

PUBLIC SUBMISSION

| |
|--|
| As of: 11/30/20 11:56 AM |
| Received: November 20, 2020 |
| Status: Posted |
| Posted: November 24, 2020 |
| Tracking No. 1k4-9k7a-3q5n |
| Comments Due: December 03, 2020 |
| Submission Type: Web |

Docket: PTO-C-2020-0055

Request for Comments on Discretion to Institute Trials Before the Patent Trial and Appeal Board

Comment On: PTO-C-2020-0055-0001

Discretion to Institute Trials Before the Patent Trial and Appeal Board

Document: PTO-C-2020-0055-0531

Comment from Robert Segals

Submitter Information

Name: Robert Segals

General Comment

Inter Partes Review, that avenue of defense should not be taken away.

If the U.S. Government severely limits the process of Inter Partes reviews, it would take away peoples' right to prove their innocence when sued by a Patent Troll.

Please do not remove this avenue of protection to legitimate patent holders.