

BHS

The opinion in support of the decision being entered today is not binding precedent of the Board.

Paper 27

Filed by: Trial Section Merits Panel
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UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS
AND INTERFERENCES

MAILED

MAR 28 2002

RAWLE I. HOLLINGSWORTH

Junior Party,
(Patent 5,808,107),

PAT. & T.M. OFFICE
BOARD OF PATENT APPEALS
AND INTERFERENCES

v.

DAVID SCHOFIELD,
MARK BAILEY, and MICHAEL JOHN MONTEITH

Senior Party,
(Application 09/242,899).

Patent Interference No. 104,571

Before TORCZON, GARDNER-LANE, and MEDLEY, Administrative Patent Judges.

GARDNER-LANE, Administrative Patent Judge.

JUDGMENT PURSUANT TO 37 CFR § 1.662

Hollingsworth has filed a paper stating that it abandons the contest as to Count 3, the sole count in the interference (Paper 25). Abandonment of the contest by a party as to a count is

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