

The opinion in support of the decision being entered today is not binding precedent of the Board.

Paper 125

Filed by: Richard E. Schafer
Administrative Patent Judge
Box Interference
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Filed:
3 March 2003

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS
AND INTERFERENCES

FAXED

VICTOR BRONSHTEIN,
Junior Party,
(Patent 5,766,520)

MAR 3 - 2003

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

v.

BRUCE ROSER and ENDA MARTIN GRIBBON,
Senior Party
(Application 08/923,783).

Patent Interference No. 104,727

FINAL JUDGMENT

A response to an order to show cause why judgment should not be entered against the junior party was due on February 20, 2003. No response having been filed, it is appropriate to enter judgment against the junior party. Accordingly, it is

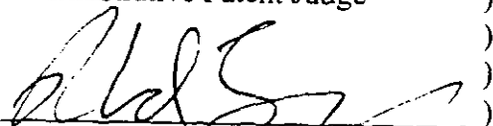
ORDERED that judgment on priority as to the subject matter of Count 1 (Paper 1, p. 5), is awarded against the junior party, VICTOR BRONSHTEIN;

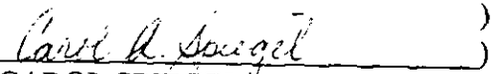
FURTHER ORDERED that junior party, VICTOR BRONSHTEIN, is not entitled to a patent containing claims 1-14 (corresponding to Count 1) of Patent 5,766,520;

FURTHER ORDERED that a copy of this judgment be made of record in the file of Patent 5,766,520 and in Application 08/923,783; and

FURTHER ORDERED that if there is a settlement agreement which has not been filed, attention is directed to 35 U.S.C. § 135(c) and 37 CFR § 1.661.


RICHARD E. SCHAFER
Administrative Patent Judge


RICHARD TORCZON
Administrative Patent Judge


CAROL SPIEGEL
Administrative Patent Judge

BOARD OF PATENT
APPEALS AND
INTERFERENCES

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