In Reply Refer to: Leg. Pats. (Friedman & Rowlett)

> Application, S.N. - 70,412 - Cryptographs Wm. F. Friedman and Frank B. Rowlett.

- 1. Wm. F. Friedman Sig.Sec.Div.
 - 1. Attached herewith find copy of & Frank B. Rowlett, the latest Patent Office Action of September 26, 1942. Thirty-six of the thirty-nine claims in the case were allowed.
 - 2. There is also attached new sheets 3a and 5 which should be substituted for corresponding sheets in the amendment of July 20, 1942.
 - 3. A copy of the Patent Office letter of October 22, 1942, extending the time for response until September 26, 1945 is attached.

Donald K.Lippincott, Lt.Col.,SC, SPSLG-3 11/7/42 Ext. 3702

Attached:

Cy this R&W Cy Pat. Off Action Sept. 26 Cy Pat. Off. 1tr p Oct. 22 Shts. 3a & 5 (in duplicate)

COPY

REF ID:A67467

DEPARTMENT OF COMMERCE United States Patent Office Richmond, Virginia

October 22, 1942

Ex parte William F. Friedman and Frank B. Rowlett Serial No. 70,412 Filed March 23, 1936 Cryptographs

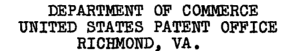
In compliance with the request in the letter of the Secretary of War, dated October 2, 1942, this application is continued under the provisions of U. S. Code, Title 35, Section 37.

This application will not become abandoned prior to the expiration of three years from the date of the last Office a action.

/s/ Conway P. Coe Commissioner

Mr. Robert V. Laughlin c/o Chief of the Air Corps Munitions Building, Washington, D. C.

COPY



SEPT. 26, 1942.

Please find below a communication from the EXAMINER in charge of this application.

> William D. Hall. Patent Section,

Signal Corps, War Dept., Washington. D. C.

Applicant: William F. Friedman &

Frank B. Rowlett

Ser. No. 70.412

Filed Mar. 23. 1936 CRYPTOGRAPHS For

Responsive to the amendment of July 20. 1942:-

The claims now in the case are 1 - 39.

Claims 1 - 20. 22 - 33 and 36 - 39 appear to be allowable.

Claim 21 is rejected as not clearly setting out the invention in "moving the same according to a law", etc. Reference to a law is not understood.

Claims 34 and 35 are rejected because they set out merely the use of the apparatus under Foreman 1924 C. D. 47. These claims are also rejected since when the steps therein receited are performed no change in the character or condition of any physical objects is produced. These grounds of rejection are supported by Tallmadge 37 App. D. D. 590; Cochrane v. Deener, 1877 C. D. 242; Smith Engineering, etc. 449 C. D. 762: Sweetland 1922 C. D. 6.

In the event applicant acquiesces in the rejection of the method claims, he should cancel all reference to the method as though it were being claimed as at page 5, line 23.

Page 10, line 9, the slot has not been found. It should be given a character and it should be mentioned by character as well as name.

Examiner

COPY

SECRET

IN THE IMITED STATES PATENT OFFICE

In re application of:

WILLIAM F. PRIEDMAN and PRANK B. R. WIETT

Serial No. 70,412

Div. 53

Filed March 23, 1936.

CRYPTOGRAFME

ANENDRENT

Hon, Commissioner of Patents,

Wanhington, D.C.

Sir:

In response to the official letter of July 27, 1939, amendment is made as follows:

Claim 1 line 5 change "to cause" to: connected to

Claim 1 line 5 change "to perform" to: for effecting

Claim 2 line 5 change "to cause" to: generated to

Claim 2 line # change "to perform" to: for effecting

Glaim 9, change the period at the end of the claim to a comma and add: said electrical means constituting means energised by the output of said commutators to emergine said devices as well as to mean said commutators investigative according to the irregularities of the output of the commutators.

Claim 10 change the period to a summ and side the laste.

Hence manne commutators for morine the commutators.

Claim 13 lime 6 cancel: "self-controlled"

Claim 16 line 4 cencel: "self-controlled"

Claim 16 line 8 change: "permit" to genee

Claim 18 line 7 cancels "means to provide". Change "@hammels" to: sirmits

(

Claim 18 line 8 after "contacts" insert a come and after such come inserts means activated by said circuits

Claim 19 line 5 cancel "self controlled". Change the period at the erg of the claim to a corma and adds said means also including means controlled by the output of said con utators for effecting asymment of the commutators.

claim 21 line 4, cancel "self controlled". Hemove the period at the end of the claim and add: and including means related the end with for poving the same according to a law dependent on the out-

Claim 22 lines 4 and 5, carroal "self controlled"

Claim 23 line 5 cancel "self controlled"

Claim 27 line 8 change "instrumentalities" to: page 4.

