



US008001157A

# United States Statutory Invention Registration [19] Design

Yanou et al.

[11] Reg. Number: **H1157**

[43] Published: **Apr. 6, 1993**

[54] **FILTER**

[76] Inventors: **Manabu Yanou; Osami Kato**, both c/o Mitsubishi Rayon Co., Ltd., 1-60 Sunadabashi 4-chome, Higashi-ku, Nagoya-shi Aichi; **Kazuo Kuwahara**, c/o Mitsubishi Rayon Co., Ltd., 3-19, Kyobashi 2-chome, Chuo-hu Tokyo 104, all of Japan

[21] Appl. No.: **454,131**

[22] Filed: **Dec. 21, 1989**

[52] U.S. Cl. .... **D23/209**

[58] Field of Search ..... **D23/200, 207-210; 210/136, 198.1, 205-206, 231, 241, 244, 245, 257.1-257.2, 258, 260-261, 269, 275, 282, 288-290, 295, 321.6, 321.78, 413, 443-449**

[56] **References Cited**

**U.S. PATENT DOCUMENTS**

D. 216,691	3/1970	Bates et al.	.....	D23/207
D. 220,958	6/1971	Marsh	.....	D23/207
D. 238,363	1/1976	Polens	.....	D23/207
D. 265,227	6/1982	Jolley	.....	D23/207
4,320,004	3/1982	Schecter	.....	210/275 X

**FOREIGN PATENT DOCUMENTS**

703439	4/1987	Japan	.
6342053	of 1988	Japan	.
6342054	of 1988	Japan	.

**OTHER PUBLICATIONS**

*Mechantronics Design News*, vol. 8, no. 2, 1983, p. 15.

*Primary Examiner*—Bernarr E. Gergory

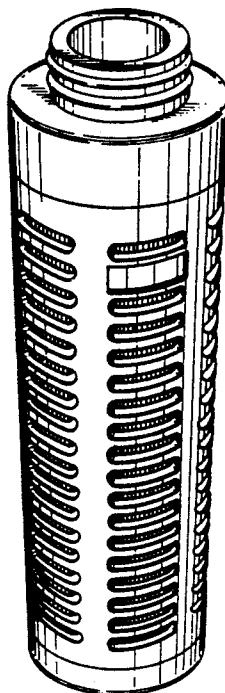
[57] **CLAIM**

The ornamental design for a filter, as shown and described.

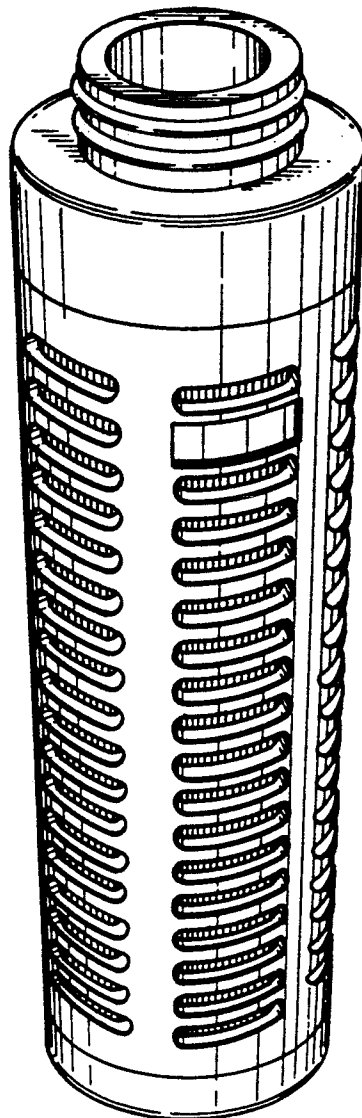
**DESCRIPTION**

FIG. 1 is a top perspective view of a filter showing our new design;  
FIG. 2 is a front elevational view thereof;  
FIG. 3 is a rear elevational view thereof;  
FIG. 4 is a right side elevational view thereof, the left side being a mirror image;  
FIG. 5 is a top plan view thereof;  
FIG. 6 is a bottom plan view thereof;  
FIG. 7 is a top perspective view of a second embodiment thereof;  
FIG. 8 is a front elevational view thereof;  
FIG. 9 is a rear elevational view thereof;  
FIG. 10 is a right side elevational view thereof, the left side being a mirror image; and  
FIG. 11 is a top plan view thereof, the bottom plan view being identical.

