



US005884272A

United States Patent [19]

[11] Patent Number: **5,884,272**

Walker et al.

[45] Date of Patent: **Mar. 16, 1999**

[54] **METHOD AND SYSTEM FOR ESTABLISHING AND MAINTAINING USER-CONTROLLED ANONYMOUS COMMUNICATIONS**

5,509,064	4/1996	Weiner et al.	379/265
5,553,145	9/1996	Micali	380/30
5,608,446	3/1997	Carr et al. .	
5,664,115	9/1997	Fraser	705/37
5,689,799	11/1997	Dougherty et al.	455/2

[75] Inventors: **Jay S. Walker**, Ridgefield, Conn.;
Bruce Schneier, Minneapolis, Minn.; **T. Scott Case**, Darien, Conn.

FOREIGN PATENT DOCUMENTS

6-19943	1/1994	Japan .
6-224938	8/1994	Japan .

[73] Assignee: **Walker Asset Management Limited Partnership**, Stamford, Conn.

OTHER PUBLICATIONS

[21] Appl. No.: **708,968**

Michelle Quinn, "Web Site for Fake E-mail Backfires on Operator", *The San Diego-Union Tribune*, Jun, 20, 1995 at p. 7.

[22] Filed: **Sep. 6, 1996**

A. Michael Froomkin, "Flood Control On The Information Ocean: Living With Anonymity, Digital Cash, and Distributed Databases," Conference for the Second Century of the Univ. of Pittsburgh School of Law: The Adequacy of Current Legal Paradigms to Meet Future Challenges (Sep. 21, 1995).

[51] Int. Cl.⁶ **G06F 17/30**

[52] U.S. Cl. **705/1; 705/26; 379/93.12; 395/200.57; 364/222.2; 364/284**

Aaron Weiss, "Grad Seeks Job", *Internet World*, pp. 76-79 (Sep. 1996).

[58] Field of Search 705/37, 1, 26;
364/468.14, 222.2, 284; 379/69, 93.12;
395/200.57

Jeff Ubois, "Anonymity Has Its Place: Questions Concerning On-Line Anonymity Arise," *Information Access Company*, vol. 8, No. 8, p. 28 (Apr. 28, 1995).

[56] References Cited

U.S. PATENT DOCUMENTS

4,218,738	8/1980	Matyas et al.	380/25
4,847,890	7/1989	Solomon et al.	379/67
4,870,591	9/1989	Cicciarelli et al.	364/468.14
4,914,698	4/1990	Chaum .	
4,961,224	10/1990	Yung .	
4,962,449	10/1990	Schlesinger .	
4,962,532	10/1990	Kasiraj et al. .	
5,018,096	5/1991	Aoyama .	
5,058,152	10/1991	Solomon et al.	379/67.01
5,077,665	12/1991	Silverman et al.	705/37
5,107,443	4/1992	Smith et al.	345/331
5,164,897	11/1992	Clark et al.	705/1
5,267,148	11/1993	Kosaka et al.	705/37
5,283,731	2/1994	Lalonde et al.	705/1
5,361,295	11/1994	Solomon et al.	379/67.1
5,392,353	2/1995	Morales .	
5,400,393	3/1995	Knuth et al. .	
5,416,694	5/1995	Parrish et al.	705/8
5,459,859	10/1995	Senda	707/10
5,485,510	1/1996	Colbert .	
5,495,412	2/1996	Thiessen	705/1
5,500,513	3/1996	Langhans et al.	235/380

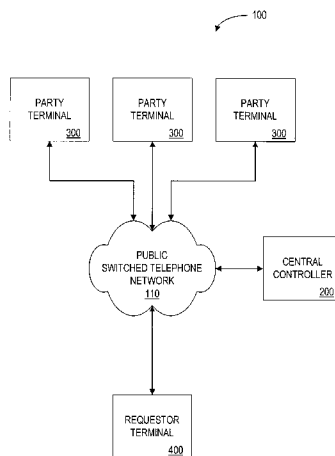
(List continued on next page.)

Primary Examiner—Parshotam S. Lall
Assistant Examiner—David M. Ovedovitz
Attorney, Agent, or Firm—Jeffrey L. Brandt; Charles Rattner

[57] ABSTRACT

A system for establishing anonymous communications includes a plurality of party terminals, a plurality of requester terminals, and a central controller. The system receives and stores party data about respective parties. Upon receiving criteria for parties of interest from a requester terminal and authorization from respective parties, the central controller releases to the requester party associated with the parties. The system also establishes communications channels between parties and the requester, while maintaining their anonymity.

65 Claims, 12 Drawing Sheets



OTHER PUBLICATIONS

Debra Sparr et al., "The Net", *Harvard Business Review*, p. 125 (May/Jun. 1996).

Gary H. Anthes, "Stealth E-mail Poses Corporate Security Risk", *Computerworld*, p. 1 (Feb. 12, 1996).

Michelle Quinn, "Web Site For Fake E-Mail Backfires On Operator", *The San Diego-Tribune*, Ed. 1-8, p. 7 (Jun. 20, 1995).

Jim Milloway, "Corporate Employment Bulletin Board", *WebStaff, Inc.*, 1996.

Peter Lewis, "Cloaks and Daggers", *Vantage Point*, p. 133 (Jul. 1996).

Lisa Sanders, "Smile, You're On Job-Candidate Camera", *Business Week*, p. 6 (Aug. 5, 1996).

"Restrac Expands Internet Recruiting . . .", *Business Wire* (Jul. 10, 1996).

"Romancing the Internet", *Business Wire* (Jul. 12, 1995).

Quay Partners Int'l, Ltd., "Net Gain For Recruiting", *U.S. Banker* (Jul. 1996).

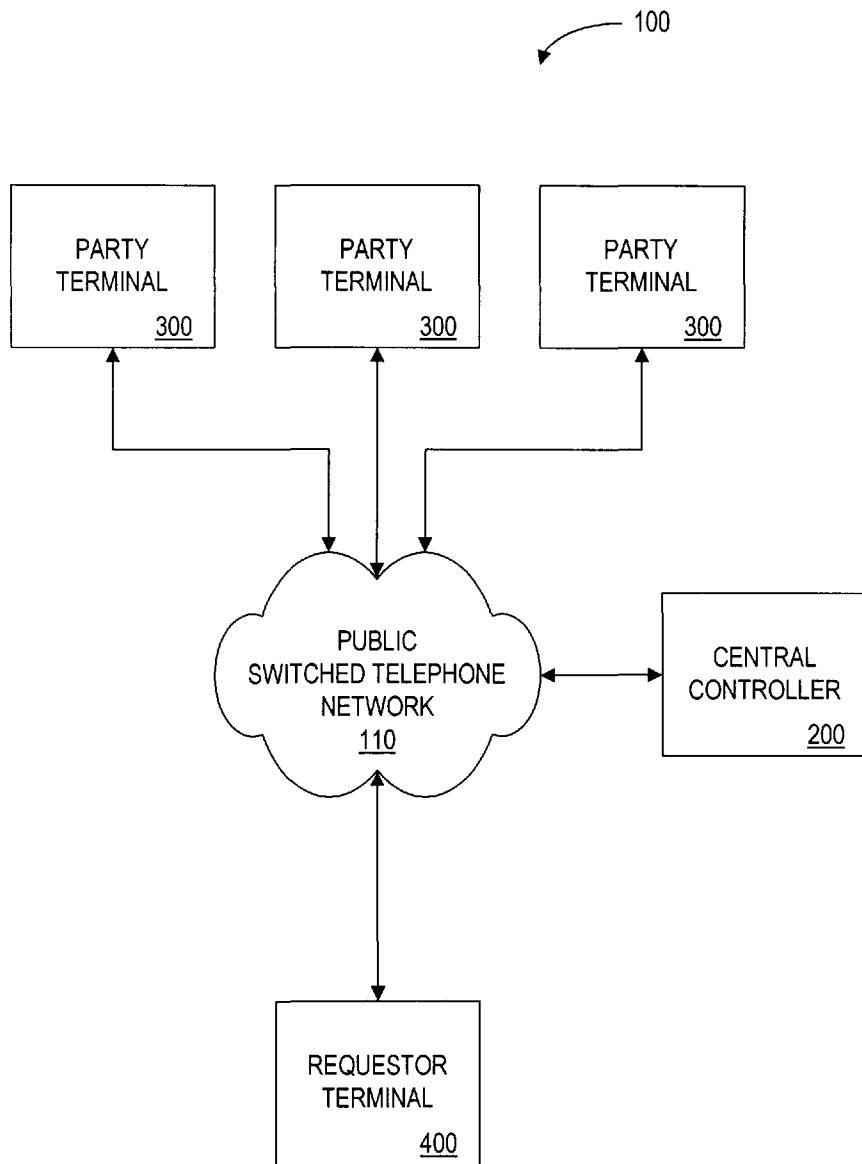


FIG. 1

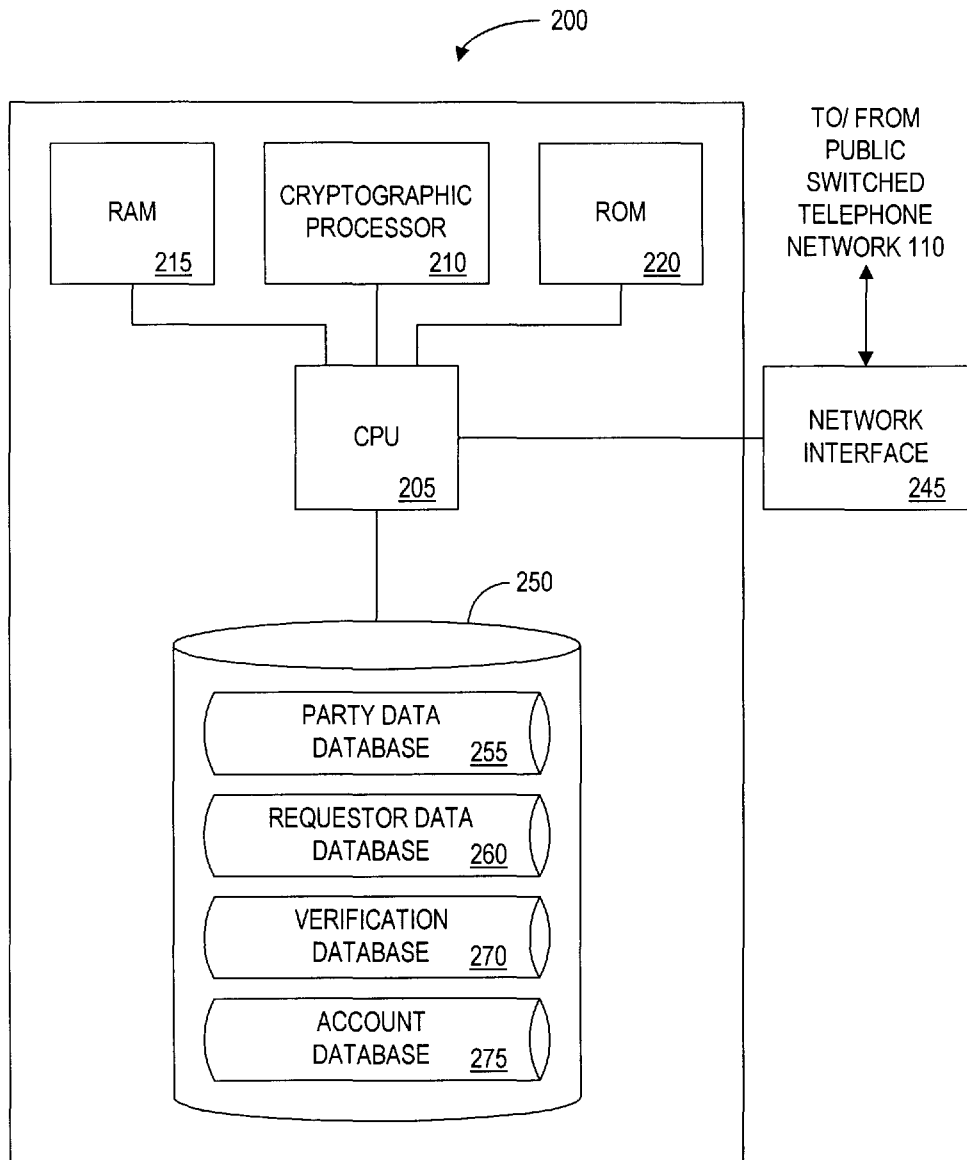


FIG. 2A

PARTY DATA DATABASE 255
(PDDDB)

FIELD NAME	FIELD CHARACTERISTIC
PARTY ID	UNIQUE ALPHANUMERIC
NAME	TEXT
PSEUDONYM LIST	TEXT LIST OF PSEUDONYMS USED TO RELATE TO THIS PARTY
ADDRESS	TEXT
PHONE	TEXT
E-MAIL	TEXT
EMPLOYMENT HISTORY	TEXT/VIDEO/AUDIO
EDUCATION HISTORY	TEXT/VIDEO/AUDIO
OUTSIDE INTERESTS	TEXT/VIDEO/AUDIO
AUTHORIZATION PROFILE	PROFILE OF COMPANIES THE CANDIDATE WILL AND WILL NOT RELEASE INFORMATION TO. ALSO INCLUDES INFORMATION AS TO WHAT INFORMATION WILL BE RELEASED TO EACH COMPANY

REQUESTOR DATA DATABASE 260
(RDDDB)

FIELD NAME	FIELD CHARACTERISTIC
REQUESTOR ID	UNIQUE ALPHANUMERIC
NAME	TEXT
PSEUDONYM LIST	TEXT LIST OF PSEUDONYMS USED TO RELATE TO THIS REQUESTOR
ADDRESS	TEXT
PHONE	TEXT
E-MAIL	TEXT
COMPANY HISTORY	TEXT/VIDEO/AUDIO
FINANCIAL PROFILE	TEXT/VIDEO/AUDIO
JOB DESCRIPTIONS	TEXT/VIDEO/AUDIO
AUTHORIZATION PROFILE	PROFILE OF CANDIDATES THE COMPANY WILL AND WILL NOT RELEASE INFORMATION TO. ALSO INCLUDES INFORMATION AS TO WHAT INFORMATION WILL BE RELEASED TO WHICH CANDIDATE

