

Inventors Society of South Florida

Inventare Maximus

August 2003

Inventors Society of South Florida, PO Box 4306, Boynton Beach, FL 33424-4306

Publishing of Pending Patent Applications by the USPTO

John Rizvi

If you are like most inventors, the thought of publicly disclosing the secret details of your invention before a patent has been issued is very unsettling. Few inventors realize, however, that under recent changes to U.S. patent law, the confidential details disclosed in their U.S. patent applications may be promptly published eighteen months from the earliest claimed filing date unless certain conditions are met.

This is exactly what American inventors face under recent changes in the patent law unless they fit under certain narrow exceptions to publication and take active steps to prevent their pending patent applications from being publicly disclosed.

The Way Things Were

Inventors have long regarded the United States Patent & Trademark Office as a safe haven for the disclosure of confidential and secret information in the course of applying for a patent. Historically, the U.S. Patent Office maintained a patent application in complete secrecy. If a patent issued from an application, the details of the invention were made public in exchange for the exclusive legal monopoly rights afforded by the patent.

If an application did not eventually issue into a patent, the inventor's confidential information was never disclosed. In either case, the decision to keep details of an invention confidential was completely in the hands of the inventor. For over two hundred years, these features of the U.S. patent system have distinguished it from the patent systems of most other countries-where publication of an application is required prior to the patent grant.

United States Patent Applications Now Subject to Publication

The American Inventors Protection Act of 1999 became law on November 29, 2000, and dramatically changed the United States patent system. It is now estimated that about 80% of all U.S. utility patent applications will be subject to publication. The remaining patents fit within carefully crafted exceptions and will not be subject to publication.

According to the new rules of practice in patent cases, utility patent applications filed after November 29, 2000, will be published promptly after the expiration of 18 months from the earliest claimed filing date. Under the new rules, any information contained in a pending patent application will be accessible 18 months from its filing date. If the application is claiming the benefit of the filing date of an earlier filed application, the application will be published 18 months from the date of the earlier filing date.

Purposes of Publication

What purpose would publication serve? Firstly, by publishing pending applications, the submarine patent phenomenon is averted. A "submarine patent" generally refers to a patent issued long after the filing date of an application, and to the surprise of industry players who had no idea that patent protection had been sought.

The classic and well-documented examples of submarine patenting were the "machine vision" patents granted in the early 1990's to Jerome Lemelson based on patent applications he filed forty years ago. Publishing pending applications after 18 months eliminates a patent



Special Interest Articles:

- **Show Off Your Invention**
- Publishing of Pending Patent Applications
- Appealing a Patent Application Rejection

Individual Highlights:

Publish Patent	1
Biz Resources	3
Prez Corner	4
WOW Inventions	4
Entrepreneur Mag	5
Inventor/Educator	6
Patent Rejection	7
Inventors Day Show	8

Mission Statement

To provide a forum that fosters creativity, freethinking and education that will help further our members' innovations.



Officers

President: Abby Waters
Vice President: John Fulton
Past President: Robert White
Pres Emeritus: Richard Loughlin
Secretary: Joanna Zaremba
Treasurer: Lucy Pettersen

Directors

General: Alvin Blum and Richard Loughlin
Membership: H & P Silken
Education: H & P Silken
Publicity: Bill Seymour
Member Liaison: J Zaremba
Good Will Amb: Bob Fortier
Public Relations: Bill Seymour

Contributors

Videographer: Ken Eddowes
Website: Cathy VerSchneider
Database: John Fulton
Newsletter: Cathy VerSchneider

Contacts

Stuart: 772-287-2224
Boca Raton: 561-241-7371
Broward: 954-486-2426
Boynton Beach: 561-734-5678
Miami: 305-751-5450



from being secretly prosecuted for a long period without detection by industry.

The second reason for publishing patent applications is to bring United States patent practices in line with those of the rest of the world. As previously mentioned, most foreign countries have required pre-grant publication of patents for years.

Finally, permitting the public to see details of a patent application before it issues, encourages competitors to submit prior art references to an examiner in an effort to defeat pending applications.

