 and 9-30 ☐ The drawings filed on _____ are acceptable. ☐ Acknowledgement is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d). ☐ All ☐ Some* ☐ None of the CERTIFIED copies of the priority documents have been received. received in Application No. (Series Code/Serial Number) received in this national stage application from the International Bureau (PCT Rule 17.2(a)). *Certified copies not received: Acknowledgement is made of a claim for domestic priority under 35 U.S.C. § 119(e). A SHORTENED STATUTORY PERIOD FOR RESPONSE to comply with the requirements noted below is set to EXPIRE THREE MONTHS FROM THE "DATE MAILED" of this Office action. Failure to timely comply will result in ABANDONMENT of this application. Extensions of time may be obtained under the provisions of 37 CFR 1.136(a). ☐ Note the attached EXAMINER'S AMENDMENT or NOTICE OF INFORMAL APPLICATION, PTO-152, which discloses that the oath or declaration is deficient. A SUBSTITUTE OATH OR DECLARATION IS REQUIRED. X Applicant MUST submit NEW FORMAL DRAWINGS because the originally filed drawings were declared by applicant to be informal. Ill including changes required by the Notice of Draftsperson's Patent Drawing Review, PTO-948, attached hereto or to Paper No. 3 . including changes required by the proposed drawing correction filed on , which has been , which has been approved by the examiner. including changes required by the attached Examiner's Amendment/Comment. Identifying indicia such as the application number (see 37 CFR 1.84(c)) should be written on the reverse side of the drawings. The drawings should be filed as a separate paper with a transmittal lettter addressed to the Official Draftsperson. □ Note the attached Examiner's comment regarding REQUIREMENT FOR THE DEPOSIT OF BIOLOGICAL MATERIAL. Any response to this letter should include, in the upper right hand corner, the APPLICATION NUMBER (SERIES CODE/SERIAL NUMBER). If applicant has received a Notice of Allowance and Issue Fee Due, the ISSUE BATCH NUMBER and DATE of the NOTICE OF ALLOWANCE should also be included. Attachment(s) □ Notice of References Cited, PTO-892 ☐ Information Disclosure Statement(s), PTO-1449, Paper No(s). ☐ Notice of Draftsperson's Patent Drawing Review, PTO-948 ☐ Notice of Informal Patent Application, PTO-152 ☐ Interview Summary, PTO-413 ☐ Examiner's Amendment/Comment Examiner's Comment Regarding Requirement for Deposit of Biological Material

U. S. Patent and Trademark Office PTO-37 (Rev. 9-95)

X Examiner's Statement of Reasons for Allowance

Notice of Allowability

Part of Paper No. 11

Application/Control Number: 08/976,228

Art Unit: 3713

REASONS FOR ALLOWANCE

1. The following is an examiner's statement of reasons for allowance:

None of the prior art of record shows the combination of the structure of the claimed portable self-contained device and method for monitoring physical movement of body parts during physical activity comprising the movement sensor capable of measuring data associated with unrestrained movement in any direction and generating signals indicative of the movement, which are the angle and velocity of the movement, the power source, the microprocessor capable of receiving, interpreting, storing and responding to the movement data based on the user-defined operational parameters, at least one user input connected to the microprocessor for controlling the operation of the portable self-contained device, the real-time clock connected to the microprocessor, memory for storing the movement data, and the output indicator connected to the microprocessor for signaling the occurrence of user-defined events, or the combination of the structure of the claimed system to aid in training and safety during physical activity comprising the portable self-contained movement measuring device which comprising the movement sensor capable of measuring data associated with unrestrained movement in any direction and generating signals indicative of the movement, which are the angle and velocity of the movement, the power source, the microprocessor capable of receiving, interpreting, storing and responding to the movement data based on the user-defined operational parameters, at least one user input connected to the microprocessor for controlling the operation of the portable self-contained device, the real-time clock connected to the microprocessor, memory for storing the movement

Ex. 1002 / Page 30 of 169

Page 2

Application/Control Number: 08/976,228 Page 3

Art Unit: 3713

data, at least one input/output port connected to the microprocessor for downloading the data and uploading the operational parameters and the output indicator connected to the microprocessor, the computer running a program capable of interpreting and reporting the movement data based on the operational parameters, and the download device electronically connecting to the movement measuring device and the computer for transmitting the movement data and operational parameters between the movement measuring device and the computer for analysis, reporting and operation purposes.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

2. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Joe H. Cheng whose telephone number is (703) 308-2667.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-1148.

Joe H. Cheng
Primary Examiner

Joe H. Cheng

December 4, 1999

NOV 22 1999 TENT & TRADENTS

P37-13

PATENT_

ATTORNEY DOCKET NO: 13326/59157

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE:

Brann

SERIAL NO.:

08/976,228

FILED:

November 21, 1997

FOR:

A TRAINING AND SAFETY DEVICE, SYSTEM AND METHOD TO AID IN

PROPER MOVEMENT DURING

PHYSICAL ACTIVITY

GROUP NO.:

3713

EXAMINER:

Cheng, J.

RECEIVED

NOV 26 1999

Group 3700

Box CPA FEE ASSISTANT COMMISSIONER FOR PATENTS* Washington, D.C. 20231

CONTINUED PROSECUTION APPLICATION (CPA) (37 C.F.R. § 1.53(d))

1. This is a request for the filing of a

×

continuation

☐ divisional

continued prosecution application under 37 C.F.R. § 1.53(d) of the above-identified prior nonprovisional application.

It is further requested that this continued prosecution application utilize the file jacket and contents of the prior application, including the specification, drawings, and oath or declaration from the prior application, to constitute this new application, and that the application number of the above-identified prior application be assigned for identification purposes. 37 C.F.R. § 1.53(d)(2)(iv).

It is also requested that the above-identified prior application be expressly abandoned as of the filing date accorded this continued prosecution application. 37 C.F.R. \S 1.53(d)(2)(v).

*CERTIFICATE OF EXPRESS MAILING (37 CFR § 1.10)

EL417713015US

I hereby certify that this paper (along with any paper referred to as being attached or enclosed) is being deposited with the United States Postal Service as Express Mail Post Office to Addressee on the date shown below in an envelope with sufficient postage for and with Express Mail label number shown above, and is addressed to: BOX CPA, FEE, ASSISTANT COMMISSIONER FOR PATENTS, WASHINGTON, D.C. 20231.

11/24/1999 DVUONG

00000116 08976228

01 FC:231 02 FC:203 380.00 OP 81.00 OP CECILIA HOWELL

5.B.....

Repln. Ref: 11/24/1999 DVUDNG 002110570 DAW:121781 Name/Mumber:08976228 FC: 704 \$81.00 CR

1

2.	With respect to the above-identified prior nonprovisional application, this continued prosecution application is being filed:									
	Α.	before the earliest of the: termination of the proceedings on the prior application (37 C.FR. § 1.53(d)(1)(ii)(C)) payment of the issue fee on the prior application (37 C.F.R. § 1.53(d)(1)(ii)(A)). abandonment of the prior application (37 C.F.R. § 1.53(d)(1)(ii)(B))								
		OR								
	B.	after the payment of the issue fee – but a petition under § 1.313(b)(5) has been granted in the prior application. 37 C.F.R. § 1.53(d)(1)(ii)(A).								
	C.	The term for response or taking action in the prior application expires on November 20, 1999.								
3.	It is no	ted that:								
	•	This application discloses and claims only subject matter disclosed in the prior application. 37 C.F.R. § 1.53(d)(2)(ii).								
	•	Filing of this continued prosecution application is to be construed to include a waiver of confidentiality by the applicant under 35 U.S.C. § 122, to the extent that any member of the public, who is entitled under the provisions of § 1.14 to access to, copies of, or information concerning, either the prior application or any continuing application filed under the provisions of 37 C.F.R. § 1.53(d), may be given similar access to, copies of, or similar information concerning the other application or applications in the file jacket. 37 C.F.R. § 1.53(d)(6).								
	•	Filing of this request is the specific reference required by 35 U.S.C. § 120 to every application assigned the application number identified in this request. No amendment in this application may delete this specific reference to any prior application. 37 C.F.R. §§ 1.53(d)(7) and 1.78(a)(2).								
4.	This co	ontinued prosecution application names as inventors:								
	×	the same inventor named in the prior application on the date this continued prosecution application under 37 C.F.R. § 1.53(d)(2)(iii) is being filed.								
		fewer than all the inventors named in the prior application. 37 C.F.R. § (d)(4).								
		Please delete the following names)s) as inventor(s), who are not inventor(s) of the invention being claimed in this new application:								
		Please add the following name(s) as inventors:								
		A petition under § 1.48 is attached.								

5. Information Disclosure Statement

Enclosed is an Information Disclosure Statement in accordance with the requirements of 37 C.F.R. § 1.98.

6. Fee Calculation (37 CFR 1.16)

[X] Regular application

CLAIMS AS FILED

	Number Filed		Max	Above Max		Above Max Fee		
Basic Fee 37 CFR §1.16(a)								\$760.00
Total Claims 37 CFR §1.16(c)	29	-	20	9	x	\$18.00	=	\$162.00
Independent Claims 37 CFR §1.16(b)	3	-	3	0	х	\$78.00	=	\$0.00
Multiple Dependant Claims 37 CFR §1.16(d)				0	x	\$260.00	=	\$0.00

CFR §1	.16(d)	0	х	\$260.00	=	\$0.00
	An amendment canceling extra claims is en	closed				
	An amendment deleting multiple-dependence	cies is enc	closed.			
	The fee for extra claims is not being paid at	this time.				
		i.F			Filing Fee	e Total \$922.00
			After Sr	nall Entity D	iscount of	50% \$ 461.00
	Filing Fee Calculation				\$_	461.00

7.	Small Entity Statement(s)									
		Statement(s) that this is filing by a small entity under 37 C.F.R. §§ 1.9 and 1.27 is(are) attached								
	×	Status as a small entity was claimed in prior application 08/976,228, filed on November 21, 1997, from which benefit is being claimed for this application under:								
	35 U.S.O	C. § ☐ 119(e), ☑ 120, ☐ 121, ☐ 365(c),								
and whi	ch status	as a small entity is still proper and desired.								
		A copy of the statement in the prior application is included.								
8.	Fee Payment Being Made at This Time									
•		Not enclosed								
	×	Enclosed	\$	597.00						
9.	Total Fee Calculation									
	×	Filing Fee	\$	416.00						
		No filing fee is to be paid at this time.								
		Recording Assignment (\$40.00—37 C.F.R. § 1.21(h)) (See attached "COVER SHEET FOR ASSIGNMENT ACCOMPANYING NEW APPLICATION.")	\$							
	×	Petition fee for one month extension of time	\$ \$	55.00						
		Total fees calculated	\$ \$	516.00						
10.	Method of Payment of Fees									
	[X]	Attached is check number 7482 in the amount of \$597.00.								
	[]	Charge Account No. 12-1781 the \$ sum of . A duplicate of this transm	nittal is atta	iched.						
	[X]	If any additional extension and/or fee is required or if any overpayment has been made, the Commissioner is hereby authorized to charge any deficit or credit any overpayment to Account No.12-1781.								

RESPECTFULLY SUBMITTED,

Michael Caywood
ATTORNEY FOR APPLICANT
Locke Liddell & Sapp LLP
100 Congress Avenue, Suite 300
Austin, Texas 78701
Telephone: 512/305-4700
Facsimile: 512/305-4800

13326:59157:AUSTIN:186897.1

Atty. Docket No.: 13326/59157

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE:

Brann

SERIAL NO.:

08/976,228

FILED:

November 21, 1997

FOR:

A TRAINING AND SAFETY DEVICE

SYSTEM AND METHOD TO AID IN PROPER MOVEMENT DURING

PHYSICAL ACTIVITY

GROUP NO.:

3713

EXAMINER:

Cheng, J.

BOX CPA FEE

ASSISTANT COMMISSIONER FOR PATENTS WASHINGTON, D.C. 20231

PETITION FOR EXTENSION OF TIME AND RESPONSE TRANSMITTAL

Transmitted herewith is an amendment for this application.

STATUS

When the application was filed, the Applicant was

[X] a small entity - verified statement:

[] attached.

[X] already filed.

[] other than a small entity.

11/24/1999 DVUONG 0

00000116 08976228

Date: Nov. 22, 1999

03°FC:215

55.00 OP

*CERTIFICATE OF EXPRESS MAILING (37 CFR § 1.10)

EL417713015US

I hereby certify that this paper (along with any paper referred to as being attached or enclosed) is being deposited with the United States Postal Service as Express Mail Post Office to Addressee on the date shown below in an envelope with sufficient postage for and with Express Mail label number shown above, and is addressed to: BOX CPA, FEE, ASSISTANT COMMISSIONER FOR PATENTS WASHINGTON, D.C. 2021

CECILIA HOWELLS

Signature

EXTENSION REQUESTED

The proceedings herein are for a patent application and the provisions of 37 CFR §1.136 apply.

Applicant petitions for an extension of time under 37 CFR §1.136 and §1.17(a)-(d) for the total number of months checked below:

	/0 E /2	
Extension	(- 50%)	Fee for
(months)	Fee Fee	Small Entity
[X] one month	HOV 2 2 1899 (110.00)	\$ 55.00
[] two months	380.00	\$ 190.00
[] three months	\$ 870.00	\$ 435.00
[] four months	\$ 1,360.00	\$ 680.00

[X] Total fee due for extension of time to respond \$ 55.00.

FEE PAYMENT

- [X] Attached is check no. 7482 totaling \$597.00 which includes payment for the extension.
- Charge Account No. 12-1781 the sum of \$ _____. A duplicate of this transmittal is attached. []
- [X] If any additional extension and/or fee is required or if any overpayment has been made, the Commissioner is hereby authorized to charge any deficit or credit any overpayment to Account No. 12-1781.

RESPECTFULLY SUBMITTED,

Date: **Nov. 22, 1999** Registration No. 37,797

Michael Caywood

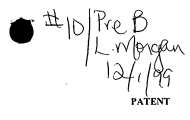
ATTORNEY FOR APPLICANT

Locke Liddell & Sapp LLP 100 Congress Ave., Suite 300

Austin, Texas 78701 512/305-4724 phone 512/305-4800 fax

13326:59157:AUSTIN:186898.1





IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE:

Brann

GROUP NO.: 3713

SERIAL NO.: 08/976,228

EXAMINER:

Cheng, J.

FILED:

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PHYSICAL ACTIVITY

BOX CPA FEE

ASSISTANT COMMISSIONER FOR PATENTS' WASHINGTON, D.C. 20231

PRELIMINARY AMENDMENT

This preliminary amendment is being included with the filing papers for a Continued Prosecution Application along with a one-month extension of time requested and paid for pursuant to the petition and fee for extension under 37 CFR 1.17(a)(1) referenced and provided for in the transmittal of the CPA. The Examiner issued a Final Office Action dated July 20, 1999.

*CERTIFICATE OF EXPRESS MAILING (37 CFR § 1.10)

EL417713015US

I hereby certify that this paper (along with any paper referred to as being attached or enclosed) is being deposited with the United States Postal Service as Express Mail Post Office to Addressee on the date shown below in an envelope with sufficient postage for and with Express Mail label number shown above, and is addressed to: BOX CPA, FEE, ASSISTANT COMMISSIONER FOR PATENTS, WASHINGTON, D.C. 20231.

Date: 1000. 22, 1999

1

AMENDMENT

Please amend the claims as follows:

- 1. (Amended) A <u>portable</u>, <u>self-contained</u> device for <u>monitoring</u> [detecting] movement of body parts during physical activity, said device comprising:
 - a movement sensor capable of measuring data associated with <u>unrestrained</u> movement <u>in any direction</u> [of said device] and generating signals indicative of said movement;
 - a power source;
 - a microprocessor connected to said movement sensor and to said power source, said microprocessor capable of receiving, interpreting, storing and responding to said movement data based on user-defined operational parameters;
 - at least one user input connected to said microprocessor for controlling the operation of said device;
 - a real-time clock connected to said microprocessor;
 - memory for storing said movement data; and
 - an output indicator connected to said microprocessor for signaling the occurrence of user-defined events;
 - wherein said movement sensor measures the angle and velocity of said movement.

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- 3. (Amended) The device of claim 1 wherein said <u>device is compact and weighs less than</u> one <u>pound</u> [movement sensor can detect the velocity of said movement].
- B
- 5. (Amended) The device of claim 1 wherein said movement sensor can simultaneously detect <u>real time</u> movement along at least two orthogonal axes.

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7. (Amended) The device of claim 1 wherein said monitored body part movement is torso or limb movement [further comprising a power supply manager connected between said power source and said microprocessor].

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- (Amended) The device of claim 1 wherein said data measured by said movement sensor includes the [angle,] distance [and speed] of said movement.
- 13 14. (Twice Amended) A system to aid in training and safety during physical activity, said system comprising
 - a <u>portable</u>, <u>self-contained</u> movement measuring device, said movement measuring device further comprising
 - a movement sensor capable of measuring data associated with unrestrained movement in any direction [of said device] and generating signals indicative of said movement;
 - a power source;
 - a microprocessor connected to said power source, said microprocessor capable of receiving, interpreting, storing and responding to said movement data based on user-defined operational parameters;
 - at least one user input connected to said microprocessor for controlling the operation of said device;
 - a real-time clock connected to said microprocessor;
 - memory for storing said movement data;
 - at least one input/output port connected to said microprocessor for downloading said data and uploading said operational parameters; and
 - an output indicator connected to said microprocessor;
 - a computer running a program capable of interpreting and reporting said movement data based on said operational parameters; and

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a download device electronically connected to said movement measuring device and said computer for transmitting said movement data and operational parameters between said movement measuring device and said computer for analysis, reporting and operation purposes;

wherein said movement sensor measures the angle and velocity of said

movement.



14 Ns. (Amended) The system of claim N wherein said computer is a [standalone] personal computer.

20 21. (Amended) A method to monitor physical movement of a body part comprising the steps of:

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attaching a <u>portable</u>, <u>self-contained</u> movement measuring device to said body part <u>for measuring unrestrained movement in any direction</u>;

measuring data associated with said physical movement;

interpreting said physical movement data based on user-defined operational parameters and a real-time clock; and

storing said data in memory.

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26 27. (Amended) The method of claim 21 further comprising the step of providing real time [instant] feedback regarding said movement.



REMARKS

Pursuant to the Office Action dated July 20, 1999 and the subsequent telephone interview with Examiner Cheng on October 5, 1999, the Applicant has amended the pending claims in order to overcome the rejections stated in the Office Action. Applicant files herewith a CPA along with this Preliminary Amendment. In particular, Applicant has amended the independent claims to more distinctly point out the unique aspects of the invention. These inventive aspects include the portability of Applicant's device and its

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use to measure unrestricted torso or limb movement along multiple axes. Once these limitations are taken into account, the rejections raised by the Examiner based on the patents issued to Stark, Platt and Plotke no longer apply. The amended claims also distinguish Applicant's claimed invention from those disclosed by Prince and Linial.

REQUEST FOR ALLOWANCE

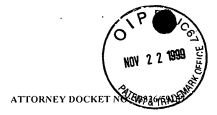
Applicant submits that all of the pending claims of the present application are in condition for allowance. Therefore, allowance and passage to issue of the claims is respectfully requested.

RESPECTFULLY SUBMITTED,

ATTORNEY FOR APPLICANTS Locke Liddell & Sapp LLP 100 Congress Ave., Suite 300 Austin, Texas 78701

512/305-4724

13326:59157:AUSTIN:186899.1



PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE:

Brann

3713

SERIAL NO.:

08/976,228

EXAMINER:

GROUP NO.:

Cheng, J.

FILED:

November 21, 1997

FOR:

A TRAINING AND SAFETY DEVICE, SYSTEM AND METHOD TO AID IN DURING

PROPER MOVEMENT

PHYSICAL ACTIVITY

BOX CPA

Fee

ASSISTANT COMMISSIONER FOR PATENTS' WASHINGTON, D.C. 20231

TRANSMITTAL LETTER

Dear Sir:

Enclosed with this letter please find the following in connection with the above-referenced application for U.S. patent:

- Continued Prosecution Application (CPA) (37 C.F.R. § 1.53(d);
- 2. Petition for Extension of Time and Amendment Transmittal;
- 3. Preliminary Amendment;
- 4. Check No. 7482 in the amount of \$597.00; and
- 5. Self-Addressed and Stamped Return Receipt Postcard.

CERTIFICATE OF EXPRESS MAILING (37 C.F.R. § 1.10) Express Mail Label Number EL417713015US

I hereby certify that this paper (along with any paper referred to as being attached or enclosed) is being deposited with the United States Postal Service as Express Mail Post Office to Addressee on the date shown below in an envelope with sufficient postage for and with Express Mail label number shown above, and is addressed to: Box CPA, Fee, Assistant Commissioner for Patents, Washington, D.C. 20231.

Date: Nov. 22, 1999

Thewells

If any additional extension and/or fee is required or if any overpayment has been made, the Commissioner is hereby authorized to charge any deficit or credit any overpayment to Account No. 12-1781.

