

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opinion in support of the decision being entered today (1) was not written for publication in a law journal and (2) is not binding precedent of the Board.*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. 18

UNITED STATES PATENT AND TRADEMARK OFFICE

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BEFORE THE BOARD OF PATENT APPEALS  
AND INTERFERENCES

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PAUL HANSEN,

Junior Party,<sup>1</sup>

v.

GERHARD HIDDING and BERTUS K. EDENS,

Senior Party.<sup>2</sup>

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Patent Interference No. 104,225

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JUDGMENT

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<sup>1</sup> Patent No. 5,586,755, issued December 24, 1996, based on Application Serial No. 08/387,678, filed February 13, 1995. Assigned to Xerox Corporation.

<sup>2</sup> Application Serial No. 08/766,986, filed December 16, 1996. Assigned to DeTiJen, The Netherlands. Accorded benefit of U.S. Application Serial No. 08/417,672, filed April 6, 1995 (now Patent No. 5,584,472, issued December 17, 1996) and Netherlands Application No. 900541, filed April 6, 1994 (incorrectly stated as April 5, 1994, in the declaration notice).



Interference No. 104,225

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