Exceptions to Publication

Now that we have looked at the procedures and purposes of publishing, let us turn to the notable exceptions to the 18-month publication requirement. Firstly, it should be remembered that the 18-month publication rules only apply to utility patent applications. Design patents and provisional patent applications are not subject to publication. The filing of a provisional application, however, will start the clock on the 18-month period if the benefit of the filing date is later claimed in a non-provisional patent application.

Additionally, publication is not mandatory where an inventor certifies that he has not filed for a patent abroad and does not intend to do so. Finally, U.S. patent applications containing technical information deemed sensitive and detrimental to national security are not published.

Avoiding Publication Possible if *Only* Filing in the United States

It is important to note that the early publication requirements *do not apply* if an applicant seeks patent protection *only* within the United States and does not intend to file abroad. Applicants may avoid publication of their application by certifying that they have not and do not intend to file a foreign patent application. This certification and request not to publish must be made at the time they file their U.S. patent application but may be rescinded at a later time. The penalty for filing in a foreign jurisdiction that has 18-month publication without rescinding the certification is severe—abandonment of the U.S. application!

Benefits of Publication

There are a variety of new opportunities and substantial risks created by the 18-month publication system in the United States.

One advantage of publication is that the applicant becomes entitled to provisional rights effective in the period between publication and the grant of a patent. If a patent eventually issues from an application, for example, the applicant can be entitled to royalty payments from the date of publication if his patent rights are violated. Another advantage of publication is that publication of a patent application triggers a prior art date that may be used to prevent others from obtaining patent rights on your invention.

For a nominal fee, an inventor can choose to have their patent application published before the standard 18-month publication period.

Decisions, Decisions, and More Decisions

The publication of U.S. applications is one of the most fundamental and significant changes to the American patent system in this century. Many applicants will be in a position to decide whether or not they will file for patent rights outside the United States.

If they decide not to file outside the United States, the applicant can choose whether or not to have their pending U.S. patent applications published. Moreover, for a nominal fee, applicants can have their patent applications published before the standard 18-month publication period.

These decisions should be made very carefully after considering the benefits and disadvantages that publication offers in your particular circumstances. It is always advisable to consult with a Registered Patent Attorney before deciding on a course of action. ❖

John Rizvi is a Registered Patent Attorney at the Fort Lauderdale based law firm of Gold & Rizvi, P.A.-The Idea Attorneys® (<http://www.ideaattorneys.com>). He is also an Adjunct Professor of Intellectual Property Law at Nova Southeastern University and welcomes inquiries relating to patent, trademark, and copyright matters. He can be reached at (954) 583-9600 or via email at JohnRizvi@IdeaAttorneys.com

Business Resources

US Small Business Administration, South Florida District: Loan programs. <http://www.sba.gov> or 305-536-5521

Business Resource Center and Small Business Development Center: Florida Atlantic University, <http://www.faubdc.com> or 800-801-6520

Broward Alliance: County's official public/private partnership for economic development. Assistance with relocation and expansion to Broward County. <http://www.browardalliance.org> or 954-524-3113

Broward County Library/Bank of America Small Business Resource Center: Main Library, 100 S Andrews Ave, 954-357-7565

SCORE, Counselors to America's small business, <http://www.score.org>. Offices: Delray Beach 561-278-7752, Fort Lauderdale 954-356-7263, Hollywood 954-966-8415, West Palm Beach 561-833-1672

Enterprise Development Corporation: Works with companies on matters such as strategic planning; <http://www.edc-tech.org> or 561-620-8494

Micro Business USA: Helps start-up businesses through business training and loans. Meetings 6:30 pm M-W. Call 205-438-1407

The Florida Venture Forum: A networking group that identifies sources of capital and assists in business plan writing. <http://www.flavencap.org> or 305-446-5060

Odeon Group (Small Business Administration Intermediary): Offers class on how to get an SBA loan and start a business, 10 am Wednesdays, Miami, 305-681-9600

SBA's Office of Advocacy: includes Ace-Net, an Internet financing resource for small businesses. <http://www.sba.gov/advo>

Florida's Division of Corporations: Offers online registration of a business and information on doing business in Florida. <http://www.sunbiz.org>

