

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

Patent Interference No. 105,448

SCIENCE & TECHNOLOGY CORPORATION @UNM
(6,713,608),
Junior Party,

v.

FORDHAM UNIVERSITY
(10/640,604),
Senior Party.

JUDGMENT
Bd.R. 127(b)(4)
Abandonment of contest

Before: SCHAFER, LEE, and TORCZON, *Administrative Patent Judges*.

TORCZON, *Administrative Patent Judge*.

1 The junior party (STC) has thus far failed to participate in this
2 proceeding. In Paper 8, STC was warned that a junior party is the
3 presumptive loser and will certainly lose if it does not participate. STC was
4 placed under an order to show cause why judgment should not be entered
5 against it. STC had the option (1) of filing the missing required papers or
6 (2) of responding to the order without filing all of the missing required
7 papers.

8 The deadline for compliance has passed without any response from
9 STC. Judgment may be entered against a party that has abandoned the

1 contest. Bd.R. 127(b)(4). In failing to participate despite notice of an intent
2 to enter adverse judgment against it, STC has demonstrated an abandonment
3 of the contest.

4 Accordingly, it is ordered that—

5 Judgment be ENTERED AGAINST the junior party;

6 Claims 1-3 of U.S. Patent 6,713,608 be CANCELLED; and

7 A copy of this judgment be ENTERED into the administrative records
8 of the involved patent and application.

cc:

Junior party (via first-class mail)—
COLEMAN SUDOL SAPONE PC
714 Colorado Avenue
Bridgeport, CT 06605.

Senior party (electronically)—
[Samuel B. Abrams](#) and [Michael J. Ryan](#), JONES DAY, of New York
City, New York.