

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(2) is not binding precedent of the Board.

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS
AND INTERFERENCES

JOHANNES KANELLAKOPULOS,
RAINER FUCHS AND
CHRISTOPH ERDELEN

Junior Party,¹

v.

RICHARD MARTIN JACOBSON,

Senior Party.²

Interference No. 103,975

Before RONALD H. SMITH, SOFOCLEOUS, and CAROFF, Administrative

¹ Patent No. 5,525,622, granted June 11, 1996, based on Application 08/028,490, filed March 9, 1993. Accorded the benefit of U.S. 07/934,087, filed August 21, 1992, abandoned; and U.S. 07/934,086, filed August 21, 1991, abandoned. Assignee Bayer Aktienegesellschaft.

² Application 08/468,284, filed June 6, 1995. Accorded benefit of U.S. 08/415,117, filed March 29, 1995, abandoned; 08/049,891, filed April 19, 1993, abandoned; 07/713,692, filed June 17, 1991, abandoned; 07/553,220, filed July 13, 1990, abandoned.

Interference No. 103,975

Patent Judges.

RONALD H. SMITH, Administrative Patent Judge.

JUDGMENT

Whereas Kanellakopoulos et al., the junior party have filed a request for entry of an adverse judgment. Pursuant to 37 CFR § 1.662(a) judgment as to the subject matter of the counts in issue is hereby awarded to Richard Martin Jacobson, the senior party. Accordingly, Kanellakopoulos et al. are not entitled to a patent containing claims 1-10 corresponding to the counts.

Ronald H. Smith)	
Administrative Patent Judge)	
)	
)	
)	
Michael Sofocleous)	BOARD OF PATENT
Administrative Patent Judge)	APPEALS AND
)	INTERFERENCES
)	
)	
Marc L. Caroff)	
Administrative Patent Judge)	

Interference No. 103,975

Carmella A. O'Gorman, Esq.
Sprung, Kramer, Schaefer & Briscoe
660 White Plains Road
Tarrytown, NY 10591-5144

Clark R. Carpenter
Rohm & Haas Company
100 Independence Mall West
Philadelphia, PA 19106-2399

RHS/cam