

United States District Court,  
D. Delaware.

**MOORE NORTH AMERICA, INC., Plaintiff,**  
Counter-Defendant.

v.

**POSER BUSINESS FORMS, INC., Defendant,**  
Counter-Claimant.

No. Civ.A. 97-712-SLR

**March 7, 2001.**

### **MEMORANDUM ORDER**

**ROBINSON, J.**

At Wilmington this 7th day of March, 2001, having reviewed papers submitted in connection therewith and having been enlightened by expert witnesses regarding the relevant technology;

IT IS ORDERED that the disputed claim language in the '128 patent as identified by the above referenced parties, shall be construed as follows, consistent with the tenets of claim construction set forth by the United States Court of Appeals for the Federal Circuit:

1. The '128 patent-claim 1.

a. "Pressure sensitive adhesive." A composition which allows adhesion to be initiated through the application of pressure.

b. "Comprises." This term is interpreted the same as "includes" or "contains." Therefore, the adhesive described in claim 1 may include ingredients other than styrene and methyl methacrylate.

c. "Natural rubber graft copolymerized with styrene and methyl methacrylate in the form of a latex." Styrene and methyl methacrylate, and not substances made from styrene and methyl methacrylate, must be grafted on a common natural rubber backbone in the form of a latex.

D.Del.,2001.

Moore North America, Inc. v. Poser Business Forms, Inc.

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