RESPECTFULLY SUBMITTED,

Michael Caywood

Michael Caywood
ATTORNEY FOR APPLICANT

Locke Liddell & Sapp LLP

100 Congress Avenue, Suite 300

Austin, Texas 78701

(512) 305-4724

13326:59157:AUSTIN:186896.1



UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

APPLICATION NO.	FILING DATE	FIRST NAMED I	NVENTOR	AT	TORNEY DOCKET NO.
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		QM21/1008	7 [EX CHENG, J	AMINER
	BUITE JOB	l'A Enu Ina		ART UNIT	PAPER NUMBER
				ATE MAILED:	0/08/99

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

Commissioner of Patents and Trademarks

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Interview Summary

Application No. 08/976,228

Applicant(s)

Examiner

Group Art Unit

Brann

	Joe H. Cheng	3713
All participants (applicant, applicant's representative, PTC	personnel):	
(1) Joe H. Cheng (examiner)	(3)	
(2) Michael Caywood (applicant's Attorney)		
Date of Interview Oct 5, 1999	_	
Type: 🛛 Telephonic 🔲 Personal (copy is given to	applicant applicant's rep	oresentative).
Exhibit shown or demonstration conducted:	X No. If yes, brief description:	
Agreement was reached. was not reached.	• •	
Claim(s) discussed: 1-7 and 9-30		
Identification of prior art discussed: Linial et al (U.S. Pat. No. 4,665,928), Stark et al (U.S. Pat. Pat. No. 5,348,519).	nt. No. 5,052,375), Pratt, Jr. (U.S	S. Pat. No. 4,912,638) and
Description of the general nature of what was agreed to in The aforementioned claims were discussed. No agreement response to the Final Office Action in the forthcoming.	-	
(A fuller description, if necessary, and a copy of the amer the claims allowable must be attached. Also, where no c is available, a summary thereof must be attached.)		
1. It is not necessary for applicant to provide a sepa	rate record of the substance of the	ne interview.
Unless the paragraph above has been checked to indicate LAST OFFICE ACTION IS NOT WAIVED AND MUST INCL Section 713.04). If a response to the last Office action h	UDE THE SUBSTANCE OF THE I as already been filed, APPLICAN	NTERVIEW. (See MPEP I IS GIVEN ONE MONTH
 Since the Examiner's interview summary above (in each of the objections, rejections and requirement claims are now allowable, this completed form is Office action. Applicant is not relieved from proving also checked. 	ts that may be present in the last considered to fulfill the response	Office action, and since the requirements of the last
	• •	J. H. En] 34
Examiner Note: You must sign and stamp this form unless it is an	attachment to a signed Office action.	JOE H. CHENG PRIMARY EXAMINER ART UNIT 3713

U. S. Patent and Trademark Office PTO-413 (Rev. 10-95)

Interview Summary

Paper No. ____7



UNITED STRIES DEPARTMENT OF COMMERCE Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

ART UNIT

DATE MAILED:

3713

 APPLICATION NO.
 FILING DATE
 FIRST NAMED INVENTOR
 ATTORNEY DOCKET NO.

 08/976,228
 11/21/97
 BRANN
 T
 13326/59157

 QM12/0720
 —
 EXAMINER

 CHENG, J
 CHENG, J

MICHAEL CAYWOOD LOCKE PURNELL RAIN HARRELL 100 CONGRESS SUITE 300 -AUSTIN TX 78701

07/20/99

PAPER NUMBER

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

Commissioner of Patents and Trademarks

Application No.

Applicant(s)

08/976,228

Brann

Office Action Summary Examiner

·, ·(

Joe H. Cheng

Group Art Unit 3713



X Responsive to communication(s) filed on May 4, 1999	
X This action is FINAL .	
☐ Since this application is in condition for allowance except for for in accordance with the practice under <i>Ex parte Quayle</i> , 1935 (
A shortened statutory period for response to this action is set to e is longer, from the mailing date of this communication. Failure to application to become abandoned. (35 U.S.C. § 133). Extension 37 CFR 1.136(a).	respond within the period for response will cause the
Disposition of Claims	
X Claim(s) 1-7 and 9-30	is/are pending in the application.
Of the above, claim(s)	is/are withdrawn from consideration.
Claim(s)	is/are allowed.
	is/are rejected.
Claim(s)	
☐ Claims	
Application Papers See the attached Notice of Draftsperson's Patent Drawing F	
☐ The drawing(s) filed on is/are objected	
☐ The proposed drawing correction, filed on	is approved disapproved.
 The specification is objected to by the Examiner. The oath or declaration is objected to by the Examiner. 	
· · · ·	
Priority under 35 U.S.C. § 119 Acknowledgement is made of a claim for foreign priority under 15 under	ider 35 U.S.C. § 119(a)-(d).
☐ All ☐ Some* ☐ None of the CERTIFIED copies of t	
received.	
received in Application No. (Series Code/Serial Numb	er)
$\hfill\Box$ received in this national stage application from the In	ternational Bureau (PCT Rule 17.2(a)).
*Certified copies not received:	
☐ Acknowledgement is made of a claim for domestic priority	under 35 U.S.C. § 119(e).
Attachment(s)	
☐ Notice of References Cited, PTO-892	
☐ Information Disclosure Statement(s), PTO-1449, Paper No(s	5).
☐ Interview Summary, PTO-413☐ Notice of Draftsperson's Patent Drawing Review, PTO-948	
☐ Notice of Informal Patent Application, PTO-152	
SEE OFFICE ACTION ON TH	E FOLLOWING BACKS

U. S. Patent and Trademark Office PTO-326 (Rev. 9-95) Application/Control Number: 08/976,228 Page 2

Art Unit: 3713

DETAILED ACTION

1. In response to the Amendment filed on May 4, 1999, claim 8 has been cancelled and claims 1-7 and 9-30 are pending.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 1, 2, 4-7, 9-11, 13-17, 21, 23-27 and 29 are rejected under 35 U.S.C. 102(b) as being anticipated by Stark et al (U.S. Pat. No. 5,052,375) for the reasons set forth in the prior Office action (see Paper No. 3) and incorporated herein.

Response to Arguments

4. Applicant's arguments filed on May 4, 1999 have been fully considered but they are not deemed to be persuasive. It is noted that applicant's own analysis of the Stark et al device indicates how the device anticipates the claimed invention. Namely applicant admits that Stark et al "measures the relative angular position ...". This reads on the claimed language. In addition, applicant's argument directed to the "a highly portable device used to measure torso or limb

Art Unit: 3713

restraint to the movement". Applicant is reading the limitations into the claim which is just not there. It is noted that the specification is not the measure of the invention. Therefore, limitations contained therein can not be read into the claims for the purpose of avoiding the prior art. *In re*Sporck, 55 CCPA 743, 386 F.2d 924, 155 USPQ 687 (1968). Hence, applicant's argument is not deemed to be persuasive and the rejection under 35 U.S.C. §102 (b) is proper and stand.

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

Art Unit: 3713

6. Claims 8 and 18-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Stark et al (U.S. Pat. No. 5,052,375) for the reasons set forth in the prior Office action (see Paper No. 3) and incorporated herein.

- 7. Claims 3, 22, 28 and 30 are rejected under 35 U.S.C. 103(a) as being unpatentable over Stark et al (U.S. Pat. No. 5,052,375) as applied to claims 1, 2, 4-7, 9-11, 13-17, 21, 23-27 and 29 above, and further in view of Pratt, Jr. (U.S. Pat. No. 4,912,638) for the reasons set forth in the prior Office action (see Paper No. 3) and incorporated herein.
- 8. Claim 12 is rejected under 35 U.S.C. 103(a) as being unpatentable over Stark et al (U.S. Pat. No. 5,052,375) as applied to claims 1, 2, 4-7, 9-11, 13-17, 21, 23-27 and 29 above, and further in view of Plotke (U.S. Pat. No. 5,715,160) for the reasons set forth in the prior Office action (see Paper No. 3) and incorporated herein.

Response to Arguments

9. Applicant's arguments directed to the capability to modify the reference is not obviousness. It is noted that the disclosure in a reference must be evaluated for what they would fairly teach one of ordinary skill in the art. *In re Snow*, 471 F.2d 1400, 176 USPQ 328 (CCPA 1973); *In re Boe*, 355 F.2d 961, 148 USPQ 507 (CCPA 1966). In considering the teachings of a reference, it is proper to take into account not only the specific teachings of the reference, but

Art Unit: 3713

also the inferences that one skilled in the art would reasonably have been expected to draw from the reference. *In re Preda*, 401 F.2d 825, 159 USPQ 342 (CCPA 1968); *In re Shepard*, 319 F.2d 194, 138 USPQ 148 (CCPA 1963). In addition, it is proper to taken into consideration not only the teachings of the prior art, but also the level of ordinary skill in the art. <u>In re Luck</u>, 476 F.2d 650, 177 USPQ 523 (CCPA 1973). Specifically, those of ordinary skill in the art are presumed to have some knowledge of the art apart from what is expressly disclosed in the references. *In re* Jacoby, 309 F.2d 513, 135 USPO 317 (CCPA 1962). Hence, the type of download device or docking station from which data contained in the control means may be downloaded to a computer or other device for processing is a design consideration within the skill of the art. *In re* Reese, 290 F.2d 839, 129 USPQ 402 (CCPA 1961). Further, "It should be too well settled now to require citation or discussion that the test for combining references is not what the individual references themselves suggest but rather what the combination of disclosures taken as a whole would suggest to one of ordinary skill in the art. Any judgment on obviousness is in a sense necessarily a reconstruction based upon hindsight reasoning, but so long as it takes into account only knowledge which was within the level of ordinary skill at the time the claimed invention was made and does not include knowledge gleaned only from applicant's disclosure, such reconstruction is proper." In re McLaughlin, 443 F.2d 1392, 1395, 170 USPQ 209, 212 (CCPA 1971). Furthermore, where the structure and function of a prior art is similar to the structure and function of the invention, the prior art device may be considered analogous to the invention. *In re* Mlot-Fijalkowski, 676 F.2d 666, 213 USPQ 713 (CCPA 1982). Finally, "No reference need be

Page 6

Art Unit: 3713

cited by Patent Office to show lack of novelty in notoriously old business arrangement." *In re Wiechers*, 146 USPQ 52. Hence, applicant's argument is not deemed to be persuasive and the rejections under 35 U.S.C. §103(a) are proper and stand.

Conclusion

10. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Joe H. Cheng whose telephone number is (703) 308-2667.

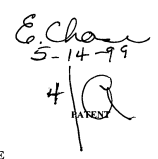
Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-1148.

Primary Examine

Joe H. Cheng



fee ork



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE:

Theodore L. Brann

SERIAL NO.:

08/976,228

FIĽED:

November 21, 1997

FOR:

A TRAINING AND SAFETY DEVICE, SYSTEM AND METHOD TO AID IN PROPER MOVEMENT DURING

PHYSICAL ACTIVITY

GROUP NO.:

3713

EXAMINER:

Cheng, Joe H.

ATTY DKT:

13326/59157

RECEIVED

MAY 1 3 1999

Group 3700

BOX NON-FEE AMENDMENT ASSISTANT COMMISSIONER FOR PATENTS* WASHINGTON, D.C. 20231

AMENDMENT & RESPONSE

In response to the Examiner's Office Action mailed February 4, 1999, applicant requests that the application be amended as follows.

In the Specification

Please amend the specification as follows:

1. On page 16, line 19, delete "was".

In the Claims

Please delete claim 8.

Please amend the following claims as indicated (insert / [delete]):

 \mathcal{J}_{I}

2. (Amended) The device of claim 1 further comprising at least one <u>input/output</u> port connected to said microprocessor for downloading said data and uploading said operational parameters to and from a computer.

CERTIFICATE OF EXPRESS MAILING (37 C.F.R. § 1.10)

EL382623201US
Express Mail Label Number

I hereby certify that this paper (along with any paper referred to as being attached or enclosed) is being deposited with the United States Postal Service as Express Mail Post Office to Addressee on the date shown below in an envelope with sufficient postage for and with Express Mail label number shown above, and is addressed to: Box Non-Fee Amendment, Assistant Commissioner for Patents, Washington, D.C. 20231.

CATHERINE A. BERGLUNI

Signature Q. E

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Shop 6> 14. (Amended) A system to aid in training and safety during physical activity, said system comprising

a movement measuring device, said movement measuring device further comprising

a movement sensor capable of measuring data associated with movement of said device and generating signal sindicative of said movement;

a power source;

a microprocessor connected to said power source, said microprocessor capable of receiving, interpreting, storing and responding to said movement data based on user-defined operational parameters;

at least one user input connected to said microprocessor for controlling the operation of said device;

a real-time clock connected to said microprocessor;

memory for storing said movement data;

at least one <u>input/output</u> port connected to said microprocessor for downloading said data and uploading said operational parameters; and

an output indicator connected to said microprocessor;

a computer running a program capable of interpreting and reporting said movement data based on said operational parameters; and

a download device electronically connected to said movement measuring device and said computer for transmitting said movement data and operational parameters between said movement measuring device and said computer for analysis, reporting and operation purposes.

REMARKS

The Examiner has objected to the declaration for failing to state whether the inventor is a sole or joint inventor. In this application, claims 1-30 are pending. The Examiner has rejected claims 2 and 14-20 under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter of the invention. The Examiner has also rejected claims 1, 2, 4-7, 9-11, 13-17, 21, 23-27 and 29 under 35 U.S.C. 102(b) as being anticipated by Stark et al. The Examiner has rejected claims 8 and 18-20 under 35 U.S.C. 103(a) as being unpatentable over Stark. Claims 3, 22, 28 and 30 have been rejected as being unpatentable over Stark in view of Pratt. Claim 12 is rejected as being obvious in light of Stark and Plotke. Applicant respectfully disagrees with the Examiner as to the rejection of the claims and addresses the Examiner's rejections, in part, by amendment to the claims requested above and, in part, by the following discussion.

Oath/Declaration

The Examiner's objection concerning the defective declaration has been addressed by filing a new declaration in compliance with 37 CFR 1.67(a) identifying the application by application number and filing date. Although the previously filed declaration was entitled "Declaration, Power of Attorney, and Petition of Sole Inventor," the new declaration more clearly states that the named inventor is the sole inventor.

Claim Rejections – 35 USC 112

The Examiner's rejection of claims 2 and 14-20 has been duly noted. The Examiner expresses concern as to whether the "at least one port" refers to the "download device" described in the specification. This concern has been addressed by amending claims 2 and 14 to more explicitly refer to the input/output port (reference numeral 52 in Fig. 4) which is part of the movement measuring device 12

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and to distinguish the port from the download device (reference numeral 14 in Fig. 1) that serves as an interface (i.e., docking station) between the device 12 and the computer 16.

Claim Rejections – 35 USC 102

The Examiner has rejected claims 1, 2, 4-7, 9-11, 13-17, 21, 23-27 and 29 under Section 102(b) as being anticipated by U.S. Pat. No. 5,052,375 issued to Stark et al. The Examiner states that Stark "broadly discloses the concept of the system and method for monitoring physical movement of the body part." The Examiner apparently misunderstands the applicant's invention. Stark describes an orthopedic limb immobilization device while applicant's invention is designed to measure an individual's free movement of limb or torso. In particular, Stark's invention is an orthopedic restraining device used to immobilize and rehabilitate injured human limbs by providing controlled resistance to movement of the limb. The device monitors the force exerted by the wearer via the injured limb through stress sensing means. And it is this sensed data which is monitored and recorded by the device. The only real movement measured by Stark's device is the relative angular position of the "distal end sections" of the device (col. 2, line 55-58) about an adjustable hinge. Stark does not describe a highly portable device used to measure torso or limb movement along multiple axes, including distance and speed of the movement, without any restraint to the movement as is taught by applicant's invention. Thus, Stark's disclosure does not anticipate any of the claims made by the applicant in the present invention.

Claim Rejections – 35 USC 103

In order to support the rejection of claims under Section 103, the Examiner must identify something that suggests the various elements mentioned in the rejection be used together to achieve a useful purpose. See In re Fritch, 23 USPQ 2d 1780, 1983 (Fed. Cir. 1992), citing ACS Hosp. Systems, Inc. v. Montefiore Hosp., 732 F.2d 1572, 1577 (Fed. Cir. 1984) ("Obviousness cannot be established by combining the teachings of the prior art to produce the claimed invention, absent some teaching or suggestion supporting the combination. Under Section 103, teachings of references can be combined only if there is some suggestion or incentive to do so."); In re Fine, 837 F.2d 1071 (Fed. Cir. 1988) (The PTO has the burden under section 103 to establish a prima facie case of obviousness . . .). Nothing in the references cited by the Examiner suggests that these elements be combined or integrated in the unique way they have been integrated in the claims of the present invention.

- I. The Examiner has rejected claims 8 and 18-20 under Section 103 as unpatentable over Stark. In particular, the rejection of claims 8 and 18-20 are based solely on Stark without combining it with any other reference. Therefore, the combination of elements must be obvious from Stark alone. Applicant has deleted claim 8. However, because Stark does not disclose or imply the use of any type of download device or docking station from which data contained in the "control means" may be downloaded to a computer or other device for processing, Stark does not suggest or teach the use of such a download device in any form. Thus, claims 18-20, which describe various physical means for achieving the transfer of data from applicant's device for remote data processing, are not obvious in light of Stark.
- II. The Examiner has rejected claims 3, 22, 28 and 30 under Section 103 as being unpatentable over Stark in view of Pratt. However, this rejection is ill-founded. Pratt, just as with Stark, discloses a device which is a "resisting apparatus" (col. 3, lines 8-9). This is in direct opposition to applicant's device which allows the wearer to move in any desired direction and with any desired speed for purposes of monitoring the wearer's movement. Thus, while both Stark and Pratt disclose devices used to restrain or resist the wearer's movement, applicant's device does not and in fact could not in order for it to be used for its intended purpose. The wearer of the applicant's device is not restrained in any way, and this is critical in order to monitor the wearer's natural motion for analysis, whether while performing physical labor or

athletic drills. Furthermore, applicant's invention measures and records a wide variation of movement speeds whereas Pratt simply controls the device resistance in order to maintain constant speed throughout the movement (claim 6). Thus, nothing in these two references integrate to form the unique and non-obvious aspects claimed in claims 3, 22, 28 and 30.

III. The Examiner has rejected claim 12 under Section 103 as unpatentable over Stark in view of Plotke. Because Stark describes an immobilization and restraining device that severely limits the wearer's movement and Plotke discloses a motion and force evaluation system for measuring physical movement, there is no suggestion to combine Stark with Plotke. Thus, Stark teaches away from the tactile device disclosed in Plotke.

Request for Allowance

Applicant submits that: all of the rejections and objections cited by the Examiner have been addressed and that, with the above-requested amendments, all of the pending claims of the present application recite patentable improvements. Allowance and passage to issue of the present application is therefore respectfully requested.

RESPECTFULLY SUBMITTED,

Registration No. 27,811

Registration No. 37,797

Jerry M. Keys

Michael Caywood

ATTORNEYS FOR APPLICANT

Locke Liddell & Sapp LLP 100 Congress Ave., Suite 300

Austin, Texas 78701

512/305-4724

13326:59157:AUSTIN:45752.1

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

80 80

IN RE:

Theodore L. Brann

SERIAL NO.:

08/976,228

FILED:

November 21, 1997

FOR:

A TRAINING AND SAFETY DEVICE, SYSTEM AND METHOD TO AID IN PROPER MOVEMENT DURING

PHYSICAL ACTIVITY

GROUP NO.:

3713

EXAMINER:

Joe H. Cheng

ATTY DKT:

13326/59157

BOX NON-FEE AMENDMENT ASSISTANT COMMISSIONER FOR PATENTS' WASHINGTON, D.C. 20231



DECLARATION, POWER OF ATTORNEY, AND PETITION OF SOLE INVENTOR

As below-named inventor, I hereby individually declare that:

TYPE OF DECLARATION

This Declaration is of the following application type:

- [x] Original
- [] Design
- [] Supplemental
- National Stage of PCT []
- Divisional with Preliminary Amendment of Claims and Title []
- Continuation
- []Continuation-in-Part (CIP)

INVENTORSHIP IDENTIFICATION

My residence, post office address and citizenship are as stated below next to my name, I believe that I am the original, first and sole inventor of the subject matter which is claimed and for which a patent is sought on the invention entitled:

CERTIFICATE OF EXPRESS MAILING (37 C.F.R. § 1.10)

EL382623201US Express Mail Label Nu

I hereby certify that this paper (along with any paper referred to as being attached or enclosed) is being deposited with the United States Postal Service as Express Mail Post Office to Addressee on the date shown below in an envelope with sufficient postage for and with Express Mail label number shown above, and is addressed to: Box Patent Application, Commissioner of Patents and Trademarks, Washington, D.C. 20231.

