PLACITA, SEPTEMBER 27, 1971---6-17-71 Filed certified copy of judgment of Supreme Court of U.S. that the judgment of U.S. Cort of Appeals is vacated with one half of the total costs to be taxed against the respondents; and that this cause is hereby remanded to the U.S. District Court for further proceedings consistent with the opinion of this Court. Further ordered that petitioner, Blonder-Tongue Laboratories recover from University Of Illinois Foundation et al \$4,261.45 for their costs. 6-17-71 Filed syllabus from Supreme Court of U.S. ----(JS5)------}--6-24-71 Filed certificate from the U.S.C.A 7th Circuit stating that a verified statement of costs was filed in the amount of \$5,362.42-(CONTINUE D)

	Filed notice of motion, and motion of the defendants	-5
	Plaintiff and counterclaim defendant given 15 days from July 2, 1971 to file memorandum in opposition to defendant and counterclaimant Blonder Tongue Laboratories, Inc.'s motion for leave to file it second amended answer and counterclaim, said defendant and counterclaimant Blonder Tongue Laboratories, Inc. given 5 days thereafter	
	to file a reply memorandum. Motion taken under advisement prusuant trule 13 Hoffman, J	0 -6
h	Mailed notices 7-6-71 c Ordered, Counteclaim, defendant, JFD, Electronics Corp, shall have fit	tee
	days from July 2, 1971, in which to file a memorandum opposing defendant, Blonder- Tongue Laboratories, Inc's motion for leave to file'it's second amended answer and counterclaim, and said defendant shall have five days thereafter for filing a reply (draft), Hoffman, J.	Taga Taga
	Mailed notices 7-6-71	-8
7-2-71	Filed supplement 271, 412.	
7-8-71	On court's motion. Cause placed on callof cases holding place for trial calendar no. 3 Hoffman, J	~9
-16-71	Filed plaintiff's memorandum in opposition to defendant's motion	
- 10 - 10 - 10 - 10 - 10 - 10 - 10 - 10	for leave to file a second amended conunterclaim.	-10
-16-71	trited braincrer a morron for Juddment arref remand.	· [-]
-16-71	Filed plain tiff's memorandum in support of it's motion for judg- ment after remand.	12
-20-71	Filed memorandum of counterclaim defendant, JFD Electronics corp	
	in opposition to motion of defendant and counterclaimant, Blonder-	
)	Tongue Laboratories, Inc. for leave to file it's second amended answer and counterclaim.	1:
-22-71	Filed defendant's memorandum in support of it's motion to amend it's	
	answer and in opposition to plaintiff's motion for judgment after remand.	1
-22-71	Filed memorandum of defendant in support of it's motion to file a second amended counterclaim, with exhibits attached.	1
7-27-71	Filed plaintiff's reply to defendant's memorandum in opposition to it's motion for judgment after remand	1
	(CONTINUED)	

DA'. 7-30-71 Enter order, defendant's motion for leave to file a memorandum answerin plaintiff's reply to defendant's memorandum in opposition to it's plaintiff's motion for judgment after remand, denied. - Hoffman, J:-17 Mailed notices 8-3-71 7-30-71 Enter order, motion of the defendant for judgment and argument in -18 support thereof, taken under advisement. - Hoffman, J. ---Mailed notices 8-3-71 8-3-71 Receive record on appeal consisting of One volumes of pleadings, 21 volumes of transcript of proceedings, 5 envelopes of depositions from USCA 7th Circuit. (No Mandate) record in Judge Hoffman's chambers. On court's motion, cause will be added to the trial call on Sept. 8-10-71 13, 1971 at 10:00 am counsel required to be ready for trial. - Hoffman, Mailed notices 8-11-71 9-13-71 Cause hled on trial call until October 4, 1971 at 10:00 am -Hoffman, J Mailed notices 9-15-71 Filed memorandum fo decision. 9-27-71 9-27-71 Ordered. 1. The judgment order heretofore entered on June 27, 1968, is vacated. 2. The court has jurisdiction of the parties and of the subject matter of this action. 3. The plaintiff, The University of Illinois Foundation, is estopped in this action to assert the validity of United States Letter Patent No. 3, 210,767. 4, United States Letters Patent, Reissue, No. 25,740 is invalid and void in law. 5. Judgment on he amended complaint is entered for defendant, with prejudice. 6. The dewfendant is the owner of United States Letters Patent No. 3,259,904 and all rights thereunder. 7. Claim 5 of United States Letters Patent 3,259,904 is invalid and void of law. 8, The plaintiff and the counterclaim defendant, JFD Electronic Corp. did not commit acts of unfair competition or acts in violation of the antitrust laws as charged in the counterclaim. 9. Judgment on the counterclaim filed by the defendant is entered for the plaintiff and the counterclaim defendant with prejudice. 10. The plaintiff shall not recover it's expenses, costs, or attorney 11. The defendant shall not recover it's expenses, costs, or attorneys fees. 12. The counterclaim defendant shall not recover it's expenses, costs,

or attorney fees. (CONTINUED)

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	(DRAFT) - Hoffman, J(JS6)2	2
0-1-71	Miled patent report to Commissioner of Patents, Washington D.C. k	
2-1-71 0-1-71	Filed motion of the defendant. (combined with draft) On motion of the defendant, Ordered that defendant's motion for released supersedeas bond be granted DRAFT - Hoffman, J2 Mailed notices 10-4-71	ase 3
.0-12-71 .0-12-71	Filed plaintiff's appellant's notice of appeal\$5:00-pd:2 Mailed letter and copy of docket entries Basil P. Mann, and letter and notice of appeal to Hofgren, Wegner, Allen Stellman and McCord and Silverman and Cass, and Ostrolenk, Faber, Gerb and Soffen. c	4
	Filed plaintiffs' appellant's bond on appeal.	
-27-71	Filed stipulation re record on appeal.	25
-22-71	Filed motion for enlargement of time for plaintiff to docket the appeal and for transmission of the record. (combined with draft)	
-22-71	On motion of the plaintiff. Ordered that the time for plaintiff to docket the appeal and for transmission of the record is enlarged	
	to and including December 6, 1971 Hoffman, J. Mailed notices 11-23-71	26
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