Enterprise Florida: About and from the public-private partnership that is the principal economic development organization in the state. <http://www.eflorida.com>

US Business Advisor: Federal government information, services and transactions. <http://www.business.gov>

US Hispanic Chamber of Commerce: Promotes Hispanic owned businesses. <http://www.usbcc.com>

IRS Small Business Site: tax forms and tax information on starting a business <http://www.irs.gov/smallbiz/index.htm>

Edward Lowe Foundations Entrepreneurial Edge: resources include document database. <http://www.edge.lowe.org>

National Foundation for Women Business Owners: Information and research on women business owners and issues. <http://www.nfwbo.org>

Direct Marketing Association: Instructions on how to get on your state's do not call list. <http://www.the-dma.org/government/donotcallists.shtml> ❖

Disclaimer

The Inventors Society of South Florida, Inc. is a not-for-profit corporation engaged primarily in the organization of monthly meetings, inventors fairs, and seminars for the purpose of facilitating networking and educating its members and guests. The Inventors Society of South Florida, Inc. disclaims any responsibility for any investment, legal, accounting, or other professional advice which may be rendered by individual officers, directors, sponsors, members, speakers, or guests, at/or as a result of contacts made at any social activity. Information provided in this publication is from sources believed to be reliable. Anyone choosing to follow or use such information provided in this publication must verify with appropriate professionals before relying on any statement, article, or comment herein. The Inventors Society of South Florida, Inc. takes no responsibility for the accuracy or reliability of information presented in this publication. The intent is creative and thoughtful thinking, not to provide definite answers or solutions. ❖

Membership

Your membership entitles you to all Society offerings: events, meetings, contests, nominations, prizes, awards, and networking. Members also benefit from a monthly newsletter that includes tips, publications, useful websites & national expositions. Membership means added benefits to you and, of course, funds to the Society to hold meetings, send newsletters, host special events, & maintain an Internet presence. Discounted Student Memberships are available. ❖

Newsletter Submissions

If you have something you'd like to see in the newsletter, please discuss with or send it to Abby Waters. If it is something that has to be copied, please send the original or a high quality copy. If you need the original document returned, please note this in the submission package.

Please remember that the newsletter is black print only. Submissions that have color (especially over text, i.e. words in a colored box) may not be usable. Try to keep submissions simple and basic. ❖

ISSF Member Meetings

ISSF General Meeting is at 1:30 pm on the **first** Saturday of each month at:

Ligi Tool & Engineering, Inc.
3220 SW 15th St
Deerfield Beach, FL 33442
954-971-4469 Office
954-971-4504 Fax
<http://www.ligitool.com>

From the Florida Turnpike: Exit east onto SW 10th Street. Turn right (south) onto Powerline Rd. Turn east (left) onto SW 15th Street (look for the Enterprise Center sign).

From I-95: Exit west onto SW 10th Street. Turn south (left) onto 30th Avenue (look for the Enterprise Center sign). Turn west (right) onto SW 15th Street.

From Sawgrass Expressway: Turn south (right) on Powerline Rd. Turn east (left) onto SW 15th Street (look for the Enterprise Center sign).

Contact

Abby Waters 561-241-7371



The monthly meeting
has moved to
Ligi Tool

President's Corner



Bravo to all who braved the weather and holiday to come to our July 5th meeting! There are exciting things happening for our society. First, I was thrilled to see that the UIA published an article I wrote for their June newsletter. They were inquiring why we do so well overall as a group. This is excellent exposure for us.

Second, August 9th is the time for all you inventor die-hards to showcase your inventions at no charge through the main library in Broward County. Stay tuned.

Third, I was pleased with our speaker this past weekend. Now, we are now all clear on the American Inventors Protection Act, thanks to **John Rizvi** of *Gold and Rizvi, P.A.* For those who could not attend, please ask another member or familiarize yourself with it. You can protect your patent from being published if you file the appropriate paperwork. When I say published, as we all know when the patent issues it is public, but the new law has patents being published in patent pending status.

I am thrilled to announce I will be having my poetry book published, and advance purchases will be available in August, I hope. Proceeds are going to a fund I have created, called the *Phoenix Award*. It is for women who have risen from adversity. I am very proud of this effort. The book is fabulous and color illustrated.

