

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(2) is not binding precedent of the Board.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. 14

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS
AND INTERFERENCES

ROBERT YANNAZZONE

Junior Party,¹

v.

ERIC GUNNAR MAGNUS SMEDEROD

Senior Party.²

Patent Interference No. 104,011

Before CALVERT, METZ and PATE, Administrative Patent Judges.

CALVERT, Administrative Patent Judge.

JUDGMENT

¹ Patent No. 5,074,349, issued from application 07/571,054, filed August 21, 1990. Assigned to Newell Operating Co.

² Application 07/930,539, filed September 24, 1992.

Interference No. 104,011

Yannazzone has filed a request for entry of adverse judgment, pursuant to 37 CFR § 1.662(a).

Accordingly, it is hereby adjudged that Yannazzone, the junior party, is not entitled to claims 1 to 3, 8 to 12, 19 and 20 of his involved patent, designated as corresponding to the count. Eric Gunnar Magnus Smederod, the senior party, is entitled to a patent containing claims 8, 9 and 13 of his involved application, designated as corresponding to the count.

	IAN A. CALVERT)	
	Administrative Patent Judge)	
)	
)	
)	BOARD OF
PATENT)	
	ANDREW H. METZ)	APPEALS AND
	Administrative Patent Judge)	
INTERFERENCES)	
)	
)	
	WILLIAM F. PATE, III)	
	Administrative Patent Judge)	

Interference No. 104,011

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