FIG. 2B

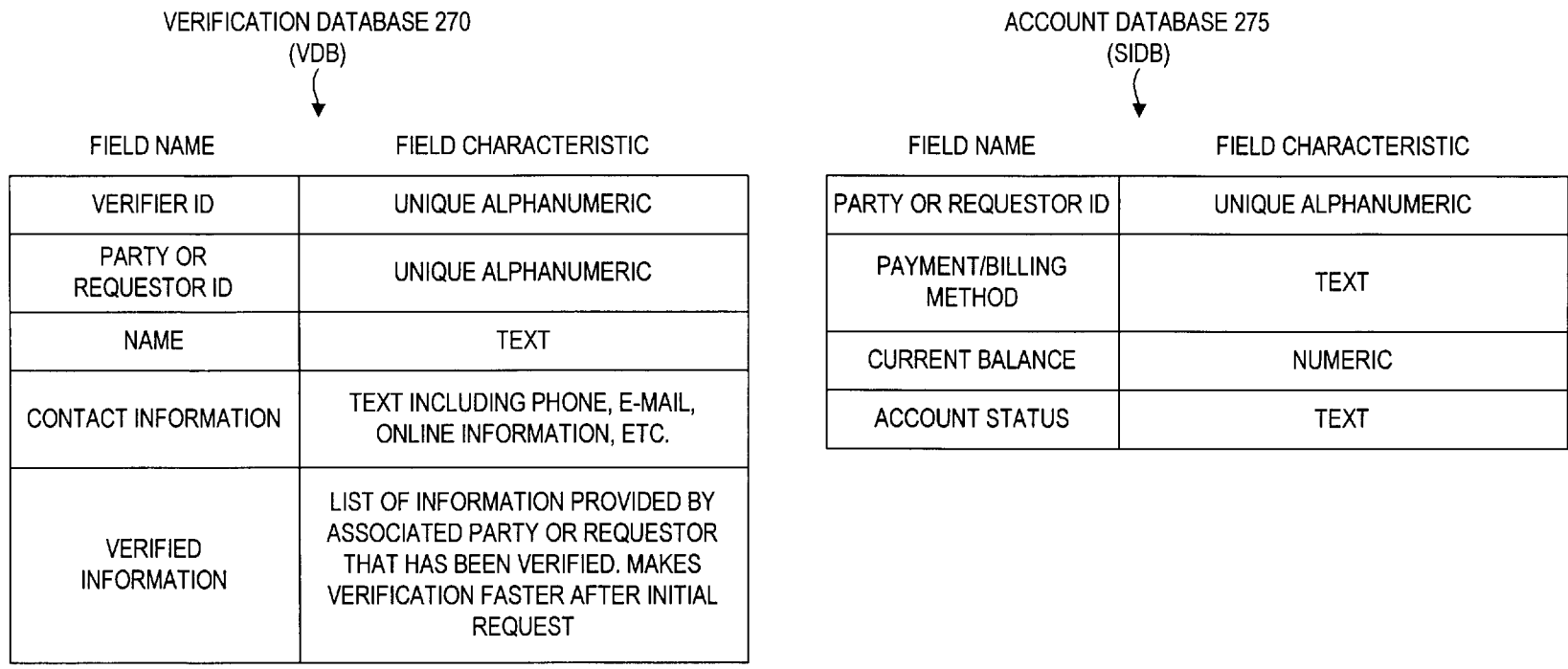


FIG. 2C

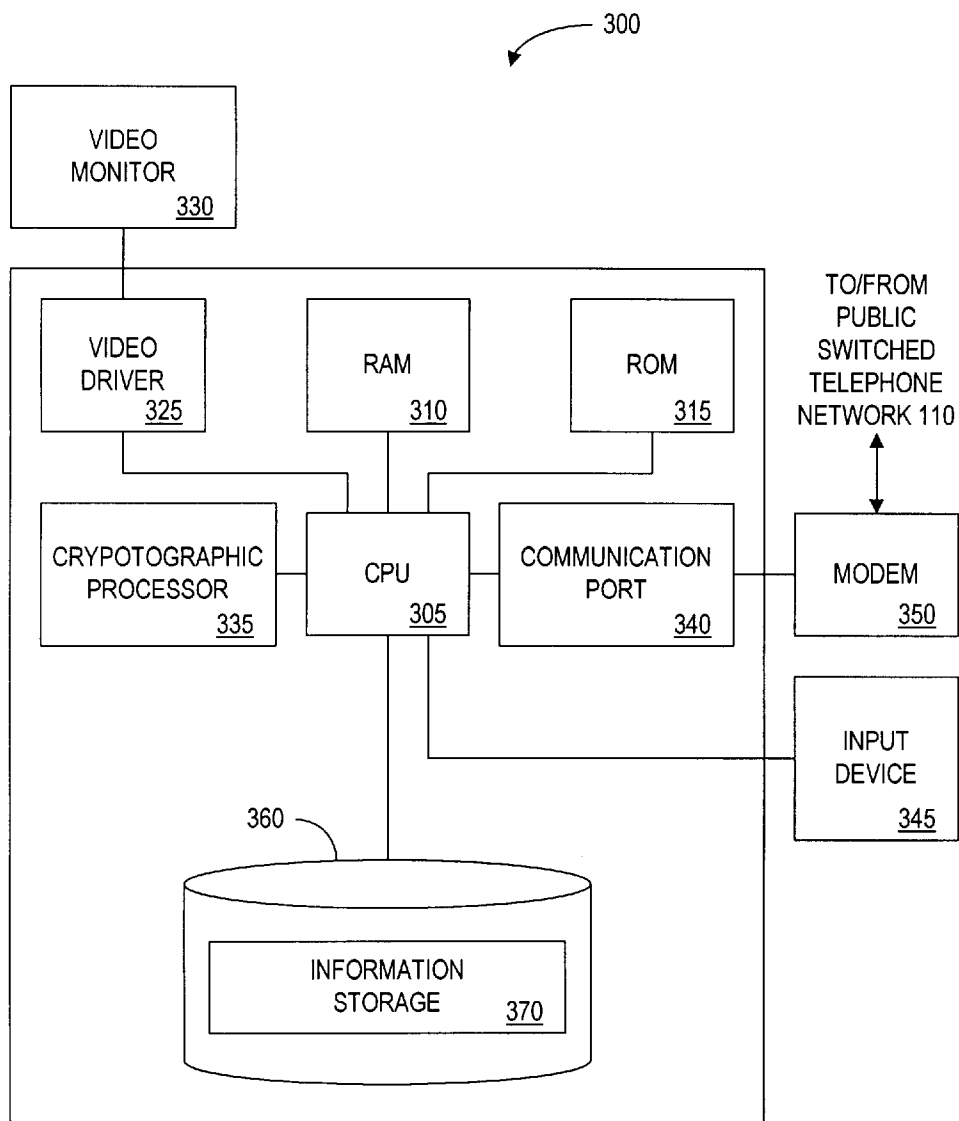


FIG. 3

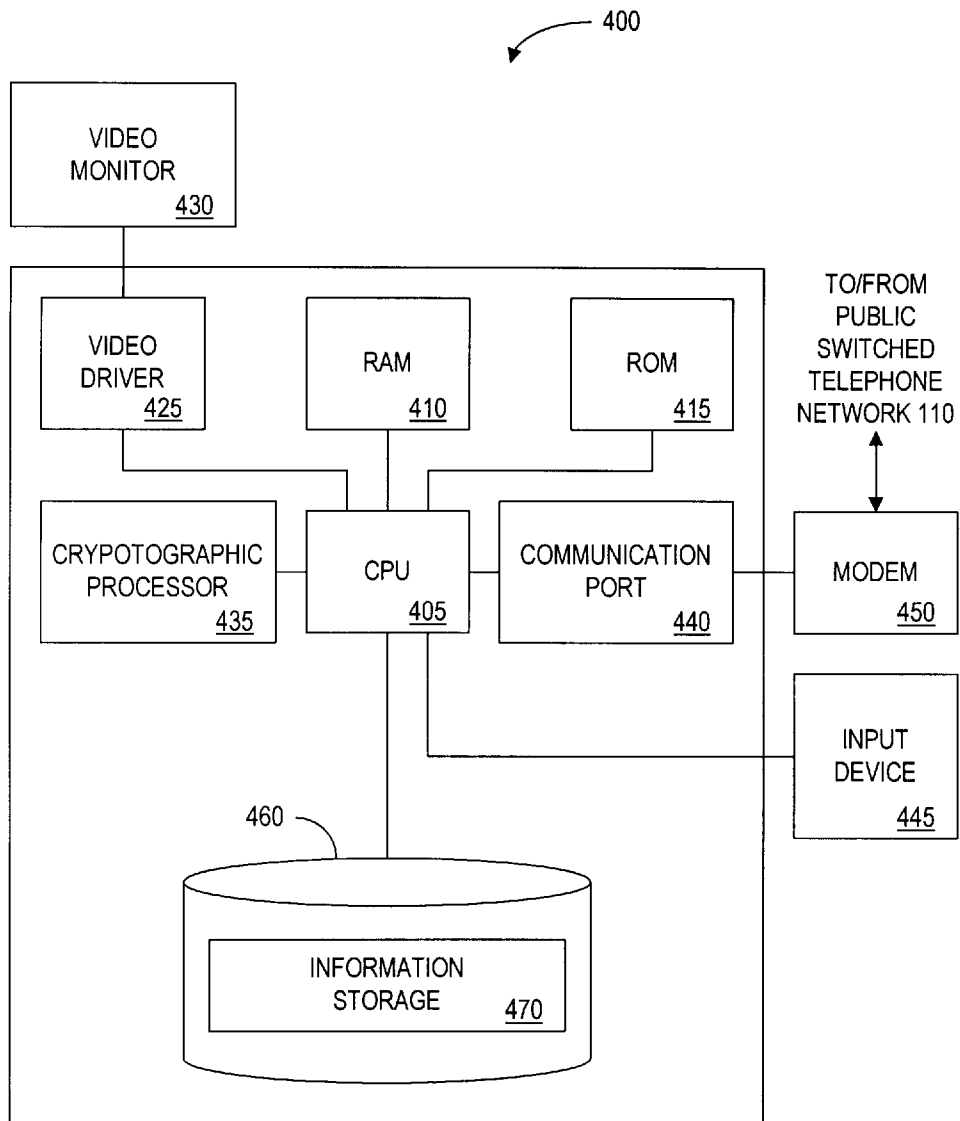


FIG. 4

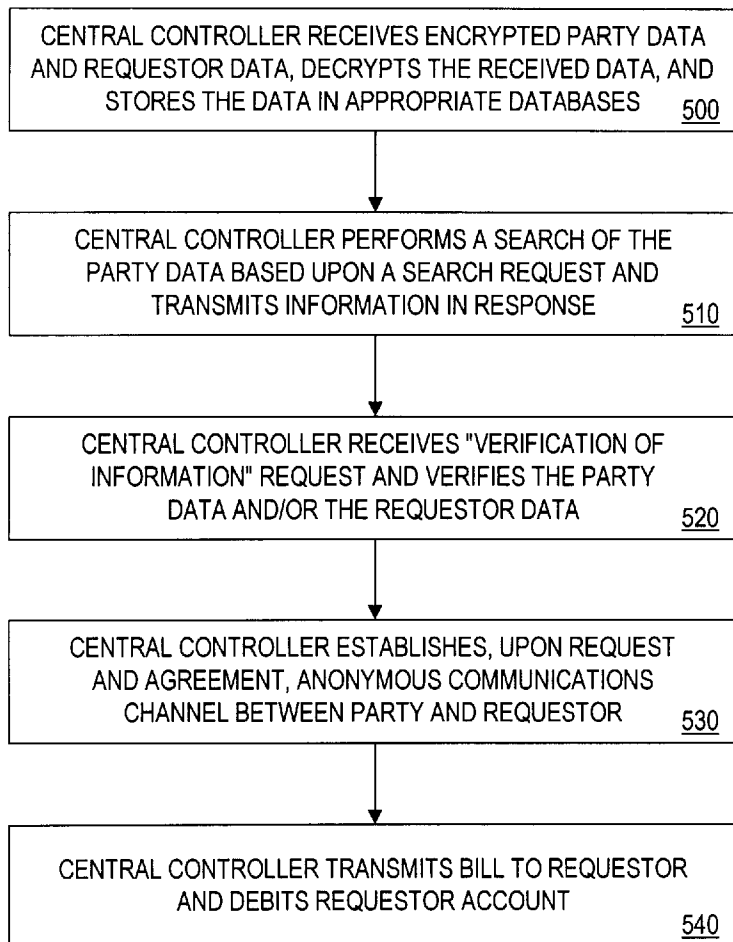


FIG. 5

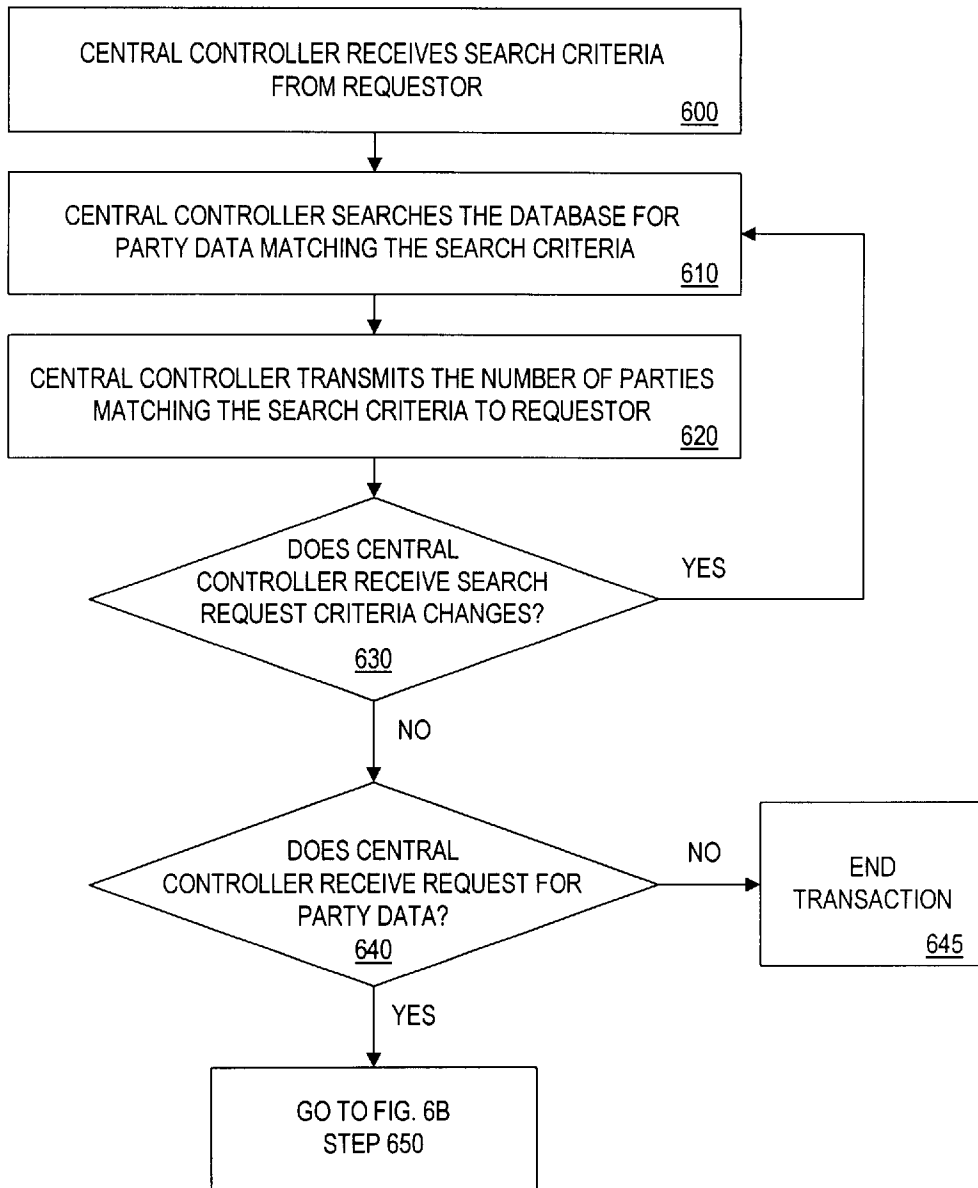


FIG. 6A

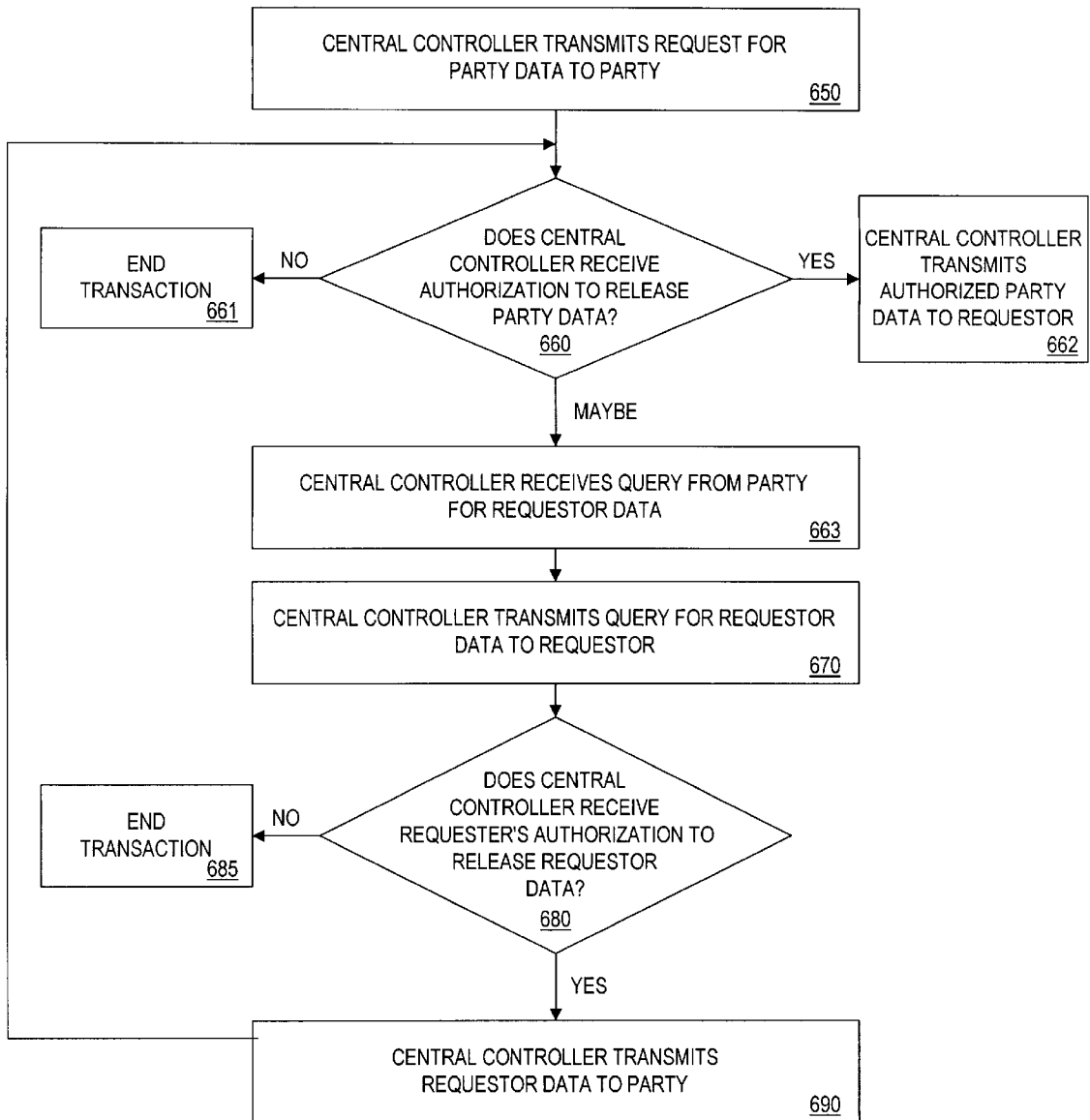


FIG. 6B

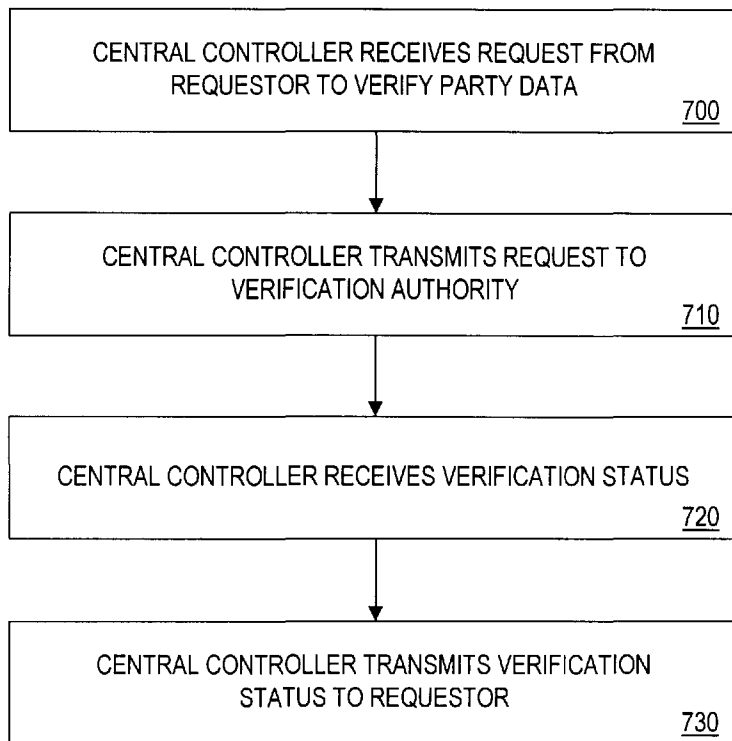


FIG. 7

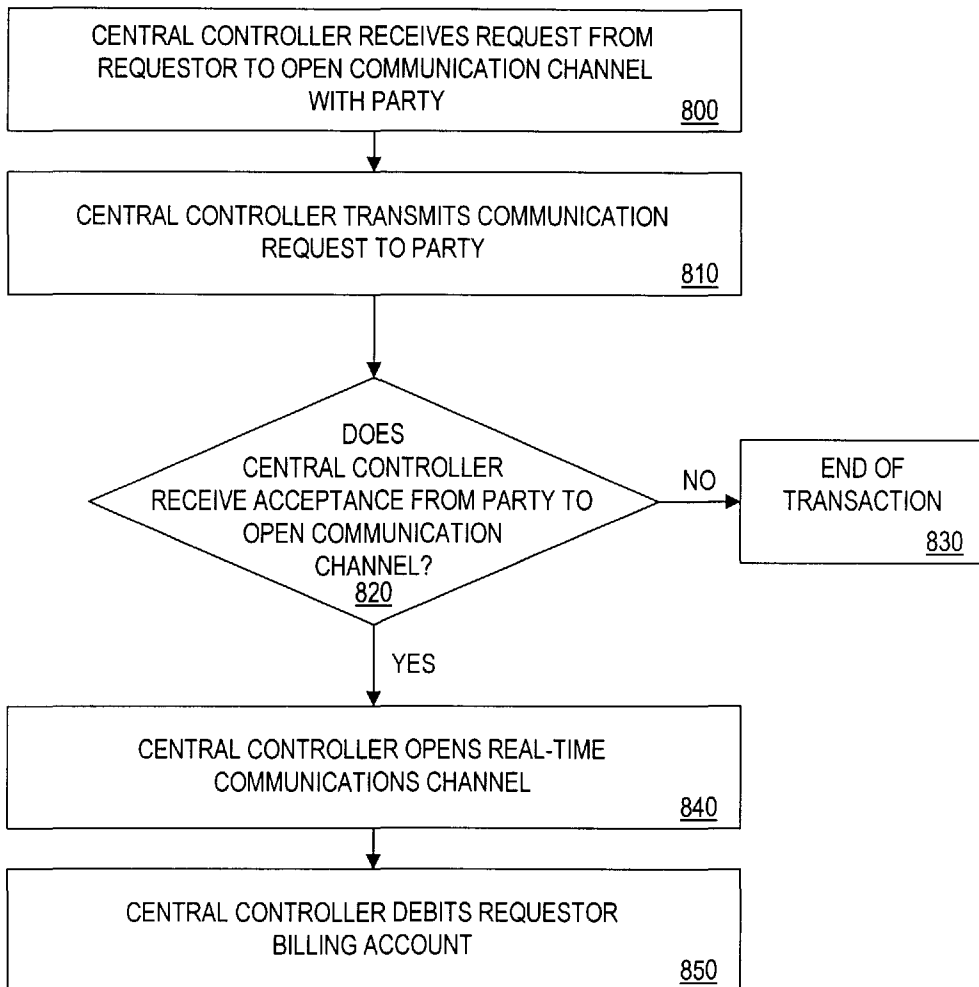


FIG. 8

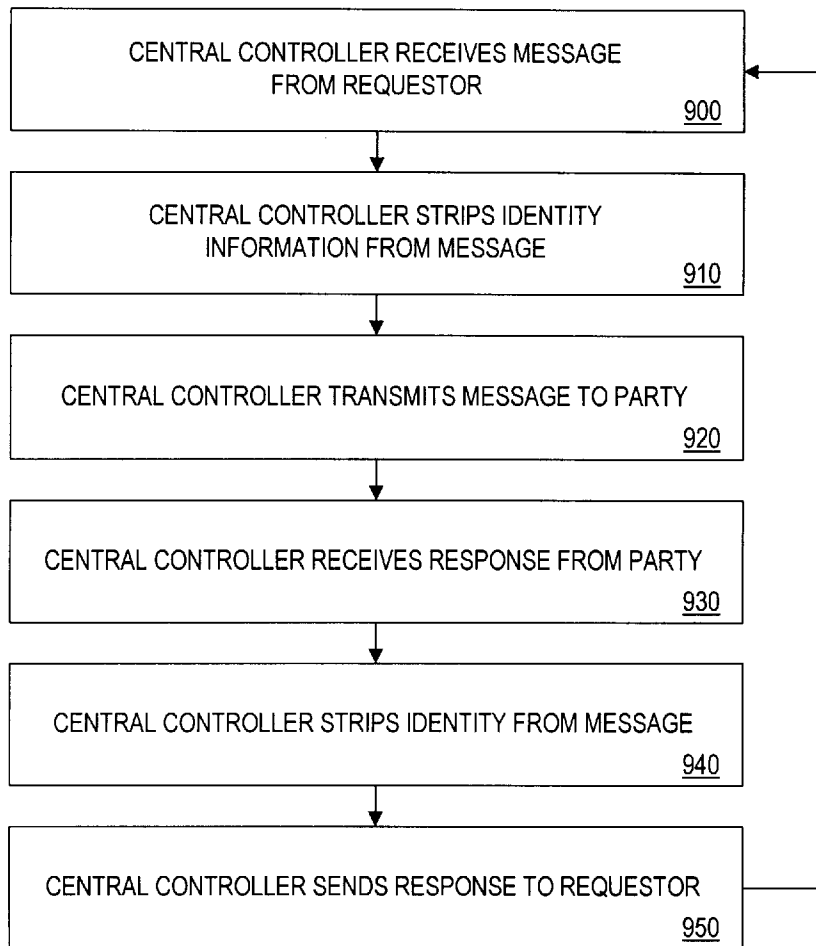


FIG. 9

**METHOD AND SYSTEM FOR
ESTABLISHING AND MAINTAINING USER-
CONTROLLED ANONYMOUS
COMMUNICATIONS**

BACKGROUND OF THE INVENTION

Field of the Invention

The present invention relates to establishing anonymous communications between two or more parties. More specifically, the invention relates to controlling the release of confidential or sensitive information of at least one of the parties in establishing anonymous communications.

CROSS-REFERENCE TO RELATED
APPLICATIONS

This application is related to co-pending patent application Ser. No. 08/711,437 entitled "METHOD AND SYSTEM FOR FACILITATING WHISTLE-BLOWING INCORPORATING USER-CONTROLLED ANONYMOUS COMMUNICATIONS", now abandoned application Ser. No. 08/708,969 entitled "METHOD AND SYSTEM FOR MATCHMAKING INCORPORATING USER-CONTROLLED ANONYMOUS COMMUNICATIONS", application Ser. No. 08/704,314 entitled "METHOD AND SYSTEM FOR FACILITATING AN EMPLOYMENT SEARCH INCORPORATING USER CONTROLLED ANONYMOUS COMMUNICATIONS", and application Ser. No. 08/711,436 entitled "METHOD AND SYSTEM FOR FACILITATING NEGOTIATIONS INCORPORATING USER-CONTROLLED ANONYMOUS COMMUNICATIONS", now abandoned all filed on Sep. 6, 1996.

