

The opinion in support of the decision being entered today is not binding precedent of the Board.

Paper 30

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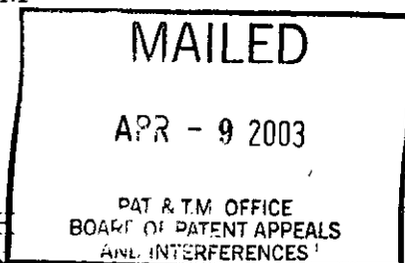
UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS
AND INTERFERENCES

MARK W. FULLER, JOHN CANAVAN, JAMES DOYLE
KEITH KALIS and TERRY VAN BLARICOM
Junior Party,
(Application 09/649,110),

v.

STEPHEN C. JACOBSEN, FRASER SMITH
DAVID F. KNUTTI and MIKE MORRISON
Senior Party,
(U.S. Patent 6,053,423).



Patent Interference No. 105,006

Before LANE, MEDLEY and NAGUMO, Administrative Patent Judges.

Medley, Administrative Patent Judge.

JUDGMENT PURSUANT TO 37 CFR § 1.662

Upon consideration of the REQUEST FOR ENTRY OF ADVERSE JUDGMENT (Pursuant to 37 CFR § 1.662(a)) (Paper 29), in which party Fuller requests adverse judgment as to all claims corresponding to all counts, it is

cc (via facsimile and First Class Mail):

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