From: ACUS Information nfo@acus.gov Subject: FW: Webs te not ficat on: Pub c comment

Date: September 2, 2022 at 1:24 PM

To:

----Or g na Message-----

From: nfo@acus.gov < nfo@acus.gov> Sent: Fr day, September 2, 2022 10:28 AM To: ACUS Informat on < nfo@acus.gov> Subject: Webs te not ficat on: Pub c comment

Subm tted on Fr, 2022-09-02 10:28

Subm tted va ues: F rst Name: Henry Last Name: S fuentes

Ema:

Subject: sma cams patent court comments

Body: Greet ngs Fr ends, I am an inventor with 3 issued patent awards, asking for a proper court and time y proceed ngs. The US Patent System uses the word "Teach", as at least one yard stick to measure inventions.

When an adm n strat ve, c er ca, quest onab y appointed judge makes a ca, that the person who invented the orange does not hold a valid distribution at the application of the applicati

So a so with the current patent system.

An nvent on s verba y descr bed and tera y noted n wr tten form.

Where as n rea estate property, a parce or ot s measured n metes and bounds (a survey). An invention, s imited by its written description, (its individual features).

In order for inventors to receive a fair rung in interectual property disputes, they must have their day in a proper court, a property elected judge, and an impart a jury, to to decide who taught what and when. Based on the individually described features (claims) of the invention.

Some have argued that inventions are akin to a monopo y. even so, historically other former major monopoles, have not had a 20 year time imit as patents do.

S nce there s this patent if e time im t, and generally speaking the work of researching and creating, which is the work of inventors, is often painstakingly ong and difficult.

I be eve this so called monopoly has been earned and paid for.

If an outs de ent ty wants "n" to the monopo y, they ought to pay the r way, n terms of cense roya t es and such.

Mank nd s a reward seek ng be ng and f the efforts of the nd v dua nventors are protected, trust n the system w return. Thereby nsur ng once aga n that Amer ca s at the forefront of "Teach ng" the wor d a better way, as the nations found ng fathers proposed n the Const tut on.

P ease a ow nd v dua s ke me to defend my patent r ghts and benefits from my nte ectua property.

Respectfu y,

Henry S fuentes

09/02/2022

Agree to Pr vacy po cy: 1

The resu ts of this submission may be viewed at: https://www.acus.gov/pubic-comment/smai-ciaims-patent-court-comments