

The opinion in support of the decision being entered today is not binding precedent of the Board.

Paper 54

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UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS
AND INTERFERENCES

CHUNG-CHEN HUANG,

Junior Party,
(Patent 5,525,395),

v.

WENDELL B. COLSON,

Senior Party,
(Application 08/775,756).

Patent Interference No. 104,473

Before: McKELVEY, Senior Administrative Patent Judge, and GARDNER-LANE and TIERNEY, Administrative Patent Judges.

TIERNEY, Administrative Patent Judge.

JUDGMENT PURSUANT TO 37 CFR § 1.640

On December 4, 2000, an order to show cause was entered requiring Junior Party Huang to

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