DESCRIPTION OF THE RELATED ART

The need for anonymous communications can be found in everyday situations. Police hotlines solicit tips from the public to help solve a crime, often without requiring callers to give their names. Cash rewards are often offered for the return of missing items with no questions asked.

One form of anonymity involves "shielded identity," where a trusted agent knows the identity of a masked party, but does not reveal that identity to others except under very special circumstances. Unless otherwise specified, the term "anonymity" is used throughout this application interchangeably with the notion of shielded identity.

Shielded identity appears in a wide range of useful and commercial functions. A company might run an employment advertisement in a newspaper with a blind P.O. box known only to the publisher. A grand jury could hear testimony from a witness whose identity is known only to the prosecutor and the judge, but is concealed from the jurors, the accused, and opposing counsel. A person could identify a criminal suspect from a lineup of people who cannot see him. A recruiter could contact potential candidates for a job opening without revealing the client's name. Witness protection programs are designed to shield the true identity of witnesses enrolled in the programs. A sexual harassment hotline could be set up for victims of sexual harassment to call in with their complaints, while promising to protect the callers' identities.

The above examples illustrate the need for anonymity or shielded identity due to a fear of exposure. The need for anonymity can also be motivated by a desire for privacy. For instance, donors may wish to make an anonymous charitable

contribution, an adoption agency typically shields the identity of a child's birth mother, a Catholic confessional offers anonymous unburdening of the soul, and local phone companies maintain millions of unlisted telephone numbers accessible only by special operators.

The concepts of anonymity and shielded identity do not lend themselves to conventional communication systems. While it is possible to send and receive anonymous messages, such as a postcard with no return address or a call placed from a pay phone, it is difficult for parties engaged in multiple communication episodes to remain anonymous from one another. In general, conventional communication systems are premised upon the notion that communicating parties know each other's identity. For the purposes of this invention, the term "communications system" refers to any system that facilitates an ongoing cycle of messages and responses.

Most current communications systems, whether written or oral, do not permit an ongoing, multi-party, shielded identity dialogue. For example, letters need an address to be delivered, calling someone on the phone requires a phone number, and meeting face-to-face provides for visual identification. The process involved in most ongoing communication systems is simply not conducive to retaining concealed identities.

Yet, in some cases, concealing identity can actually encourage or facilitate communication between unwilling or cautious parties. For example, a party negotiating a peace treaty with another may be unwilling to reveal his identity because, if the negotiations fail, that party might be exposed or subjected to potential blackmail.

One specific example of the need for concealing identities is in the employment search process, where the release of the name of the hiring company (or the position involved) could be damaging to the company. The hiring company might be concerned about how potential competitors would use the knowledge that the company is searching for employees to upset customers who are relying on the stability of the company. Mere speculation that a company is searching for a new president could dramatically reduce the price of the company's stock.

To find potential candidates for the vacant position, the company could engage an employment search firm to discreetly find potential candidates without disclosing to the market, or even potential candidates, the company's identity until the company decides to confide in or hire a particular candidate.

In engaging such employment search firms, however, a hiring company entails some risk that the search firm will prematurely or indiscriminately reveal the company's identity to a potential candidate. Search firms are generally compensated based upon the number of successful placements, and thus are motivated to make vacant positions appear as attractive as possible to potential candidates. In doing so, search firms could be tempted to reveal enough information about the company for potential candidates to discover the identity of the company, or, for that matter, the firms may reveal the company's identity itself. Accordingly, hiring companies cannot be counted upon to maintain effective control of what information is released to potential candidates, and thus are unable to instill any satisfactory degree of confidence in their clients about the confidential status of their search for job replacements.

The use of search firms also creates inefficiencies. In dealing with a search firm, candidates looking for a new job may engage in a dialogue with the search firm, asking a

series of detailed questions about the particular job, company expectations, various qualification criteria, benefits, options, perks, and other factors, all without the candidate knowing the name of the hiring company. In response, the search firm may reveal, from general to specific, information about the hiring company. For instance, in response to questions, the search firm may successively reveal that the hiring company is a Fortune 500 company, a transportation company, an airline, headquartered in the Midwest, and, finally, that it is United Airlines. In return, the candidate may also authorize the search firm to release information about itself. For instance, the search firm may disclose that the candidate is employed at a small software company, that he is the head of a software development group of seven programmers, then that he is earning \$75,000 plus a \$20,000 bonus in his current job, then that he is located in the Stamford, Conn. area and then finally his identity.

From the outside, these actions may appear to be a type of "dance," where each party seeks to learn the necessary information to keep the process moving forward. To answer any difficult questions, the search firm, trusted by both parties, facilitates an assisted dialogue between the candidate and the company.

By creating this additional layer in the communication process, however, the amount of effort and expense incurred by the hiring party and the candidates increases. Further, using such a search firm creates delays in communicating information between the company and the candidates and increases the likelihood that misunderstandings may occur.

In addition, the success of a search firm to fill a position is limited by the number of candidates that the search firm contacts. Search firms may target only certain individuals while overlooking many other qualified candidates who, if contacted, would have been very interested in considering the available positions. As such, search firms often do not reach a large pool of potential candidates. Search firms also know that the candidates most qualified for jobs are those that are currently employed. Recruiters would love to be able to show these coveted employees even better opportunities. Unfortunately, search firms have no way of identifying and contacting these prime candidates. Present systems for recruiting typically rely on the candidate to present himself to the recruiter—at a substantial risk to the employee. No system currently gives an employee the incentive and protection he needs to feel comfortable submitting his resume.

Another area in which shield identity may be desirable is dating. For example, a person could serve as a match-maker by setting up two people with whom he is acquainted on a blind date. Before agreeing to go on the date, each acquaintance may ask the match-maker questions about the other person and instruct the match-maker not to reveal his/her identity without prior authorization. Once each of the acquaintances feels comfortable about the other person, he/she may authorize the match-maker to reveal his/her identity and agree to the date.

Again, however, the use of match-makers suffers from the same drawbacks as the search firms. There is little or no control over what information match-makers disclose. For instance, a match-maker may feel greater loyalty to one of the acquaintances and willingly divulge the identity of the other acquaintance. Also, using match-makers slows down the communication process and can result in miscommunication. Finally, the number of people that a match-maker can set up is limited by the number of people to whom the match-maker is acquainted.

Attempts have been made to automate the employment search process and matchmaking process. For instance, U.S. Pat. No. 5,164,897 discloses an automated method for selecting personnel matching certain job criteria. Databases storing employee qualifications are searched to identify which personnel have qualifications matching search criteria. Such a system, however, does not provide anonymous communications between the employer and the employee and does not provide control over the release of information stored within those systems to others. Thus, there is a need for a system that allows users to exercise control over the release of information to others and that provides efficient anonymous communication.

SUMMARY OF THE INVENTION

Accordingly, the present invention is directed to a communications method and system that obviates problems due to limitations and disadvantages of the prior art.

A goal of the invention is to provide a communication system incorporating a central database of information supplied by one or more of parties and managed by a central administrator, where all parties to the system can manage and control the release of any or all information about themselves or their identities, and where such a system allows for electronic-based communications between the parties without the necessity of revealing the identity of either party.

Another goal of the invention to allow parties to submit criteria for searching a trusted agent's confidential database and receive a count of the number of records that satisfy the criteria, without revealing the identities of the parties associated with those records.

A further goal of the invention is to allow a system administrator to send a request for authorization to release information about a party to a searching party.

Other goals of the invention are to provide a system that encrypts communications between parties to maintain the anonymity of the parties; to authenticate searchable information contained in a central database for release to parties; to allow one or both parties to receive compensation for contributing or maintaining information accessible in a database; and to allow one party to apply a customized scoring algorithm to information contained about other parties in a database.

Still other goals of this invention are to provide a system for a trusted agent to act as an anonymous remailer or communicate via e-mail or other electronic means with specific outside parties requested or identified by one of the parties to validate information about the parties.

Yet another goal of the invention is to be able to store and authenticate such information that may be provided by outside parties in a central database while allowing the outside parties to retain control over the release of respective information to other parties.

This invention meets these goals by allowing a party to maintain effective control over the timing and release of certain information stored in a database, including the party's identity and other relevant data about the party, to another party. This controlled release of identity can be performed gradually in a series of steps where the party authorizes release of more and more information. The invention also authenticates information stored in the database before releasing the information, thereby improving the reliability of the released information. Finally, the invention establishes a communications channel between a party and a requestor while not necessarily revealing the identity of the

party and/or the requester to each other. The controlled release of information in the invention allows for new improvements in the quality of the communication process when one party to the process would suffer significant costs or be exposed to significant risks if their identity were released prematurely or indiscriminately.

To achieve these and other objects, and in accordance with the purposes of the invention, as embodied and broadly described, one aspect of the invention includes a method for facilitating an exchange of information between a first party and a second party. In this method, first party information data is received from the first party and stored in a secure database. At least one first party rule for releasing said first party information data is received from the first party and stored. A search request to the secure database including at least one search criterion to be satisfied is received from a second party. Second party data relevant to said at least one first party rule is determined. At least one second party rule for releasing the second party data is received from the second party. The search request from said second party is then processed to determine if said first party information data satisfies said at least one search criterion; and if the first party information data satisfies said at least one search criterion, then the second party is notified that the at least one search criterion has been satisfied. A request from said second party for said first party information data is then received. Second party data is released pursuant to said second party rule. The central controller then determines, based on the received second party data, whether the at least one first party rule has been satisfied; and if the at least one first party rule has been satisfied, the first party information data for which the at least one first party rule has been satisfied is released to the second party.

In another aspect, the invention includes an apparatus for facilitating an exchange of information between a first party and a second party. The apparatus includes a secure database device operatively connected to: a device for receiving first party information data from a first party; a device for storing the first party information data in the secure database device; a device for receiving, from the first party, at least one first party rule for releasing first party information data; a device for storing the at least one first party rule; a device for receiving, from a second party, a search request to the secure database device, the search request comprising at least one search criterion to be satisfied; a device for processing the search request from the second party to determine if the first party information data satisfies the at least one search criterion; a device for communicating to the second party that the at least one search criterion has been satisfied; a device for receiving a request from the second party for the first party information data; a device for determining second party data relevant to the at least one first party rule; a device for receiving, from second party, at least one second party rule for releasing second party data; a device for releasing second party data pursuant to the second party rule; a device for determining, based on second party data, whether the at least one first party rule has been satisfied; and a device for providing to the second party the first party information data for which the at least one first party rule has been satisfied.

In another aspect, the present invention includes a system for facilitating an exchange of information between a first party and a second party, the system including a memory for storing at least a secure database; a communication port; and a processor connected to said memory and said communication port, the processor being operative to receive first party information data from the first party and store the first party information data in the secure database. The processor

is further operative to receive, from the first party, at least one first party rule for releasing first party information data and to store the at least one first party rule. The processor is further operative to receive, from the second party, a search request to the secure database, said search request having at least one search criterion to be satisfied. The processor is further operative to determine second party data relevant to the at least one first party rule and to receive, from the second party, at least one second party rule for releasing second party data. The processor is further operative to process the search request from the second party and determine if the first party information data satisfies the at least one search criterion. If the first party information data satisfies the at least one search criterion, the processor is further operative to communicate to the second party that the at least one search criterion has been satisfied and receive a request from the second party for first party information data. The processor is then operative to release the second party data pursuant to the second party rule and to determine, based on the second party data, whether the at least one rule has been satisfied. If the at least one first party rule has been satisfied, the processor is further operative to provide, to the second party, the first party information data for which said at least one first party rule has been satisfied.

BRIEF DESCRIPTION OF THE DRAWINGS

The accompanying drawings provide a further understanding of the invention and are incorporated in and constitute a part of this specification. The drawings illustrate preferred embodiments of the invention, and, together with the description, serve to explain the principles of the invention.

In the drawings:

FIG. 1 illustrates one embodiment of the present invention;

FIG. 2A illustrates a block diagram of the central controller of the system in accordance with the embodiment in FIG. 1;

FIG. 2B illustrates the contents of a party data database and a requestor data database in accordance with the embodiment in FIG. 1;

FIG. 2C illustrates the contents of a verification database and an account database in accordance with the embodiment in FIG. 1;

FIG. 3 illustrates a block diagram of a party terminal in accordance with the embodiment in FIG. 1;

FIG. 4 illustrates a block diagram of a requestor terminal in accordance with the embodiment in FIG. 1;

FIG. 5 illustrates a flow diagram of a preferred method for establishing anonymous communications in accordance with this invention;

FIGS. 6A–6B illustrate a flow diagram of a preferred method for searching for and releasing party data in accordance with this invention;

FIG. 7 illustrates a flow diagram of a preferred method for verifying the authenticity and accuracy of party data in accordance with this invention;

FIG. 8 illustrates a flow diagram of a preferred method for opening a communications channel between a party and a requester in accordance with this invention; and

FIG. 9 illustrates a detailed flow diagram of a preferred method for transmitting party and requester information in a communications channel in accordance with this invention.

DETAILED DESCRIPTION OF THE INVENTION

System Structure

FIG. 1 illustrates one embodiment of an anonymous communication system **100** according to this invention.

System 100 identifies parties having characteristics of interest to a requester, releases certain information about the identified parties to the requestor with authorization from the parties, releases certain information about the requestor to the identified parties with authorization from the requestor, and provides a communications channel between the identified parties and the requestor while maintaining their anonymity. For example, system 100 can be used to allow an employer (the requestor) to communicate with prospective candidates (the parties) whose background satisfies employment criteria provided by the employer without revealing the identity of the employer or the identities of the candidates. In a specific example, a software company may want to hire a programmer with 5+ years experience in writing C++, who is willing to live in Seattle, who will work 12–14 hour days 6 days a week, who will work for between \$100,000 to \$150,000 in salary plus bonuses, and who wants the opportunity to work for a startup with stock options in a publicly-traded company that could effectively double his salary. System 100 could identify a dozen candidates from resumes stored in a database, release information about these candidates only as authorized to the company, and deliver messages between the company and candidates without the company ever knowing the candidates identities. Although the invention can be used in connection with other applications, for the purpose of illustration, the employment search example is used throughout the specification to describe the invention.

