

THIS OPINION WAS NOT WRITTEN FOR PUBLICATION

The opinion in support of the decision being entered today  
(1) was not written for publication in a law journal and  
(2) is not binding precedent of the Board.

Paper No. 65

UNITED STATES PATENT AND TRADEMARK OFFICE

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BEFORE THE BOARD OF PATENT APPEALS  
AND INTERFERENCES  
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KENJI YOSHINAGA, TOSHIKO NAKAMURA  
and KIICHI ITOH,  
Junior Party,<sup>1</sup>

v.

KENJI YOSHINAGA, TOSHIKO NAKAMURA  
and KIICHI ITOH,  
Junior Party,<sup>2</sup>

v.

KINYA NAGASUNA, KENJI KADONAGA,  
KAZUMASA KIMURA and TADAO SHIMOMURA,  
Senior Party.<sup>3</sup>

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<sup>1</sup>Patent No. 5,185,413, granted February 9, 1993, based on Application 07/824,870, filed January 22, 1992. Accorded the benefit of U.S. Application 07/523,561, filed May 15, 1990, now abandoned; and Japan 1-121685, filed May 16, 1989. Assigned to Mitsubishi Petrochemical Company Limited, Tokyo, Japan.

<sup>2</sup>Reissue application 08/763,432, filed December 11, 1996. Accorded the benefit of U.S. Application Nos. 07/824,870, filed January 22, 1992, now Patent No. 5,185,413, granted February 9, 1993; 07/523,561, filed May 15, 1990, now abandoned; and Japan 1-121685, filed May 16, 1989. Assigned to Mitsubishi Petrochemical Company Limited, Tokyo, Japan.

<sup>3</sup>Application 08/026,167, filed March 1, 1993. Accorded the benefit of U.S. Application Nos. 07/682,415, filed April

Patent Interference No. 103,672

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Patent Interference No. 103,672  
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Before CAROFF, DOWNEY, and METZ, Administrative Patent Judges.  
CAROFF, Administrative Patent Judge.

JUDGMENT UNDER 37 CFR § 1.662

Yoshinaga et al., the junior party, has filed a request for entry of an adverse judgment (Paper No. 63) pursuant to 37 CFR § 1.662(a). Accordingly, judgment is hereby entered as follows:

Judgment as to the subject matter of the sole count in issue is hereby awarded to Nagasuna et al., the senior party.

Yoshinaga et al. are not entitled to either their patent claims 1-10 or their reissue claims 1-12, all of which correspond to the count.

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8, 1991; 07/447,926, filed December 8, 1989; and Japan 63-308927, filed December 8, 1988. Assigned to Nippon Shokubai Kagaku Kogyo Co., Ltd.

Patent Interference No. 103,672

On this record, Nagasuna et al. are entitled to their claims 1, 5, 7, 10-13, 17-21 and 36 corresponding to the count.

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Administrative Patent Judge )	
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Administrative Patent Judge )	

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Patent Interference No. 103,672

Attorneys for Yoshinaga et al.:

Oblon, Spivak, McClelland, Maier & Neustadt  
1755 Jefferson Davis Highway, 4th Floor  
Arlington, VA 22202

Attorneys for Yoshinaga et al.:

Steven B. Kelber  
Oblon, Spivak, McClelland, Maier & Neustadt  
Fourth Floor  
1755 Jefferson Davis Highway  
Arlington, VA 22202

Attorneys for Nagasuna et al.:

Platon N. Mandros  
Burns, Doane, Swecker & Mathis  
The George Mason Building  
Washington & Prince Streets  
P.O. Box 1404  
Alexandria, VA 22313-1404