G:\CORP\13326\59197\PTO\DEC_INV.WPD

Ex. 1002 / Page 59 of 169

TITLE OF INVENTION

A TRAINING AND SAFETY DEVICE, SYSTEM AND METHOD TO AID IN PROPER MOVEMENT DURING PHYSICAL ACTIVITY

SPECIFICATION IDENTIFICATION

[]	is attached hereto.		
[X]	was filed on November 21, 1997	_ and has been given	
	Application Serial No.: 08/976,228	:	
[]	was described and claimed in PCT	• •	filed on
	(if applicable)	and as amended under PCT Article	19 on
	•		

ACKNOWLEDGMENT OF REVIEW OF PAPERS AND DUTY OF CANDOR

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge that duty to disclose information which is material to the examination of this application in accordance with Title 37, Code of Federal Regulations, Section 1.56(a).

DECLARATION

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that willful false statements may jeopardize the validity of the application or any patent issued thereon.

POWER OF ATTORNEY

I hereby appoint Jerry M. Keys, Registration No. 27,811 and/or Michael Caywood, Registration No. 37,797, Attorneys at Law, Locke Liddell & Sapp LLP, 100 Congress Ave., Suite 300, Austin, Texas 78701, (512) 305-4724, my attorneys, with full power of substitution and revocation, to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith.

And I hereby request that all correspondence be sent to:

Michael Caywood Locke Liddell & Sapp LLP 100 Congress, Suite 300 Austin, Texas 78701

the specification of which

PETITION

Wherefore, I pray that Letters Patent be granted to me for the invention or discovery described and claimed in the foregoing specification and claims, and I hereby subscribe my name to the attached specification and claims, declaration, power of attorney and this petition.

Full Name of First Listed Inventor:

Theodore L. Brann

Inventor's Signature:

Theodore I. Brann

Date: <u>April</u> 28,1999

Citizenship:

United States of America

Residence:

P.O. Box 1766

Boerne, Texas 78006

G:\CORP\13326\59157\PTO\DEC_INV.WPD



GROUP NO.:

EXAMINER:

3713

Cheng, Joe H.

7th 37/3

ATTORNEY DOCKET NO. 13326/

PATENT

IN THE UNITE ES PATENT AND TRADEMARK OFFICE

IN RE:

Theodore L. Brann

SERIAL NO.:

08/976,228

FILED:

November 21, 1997

FOR:

A Training and Safety Device, System and Method to Aid in Proper Movement

During Physical Activity

BOX NON-FEE AMENDMENT Assistant Commissioner for Patents Washington, D.C. 20231

RECEIVED

MAY 1 3 1999

Group 3700

TRANSMITTAL LETTER

Dear Sir:

Enclosed herewith please find the following documents for filing for the above-identified patent application:

- 1. Amendment & Response:
- 2. Declaration, Power of Attorney and Petition of Sole Inventor: and
- 3. Self-Addressed and Stamped Return Receipt Postcard.

If any additional extension and/or fee is required or if any overpayment has been made, the Commissioner is hereby authorized to charge any deficit or credit any overpayment to Account No. 12-1781.

RESPECTFULLY SUBMITTED,

Registration No. 27,811

Registration No. 37,797

Michael Caywood

ATTORNEYS FOR APPLICANT Locke Liddell & Sapp, LLP

100 Congress Avenue, Suite 300 Austin, Texas 78701

Telephone: 512/305-4700 Facsimile: 512/305-4800

*CERTIFICATE OF EXPRESS MAILING (37 CFR ' 1.10)

EL382623201US

I hereby certify that this paper (along with any paper referred to as being attached or enclosed) is being deposited with the United States Postal Service as Express Mail Post Office to Addressee on the date shown below in an envelope with sufficient postage for and with Express Mail label number shown above, and is addressed to: BOX NON-FEE AMENDMENT, Assistant Commissioner for Patents, Washington, D.C. 20231.

Date: May 4, 1999

Therene a. Berdend



UNITED STATES DEPARTMENT OF COMMERCE

Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS
Washington, D.C. 20231

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR			ATTORNEY DOCKET NO.
08/976,228	11/21/97	7 BRANN		т	13326/59157
_					EXAMINER
		QM11/020	4		
MICHAEL CAY		ARREL I		ARTUNIT	PAPER NUMBER
100 CONGRES AUSTIN TX 7	SS SUITE 30			3713 DATE MAILED	3
					02/04/99

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

Commissioner of Patents and Trademarks

Application No. Applicant(s) 08/976,228

Brann

Office Action Summary

Examiner

Joe H. Cheng

Group Art Unit 3713



AND	
☐ Responsive to communication(s) filed on	
☐ This action is FINAL .	
☐ Since this application is in condition for allowance in accordance with the practice under <i>Ex parte Qu</i>	except for formal matters, prosecution as to the merits is closed wayle, 1935 C.D. 11; 453 O.G. 213.
is longer, from the mailing date of this communication	ion is set to expire <u>three</u> month(s), or thirty days, whichever in. Failure to respond within the period for response will cause the strensions of time may be obtained under the provisions of
Disposition of Claims	
	is/are pending in the application.
Of the above, claim(s)	is/are withdrawn from consideration.
Claim(s)	is/are allowed.
	is/are rejected.
Claim(s)	is/are objected to.
	are subject to restriction or election requirement.
• , ,	is approved disapproved. is approved disapproved. er. xaminer. gn priority under 35 U.S.C. § 119(a)-(d). D copies of the priority documents have been e/Serial Number) n from the International Bureau (PCT Rule 17.2(a)).
Attachment(s) Notice of References Cited, PTO-892 Information Disclosure Statement(s), PTO-1449 Interview Summary, PTO-413 Notice of Draftsperson's Patent Drawing Revie Notice of Informal Patent Application, PTO-152	ew, PTO-948
SEE OFFICE AC	CTION ON THE FOLLOWING PAGES

U. S. Patent and Trademark Office PTO-326 (Rev. 9-95)

Office Action Summary

Part of Paper No. 3

Page 2

Art Unit: 3713

DETAILED ACTION

Oath/Declaration

The oath or declaration is defective. A new oath or declaration in compliance with 37 1. CFR 1.67(a) identifying this application by application number and filing date is required. See MPEP §§ 602.01 and 602.02.

The oath or declaration is defective because:

It does not state whether the inventor is a sole or joint inventor of the invention claimed.

Drawings

2. This application has been filed with informal drawings which are acceptable for examination purposes only. Formal drawings will be required when the application is allowed.

Claim Rejections - 35 USC § 112

3. The following is a quotation of the second paragraph of 35 U.S.C. 112:

> The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

4. Claims 2 and 14-20 are rejected under 35 U.S.C. § 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Art Unit: 3713

Regarding claims 2 and 14-20, it is not understood as to whether the "at least one port" is referred to the "download device" or not. If it is not then what is it referred to? If it is the same, then it is confusing and misdescriptive.

Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 6. Claims 1, 2, 4-7, 9-11, 13-17, 21, 23-27 and 29 are rejected under 35 U.S.C. 102(b) as being anticipated by Stark et al (U.S. Pat. No. 5,052,375).

As per claims 1, 2, 4-7, 9-11, 13-17, 21, 23-27 and 29, Figs. 1-16C of Stack et al broadly discloses the concept of the system and method for monitoring physical movement of the body part during physical activity having the movement measuring device comprising the movement sensor (4") having at least one accelerometer for simultaneously measuring angle along at least two orthogonal axes, distance and speed of the movement and generating signals indicative of the measured movement data, the microprocessor (64) for receiving, interpreting, storing and responding to the measured movement data based on the user-defined operational parameters, the power supply manager (66) connected between the power source (69) and the microprocessor, at

Art Unit: 3713

least one user input switch (74) for controlling the operation of the device, the real-time clock

(72) connected to the microprocessor, memory (68, 70) for storing the movement data, at least

one port (78) which is the physical docking station (modem) for downloading and uploading the

data and the operational parameters to and from a network of other standard personal computer

for interpreting and reporting the movement data based on the operational parameter, and the

audio output indicator (78) and the visual output indicator (76), so as to teach the user how to

properly perform the physical movement and for providing instant feedback regarding the

movement. In addition, the movement sensor is housed separately from the microprocessor. See

from column 7, line 9 to column 48, line 38.

Claim Rejections - 35 USC § 103

7. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness

rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are

such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the

manner in which the invention was made.

The factual inquiries set forth in Graham v. John Deere Co., 383 U.S. 1, 148 USPQ 459

(1966), that are applied for establishing a background for determining obviousness under 35

U.S.C. 103(a) are summarized as follows:

1. Determining the scope and contents of the prior art.

2. Ascertaining the differences between the prior art and the claims at issue.

3. Resolving the level of ordinary skill in the pertinent art.

Art Unit: 3713

4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

8. Claims 8 and 18-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Stark et al (U.S. Pat. No. 5,052,375).

As per claims 8 and 18-20, it is noted that the teaching of Stark et al does not specifically disclose the power converter (as per claim 8) and the download device is a wireless device (as per claim 18), or uses radio frequency (as per claim 19), or infrared light (as per claim 20) as required. However, such limitations of the power converter, and the wireless download device, or radio frequency download device, or infrared light download device are old and well known, and are considered an arbitrary obvious design choice, so as to convert the power source to the power supply manager, and to provide different types of download device.

9. Claims 3, 22, 28 and 30 are rejected under 35 U.S.C. 103(a) as being unpatentable over Stark et al (U.S. Pat. No. 5,052,375) as applied to claims 1, 2, 4-7, 9-11, 13-17, 21, 23-27 and 29 above, and further in view of Pratt, Jr. (U.S. Pat. No. 4,912,638).

As per claims 3, 22, 28 and 30, it is noted that the teaching of Stark et al does not specifically disclose the movement sensor for detecting the velocity of the movement (as per claims 3 and 22) and the physical movement is physical labor (as per claim 28) or the exercise to improve technique related to the athelia skill (as per claim 30) as required. However, the teaching

Page 6

Art Unit: 3713

of Pratt, Jr. broadly discloses that such features of the movement sensor for detecting the velocity of the movement (see column 3, lines 8-49) and the physical movement is physical labor or the exercise to improve technique related to the athelia skill (see Figs. 1-10) are old and well known. Hence, it would have been obvious to one of ordinary skill in the art to modify the system and method of Stark et al with the feature of the velocity of the movement and the physical labor movement or the technique related to the athelia skill as taught by Pratt, Jr. as both Stark et al and Pratt, Jr. are directed to the system and method of monitoring physical movement of the body part, so as to provide the safety aid for training the user during physical activity.

10. Claim 12 is rejected under 35 U.S.C. 103(a) as being unpatentable over Stark et al (U.S. Pat. No. 5,052,375) as applied to claims 1, 2, 4-7, 9-11, 13-17, 21, 23-27 and 29 above, and further in view of Plotke (U.S. Pat. No. 5,715,160).

As per claim 12, it is noted that the teaching of Stark et al does not specifically disclose the output indicator is tactile as required. However, the teaching of Plotke broadly discloses the tactile output indicator (37). Hence, it would have been obvious to one of ordinary skill in the art to modify the system and method of Stark et al with the feature of the tactile output indicator as taught by Plotke as both Stark et al and Plotke are directed to the system and method of monitoring physical movement of the body part, so as to provide the tactile feedback to the user during physical activity.

Page 7

Art Unit: 3713

A V.

Conclusion

11. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. However, applicant is strongly urged to consider them carefully when amending the claims in response to the current Office Action.

Silverman et al (U.S. Pat. No. 4,571,682) - note Figs. 1-4B;

Matsumoto et la (U.S. Pat. No. 4,911,427) - note Figs. 1-15;

McIntosh (U.S. Pat. No. 4,934,694) - note Figs. 1-11;

Prince et al (U.S. Pat. No. 5,348,519) - note Figs. 1-47.

12. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Joe H. Cheng whose telephone number is (703) 308-2667.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-1148.

Joe H. Cheng /

Joe H. Cheng January 30, 1999 Attachment <u>08/976, > 2</u>8

The drawings submitted with this application were declared informal by the applicant. Accordingly they have not been reviewed by a draftsperson at this time. When formal drawings are submitted, the draftsperson will perform a review.

Direct any inquires concerning drawing review to the Drawing Review Branch (703) 305-8404.

SUBSTITUTE PTO-948





Notice of References Cited

Application No.

08/976,228

Examiner

Group Art Unit

October 10 of 10

					Joe H. Cheng	3713	Р	age 1 of 1	
U.S. PATENT DOCUMENTS									
		DOCUMENT NO.	DATE		NAME		CLASS	SUBCLASS	
	А	4,571,682	Feb. 1986		Silverman et al	,	482	903x	
	В	4,911,427	Mar. 1990		Matsumoto et al		482	902x	
	С	4,912,638	Mar. 1990		Pratt, Jr.		482	903x	
	D	4,934,694	Jun. 1990		McIntosh		482	902x	
	E	5,052,375	Oct. 1991		Stark et al		482	902x	
	F	5,348,519	Sep. 1994		Prince et al		482	903x	
	G	5,715,160	Feb. 1998		Plotke		482	902x	
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		DOCUMENT NO.	DATE	COUNTRY	NAME		CLASS	SUBCLASS	
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U. S. Patent and Trademark Office PTO-892 (Rev. 9-95)

Notice of References Cited

Part of Paper No. ___3

Form PTO-1449



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Sheet 1 of \$ /

IN RE:

Theodore L. Brann

SERIAL NO.:

Unknown 08/976, 228

FILED:

Herewith 11/2/1/97

FOR:

A TRAINING AND SAFETY DEVICE, SYSTEM AND METHOD TO AID IN

PROPER MOVEMENT DURING PHYSICAL ACTIVITY

GROUP NO.:

Unknown 3 2/3

EXAMINER:

ATTY DKT:

13326/59157

LIST OF PRIOR ART CITED BY APPLICANT (S)

U.S. Patent Documents

Examiner <u>Initial*</u>	Document Number	Issue Date	<u>Name</u>	<u>Class</u>	Sub <u>Class</u>	Filing <u>Date</u>
<u> Al</u> Al	4,665,928	05/19/87	Linial et al.	-128	782	06/24/85
1/4 A2	5,042,505	08/27/91	Mayer et al.	128	781	03/07/90
// A3	5,128,655	07/07/92	Shore	340	573	01/09/91 -
1_1/ A4	5,373,858	12/20/94	Rose et al.	128	782	07/09/93
1 A5	5,375,610	12/27/94	LaCourse et al.	128	782	04/28/92
A6	5,394,888	03/07/95	Stone et al.	-128	782	12/17/92
2 A7	5,398,697	03/21/95	Spielman	128	-781	05/10/94•
A8	5,435,321	07/25/95	McMillen et al.	128	782	12/10/93
// A9	5,462,065	10/31/95	Cusimano	128	782	08/17/94
A10	5,469,862	11/28/95	Kovacevic	-128	782	04/21/94
// A11	5,474,088	12/12/95	Zaharkin et al.	128	782	12/09/93
A12	5,513,651	05/07/96	Cusimano et al.	-128	782	11/04/94
A13	5,588,444	12/31/96	Petragallo	128	782	02/28/94
A14	5,621,667	04/15/97	Waters	364	3 67	01/17/96

Examiner: _______

Date Considered:_

1/14/98

*EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609; draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

Form PTO-	1449				•		Sheet 2 of 3
IN RE:	Theodore L. Brann		§				
SERIAL NO.:	Unknown		§ §	GROUP NO.:	Unknown		
FILED:	Herewith		§ §	EXAMINER:	Unknown		/
FOR:	A TRAINING AND SAFE SYSTEM AND METHOD PROPER MOVEMENT D PHYSICAL ACTIVITY	TO AID IN	<i>ଊଊଊଊଊଊଊ</i>	ATTY DKT:	13326/59157		
	(inc	luding Author	Other Ar	t ertinent Pages,	etc.)		
Examiner Initial *	<u>Autho</u>	<u>or</u>	/	Ti	tle		<u>Page</u>
		Patent Docum	ments Cite	d by Examine	τ		
Examiner Initial*	Document Number	Issue <u>Daté</u>	<u>Name</u>		Sub <u>Class</u>	<u>Class</u>	Trans- <u>lation</u>
Examiner:				Date Consid	ered:		

*EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609; draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

Form PTO	1449				Sheet 3 of 3
IN RE: SERIAL NO.:	Theodore L. Brann Unknown	& & &	GROUP NO.:	Unknown	1
FILED:	Herewith	§ §	EXAMINER: ATTY DKT:	Unknown 13326/59/157	
FOR:	A TRAINING AND SAFETY DEVICE, SYSTEM AND METHOD TO AID IN PROPER MOVEMENT DURING PHYSICAL ACTIVITY	3 6 8 8	ALL DEL	1552613/15/	

Prior Art Cited by Applicant(s)

While the filing of prior art statements is voluntary, the procedure is governed by the guidelines of Section 609 of the Manual of Patent Examining Procedure and 37 C.F.R. §§ 1.97 and 1.98. To be considered a proper prior art statement, Form PTO-1449 shall be accompanied by an explanation of relevance of each listed item, a copy of each listed patent or publication or other item of information and a translation of the pertinent portions of foreign documents (if an existing translation is readily available to the applicant), and should be submitted in a timely manner as set out in MPEP Sec. 609.

Examiners will consider all prior art citations submitted in conformance with 37 C.F.R. § 1.98 and MPEP Sec. 609 and place their initials adjacent the citations in the spaces provided on this form. Examiners will also initial citations not in conformance with the guidelines which may have been considered. A reference may be considered by the Examiner for any reason whether or not the citation is in full conformance with the guidelines. A line will be drawn through a citation if it is not in conformance with the guidelines AND has not been considered. A copy of the submitted form, as reviewed by the Examiner, will be returned to the applicant with the next communication. The original of the form will be entered into the application file.

Each citation initialed by the Examiner will be printed on the issued patent in the same manner as prior art cited by the Examiner on Form PTO-892.

The reference designations "A1", "A2", etc. (referring to Applicant's reference 1, Applicant's reference 2, etc.) will be used by the Examiner in the same manner as Examiner's reference designations "A", "B", "C", etc. on Office Action Form PTO-1142.

E:\CORP\13326\59157\PTO\1449.01

Examiner:______ Date Considered:______

*EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609; draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE: Theodore L. Brann

SERIAL NO.: Unknown

LED: Herewith

FOR: A TRAINING AND SAFETY DEVICE, SYSTEM AND METHOD TO AID IN

PROPER MOVEMENT DURING PHYSICAL ACTIVITY

GROUP NO.:

Unknown

EXAMINER:

Unknown

ATTY DKT:

13326/59157



BOX PATENT APPLICATION THE COMMISSIONER OF PATENTS AND TRADEMARKS* WASHINGTON, D.C. 20231

NEW APPLICATION COVER SHEET

Transmitted herewith for filing is a patent application entitled:

Title

Ŋ

A TRAINING AND SAFETY DEVICE, SYSTEM AND METHOD TO AID IN PROPER MOVEMENT DURING PHYSICAL ACTIVITY

Inventor is:

Name:

Theodore L. Brann

Residence:

P.O. Box 1897

Citizenship:

Mission, Texas 78572 U.S.A.

CERTIFICATE OF EXPRESS MAILING (37 CFR § 1.10)

EM000794447US

I hereby certify that this paper (along with any paper referred to as being attached or enclosed) is being deposited with the United States Postal Service as Express Mail Post Office to Addressee on the date shown below in an envelope with sufficient postage for and with Express Mail label number shown above, and is addressed to: Box Patent Application, Commissioner of Patents and Trademarks, Washington, D.C. 20231.

Date: Nov.21, 1997

MICHAEL CAYWOOD

Michael Caywood

Signature

Type o	f Applic	ation:
	This no	ew application is a(n):
	[x] [] [] [] []	Original Design Plant Divisional Continuation Continuation-in-Part (CIP)
		ed That Are Required for Filing Date under 37 C.F.R. 1.53(b) 7 C.F.R. 1.153 (Design) Application
5 F F	Pages of Pages of Sheets of	Abstract drawing formal informal
Auditio	опат рар	pers enclosed
	[] [x] [x] [] []	Preliminary Amendment Information Disclosure Statement (37 C.F.R. 1.98) Form PTO-1449 (PTO/SB/08A and 08B) Citations Declaration of Biological Deposit Submission of "Sequence Listing," computer readable copy and/or amendment pertaining thereto for biotechnology invention containing nucleotide and/or amino acid sequence. Authorization of Attorney(s) to Accept and Follow Instructions from Representative Special Comments Other
Declar	ation of	Inventorship
	[x]	Enclosed. Legal Representative/Refusal Petition/International Application Exception (see attached documents).
Benefi	t of Prio	r Application
	[]	This new application claims the benefit of prior U. S. applications identified in the Related Applications section of the attached application Disclosure.
	[]	A redlined copy of the application is enclosed to show changes to the prior application. In addition, the following new changes have been made to the drawings: new drawing Fig has been added.
Small	Entity S	tatement(s) [if any]
	[x]	Verified Statement(s) that this is a filing by a small entity under 37 CFR 1.9 and 1.27 is(are): [x] filed herewith. [] will follow.
Fee Ca	alculatio	n (37 CFR 1.16)
[x]	Regula	ar application

CLAIMS AS FILED

	Number Filed		Max	Above Max		Above Max Fee		
Basic Fee 37 CFR §1.16(a)								\$ 790.00
Total Claims 37 CFR §1.16®	30	-	20	10	x	\$ 22.00	==	\$220.00
Independent Claims 37 CFR §1.16(b)	3	-	3	0	x	\$ 82.00	=	\$0.00
Multiple Dependant Claims 37 CFR §1.16(d)				0	х	\$270.00	=	\$0.00

Filing Fee Total \$ 1010.00

After Small Entity Discount of 50% \$ 505.00

Total Fee Calculation

[

] Enclosed					
	[]	filing fee	\$		
	[]	extension fee	\$		
	[]	incomplete filing surcharge (37 C.F.R. 1.16(e))	\$		
	[]	petition fee for filing by other than all the inventors or person on behalf of the inventor where inventor refused to sign or cannot be reached. (37 CFR 1.47 and 1.17(h))	\$		
	[]	processing and retention fee (\$130.00; 37 CFR 1.53(d) and 1.21(l)	\$		
		Total Fees Enclosed	\$		

Correspondence

Please address all correspondence in connection with this application to:

Michael Caywood Locke Purnell Rain Harrell, P.C. 100 Congress Avenue, Suite 300 Austin, Texas 78701

FEE PAYMENT

- [] Attached is a check in the sum of \$_____.
- [x] Charge Account No. 12-1781 the sum of \$505.00. A duplicate of this transmittal is attached.
- [x] If any additional extension and/or fee is required or if any overpayment has been made, the Commissioner is hereby authorized to charge any deficit or credit any overpayment to Account No.12-1781.

