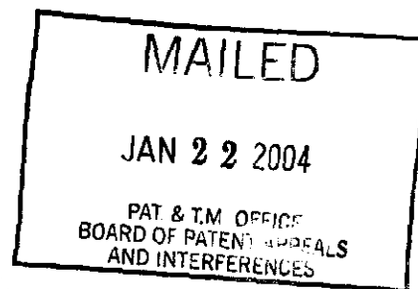


UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES

NIKOLAI S. STRELCHENKO,
JEFFREY M. BETTHAUSER,
GAIL L. JURGELLA, MARVIN M. PACE,
and MICHAEL D. BISHOP
(Application 09/357,445),

v.

KEITH HENRY STOCKMAN CAMPBELL
and IAN WILMUT,
Senior Party,
(Application 09/650,194).



Patent Interference No. 104,809

Before SCHAFER, TORCZON, and LANE, Administrative Patent Judges.
LANE, Administrative Patent Judge.

JUDGMENT PURSUANT TO 37 CFR § 1.662

Strelchenko has filed a paper stating that it "abandons the contest and will take no further action in this interference." (Paper 109 at 1). Strelchenko's statement that it is abandoning the contest is treated as a request for adverse judgment against Strelchenko as to all its claims that correspond to the counts of the interference. 37 CFR § 1.662(a).

cc (via facsimile and first class mail):

Counsel for STRELCHENKO:

Richard J. Warburg, Esq.
FOLEY & LARDNER
11250 El Camino Real, Suite 200
San Diego, CA 92130

Fax: 858-792-6773

Counsel for CAMPBELL:

Kenneth J. Meyers, Esq.
FINNEGAN, HENDERSON, FARABOW,
GARRETT & DUNNER, LLP
1300 I Street, N.W., Suite 700
Washington, D.C. 20005-3315

Fax: 202-408-4400