Add the following claims:

34. In the art of cryptography, the method of enciphering a message which includes establishing a cryptographic relation between the plain text and the cipher text for a first plain text character, and changing the cryptographic relation for a subsequent plain text character in a monner dependent on the said cryptographic relationship for said first character.

35. In the art of crypto varity, the method of enciphering a message which includes establishing a cryptographic relationship between the plain text and cipher text for each of a series of the characters to be transmitted which relationship is changed for e ch character in a degree dependent upon the cryptographic relationship of preceding input and output characters.

36. Control commutating means comprising in combination, a plurality of commutators cooperating to successively produce irregularities in the text transmitted therethrough, an output end plate cooperating with one of said commutators, a series of terminals located on said out, at end plate for receiving emergination

from said commutators, and means connecting said terminals into a plurality of groups, each group including more than one terminal.

of two or more commutators cooperating with each other to successively produce irregularities in the text transmitted therethrough,
an end plate adjacent to the commutator at one end of the series,
the commutator adjacent said end plate having two sets of segments,
terminals in said and plate complimentary in number and position and
ecoperating with the respective segments in the commutator adjacent thereto, means connecting the first and second sets of segments of said
end commutator in an irregular manner, the commutator at the end of
the series opposite said end plate having only one set of segments,
means occaperating with the commutator at the end of the series
opposite said end plate for interconnecting the segments thereof, means
feeding the input energisations to one of the terminals of said end
plate, and means connecting terminals of said end plate together into
a plurality of groups whereby to form an entput.

38. In a system of oryptography, commutating means comprising a plurality of adjacent cooperating commutators, and plate means for feeding plain text energisations into one and of said commutating means and for receiving the scrambled text from said commutating means, a plurality of devices, one for each of said commutators respectively, each such device including means to rotate its respective commutator when the device is energised, second commutating means having its input energised and having a plurality of groups of output terminals, one group for each of said devices, said second commutating means including means for energising said groups of output terminals in irregular fashion, and a plurality of means respectively responsive to energisation of said groups for respectively energising said devices.

REMARKS

This is a "three-year" case and consequently this amendment is

3) claims remain in the case. a seasonable response to the official letter of July 27, 1939.

cord indicates that claims 1, 2, 9, 10, 12, 13-16, 18-23, and 27 are rejected on the art as previously applied. A study of the retained herein. were previously rejected and a response to that rejection is eco-The official latter of July 27, 1939 states that the claims

it is then apparent that claims 3-8, 11, 17, 24-27, and 28-33 imadequate disclosure are apparently allowable. which have not heretofore been rejected on any ground other than on the ground the structure and function of the universal bar is insufficiently disclosed. If ap licent overcomes this ground of rejection The exmainer in his letter of July 24, 1936 rejected all claims

it were written out in the patent and delineated in the drawings." 185 U.S. 403, 437; *that which is someon and well known is as if U.S. 580, 586, and also in Carnegis Steel Co. v. Cambria Iron Co. operation of a universal bar is not believed necessary. accordingly a detailed description of the function and mode of said by the Supreme Court in Webster Loom Co. v. Higgins, 105 The term "universal bar" has a recognised meaning in the art and *

on specific changes of wording or showings in the drawings and will be glad to receive the suggestions. to conform to the examinaris wisws. If the examiner has ideas lesires to suggest any charges in wording or showings, applicant The applicant has emended the remaining claims in an attempt

means, one function to nove the commutating means and another function found in patent matters where a simple change effects marked inprovement in results - in this case a marked increase in cryptographic is ther-fore very such greater. This is one of those cases often commutators. envenent of the economicator but the keys thenselves control the moss do not use the ostput of their ossentators to control the The claims are all thought to be patentable since the refer-The claims call for a double function of the commutating The oxyptographic security of applicants construction



is to code the message. Moving the commutating means is an irregular fashion depending upon the cryptographed output of the commutating means is not found in the cited prior art patents.

examiner in that or ptographic relation for subsequent plain text characters is changed in a manner dependent on the cryptographic relationship of the character transmitted. New claims 36 and 37 relate specifically to the control commutator per se of Figure 2, in which a plurality of commutators are connected together. New claim 38 relates to a combination of a control commutators that respectively control the movement of the several commutators that constitute the main commutating means. Therefore claim 38 is patentable for the same reasons as claims 1-33, inclusive.

Respectfully submitted

William D. Hall Attorney for Applicant