

THIS OPINION WAS NOT WRITTEN FOR PUBLICATION

This paper (1) was not written for publication and (2) is not binding precedent of the Board.

Paper No. 173

Filed by: Richard E. Schafer
Administrative Patent Judge
Box Interference
Washington, D.C. 20231
Tel: 703-308-9797
Fax: 703-305-0942

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS
AND INTERFERENCES

FRANK W. LEHAN, EBERHARDT RECHTIN
and WALTER K. VICTOR

Junior Party,¹

v.

JOSEPH P. GLEASON

Senior Party.²

Interference No. 94,870

Before: SCHAFFER, Administrative Patent Judges.

DISSOLUTION OF INTERFERENCE UNDER 37 CFR § 1.262(b) (1964)

Senior party Gleason, through counsel, has filed an express abandonment of his involved application 03/714,459 and requested dismissal of the interference. A copy of the Notice of Express Abandonment and Power of Attorney is included as an attachment to this order. Section 1.262(b) of Title 37 (1964) provides in relevant part:

¹ Application 04/069,775, filed November 16, 1960.

² Application 03/714,459, filed February 6, 1958.

Upon the filing of such an abandonment of the contest or of the application, the interference shall be dissolved as to that party, but such dissolution shall in subsequent proceedings have the same effect with respect to the party filing the same as an adverse award of priority.

Accordingly, it is ORDERED that this interference is dissolved.

RICHARD E. SCHAFER
Administrative Patent Judge

cc:

Counsel for LEHAN et al.:

U.S. Army Aviation & Missile Command
Attn: AMSAM-L-G-I (Arthur Tischer, Esq.)
Redstone Arsenal, AL 35898-5120

Counsel for GLEASON:

Robin R. Longo, Esq.
Raytheon Co.
141 Spring Street, Mail Stop 1-1
Lexington, MA 02421

Attachments: Notice of Express Abandonment
Associate Power of Attorney