From: Sent: Friday, August 26, 2022 3:48 PM To: ACUS Information <info@acus.gov> Subject: Small Claims Patent Court

My name is Brian Aumiller. I invented a product and I currently sell it on Amazon.com. Its been 'pretty cool' coming up with Idea and seeing it sell, and the customer validate it. But If I would have known then, what I know now. I don't know if I would have applied for Patents. I thought the USPTO helps inventors protect their Ideas and the printed patent, is your Proof you own that property. I have learned this is definitely not the case, I was very naive.

I would like to say the current system is NOT set up to help small time inventors, We don't have 100 to 500k to go to the PTAB, which most likely will be Invalidated. I thought the PTAB was created to HELP reduce the cost of enforcing IP rights and give relief to the courts, to help the small guy, again I was naive. But the PTAB has been turned into a weapon, that's used against anyone that has an Idea, that could compete with Big Tech or another Larger Company that sees your patents as competition. I will say I have yet to use Amazons "In-House' IP complaint process, but at least they offer something for me to compete with infringers.

I stand with US Inventor's throughout the USA:

- -The Focus Should be Small Entities, not Small Claims.
- -It must be an Article III court, not an Administrative Tribunal
- -Motion Practice Limits
- Injunction is the Default Remedy

Thanks for the Time. Brian Aumiller