Copies

[x] A duplicate of this sheet is enclosed [if authorization to charge account is checked above].

RESPECTFULLY SUBMITTED,

Date: Nov. 21, (997)
Registration No. 27,811
Registration No. 37,797

Jerry M. Keys
Michael Caywood
ATTORNEYS FOR APPLICANT
Locke Purnell Rain Harrell, P.C.
100 Congress Avenue, Suite 300
Austin, Texas 78701
(512) 305-4724

E:\CORP\13326\59157\PTO\NEWAPP.CVR

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE:

Theodore L. Brann

SERIAL NO.:

Unknown

FILED: FOR:

Herewith

A TRAINING AND SAFETY DEVICE, SYSTEM AND METHOD TO AID IN

PROPER MOVEMENT DURING

PHYSICAL ACTIVITY

GROUP NO.:

Unknown

EXAMINER:

Unknown

ATTY DKT:

13326/59157



BOX PATENT APPLICATION THE COMMISSIONER OF PATENTS AND TRADEMARKS* WASHINGTON, D.C. 20231

LETTER OF TRANSMITTAL

Dear Sir:

Enclosed with this letter please find the following in connection with the above-referenced application for U.S. patent:

- 1. New Application Cover Sheet;
- 2. Declaration, Power of Attorney, and Petition of Sole Inventor;
- 3. Declaration(s) of Small Entity Status by an Independent Inventor;
- 4. New Application Disclosure:

Specification

19 page(s)

Claims

5 page(s)

Informal Drawings

6 sheet(s)

Abstract

<u>1</u> page(s)

- 5. Information Disclosure Statement package; and
- 6. Self-Addressed and Stamped Return Receipt Postcard.

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If any additional extension and/or fee is required or if any overpayment has been made, the Commissioner is hereby authorized to charge any deficit or credit any overpayment to Account No. 12-1781.

RESPECTFULLY SUBMITTED,

Jerry M. Keys

Michael Caywood

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Registration No. 27,811

Registration No. 37,797

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE: Theodore L. Brann **GROUP NO.:** Unknown SERIAL NO.: Unknown EXAMINER: Unknown FILED: Herewith ATTY DKT: 13326/59157 FOR: A TRAINING AND SAFETY DEVICE, SYSTEM AND METHOD TO AID IN PROPER MOVEMENT DURING PHYSICAL ACTIVITY

BOX PATENT APPLICATION THE COMMISSIONER OF PATENTS AND TRADEMARKS* WASHINGTON, D.C. 20231

DECLARATION, POWER OF ATTORNEY, AND PETITION OF SOLE INVENTOR

As below-named inventor, I hereby individually declare that:

TYPE OF DECLARATION

This Declaration is of the following application type:

[A]	Original
[]	Design
[]	Supplemental
[]	National Stage of PCT
[]	Divisional with Preliminary Amendment of Claims and Title
[]	Continuation
\mathbf{I}	Continuation-in-Part (CIP)

INVENTORSHIP IDENTIFICATION

My residence, post office address and citizenship are as stated below next to my name, I believe that I am the original, and first inventor of the subject matter which is claimed and for which a patent is sought on the invention entitled:

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TITLE OF INVENTION

A TRAINING AND SAFETY DEVICE, SYSTEM AND METHOD TO AID IN PROPER MOVEMENT DURING PHYSICAL ACTIVITY

SPECIFICATION IDENTIFICATION

[X] is attached hereto.
 [] was filed on ____[date] _ and has been given
 Application Serial No.: _____.
 [] was described and claimed in PCT International Application No. filed on

(if applicable) and as amended under PCT Article 19 on

ACKNOWLEDGMENT OF REVIEW OF PAPERS AND DUTY OF CANDOR

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge that duty to disclose information which is material to the examination of this application in accordance with Title 37, Code of Federal Regulations, Section 1.56(a).

DECLARATION

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that willful false statements may jeopardize the validity of the application or any patent issued thereon.

POWER OF ATTORNEY

I hereby appoint Jerry M. Keys, Registration No. 27,811 and/or Michael Caywood, Registration No. 37,797, Attorneys at Law, Locke Purnell Rain Harrell, P.C., 100 Congress Ave., Suite 300, Austin, Texas 78701, (512) 305-4724, my attorneys, with full power of substitution and revocation, to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith.

And I hereby request that all correspondence be sent to:

Michael Caywood Locke Purnell Rain Harrell, P.C., 100 Congress, Suite 300 Austin, Texas 78701

the specification of which

PETITION

Wherefore, I pray that Letters Patent be granted to me for the invention or discovery described and claimed in the foregoing specification and claims, and I hereby subscribe my name to the attached specification and claims, declaration, power of attorney and this petition.

Full Name of First Listed Inventor: Theodore L. Brann

Inventor's Signature: Theodore L. Brann

Date: NOVEMBER 20, 1997

Citizenship: United States of America

Residence: P.O. Box 1897
Mission, Texas 78752

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE:	Theodore L. Brann	§		
		§	GROUP NO.:	Unknown
SERIAL NO.:	Unknown	§		
		§	EXAMINER:	Unknown
FILED:	Herewith	§		
		§	ATTY DKT:	13326/59157
FOR:	A TRAINING AND SAFETY DEVICE,	§		
	SYSTEM AND METHOD TO AID IN	§		
	PROPER MOVEMENT DURING	§		
	PHYSICAL ACTIVITY	§		

BOX PATENT APPLICATION THE COMMISSIONER OF PATENTS AND TRADEMARKS* WASHINGTON, D.C. 20231

DECLARATION OF SMALL ENTITY STATUS BY AN INDEPENDENT INVENTOR

I hereby declare that as a below named inventor, I qualify as an independent inventor as defined in 37 CFR § 1.9(c) for purposes of paying reduced fees under 35 USC §41(a) and (b) with regard to the invention by entitled:

A TRAINING AND SAFETY DEVICE, SYSTEM AND METHOD TO AID IN PROPER MOVEMENT DURING PHYSICAL ACTIVITY

_			
desc	ribe	d in:	

[X]	the specification filed here	with.	
[]	Application Serial No.		
[]	Patent No,	issued on	

To the best of my knowledge, I have not assigned, granted, conveyed or licensed and am under not obligation under contract or law to assign, grant, convey or license, any rights in the invention to any person who could not be classified as: (1) an independent inventory under 37 CFR §1.9(c) if that person had made the invention, or (2) to any concern which would not qualify as a small business concern under 37 CFR 1.9(d) or (3) to a nonprofit organization under 37 CFR 1.9(e).

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MICHAEL CAYWOOI

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I acknowledge the duty to file in this application or patent, notification of any change in status resulting in loss of entitlement to small entity status prior to paying, or at the time of paying, the earliest of the issue fee or any maintenance fee due after the date on which status as a small entity is no longer appropriate. (37 CFR 1.28(b))

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 USC §1001, and that such willful false statements may jeopardize the validity of the application, any patent issuing thereon, or any patent to which the verified statement is directed.

Date: November 20, 1997

Theodore L. Brann P.O. Box 1897 Mission, Texas 78572

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A TRAINING AND SAFETY DEVICE, SYSTEM AND METHOD TO AID IN PROPER MOVEMENT DURING PHYSICAL ACTIVITY

FIELD OF THE INVENTION

This invention relates to the field of electronic training and safety devices used to monitor human physical activity. More specifically, the invention detects, measures, records, and/or analyzes the time, date, and other data associated with movement of the device and produces meaningful feedback regarding the measured movement.

BACKGROUND

It has long been known that improper physical movement, especially when repeated, can result in injury to a person. This injury may manifest itself in a wide range of symptoms anywhere from sore or bruised muscles to chronic, debilitating loss of movement. In order to study and better understand safe human movement which does not result in injury, a variety of sensing, monitoring, and notification devices have been created. In general, these devices fall under the general category of range of motion (ROM) detectors.

Several such inventions have been patented to measure the range of motion of various joints of the human body for both medical studies and industry applications. Typically, these inventions require that two people simultaneously use the device: the patient/wearer and the operator of the device. The purpose of these devices is to quantitatively determine a range of motion of a human joint in angular degrees as exemplified by U.S. Patent Nos. 4,665,928; 5,042,505; and 5,373,858. Although the devices disclosed in these patents serve the purposes for which they are intended, they do not warn the device wearer when the wearer is nearing, or has reached, a potentially dangerous angle of movement.

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Another class of ROM devices has attempted to provide a warning to the wearer through an audible alarm or flashing light. Typically, these devices activate the alarm when a predetermined angle of flexion or extension has been exceeded in order to try and reduce the number of injuries that can occur as a result of the improper movement. Because of the general weakness of the human spine and back muscles, most of these devices are geared toward detecting improper torso movement while lifting an object. One such invention described in U.S. Patent No. 5,128,655 uses a mercury switch set at a predetermined angle to trigger a counting mechanism in order to count the number of times the predetermined angle is exceeded during forward bending. Another such device described in U.S. Patent No. 5,398,697 uses a "T" shaped collimated light beam to detect both forward and lateral bending of the spine. However, these devices are not convenient to operate and serve to merely report rather than analyze the information detected.

Training an individual to make proper movements requires more than just counting the number of times a predetermined angle is surpassed and warning the wearer of the incorrect movement. In order to prevent incorrect movement in hopes of reducing injuries, lost man hours, and workmen's compensation claims, a device must not only be able to record the frequency of improper movements, but also monitor the angular velocity and general tendencies of the wearer with regard to the unsafe movement habits. The angular velocity of any physical action affects the stretching and tautness of the muscle involved in the motion. Thus, information on angular velocity is important to monitoring and analyzing improper movement. Finally, the wearer must also be informed about the tendencies he has regarding his performance of a specific task. In particular, it is helpful to know whether improper movements occur more often in the morning or afternoon.

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SUMMARY OF THE INVENTION

According to the present invention, the foregoing and other objects and advantages are attained by a system which may be used to monitor and train a wearer during physical movement. The system employs an electronic device which tracks and monitors an individual's motion through the use of a movement sensor capable of measuring data associated with the wearer's movement. The device also employs a user-programmable microprocessor which receives, interprets, stores and responds to the movement data based on customizable operation parameters, a clock connected to the microprocessor, memory for storing the movement and analysis data, a power source, a port for downloading the data from the device to other computation or storage devices contained within the system, and various input and output components. The downloadable, self-contained device can be worn at various positions along the torso or appendages being monitored depending on the specific physical task being performed. The device also monitors the speed of the movements made while the device is being worn. When a pre-programmed recordable event is recognized, the device records the time and date of the occurrence while providing feedback to the wearer via visual, audible and/or tactile warnings. Periodically, data from the device may be downloaded into an associated computer program which analyzes the data. The program can then format various reports to aid in recognizing and correcting trends in incorrect physical movement.

It is, therefore, an object of this invention to provide a user programmable training and safety device designed to observe and record the direction and frequency of physical movement of the wearer.

It is another object of this invention to provide a system which monitors, records and analyzes the time, date, angle of movement, and angular velocity of physical movement for subsequent interpretation.

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It is still another object of this invention to monitor bi-directional movement of the torso about the spine during a lifting movement.

It is yet another object of this invention to detect and monitor a series of angles of movement and to visually and audibly warn the wearer as each angle limit is exceeded during physical movement.

It is yet another object of this invention to provide a device to assist in training an individual in proper posture while executing an identified physical activity.

To achieve these and other objects which will become readily apparent upon a reading of the attached disclosure and appended claims, an improved training and safety device is provided. Additional objects, advantages, and novel features of the invention will be set forth in part in the description which follows, and in part will become apparent to those skilled in the art upon examination of the following, or may be learned by practice of the invention. The objects and advantages of the invention may be realized and attained by means of the instrumentalities and combinations particularly pointed out in the appended claims.

BRIEF DESCRIPTION OF THE DRAWINGS

Fig. 1 is a plan view of the system of the present invention, including the movement measuring device, the download device, and the computer.

Fig. 2A is a plan view of a wearer showing a possible location for the movement measuring device in operation.

Fig. 2B is a plan view of a wearer showing another location for the device during operation.

Fig. 2C is a plan view of a wearer showing the location of an alternative embodiment of the device of the present invention.

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Fig. 3 is a perspective view of another alternative embodiment of the self-contained movement measuring device of the present invention.

Fig. 4 is a block diagram of the movement measuring device of the present invention.

Fig. 5 is a flowchart of the steps performed by the microprocessor in operating the movement measuring device.

DETAILED DESCRIPTION OF THE PREFERRED EMBODIMENT

Reference is now made to Fig. 1 for a description of a preferred embodiment of the system 10 of the current invention. Fig. 1 shows the movement measuring device 12 positioned above a download device 14 connected to a computer 16. The movement measuring device 12 is designed to be physically attached to a user whose movements are to be monitored by the system 10. The self-contained movement measuring device 12 may be worn by the individual being monitored in a variety of positions based on the specific movement being observed, the particular application in which the device is used, and the convenience of the wearer.

For example, Fig. 2A shows placement of the movement measuring device 12 on the upper torso of an individual 18. Placement of the device 12 at this location will allow monitoring of the flexion and extension of the spinal column during a lifting activity. Similarly, Fig. 2B shows placement of the movement measuring device 12 on the waist or hip of an individual 18. The movement measuring device 12 may be attached via a clip, Velcro, its own belt, or any other means known in the art. Placement of the device 12 on the belt as shown will also permit monitoring of the individual's movement during physical activity. In particular, the device 12 can monitor the forward and backward bending of the spine as well as lateral bending of the spine to aid in correct bending and lifting tasks. The device 12 is also capable of measuring the distance the wearer walks and how fast he walked. Fig. 2C shows another alternative embodiment of the movement measuring

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device 12. In this version, the movement sensor 13 is separate from the remaining components 15 of the device 12 and is electronically connected to the remaining components 15 via a cable 17 or other commonly used connector. Separating the measurement sensor 13 from the remaining components 15 in this way gives additional flexibility in the use of the device 12. The device 12 operates in the same manner as previously described; however, the movement sensor 13 can be placed anywhere on the individual's body. Again, the specific application will dictate where the movement sensor 13 should be placed. For example, if a monitored activity requires repeated arm movement, the sensor 13 may be placed anywhere along the individual's arm thereby monitoring and recording movement data for the arm.

Fig. 3 shows a more detailed view of the movement measurement device 12 which forms a crucial part of the previously described system along with its respective external components. The internal components of the movement measurement device 12 are housed in a casing 20. This casing 20 serves to protect the internal components and is most commonly made of hard molded plastic, although any suitable material may be substituted. Externally visible on the device 12 is at least one visual indicator 22 which is activated by the device 12 when appropriate. In one preferred embodiment, the visual indicator 22 is a bi-colored light emitting diode (LED) which is activated to notify the wearer when a predetermined angle of motion has been exceeded. Through different colors and blinking patterns, the visual indicator 22 signals many different conditions sensed by the device 12 including when the device 12 is turned on or off, when each of various angle limits is exceeded, and when downloading movement data recorded by the device 12. Alternatively, the visual indicator 22 may be a liquid crystal display or any other display device on which a variety of movement information may be shown. The movement measuring device 12 also contains user inputs 24. In the preferred embodiment, one user input 24 is an ON/OFF switch for controlling the operation of the device 12. Another user input 24 on the device 12 is a MUTE button which permits

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the wearer of the device to turn off any audible indicators. Typically, once an angle limit has been exceeded, the wearer will be notified through the illumination of a visual indicator, the sounding of an audible alarm, vibration of the device 12, or a combination thereof. In the case of an audible alarm, the MUTE button 24 may be used to turn off the alarm. Any sounds emitted by the device 12 are created by a speaker (not shown) behind the speaker cover 26 located in the external casing 20. Finally, the casing 20 contains a removable battery cover 28 over an externally accessible battery compartment (not shown) which allows the operator of the device 12 to replace the internal power source. In the preferred embodiment this power source is a 1.5 volt battery.

Reference is now made to a block diagram in Fig. 4 which shows the major internal components of the movement measuring device 12 and their interconnections. The device 12 includes a movement sensor 30 which detects movement and measures associated data such as angle, speed, and distance. The movement sensor 30 generates signals corresponding to the measurement data collected. In a preferred embodiment, the movement sensor 30 is an accelerometer which is capable of detecting angles of movement in multiple planes as well as the velocity at which the movement occurs. Alternatively, multiple accelerometers, each capable of measuring angles of movement in only one plane, may be oriented within the device 12 so that movement in multiple planes may be detected. Although many accelerometers are available on the market, the preferred embodiment uses Part No. AD22217 manufactured by Analog Devices of Norwood, Massachusetts. This component is a low G, multi-axis accelerometer. The movement sensor 30 is electronically connected to a microprocessor 32 which receives the signals generated by the movement sensor 30 for analysis and subsequent processing. The microprocessor 32 not only analyzes and responds to the movement data signals from the sensor 30, but also controls the actions of all of the electronic components of the device 12. In a preferred embodiment, the microprocessor 32 is a Motorola MC68HC705C8AFN. It should be noted, however, that other low power, programmable

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microprocessors may be suitable. The microprocessor 32 constantly monitors the user inputs 34 and acts accordingly. For example, if the device is turned off, the microprocessor 32 monitors the ON/OFF user input 36 to detect when the device 12 is turned back on. Once an "ON" condition is detected, the microprocessor 32 powers up and runs its internal program. The internal program may be stored within read-only memory located in the microprocessor itself or in memory (not shown) located outside the microprocessor 32.

The components of the device 12 receive power from a power source 38. In a preferred embodiment the power source 38 is a 1.5 volt DC battery; however, other power sources, including alternating current, may be used. The power source 38 is connected to a power converter 40 if DC-DC or AC-DC conversion is required. In one embodiment the power converter 40 converts the 1.5 volt DC power supply from the battery to 3.3 volts DC for use with the other electronic components of the device 12.

Also connected between the power source 38 and the microprocessor 32 is a conventional power supply manager 42 such as part number ADM706TAR from Analog Devices. The power supply manager 42 performs several functions. If a low battery condition exists, the power supply manager 42 reports the problem to the microprocessor 32 so that the microprocessor 32 may indicate the condition to the user through one or more output indicators 44. The output indicators 44 consist of any combination of audible, visual, or tactile indicators for communicating with the wearer of the device. Audible indicators range from a single pitched tone to voice-synthesized messages in English or any foreign language. Visual indicators which could be used include single, monochromatic LEDs, multiple colored lights, and/or liquid crystal displays. The tactile indicator used in a preferred embodiment is a conventional vibrator mechanism which can be detected by the wearer. The power supply manager 42 also regulates the activity of the power converter 40 to insure that the proper voltage is constantly supplied to the device components.

The microprocessor 32 is connected to a clock 46 which is used as an internal clock for coordinating the functioning of the microprocessor 32. The clock 46 also serves as a real time clock to provide date and time information to the microprocessor 32. The clock 46 may have its own clock battery 48 or may receive power directly from power source 38.