More and more of our members are succeeding and getting publicity. *Bikini Genie* was just featured on *Deco Drive* and they have received their first store reorder. It's been fun working with such tenacious inventors. **Freddy Lee** continues to amaze me with his tenacity and innovations. Let these people serve as a reminder "NO IS NOT AN OPTION".

Keep moving forward!

Abby

Don Kelly Wants "Inventions With WOW!"

We caught up with our old friend **Don Kelly**, last week, at his office in Alexandria, VA, and he reports that the search continues for invention disclosures to be featured in a planned TV series. The program is under development for Al Roker Productions...the same Al Roker of NBC's Today Show, but this is a different show. Don says he was asked by producers to "find inventions with WOW, along with interesting inventors who also would be featured."

We asked Don what a "WOW invention" might be, and he acknowledged that the determination would be very subjective. Don gave this example: "Sneaker shoestrings made of fibre-optic strips that illuminate for night running might be cool...and even patentable and marketable...but if they could be designed to lace themselves up...WOW."

How do we nominate our inventions? Don suggests that we send a brief description that he can forward to the producer. "A single paragraph works best, since we have lots to review. And don't forget to include your contact information: full name, postal address, email address and phone number. The invention should be patented or patent-pending. No attached photos or webpage links...and, please - please, no prototypes. My office is already stacked with gadgets and gizmos."

QVC National Product Search ~ It's on again!!

Don Kelly will be a featured speaker again at this year's *QVC National Product Search*. He invites inventors to attend the free seminar program in QVC's Studio Park facility near Philadelphia, and to talk with QVC executives. Pre-registration is required.; visit <http://www.qvcproductsearch.com/>. Contact: **Don Kelly**, Reg. US Patent Agent, *Intellectual Asset Management Associates, LLC*, 515 King Street, Suite 420, Alexandria, VA 22314. Call 703-548-8213 or email DgrantK@aol.com

Inventor and Educator

Matt Walker, IV may not be one of the inventors we read about, but he is determined to show children and adults that an inventor is more than just someone you read about once a year, that lived a long time ago. This young man has committed himself to sharing his experience as an inventor/entrepreneur with children and adults throughout the St. Louis area and the Nation.

Walker has created and developed a revolutionary product called the "SummerSled" which is a sled designed to be used on grass. He is also the founder of a product development company called *Mental Engineering*- whose mission is to create, develop, market, and distribute new products and services. Walker realized that children and adults are only given a glimpse of how great their ideas can be if developed, and he believes that children should not only learn what those in the past invented, but also see a living example and how the whole process takes place.

Through his non-profit organization, the *Entrepreneur Development Foundation*, Walker is now giving presentation lectures to students and adults on how he took his invention the "SummerSled" from an idea to a finished product. The lecture is enhanced with a Power Point presentation displaying everything from rough sketches to prototype construction and testing, all the way up to the plastic model that his company currently markets and distributes direct to consumers via their website www.summersled.com

His organization has also published an "Idea Development Workbook" that gives step by step instruction on how to develop an idea for a product or service. The organization also holds free *Idea Development Workshops* to assist others with developing their ideas.

"Our mission at the *Entrepreneur Development Foundation* is to educate, motivate, inspire, and assist students and adults with developing their ideas into viable products and services. We also stress the importance of marketing and sales. We want children and adults to see that becoming an entrepreneur is a viable career choice and can be very rewarding financially, provided they have marketable products or services."

Most children view sports or entertainment as a way to obtain wealth. The *Entrepreneur Development Foundation* would like to show an alternative way to obtaining wealth by using creativity. If you would like to schedule a Presentation Lecture, attend a Workshop, or purchase a copy of the workbook, visit their website at www.edf1.org or call (314) 995-1123. ❖

Regain Your Telephone Privacy

For a list of all states with do not call laws, along with instructions on how to put your name on your state's list, visit the Direct Marketing Association's web site at <http://www.the-dma.org/government/donotcalllists.shtml>.

