

**U.S. District Court
District of Delaware (Wilmington)
CIVIL DOCKET FOR CASE #: 1:20-cv-00506-RGA**

Bio-Rad Laboratories, Inc. et al v. Dropworks, Inc.
Assigned to: Judge Richard G. Andrews
Merge Case Case: 1:15-cv-00152-RGA
Cause: 35:271 Patent Infringement

Date Filed: 04/14/2020
Jury Demand: Plaintiff
Nature of Suit: 830 Patent
Jurisdiction: Federal Question

Date Filed	#	Docket Text
03/03/2021	69	ORAL ORDER: Plaintiffs motion to amend (D.I. <u>49</u>) is GRANTED. I do not see undue delay, and Defendant basically concedes that any prejudice can be pretty easily ameliorated. The Court is not concerned about the prospect of a five-day trial with seven patents from seven families. That scenario will never come to pass. Plaintiffs are limited to asserting five claims each in the two new patents. Plaintiffs need to make that election within one week. To the extent amendment makes the current schedule inefficient, the parties should agree upon a new schedule. All claim construction needs to be done at the same time. Defendant should feel free to file a motion to stay pending IPRs based on the status of the institution decisions on those five patents. The Court will judge the merits as if the two new patents were not part of the case (other than as Defendant chooses to make their status part of its argument). Ordered by Judge Richard G. Andrews on 3/3/2021. (nms) (Entered: 03/03/2021)
03/03/2021		Pro Hac Vice Attorney Joyce C. Li for Dropworks, Inc. added for electronic noticing. Pursuant to Local Rule 83.5 (d)., Delaware counsel shall be the registered users of CM/ECF and shall be required to file all papers. (kmd) (Entered: 03/03/2021)