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The microprocessor 32 constantly monitors the movement data received from the movement sensor 30. The microprocessor 32 analyzes the movement data received from the sensor 30 and, based on its internal programming, responds to the data. If a recordable event occurs, the microprocessor 32 retrieves the date/time stamp from the clock 46 and records the event information along with the date/time stamp in memory 50. In a preferred embodiment, the memory is electrically erasable programmable read-only memory (EEPROM) so that, in the event the device should lose power, the information recorded in memory 50 will not be lost. The device also contains an input/output (I/O) port 52 which is connected to the microprocessor 32. The I/O port 52 is used to receive and transmit data collected by the device 12 between the microprocessor 32 and an external computer (not shown). In a preferred embodiment, the I/O port 52 is a serial port which includes an RS232 voltage level converter download board. Movement data stored in memory 50 can be sent through the I/O port 52 to a download device. In addition, user-programmable configuration information can be entered by a user via the external computer and uploaded through the I/O port 52 for use by microprocessor 32. The configuration information can encompass an array of information including, but not limited to, a series of notice levels corresponding to increasing angles of movement, an event threshold, a reset range for tilt determination, and a time period for entering idle mode. Once the device 12 is operating, the microprocessor 32 constantly checks to see if the angle movement information received from the movement sensor 30 indicates that the wearer has exceeded any of the pre-set notice levels. Depending on which notice level has been exceeded, the microprocessor 32 will cause the device 12 to react; i.e., by sounding an alarm. In addition, the

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microprocessor 32 will obtain the date/time stamp from the clock 46 and store that information along with the notice level that was exceeded into memory 50 for later analysis and reporting. Whenever an alarm is activated by the microprocessor 32, the MUTE control switch 54 may be used to deactivate the alarm; however, the corresponding movement data associated with the activation of the alarm is still recorded in memory 50. Furthermore, the date and time the MUTE control switch 54 was activated is also recorded by the device 12.

A significant feature of the device 12 of the present invention is that it gives instant information to the wearer at the moment of incorrect movement and also records the information for future reference and analysis. The device 12 monitors a wide variety of "events" and records each event with a date/time stamp. Many different types of "events" may be defined to be monitored by the device 12. As previously stated, any movement which surpasses any identified angle limit of movement (based on the specific physical task being accomplished and the range of motion needed to execute the task properly) is a standard recordable event. In addition, the device will record when no discernable movement has occurred for a predetermined amount of time (idle function), when the wearer has pressed the MUTE switch in response to an alarm (MUTE function), when the wearer's speed of movement exceeds a predefined speed (quickness function), when the device is turned on or off, when a low battery warning has been issued, when the battery is changed, when the device has been tampered with (such as removing the battery before a low battery condition has been detected), when the device is tilted outside of a specified range for a designated period of time, and when the device has measured a predetermined maximum number of particular angle limits reached. These functions are further described hereinbelow.

Whenever an incorrect user movement is sensed by the device 12, the angular limit notice as programmed by the user is given only once. Before the device 12 can reset itself to be able to give that same angle notice on the next incorrect movement, the device 12 must return to a predetermined

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position (usually the upright position). If the device 12 is maintained outside of its predefined reset range for a designated period of time after an angle limit has been exceeded, a "tilt" event will be recorded and an alarm may be activated. When this situation occurs, the device 12 must be returned to its defined reset position, or the MUTE button must be pressed. The device 12 is also programmed to automatically enter a power saving mode when no motion has been detected for a given amount of time. This "idle" function event is recorded by the microprocessor 32 to indicate that the device is either not being worn or is not being used properly. The device 12 maintains the minimum amount of operating power required to detect the next movement so that, once movement is detected, the device 12 exits the idle mode and records the date and time when the exit occurred.

The device 12 will record any attempted tampering. In a preferred embodiment, this event occurs when the battery is removed before a low battery condition is detected by the device. The device 12 will also inform the wearer when the battery is low. In the preferred embodiment, the device 12 has two batteries, a battery which operates the device 12 and an internal time clock battery. The internal clock battery powers the time clock 46 and aids in other operations of the device 12 when the voltage drops on the device battery. The microprocessor 32 and memory 50 do not lose information when battery power is lost from either battery.

As previously mentioned, the device 12 is completely user programmable via an external computer. These user programmed operation parameters are uploaded to the microprocessor 32 through the download device (not shown). The user may program the microprocessor 32 with an array of functions for the device 12 to perform. Primary among these is the ability to change the angular levels at which notices will be generated in order to fulfill particular application needs. In this way, the user may choose the angular positions at which he wants to be warned when they are exceeded. In the preferred device, up to three angle limits may be monitored by the device; however, any number of angles may be tracked depending upon the application. Each angle limit can be

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degree specific or extend over a range of degrees. When a range is used, the user specifies the starting and incremental values in degrees. Thus, an angle limit may be set to occur every five degrees beginning with an initial angle limit value. The movement sensor 30 used in the preferred embodiment can measure angles to within plus or minus 0.5° and as often as 1000 times a second. The most common use for the angle range limits is when the device 12 is worn on the hip since angle measurements cannot be made as accurately there. In contrast, when the device 12 is worn on the upper torso, results can be measured more accurately and the device 12 can be set to measure each degree of movement.

As mentioned above, once a wearer of the device 12 exceeds the first defined angle limit, a notice for that limit is given to the wearer. The notice may be a combination of a visual warning, a tactile warning, and/or an audible warning. The microprocessor 32 also stores the specific angle limit which was exceeded along with the date/time stamp. Upon exceeding the second defined angle, the wearer is issued a second notice which may be the same as or different from the first notice. These different notice characteristics may include a change in pitch for audible alarms, a difference in duration for tactile alarms, and/or a blinking, different colored, or other visual warning.

The "quickness" function of the device 12 measures the speed of an associated physical movement made by the wearer and was developed to address the following problem. In essence, the warning notice due to exceeding a first angle may be overridden by the warning notice for a second angle, thus appearing to give only the second notice. The device 12 may be programmed to recognize when this occurs and to indicate that the associated physical activity was performed by the wearer with excessive speed. If so programmed, the device 12 will record both notices, and the microprocessor 32 will record a quickness violation for further analysis and reporting by the computer. The device 12 may also include an event threshold function in its programming. This feature allows the user of the device 12 who has access to the download capabilities and the analysis

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software hereinafter described to determine a maximum number of incorrect movements ("events") allowed in a predetermined time period by event type. In addition, the user may program a certain response, such as shutting down the device 12 entirely, emitting a special alarm, and/or recording the date and time each event threshold was met. In a preferred embodiment, if the device 12 is programmed for shut down upon reaching the event threshold, the device 12 will require downloading to the computer 16 and being reset before it can be operated again. This feature serves to alert the responsible party of a potential problem that must be dealt with immediately via retraining or any other means the responsible party deems necessary.

The device 12 also has additional functions and capabilities. Each unit can be assigned to a specific individual, patient or employee and later reassigned to a different person through the use of specific identification numbers. In a preferred embodiment, the device 12 requires a download of all movement data stored in memory under a previous identification number before it can be reassigned. Further, the download information along with the specific user identification number can be downloaded to the computer 16 only once in order to avoid duplicate records.

As generally described above, the system and device 12 of the present invention have practical application in a number of situations. They may be used in medical applications requiring the monitoring of physical movement. Among such applications is physical therapy which may be conducted either by the patient in the patient's home or by medical professionals in a medical environment. More significantly, the device and system have application in an industrial setting, particularly manufacturing, where workers are required to perform repetitive manual tasks. Supervising employers can use the device and system to insure that employees are performing their tasks properly while minimizing the risk of employee injury.

By virtue of the sophisticated nature of the microprocessor 32, the device 12 can fulfill these additional business, industry and medical needs. Furthermore, wireless capabilities may be added

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to the device 12 to allow downloading of information from the device 12 to a computer 16 without the need for cables or docking stations. In yet another embodiment, the radio frequency capability may allow the user to wear minimal hardware (consisting primarily of the movement sensor) on the body while transmitting the details of each physical movement to a remote microprocessor 32 for analysis and storage.

Once the data from the device 12 has been downloaded to the computer 16, software running on the computer 16 is used to interpret the data and produce a number of reports and histories. This history information may include, but is not limited to, the dates and times when the device 12 was turned on and off; the number, with dates and times, of each notice given along with the type of notice; the number, date and time the device 12 reached an event threshold; when, how long, and how many times the device 12 powered down; the date and time the device 12 was muted; the date and time when the battery was changed; the date and time when the battery was tampered with; and the last time the device 12 was downloaded. Any of the above-mentioned predefined reports may be generated; in addition, the user may program additional reports and histories specific to the application to be monitored.

Fig. 5 is a flowchart of the steps executed by the microprocessor 32 in the movement measurement device 12 to recognize and record movement data. Referring to Fig. 5, when the device 12 is off, the microprocessor 32 constantly checks for a change in the ON/OFF state 60 by polling the ON/OFF switch to see if it has been switched to the ON position. Once the microprocessor 32 detects that the device 12 has been turned on, the microprocessor 32 conducts some basic initialization and housekeeping functions 62. This may include checking memory to ensure angle limits have been entered, verifying that angle limits are increasing in value (i.e., the second angle limit is not smaller than the first), and initializing internal program parameters. Then the microprocessor 32 checks to see whether any motion has been detected 64 by the movement

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sensor 30. If no motion has been detected, the microprocessor 32 will increment a "no-motion" counter 66. The microprocessor 32 then checks whether the no-motion counter has reached a predefined number of cycles indicating that the device should power down. If the requisite number of cycles indicating idle mode have elapsed, the microprocessor records the idle event (along with the date and time stamp) in memory, and the device enters the idle mode 72. Once in idle mode, the microprocessor repeatedly checks for motion 72. As long as no motion occurs, the device remains in idle mode. Once motion is detected, the microprocessor records an event that the device has exited idle mode (with the corresponding date and time) 76. The microprocessor then returns to step 64 where it again attempts to detect motion. If the no-motion counter has not reached the preset limit corresponding to idle mode, the microprocessor will check to see whether the device has remained outside of its predefined reset range for a designated amount of time 78. If not, the microprocessor reexecutes the cycle for detecting motion 64. If, however, the microprocessor recognizes a tilt event, an alarm corresponding to a tilt event is activated 80. Once the microprocessor has recognized a tilt event, it repeatedly checks whether the device has been moved back within its reset range 82. If it has not, the microprocessor continues to activate the tilt alarm. Once the device has been returned to within its reset range, the microprocessor checks again for motion 64.

Once the microprocessor detects motion in step 64, the first thing it does is clear the nomotion counter 84. The microprocessor then checks to see whether it has recorded a "proper
movement" in the past 86. If no proper movement has occurred, the microprocessor checks whether
the proper movement flag has been set 88. If the proper movement flag has not been set, the
microprocessor returns to its initial motion checking step 64. If, however, the proper movement flag
has been set, the microprocessor will record the occurrence of a proper movement event along with
the date/time stamp 90. The microprocessor then clears all notice and the proper movement flags
in step 92 and returns to the motion detection step 64. If, on the other hand, the microprocessor has

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detected a prior proper movement 86, it so indicates by setting the proper movement 94. The microprocessor then checks whether the first angle limit has been exceeded 96. If this first limit has not yet been exceeded, the microprocessor returns to the motion detection step 64. If the first angle limit has been exceeded, the microprocessor activates the appropriate alarm and records the event along with the date and time 98. The microprocessor then clears the proper movement flag and sets the first angle notice flag 100. The microprocessor then checks whether the device has moved beyond the next angle limit 102. If not, the microprocessor checks whether the angle is less than that required to constitute a proper movement 104. If not, then the microprocessor continues to check whether the angle of movement is less than a proper movement angle. If the angle is less than that constituting a proper movement, the microprocessor triggers a reset flag indicating that the device has been reset 106. After reset, the microprocessor checks whether any of the angle limits have been exceeded thereby setting any of the notice flags 108. If any notice flags have been set, the microprocessor will perform step 92 to clear all of the notice flags and reset the proper movement flag. If none of the notice flags have been set before the device was reset, the microprocessor will perform step 90 to record a proper movement event along with the date and time. It then continues processing at step 92.

Once the angle of movement detected exceeds the next angle limit, the microprocessor will record the corresponding notice event along with the date and time and activate the appropriate notice alarm in step 110. The microprocessor then checks if the last movement was exceeded the final angle limit at step 112. If not, then the process returns to step 102 to check for movement beyond the next angle limit. If the final notice event was detected, then the microprocessor will increment the event threshold counter by one at step 114 if this option has been selected by the user. Next, the microprocessor will check to see whether the event threshold limit has been reached 116. If not, the microprocessor will perform step 104 until the device is reset due to the movement angle

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being less than that required for a proper movement. If the event threshold has been reached, then the microprocessor will record the event threshold, activate the associated alarm, and shut down the device 118. The microprocessor will prevent the device from operating any further until its information has been downloaded 120. Once the stored data has been downloaded, the microprocessor returns to its initial motion detection step 64 for further operation.

As previously alluded to herein, the device and system of the present invention can be used in a wide number of different applications requiring monitoring and feedback of physical movement. In particular, the device and system have various medical applications including rehabilitation and physical therapy associated with an injured patient. The movement sensor is simply attached to the appropriate body part requiring monitoring, and data collection is then commenced. Besides providing the operator with instant feedback regarding the physical movement being monitored, a variety of data may be collected from the number of movement repetitions meeting or exceeding a required range to the determination and tracking of maximum range-of-motion mobility of an injured patient for later analysis. While the device and system may be operated by a medical professional in a supervisory capacity, both are simple enough to be used by an individual patient alone with download and analysis by the medical professional at a later time.

The device also has excellent application to the monitoring and analysis of physical labor performed by employees. The devices may be passed out to employees having repetitive physical tasks so that proper safety in performing the tasks, such as lifting, may be practiced. Each device can be assigned to a particular individual for a specified amount of time and programmed to monitor that individual's physical tasks. After the device is turned in, its collected information can be downloaded to the system for reporting and analysis purposes based on specific movement limits and other operational parameters programmed into the device for the particular movement being monitored. Improper movements made by the individual during the time period in question are

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identified, and the employee can be notified in order to make necessary corrections to the way the task is performed in order to avoid injury resulting from improper movement. The device can be used again later to ensure that the employee continues to exercise the movement guidelines as previously instructed.

The device also has application in the area of sports. For example, it may be worn by a golfer in order to monitor torso, waist, shoulder and arm movement during various drives and putts. The data collected by the device may then be used as a tool to aid in the analysis and improvement of the individual's stroke technique. Use of the device is not limited to golf but may be used for any number of sports, including football, baseball, basketball, or tennis. And, due to the unique programmability of the device, it has more than one application within any single sport. For example, in baseball, the device and system may be used to improve technique associated with hitting or with throwing.

Still other objects and advantages of the present invention will become readily apparent to those skilled in this art from the detailed description, wherein multiple preferred embodiments of the invention are shown and described, simply by way of illustration of the best mode contemplated by the inventor for carrying out the invention. As will be realized, the invention is capable of other and different embodiments, and its several details are capable of modifications in various obvious respects, all without departing from the invention. Accordingly, the drawings and description are to be regarded as illustrative in nature, and not as restrictive. Variations in the description likely to be conceived of by those skilled in the art still fall within the breadth and scope of the disclosure of the present invention. The primary import of the present invention lies in its compact size, ease of use, and detailed information gathering and reporting features. Its benefits derive from the versatility of its monitoring capabilities as well as the specific applications for which it may be used. Again,

it is understood that other applications of the present invention will be apparent to those skilled in the art upon reading the preferred embodiments and consideration of the appended claims.

We claim:

1. A device for detecting movement of body parts during physical activity, said device comprising:

a movement sensor capable of measuring data associated with movement of said device and generating signals indicative of said movement;

a power source;

a microprocessor connected to said movement sensor and to said power source, said microprocessor capable of receiving, interpreting, storing and responding to said movement data based on user-defined operational parameters;

at least one user input connected to said microprocessor for controlling the operation of said device;

a real-time clock connected to said microprocessor;

memory for storing said movement data; and

an output indicator connected to said microprocessor for signaling the occurrence of userdefined events.

- 2. The device of claim 1 further comprising at least one port connected to said microprocessor for downloading said data and uploading said operational parameters to and from a computer.
- 3. The device of claim 1 wherein said movement sensor can detect the velocity of said movement.
- 20 4. The device of claim 1 wherein said movement sensor comprises at least one accelerometer.

- 5. The device of claim 1 wherein said movement sensor can simultaneously detect movement along at least two orthogonal axes.
- 6. The device of claim 1 wherein said movement sensor is housed separately from said microprocessor.
- 7. The device of claim 1 further comprising a power supply manager connected between said power source and said microprocessor.
 - 8. The device of claim 7 further comprising a power converter connected to said power source and said power supply manager.
 - 9. The device of claim 1 wherein said data measured by said movement sensor include angle, distance and speed of said movement.
 - 10. The device of claim 1 wherein said output indicator is visual.
 - 11. The device of claim 1 wherein said output indicator is audible.
 - 12. The device of claim 1 wherein said output indicator is tactile.
 - 13. The device of claim 1 wherein said user input is a switch.

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A system to aid in training and safety during physical activity, said system comprising 14. a movement measuring device, said movement measuring device further comprising

> a movement sensor capable of measuring data associated with movement of said device and generating signals indicative of said movement;

a power source;

a microprocessor connected to said power source, said microprocessor capable of receiving, interpreting, storing and responding to said movement data based on user-defined operational parameters;

at least one user input connected to said microprocessor for controlling the operation of said device;

a real-time clock connected to said microprocessor;

memory for storing said movement data;

at least one port connected to said microprocessor for downloading said data and uploading said operational parameters; and

an output indicator connected to said microprocessor;

a computer running a program capable of interpreting and reporting said movement data based on said operational parameters; and

a download device electronically connected to said movement measuring device and said computer for transmitting said movement data and operational parameters between said movement measuring device and said computer for analysis, reporting and operation purposes.

The system of claim 14 wherein said computer is a standalone personal computer. 15.

- 16. The system of claim 14 wherein said computer is connected to a network of other computers.
- 17. The system of claim 14 wherein said download device is a physical docking station.
- 18. The system of claim 14 wherein said download device is a wireless device.
- 19. The system of claim 18 wherein said wireless device uses radio frequency.
- 5 20. The system of claim 18 wherein said wireless device uses infrared light.
 - 21. A method to monitor physical movement of a body part comprising the steps of:
 attaching a movement measuring device to said body part;
 measuring data associated with said physical movement;
 interpreting said physical movement data based on user-defined operational parameters and a real-time clock; and
 storing said data in memory.
 - 22. The method of claim 21 wherein said physical movement data includes velocity data of said movement, angle measurement data taken along at least two orthogonal axes, and related date and time data.
- 15 23. The method of claim 22 further comprising the step of defining said parameters for a specific physical movement prior to said interpreting step.

- 24. The method of claim 22 further comprising the step of downloading said data from said movement measuring device to a computer for reporting and analysis purposes.
- 25. The method of claim 22 wherein said interpreting step comprises teaching an individual how to properly perform said physical movement.
- 5 26. The method of claim 21 wherein said movement measuring device is an accelerometer.
 - 27. The method of claim 21 further comprising the step of providing instant feedback regarding said movement.
 - 28. The method of claim 27 wherein said physical movement is physical labor.
 - 29. The method of claim 27 wherein said physical movement is an exercise related to medical treatment.
 - 30. The method of claim 27 wherein said physical movement is an exercise to improve technique related to an athletic skill.