System 100 includes a public switched phone network 110, a central controller 200, party terminals 300, and requester terminals 400. Central controller 200, party terminals 300, and requester terminal 400 preferably connect to network 110 through respective two-way communication links. Parties (e.g., candidates) access system 100 through respective party terminals 300, and a requester (e.g., an employer) accesses system 100 through requester terminal 400. The flow of data from terminals 300 and 400 is preferably limited and controlled by central controller 200.

Under the control of central controller 200, public switched telephone network 110 routes data to and from central controller 200, party terminals 300, and requester terminal 400. In a preferred embodiment, network 110 comprises a commercially-implemented network of computer-controlled telephone switches operated by, for example, a telephone company. Network 110 may also include communication networks other than a public switched telephone network, such as a wireless telephone network, a paging network, or the Internet.

Central controller 200 controls the flow of data to and from party terminals 300 and requester terminal 400. Preferably, central controller 200 stores and authenticates the authorship of “party data” and “requester data” received from party terminals 300 and requester terminal 400, respectively. “Party data” comprises data about or corresponding to a respective party. “Requester data” comprises data about or corresponding to the requester. In the employment search example, party data would include information that may be of interest to an employer about respective candidates, such as a candidate’s identity, the candidate’s address, the candidate’s vital statistics, the candidate’s work experience, the candidate’s educational background, and the candidate’s interests.

In one embodiment used with an employment system, each party fills out an electronic form that gets converted into an HTML format. This presents the party’s employment history as a “hyper-resume.” When released to a requester, this resume allows the requester to get more information

about certain areas of a party’s history. The hyper-links can point to additional text, QuickTime video, JPG photos or audio clips, allowing for a rich presentation of information about the party. Requestor data would include information about the employer, such as the employer’s identity, the number of its employees, the locations of its offices, the industry in which the employer operates, the positions available and their job descriptions, fiscal information about the employer, and the history of the employer. The requestor data is collected and stored using similar techniques to those outlined above for an employee’s employment history.

In addition, central controller 200 controls the release of requester data and party data that the requester and respective parties, respectively, have authorized for release. Central controller 200 also establishes a communications channel between party terminals 300 and requester terminal 400, while maintaining the anonymity of the parties using party terminals 300 and the requester using requester terminal 400. The structure of controller 200 is described in greater detail below in connection with FIG. 2A.

Party terminal 300 provides a party with an interface to system 100. Preferably, party terminal 300 allows a party to enter party data and transmits it to central controller 200 via network 110. Party terminal 300 also allows a party to indicate which of the entered party data system 100 is authorized to release to a requester, view requester data, and communicate anonymously with the requestor at requester terminal 400. The structure of party terminal 300 is described in greater detail in connection with FIG. 3.

Requestor terminal 400 provides a requestor with an interface to system 100. In a preferred embodiment, requester terminal 400 allows a requestor to enter requester data and transmits the requester data to central controller 200 via network 110. Requestor terminal 400 also allows a requestor to enter search criteria about parties of interest, to indicate which of the entered requester data system 100 is authorized to release to a particular party, view party data, and communicate with parties at party terminals 300. The structure of requester terminal 400 is described in greater detail in connection with FIG. 4.

FIG. 2A illustrates a block diagram of central controller 200. As shown in FIG. 2A, central controller 200 includes CPU 205, cryptographic processor 210, RAM 215, ROM 220, network interface 245, and data storage device 250. Data storage device 250 includes a plurality of databases, including party data database 255, requester data database 260, verification database 270, and account database 275, as well as program instructions (not shown) for CPU 205. CPU 205 is connected to each of the elements of central controller 200.

The databases in data storage device 250 are preferably implemented as standard relational databases capable of supporting searching and storing multimedia information such as text, video, QuickTime movies, photographs, and audio. FIG. 2B illustrates exemplary record layouts for party data database 255 and requester data database 260, and FIG. 2C illustrates record layouts for verification database 270 and account database 275. Each record layout preferably comprises a two-dimensional array of information with one column for “Field Name” and another column for “Field Characteristic.” The rows correspond to respective fields.

The “authorization profile” field contained in each of the party data and requester data databases preferably comprises a list of rules for releasing party or requester data. For example, the rules could simply include a list of companies to which party data is not to be released, or include char-

acteristics of certain companies to which party data can be released, such as companies that are in the Fortune 500 and have stock option plans.

Verification database 270 preferably includes cross-referencing fields (not shown) to party data database 255 and requester data database 260. This allows indexing by verified information as well as other types of searches.

CPU 205 executes program instructions stored in RAM 215, ROM 220, and data storage device 250 to perform various functions described in connection with FIGS. 5-9. In a preferred embodiment, CPU 205 is programmed to maintain data, including party data and requestor data, in storage device 250. CPU 205 receives party data and requestor data from network 110 through network interface 245 and stores the received party data and requestor data in databases 255 and 260, respectively. CPU 205 is also programmed to receive and store information in party database 255 and requester database 260 indicating which of the party data and requestor data respective parties and requestors have authorized for release. Upon receipt of a request for authentication, CPU 205 transmits a verification request to a verification authority to authenticate the origin, authorship, and integrity of the party data and requestor data stored in databases 255 and 260, respectively, and maintains a record of the verification request in database 270.

CPU 205 is also preferably programmed to search databases 255 and 260 and transmit information in response to the search. CPU 205 receives a search request containing certain criteria and searches the databases of storage device 250 to find matches. Based upon the search, CPU 205 releases certain information to the requestor and the parties. Also, CPU 205 preferably assigns pseudonyms to each party and requestor, and stores the pseudonyms in databases 255 and 260, respectively. The pseudonyms can include coded identifiers, web page addresses, bulletin board addresses, pager numbers, telephone numbers, e-mail addresses, voice mail addresses, facsimile telephone numbers, and postal mail addresses.

CPU 205 receives search criteria pertaining to parties of interest to the requestor and searches database 255 to identify parties whose party data satisfies the search criteria. There are a number of search techniques that can be used including keyword, fuzzy logic, and natural language search tools. For example, an employer could search for candidates with the following criteria: "two years of patent writing experience and lives in New England." CPU 205 compares the criteria against each party registered with the system using one or more search algorithms and transmits to the requestor the number of parties identified. If CPU 205 receives a request for party data corresponding to the identified parties, CPU 205 transmits to requester terminal 400 the party data that the identified parties previously authorized for release along with respective pseudonyms. CPU 205 can also transmit queries to party terminals 300 inquiring whether respective parties authorize the release of additional party data. If CPU 205 receives a request for requestor data from a party, CPU 205 transmits to the appropriate party terminal 300 the request data that the requestor previously authorized for release, along with a pseudonym corresponding to the requestor.

CPU 205 is preferably also programmed to provide an anonymous communications channel between party terminals 300 and requester terminal 400. CPU 205 receives a request for an anonymous communications channel along with a pseudonym of a party and a requestor. In one embodiment, CPU 205 establishes either a real-time or

non-real-time communications channel between the party and the requester corresponding to the received pseudonyms. For example, CPU 205 could transmit control signals to configure network 110 to provide a direct telephone connection between the party and the requester at their respective terminals 300 and 400, thereby establishing a real-time communications channel. In another example, CPU 205 could receive and store electronic mail messages in electronic mailboxes assigned to the party and the requester for their retrieval, thereby establishing a non-real-time communications channel.

CPU 205 preferably comprises a conventional high-speed processor capable of executing program instructions to perform the functions described herein. Although central controller 200 is described as being implemented with a single CPU 205, in alternative embodiments, central controller 200 could be implemented with a plurality of processors operating in parallel or in series.

RAM 215 and ROM 220 preferably comprise standard commercially-available integrated circuit chips. Data storage device 250 preferably comprises static memory capable of storing large volumes of data, such as one or more floppy disks, hard disks, CDS, or magnetic tapes.

Network interface 245 connects CPU 205 to network 110. Interface 245 receives data streams from CPU 205 and network 110 formatted according to respective communication protocols. Interface 245 reformats the data streams appropriately and relays the data streams to network 110 and CPU 205, respectively. Interface 245 preferably accommodates several different communication protocols.

Cryptographic processor 210 is programmed to encrypt, decrypt, and authenticate the stored data in each of the databases described above. Cryptographic processor 210 encrypts and decrypts data received by and transmitted from CPU 205. In a preferred embodiment, all party data and requestor data are encrypted before being transmitted onto network 110. Also, processor 210 encrypts the data before CPU 205 transmits such data via network 110. Any encrypted data received by CPU 205 is decrypted by processor 210. The cryptographic protocols used by cryptographic processor 210 are described below in the section entitled "Cryptographic Protocols."

FIG. 3 illustrates a block diagram of party terminal 300, according to one embodiment of the invention. Party terminal 300 includes CPU 305, which is connected to RAM 310, ROM 315, video driver 325, cryptographic processor 335, communication port 340, input device 345, and data storage device 360. Video monitor 330 is connected to video driver 325, and modem 350 is connected to communication port 340 and public switched phone network 110.

CPU 305 executes program instructions stored in RAM 310, ROM 315, and information storage 370 to carry out various functions associated with party terminal 300. In a preferred embodiment, CPU 305 is programmed to receive data from input device 345, receive data from communication port 340, output queries and received data to video driver 325 for display on video monitor 330, and output data to communication port 340 for transmission by modem 350. CPU 305 preferably transmits the data to cryptographic processor 335 for encryption before outputting data to communication port 340 for transmission to network 110. When CPU 305 receives encrypted data, CPU 305 transmits the encrypted data to cryptographic processor 335 for decryption.

CPU 305 preferably comprises a high-speed processor capable of performing the functions described herein. RAM

310 and ROM **315** comprise standard commercially-available integrated circuit chips. Information storage **370** comprises static memory capable of storing large volumes of data, such as one or more of floppy disks, hard disks, CDs, or magnetic tapes. Information storage **370** stores program instructions and received data.

Video driver **325** relays received video and text data from CPU **305** to video monitor **330** for display. Video monitor **330** is preferably a high resolution video monitor capable of displaying both text and graphics. Cryptographic processor **335** encrypts and decrypts data in accordance with conventional encryption/decryption techniques and is preferably capable of decrypting code encrypted by cryptographic processor **210**. Communication port **340** relays data between CPU **305** and modem **350** in accordance with conventional techniques. Modem **350** preferably comprises a high-speed data transmitter and receiver. Input device **345** comprises any data entry device for allowing a party to enter data, such as a keyboard, a mouse, a video camera, or a microphone. The operation of party terminal **300** is described in greater detail in connection with FIGS. 5-9.

FIG. 4 illustrates a block diagram of requester terminal **400** according to the invention. Terminal **400** in FIG. 4 includes CPU **405**, which is connected to RAM **410**, ROM **415**, video driver **425**, cryptographic processor **435**, communication port **440**, input device **445**, and data storage device **460**. Video monitor **430** is connected to video driver **425**, and modem **450** is connected to communication port **440** and public switched telephone network **110**. Terminals **300** and **400** are shown in FIGS. 3 and 4 to be structurally similar, though different reference numerals are used. As such, a more detailed description of terminal **400** can be obtained by referring to the above description of terminal **300**. In a preferred embodiment, however, terminals **300** are used by parties, whereas terminal **400** is used by a requestor.

Cryptographic Protocols

As described above, system **100** encrypts data before transferring such data between system users (including both parties and requesters) and central controller **200**, thereby providing various levels of security and privacy protection. As used throughout this section, the term "users" refers to both parties and requesters. A book entitled Applied Cryptography: Protocols, Algorithms, And Source Code In C by Bruce Schneier (2d Ed, John Wiley & Sons, Inc., 1996) describes in detail numerous cryptographic protocols that can be used. These protocols can be understood from the following basic overview.

The following notation is used throughout the description of cryptographic protocols:

PKE_A : refers to the public encryption key of user A. This can be an RSA public key or a key for some other public key encryption scheme.

SKE_A : refers to the secret decryption key corresponding to encryption key PKE_A .

PKS_A : refers to the public component of user A's signature key. This can be a DSS key or a key for some other public key signature scheme. It can also be the same key as PKE_A in public key systems like RSA.

SKS_A : refers to the private signature key corresponding to PKS_A . It can also be the same key as SKE_A in public key systems like RSA.

$E_{PKE}(M)$: refers to the encryption of the plain text message M with the public encryption key PKE.

$D_{SKE}(C)$: refers to the decryption of the cipher-text message C with the secret decryption key SKE.

$E_K(M)$: refers to the encryption of message M with a symmetric encryption algorithm and key K. It is apparent from the context whether the protocol uses public key or symmetric key encryption.

$D_K(C)$: refers to the decryption of the cipher-text message C with a symmetric encryption algorithm and key K.

$S_{SKS}(M)$: refers to signature of message M with secret signature key SKS.

$H(M)$: refers to the hash of the message M with a cryptographic hash function like MD5 or SHA.

A,B: refers to the concatenation of A and B. This is commonly used when describing messages.

Public key encryption systems are usually several orders of magnitude slower than private (symmetric) key encryption systems. As a result, central controller **200** preferably uses the following protocol or the like to encrypt messages. Suppose that Alice wants to encrypt a message M so that only Bob can read it.

1. Alice obtains Bob's public encryption key, PKE_B , generates a random symmetric encryption key K, and encrypts it with Bob's public key.

2. Alice encrypts the message M with the key K using a symmetric encryption algorithm, like Triple-DES or IDEA, and sends

$M_0 = E_{PKE_B}(K), C$
where $C = E_K(M)$.

3. Bob decrypts the key K using his private decryption key

$K = D_{SKE_B}(E_{PKE_B}(K))$

and uses the key to decrypt the message

$M = D_K(C) = D_K(E_K(M))$.

The bulk of the encryption is done using the symmetric encryption algorithm, which is orders of magnitude faster than the public key encryption algorithm. When a user encrypts a message to central controller **200** using central controller **200**'s public key, it is assumed that the user and central controller **200** carry out the above protocol.

Typical signature schemes (e.g. RSA or DSS) use a key pair for creating signatures and verifying them. One part of the pair, the private part, is used for generating signatures. The transformation for generating a signature is defined in such a way that only someone who knows the private part of the key pair can generate a signature. Hence, only the owner of the key pair can generate signatures.

