

The opinion in support of the decision being
entered today is not binding precedent of the Board.

Paper No. 122

Filed by: Trial Section Motions Panel
Box Interference
Washington, D.C. 20231
Tel: 703-308-9797
Fax: 703-305-0942

Filed: April 4, 2002

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS
AND INTERFERENCES

GERVAIS DIONNE,

Junior Party,
(Patent 5,538,975),

v.

DENNIS C. LIOTTA, RAYMOND F. SCHINAZI
and WOO-BAEG CHOI,

Senior Party
(Application 08/402,730).

Patent Interference No. 104,333

JUDGEMENT
(Pursuant to 37 CFR § 1.662(a))

Before: GARDNER-LANE, MEDLEY and TIERNEY, Administrative Patent Judges.
TIERNEY, Administrative Patent Judge.

Part A. Conference call

A telephone conference call was held on April 4, 2002, at approximately 11:00 a.m.,
involving:

1. Michael P. Tierney, Administrative Patent Judge
2. Robert L. Baechtold, counsel for Liotta.

104,333
cc (via First Class Mail):

Attorney for Dionne
(real party in interest
BioChem Pharma Inc.):

Anthony J. Zelano, Esq.
Brion P. Heaney, Esq.
MILLEN, WHITE, ZELANO & BRANIGAN, P.C.
Arlington Courthouse Plaza I
2200 Clarendon Boulevard, Suite 1400
Arlington, VA 22201

Tel: 703-243-6333
Fax: 703-243-6410
E-mail: zelano@mwzb.com
E-mail: heaney@mwzb.com

Attorney for Liotta
(real party in interest
Emory University,
Triangle Pharmaceuticals, Inc. and
Abbott Laboratories, licensees):

Robert L. Baechtold, Esq.
FITZPATRICK, CELLA, HARPER & SCINTO
30 Rockefeller Plaza
New York, NY 10112-3801

Tel: 212-218-2100
Fax: 212-218-2200
E-mail: rbaechtold@fchs.com

Sherry M. Knowles, Esq.
KING & SPALDING
191 Peachtree St.
Atlanta, GA 30303-1763

Tel: 404-572-3541
Fax: 404-572-5145
E-mail: sknowles@kslaw.com