The next time you receive a junk phone call, tell the caller to put you on the don't-call database of the company he/se represents. Once you say those magic words, federal law requires the telemarketer to cease and desist for ten years. And because many telemarketers contract out to multiple companies, you can add your name to several don't call lists at once by saying **never to call you again on behalf of anyone**.

Sign up for the Direct Marketing Association's central do not call list by sending a signed letter including your name, home address and telephone number to the DMA at PO Box 9014, Farmingdale NY 11735-9014, Attention: Telephone Preference Service.

Write to the major marketing database firms requesting that your name be removed from their lists. Find contact information at <http://www.ecofuture.org/jmdetail.html#majorlist>. ❖

ISSF Speakers in Miami

ISSF offers speaker presentations at 1:00 pm on the **third** Saturday of each month at:

N. Miami Beach Public Library
1601 NE 164th St
North Miami Beach, FL

Directions from south:

I-95 North to North Miami Beach exit 17 (167th St). Follow 167th St. east, which curves right and becomes NE 163rd St. Pass 163rd St Mall, turn left on NE 16 Ave. Go one block to NE 164th St. The library is straight ahead beyond the traffic light. Note: NE 167th St. turns into NE 163rd St.

Directions from north:

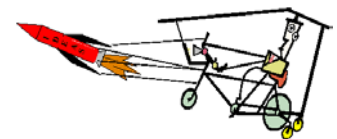
I-95 South to Miami Garden Drive (NE 183rd St.) exit. Go straight through traffic light (you are now at the top of NE 6th Ave). Follow 6th Ave to NE 167th St. and turn left (east). Follow NE 167th St. which curves right and becomes NE 163rd St. Pass 163rd St. Mall, then turn left on NE 16 Ave. Go one block to NE 164th St. The library is straight ahead beyond the traffic light. Note that NE 167th St. turns into NE 163rd St.

Contact: Bob Levy at 305-893-5989 or 305-205-2884 cell or boblevy@bellsouth.net ❖

"Ask the Experts" Panel

This panel was formed to assist our members in going to the next step in the inventing process. At the end of every General Meeting at LIGI, time permitting, we will have a panel of experts address inventors and their questions pertaining to patenting, prototyping, and commercializing. The panel may include:

- **Alvin Blum:** registered patent agent
- **Freddy Lee:** prototyping expert
- **Bob Levy:** graphic designer
- **John Fulton:** patent attorney
- **H & P Silken:** commercialization



Program Presenters Wanted

Elizabeth Ashe of Diverse TV, 6 Gorleston Street, London W14 (tel. 020 7855 7481) seeks a team to present the inventor program, as the on screen personalities who take the audience on an invention adventure. They would need to be proven inventors, mechanically inclined, and able to give different perspectives while working together. ❖

Home Repair Products Wanted

Product Scout for Benjamin Obdyke, Inc., is still looking to license or acquire accessory-type products for residential roofing and siding, and home repair products. Inventors can submit their products at the <http://www.BenjaminObd.com> to niemann7@aol.com. ❖

Forum Barcelona 2004

Has launched a campaign called "Inventions 2004" to search for the world's best inventions and put them on display during the event. The idea behind the project, which goes by the name of "Cubes of Good Ideas," is to bring together ingenious inventions, which seek to improve our world and coincide with the core themes of the Forum: cultural diversity, sustainability and conditions for peace. Contact ptorres@barcelona2004.org or visit <http://www.invents2004.com>. ❖

New Inventions Web Site

Visit <http://www.inventors.org/tradeshows>, an online website where buyers, manufacturers, and potential licensees can review a very large number of new products and inventions in their particular field of interest all at one location. ❖

National Inventors Month

National Inventors' Month - August - Library Program continues to be a HUGE success, although the U.S. Postal Service has rejected the material mailing cost of \$9300, and is requiring \$16,000. Your tax-deductible donation can be sent to Academy of Applied Science, c/o Inventors' Digest, 30-31 Union Wharf, Boston, MA 02109. ❖

ISSF Member Featured in Entrepreneur Magazine

The June 2003 issue (page 126) of Entrepreneur featured **Brian Glover** and **Francisco Guerra** with their steps to success:

- Check out your initial impulses
- Study target customers
- Choose a target market
- Generate a positive story
- Make sure the product is ready to go
- Plan sales to the market.

