Based on the concerns of initiating a Administrative Court such as Small Claims Patent Court could be an alternative dispute resolution but probably one similar to Arbitration which could be binding which would relinquish rights to an Appeal in Federal District Court based om such patents valuation in many cases this would harm small entities (inventors, entrepreneurs and small companies) . These types of Small Claims Courts would surely limit damages for such inventors, however they could be good to establish infringement by larger companies with damages and a right to appeal damage rights in Legislative Courts(Article I) courts based on Article III Judges and Courts(SCOTUS) if necessary. PTAB already exist which has nullified patents which have been awarded based on the Patent Examiners and its apparent that some type lobbying exist within PTAB by large Corporations and Non Practicing Entities (TROLLS); The Patent Trial And Appeal Board is a Administrative Judicial Arm of the USPTO that under the America Invent Act came into play to help large conglomerates steal and use their deep pockets to do such; The Small Claims Patent Court would have to take in factors of: fairness, valuations and rightful ownership of such intellectual property as patents and their right under the Constitution as "First to Invent " rather than now a system of "First Inventor To File"; The Congress under the U.S. Constitution Art. I, sec.8, Cl.8 should recognize the right of the inventors such discoveries and useful arts under Patents.

Thanks ACUS , for a allowing such comment and particularly this one! Representing the Inventors Support Groups for Small entity inventors and entrepreneurs, "International Society Of Product Design Engineers/Entrepreneurs"

Sincerely
Roderick Whitfield