X-LIT Page 1 St UNITED STATES DISTRICT COURT, NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION JULIUS J. HOFFMAN Name of Presiding Judge, Honorable. JUN 27 1968 66 C 567 Date Cause No. The University of Illinois Foundation vs. Title of Cause Judgment Order Blonder-Tongue Laboratories, Inc., et al Brief Statement of Motion nemotordum The rules of this court require counsel to furnish the name of the lange to the storneys. Provide the entry of an order and the names and addresses of the storneys. Provide the entry of an order and the names and addresses of the storneys. Provide the entry of an order and the names and addresses of the storneys. Provide the entry of an order and the names and addresses of the storneys. Provide the entry of an order and the names and addresses of the storneys. Provide the entry of an order and the names and addresses of the storneys. Provide the entry of an order and the names and addresses of the storneys. Provide the entry of an order and the names and addresses of the storneys. Provide the entry of an order and the names and addresses of the storneys. Provide the storney of the entry of an order and the names and addresses of the storneys. Provide the entry of an order and the names and addresses of the storneys. Provide the entry of an order and the names and addresses of the storneys. Provide the entry of an order and the names and addresses of the storneys. Provide the entry of an order and the names and addresses of the storneys. Provide the entry of an order and the names and addresses of the storneys. Provide the entry of an order and the names and addresses of the storneys. Provide the entry of a storney of a storneys of the s decision ALLEN, Names and Addresses of **ORDERED**: moving counsel 1. The Court has jurisdiction of the of the subject matter of this action. The Court has jurisdiction of the parties and Representing 2. The plaintiff, University of Illinois Foundation, is the owner of United States Letters Patent No. 3,210, 767, and Reissue Patent No. 25,740, and all rights thereunder, including the rights of recovery for past Names and infringement. Addresses of 3 : United States Letters Patent No. 3,210,767 and other counsel Reissue Patent No. 25,740 are valid and subsisting entitled to at law and enforceable. notice and names 4. The defendant, Blonder-Tongue Laboratories, Inc., has infringed said Patents by making or causing to be of parties they represent. made or sold antennas covered by the Claims of said Patents Judgment on the Amended Complaint is entered for 5. the plaintiff with prejudice. 6. The defendant is the owner of United States Letters Patent No. 3,259,904 and all rights thereunder. 7. Claim 5 of United States Letters Patent No. 3,259,904 is invalid and void in law. The plaintiff and the counterclaim defendant, 8. Reserve spore south the state of all the south states of the south south states of the JFD Electronics Corporation, 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. 0. A perpetual injunction shall issue out of and under 10. the seal of this Court directed to the defendant, Blonder-Tongue Laboratories, Inc., their respective officers agents, servants, attorneys, employees, associates and privies and those persons in active concert and participation with them or any of them, enjoining and restricting them and each of them from directly or indirectly infringing United States Letters Patent No. 3, 210, 767 and Reissue Patent No. 25.740 and from offering or advertising so to do. Hand this memorandum to the Clerk. Counsel will not rise to address the Court until motion has been called.

1, #)	ED STATES DISTRICT COURT, NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION
Ingu Name of	TUTITUS J. HOFFMAN
	Presiding Judge, Honorable <u>JUN 27 1968</u> 66 C 567
Cause No.	The University of Illinois Foundation vs.
Title of Cause	Blonder-Tongue Laboratories, Inc.
Brief Statement of Motion	· /// 1., 1968 ////
	HOFGREN, WEGNER, ALLEN,
	The rules of this court require counsel to furnish the names of all parties entitled to
	notice of the entry of an order and the names and addresses of their attorneys. Please do this immediately below (separate lists may be appended).
Names and	and from aiding or abetting or in any way contributing
Addresses of moving counsel	to the infringement of any of said Claims. 11. After this decree shall have become final, the Court
moving counser	shall refer the matter to a Master, to be appointed by
Representing	the Court, to make and render an accounting as to the extent of the manufacture and sale of infringing antennas
	by the defendant, and as to the amount of damages suffere
	by the plaintiff by reason of the defendant's infringemen
Names and	of United States Letters Patent No. 3,210,767 and Reissue
Addresses of	Patent No. 25,740; and that plaintiff recover from the defendant the amount of these damages.
other counsel	12. The said defendant and its officers, directors,
entitled to notice and names	attorneys, servants, agents, workmen and employees are
of parties they	hereby directed and required to attend before such Master
represent.	from time to time as required and to produce such relevan
	apparatus, objects, books, documents and papers as reques and to submit to examination, oral or otherwise.
	13. The plaintiff shall not recover its expenses, costs
	attorneys' fees.
	14. The defendant shall not recover its expenses, costs
	attorneys' fees. 15. The counterclaim defendant shall not recover its
	expenses, costs or attorneys' fees.
	Reserve space below for notations by minute clerk
	Memorandum of decision will stand as the Court's
1.V	Findings of Fact and Conclusions of Law within
New 1	the meaning of Rule 52 of the Federal Rules of
1 Jonew	Civil Procedure.
Hdoll	
/ j V [*] a see	

Counsel will not rise to address the Court until motion has been called.