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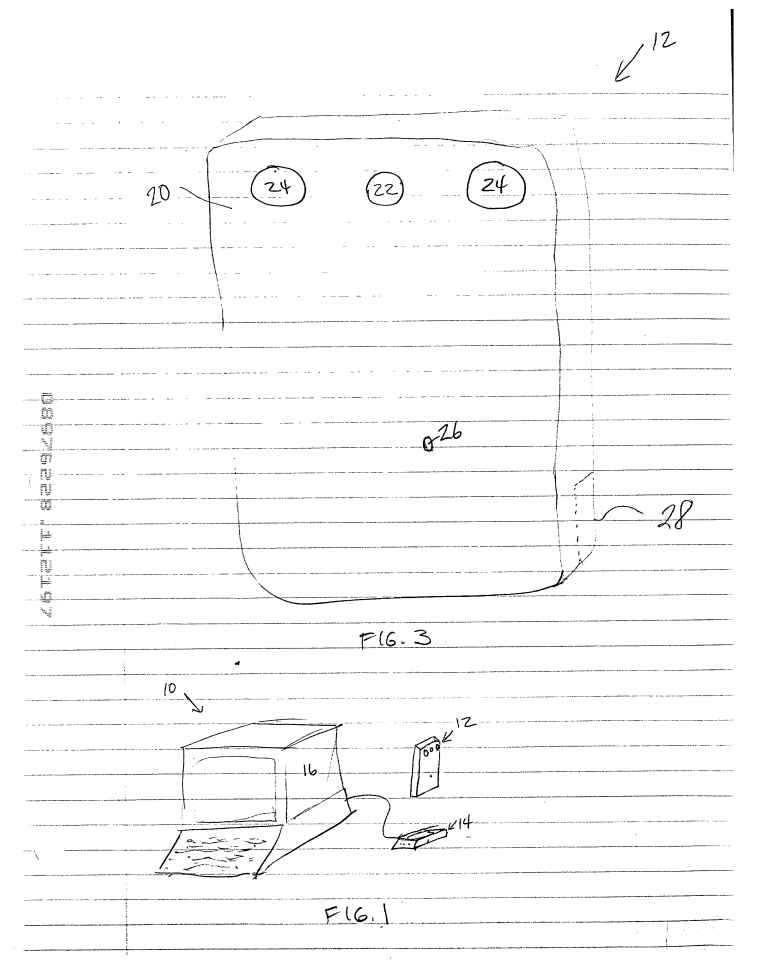




FIG. 2A

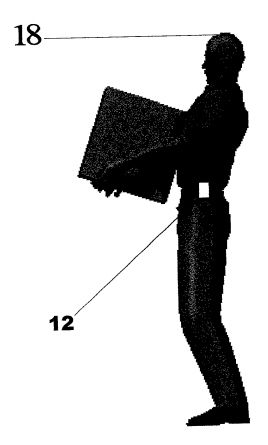


FIG. 2B

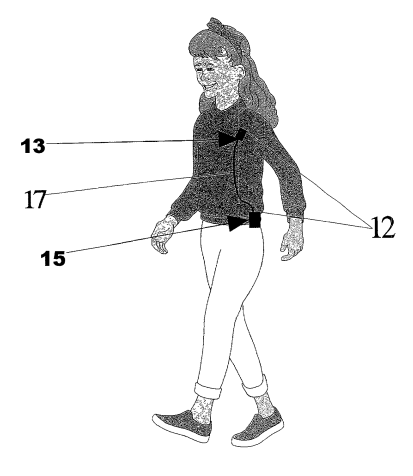
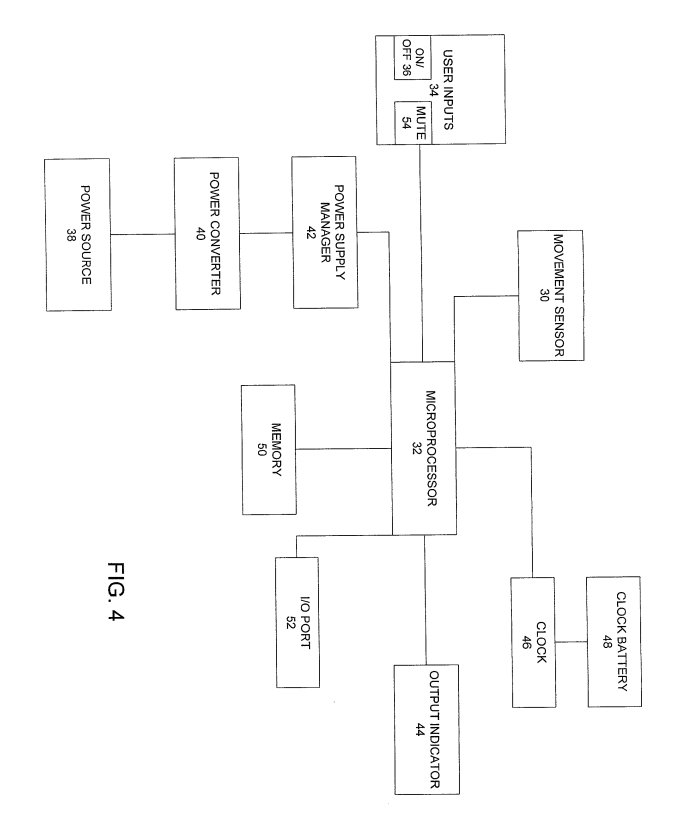
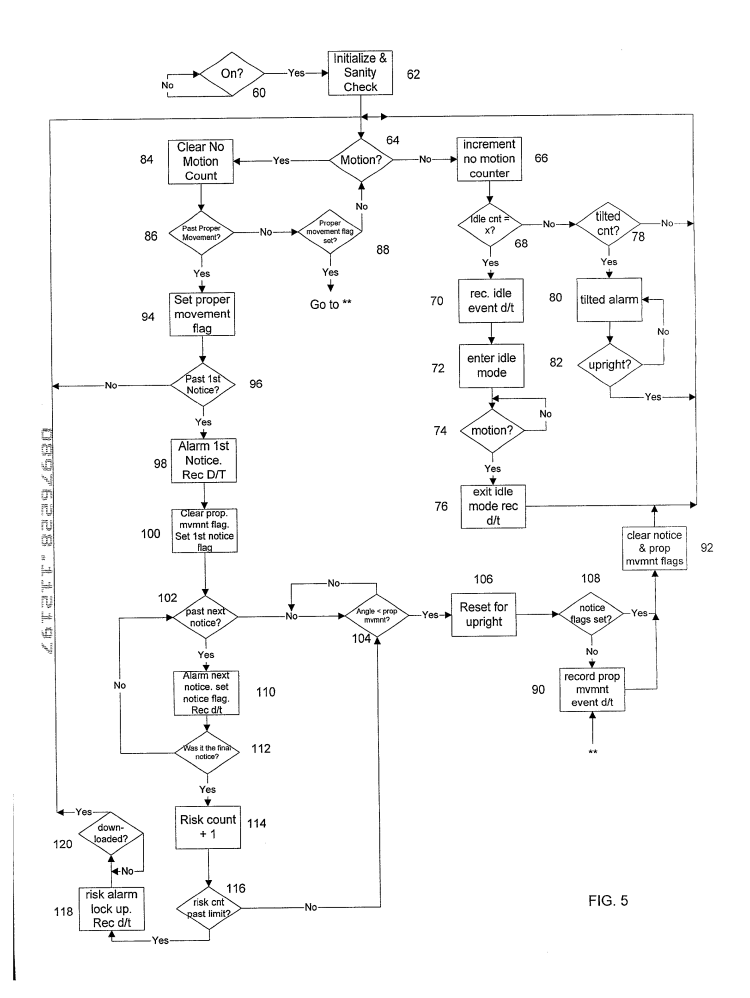


FIG. 2C





ABSTRACT

An electronic device, system and method to monitor and train an individual on proper motion during physical movement. The system employs an electronic device which tracks and monitors an individual's motion through the use of an accelerometer capable of measuring parameters associated with the individual's movement. The device also employs a user-programmable microprocessor which receives, interprets, stores and responds to data relating to the movement parameters based on customizable operation parameters, a real-time clock connected to the microprocessor, memory for storing the movement data, a power source, a port for downloading the data from the device to other computation or storage devices contained within the system, and various input and output components. The downloadable, self-contained device can be worn at various positions along the torso or appendages being monitored depending on the specific physical task being performed. The device also detects the speed of movements made while the device is being worn. When a preprogrammed recordable event is recognized, the device records the time and date of the occurrence while providing feedback to the wearer via visual, audible and/or tactile warnings.

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE: Theodore L. Brann

SERIAL NO.:

Unknown

FILED:

Herewith

FOR:

A TRAINING AND SAFETY DEVICE, SYSTEM AND METHOD TO AID IN

PROPER MOVEMENT DURING PHYSICAL ACTIVITY

GROUP NO.:

Unknown

EXAMINER:

Unknown

ATTY DKT:

13326/59157



BOX PATENT APPLICATION THE COMMISSIONER OF PATENTS AND TRADEMARKS' WASHINGTON, D.C. 20231

NEW APPLICATION COVER SHEET

Transmitted herewith for filing is a patent application entitled:

Title

A TRAINING AND SAFETY DEVICE, SYSTEM AND METHOD TO AID IN PROPER MOVEMENT **DURING PHYSICAL ACTIVITY**

Inventor is:

Name:

Theodore L. Brann

Residence:

P.O. Box 1897

Mission, Texas 78572

Citizenship:

U.S.A.

CERTIFICATE OF EXPRESS MAILING (37 CFR § 1.10)

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Date: Nov. 21, 1997

Ex. 1002 / Page 118 of 169

Type of Application:	
This new application is a(n):
[x] Original [] Design [] Plant [] Divisional [] Continuation [] Continuation-in-	Part (CIP)
Papers Enclosed That Are Requi (Regular) or 37 C.F.R. 1.153 (De	red for Filing Date under 37 C.F.R. 1.53(b) sign) Application
[x] Form PTO-1449 [x] Citations [] Declaration of Bi [] Submission of "S biotechnology in	closure Statement (37 C.F.R. 1.98) (PTO/SB/08A and 08B) iological Deposit equence Listing," computer readable copy and/or amendment pertaining thereto fo vention containing nucleotide and/or amino acid sequence. Attorney(s) to Accept and Follow Instructions from Representative
Declaration of Inventorship	
	tive/Refusal Petition/International Application Exception (see attached documents)
Benefit of Prior Application	
	cation claims the benefit of prior U. S. applications identified in the Related tion of the attached application Disclosure.
	of the application is enclosed to show changes to the prior application. In addition with changes have been made to the drawings: new drawing Fig has been added
Small Entity Statement(s) [if any	1
[x] Verified Stateme [x] filed her [] will foll	
Fee Calculation (37 CFR 1.16)	
[x] Regular application	

CLAIMS AS FILED

	Number Filed		Max	Above Max		Above Max Fee		
Basic Fee 37 CFR §1.16(a)								\$ 790.00
Total Claims 37 CFR §1.16®	30	-	20	10	x	\$ 22.00	=	\$220.00
Independent Claims 37 CFR §1.16(b)	3	-	3	0	х	\$ 82.00	=	\$0.00
Multiple Dependant Claims 37 CFR §1.16(d)				0	X	\$270.00	=	\$0.00

Filing Fee Total \$ 1010.00

After Small Entity Discount of 50% \$ 505.00

Total Fee Calculation

[]	Enclosed							
	[]	filing fee	\$					
	[]	extension fee	\$					
	[]	incomplete filing surcharge (37 C.F.R. 1.16(e))	\$					
	[]	petition fee for filing by other than all the inventors or person on behalf of the inventor where inventor refused to sign or cannot be reached. (37 CFR 1.47 and 1.17(h))	· \$					
	[]	processing and retention fee (\$130.00; 37 CFR 1.53(d) and 1.21(l)	\$					
		Total Food England	ф					

Correspondence

Please address all correspondence in connection with this application to:

Michael Caywood Locke Purnell Rain Harrell, P.C. 100 Congress Avenue, Suite 300 Austin, Texas 78701

FEE PAYMENT

[]	Attached	is	a	check	in	the	sum	of	\$

- [x] Charge Account No. 12-1781 the sum of \$505.00. A duplicate of this transmittal is attached.
- [x] If any additional extension and/or fee is required or if any overpayment has been made, the Commissioner is hereby authorized to charge any deficit or credit any overpayment to Account No.12-1781.

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RESPECTFULLY SUBMITTED,

Date: Nor. 21, 1997

Registration No. 27,811 Registration No. 37,797 Jerry M. Keys Michael Caywood

ATTORNEYS FOR APPLICANT Locke Purnell Rain Harrell, P.C. 100 Congress Avenue, Suite 300

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IN RE:

Theodore L. Brann

SERIAL NO.:

Unknown

FILED:

Herewith

FOR:

A TRAINING AND SAFETY DEVICE, SYSTEM AND METHOD TO AID IN PROPER MOVEMENT DURING PHYSICAL ACTIVITY

GROUP NO.:

Unknown

EXAMINER: ATTY DKT:

Unknown 13326/59157



BOX PATENT APPLICATION THE COMMISSIONER OF PATENTS AND TRADEMARKS' WASHINGTON, D.C. 20231

LETTER OF TRANSMITTAL

Dear Sir:

Enclosed with this letter please find the following in connection with the above-referenced application for U.S. patent:

- 1. New Application Cover Sheet;
- 2. Declaration, Power of Attorney, and Petition of Sole Inventor;
- 3. Declaration(s) of Small Entity Status by an Independent Inventor;
- New Application Disclosure:

Specification <u>19</u> page(s) Claims 5 page(s) Informal Drawings <u>6</u> sheet(s) Abstract _1_ page(s)

- 5. Information Disclosure Statement package; and
- 6. Self-Addressed and Stamped Return Receipt Postcard.

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If any additional extension and/or fee is required or if any overpayment has been made, the Commissioner is hereby authorized to charge any deficit or credit any overpayment to Account No. 12-1781.

RESPECTFULLY SUBMITTED,

Jerry M. Keys

Michael Caywood

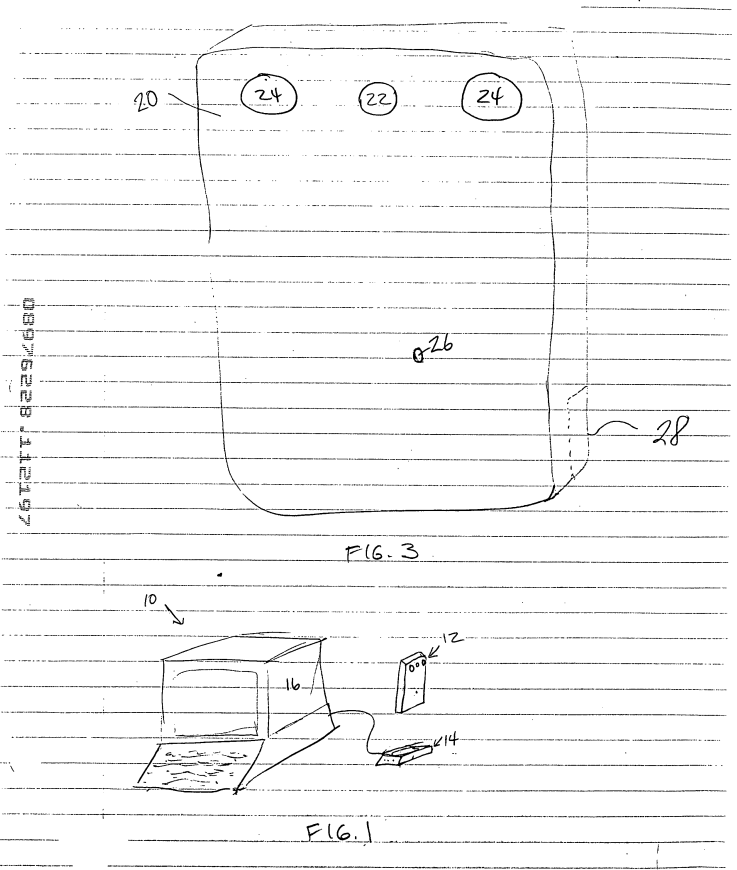
ATTORNEYS FOR APPLICANT Locke Purnell Rain Harrell, P.C. 100 Congress Avenue, Suite 300

Austin, Texas 78701 (512) 305-4702

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Registration No. 27,811

Registration No. 37,797



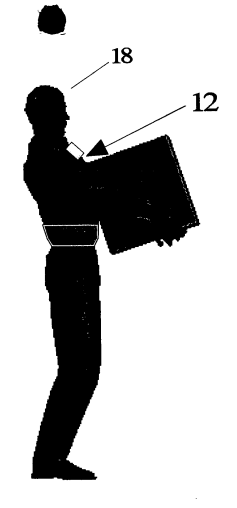


FIG. 2A

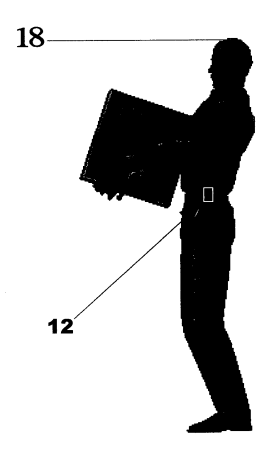


FIG. 2B

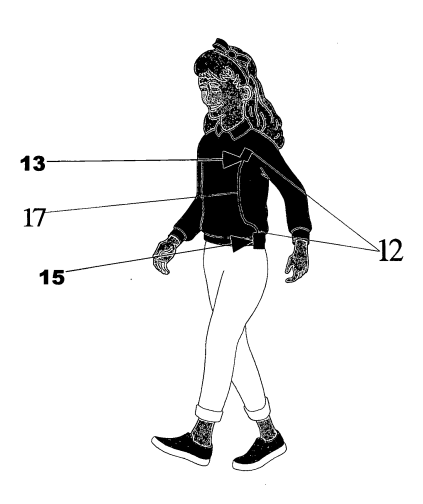
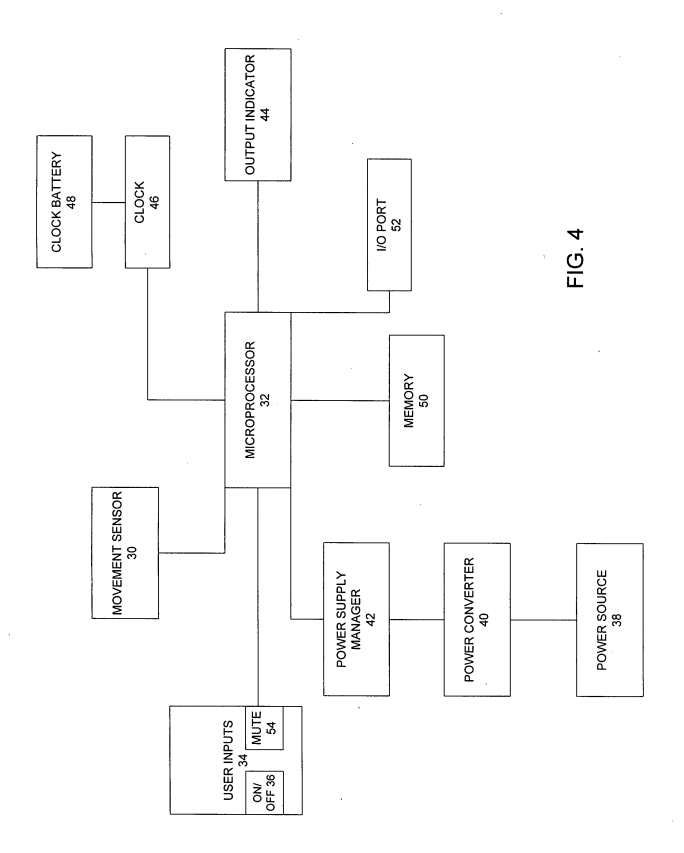
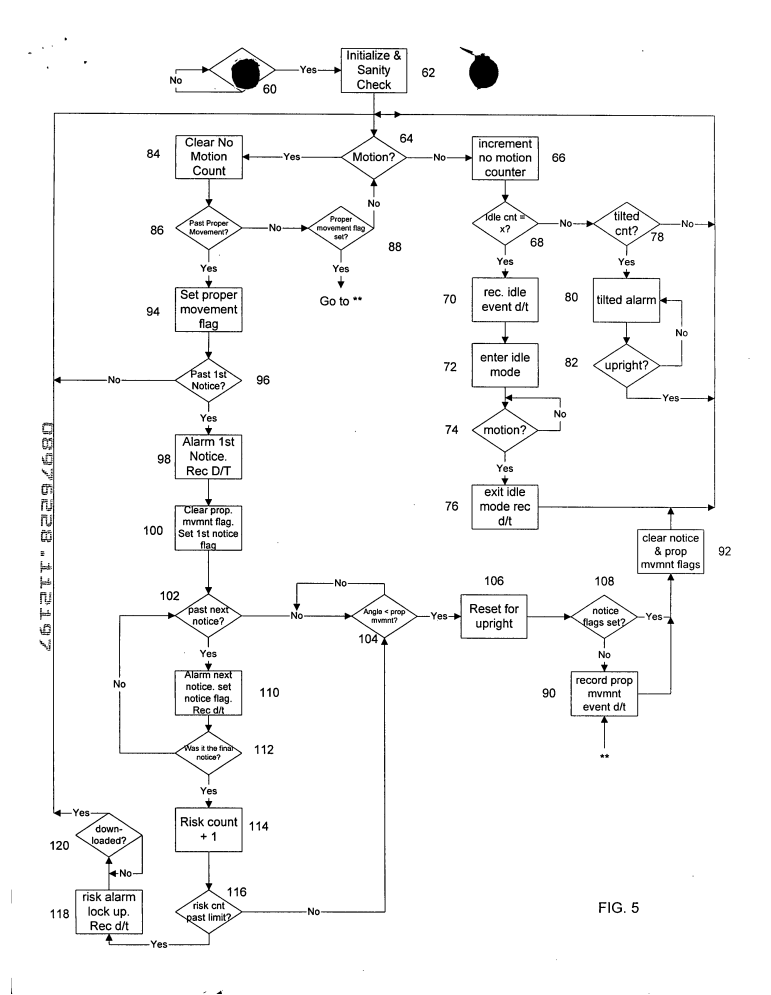


FIG. 2C





SCORE Placeholder Sheet for IFW Content

Application Number: **08976228** Document Date: **11/21/1997**

The presence of this form in the IFW record indicates that the following document type was received in paper and is scanned and stored in the SCORE database.

Drawings

Images of the original documents are scanned in gray scale or color and stored in SCORE. Bi-tonal images are also stored in IFW. Defects visible in both IFW and SCORE are indicative of defects in the original paper documents.

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Form Revision Date: September 17, 2013

A TRAINING AND SAFETY DEVICE, SYSTEM AND METHOD TO AID IN PROPER MOVEMENT DURING PHYSICAL ACTIVITY

FIELD OF THE INVENTION

This invention relates to the field of electronic training and safety devices used to monitor human physical activity. More specifically, the invention detects, measures, records, and/or analyzes the time, date, and other data associated with movement of the device and produces meaningful feedback regarding the measured movement.

BACKGROUND

It has long been known that improper physical movement, especially when repeated, can result in injury to a person. This injury may manifest itself in a wide range of symptoms anywhere from sore or bruised muscles to chronic, debilitating loss of movement. In order to study and better understand safe human movement which does not result in injury, a variety of sensing, monitoring, and notification devices have been created. In general, these devices fall under the general category of range of motion (ROM) detectors.

