United States Design Patent

Portion of a Shoe

Inventor: Jean Francois Fullum, Portland, OR (US)

Assignee: Nike, Inc., Beaverton, OR (US)

Term: 14 Years

Applied No.: 29/181,970

Filed: May 19, 2003

Loc (7) Cl. ........................................ 02-99

U.S. Cl. ........................................ D2/972, D2/946

Field of Search .............................. D2/896, 902, 907,
D2/908, 943, 944, 946, 947, 969, 972–974,
977; 36/28, 7, 8, 45, 50, 77 M, 77 R,
83, 88, 113, 114, 126–130

References Cited

U.S. PATENT DOCUMENTS

413,693 A 10/1889 Walker
1,086,328 A 2/1914 Cacinotta
1,726,198 A * 8/1929 Stahl ......................... 36/83
D256,067 S 7/1980 Hagg et al.
4,766,681 A 8/1988 O'Rourke et al.
D298,285 S 11/1988 Tong
D311,989 S 11/1990 Parker et al.
D344,174 S 2/1994 Kilgore
D350,225 S 9/1994 Kilgore
D350,227 S 9/1994 Kilgore
5,343,639 A 9/1994 Kilgore et al.
D354,617 S 1/1995 Kilgore
D355,755 S 2/1995 Kilgore
5,743,028 A 4/1998 Lombardino
D397,845 S 9/1998 Cass
D397,846 S 9/1998 Lozano
D397,848 S 9/1998 Avar

(List continued on next page.)

FOREIGN PATENT DOCUMENTS

DE 2535624 7/1976

OTHER PUBLICATIONS


Primary Examiner—Dominic Simone
Attorney, Agent, or Firm—Banner & Witcoff Ltd.

CLAIM

The ornamental design for a portion of a shoe, as shown and described.

DESCRIPTION

FIG. 1 is a first perspective view of a portion of a shoe showing my new design;
FIG. 2 is a second perspective view thereof; and,
FIG. 3 is a side view thereof.
The broken line showing of the horizontal section of the rear element is for illustrative purposes only and forms no part of the claimed design. The broken line showing immediately adjacent the shaded regions represents an unclaimed boundary of the claimed design. The broken line showing of the remainder of the shoe is for illustrative purposes only and forms no part of the claimed design.

1 Claim, 3 Drawing Sheets
<table>
<thead>
<tr>
<th>U.S. PATENT DOCUMENTS</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>D398,742 S  9/1998  Avar</td>
<td></td>
</tr>
<tr>
<td>D410,964 S  6/1999  Wilborn et al.</td>
<td></td>
</tr>
<tr>
<td>D433,216 S  11/2000  Avar et al.</td>
<td></td>
</tr>
<tr>
<td>D446,387 S  8/2001  McCourt</td>
<td></td>
</tr>
<tr>
<td>D447,330 S  9/2001  McCourt</td>
<td></td>
</tr>
<tr>
<td>D450,437 S  11/2001  Simpson et al.</td>
<td></td>
</tr>
<tr>
<td>D464,477 S  10/2002  Adams</td>
<td></td>
</tr>
<tr>
<td>6,457,261 B1 * 10/2002  Crary                            36/114</td>
<td></td>
</tr>
<tr>
<td>6,487,796 B1 * 12/2002  Avar et al.                       36/114</td>
<td></td>
</tr>
<tr>
<td>D476,474 S  7/2003  McDowell                              D2/972</td>
<td></td>
</tr>
<tr>
<td></td>
<td>* cited by examiner</td>
</tr>
</tbody>
</table>
It is certified that error appears in the above-identified patent and that said Letters Patent is hereby corrected as shown below:

Title page.
Under Item [57], DESCRIPTION,
Line 8, please delete “represants.” has been replaced with -- represents. --.

Signed and Sealed this
Ninth Day of March, 2004

[Signature]

JON W. DUDAS
Acting Director of the United States Patent and Trademark Office