

THIS OPINION WAS NOT WRITTEN FOR PUBLICATION

The opinion in support of the decision being entered today (1) was not written for publication in a law journal and (2) is not binding precedent of the Board.

Paper No. 9

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS
AND INTERFERENCES

TERUYUKI MOTOHASHI,
and MASAHIDE ISHINO
Junior Party¹

v.

TOSHIHIDE OKUYAMA
and MASAHIRO KANEKO
Senior Party²

INTERFERENCE NO. 103,895

JUDGMENT

Motohashi et al., the junior party, has filed an abandonment of its application, which, pursuant to 37 CFR § 1.662(a), is treated as a request for entry of an adverse judgment as to all claims which correspond to the count.

¹ Application 08/462,579 filed June 5, 1995. Accorded benefit of Japanese Application 126001/1994, filed June 8, 1994. Assigned to NEC Corporation, Tokyo, Japan.

² Application 08/419,279 filed April 10, 1995. Accorded benefit of Japanese Application HEI 6-98208, filed April 11, 1994.

Interference No. 103,895

Accordingly, judgment as to the subject matter of the count in issue is hereby awarded to Toshihide Okuyama and Masahiro Kaneko, the senior party. Motohashi et al. is not entitled to a patent containing claims 1-7 corresponding to the count.

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| STANLEY M. URYNOWICZ, JR. |) | |
| Administrative Patent Judge |) | |
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| |) | BOARD OF PATENT |
| MICHAEL SOFOCLEOUS |) | APPEALS |
| Administrative Patent Judge |) | AND |
| |) | INTERFERENCES |
| |) | |
| |) | |
| |) | |
| WILLIAM F. PATE, III |) | |
| Administrative Patent Judge |) | |

Interference No. 103,895

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