The other part of the pair, the public part, is used to verify signatures. Anyone, including the owner of the key pair, can use the public component to verify that a signature is valid. However, it is computationally infeasible to use the public component to forge a signature.

One example of such a signature scheme is the RSA public-key encryption system. In such a system, each user has a public key consisting of a modulus n and an exponent e, where n is a product of two secret primes p and q. The private component is an exponent d such that $ed=1 \pmod{(p-1)(q-1)}$.

To sign a message M with an RSA key pair, the user computes

$S = M^d \pmod n$.

where the result S is the signature. In order to verify the signature, a user simply computes

$S^e = M^{ed} = M \pmod n$.

The signature verifies correctly if the result of computing $S^e \pmod n$ is the message that the signature is for, i.e. $S^e = M \pmod n$. Thus, a user must know d in order to generate a signature.

Public key signature schemes, however, are slow and a user can only sign messages that are smaller than n (when

encoded in the ring $\mathbb{Z}/n\mathbb{Z}$). One solution is to hash the message M with a cryptographic hashing scheme (e.g. MD5 or SHA), and then sign the hash. The resulting hash is usually much smaller than the message and hence easier to sign.

In addition, generating two messages with the same hash is computationally infeasible, so it is extremely difficult to generate two messages which will have the same signature. Therefore, the following protocol is an RSA-like signature protocol which will preferably be used whenever a user or central controller **200** needs to sign and verify messages and will be known as $S_{SKS}(M)$:

1. Alice generates a message M which she wishes to sign.
2. Alice computes $h=H(M)$, the one-way hash of M with a predetermined hashing algorithm.
3. Alice computes

$$S=h^d \pmod{n}$$

which is her signature. Hence, $S_{SKS_A}(M)=(H(M))_{SKS_A} \pmod{n}$.

The following protocol can be used by any user to verify Alice's signature:

1. Bob receives a message M and corresponding signature S , which he wants to verify. He believes that Alice generated the signature.
2. Bob computes $M'=S_{PKS_A} \pmod{n}$ where n is Alice's public modulus (it is specified as part of PKS_A).
3. Bob verifies that $M=M'$. If they match, then Alice's signature verifies successfully. Otherwise the verification fails.

Most of the protocols described require public encryption keys or private signature keys (or both). Each user communicating with central controller **200** should receive encrypted messages from central controller **200** and sign messages that they send to central controller **200**. Hence, each user in the system requires a public/private encryption key pair and a public/private signature key pair. As noted above, these pairs could be the same pair in systems like RSA.

Generating a key pair, either signature or encryption, depends heavily upon the intended algorithm. A brief example for generating RSA encryption (and signature) keys is shown below.

1. Central controller **200** determines the size for the public key. Typically, a 768-bit key is the recommended minimum, but 1024-bits provide a better minimum.
2. Central controller **200** generates two primes p and q such that $p>\sqrt{pq}>q$, and p and q are not close together (i.e. they are both roughly \sqrt{n} in size, but different in size by two or three bits).
3. Central controller **200** computes $n=pq$. This is the public modulus.
4. Central controller **200** chooses a public exponent e . Common choices are 3, 17, and $65537 (2^{16}+1)$.
5. Central controller **200** computes the private exponent d by finding d such that $ed=1 \pmod{(p-1)(q-1)}$. Central controller **200** can do this using the extended Euclidean Algorithm.
6. Central controller **200** publishes n and e as the public key. e is the public exponent which people use to encrypt messages to the public key user (a party, requester or central controller **200**) or to verify the signature (if the pair is the signature pair). The secret exponent, d , is what is used to decrypt messages sent to the user or to generate signatures.

The primes that central controller **200** chooses are preferably chosen at random. If an attacker can determine p and q , then the attacker can also determine d . Several tests exist

for determining whether a randomly chosen number m is prime or not. Typically one chooses a random number m and then uses primality tests to determine the first prime greater than or equal to m .

- 5 When encrypting a message to be transmitted or verifying a signature, there needs to be a way of verifying the appropriate public key. One common way is to implement a hierarchical certification system in which each valid public key has a corresponding key certificate. The key certificate is signed by another user's private signature key higher up in the key hierarchy. At the top of the hierarchy is the private signature key of the certificate authority, whom everyone automatically trusts. In this case, the certificate authority would be central controller **200**.

The purpose of a certificate is to bind together in some authenticated way a public key, and a set of statements about this public key. The most important statement made is usually who owns the public key. Other potentially important statements might deal with what the key is and is not authorized to do, and when the key expires.

The best-known standard for key certificates is X.509. More detailed information on the construction of X.509 certificates can be found in CCITT, Draft Recommendation X.509, "The Directory-Authentication Framework," Consultation Committee, International Telephone and Telegraph, International Telecommunications Union, Geneva, 1989 or RSA Laboratories, "PKCS #6: Extended-Certificate Syntax Standard," Version 1.5, November 1993.

In a preferred embodiment of the invention, central controller **200** has at least one signature key pair for which everyone using the system knows the public signature key. In one embodiment of the invention, central controller **200** will use two signature key pairs: one key pair for signing key certificates and one key pair for use in the rest of the protocols described. Central controller **200** keeps the certificate authority signature pair under lock and key except for when a key certificate needs to be signed. On the other hand, the other signature key pair is available at all times.

Each time a new user (a party or requester) registers with central controller **200**, the certificate authority signature key is used by central controller **200** to sign a unique signature key pair for the user. This needs to be done before a user uses their signature key pair for the first time. In one embodiment of the invention, central controller **200** generates a signature key pair and signed key certificate for the user. In an alternate embodiment, the user creates his own key pairs.

Once a user involved in the system has a signed key certificate for his public signature key, he can then use that signature key to sign a key certificate for his public encryption key. Central controller **200**, acting as the certificate authority, can also sign the key certificates for encryption keys. This has the advantage of reducing the number of signature verifications. In an embodiment of the present invention, the same method for generating signature key pairs is used for generating encryption key pairs.

A user follows the following basic protocol when registering with central controller **200**. Suppose that Alice is such a user:

1. Alice obtains a signature key pair.
2. Alice generates a key certificate for her public signature key, sends a copy of the certificate and the public key to central controller **200**, and asks central controller **200** to sign the certificate.
3. Central controller **200** sends Alice a copy of the signed certificate.
4. Alice obtains an encryption key pair.
5. Alice generates a key certificate for her public encryption key and signs it with her private signature key.

6. Alice sends a copy of her public encryption key, along with a copy of the signed key certificate, to central controller **200**.

After carrying out this protocol, Alice has a signed signature key and a signed encryption key. Furthermore, any user who wishes to send an encrypted message to Alice or verify her signature can obtain the public key component from central controller **200**.

For most of the protocols described used in the invention, it is assumed that central controller **200** stores signatures and the public components for all signature keys used in the system. In addition, it is assumed that each user has a copy of the public components of both of the central controller **200**'s signature keys. Most communication in system **100** occurs between parties and central controller **200** and between requesters and central controller **200**. Where a requester and a party communicate directly, each obtains copies of the other user's public signature and encryption keys from central controller **200**.

System **100** may be prone to attempted infiltration, or "attacks," if the requester and central controller **200** do not use an interlock protocol. Schneier et al., "Automatic Event-Stream Notarization Using Digital Signatures," in *Advances in Cryptology, Proceedings of the Cambridge Protocols Workshop 96*, Springer-Verlag, 1996. The interlock protocol "locks" the signatures generated by both users of a protocol to a particular instance of the protocol. This is accomplished by having each user sign a packet which the other user randomly generates. This causes the protocol to be non-deterministic and hence the signatures from one instance do not apply to another. The interlock protocol is described briefly below. Suppose that a party wishes to send a message C to central controller **200**:

1. The party generates a random number R_0 and sends $M_0 = R_0, S_{SKS_p}(R_0)$ to Central controller **200**.
2. Central controller **200** verifies the party's signature. Central controller **200** then generates a random number R_1 and sends $M_1 = R_1, S_{SKS_{cc}}(H(M_0), R_1)$ to the party.
3. The party verifies central controller **200**'s signature. Central controller **200** then sends $M_2 = C, S_{SKS_p}(H(M_1), C)$ to central controller **200**.

The party and central controller **200** both sign packets using values which cannot be known before the protocol starts. Central controller **200** cannot predict R_0 , so it cannot predict what M_0 will look like. Similarly, the party cannot predict R_1 so he cannot predict what M_1 will look like. Hence, each of them must see the packets before they generate the signatures which means that anyone trying to impersonate the party must have the capability of generating signatures on his behalf. This effectively thwarts a replay attack, which can be used to prevent an attacker from gaining information as demonstrates next.

Suppose an attacker Eve observes a party sending some encrypted packets to central controller **200**. Although Eve does not know what the packets contain, she might be able to determine that they contain a resume. If a period of time passes in which the party and central controller **200** do not communicate and then central controller **200** sends the party an encrypted message, Eve's confidence that the party sent a resume should increase. Now, if Eve were to send the same encrypted message to central controller **200** that the party originally sent, eventually central controller **200** will send another encrypted message to the party. The attack that Eve (acting as a requester) can mount is that she could submit

one or more legitimate search requests to central controller **200** and wait for the results. By paying attention to how the size of the response to the request varies, Eve can deduce some information about the party's data. This sort of attack violates the party's privacy. By using the interlock protocol, Eve cannot replay the party's packets to central controller **200** because she won't be able to complete the interlock protocol.

System Operation

The operation of system **100** is now described in connection with the flow diagrams shown in FIGS. **5,6,7,8** and **9**. FIG. **5** illustrates a flow diagram of a method for providing anonymous communication in accordance with one embodiment of the invention.

As shown in FIG. **5**, central controller **200** receives encrypted party data and encrypted requester data (step **500**). Such encrypted party data and requester data preferably originates from party terminals **300** and requestor terminal **400**, respectively. In one embodiment, party terminals **300** prompt respective parties to enter party data by displaying requests for information on video monitor **330**. For instance, in the employment search example, video monitor **330** would request information that may be of interest to an employer, such as the candidate's identity, the candidate's address, the candidate's vital statistics, the candidate's work experience, the candidate's educational background, and the candidate's interests. The party would enter party data using input device **345**. Cryptographic processor **335** would encrypt the entered party data and modem **350** would transmit the encrypted party data to central controller **200** via network **110**.

Requestor terminal **400** preferably operates in a similar manner to prompt a requestor for requester data, receive and encrypt the requester data, and transmit encrypted requester data to central controller **200**. Central controller **200** also assigns a pseudonym to each party and requestor whose party data and requester data is stored in databases **255** and **260**, respectively.

After receiving the encrypted party data and requester data, cryptographic processor **210** of central controller **200** decrypts the received data (step **500**). CPU **205** of central controller **200** stores the decrypted data in databases **255** and **260**, respectively (step **500**).

Central controller **200** receives a search request to identify those parties whose party data satisfies certain criteria (step **510**). In a preferred embodiment, the search request originates from requestor terminal **400**, where a requestor entered the search request. Before requestor terminal **400** transmits the search request, cryptographic processor **435** of terminal **400** preferably encrypts the search request. Cryptographic processor **210** decrypts the encrypted search request upon receipt at central controller **200**. Central controller **200** then searches party data database **255** and, in response to the search, transmits certain information to requestor terminal **400** and party terminal **300** (step **510**).

FIGS. **6A** and **6B** illustrate a flow diagram showing step **510** in more detail. First, central controller **200** receives search criteria from requestor terminal **400** (step **600**). This search criteria may include, for example, certain employment qualifications or educational background that an employer is interested in.

In response, central controller **200** searches database **255** for party data satisfying the search criteria (step **610**). Controller **200** then transmits to requestor terminal **400** the results of the search, e.g., number of parties that it found to

have party data satisfying the criteria (step 620). Alternatively, the number of parties would be transmitted to requestor terminal 400 along with pseudonyms for each of those parties.

Depending on the number of parties found, the requester may refine or modify the search criteria. If the requester chooses to modify the search criteria, the requester enters the new search criteria into requestor terminal 400, which transmits the search criteria to central controller 200 (step 630), and steps 610 and 620 are repeated.

Otherwise, central controller 200 determines whether the requester requests party data about those parties found as a result of the search (step 640). Central controller 200 does not transmit any further data to the requester at requestor terminal 400 and the transmission ends (step 645).

If the requester chooses to request party data (step 640), the requester enters the party data request into requestor terminal 400, which transmits the request to central controller 200. Central controller 200 transmits an authorization request to party terminals 400 for authorization to release respective parties' party data (step 650).

The party receiving the request for authorization can indicate whether to authorize central controller 200 to release some or all of its party data by entering one of three responses into party terminal 300 (step 660). The responses are sent to central controller 200. If central controller 200 receives a response that indicates that the party does not authorize release of any party data, central controller 200 does not provide any party data to requestor terminal 400, and the transaction ends (step 661). If, on the other hand, central controller 200 receives a response that indicates that the party authorizes release of some or all of its party data, central controller 200 transmits that party data to requestor terminal 400 for the requester (step 662).

Central controller 200 could also receive a response asking for data about the requester before authorizing release of its party data (step 663). If so, central controller 200 transmits a query to the requester at requestor terminal 400 asking for authorization to release requester data to the party (step 670). If requester does not authorize release of any requester data to the party (step 680), central controller 200 does not release any requester data to the party and the transaction ends (step 685). If the requester does authorize release of some or all of the requester data to the party (step 680), central controller 200 transmits the authorized requester data to the party (step 690). Central controller 200 then awaits the party's response to see whether central controller 200 is authorized to release party data.

To ensure the parties' authorization to release their party data is valid, permission certificates can be used in an alternate embodiment of the present invention. For example, in an employment system embodiment, parties who use the system may not want anyone to know they are hunting for a job. Candidates may not want any of the people they work with to know. As a result, the party would like explicit control over who sees their resume. Therefore, whenever central controller 200 gets a request for a release of party data, central controller 200 needs to obtain explicit permission from the party to send the party's data to the requester. When a party decides to release his party data, he can be sure his data will be released only to the requester making the request. The following is a preferred protocol for a party to issue a permission certificate:

1. A requester "A" submits a request to release party data J and to central controller 200 in order to find out more about the party.

2. Central controller 200 assigns a unique transaction ID, T, to the request and creates a modified request $J'=(J,T)$. The transaction ID, T, helps ensure that each job description (and hence permission certificate) is unique.

