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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
13/533,074	06/26/2012	Kevin L. Corcoran	ELL-125	6054
Morland C. Fise	7590 11/21/201 c <b>her</b>	EXAMINER		
Suite 1300 2030 Main Street			CHOI, STEPHEN	
Irvine, CA 926	14		ART UNIT	PAPER NUMBER
			3724	
			MAIL DATE	DELIVERY MODE
			11/21/2014	PAPER

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

The time period for reply, if any, is set in the attached communication.



	13/533,074	Applicant(s CORCORA	s) N, KEVIN L.
Office Action Summary	<b>Examiner</b> Stephen Choi	Art Unit 3724	AIA (First Inventor to File) Status No
The MAILING DATE of this communication ap Period for Reply	opears on the cover sheet with	h the corresponder	nce address
A SHORTENED STATUTORY PERIOD FOR REP THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statu Any reply received by the Office later than three months after the maili earned patent term adjustment. See 37 CFR 1.704(b).	.136(a). In no event, however, may a red d will apply and will expire SIX (6) MONT tte, cause the application to become ABA	ply be timely filed HS from the mailing date ANDONED (35 U.S.C. § 1:	of this communication. 33).
Status			
1) Responsive to communication(s) filed on 9/1.	<u>9/2014</u> .		
A declaration(s)/affidavit(s) under 37 CFR 1	.130(b) was/were filed on	<u>.</u>	
2a) ☐ This action is <b>FINAL</b> . 2b) ☐ Th	is action is non-final.		
3) An election was made by the applicant in res	•		ing the interview on
; the restriction requirement and election	· ·		
4) Since this application is in condition for allow	•	·	
closed in accordance with the practice under	Ex parte Quayle, 1935 C.D.	11, 453 O.G. 213	
Disposition of Claims*			
5) Claim(s) 1-5 and 13-16 is/are pending in the			
5a) Of the above claim(s) <u>1-5</u> is/are withdraw	n from consideration.		
6) Claim(s) is/are allowed.			
7) Claim(s) <u>13-16</u> is/are rejected.			
8) Claim(s) is/are objected to.	/au alaatian wassiis		
9) Claim(s) are subject to restriction and	•	mt Dunnt' 12	h
If any claims have been determined <u>allowable</u> , you may be			nway program at a
participating intellectual property office for the corresponding http://www.uspto.gov/patents/init_events/pph/index.jsp or ser	• •	·	
	id all inquiry to <u>Frineedbackto</u>	uspio.gov.	
Application Papers			
10) The specification is objected to by the Examir		– .	
11) The drawing(s) filed on 6/26/12 is/are: a) a		-	- ( )
Applicant may not request that any objection to the	= : :		
Replacement drawing sheet(s) including the corre	ction is required if the drawing(s	s) is objected to. See	e 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreig	n priority under 35 U.S.C. §	119(a)-(d) or (f).	
Certified copies:			
a) ☐ All b) ☐ Some** c) ☐ None of the:			
1.☐ Certified copies of the priority docume			
2. Certified copies of the priority docume			
3. Copies of the certified copies of the pr		received in this Na	alional Stage
application from the International Bure	` ` ` ' ' '		
* See the attached detailed Office action for a list of the certi	illea copies not receivea.		
Attachment(s)			
) Notice of References Cited (PTO-892)	3) 🔲 Interview Su	ummary (PTO-413)	
2) Information Disclosure Statement(s) (PTO/SB/08a and/or PTO	D/SB/08b) Paper No(s)	/Mail Date	



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1. The present application is being examined under the pre-AIA first to invent provisions.

2. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

## **Drawings**

3. The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, the roller press must be shown or the feature(s) canceled from the claim(s). No new matter should be entered.

Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. Each drawing sheet submitted after the filling date of an application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner,



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the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

## Claim Rejections - 35 USC § 112

The following is a quotation of 35 U.S.C. 112(b):
 (b) CONCLUSION.—The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the inventor or a joint inventor regards as the invention.

The following is a quotation of 35 U.S.C. 112 (pre-AIA), second paragraph: 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.

5. Claims 13-16 are rejected under 35 U.S.C. 112(b) or 35 U.S.C. 112 (pre-AIA), second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which the inventor or a joint inventor, or for pre-AIA the applicant regards as the invention.

In claim 13, it is not clear what step is set forth by "placing the first face of the flat outer border of the said first die on the sheet material". It appears that a cutting edge projects from the first face which is placed on the sheet material rather than the first face.

## Claim Rejections - 35 USC § 102

6. Claim 13, as best understood, is rejected under pre-AIA 35 U.S.C. 102b as being anticipated by Hagmann (US 4,796,501).

Hagmann discloses all the positively recited steps of the invention including a method for cutting out, by means of a first die (e.g., 41), a shape that is printed on a sheet material (e.g., photograph), wherein the die includes an inside opening (e.g., at



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40) that corresponds to the shape to be cut from the sheet material, a flat outside border having first and opposite faces (e.g., at 41) that surround the inside opening (e.g., Figure 3), and a cutting edge (e.g., at 41) that projects from the first face of the flat outside border, such that the cutting edge surrounds the inside opening of the first die and corresponds exactly with the shape that is printed on the sheet material and none of the flat outside border of the die extends into the inside opening of the die past the interface of the cutting edge with the first face of the flat outer border (e.g., Figure 3), the method comprising the steps of locating the shape printed on the sheet material to be cut therefrom (e.g., column 2, line 57), placing the first face of the flat outer border of the first die on the sheet material and looking through the inside opening of the first die so that the shape printed on the sheet material is located entirely within the inside opening of the first die (e.g., column 2, lines 63-68) and the cutting edge which projects from the first face of the flat outside border is automatically registered so as to lie against the sheet material and surround the shape to be cut therefrom (e.g., column 4, lines 2-6), and applying a force to the opposite face of the flat outside border of the first die for pushing the cutting edge through the sheet material to cut the shape outwardly therefrom (e.g., via 3).

# Claim Rejections - 35 USC § 103

7. Claims 14-15, as best understood, are rejected under pre-AIA 35 U.S.C. 103(a) as being unpatentable over Hagmann in view of applicant's admitted prior art (hereafter APA).



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