

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opinion in support of the decision being entered today (1) was not written for publication in a law journal and (2) is not binding precedent of the Board.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. 60

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS
AND INTERFERENCES

SATOSHI UEMURA, SUSUMU KAWADA,
YOSHITADA SEKINE, and TATSUO MIYAUCHI,

Junior Party,¹

v.

TIMOTHY R. PRYOR,

Senior Party.²

¹ Patent No. 5,010,634, issued April 30, 1991, based on Application Serial No. 07/282,189, filed December 9, 1988. Assigned to: Nissan Motor Company, Japan. Accorded benefit of Japanese Application 62-313,024, filed December 10, 1987.

² Application 07/875,282, filed April 29, 1992. Assigned to: Sensor Adaptive Machines Incorporated, Canada. Accorded benefit of the following U.S. Applications: 07/478,078, filed February 9, 1990 (now Patent 5,148,591, issued September 22, 1992); 07/110,541, filed October 20, 1987 (abandoned); 06/865,637, filed May 14, 1986 (abandoned); 06/660,280, filed October 12, 1984 (abandoned); 06/651,325, filed September 17, 1984 (now Patent 4,769,700, issued September 6, 1988); 06/592,443, filed March 22, 1984 (now Patent 4,602,163, issued July 22, 1986) 06/453,910, filed December 28, 1982 (abandoned); 06/348,803, filed February 16, 1982 (abandoned); 06/323,395, filed November 20, 1981 (now Patent 4,482,960, issued November 13, 1984); and 06/262,492, filed May 17, 1981 (now Patent 4,453,085, issued June 5, 1984).

Interference No. 103,408

Patent Interference No. 103,408

JUDGMENT

METZ, PATE, and MARTIN, Administrative Patent Judges.

MARTIN, Administrative Patent Judge

Uemura et al. have filed a written concession of priority as to the subject matter of counts 1 and 2. Accordingly, judgment is hereby entered against Uemura et al.'s claims that correspond to those count, i.e., patent claims 1-4, which means Uemura et al. are not entitled to a patent including those claims. Judgment is awarded in favor of Pryor's claims that correspond to the counts, i.e., application claims 26-33, which means he is entitled to a patent including those claims.

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Interference No. 103,408

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_____)
JOHN C. MARTIN)
Administrative Patent Judge)

Interference No. 103,408

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