

# PUBLIC SUBMISSION

<b>As of:</b> 12/1/20 9:16 AM
<b>Received:</b> November 21, 2020
<b>Status:</b> Posted
<b>Posted:</b> November 24, 2020
<b>Tracking No.</b> 1k4-9k7s-neb4
<b>Comments Due:</b> December 03, 2020
<b>Submission Type:</b> 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-2020-0055-0636

Comment from Anonymous Anonymous

---

## Submitter Information

**Name:** Anonymous Anonymous

---

## General Comment

Patent Trolls are real. They are the scum of the earth. If someone were to make a claim against you, you **MUST** be able to defend yourself using the Inter Partes Review to challenge the validity of a patent which very well could be created by the aforementioned scum of the earth (patent trolls).

In addition: should you win proving that their patent was frivolous and used to troll, **THEY** should be required to pay all your legal fees you incurred protecting yourself. That's the only way these patent trolls can be stopped.