Several such inventions have been patented to measure the range of motion of various joints of the human body for both medical studies and industry applications. Typically, these inventions require that two people simultaneously use the device: the patient/wearer and the operator of the device. The purpose of these devices is to quantitatively determine a range of motion of a human joint in angular degrees as exemplified by U.S. Patent Nos. 4,665,928; 5,042,505; and 5,373,858. Although the devices disclosed in these patents serve the purposes for which they are intended, they do not warn the device wearer when the wearer is nearing, or has reached, a potentially dangerous angle of movement.

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Another class of ROM devices has attempted to provide a warning to the wearer through an audible alarm or flashing light. Typically, these devices activate the alarm when a predetermined angle of flexion or extension has been exceeded in order to try and reduce the number of injuries that can occur as a result of the improper movement. Because of the general weakness of the human spine and back muscles, most of these devices are geared toward detecting improper torso movement while lifting an object. One such invention described in U.S. Patent No. 5,128,655 uses a mercury switch set at a predetermined angle to trigger a counting mechanism in order to count the number of times the predetermined angle is exceeded during forward bending. Another such device described in U.S. Patent No. 5,398,697 uses a "T" shaped collimated light beam to detect both forward and lateral bending of the spine. However, these devices are not convenient to operate and serve to merely report rather than analyze the information detected.

Training an individual to make proper movements requires more than just counting the number of times a predetermined angle is surpassed and warning the wearer of the incorrect movement. In order to prevent incorrect movement in hopes of reducing injuries, lost man hours, and workmen's compensation claims, a device must not only be able to record the frequency of improper movements, but also monitor the angular velocity and general tendencies of the wearer with regard to the unsafe movement habits. The angular velocity of any physical action affects the stretching and tautness of the muscle involved in the motion. Thus, information on angular velocity is important to monitoring and analyzing improper movement. Finally, the wearer must also be informed about the tendencies he has regarding his performance of a specific task. In particular, it is helpful to know whether improper movements occur more often in the morning or afternoon.

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SUMMARY OF THE INVENTION

According to the present invention, the foregoing and other objects and advantages are attained by a system which may be used to monitor and train a wearer during physical movement. The system employs an electronic device which tracks and monitors an individual's motion through the use of a movement sensor capable of measuring data associated with the wearer's movement. The device also employs a user-programmable microprocessor which receives, interprets, stores and responds to the movement data based on customizable operation parameters, a clock connected to the microprocessor, memory for storing the movement and analysis data, a power source, a port for downloading the data from the device to other computation or storage devices contained within the system, and various input and output components. The downloadable, self-contained device can be worn at various positions along the torso or appendages being monitored depending on the specific physical task being performed. The device also monitors the speed of the movements made while the device is being worn. When a pre-programmed recordable event is recognized, the device records the time and date of the occurrence while providing feedback to the wearer via visual, audible and/or tactile warnings. Periodically, data from the device may be downloaded into an associated computer program which analyzes the data. The program can then format various reports to aid in recognizing and correcting trends in incorrect physical movement.

It is, therefore, an object of this invention to provide a user programmable training and safety device designed to observe and record the direction and frequency of physical movement of the wearer.

It is another object of this invention to provide a system which monitors, records and analyzes the time, date, angle of movement, and angular velocity of physical movement for subsequent interpretation.





It is still another object of this invention to monitor bi-directional movement of the torso about the spine during a lifting movement.

It is yet another object of this invention to detect and monitor a series of angles of movement and to visually and audibly warn the wearer as each angle limit is exceeded during physical movement.

It is yet another object of this invention to provide a device to assist in training an individual in proper posture while executing an identified physical activity.

To achieve these and other objects which will become readily apparent upon a reading of the attached disclosure and appended claims, an improved training and safety device is provided. Additional objects, advantages, and novel features of the invention will be set forth in part in the description which follows, and in part will become apparent to those skilled in the art upon examination of the following, or may be learned by practice of the invention. The objects and advantages of the invention may be realized and attained by means of the instrumentalities and combinations particularly pointed out in the appended claims.

BRIEF DESCRIPTION OF THE DRAWINGS

Fig. 1 is a plan view of the system of the present invention, including the movement measuring device, the download device, and the computer.

Fig. 2A is a plan view of a wearer showing a possible location for the movement measuring device in operation.

Fig. 2B is a plan view of a wearer showing another location for the device during operation.

Fig. 2C is a plan view of a wearer showing the location of an alternative embodiment of the device of the present invention.







Fig. 3 is a perspective view of another alternative embodiment of the self-contained movement measuring device of the present invention.

Fig. 4 is a block diagram of the movement measuring device of the present invention.

Fig. 5 is a flowchart of the steps performed by the microprocessor in operating the movement measuring device.

DETAILED DESCRIPTION OF THE PREFERRED EMBODIMENT

Reference is now made to Fig. 1 for a description of a preferred embodiment of the system 10 of the current invention. Fig. 1 shows the movement measuring device 12 positioned above a download device 14 connected to a computer 16. The movement measuring device 12 is designed to be physically attached to a user whose movements are to be monitored by the system 10. The self-contained movement measuring device 12 may be worn by the individual being monitored in a variety of positions based on the specific movement being observed, the particular application in which the device is used, and the convenience of the wearer.

For example, Fig. 2A shows placement of the movement measuring device 12 on the upper torso of an individual 18. Placement of the device 12 at this location will allow monitoring of the flexion and extension of the spinal column during a lifting activity. Similarly, Fig. 2B shows placement of the movement measuring device 12 on the waist or hip of an individual 18. The movement measuring device 12 may be attached via a clip, Velcro, its own belt, or any other means known in the art. Placement of the device 12 on the belt as shown will also permit monitoring of the individual's movement during physical activity. In particular, the device 12 can monitor the forward and backward bending of the spine as well as lateral bending of the spine to aid in correct bending and lifting tasks. The device 12 is also capable of measuring the distance the wearer walks and how fast he walked. Fig. 2C shows another alternative embodiment of the movement measuring





device 12. In this version, the movement sensor 13 is separate from the remaining components 15 of the device 12 and is electronically connected to the remaining components 15 via a cable 17 or other commonly used connector. Separating the measurement sensor 13 from the remaining components 15 in this way gives additional flexibility in the use of the device 12. The device 12 operates in the same manner as previously described; however, the movement sensor 13 can be placed anywhere on the individual's body. Again, the specific application will dictate where the movement sensor 13 should be placed. For example, if a monitored activity requires repeated arm movement, the sensor 13 may be placed anywhere along the individual's arm thereby monitoring and recording movement data for the arm.

Fig. 3 shows a more detailed view of the movement measurement device 12 which forms a crucial part of the previously described system along with its respective external components. The internal components of the movement measurement device 12 are housed in a casing 20. This casing 20 serves to protect the internal components and is most commonly made of hard molded plastic, although any suitable material may be substituted. Externally visible on the device 12 is at least one visual indicator 22 which is activated by the device 12 when appropriate. In one preferred embodiment, the visual indicator 22 is a bi-colored light emitting diode (LED) which is activated to notify the wearer when a predetermined angle of motion has been exceeded. Through different colors and blinking patterns, the visual indicator 22 signals many different conditions sensed by the device 12 including when the device 12 is turned on or off, when each of various angle limits is exceeded, and when downloading movement data recorded by the device 12. Alternatively, the visual indicator 22 may be a liquid crystal display or any other display device on which a variety of movement information may be shown. The movement measuring device 12 also contains user inputs 24. In the preferred embodiment, one user input 24 is an ON/OFF switch for controlling the operation of the device 12. Another user input 24 on the device 12 is a MUTE button which permits

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the wearer of the device to turn off any audible indicators. Typically, once an angle limit has been exceeded, the wearer will be notified through the illumination of a visual indicator, the sounding of an audible alarm, vibration of the device 12, or a combination thereof. In the case of an audible alarm, the MUTE button 24 may be used to turn off the alarm. Any sounds emitted by the device 12 are created by a speaker (not shown) behind the speaker cover 26 located in the external casing 20. Finally, the casing 20 contains a removable battery cover 28 over an externally accessible battery compartment (not shown) which allows the operator of the device 12 to replace the internal power source. In the preferred embodiment this power source is a 1.5 volt battery.

Reference is now made to a block diagram in Fig. 4 which shows the major internal components of the movement measuring device 12 and their interconnections. The device 12 includes a movement sensor 30 which detects movement and measures associated data such as angle, speed, and distance. The movement sensor 30 generates signals corresponding to the measurement data collected. In a preferred embodiment, the movement sensor 30 is an accelerometer which is capable of detecting angles of movement in multiple planes as well as the velocity at which the movement occurs. Alternatively, multiple accelerometers, each capable of measuring angles of movement in only one plane, may be oriented within the device 12 so that movement in multiple planes may be detected. Although many accelerometers are available on the market, the preferred embodiment uses Part No. AD22217 manufactured by Analog Devices of Norwood, Massachusetts. This component is a low G, multi-axis accelerometer. The movement sensor 30 is electronically connected to a microprocessor 32 which receives the signals generated by the movement sensor 30 for analysis and subsequent processing. The microprocessor 32 not only analyzes and responds to the movement data signals from the sensor 30, but also controls the actions of all of the electronic components of the device 12. In a preferred embodiment, the microprocessor 32 is a Motorola MC68HC705C8AFN. It should be noted, however, that other low power, programmable



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microprocessors may be suitable. The microprocessor 32 constantly monitors the user inputs 34 and acts accordingly. For example, if the device is turned off, the microprocessor 32 monitors the ON/OFF user input 36 to detect when the device 12 is turned back on. Once an "ON" condition is detected, the microprocessor 32 powers up and runs its internal program. The internal program may be stored within read-only memory located in the microprocessor itself or in memory (not shown) located outside the microprocessor 32.

The components of the device 12 receive power from a power source 38. In a preferred embodiment the power source 38 is a 1.5 volt DC battery; however, other power sources, including alternating current, may be used. The power source 38 is connected to a power converter 40 if DC-DC or AC-DC conversion is required. In one embodiment the power converter 40 converts the 1.5 volt DC power supply from the battery to 3.3 volts DC for use with the other electronic components of the device 12.

Also connected between the power source 38 and the microprocessor 32 is a conventional power supply manager 42 such as part number ADM706TAR from Analog Devices. The power supply manager 42 performs several functions. If a low battery condition exists, the power supply manager 42 reports the problem to the microprocessor 32 so that the microprocessor 32 may indicate the condition to the user through one or more output indicators 44. The output indicators 44 consist of any combination of audible, visual, or tactile indicators for communicating with the wearer of the device. Audible indicators range from a single pitched tone to voice-synthesized messages in English or any foreign language. Visual indicators which could be used include single, monochromatic LEDs, multiple colored lights, and/or liquid crystal displays. The tactile indicator used in a preferred embodiment is a conventional vibrator mechanism which can be detected by the wearer. The power supply manager 42 also regulates the activity of the power converter 40 to insure that the proper voltage is constantly supplied to the device components.

The microprocessor 32 is connected to a clock 46 which is used as an internal clock for coordinating the functioning of the microprocessor 32. The clock 46 also serves as a real time clock to provide date and time information to the microprocessor 32. The clock 46 may have its own clock battery 48 or may receive power directly from power source 38.

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The microprocessor 32 constantly monitors the movement data received from the movement sensor 30. The microprocessor 32 analyzes the movement data received from the sensor 30 and. based on its internal programming, responds to the data. If a recordable event occurs, the microprocessor 32 retrieves the date/time stamp from the clock 46 and records the event information along with the date/time stamp in memory 50. In a preferred embodiment, the memory is electrically erasable programmable read-only memory (EEPROM) so that, in the event the device should lose power, the information recorded in memory 50 will not be lost. The device also contains an input/output (I/O) port 52 which is connected to the microprocessor 32. The I/O port 52 is used to receive and transmit data collected by the device 12 between the microprocessor 32 and an external computer (not shown). In a preferred embodiment, the I/O port 52 is a serial port which includes an RS232 voltage level converter download board. Movement data stored in memory 50 can be sent through the I/O port 52 to a download device. In addition, user-programmable configuration information can be entered by a user via the external computer and uploaded through the I/O port 52 for use by microprocessor 32. The configuration information can encompass an array of information including, but not limited to, a series of notice levels corresponding to increasing angles of movement, an event threshold, a reset range for tilt determination, and a time period for entering idle mode. Once the device 12 is operating, the microprocessor 32 constantly checks to see if the angle movement information received from the movement sensor 30 indicates that the wearer has exceeded any of the pre-set notice levels. Depending on which notice level has been exceeded, the microprocessor 32 will cause the device 12 to react; i.e., by sounding an alarm. In addition, the

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microprocessor 32 will obtain the date/time stamp from the clock 46 and store that information along with the notice level that was exceeded into memory 50 for later analysis and reporting. Whenever an alarm is activated by the microprocessor 32, the MUTE control switch 54 may be used to deactivate the alarm; however, the corresponding movement data associated with the activation of the alarm is still recorded in memory 50. Furthermore, the date and time the MUTE control switch 54 was activated is also recorded by the device 12.

A significant feature of the device 12 of the present invention is that it gives instant information to the wearer at the moment of incorrect movement and also records the information for future reference and analysis. The device 12 monitors a wide variety of "events" and records each event with a date/time stamp. Many different types of "events" may be defined to be monitored by the device 12. As previously stated, any movement which surpasses any identified angle limit of movement (based on the specific physical task being accomplished and the range of motion needed to execute the task properly) is a standard recordable event. In addition, the device will record when no discernable movement has occurred for a predetermined amount of time (idle function), when the wearer has pressed the MUTE switch in response to an alarm (MUTE function), when the wearer's speed of movement exceeds a predefined speed (quickness function), when the device is turned on or off, when a low battery warning has been issued, when the battery is changed, when the device has been tampered with (such as removing the battery before a low battery condition has been detected), when the device is tilted outside of a specified range for a designated period of time, and when the device has measured a predetermined maximum number of particular angle limits reached. These functions are further described hereinbelow.

Whenever an incorrect user movement is sensed by the device 12, the angular limit notice as programmed by the user is given only once. Before the device 12 can reset itself to be able to give that same angle notice on the next incorrect movement, the device 12 must return to a predetermined

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position (usually the upright position). If the device 12 is maintained outside of its predefined reset range for a designated period of time after an angle limit has been exceeded, a "tilt" event will be recorded and an alarm may be activated. When this situation occurs, the device 12 must be returned to its defined reset position, or the MUTE button must be pressed. The device 12 is also programmed to automatically enter a power saving mode when no motion has been detected for a given amount of time. This "idle" function event is recorded by the microprocessor 32 to indicate that the device is either not being worn or is not being used properly. The device 12 maintains the minimum amount of operating power required to detect the next movement so that, once movement is detected, the device 12 exits the idle mode and records the date and time when the exit occurred.

The device 12 will record any attempted tampering. In a preferred embodiment, this event occurs when the battery is removed before a low battery condition is detected by the device. The device 12 will also inform the wearer when the battery is low. In the preferred embodiment, the device 12 has two batteries, a battery which operates the device 12 and an internal time clock battery. The internal clock battery powers the time clock 46 and aids in other operations of the device 12 when the voltage drops on the device battery. The microprocessor 32 and memory 50 do not lose information when battery power is lost from either battery.

As previously mentioned, the device 12 is completely user programmable via an external computer. These user programmed operation parameters are uploaded to the microprocessor 32 through the download device (not shown). The user may program the microprocessor 32 with an array of functions for the device 12 to perform. Primary among these is the ability to change the angular levels at which notices will be generated in order to fulfill particular application needs. In this way, the user may choose the angular positions at which he wants to be warned when they are exceeded. In the preferred device, up to three angle limits may be monitored by the device; however, any number of angles may be tracked depending upon the application. Each angle limit can be



degree specific or extend over a range of degrees. When a range is used, the user specifies the starting and incremental values in degrees. Thus, an angle limit may be set to occur every five degrees beginning with an initial angle limit value. The movement sensor 30 used in the preferred embodiment can measure angles to within plus or minus 0.5° and as often as 1000 times a second. The most common use for the angle range limits is when the device 12 is worn on the hip since angle measurements cannot be made as accurately there. In contrast, when the device 12 is worn on the upper torso, results can be measured more accurately and the device 12 can be set to measure each degree of movement.

As mentioned above, once a wearer of the device 12 exceeds the first defined angle limit, a notice for that limit is given to the wearer. The notice may be a combination of a visual warning, a tactile warning, and/or an audible warning. The microprocessor 32 also stores the specific angle limit which was exceeded along with the date/time stamp. Upon exceeding the second defined angle, the wearer is issued a second notice which may be the same as or different from the first notice. These different notice characteristics may include a change in pitch for audible alarms, a difference in duration for tactile alarms, and/or a blinking, different colored, or other visual warning.

The "quickness" function of the device 12 measures the speed of an associated physical movement made by the wearer and was developed to address the following problem. In essence, the warning notice due to exceeding a first angle may be overridden by the warning notice for a second angle, thus appearing to give only the second notice. The device 12 may be programmed to recognize when this occurs and to indicate that the associated physical activity was performed by the wearer with excessive speed. If so programmed, the device 12 will record both notices, and the microprocessor 32 will record a quickness violation for further analysis and reporting by the computer. The device 12 may also include an event threshold function in its programming. This feature allows the user of the device 12 who has access to the download capabilities and the analysis

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software hereinafter described to determine a maximum number of incorrect movements ("events") allowed in a predetermined time period by event type. In addition, the user may program a certain response, such as shutting down the device 12 entirely, emitting a special alarm, and/or recording the date and time each event threshold was met. In a preferred embodiment, if the device 12 is programmed for shut down upon reaching the event threshold, the device 12 will require downloading to the computer 16 and being reset before it can be operated again. This feature serves to alert the responsible party of a potential problem that must be dealt with immediately via retraining or any other means the responsible party deems necessary.

The device 12 also has additional functions and capabilities. Each unit can be assigned to a specific individual, patient or employee and later reassigned to a different person through the use of specific identification numbers. In a preferred embodiment, the device 12 requires a download of all movement data stored in memory under a previous identification number before it can be reassigned. Further, the download information along with the specific user identification number can be downloaded to the computer 16 only once in order to avoid duplicate records.

As generally described above, the system and device 12 of the present invention have practical application in a number of situations. They may be used in medical applications requiring the monitoring of physical movement. Among such applications is physical therapy which may be conducted either by the patient in the patient's home or by medical professionals in a medical environment. More significantly, the device and system have application in an industrial setting, particularly manufacturing, where workers are required to perform repetitive manual tasks. Supervising employers can use the device and system to insure that employees are performing their tasks properly while minimizing the risk of employee injury.

By virtue of the sophisticated nature of the microprocessor 32, the device 12 can fulfill these additional business, industry and medical needs. Furthermore, wireless capabilities may be added

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to the device 12 to allow downloading of information from the device 12 to a computer 16 without the need for cables or docking stations. In yet another embodiment, the radio frequency capability may allow the user to wear minimal hardware (consisting primarily of the movement sensor) on the body while transmitting the details of each physical movement to a remote microprocessor 32 for analysis and storage.

Once the data from the device 12 has been downloaded to the computer 16, software running on the computer 16 is used to interpret the data and produce a number of reports and histories. This history information may include, but is not limited to, the dates and times when the device 12 was turned on and off; the number, with dates and times, of each notice given along with the type of notice; the number, date and time the device 12 reached an event threshold; when, how long, and how many times the device 12 powered down; the date and time the device 12 was muted; the date and time when the battery was changed; the date and time when the battery was tampered with; and the last time the device 12 was downloaded. Any of the above-mentioned predefined reports may be generated; in addition, the user may program additional reports and histories specific to the application to be monitored.

Fig. 5 is a flowchart of the steps executed by the microprocessor 32 in the movement measurement device 12 to recognize and record movement data. Referring to Fig. 5, when the device 12 is off, the microprocessor 32 constantly checks for a change in the ON/OFF state 60 by polling the ON/OFF switch to see if it has been switched to the ON position. Once the microprocessor 32 detects that the device 12 has been turned on, the microprocessor 32 conducts some basic initialization and housekeeping functions 62. This may include checking memory to ensure angle limits have been entered, verifying that angle limits are increasing in value (i.e., the second angle limit is not smaller than the first), and initializing internal program parameters. Then the microprocessor 32 checks to see whether any motion has been detected 64 by the movement

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sensor 30. If no motion has been detected, the microprocessor 32 will increment a "no-motion" counter 66. The microprocessor 32 then checks whether the no-motion counter has reached a predefined number of cycles indicating that the device should power down. If the requisite number of cycles indicating idle mode have elapsed, the microprocessor records the idle event (along with the date and time stamp) in memory, and the device enters the idle mode 72. Once in idle mode, the microprocessor repeatedly checks for motion 72. As long as no motion occurs, the device remains in idle mode. Once motion is detected, the microprocessor records an event that the device has exited idle mode (with the corresponding date and time) 76. The microprocessor then returns to step 64 where it again attempts to detect motion. If the no-motion counter has not reached the preset limit corresponding to idle mode, the microprocessor will check to see whether the device has remained outside of its predefined reset range for a designated amount of time 78. If not, the microprocessor reexecutes the cycle for detecting motion 64. If, however, the microprocessor recognizes a tilt event, an alarm corresponding to a tilt event is activated 80. Once the microprocessor has recognized a tilt event, it repeatedly checks whether the device has been moved back within its reset range 82. If it has not, the microprocessor continues to activate the tilt alarm. Once the device has been returned to within its reset range, the microprocessor checks again for motion 64.