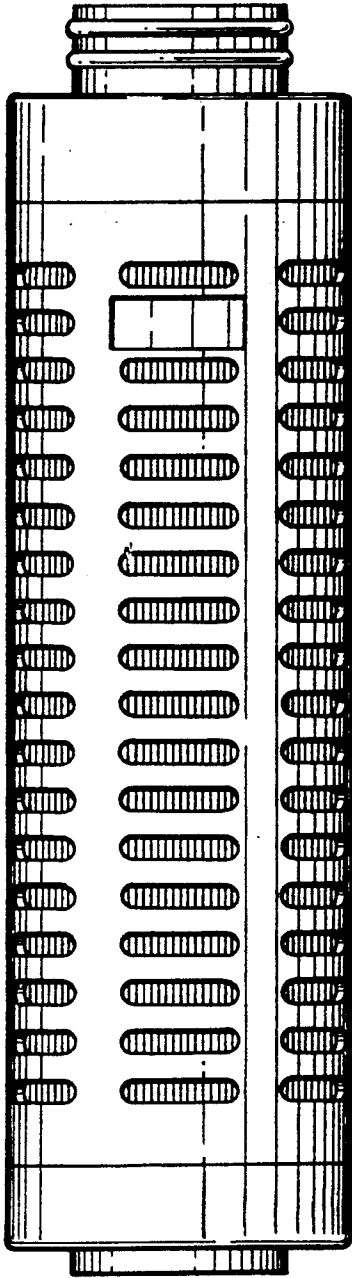
A statutory invention registration is not a patent. It has the defensive attributes of a patent but does not have the enforceable attributes of a patent. No article or advertisement or the like may use the term patent, or any term suggestive of a patent, when referring to a statutory invention registration. For more specific information on the rights associated with a statutory invention registration see 35 U.S.C. 157.