...and lessons learned:

- Don't be easily discouraged
- Distributors make room for a winning product
- Understand your target customer and distribution channel
- Watch your money
- Big companies are a hard sell in tough times. ❖

Advertiser's Corner



COPIERS

SUDDEN SERVICE
TO RE-ORDER CALL

588-5110

RENTALS SERVICE SALES SUPPLIES

KEN EDDOWES

380 Leigh Road, West Palm Beach, FL 33405

David W. Barman,
Registered Patent Agent
1101 NE 176 Terrace,
N. Miami Beach, FL 33162
tel. 305-332-4089
DWBarman@aol.com
www.thepatentman.com

M.R.P

REPRESENTING METAL, RUBBER, PLASTIC
FABRICATIONS, AND ELECTRONIC
COMPONENTS

FABRICATING-OFF SHORE ASSEMBLY-SOURCING
ETCHING-MACHINE SHOP-SHEETMETAL SHOP
CASTINGS-EXTRUSIONS-INJECTION MOLDING
DESIGN STAMPINGS-PLASTIC & RUBBER DESIGN & MFG.
GENERAL ASSEMBLY

TIM EATON

159 E Lucy Street, Homestead, FL 33034
Tel. 305-247-2836 Fax. 305-247-3458

EatonFabman@aol.com
BtacketSource.com
MRPMPFG.com

John Rizvi
GOLD & RIZVI, P.A.
The Idea Attorneys®
600 North Pine Island Road, Suite 450
Ft. Lauderdale, FL 33324-1311

FREE CONSULTATION

1800 575 8263

Patent Law Offices of Rick Martin, P.C.

416 Coffman Street
Longmont, CO 80501 USA.

SEE WINNERS AT
www.patentcolorado.com

Bob Levy
Product Designer
tel. 305-893-5989
cell 305-205-2884
boblevey@bellsouth.net

Appealing a Patent Application Rejection

Alvin Blum

When a patent application is examined by the patent office, one or more of the claims will usually be rejected. The applicant is then free to make whatever changes to the application that may be needed, as well as making whatever argument is necessary to overcome the rejections. The response is called an amendment. It may not contain new matter. This is an annoying but necessary process to ensure that an issued patent is justified and clearly defines to the public what the patentee is entitled to.

In any subsequent action by the patent examiner, the claims may be finally rejected. When the final rejection has been made, the applicant may make an amendment in response, however, the examiner is not required to enter any changes to the application, unless it puts the application in condition for allowance (in the examiner's opinion). What can be done after all the arguments and changes have been made without getting a positive response from the patent examiner in the form of an allowance?

Most practitioners will file a continuation application in some form that allows for the introduction of new matter and additional changes to the application. This maintains the continuity of the application with the original filing date priority. However, it will go to the same patent examiner in most cases. You can continue this practice, ad infinitum. Some patent practitioners will do this until the examiner is exhausted or the applicant is out of funds.

Sometimes you get a patent examiner who is just so obstinate that no amount of argument is going to change the outcome. Patent office officials are aware of such employees, but are almost powerless to fire them. If you follow the practice of filing continuing applications in such a case, you will waste time and money, and may never get the patent to which you are entitled.

You can call the examiner's supervisor and complain. This is unlikely to work, because the supervisor is supposed to have studied (supervised) the correspondence. If it is a senior examiner, you can complain to the director of the technology center. This worked for me only once.

There is one avenue for ensuring that your application will get reviewed with a reasonable expectation of a fair hearing by a panel of experts. That is by appealing to the USPTO BOARD OF PATENT APPEALS AND INTERFERENCES. This must be done by filing a notice of appeal \$160.00 followed within 2 months by an appeal brief \$160.00. There is then some back and forth with the patent office filing an examiner's answer to the appeal brief. It used to be that there was in most cases a prolonged wait of a year or two before the Board considered the case. A recent change to the rules requires the technical center to form a three-member group to have an APPEAL CONFERENCE to consider the merits of the appeal. This is held promptly. It is likely to give a favorable result to allow the claims if the appeal brief gives a reasonable argument. If they side with the examiner, it goes to the Board for final decision. In my single experience with this process since the rules changed, I got an allowance quicker than I could have expected to receive an office action to a continuing application.