Once the microprocessor detects motion in step 64, the first thing it does is clear the nomotion counter 84. The microprocessor then checks to see whether it has recorded a "proper movement" in the past 86. If no proper movement has occurred, the microprocessor checks whether the proper movement flag has been set 88. If the proper movement flag has not been set, the microprocessor returns to its initial motion checking step 64. If, however, the proper movement flag has been set, the microprocessor will record the occurrence of a proper movement event along with the date/time stamp 90. The microprocessor then clears all notice and the proper movement flags in step 92 and returns to the motion detection step 64. If, on the other hand, the microprocessor has

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microprocessor then checks whether the first angle limit has been exceeded 96. If this first limit has not yet been exceeded, the microprocessor returns to the motion detection step 64. If the first angle limit has been exceeded, the microprocessor activates the appropriate alarm and records the event along with the date and time 98. The microprocessor then clears the proper movement flag and sets the first angle notice flag 100. The microprocessor then checks whether the device has moved beyond the next angle limit 102. If not, the microprocessor checks whether the angle is less than that required to constitute a proper movement 104. If not, then the microprocessor continues to check whether the angle of movement is less than a proper movement angle. If the angle is less than that constituting a proper movement, the microprocessor triggers a reset flag indicating that the device has been reset 106. After reset, the microprocessor checks whether any of the angle limits have been exceeded thereby setting any of the notice flags 108. If any notice flags have been set, the microprocessor will perform step 92 to clear all of the notice flags and reset the proper movement flag. If none of the notice flags have been set before the device was reset, the microprocessor will perform step 90 to record a proper movement event along with the date and time. It then continues processing at step 92.

detected a prior proper movement 86, it so indicates by setting the proper movement 94. The

Once the angle of movement detected exceeds the next angle limit, the microprocessor will record the corresponding notice event along with the date and time and activate the appropriate notice alarm in step 110. The microprocessor then checks if the last movement was exceeded the final angle limit at step 112. If not, then the process returns to step 102 to check for movement beyond the next angle limit. If the final notice event was detected, then the microprocessor will increment the event threshold counter by one at step 114 if this option has been selected by the user.

Next, the microprocessor will check to see whether the event threshold limit has been reached 116.

If not, the microprocessor will perform step 104 until the device is reset due to the movement angle

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being less than that required for a proper movement. If the event threshold has been reached, then the microprocessor will record the event threshold, activate the associated alarm, and shut down the device 118. The microprocessor will prevent the device from operating any further until its information has been downloaded 120. Once the stored data has been downloaded, the microprocessor returns to its initial motion detection step 64 for further operation.

As previously alluded to herein, the device and system of the present invention can be used in a wide number of different applications requiring monitoring and feedback of physical movement. In particular, the device and system have various medical applications including rehabilitation and physical therapy associated with an injured patient. The movement sensor is simply attached to the appropriate body part requiring monitoring, and data collection is then commenced. Besides providing the operator with instant feedback regarding the physical movement being monitored, a variety of data may be collected from the number of movement repetitions meeting or exceeding a required range to the determination and tracking of maximum range-of-motion mobility of an injured patient for later analysis. While the device and system may be operated by a medical professional in a supervisory capacity, both are simple enough to be used by an individual patient alone with download and analysis by the medical professional at a later time.

The device also has excellent application to the monitoring and analysis of physical labor performed by employees. The devices may be passed out to employees having repetitive physical tasks so that proper safety in performing the tasks, such as lifting, may be practiced. Each device can be assigned to a particular individual for a specified amount of time and programmed to monitor that individual's physical tasks. After the device is turned in, its collected information can be downloaded to the system for reporting and analysis purposes based on specific movement limits and other operational parameters programmed into the device for the particular movement being monitored. Improper movements made by the individual during the time period in question are

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identified, and the employee can be notified in order to make necessary corrections to the way the task is performed in order to avoid injury resulting from improper movement. The device can be used again later to ensure that the employee continues to exercise the movement guidelines as previously instructed.

The device also has application in the area of sports. For example, it may be worn by a golfer in order to monitor torso, waist, shoulder and arm movement during various drives and putts. The data collected by the device may then be used as a tool to aid in the analysis and improvement of the individual's stroke technique. Use of the device is not limited to golf but may be used for any number of sports, including football, baseball, basketball, or tennis. And, due to the unique programmability of the device, it has more than one application within any single sport. For example, in baseball, the device and system may be used to improve technique associated with hitting or with throwing.

Still other objects and advantages of the present invention will become readily apparent to those skilled in this art from the detailed description, wherein multiple preferred embodiments of the invention are shown and described, simply by way of illustration of the best mode contemplated by the inventor for carrying out the invention. As will be realized, the invention is capable of other and different embodiments, and its several details are capable of modifications in various obvious respects, all without departing from the invention. Accordingly, the drawings and description are to be regarded as illustrative in nature, and not as restrictive. Variations in the description likely to be conceived of by those skilled in the art still fall within the breadth and scope of the disclosure of the present invention. The primary import of the present invention lies in its compact size, ease of use, and detailed information gathering and reporting features. Its benefits derive from the versatility of its monitoring capabilities as well as the specific applications for which it may be used. Again,

it is understood that other applications of the present invention will be apparent to those skilled in the art upon reading the preferred embodiments and consideration of the appended claims.



We claim:

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A device for detecting movement of body parts during physical activity, said device comprising:

a movement sensor capable of measuring data associated with movement of said device and generating signals indicative of said movement;

a power source;

a microprocessor connected to said movement sensor and to said power source, said microprocessor capable of receiving, interpreting, storing and responding to said movement data based on user-defined operational parameters;

at least one user input connected to said microprocessor for controlling the operation of said device;

a real-time clock connected to said microprocessor;

memory for storing said movement data; and

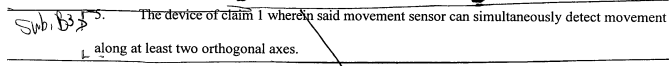
an output indicator connected to said microprocessor for signaling the occurrence of user-

defined events.

2. The device of claim 1 further comprising at least one port connected to said microprocessor for downloading said data and uploading said operational parameters to and from a computer.

Sub 6 3. The device of claim 1 wherein said movement sensor can detect the velocity of said movement.

20 4. The device of claim 1 wherein said movement sensor comprises at least one accelerometer.



6. The device of claim 1 wherein said movement sensor is housed separately from said microprocessor.

Sub. 1345 > 1 7.	The device of claim 1 further comp	rising a power supply manager connected between said
. ng	ower source and said microprocessor.	

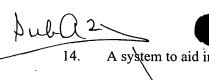
- 8. The device of claim 7 further comprising a power converter connected to said power source and said power supply manager.
- The device of claim 1 wherein said data measured by said movement sensor include angle, distance and speed of said movement.

The device of claim 1 wherein said output indicator is visual.

19 The device of claim 1 wherein said output indicator is audible.

The device of claim 1 wherein said output indicator is tactile.

12 13. The device of claim 1 wherein said user input is a switch.





A system to aid in training and safety during physical activity, said system comprising a movement measuring device, said movement measuring device further comprising a movement sensor capable of measuring data associated with movement of said

device and generating signals indicative of said movement;

a power source;

a microprocessor connected to said power source, said microprocessor capable of receiving, interpreting, storing and responding to said movement data based on user-defined operational parameters;

at least one user input connected to said microprocessor for controlling the operation of said device;

a real-time clock connected to said microprocessor;

memory for storing said movement data;

at least one port connected to said microprocessor for downloading said data and uploading said operational parameters; and

an output indicator connected to said microprocessor;

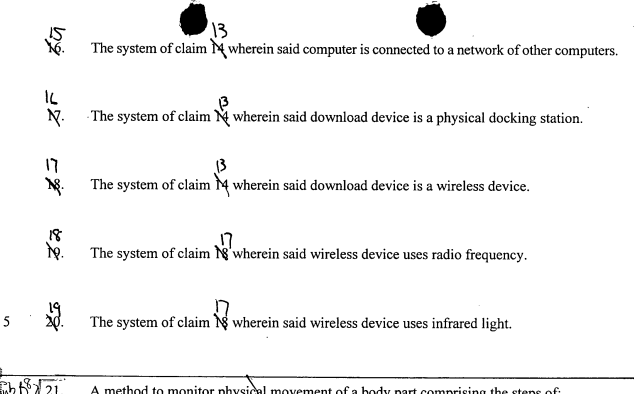
a computer running a program capable of interpreting and reporting said movement data based on said operational parameters; and

a download device electronically connected to said movement measuring device and said computer for transmitting said movement data and operational parameters between said movement measuring device and said computer for analysis, reporting and operation purposes.

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The system of claim 14 wherein said computer is a standalone personal computer.



A method to monitor physical movement of a body part comprising the steps of:

attaching a movement measuring device to said body part;

measuring data associated with said physical movement;

interpreting said physical movement data based on user-defined operational parameters and a real-time clock; and

storing said data in memory.

- The method of claim 21 wherein said physical movement data includes velocity data of said movement, angle measurement data taken along at least two orthogonal axes, and related date and time data.
- The method of claim 22 further comprising the step of defining said parameters for a specific physical movement prior to said interpreting step.

- The method of claim 22 further comprising the step of downloading said data from said movement measuring device to a computer for reporting and analysis purposes.
- 24 The method of claim \mathfrak{R} wherein said interpreting step comprises teaching an individual how **2**\5. to properly perform said physical movement.
- The method of claim λ wherein said movement measuring device is an accelerometer. 5

500, B97 The method of claim 21 further comprising the step of providing instant feedback regarding 27. said movement.

- The method of claim 27 wherein said physical movement is physical labor.
- 29. The method of claim 27 wherein said physical movement is an exercise related to medical treatment.
- The method of claim 27 wherein said physical movement is an exercise to improve technique **ڪ**٩ 30. related to an athletic skill.

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ABSTRACT

An electronic device, system and method to monitor and train an individual on proper motion during physical movement. The system employs an electronic device which tracks and monitors an individual's motion through the use of an accelerometer capable of measuring parameters associated with the individual's movement. The device also employs a user-programmable microprocessor which receives, interprets, stores and responds to data relating to the movement parameters based on customizable operation parameters, a real-time clock connected to the microprocessor, memory for storing the movement data, a power source, a port for downloading the data from the device to other computation or storage devices contained within the system, and various input and output components. The downloadable, self-contained device can be worn at various positions along the torso or appendages being monitored depending on the specific physical task being performed. The device also detects the speed of movements made while the device is being worn. When a preprogrammed recordable event is recognized, the device records the time and date of the occurrence while providing feedback to the wearer via visual, audible and/or tactile warnings.





IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE:

Theodore L. Brann

SERIAL NO.:

Unknown

FILED:

Herewith

FOR:

A TRAINING AND SAFETY DEVICE, SYSTEM AND METHOD TO AID IN PROPER MOVEMENT DURING

PHYSICAL ACTIVITY

GROUP NO.:

Unknown

EXAMINER:

Unknown

ATTY DKT:

13326/59157

BOX PATENT APPLICATION THE COMMISSIONER OF PATENTS AND TRADEMARKS* WASHINGTON, D.C. 20231

DECLARATION, POWER OF ATTORNEY, AND PETITION OF SOLE INVENTOR

As below-named inventor, I hereby individually declare that:

TYPE OF DECLARATION

This Declaration is of the following application type:

- [x] Original
- Design []
- Supplemental
- National Stage of PCT
- []Divisional with Preliminary Amendment of Claims and Title
- Continuation
- [] Continuation-in-Part (CIP)

INVENTORSHIP IDENTIFICATION

My residence, post office address and citizenship are as stated below next to my name, I believe that I am the original, and first inventor of the subject matter which is claimed and for which a patent is sought on the invention entitled:

CERTIFICATE OF EXPRESS MAILING (37 C.F.R. § 1.10)

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I hereby certify that this paper (along with any paper referred to as being attached or enclosed) is being deposited with the United States Postal Service as Express Mail Post Office to Addressee on the date shown below in an envelope with sufficient postage for and with Express Mail label number shown above, and is addressed to: Box Patent Application, Commissioner of Patents and Trademarks, Washington, D.C. 20231.

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TITLE OF INVENTION

A TRAINING AND SAFETY DEVICE, SYSTEM AND METHOD TO AID IN PROPER MOVEMENT DURING PHYSICAL ACTIVITY

SPECIFICATION IDENTIFICATION

the specification of which

[X]	is attached hereto.
[]	was filed on[date] and has been given
	Application Serial No.:
[]	was described and claimed in PCT International Application No filed on
	(if applicable) and as amended under PCT Article 19 or
	·

ACKNOWLEDGMENT OF REVIEW OF PAPERS AND DUTY OF CANDOR

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge that duty to disclose information which is material to the examination of this application in accordance with Title 37, Code of Federal Regulations, Section 1.56(a).

DECLARATION

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that willful false statements may jeopardize the validity of the application or any patent issued thereon.

POWER OF ATTORNEY

I hereby appoint Jerry M. Keys, Registration No. 27,811 and/or Michael Caywood, Registration No. 37,797, Attorneys at Law, Locke Purnell Rain Harrell, P.C., 100 Congress Ave., Suite 300, Austin, Texas 78701, (512) 305-4724, my attorneys, with full power of substitution and revocation, to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith.

And I hereby request that all correspondence be sent to:

Michael Caywood Locke Purnell Rain Harrell, P.C., 100 Congress, Suite 300 Austin, Texas 78701





PETITION

Wherefore, I pray that Letters Patent be granted to me for the invention or discovery described and claimed in the foregoing specification and claims, and I hereby subscribe my name to the attached specification and claims, declaration, power of attorney and this petition.

Full Name of First Listed Inventor: Theodore L. Brann

Inventor's Signature:

Theodore L. Brann

Date: NOVEMBER 20, 1997

Citizenship: United States of America

Residence: P.O. Box 1897

Mission, Texas 78752

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PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE:	Theodore L. Brann	§		
		§	GROUP NO.:	Unknown
SERIAL NO.:	Unknown	§		
		§	EXAMINER:	Unknown
FILED:	Herewith	§		
		§	ATTY DKT:	13326/59157
FOR:	A TRAINING AND SAFETY DEVICE,	§		
	SYSTEM AND METHOD TO AID IN	ş		
	PROPED MOVEMENT DUDING	ë		

BOX PATENT APPLICATION THE COMMISSIONER OF PATENTS AND TRADEMARKS' WASHINGTON, D.C. 20231

PHYSICAL ACTIVITY

DECLARATION OF SMALL ENTITY STATUS BY AN INDEPENDENT INVENTOR

I hereby declare that as a below named inventor, I qualify as an independent inventor as defined in 37 CFR § 1.9(c) for purposes of paying reduced fees under 35 USC §41(a) and (b) with regard to the invention by entitled:

> A TRAINING AND SAFETY DEVICE, SYSTEM AND METHOD TO AID IN PROPER MOVEMENT · DURING PHYSICAL ACTIVITY

[X] the specification filed herewith.	
[] Application Serial No, filed on, filed on, filed on, filed on	
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To the best of my knowledge, I have not assigned, granted, conveyed or licensed and am under not obligation under contract or law to assign, grant, convey or license, any rights in the invention to any person who could not be classified as: (1) an independent inventory under 37 CFR §1.9(c) if that person had made the invention, or (2) to any concern which would not qualify as a small business concern under 37 CFR 1.9(d) or (3) to a nonprofit organization under 37 CFR 1.9(e).

> CERTIFICATE OF EXPRESS MAILING (37 C.F.R. § 1.10) EM000794447US

Express Mail Label Number

I hereby certify that this paper (along with any paper referred to as being attached or enclosed) is being deposited with the United States Postal Service as Express Mail Post Office to Addressee on the date shown below in an envelope with sufficient postage for and with Express Mail label number shown above, and is addressed to: Box Patent Application, Commissioner of Patents and Trademarks, Washington, D.C. 20231.

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I acknowledge the duty to file in this application or patent, notification of any change in status resulting in loss of entitlement to small entity status prior to paying, or at the time of paying, the earliest of the issue fee or any maintenance fee due after the date on which status as a small entity is no longer appropriate. (37 CFR 1.28(b))

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 USC §1001, and that such willful false statements may jeopardize the validity of the application, any patent issuing thereon, or any patent to which the verified statement is directed.

Date: November 20, 1997

Theodore L. Brann P.O. Box 1897

Mission, Texas 78572

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PATENT APPLICATION SERIAL NO.

U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE FEE RECORD SHEET

01/20/1998 JWASHING 00000166 DA#:121781 08976228 01 FC:201 395.00 CH 02 FC:203 110.00 CH

PTO-1556 (5/87)

PATENT APPLICATION FEE DETERMINATION RECORD

Effective October 1, 1997

Application or Docket Number

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE:

Theodore L. Brann

SERIAL NO.:

Unknown

FILED: FOR:

Herewith

A TRAINING AND SAFETY DEVICE, SYSTEM AND METHOD TO AID IN

PROPER MOVEMENT DURING

PHYSICAL ACTIVITY

GROUP NO.:

Unknown

EXAMINER:

Unknown

ATTY DKT:

13326/59157

THE COMMISSIONER OF PATENTS AND TRADEMARKS' WASHINGTON, D.C. 20231

INFORMATION DISCLOSURE STATEMENT

Applicant submits this Statement in accordance with his duty of disclosure under 37 C.F.R. § 1.56, § 1.97 and § 1.98. This Statement is filed in accordance with 37 C.F.R. § 1.97(b)(1), within three months of the filing date of the application. Applicant respectfully requests that the art listed below be considered in the examination of the above-referenced application and made of record therein.

While no representation is made that a specific search of office files or patent office records has been conducted or that no better art exists, the undersigned attorney of record believes that the enclosed art is the closest to the claimed invention (taken in its entirety) of which the undersigned is presently aware, and no art which is closer to the claimed invention (taken in its entirety) has been knowingly withheld.

However, no representation is made that any of these references may be "prior art" within the meaning of that term under 35 U.S.C. § 102 or § 103. The enclosed list of references is disclosed so as to fully comply with the duty of disclosure set forth in 37 C.F.R. § 1.56.

CERTIFICATE OF EXPRESS MAILING (37 C.F.R. § 1.10)

EM000794447US
Express Mail Label Number

I hereby certify that this paper (along with any paper referred to as being attached or enclosed) is being deposited on the date shown below with the United States Postal Service in an envelope with sufficient postage as first class mail and is addressed to: Commissioner of Patents and Trademarks, Washington, D.C. 20231.

PATENT DOCUMENTS

U.S. Patent No.	<u>Patentee</u>	_Date_
4,665,928	Linial et al	May 19, 1987
5,042,505	Mayer et al	August 27, 1991
5,128,655	Shore	July 7, 1992
5,373,858	Rose et al	December 20, 1994
5,375,610	LaCourse et al	December 27, 1994
5,394,888	Stone et al	March 7, 1995
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5,435,321	McMillen et al	July 25, 1995
5,462,065	Cusimano	October 31, 1995
5,469,862	Kovacevic	November 28, 1995
5,474,088	Zaharkin et al	December 12, 1995
5,513,651	Cusimano et al	May 7, 1996
5,588,444	Petragallo	December 31, 1996
5,621,667	Waters	April 15, 1997

OTHER INFORMATION

Author	<u>Title</u>	<u>Page</u>
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COPIES PROVIDED

A copy of each reference, together with a listing on Form PTO-1449, is submitted herewith. Applicant respectfully solicits the Examiner's consideration of the cited references and entry thereof into the record of this application.

ENGLISH TRANSLATIONS

[X] As all references listed on attached Form PTO-1449 are in English, under 37 C.F.R. § 1.98(a)(3), no commentary is required.

SUBMISSION FEE UNDER 37 C.F.R. § 1.97©

[X] Although Applicant submits that no fee is required under 37 C.F.R. § 1.97 to have the listed references considered, Applicant conditionally requests that any required fee be charged to Deposit Account No. 12-1781 of the undersigned, if such fee is necessary to have the listed references considered.

RESPECTFULLY SUBMITTED,

Date: Nov.21,1997 Registration No. 27,811 Registration No. 37,797

Jerry M. Keys Michael Caywood

ATTORNEYS FOR APPLICANT

Locke Purnell Rain Harrell, P.C. 100 Congress Ave., Suite 300

Austin, Texas 78701

512/305-4724

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PATENT NUMBER CROSS REFERENCE(S) CLASS SUBCLASS (ONE SUBCLASS PER BLOCK) 128 600 595 601 340 INTERNATIONAL CLASSIFICATION 702 00 GROUP ART UNIT MARY EXAMINER (PLEASE STAMP OR PRINT FULL NAME)

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INTERFERENCE SEARCHED				
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SEARCH NOTES			
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(RIGHT OUTSIDE)