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Paper 112
Entered: 25 January 2007

8
9 UNITED STATES PATENT AND TRADEMARK OFFICE

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11
12 BEFORE THE BOARD OF PATENT APPEALS
13 AND INTERFERENCES

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16 JOSEPH A. **ROSSIN** and WILLIAM B. FEAVER,

17
18 Junior Party
19 Patent 6,673,326 B1,

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21 v.

22
23 **SHUICHI KANNO**, TOSHIAKI ARATO, SHINZO IKEDA,
24 **KEN YASUDA**, HISAO YAMASHITA, SHIGERU AZUHATA,
25 **SHIN TAMATA** and **KAZUYOSHI IRIE**,

26
27 Senior Party
28 Application 10/676,013.

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31 Patent Interference 105,402 McK
32 Technology Center 1700

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35 *Before: FRED E. McKELVEY, Senior Administrative Patent Judge, and*
36 *RICHARD E. SCHAFER and ADRIENE LEPIANE HANLON,*
37 *Administrative Patent Judges.*

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39 *McKELVEY, Senior Administrative Patent Judge.*

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41 **FINAL JUDGMENT**
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1 For the reasons given in the Memorandum Opinion and Order (Paper
2 111) and the MEMORANDUM OPINION (Paper 114), it is

3 ORDERED that a final judgment is entered.

4 FURTHER ORDERED that Rossin claims 1-3, 6-9, and 16-26
5 are unpatentable over the prior art. 35 U.S.C. §§ 102/103.

6 FURTHER ORDERED that Rossin claims 10-15 are
7 unpatentable for failure to comply with the fourth paragraph of 35 U.S.C.
8 § 112.

9 FURTHER ORDERED that a copy of this FINAL
10 JUDGMENT shall be placed in the files of (1) Kanno application
11 10/676,013 and (2) Rossin U.S. Patent 6,673,326 B1.

12 FURTHER ORDERED that if there is a settlement, attention is
13 directed to 35 U.S.C. § 135(c).

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16 /ss/ Fred E. McKelvey)
17 FRED E. McKELVEY)
18 *Senior Administrative Patent Judge*)

19)
20 /ss/ Richard E. Schafer)
21 RICHARD E. SCHAFER)
22 *Administrative Patent Judge*)

23)
24 /ss/ Adriene Lepiane Hanlon)
25 ADRIENE LEPIANE HANLON)
26 *Administrative Patent Judge*)

BOARD OF
PATENT
APPEALS
AND
INTERFERENCES

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