Even though the Board is conducted by patent office personnel, you can expect a fair consideration on an appeal. In my experience, they will usually reverse a patent examiner when a reasonable argument is made. The fact that you can now expect prompt action from the appeal conference that may be favorable makes the appeal process a desirable course of action in many cases. It sort of gives you two times at bat. If you strike out at the appeal conference, you wait for a decision by the Board. In my experience, this is often the best way to resolve a stalemate with a patent examiner. ❖

Inventors Digest

Is writing an article on the pros and cons of off-shore manufacturing for the September/October issue and would like to know about your experiences. Visit <http://www.inventorsdigest.org>. ❖

Wood Worker Wanted Now!

To make 26 quality wooden boxes to hold 5 videos. A brass/gold name plate will be placed on these boxes. Contact Sheryl@PSpromos.com or visit <http://www.pspromos.com> or call Sheryl at 561-704-9696. ❖

South Florida Sun-Sentinel

The Monday Sun-Sentinel carries a section "Your Business" which is helpful for business leads, area business events and business resources. Visit your local library or <http://www.sun-sentinel.com>, if you do not receive this newspaper. ❖

Toy & Game Inventors Forum

All inventors interested in selling their product or service to the toy and game industry should plan to attend the Toy & Game Inventor's Forum (TGIF) Sep 5-7 at Rio All Suite Hotel & Casino in Las Vegas, NV. For details, visit <http://www.tgifhome.com>. ❖

Staples Idea Hunt Winners

The winners of the Staples \$100 gift certificates in the recently concluded Staples Idea Hunt are:

- Sol Aisenberg, Richard Eckhardt & George Freedman
- Bradford Alheim & Robert Jeffway
- David Anderson
- Bob Bushnell
- Joe Casale
- Rich Chysna
- Judy Close & Liz Knight
- Michael Cucurullo
- Chris Hoffman
- Susan Kern
- Liz Nelson & Norma Conley
- Luis Rodriguez
- Richard Sakoda
- Ann Sullivan ❖

Big Idea and Skil Hunt Update

Big Idea will meet with Skil in mid July to review the submissions. Since Big Idea received almost 400 ideas, the review process might take some time. They hope to be able to announce contest winners by early August; decisions on any licensing contracts would follow after that. ❖

Miami Library

July 19th

Julien Sharp

Making a *change*
through personal
innovation



We're on the Web!

See us at:

InventorsSociety.net

For any comments about the
content of this newsletter
email cever@ix.netcom.com

Show Off Your Invention

Mark your calendar for August 9, 2003 from 9 am to 5 pm for the **National Inventors Day Show**.

WHERE: Broward County Library
100 South Andrews Avenue
Fort Lauderdale, Florida

WHAT: An opportunity for you to display your invention(s) and join the nationwide celebration of Inventors Day! The Library will provide approximately 40 display tables (each six feet long) throughout the Main Library which will be available to inventors on a first-come, first-served basis. The Library will have staff present at 8:00 a.m. the day of the show to permit setup of displays. There is no registration, however, if you have any special requirements for displaying your invention [i.e. a dolly to move it, electricity to operate it, etc.], please contact: **Eileen** at (954) 357-7439 at least one week in advance.

COST: Free [Yes, we said FREE!!!] Metered parking costs \$1.00 per hour.

RULES: This is a publicly funded event, therefore, no customer sign up sheets, no price lists, no sales, etc., will be permitted. However, you may provide your contact information in the form of a business card.

WE LOOK FORWARD TO SEEING YOU ALL THERE!!!

The **Broward County Main Library** is the Patent and Trademark Depository Library. You may view videos produced by the USPTO, see the collection of US patent models and see the collection of French patent prints. Auxiliary aids for communication are available by calling 954-357-7528.



Inventors Society of South Florida

PO Box 244306

Boynton Beach, FL 33424-4306

To receive the newsletter via email, send your email address to jfulton@malloylaw.com. For those without email, hard copy of the newsletter will be mailed through USPS.