

Filed by: Murriel E. Crawford
Box Interference
Washington, D.C. 20231
Tel: 703-308-9787
Fax: 703-308-7953

The opinion in support of the decision being entered today was not written for publication and is not binding precedent of the Board.

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS
AND INTERFERENCES

GURTEJ S. SANDHU, LAURENCE D. SCHULTZ,
and TRUNG T. DOAN

Junior Party,

v.

WILLIAM J. COTE and MICHAEL A. LEACH

Senior Party.

Patent Interference No. 103,957

JUDGMENT

In consideration of junior party Sandhu's REQUEST FOR ENTRY OF AN ADVERSE JUDGMENT, judgment as to the subject matter of the count, is entered against party Sandhu, who is therefore not entitled to a patent containing his claims 1-11. As a result, judgment as to the subject matter of the count is awarded to

Interference No. 103,957

party Cote, who on this record is entitled to a patent containing his claims which correspond to the count, i.e., claims 21-25, and 33-42.

Stanley M. Urynowicz, Jr.)	
Administrative Patent Judge)	
)	
)	
)	
John C. Martin)	BOARD OF PATENT
Administrative Patent Judge)	APPEALS AND
)	INTERFERENCES
)	
)	
Murriel E. Crawford)	
Administrative Patent Judge)	

MEC:tdl

Interference No. 103,957

Attorney for Sandhu et al.

John D. Norris
Arnold, White & Durkee
P.O. Box 443
Houston, TX 77210

Attorney for Cote et al.

Howard J. Water, Jr.
IBM Corporation
Dept. 915, 972E
1000 River Street
Essex Junction, VT 05452