3. Central controller encrypts J' using the party's public encryption key and sends the encrypted message to the party. Central controller sends

$$M_0 = E_{PKE_A}(J', S_{SKS_A}(PKE_A, J'))$$

to the party. The party's public key is included as part of the information that central controller 200 signs so a third party cannot forward a copy of a job description they received from central controller 200 to another party.

4. The party decrypts the message to retrieve J' , verifies central controller 200's signature, reads the request, and decides if he wants to release his party data. If he doesn't, then he stops the protocol here.

5. The party generates a message M containing the following information:

A pre-defined string which states that he gives his permission to release his party data to the requester.

A hash of the request $H(J')$. Note, this is unique to this permission certificate since the transaction ID is unique to the job description.

A string which states the details about how he wants her party data released, whether or not he wishes to remain anonymous, etc.

6. The party signs the message, encrypts it using central controller 200's public encryption key and sends it to central controller 200. Hence, she sends

$$M_1 = E_{PKE_A}(M, S_{SKS_A}(M))$$

to central controller 200.

7. Central controller 200 decrypts the message to retrieve M, verifies the party's signature, and transmits the party's data to the requester.

Because the party signs the message that central controller 200 sent him in the first step, his signature will only work for the job description that central controller 200 sent him. Hence, central controller 200 cannot use the permission certificate for a different job description. This assumes, of course, that the request to release party data contains information unique to that request, such as a transaction ID number. Central controller 200 embeds the transaction ID in the request to release party data message.

In an alternate embodiment, central controller 200 could assign a different transaction ID to each request and party. Hence, two different parties cannot easily check that they are getting the same request by comparing transaction IDs.

The same protocol can be used in any other situation which also requires a permission certificate. For example, central controller 200 needs to obtain permission from a requester before releasing his requester data to a party.

Returning to FIG. 5, central controller 200 can receive an authentication request to verify the authenticity of the origin, authorship, and/or integrity of party data or requester data (step 520). Upon receiving this request, central controller 200 verifies the data and transmits a verification status to the party or requester requesting data verification (step 520). Step 520 is described in greater detail in connection with FIG. 7. Central controller 200 receives a verification request from a requester for verification of party data (step 700). As described above, this verification may include verifying the authenticity of any one of the origin, authorship, and integrity of the party data stored in databases 255.

In response, central controller 200 transmits a verification status request to a verification authority to verify the party data (step 710). For instance, in the employment services

example, the party data to be verified may include a university from which a candidate received an advanced degree. In that case, central controller 200 could transmit a verification status request to the candidate's purported educational institution to verify that the candidate did, in fact, receive an advanced degree from that institution.

When central controller 200 receives a response to its request indicating the verification status of the party data, central controller 200 stores the verification status in verification database 270 (step 720), and transmits that verification status to the requester at requester terminal 400 (step 730).

The method shown in FIG. 7 could be adapted to verify requester data. In that case, central controller 200 receives a request from a party to verify requester data and transmits a request to a verification authority. When central controller 200 receives the verification status from the verification authority, it transmits the verification status to the party.

Returning to FIG. 5, central controller 200 can establish an anonymous communications channel between a party and requester (step 530). In this way, the party and the requester can reveal or request information to and from each other. As described above, the communications channel can be real-time or non-real-time. FIG. 8 shows a flow diagram illustrating one embodiment of a method for opening a communications channel between party terminal 300 and requester terminal 400 and FIG. 9 shows a flow diagram illustrating one embodiment of a method for managing the communication between party terminal 300 and requester terminal 400. After receiving a communications channel request from a requestor to open a communications channel with a party (step 800), central controller 200 transmits a communication request to the party at party terminal 300 (step 810). Preferably, the communication request asks the party whether it agrees to engage in a real-time or non-real-time communication with the requester.

If central controller 200 receives a response indicating that the party does not agree to engage in communication with the requester (step 820), then central controller 200 does not open the communications channel and the transaction ends (step 830). If central controller 200 receives a response indicating that the party agrees to the request (step 820), central controller 200 opens a communications channel between party terminal 300 and requester terminal 400 (step 840). The communications channel can be set up as either a real-time or non-real-time connection including an audio system (i.e., a telephone system), an electronic messaging system, and a video communication system. In one embodiment, the communications channel includes a modification processor for modifying voice and/or video.

After opening the communications channel, central controller 200 debits the requestor's billing account stored in database 275 and transmits a bill to the requester (step 850). Central controller 200 could also collect payment from the requester using other payment methods including: on-file credit card, periodic statement billing, account debit, and digital cash. Further, in one embodiment, central controller 200 transmits payments to parties for party activities including: allowing central controller 200 to maintain party data in party data database 255, communicating with requesters, and releasing party data.

FIG. 9 illustrates a flow diagram of the method of step 530 for establishing a communications channel, in accordance with one embodiment of the invention. Central controller 200 receives a message from a requestor addressed to a particular party by pseudonym (step 900). Central controller 200 processes the message to remove any information that

would reveal the identity of the requester (step 910) in order to maintain the requestor's anonymity. Central controller 200 transmits the processed message to the party at party terminal 300 (step 920). Central controller 200 receives a response to the message from the party, removes any information that would reveal the identity of the party (step 940), and transmits the processed response to the requester (step 950).

Removing identity information may also include the use of voice and/or video modification processors in step 910 and 940. Steps 900-950 are repeated to allow multiple messages to pass between the party and the requester, while maintaining the anonymity of the party and requester. In one embodiment, central controller 200 debits the requester billing account according to the usage of the communications channel between the party and the requester (step not shown). Central controller 200 can measure usage of the communications channel using one of several methods, including: number of messages exchanged, time that central controller 200 maintains the communications channel, the requestor's status (i.e., premium customers pay less), and geographic location of party terminal 300 and/or requester terminal 400.

Central controller 200 collects payment for certain transactions performed. In accordance with one embodiment of the invention, central controller 200 transmits a bill to the requester at requester terminal 400 for each transaction and debits the requesters account (step 540), which is stored in database 275 of central controller 200. In alternative embodiments, the payment scheme can be modified or varied to charge either the requestor or the party or both for various transactions executed by system 100, and particularly central controller 200. In a further embodiment, the payment scheme involves paying the party for submitting information to central controller 200, opening a communications channel, and/or releasing party data to a requester. In one embodiment of the system, a party is paid each time he authorizes the release of his party data to a requester. Central controller 200 will monitor the transactions to ensure that parties do not release information to the same requester more than once in a given period of time.

As stated earlier, maintaining the anonymity of the party and requester can be important to their communications. For example, an employer may not want its competitors to know that it is looking to expand its staff because it may give them an advantage. An attacker may attempt to examine the message traffic coming in and out of central controller 200 to expose the identity of a user of the system. A way to prevent this type of attack is to use an anonymous mix protocol during communication between a party or requestor and central controller 200.

An anonymous mix uses a protocol to make it very difficult for anyone to trace the path of a message which passes through the mix. The anonymous mix takes outgoing messages from central controller 200 and randomly varies both the length of the message as well as the timing of its delivery. An incoming message of two hundred kilobytes, for example, might be expanded to three hundred kilobytes by adding random characters at the end. An attacker would thus be unable to correlate (by length of message) the incoming requester query with requests to release party data sent to the various parties. By adding a random time delay in the processing of incoming requests, central controller 200 also prevents an attacker from correlating (based on time) incoming requests with outgoing requests. An example of the anonymous protocol employed in the present invention is set forth below.

Notation and Conventions for this protocol:

- a. $PKE_{PK_U}(X)$ represents the public-key encryption of X under public key PK_U .
- b. $SIGN_{SK_U}(X)$ represents the digital signature of X under private key SK_U .
- c. $E_{K_0}(X)$ represents the symmetric encryption of X under key K_0 .
- d. PK_U represents the public key of user U.
- e. SK_U represents the private key of user U.
- f. D_U represents the identification number of user U.
- g. X,Y represents the concatenation of X with Y.

Keys used in this protocol:

- a. PK_M is the anonymous mix public key.
- b. ID_B is Bob's ID.
- c. PK_B is Bob's public key.
- d. SK_B is Bob's private key.

When Alice sends Bob a message through anonymous mix, the following steps could take place:

- a. Alice wishes to send message T to Bob anonymously. She first forms:
 K_0 =a random session key.
 P_0 =an all-zero string of some random length.
 X_0 = $PKE_{PK_M}(K_0)$.
 M_0 = $X_0, E_{K_0}(ID_B, P_0, T)$.

Alice then sends M_0 to the anonymous mix **180**. Note that Alice may also have encrypted and digitally signed the message she's sending to Bob. This has no bearing at all on how the anonymous mix processes it. P_0 disguises the size of the message, making it difficult, or virtually impossible, to correlate incoming messages with outgoing messages.

- b. The anonymous mix receives M_0 . Using X_0 , anonymous mix decodes the random session key K_0 using anonymous mix private key SK_M and then using K_0, ID_B, T and P_0 are decrypted. The anonymous mix looks up Bob's public key from ID_B , and then forms:
 K_1 =a random session key.
 P_1 =an all-zero string of some random length.
 X_1 = $PKE_{PK_B}(K_1)$.
 M_1 = $X_1, E_{K_1}(P_1, T)$

Anonymous mix waits some random amount of time before sending M_1 to Bob. During this time, it is processing many other messages, both sending and receiving them.

- c. Bob receives M_1 . He decrypts it using his private key, SK_B and recovers T. He then does whatever he needs to with T.

In order to make messages that pass through an intermediary anonymous mix anonymous, a large volume of messages coming in and out are reviewed. A random delay involved in forwarding those messages may also be required. Otherwise, it is possible for an opponent to watch messages going into and coming out of anonymous mix, using this information to determine the source and destination of each message. Similarly, messages must be encrypted to the anonymous mix, so that the messages can be decrypted and re-encrypted with a different key. Also, messages may need to be broken into many pieces or padded with large blocks of data, to avoid having message lengths give away information. Anonymous mix either knows everyone's public keys or their public keys are sent along with their identities. Every user is assumed to know anonymous mix's public keys. The anonymous mix, used in combination with encryption and digital signatures discussed earlier, provides a high level of anonymity for both parties and requesters.

Anonymity may also serve to prevent a requester and party from contacting each other outside the system in order

to ensure that payment is received for bringing the two together. In this embodiment, central controller **200** forces anonymity by blinding one or both parties. The requester, for example, may not see the name of the party until the requester's account has been debited.

FIGS. **8** and **9** illustrate a method in which a communications channel between a party and requestor is established and managed by system **100** without either the party or the requestor learning the other's identity. While FIGS. **8** and **9** illustrate methods in which central controller **200** establishes the communications channel at a requestor's request, in alternative embodiments, a communications channel can be established at a party's request. In that case, central controller **200** receives a request for a communications channel from party terminal **300**, transmits the request to requestor terminal **400**, and establishes a communications channel in accordance with the requestor's response.

While the invention, as embodied and described in connection with system **100**, can be applied to the employment search process, the invention can also be applied to a variety of other areas involving anonymous communications. For instance, system **100** can be used in connection with match-making (i.e., providing dating services). People, or "parties," interested in dating can enter personal data, or "party data," about themselves at party terminals **300**. For each party, the party data may include the party's identity, the party's vital statistics, the party's background, and the party's interests. Central controller **200** and party terminals **300** receive and transmit the party data in the manner described above.

People, or "requestors," who would like to find parties whose personal data satisfies their interests or tastes can enter a search request at requestor terminal **400**. In one embodiment, requestors enter data, or "requester data," about themselves at request terminal **400**, which encrypts and transmits the requestor data to central controller **200**. In addition, each requester enters, at request terminal **400**, a search request specifying attributes about people that the requester would like to date. For instance, the search request may specify that the requestor is interested in identifying men that are at least 6' tall and are college-educated. Request terminal **400** encrypts the search request and transmits the encrypted search request to central controller **200** for processing, as described above.

In response to the search request, central controller **200** preferably transmits to requestor terminal **400** the number of people found to satisfy the criteria in the request, as described above in connection with FIG. **6A**. In the example given above, central controller **200** would transmit to requestor terminal **400** the number of people who indicated that they are men, 6' tall, and college-educated, as revealed by party data database **255**. Central controller **200** releases party data and requestor data to the requestor and parties, respectively, in the manner described above in connection with FIG. **6B**. Central controller **200** can verify data, as described in connection with FIG. **7**, and open a communications channel between a requestor and a party, as described in connection with FIGS. **8** and **9**. When central controller **200** opens the communications channel, the requester and the party can exchange adequate information about themselves to decide whether to agree to a date without subjecting themselves to any risk if either should decide not to agree to the date.

The employment search and dating services examples demonstrate how the invention can: allow a requester to search for parties meeting certain criteria, allow parties to control the release of information about themselves, and provide a communications channel between a requester and

the parties while maintaining the anonymity of the parties and the requestor from each other. The invention, however, is not limited to those types of applications. Other applications include finding and interviewing consultants or freelancers for a specific project, auditioning actors and actresses, seeking a merger partner, and engaging in various commerce-based applications in which controlled anonymity by any party would be beneficial.

The invention can be used in applications where the system establishes a communications channel between parties and authenticates information about the parties, while maintaining the anonymity of at least one of the parties. In one embodiment, system **100**, as described above, could be used for such applications. This embodiment allows two parties to communicate while each party is ensured that the information being communicated is valid. For example, in the case of a “whistle-blowing” application (outlined below) an employer can be certain that the information he receives is from an employee within his organization. The methods illustrated by the flow diagrams of FIGS. 5–9 could be readily adapted for these applications.

By way of example, system **100** could be used as a “whistle-blowing” system to allow employees of a company to anonymously report legal and policy violations without risking retribution by the company’s management. The employee reporting a violation would preferably enter, into party terminal **300**, data about the violation and data that can be independently verified as originating from the employee claiming the violation. The employee is referred to hereafter as the “party” and the data entered into party terminal **300** is referred to hereafter as the “party data.” In one embodiment, the party data may include an employee identification number uniquely identifying each employee of the company. Party terminal **300** encrypts and transmits the party data to central controller **200**, preferably in the manner described above.

