

UIF v. BT v. JFD

S T I P U L A T I O N

It is stipulated as follows:

1. Soft copies of patents, or reproductions thereof, reproductions of publications and of documents may be introduced in evidence in lieu of the originals, with the understanding that the originals, if available to one of the parties, will be produced for inspection upon request.

2. Dated documents and records will be presumed to have been made on the date thereof and publications will be presumed to have been published on the date thereof, unless the contrary be shown.

3. Copies of court records, depositions, transcripts of testimony and exhibits from other cases involving one or more of the patents in suit may be introduced in evidence herein; and a party who either introduced the testimony or exhibits, or had an opportunity to cross-examine in such other suit, can question only the relevancy or materiality of such testimony, not the admissability thereof.

RECEIVED

MAR 29 1967

RINES AND RINES
NO. TEN POST OFFICE SQUARE, BOSTON

