Hi I am writing about the small patent court. I think this should be a small entity court. With a focus on serving both small entity inventors and infringers anywhere in america. This should be a law that if you are a small entity you can utilize and speed line your trial with limited motions. It also must make PTAB optional for small entities! Honestly, no small entity has millions lying around to go to PTAB. This tribunal is too costly for small entity’s.

The goal of the law/court should be to establish infringement and once found, award damages (if willfull ) then disgorgement of profits and treble damages.

If non-willful then optimally disgorgement, or rule of thumb … a injunction for practicing inventors must be mandatory and an ongoing licensing agreement if the inventor agrees.

If no ongoing agreement is sought or given and the infringer, infringers again then automatic disgorgement of
Profits and treble damages is mandatory.

I hope you guys are able to implement this soon, so we can start leveling the plying field for small companies and inventors again. We need this to work out quicker resolutions and stop the drawn out legal battles that bankrupt small Innovative companies and bring back a path to monetizing businesses again here in america and bring back investment. Which has headed over seas, where they have strong protection in place for intellectual property.

Thank you,
Mary Fletcher