*Fig. 1*



*Fig. 2*



*Fig. 3*

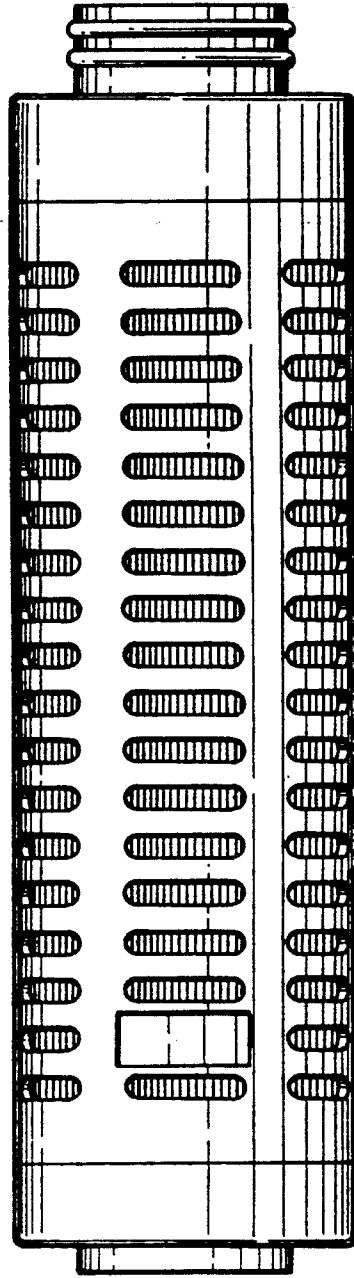


Fig. 4

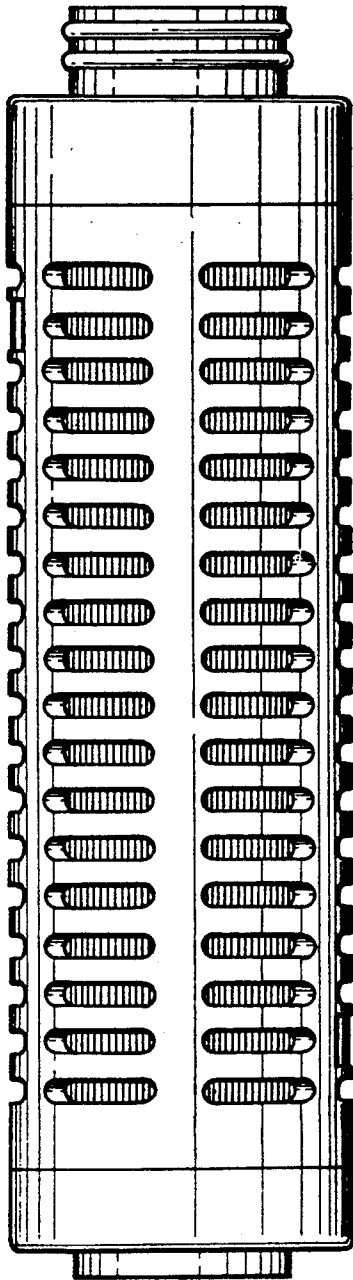


Fig. 5

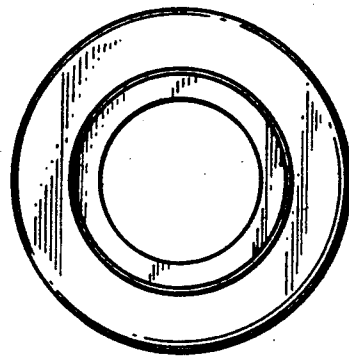
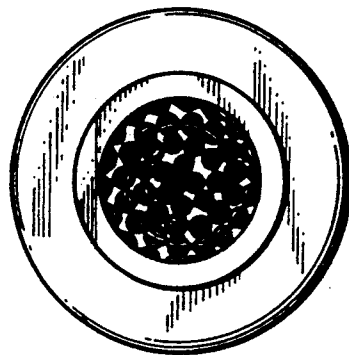


