

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(2) is not binding precedent of the Board.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. 38

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS
AND INTERFERENCES

SATOSHI MIZUTANI,
Junior Party,¹

v.

SUE A. MILLS,
Senior Party.²

Patent Interference No. 104,185

¹ Patent No. 5,683,377, granted November 4, 1997, based on Application 08/661,572, filed June 11, 1996. Assignor to Uni-Charm Corporation.

² Application 08/831,036, filed April 1, 1997. Accorded benefit of Application 08/547,210, filed October 24, 1995, abandoned.

Interference No. 104,185

Counsel for Junior Party Mizutani:

Michael G. Gilman
Lowe Hauptman Gopstein Gilman & Berner, LLP
1700 Diagonal Road
Suite 310
Alexandria, VA 22314

Counsel for Senior Party Mills:

Matthew P. Fitzpatrick
The Procter & Gamble Company
Winton Hill Technical Center
6100 Center Hill Avenue
Cincinnati, OH 45224