A company representative, referred to as the “requester,” would use requester terminal **400** to access the party data stored in central controller **200**. After accessing the party data about the violation, the requester could submit a request at requester terminal **400** to have some or all of the party data authenticated. For example, central controller **200** could verify that the party is, in fact, an employee of the company by comparing an employee identification number contained in the party data with a list of active company employee identification numbers. If the number matches, central controller **200** would transmit a response to requester terminal **400** confirming that the party is an active employee of the company.

The requestor, or the party, could enter a request into requester terminal **400**, or party terminal **300**, for central controller **200** to open a communications channel with the party, or the requestor. Central controller **200** would open a communications channel, as described above in connection with FIGS. 8 and 9, to allow the party and the requestor to communicate, while maintaining the party’s anonymity. This would allow the employer to question the employee about details relating to the incident in question, without the employee revealing his identity.

In another example, system **100** could be used as a system to allow parties to remain anonymous while negotiating an agreement. For instance, criminals, or rule offenders, anonymously offer to turn themselves in, while negotiating favorable treatment. In this case, the criminals, or rule offenders, would represent the “parties” and law enforcement, or rule enforcers, would represent the “requesters.” In a preferred embodiment, a party would enter, at party terminal **300**,

information (“party data”) about his violation and data that can be independently verified as originating from the party claiming the violation. The party data can include the party’s identity, which is preferably only used by system **100** for verification purposes. Party terminal **300** would encrypt and transmit the party data to central controller **200**, in the manner described above. A requestor would use requester terminal **400** to access the party data stored in central controller **200**.

The requestor could enter a request for authentication of the party data into requester terminal **300**, which would transmit the request to central controller **200**. Central controller **200** would verify some or all of the party data, as described above, and transmit a verification status message to requester terminal **400**. Upon request from either party terminal **300** or requester terminal **400**, central controller can establish an anonymous communications channel with the other terminal, provided that the party and the requestor agree to engage in the communications channel. As described above, this communications channel can be real-time or non-real-time.

Under the “plea bargaining” example, the invention allows the requestor and the party to negotiate the terms of the party’s sentence or punishment for committing the violation before the party reveals his identity. If negotiations fail, the party does not subject himself to any risk that the requestor will learn his identity simply because he initiated communication. The requestor, of course, can use whatever information the party revealed about himself during the course of the negotiation to learn the identity of the party.

Besides the whistle-blowing and plea bargaining examples, the invention also applies to other applications, such as authenticated phone-based tip lines and licensing negotiations where a licensee does not want to reveal the size of his company for fear of being charged more by the licensor.

Conclusion

It will be apparent to those skilled in the art that various modifications and variations can be made in the system and method of the present invention without departing from the spirit or scope of the invention. The present invention cover the modifications and variations of this invention provided they come within the scope of the appended claims and their equivalents.

What is claimed is:

1. A method for facilitating an exchange of information between a first party and a second party, comprising the steps of:

- receiving first party information data from said first party;
- storing said first party information data in a secure database;
- receiving, from said first party, at least one first party rule for releasing said first party information data;
- storing said at least one first party rule;
- receiving, from said second party, a search request to the secure database, said search request comprising at least one search criterion to be satisfied;
- determining second party data relevant to said at least one first party rule;
- receiving, from said second party, at least one second party rule for releasing said second party data;
- processing said search request from said second party to determine if said first party information data satisfies said at least one search criterion;

if said first party information data satisfies said at least one search criterion, then:
communicating to said second party that said at least one search criterion has been satisfied;
receiving a request from said second party for said first party information data;
releasing said second party data pursuant to said second party rule;
determining, based on said second party data, whether said at least one first party rule has been satisfied; and
if said at least one first party rule has been satisfied, providing, to said second party, said first party information data for which said at least one first party rule has been satisfied.

2. The method according to claim 1, further comprising the step of:
authenticating authorship of said first party information data.

3. The method according to claim 2, wherein the step of authenticating includes the substep of executing a cryptographic operation using a cryptographic key.

4. The method according to claim 2, wherein the step of authenticating includes the substep of recognizing an identifier selected from the group consisting of a password, a name, and an identification number.

5. The method according to claim 1, wherein the step of receiving first party information data comprises the substeps of:
receiving first party information data in encrypted form; and
decrypting the received first party information data.

6. The method according to claim 5, further comprising the step of authenticating authorship of the decrypted party data.

7. The method according to claim 6, wherein the step of authenticating includes the substep of recognizing an identifier selected from the group consisting of a password, a name, and an identification number.

8. The method according to claim 1, further comprising the step of authenticating authorship of the search request.

9. The method according to claim 1, wherein the step of determining second party data further comprising the step of:
receiving, from said second party, said second party data corresponding to the second party.

10. The method according to claim 9, further comprising the step of authenticating authorship of the received second party data.

11. The method according to claim 10, wherein the step of authenticating includes the substep of recognizing an identifier selected from the group consisting of a password, a name, and an identification number.

12. The method according to claim 1, further comprising the steps of:
receiving from said second party a request to provide a communication channel with said first party;
communicating, to said first party, said request to provide said communication channel; and
providing said communication channel between said first party and said second party, if said first party agrees to said request to provide said communication channel.

13. The method according to claim 12, wherein the step of providing a communication channel comprises providing an asynchronous communication channel.

14. The method according to claim 13, wherein the step of providing an asynchronous communication channel comprises the step of using a cryptographic protocol.

15. The method according to claim 12, wherein the step of providing a communication channel comprises providing a real-time communication channel.

16. The method according to claim 12, further comprising the step of receiving, from at least one of the second party and the first party, a payment for providing the communication channel.

17. The method according to claim 1, wherein the communicating step further comprises the step of:
communicating to the second party a pseudonym corresponding to said first party.

18. The method according to claim 1, further comprising the steps of:
receiving from said second party, a request to verify whether said first party information data is accurate; and
verifying the accuracy of the first party information data.

19. The method according to claim 1, wherein the step of receiving at least one first party rule further comprises the step of receiving from said first party at least one rule specifying at least one second party to whom the first party authorizes the system to release said first party information data.

20. The method according to claim 1, wherein the step of receiving at least one first party rule further comprises the step of:
receiving, from said first party, a rule that an authorization be obtained from said first party before said first party information data is released; the method further comprising the steps of:
after receiving the request from the second party for said first party information data, performing said step of releasing said second party data with a request for authorization to release said first party information data; and
receiving a response, from said first party, to said request for authorization.

21. The method according to claim 1, further comprising the steps of:
receiving from said first party a request for said second party data;
determining whether said second party rule authorizes release of said second party data to said first party; and
if said second party rule authorizes the release of said second party data to said first party, releasing to said first party said second party data.

22. The method according to claim 21, wherein the step of releasing the second party data comprises the substep of preventing release of the second party data that the second party has not authorized for release.

23. The method according to claim 1, wherein the step of providing said first party information data further comprising the steps of:
encrypting the first party information data; and
communicating, to the second party, the encrypted first party information data.

24. The method according to claim 1, further comprising the step of receiving, from said first party, a payment for at least one of storing and providing said first party information data.

25. The method according to claim 1, further comprising the step of receiving, from the second party, a payment for at least one of receiving from said second party a search request and providing the first party information data.

26. The method according to claim 1, further comprising the step of transmitting a payment to said first party for at least one of storing and providing said first party information data.

27. The method of claim 1, wherein the first party is a job candidate and the second party is an employer.

28. The method of claim 27, wherein the first party information data comprises at least one of an identity of the job candidate, an address of the job candidate, at least one vital statistic of the job candidate, a description of a work experience of the job candidate, an educational background of the job candidate, an interest of the job candidate, a résumé of the job candidate, a list of at least one publication written by the job candidate, and a list of at least one award received by the job candidate.

29. The method of claim 1, wherein the first party is an employee and the second party is an employer of said employee.

30. The method of claim 29, wherein the first party information data comprises a description of a violation of a policy of the employer.

31. The method of claim 1, wherein the first party and the second party are individuals seeking a personal relationship.

32. The method of claim 31, wherein the first party information data comprises at least one of an identity of the first party, an address of the first party, a vital statistic of the first party, a work experience of the first party, an educational background of the first party, and an interest of the first party.

33. An apparatus for facilitating an exchange of information between a first party and a second party, comprising:

secure data base means, operatively connected to:

means for receiving first party information data from said first party;

means for storing said first party information data in said secure database means;

means for receiving, from said first party, at least one first party rule for releasing said first party information data;

means for storing said at least one first party rule;

means for receiving, from said second party, a search request to the secure database means, said search request comprising at least one search criterion to be satisfied;

means for processing said search request from said second party to determine if said first party information data satisfies said at least one search criterion;

means for communicating to said second party that said at least one search criterion has been satisfied;

means for receiving a request from said second party for said first party information data;

means for determining second party data relevant to said at least one first party rule;

means for receiving, from said second party, at least one second party rule for releasing said second party data;

means for releasing said second party data pursuant to said second party rule;

means for determining, based on said second party data, whether said at least one first party rule has been satisfied; and

means for providing, to said second party, said first party information data for which said at least one first party rule has been satisfied.

34. The apparatus according to claim 33, further comprising means for authenticating authorship of said first party information data.

35. The apparatus according to claim 34, wherein the means for authenticating includes means for executing a cryptographic operation using a cryptographic key.

36. The apparatus according to claim 34, wherein the means for authenticating includes means for recognizing an

identifier selected from the group consisting of a password, a name, and an identification number.

37. The apparatus according to claim 33, wherein the means for receiving first party information data comprises:

means for receiving first party information data in encrypted form; and

means for decrypting the received first party information data.

38. The apparatus according to claim 37, further comprising means for authenticating authorship of the decrypted party data.

39. The apparatus according to claim 38, wherein the means for authenticating includes means for recognizing an identifier selected from the group consisting of a password, a name, and an identification number.

40. The apparatus according to claim 33, further comprising means for authenticating authorship of the search request.

41. The apparatus according to claim 33, wherein the means for determining second party data further comprising:

means for receiving, from said second party, said second party data corresponding to the second party.

42. The apparatus according to claim 41, further comprising means for authenticating authorship of the received second party data.

43. The apparatus according to claim 42, wherein the means for authenticating includes means for recognizing an identifier selected from the group consisting of a password, a name, and an identification number.

44. The apparatus according to claim 33, further comprising:

means for receiving from said second party a request to provide a communication channel with said first party;

means for communicating, to said first party, said request to provide said communications channel; and

means for providing said communication channel between said second party and said first party.

45. The apparatus according to claim 44, wherein the means for providing a communication channel comprises means for providing an asynchronous communication channel.

46. The apparatus according to claim 45, wherein the means for providing an asynchronous communication channel comprises means for providing a cryptographic protocol.

47. The apparatus according to claim 44, wherein the means for providing the communication channel comprises means for providing a real-time communication channel.

48. The apparatus according to claim 44, further comprising means for receiving, from at least one of the second party and the first party, a payment for providing the communication channel.

49. The apparatus according to claim 44, wherein the means for communicating further comprises:

means for communicating to the second party a pseudonym corresponding to said first party.

50. The apparatus according to claim 33, further comprising means for receiving, from said second party, a request to verify whether said first party information data is accurate; and

means for verifying the accuracy of the first party information data.

51. The apparatus according to claim 33, wherein the means for receiving at least one first party rule further comprises means for receiving from said first party at least one rule specifying at least one second party to whom the first party authorizes the release of said first party information data.

29

52. The apparatus according to claim 33, wherein the means for receiving at least one rule further comprises:

means for receiving, from said first party, a rule that an authorization be obtained from said first party before said first party information data is released;

means for communicating, to said first party, said second party data and a request for authorization to release said first party information data; and

means for receiving a response, from said first party, to said request for authorization.

53. The apparatus according to claim 33, further comprising:

means for receiving from said first party a request for said second party data;

means for determining whether said second party rule authorizes release of said second party data to said first party; and

means for releasing to said first party the second party data.

54. The apparatus according to claim 53, wherein the means for releasing the second party data comprises means for preventing releasing the second party data that the second party has not authorized for release.

55. The apparatus according to claim 33, wherein the means for providing said first party information data further comprising:

means for encrypting the first party information data; and means for communicating, to the second party, the encrypted first party information data.

56. The apparatus according to claim 33, further comprising means for receiving, from said first party, payment for at least one of receiving and storing first party information data.

57. The apparatus according to claim 33, further comprising means for receiving, from said second party, a payment for at least one of receiving from said second party a search request and providing the first party information data.

58. The apparatus according to claim 33, further comprising means for transmitting payment to said first party for one of storing and communicating the first party information data.

59. The apparatus of claim 33, wherein the first party is a job candidate and the second party is an employer.

60. The apparatus of claim 59, wherein the first party information data comprises at least one of an identity of the job candidate, an address of the job candidate, at least one vital statistic of the job candidate, a description of a work experience of the job candidate, an educational background of the job candidate, an interest of the job candidate, a résumé of the job candidate, a list of at least one publication written by the job candidate, and a list of at least one award received by the job candidate.

30

61. The apparatus of claim 33, wherein the first party is an employee and the second party is an employer of said employee.

62. The apparatus of claim 61, wherein the first party information data comprises a description of a violation of a policy of the employer.

63. The apparatus of claim 33, wherein the first party and the second party are individuals seeking a personal relationship.

64. The apparatus of claim 63, wherein the first party information data comprises at least one of an identity of the first party, an address of the first party, a vital statistic of the first party, a work experience of the first party, an educational background of the first party, and an interest of the first party.

65. A system for facilitating an exchange of information between a first party and a second party, comprising:

a memory for storing at least a secure database;

a communication port; and

a processor connected to said memory and said communication port, said processor being operative to:

receive first party information data from said first party;

store said first party information data in said secure database;

receive, from said first party, at least one first rule for releasing said first party information data;

store said at least one first party rule;

receive, from said second party, a search request to the secure database, said search request comprising at least one search criterion to be satisfied;

determine second party data relevant to said at least one first party rule;

receive, from said second party, at least one second party rule for releasing said second party data;

process said search request from said second party to determine if said first party information data satisfies said at least one search criterion; and

if said first party information data satisfies said at least one search criterion, the processor being further operative to:

communicate to said second party that said at least one search criterion has been satisfied;

receive a request from said second party for said first party information data;

release said second party data pursuant to said second party rule;

determine, based on said second party data, whether said at least one rule has been satisfied; and

if said at least one first party rule has been satisfied, provide, to said second party, said first party information data for which said at least one first party rule has been satisfied.

* * * * *