Fig. 6



*Fig. 7*

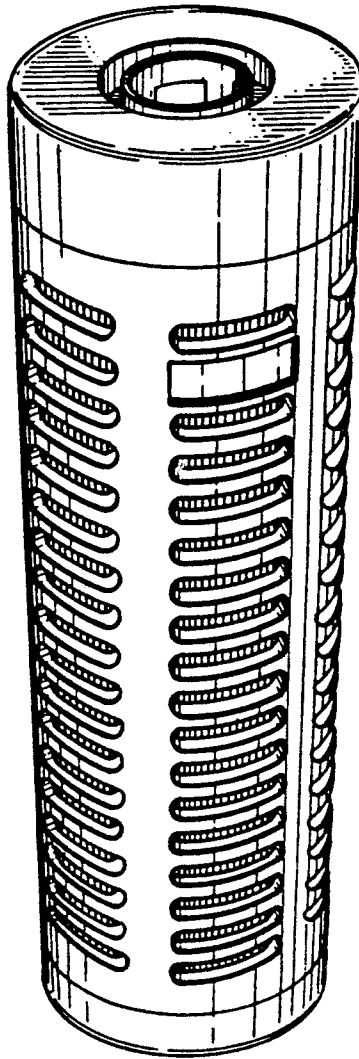


Fig. 8

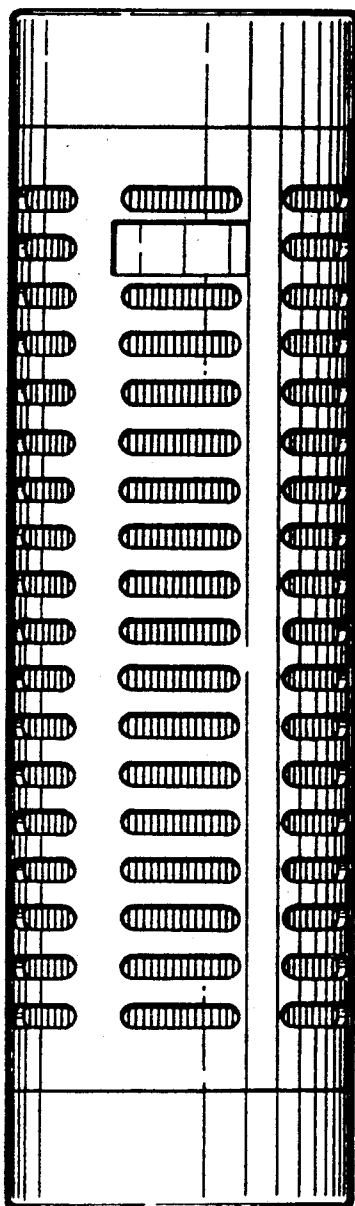


Fig. 9

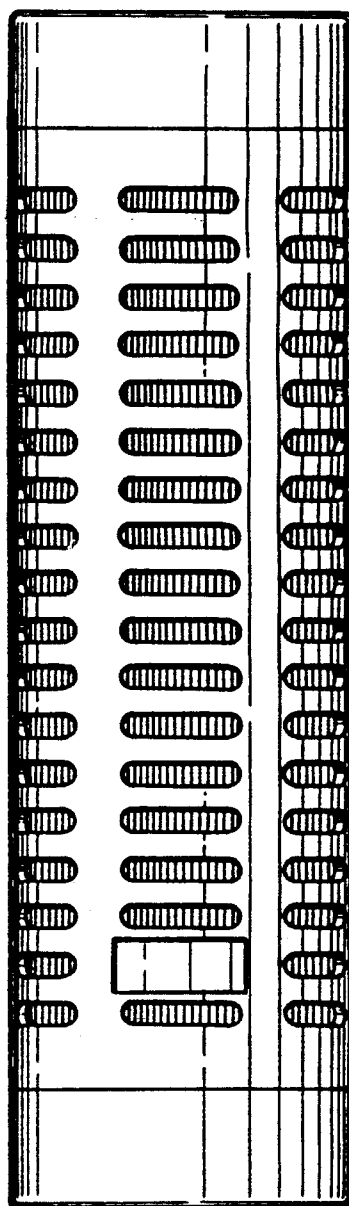


Fig. 10

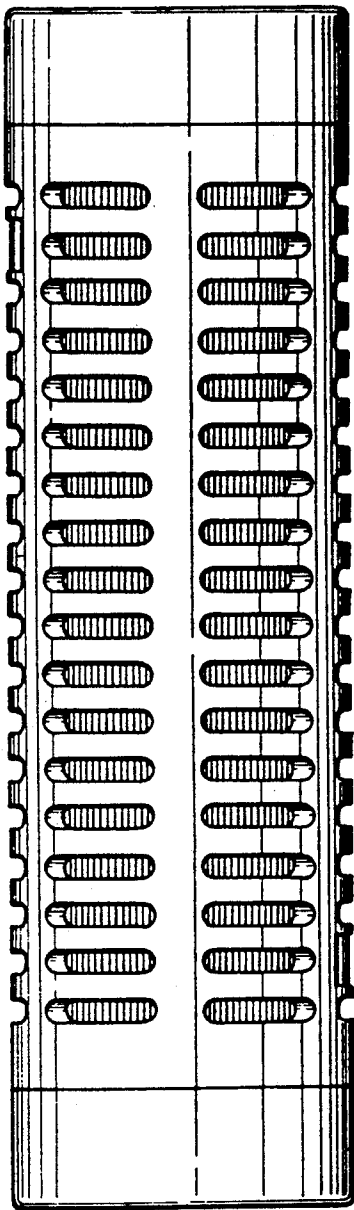


Fig. 11

