INVENTION-CON 2017
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Design Patent Application
Drawing Requirements

Presented by:
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Design vs. Utility

• Design Patent – protects the way an article looks (35 U.S.C. § 171)
  • Protects *appearance*

• Utility Patent – protects the way an article is used and works (35 U.S.C. § 101)
  • Protects *functional characteristics*
35 U.S.C. § 171

Patents for Designs

Whoever invents any new, original and ornamental design for an article of manufacture may obtain a patent therefor, subject to the conditions and requirements of this title.
Requirements for Patentability

Designs must be:

- new,
- original,
- ornamental, and
- for an article of manufacture
Design “for an article”

Disembodied Design

Embodied Design

Not Acceptable

Fig. 1

Fig. 2

Fig. 3

Fig. 4
Scope of Protection: 35 U.S.C. § 171

Surface ornamentation applied to an article

Configuration embodied in an article

Configuration and Surface ornamentation for an article
Scope of Protection: 35 U.S.C. § 171

A Design May be Directed to Less than an Entire Article
Scope of Protection

• Only one claim is permitted
  • Protects the overall visual appearance of the design “described” in the drawings
• 15 year term from date of issue
• 6 month period for foreign priority benefit
• No provisional Design applications
Design Patent Drawings

Separated parts may be displayed as part of the whole design

Assembled Tea Pot

Exploded Tea Pot

Tea Pot with Insert
Design Patent Drawings

Alternative configurations included in the design

Coffee Machine

Coffee Machine - Alternative Position

FIG. 1

FIG. 23
Design Patent Drawings

Portions shown separately along with the whole do not get separate protection

Portion of the Coffee machine

Portion of the Coffee machine

FIG. 8

FIG. 15
Variants of a Design

Variants of a design may be included in the same patent when the differences are “obvious” in view of case law or the prior art of record.

Exact proportioning involves only ordinary skill.

In re Stevens, 81 USPQ 362 (CCPA 1949)
Multiple Design Patents

Separate patents can be used to receive protection for separate portions

US D580,387S  US D581,922S
Multiple Design Patents

Separate patents covering variants of a design provides thorough protection. Each design is considered “patentably distinct.”
A design patent application has essentially the elements required of an application for a utility patent. The arrangement of the elements of a design patent application and the sections of the specification are as specified in 37 CFR 1.154.
Parts of a Design Application

**Drawings:**
- Show all parts of the design you claim
- Perspective is helpful
- Show parts not claimed with broken lines

![Fig. 1](image1.png)
![Fig. 2](image2.png)
![Fig. 3](image3.png)
Parts of a Design Application

Fig. 4

Fig. 5

Fig. 6

Fig. 7
Parts of a Design Application

**Specification:**

- Describe each figure
- Describe broken lines
- Include claim

**SPECIFICATION**

Be it known that I, **Carlos E. Puerto**, citizen of the **United States of America**, have invented a new original and ornamental design for a **HELMET BAR B QUE** of which the following is a specification, reference being had to the accompanying drawing, forming a part thereof, wherein:

- **Figure 1** is a top plan view of a helmet bar b que;
- **Figure 2** is a right elevational view thereof;
- **Figure 3** is a bottom elevational view thereof;
- **Figure 4** is a front elevational view thereof;
- **Figure 5** a left elevational view thereof;
- **Figure 6** a rear elevational view thereof; and
- **Figure 7** is an isometric view thereof, showing my design.

The broken lines are for environmental purposes only and form no part of the claimed design. The design shown is not to be limited to any particular size and may be scaled larger or smaller.

I Claim:

The ornamental design for a helmet bar b que as shown and described.
Thank You!

Presented By: Susan Bennett Hattan